

Prospectus

BUMPER DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and its 2019-1 Compartment 2

(a public limited liability company (société anonyme)
organised and existing under the laws of the Grand Duchy of Luxembourg
acting as an unregulated securitisation company (société de titrisation)
within the meaning of, and governed by, the Luxembourg Securitisation Law
registered with the Luxembourg Trade and Companies Register
(Registre de Commerce et des Sociétés, Luxembourg)
under registration number B 237831 with its registered office at
22-24 Boulevard Royal, L-2449 Luxembourg
Grand Duchy of Luxembourg)

BUMPER DE 2019

EUR 500,000,000 Class A Floating Rate Notes due 2028

EUR 44,000,000 Class B Floating Rate Notes due 2028

This Prospectus has been approved by the Luxembourg Commission de Surveillance du Secteur Financier (the "CSSF"), which is the Luxembourg competent authority for the purpose of Regulation (EU) 2017/1129 (the "Prospectus Regulation"), as a prospectus issued in compliance with the Prospectus Regulation for the purpose of giving information with regard to the issue of the EUR 500,000,000 Class A Floating Rate Notes due 2028 (the "Class A Notes") and the EUR 44,000,000 Class B Floating Rate Notes due 2028 (the "Class B Notes", together with the Class A Notes the "Notes") of Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and its 2019-1 Compartment 2 (the "Issuer") described in this Prospectus on 24 October 2019 (the "Issue Date"). The CSSF only approves this Prospectus as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation. Such approval should not be considered as an endorsement of (i) the Issuer that is and (ii) the Notes that are the subject of this Prospectus. Investors should make their own assessment as to the suitability of investing in the Notes. This Prospectus, once approved by the CSSF, will be published in electronic form on the website of the Luxembourg Stock Exchange (www.bourse.lu).

Application has been made for the Notes to be admitted to listing on the official list and to trading on the professional segment of the regulated market of the Luxembourg Stock Exchange. The regulated market of the Luxembourg Stock Exchange is a regulated market for the purposes of Directive 2014/65/EU on markets in financial instruments (as amended, "MiFID II").

The Class A Notes are expected to be assigned a rating of "AAA(sf)" by DBRS Ratings Limited and "Aaa(sf)" by Moody' Deutschland GmbH ("Moody's") on the Closing Date. The Class B Notes are expected to be assigned a rating of "AAA(sf)" by DBRS Ratings Limited and "Aa3(sf)" by Moody's on the Closing Date. As at the date of this Prospectus, each of DBRS Ratings Limited and Moody's is established in the European Union and registered under Regulation (EC) No. 1060/2009 as amended (the "CRA Regulation") and is included in the list of credit rating agencies published by the European Securities and Markets Authority on its website in accordance with the CRA Regulation. A rating is

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not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

Amounts payable under the Notes are calculated by reference to the European Interbank Offered Rate ("EURIBOR") which is provided by the European Money Markets Institute (the "Administrator"). As at the date of this Prospectus, the Administrator appears on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("ESMA") pursuant to article 36 of Regulation (EU) 2016/1011 (the "Benchmark Regulation").

Investing in the Notes involves certain risks. The principal risk factors that may affect the abilities of the Issuer to fulfil its obligations under the Notes are discussed under "Risk Factors" below. An investment in the Notes is suitable only for financially sophisticated investors who are capable of evaluating the merits and risks of such investment and who have sufficient resources to be able to bear any losses which may result from such investment.

This Prospectus will be valid until 20 October 2020. In case of a significant new factor, material mistake or material inaccuracy relating to the information included in this Prospectus which may affect the assessment of the Notes, the Issuer will prepare and publish a supplement to the Prospectus without undue delay in accordance with article 23 of the Prospectus Regulation. The obligation of the Issuer to supplement this Prospectus will cease to apply once the Notes have been admitted to trading on the regulated market (segment for professional investors) of the Luxembourg Stock Exchange.

The language of the Prospectus is English. Certain legislative references and technical terms have been cited in their original language in order that the correct technical meaning may be ascribed to them under applicable law.

For reference to the definitions of capitalised terms appearing in this Prospectus, see "MASTER DEFINITIONS SCHEDULE".

Any website referred to in this Prospectus is for information purposes only and does not form part of this Prospectus and has not been scrutinised or approved by the CSSF.

ARRANGER

LeasePlan Corporation N.V.

JOINT LEAD MANAGERS

ABN AMRO Bank N.V. and Société Générale S.A.

Dated: 21 October 2019

IMPORTANT INFORMATION

The Notes represent obligations of the Issuer only and do not represent an interest in or obligations of the Arranger, the Joint Lead Managers, the Originator, the Maintenance Coordinator, the Realisation Agent, the Servicer, the Swap Counterparty, the Trustee, the ER Trustee, the Account Bank, the Paying Agent, the Calculation Agent, the Cash Manager, the Data Trustee, the Reserves Funding Provider, the Reporting Agent, the Subordinated Lenders, the Back-Up Maintenance Coordinator Facilitator, the Back-Up Servicer Facilitator or any of their respective affiliates or any other party (other than the Issuer) to the Transaction Documents.

The Issuer accepts responsibility for the information contained in this Prospectus and declares that the information contained in this Prospectus is, to the best of its knowledge, in accordance with the facts and contains no omission likely to affect its import.

This Prospectus has been approved by the CSSF, as competent authority under the Prospectus Regulation. The CSSF only approves this Prospectus as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation and such approval should not be considered as an endorsement of the Issuer.

The Issuer has confirmed to the Joint Lead Managers named under "SUBSCRIPTION AND SALE" below that this Prospectus contains all information which is (in the context of the issue, offering and sale of the Notes) material; that such information is true and accurate in all material respects and is not misleading in any material respect; that any opinions, predictions or intentions expressed herein are honestly held or made and are not misleading in any material respect; that this Prospectus does not omit to state any material fact necessary to make such information, opinions, predictions or intentions (in the context of the issue, offering and sale of the Notes); and that all proper enquiries have been made to verify the foregoing.

No person has been authorised to give any information or to make any representation not contained in or not consistent with this Prospectus or any other document entered into in relation to the Notes or any information supplied by the Issuer or such other information as is in the public domain and, if given or made, such information or representation should not be relied upon as having been authorised by the Issuer, any Joint Lead Manager or the Arranger.

Neither the Arranger, the Joint Lead Managers nor any of their respective affiliates have authorised the whole or any part of this Prospectus, and none of them makes any representation or warranty or accepts any responsibility and no liability as to the accuracy or completeness of the information contained in this Prospectus. Neither the delivery of this Prospectus nor the offering, sale or delivery of any Note shall, in any circumstances, create any implication that the information contained in this Prospectus is true subsequent to the date hereof or the date upon which this Prospectus has been most recently supplemented or that there has been no adverse change, or any event reasonably likely to involve any adverse change, in the prospects or financial or trading position of the Issuer since the date hereof or, if later, the date upon which this Prospectus has been most recently supplemented or that any other information supplied in connection with the Notes is correct at any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same.

The distribution of this Prospectus and the offering, sale and delivery of the Notes in certain jurisdictions may be restricted by law. By accepting delivery of this Prospectus, each potential investor agrees to these restrictions. Persons into whose possession this Prospectus comes are required by the Issuer, the Arranger and the Joint Lead Managers to inform themselves about and to observe and to comply with any such restrictions. For a description of certain restrictions on offers, sales and deliveries of Notes and on the distribution of this Prospectus and other offering material relating to the Notes, see "SUBSCRIPTION AND SALE". In particular, the Notes have not been and will not be registered under the U.S. Securities Act of 1933 (as amended) (the "Securities Act") and are subject to U.S. tax law requirements. Subject to certain exceptions, Notes may not be offered, sold or delivered within the United States or to, or for the account or benefit of, U.S. persons ("U.S. Persons") as defined in Regulation S under the Securities Act ("Regulation S") or "United States persons" as defined in the U.S. Internal Revenue Code of 1986, as amended (the "U.S. Code"), and U.S. Treasury regulations thereunder. For a description of certain restrictions on offers and sales of Notes, see "SUBSCRIPTION AND SALE".

MIFID II Product Governance / Professional Investors and Eligible Counterparties ("ECPs") Only Target Market – Solely for the purposes of each manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in MiFID II; and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "distributor") should take into consideration the manufacturers' target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturers' target market assessment) and determining appropriate distribution channels.

Prohibition of Sales to EEA Retail Investors – The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("**EEA**"). For these purposes, a retail investor means a person who is one (or more) of the following: (i) a retail client as defined in point (11) of article 4(1) of MiFID II; or (ii) a customer within the meaning of Directive 2016/97/EU (as amended, restated or supplemented, the "**Insurance Distribution Directive**"), where that customer would not qualify as a professional client as defined in point (10) of article 4(1) of MiFID II or (iii) not a qualified investor as defined in the Prospectus Regulation. Consequently, no key information document required by Regulation (EU) No 1286/2014 (as amended, restated or supplemented, the "**PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPS Regulation.

This Prospectus does not constitute an offer or an invitation to subscribe for or purchase any Notes and should not be considered as a recommendation by the Issuer, the Arranger, the Joint Lead Managers or any of them that any recipient of this Prospectus should subscribe for or purchase any Notes. Each recipient of this Prospectus shall be taken to have made its own investigation and appraisal of the condition (financial or otherwise) of the Issuer.

Under article 6 of the Securitisation Regulation, the "originator", "sponsor" or "original lender" of a "securitisation" (each as defined in the Securitisation Regulation) shall retain on an ongoing basis a material net economic interest in the securitisation of not less than 5 per cent. LeasePlan Deutschland GmbH acts as "originator" within the meaning of article 6 of the Securitisation Regulation and has agreed to retain the material net economic interest of not less than 5 per cent. in the Transaction in accordance with article 6 paragraph (3)(d) of the Securitisation Regulation. The material net economic interest is not subject to any credit-risk mitigation or hedging. Pursuant to article 6 paragraph (3)(d) of the Securitisation Regulation, a net economic interest may be retained by way of retention of the first loss tranche and, where such retention does not amount to 5 per cent. of the nominal value of the securitised exposures, if necessary, by way of retention of other tranches having the same or a more severe risk profile than those transferred or sold to investors and not maturing any earlier than those transferred or sold to investors, so that the retention equals in total not less than 5 per cent. of the nominal value of the securitised exposures. LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender will retain, on an ongoing basis until the earlier of the redemption of the Notes in full and the Legal Maturity Date, a first loss tranche constituted by the claim for repayment of a loan advance in an initial principal amount of EUR 35,300,000 (the "Junior Subordinated Loan") made available by LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender to the Issuer under the Junior Subordinated Loan Agreement as of the Closing Date so that the principal amount of the Junior Subordinated Loan is equal to at least 5 per cent. of the nominal value of the securitised exposures.

None of the Issuer, the Joint Lead Managers, the Arranger or LeasePlan Deutschland GmbH makes any representation that the measures taken by LeasePlan Deutschland GmbH aiming for compliance with the risk retention requirements under article 6 of the Securitisation Regulation (and/or any implementing rules) are or will be actually sufficient for such purposes.

Pursuant to article 7 paragraph 1 of the Securitisation Regulation, the originator, sponsor and securitisation special purpose entity of a securitisation (each as defined in the Securitisation Regulation) shall make available to the Noteholders, to the competent authorities referred to in article 29 of the Securitisation Regulation and, upon request, to potential investors certain information in relation to a securitisation transaction, e.g. information on the underlying exposures and all

underlying documentation that is essential for the understanding of the Transaction. Pursuant to article 7 paragraph 2 of the Securitisation Regulation, the "originator", "sponsor" and "securitisation special purpose entity" of a "securitisation" (each as defined in the Securitisation Regulation) shall designate amongst themselves one entity to fulfil the information requirements pursuant to points (a), (b), (d), (e), (f) and (g) of the first subparagraph of paragraph 1 of article 7 of the Securitisation Regulation. For the purposes of article 7 paragraph 2 of the Securitisation Regulation, LeasePlan Deutschland GmbH (as originator) has been designated as the entity responsible for compliance with the requirements of article 7 of the Securitisation Regulation and will either fulfil such requirements itself or shall procure that such requirements are complied with on its behalf by the Reporting Agent. The reporting entity shall make the information for a securitisation transaction available by means of a securitisation repository. To the extent no securitisation repository is registered in accordance with article 10 of the Securitisation Regulation, LeasePlan Deutschland GmbH (as originator) (or the Reporting Agent on its behalf) will make such information required by the Securitisation Regulation available on the website of the European DataWarehouse (http://bit.ly/2m2YW2X) which, for the avoidance of doubt, will comply with the EU Transparency Requirements. If such securitisation repository should be registered in accordance with article 10 of the Securitisation Regulation, LeasePlan Deutschland GmbH (as originator) (or the Reporting Agent on its behalf) will make the information available to such securitisation repository. To the extent any technical standards prepared under the Securitisation Regulation come into effect after the date of this Prospectus and require such reports to be published in a different manner, LeasePlan Deutschland GmbH (as originator) shall procure that the Reporting Agent complies with the requirements of such technical standards when publishing such reports. Until the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation are implemented, the information regarding the underlying exposures will be provided in the Investor Report which - in LeasePlan Deutschland GmbH's view - is in line with the level of information typically provided to noteholders of European structured finance instruments backed by auto leases in the period immediately prior to 1 January 2019.

None of the Issuer, the Joint Lead Managers, the Arranger or LeasePlan Deutschland GmbH makes any representation that the measures taken by LeasePlan Deutschland GmbH aiming for compliance with the disclosure requirements under article 7 of the Securitisation Regulation (and/or any implementing rules) are or will be actually sufficient for such purposes.

In addition, investors and Noteholders should be aware of article 5 of the Securitisation Regulation which, among others, requires "institutional investors" (as defined in the Securitisation Regulation) prior to holding a "securitisation position" to verify that the "originator", "sponsor" or "original lender" (each as defined in the Securitisation Regulation) retains on an ongoing basis a material net economic interest in accordance with article 6 of the Securitisation Regulation and the risk retention is disclosed to the institutional investor in accordance with article 7 of the Securitisation Regulation. With a view to support compliance with article 5 of the Securitisation Regulation, LeasePlan Deutschland GmbH (or the Reporting Agent on LeasePlan Deutschland GmbH's behalf) will, among others, (i) publish a monthly investor report as required by and in accordance with article 7 paragraph 1 point (e) of the Securitisation Regulation, (ii) publish on a monthly basis certain loan-by-loan information in relation to the Portfolio in respect of the relevant Collection Period as required by and in accordance with article 7 paragraph 1 point (a) of the Securitisation Regulation, (iii) publish any information required to be reported pursuant to article 7 paragraph 1 points (f) or (g) (as applicable) of the Securitisation Regulation without delay, and (iv) before pricing of the Notes (in at least draft or initial form) and within 15 days of the issuance of the Notes (in final form), make available copies of the notification required under article 27 of the Securitisation Regulation (the "STS Notification"), the Transaction Documents (other than the Subscription Agreement) and this Prospectus. The information set out above shall be published on the website of the European DataWarehouse at http://bit.ly/2m2YW2X, being a website which conforms with the requirements set out article 7 paragraph 2 of the Securitisation Regulation. For the avoidance of doubt, such website and the contents thereof do not form part of this Prospectus.

Each prospective investor and Noteholder is required to independently assess and determine the sufficiency of the information described in the preceding paragraphs for the purposes of complying with article 5 of the Securitisation Regulation, and none of the Issuer, LeasePlan Deutschland GmbH, the Joint Lead Managers or the Arranger gives any representation or assurance that such information is sufficient for such purposes. In addition, if and to the extent the Securitisation Regulation or any similar requirements are relevant to any prospective investor and Noteholder, such investor and

Noteholder should ensure that it complies with the Securitisation Regulation or such other applicable requirements (as relevant). Investors who are uncertain as to the requirements which apply to them in any relevant jurisdiction should seek guidance from the competent regulator.

THE NOTES OFFERED BY THIS PROSPECTUS MAY NOT BE PURCHASED BY, OR FOR THE ACCOUNT OR BENEFIT OF, ANY "U.S. PERSON" AS DEFINED IN 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 (THE "U.S. RISK RETENTION RULES") (SUCH PERSONS, "RISK RETENTION U.S. PERSONS"), EXCEPT WHERE SUCH SALE FALLS WITHIN THE SAFE HARBOUR FOR CERTAIN NON-U.S. RELATED TRANSACTIONS PROVIDED FOR IN RULE 20 OF THE U.S. RISK RETENTION RULES. IN ANY CASE, THE NOTES MAY NOT BE PURCHASED BY, OR FOR THE ACCOUNT OR BENEFIT OF ANY "U.S. PERSON" AS DEFINED UNDER REGULATION S UNDER THE UNITED STATES SECURITIES ACT 1933, AS AMENDED ("REGULATION S"). PROSPECTIVE INVESTORS SHOULD BE AWARE THAT THE DEFINITION OF "U.S. PERSON" IN THE U.S. RISK RETENTION RULES IS SUBSTANTIALLY SIMILAR TO, BUT NOT IDENTICAL TO, THE DEFINITION OF "U.S. PERSON" IN REGULATION S UNDER THE SECURITIES ACT. EACH PURCHASER OF NOTES, INCLUDING BENEFICIAL INTERESTS THEREIN, WILL BE DEEMED, AND IN CERTAIN CIRCUMSTANCES, WILL BE REQUIRED TO REPRESENT AND AGREE TO THE ISSUER, THE ORIGINATOR, THE ARRANGER AND THE JOINT LEAD MANAGERS, INCLUDING THAT IT (A) IS NOT A RISK RETENTION U.S. PERSON AS DEFINED IN THE U.S. RISK RETENTION RULE (UNLESS IT HAS OBTAINED THE PRIOR WRITTEN CONSENT OF LEASEPLAN DEUTSCHLAND GMBH), (B) IS ACQUIRING SUCH NOTE OR BENEFICIAL INTEREST THEREIN FOR ITS OWN ACCOUNT AND NOT WITH A VIEW TO DISTRIBUTE SUCH NOTES; OR, IN CASE OF A DISTRIBUTOR, WILL ONLY DISTRIBUTE SUCH NOTE TO A PERSON WHO IS NOT A RISK RETENTION U.S. PERSON AND (C) IS NOT ACQUIRING SUCH NOTE OR BENEFICIAL INTEREST THEREIN AS PART OF A SCHEME TO EVADE THE REQUIREMENTS OF THE U.S. RISK RETENTION RULES (INCLUDING ACQUIRING SUCH NOTE THROUGH A NON-RISK RETENTION U.S. PERSON, RATHER THAN A RISK RETENTION U.S. PERSON, AS PART OF A SCHEME TO EVADE THE 10 PER CENT. RISK RETENTION U.S. PERSON LIMITATION IN THE SAFE HARBOUR FOR CERTAIN NON-U.S. RELATED TRANSACTIONS UNDER RULE 20 OF THE U.S. RISK RETENTION RULES). EACH PROSPECTIVE INVESTOR WILL BE REQUIRED TO NOTIFY ANY SELLER OF NOTES IF IT IS A RISK RETENTION U.S. PERSON PRIOR TO PLACING ANY OFFER TO PURCHASE THE NOTES.

With respect to the U.S. Risk Retention Rules, the Originator and the Issuer agreed that the issuance of the Notes was not designed to comply with the U.S. Risk Retention Rules and that the Originator does not intend to retain at least 5 per cent of the securitised assets for purposes of compliance with the U.S. Risk Retention Rules, but rather intends to rely on a safe harbour provided for in Rule 20 of the U.S. Risk Retention Rules regarding certain non-U.S. related transactions. Neither the Issuer, nor the Arranger, nor the Joint Lead Managers or any person who controls them or any of their directors, officers, employees, agents or Affiliates will have any responsibility for determining the proper characterisation of potential investors for such restriction or for determining the availability of a safe harbour for certain non-U.S. related transactions provided for in Rule 20 of the U.S. Risk Retention Rules, and neither the Issuer, nor the Arranger, nor any Joint Lead Manager or any person who controls them or any of their directors, officers, employees, agents or Affiliates accept any liability or responsibility whatsoever for any such determination or characterisation. See "RISK FACTORS — Category 1: Risks relating to the Notes — U.S. Risk Retention".

According to Guideline (EU) 2015/510 of the ECB of 19 December 2014 on the implementation of the Eurosystem monetary policy framework of the European Central Bank (as amended), asset-backed securities comprising receivables with residual value were excluded from the eligibility criteria of asset-backed securities and as a result thereof, the Notes will not be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem (Eurosystem eligible collateral) upon issue. However, the Notes will be issued in new global note form and the Class A Notes are also intended to be held in a manner which would allow for Eurosystem eligibility should the Class A Notes become eligible in the future.

NO ACTION HAS BEEN TAKEN BY THE ISSUER OR ANY JOINT LEAD MANAGER OR THE ARRANGER OTHER THAN AS SET OUT IN THIS PROSPECTUS THAT WOULD PERMIT A

PUBLIC OFFERING OF THE NOTES, OR POSSESSION OR DISTRIBUTION OF THIS PROSPECTUS OR ANY OTHER OFFERING MATERIAL IN ANY COUNTRY OR JURISDICTION WHERE ACTION FOR THAT PURPOSE IS REQUIRED. ACCORDINGLY, THE NOTES MAY NOT BE OFFERED OR SOLD, DIRECTLY OR INDIRECTLY, AND NEITHER THIS PROSPECTUS (NOR ANY PART THEREOF) NOR ANY OTHER INFORMATION MEMORANDUM, PROSPECTUS, FORM OF APPLICATION, ADVERTISEMENT, OTHER OFFERING MATERIAL OR OTHER INFORMATION MAY BE ISSUED, DISTRIBUTED OR PUBLISHED IN ANY COUNTRY OR JURISDICTION EXCEPT IN COMPLIANCE WITH APPLICABLE LAWS, ORDERS, RULES AND REGULATIONS, AND THE JOINT LEAD MANAGERS HAVE REPRESENTED THAT ALL OFFERS AND SALES BY THEM HAVE BEEN AND WILL BE MADE ON SUCH TERMS.

The Notes constitute an obligation of the Issuer only and do not establish any liability or other obligation of any other person mentioned in this Prospectus, including the Corporate Services Provider, the Arranger, the Joint Lead Managers and any person who controls them or any of their directors, officers, employees, agents or Affiliates. None of the foregoing or any other person has assumed any obligation to pay the Notes in case the Issuer fails to make payment due under any Note issued by it.

In connection with the issue of the Notes, the Joint Lead Managers (the "Stabilisation Managers") (or persons acting on behalf of the Stabilisation Managers) may over-allot Notes or effect transactions with a view to supporting the market price of the Notes at a level higher than that which might otherwise prevail. However, there is no assurance that the Stabilisation Managers (or persons acting on behalf of the Stabilisation Managers) will undertake stabilisation action. Any stabilisation action may begin on or after the date on which adequate public disclosure of the terms of the offer of the Notes is made and, if begun, may be ended at any time, but it must end no later than the earlier of 30 days after the issue date of the Notes and 60 days after the date of the allotment of the Notes. Any stabilisation action or over-allotment must be conducted by the Stabilisation Managers (or person(s) acting on behalf of the Stabilisation Managers) in accordance with all applicable laws and rules.

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RISK FACTORS

THE PURCHASE OF THE NOTES MAY INVOLVE SUBSTANTIAL RISKS AND IS SUITABLE ONLY FOR INVESTORS WHO HAVE THE KNOWLEDGE AND EXPERIENCE IN FINANCIAL AND BUSINESS MATTERS NECESSARY TO ENABLE THEM TO EVALUATE THE RISKS AND THE MERITS OF AN INVESTMENT IN THE NOTES. PRIOR TO MAKING AN INVESTMENT DECISION, PROSPECTIVE INVESTORS SHOULD CAREFULLY CONSIDER AND IN LIGHT OF THEIR OWN FINANCIAL CIRCUMSTANCES AND INVESTMENT OBJECTIVES ALL THE INFORMATION SET FORTH IN THIS PROSPECTUS AND, IN PARTICULAR, THE CONSIDERATIONS SET FORTH BELOW. PROSPECTIVE INVESTORS SHOULD (A) MAKE SUCH INQUIRIES AND INVESTIGATIONS AS THEY DEEM APPROPRIATE AND NECESSARY AND (B) REACH THEIR OWN VIEWS PRIOR TO MAKING ANY INVESTMENT DECISIONS WITHOUT RELYING ON THE ISSUER OR THE ARRANGER OR ANY OF THE JOINT LEAD MANAGER OR ANY OTHER PARTY REFERRED TO HEREIN.

There is no guarantee that the Noteholders will ultimately receive the full principal amount of the Notes and interest thereon as a result of losses incurred in respect of the Lease Agreements or the Transformed Title Vehicles. Accordingly, there are no scheduled dates for payment of specified amounts of principal under the Notes.

The Issuer believes that the factors described below represent the principal risks inherent in investing in the Notes and are up to date as of the date of this Prospectus, but the Issuer may face other risks and uncertainties not presently known to the Issuer or that the Issuer currently believes to be immaterial or that it may not be able to anticipate. Factors which the Issuer believes may be material for the purpose of assessing the market risks associated with the Notes are described below. These factors are contingencies which may or may not occur, and the Issuer is not in a position to express a view on the likelihood of any such contingency occurring. The Issuer does not represent that the statements below regarding the risk of holding any Notes are exhaustive. If any of the following risks, as well as other risks and uncertainties that are not yet identified or that the Issuer thinks are immaterial at the date of this Prospectus, actually occur, then these could have a material adverse effect on the ability of the Issuer to fulfil its obligations to pay interest, principal or other amounts owing in connection with the Notes. More than one risk factor can affect simultaneously the Issuer's ability to fulfil its obligations under the Notes. The extent of the effect of a combination of risk factors is uncertain and cannot be accurately predicted.

Prospective investors should also read the detailed information set out elsewhere in this Prospectus and reach their own views prior to making any investment decision.

Various factors that may affect the Issuer's ability to fulfil its obligations under the Notes are categorised below as either (i) risks relating to the Notes, (ii) risks relating to the Portfolio, (iii) risks relating to the Transaction Parties, (iv) legal risks, (v) tax risks, in each case which are material for the purpose of taking an informed investment decision with respect to the Notes. Several risks may fall into more than one of these five categories and investors should therefore not conclude from the fact that a risk factor is discussed under a specific category that such risk factor could not also fall and be discussed under one or more other categories.

Category 1: Risks relating to the Notes

1. Repayment of the Notes

1.1 Limited Resources of the Issuer

The Issuer is a special purpose vehicle with limited resources and with no business operations other than to acquire the Lease Receivables and the Expectancy Rights, to issue and repay or redeem the Notes and to finance the Portfolio, in each case in accordance with the Transaction Documents. In order to meet its obligations under the Transaction Documents, the Issuer has appointed certain Transaction Parties to perform certain of the Issuer's obligations under or in connection with the Transaction Documents.

Therefore, the ability of the Issuer to meet the obligations under the Notes will depend, *inter alia*, upon receipt of:

- (a) amounts due from Lessees under the Lease Receivables and collected on behalf of the Issuer by the Servicer;
- (b) the proceeds deriving from the Purchased Expectancy Rights which (i) are attributable to the Vehicle Realisation Proceeds and (ii) ultimately depend on the repurchase of the Transformed Title Vehicles by the Originator and/or the realisation of the Vehicles (as the case may be);
- (c) Deemed Collections due from the Originator;
- (d) Ineligible Expectancy Right Repurchase Price;
- (e) Ineligible Lease Receivable Repurchase Price;
- (f) amounts (if any) due and payable by the Swap Counterparty under the Swap Agreement;
- (g) interest earned on the Issuer Account (including any ledgers) and the Swap Replacement Account; and
- (h) payments under the other Transaction Documents in accordance with the terms thereof.

If the Issuer does not receive such amounts, the ability of the Issuer to meet the obligations under the Notes may be negatively affected.

In particular, with respect to paragraph (b) above, there is no assurance that the Expectancy Rights can be realised by or on behalf of the Issuer at their respective Purchase Price, or at all. To the extent the Transformed Title Vehicles are sold by the Realisation Agent in the open market, there is no assurance that such Vehicles can be realised at a price at least equal to the present value of the Lease Receivables and Estimated RV of the Purchased Expectancy Rights relating to such Vehicles, or at all. However, in order to mitigate this risk, the Expectancy Rights Purchaser may, at its option, request the Originator to purchase the Vehicles that have become Transformed Title Vehicles under the Put Option Agreement. The Originator has agreed to guarantee the Estimated RV under the Put Option Agreement. To the extent such Vehicles are acquired by the Originator, there is no assurance that the Originator will always be able to fulfil its payment obligations in respect of the repurchase of the relevant Vehicles. In addition, pursuant to the terms of the Realisation Agency Agreement, the Realisation Agent will use commercially reasonable efforts to arrange for the sale of Vehicles in a manner which maximises the sale price thereof. However, there can be no assurance that the sale proceeds of any such Vehicles will be sufficient to cover the Estimated RV. In addition, no assurance can be given that the Portfolio will be sufficient to protect the Noteholders from residual value risk. Any failure of the Originator to purchase the Vehicles that have become Transformed Title Vehicles under the Put Option Agreement could have an adverse effect on the ability of the Issuer to make payments in respect of the Notes.

Furthermore, with respect to paragraph (a) above, while each Lease Agreement has due dates for scheduled payments thereunder, there is no assurance that the Lessees under those Lease Agreements will pay on time, or at all. In addition, Lessees may prepay the aggregate principal amount outstanding under a Lease Agreement on the terms specified in the Lease Agreement.

1.2 Liability and Limited Recourse Obligations

The Notes represent obligations of the Issuer only and do not represent obligations of, responsibilities of or guarantees by LeasePlan Deutschland GmbH (acting in any capacity), the Joint Lead Managers, the Trustee, the ER Trustee, LeasePlan Corporation N.V. ("LPC") or any other third party or entity. Neither the Joint Lead Managers, the Trustee, the ER Trustee, LeasePlan Deutschland GmbH (acting in any capacity) or LPC (acting in any capacity), nor any other third person or entity assumes any liability whatsoever to the Noteholders if the Issuer fails to make a payment due under the Notes.

All payment obligations of the Issuer under the Notes constitute limited recourse obligations to pay only the Available Distribution Amount which includes, *inter alia*, amounts received by the Issuer from the Purchased Lease Receivables, from the Purchased Expectancy Rights and under the Transaction Documents. The Available Distribution Amount may not be sufficient to pay amounts

accrued under the Notes, which may result in an interest shortfall, however, only an interest shortfall on the most senior Class when the same becomes due and payable, and if such default continues for a period of ten Business Days will constitute an Issuer Event of Default. The non-payment of principal due and payable under any Note of the most senior Class outstanding in accordance with the Applicable Priority of Payments will also constitute an Issuer Event of Default. Only the Trustee or the ER Trustee are entitled to enforce the payment obligations under the Notes. Such enforcement shall be done in accordance with the Trust Agreement. If the Trustee or the ER Trustee enforces the claims under the Notes, such enforcement will be limited to the assets which were transferred to the Trustee or the ER Trustee under the Security Documents for security purposes. To the extent that such assets, or the proceeds of the realisation thereof, prove ultimately insufficient to satisfy the claims of all Noteholders in full, then any shortfall arising shall be extinguished and none of the Noteholders, the Trustee or the ER Trustee shall have any further claims against the Issuer. Such assets and proceeds shall be deemed to be "ultimately insufficient" at such time when no further assets are available and no further proceeds can be realised therefrom to satisfy any outstanding claims of the Noteholders.

If any events occur that require the Trustee or the ER Trustee (as applicable) to take action, they will have access to the Security only.

Other than as provided in the Transaction Documents, none of the Issuer, the Lease Receivables Purchaser, the Expectancy Rights Purchaser, the Trustee or the ER Trustee will have recourse to the Originator.

2. Interest Rate Risk/Risk of Swap Counterparty Insolvency

The Lease Receivables bear interest at fixed rates while the Notes will bear interest at floating rates based on 1-month EURIBOR. Because of this, the Issuer might have to pay higher interest under the Notes than the Issuer receives from the Lease Receivables, depending, *inter alia*, on the development of 1-month EURIBOR. The Issuer will hedge the afore-described interest rate risk and will use payments made by the Swap Counterparty to make payments on the Notes on each Payment Date, in each case calculated with respect to the swap notional amount which is equal to the relevant Principal Outstanding Balance on the immediately preceding Payment Date (after taking into account any principal payments made on such date).

During those periods in which the floating rates payable by a Swap Counterparty under the Swap Agreement are substantially greater than the fixed rates payable by the Issuer under such Swap Agreement, the Issuer will be more dependent on receiving payments from such Swap Counterparty in order to make interest payments on the Notes. If the Swap Counterparty fails to pay any amounts when due under the Swap Agreement, the Collections may be insufficient to make the required payments on the Notes and the Noteholders may experience delays and/or reductions in the interest and principal payments on the Notes.

During those periods in which the floating rates payable by a Swap Counterparty under the Swap Agreement are less than the fixed rates payable by the Issuer under such Swap Agreement, the Issuer will be obliged under such Swap Agreement to make a payment to such Swap Counterparty. The Swap Counterparty's claims for payment (including certain termination payments required to be made by the Issuer upon a termination of the Swap Agreement) under the Swap Agreement will be higher in priority than all payments on the Notes, provided that the Swap Counterparty is not in default of its obligations under the Swap Agreement. If a payment under the Swap Agreement is due to the Swap Counterparty on any Payment Date, the Collections may be insufficient to make the required payments on the Notes and the Noteholders may experience delays and/or reductions in the interest and principal payments under the Notes.

The Swap Counterparty may terminate the Swap Agreement upon the occurrence of certain bankruptcy events in relation to the Issuer, if the Issuer fails to make a payment under such Swap Agreement when due and such failure is not remedied within a certain grace period specified in the Swap Agreement after notice of such failure has been given, if performance of the respective Swap Agreement becomes illegal, if an Enforcement Event occurs, if the Notes are redeemed or if payments to the Swap Counterparty are reduced or payments from the Swap Counterparty are increased for a set period of time due to tax reasons. The Issuer may terminate the Swap Agreement if, among other things, the Swap Counterparty becomes insolvent, the Swap Counterparty fails to make a payment under the Swap Agreement when due and such failure is not remedied within a certain grace period specified in the

Swap Agreement after notice of such failure has been given, performance of the Swap Agreement becomes illegal or payments to the Issuer are reduced or payments from the Issuer are increased due to tax for a period of time.

If the Swap Agreement is terminated by either party, then, depending on the mark-to-market value of the hedging arrangement, a termination payment may be due to the Issuer or to the Swap Counterparty. Any such termination payment could, if market interest rates and other conditions have changed materially, be substantial. Under certain circumstances, termination payments required to be made by the Issuer to the Swap Counterparty will rank higher in priority than all payments on the Notes. In such event, the Collections may be insufficient to make the required payments on the Notes and the Noteholders may experience delays and/or reductions in the interest and principal payments on the Notes.

The Issuer is exposed to the risk that the Swap Counterparty may become insolvent. If the Swap Counterparty ceases to be an Eligible Swap Counterparty in accordance with the Swap Agreement, the Issuer may terminate such Swap Agreement if the Swap Counterparty fails, within a set period of time, to take certain actions intended to mitigate the effects of the Swap Counterparty not being an Eligible Swap Counterparty. Such actions could include such Swap Counterparty collateralising its obligations as a referenced amount calculated in accordance with a credit support annex to the relevant ISDA master agreement, transferring its obligations to a replacement Swap Counterparty or procuring a guarantee. Upon the termination of the Swap Agreement prior to the repayment of the relevant Notes, the Issuer will use its reasonable efforts to find a replacement which is an Eligible Swap Counterparty. However, if the Swap Counterparty ceases to be an Eligible Swap Counterparty or becomes insolvent and the relevant Swap Agreement is terminated, there can be no assurance that a guarantor or replacement Eligible Swap Counterparty will be found or that the amount of collateral will be sufficient to meet the Swap Counterparty's obligations under the relevant Swap Agreement. If no replacement Eligible Swap Counterparty or guarantor can be found, the Available Distribution Amount will be reduced if the relevant Interest Rate exceeds the fixed rate the Issuer would have been required to pay to the Swap Counterparty under the terminated Swap Agreement. In that case, the Collections and the Liquidity Reserve might not be sufficient to timely make the required payments under the Applicable Priority of Payments.

3. Changes or Uncertainty in respect of EURIBOR may affect the Value or Payment of Interest under the Notes

Various interest rate and other indices which are deemed to be "benchmarks", in the case at hand EURIBOR, are the subject of recent national, international and other regulatory guidance and proposals for reform. Some of these reforms are already effective whilst others are still to be implemented. These reforms and other pressures may cause such benchmarks to disappear entirely or to perform differently than in the past (as a result of a change in methodology or otherwise), create disincentives for market participants to continue to administer or participate in certain benchmarks or have other consequences which cannot be predicted at the date of this Prospectus. Any such consequence could have a material adverse effect on any Notes linked to such a benchmark as further described below.

A key initiative in this area is (amongst others) the Regulation (EU) 2016/1011 (the "Benchmark Regulation"). The Benchmark Regulation entered into force in June 2016 and became fully applicable in the EU on 1 January 2018 (save that certain provisions, including those related to "critical benchmarks", took effect on 30 June 2016), subject to certain transitional provisions. The Benchmark Regulation applies to the contribution of input data to a "benchmark", the provision or administration of a "benchmark" and the use of a "benchmark" in the EU. Among other things, it (i) requires EU benchmark administrators to be authorised or registered as such and to comply with extensive requirements relating to the administration of "benchmarks" and (ii) prohibits certain uses by EU supervised entities of "benchmarks" provided by EU administrators which are not authorised or registered in accordance with the Benchmark Regulation (or, if located outside of the EU, subject to equivalence, recognition or endorsement). A Benchmark administrator may, however, continue to provide an existing "benchmark" (i.e., a "benchmark" existing on or before 1 January 2018) until 31 December 2021 or, where an application for authorisation or registration is submitted, unless and until the authorisation or registration is refused. Therefore, according to the Benchmark Regulation, a "benchmark" may not be used as such if its administrator does not obtain authorisation or is based in a non-EU jurisdiction that (subject to applicable transitional provisions) does not satisfy the "equivalence" conditions, is not "recognised" pending such a decision and is not "endorsed" for such

purpose. Consequently, it may not be possible to link the Notes to a "benchmark". In such event, depending on the particular "benchmark" and the applicable terms of the Notes, the Notes could be adjusted or otherwise impacted. Currently, EURIBOR has been identified as a "critical benchmark" within the meaning of the Benchmark Regulation. This could result in EURIBOR ceasing to be provided, or performing in a different manner than was previously the case.

The Financial Services and Markets Act 2000 (Benchmarks) Regulations 2018 (as amended by the Financial Services and Markets Act 2000 (Benchmarks) (Amendment) Regulations 2019) provides for the UK implementation of the Benchmark Regulation (the "UK Benchmark Regulation"). The UK Benchmark Regulation will form part of a raft of statutory instruments which are expected to come into force on or prior to exit day to ensure that retained, or "onshored", EU law continues to function effectively once the UK has left the EU after the Brexit (please also see "RISK FACTOR — Category 1: Risks relating to the Notes — Economic Conditions in the Eurozone" below). The UK Benchmark Regulation (i) clarifies that the scope of the UK Benchmark Regulation is only the UK, and not the whole of the EU and (ii) provides that EU administrators and benchmarks are subject to the third country provisions of the UK Benchmark Regulation. Therefore, EU administrators and/or benchmarks would need to apply for approval via recognition or endorsement by the UK Financial Conduct Authority, in the same way that non-EU administrators and benchmarks must under the current EU regime. If EURIBOR will not be accepted under the UK Benchmark Regulation as valid benchmark for existing contracts, it could be the case that the reference rate applicable to the Notes and under the Swap Agreement do not match so that the interest rate risk resulting from the floating rate interest to be paid under the Notes and fixed rate interest under the Receivables is not adequately hedged. In such case, the Issuer could be required to pay more interest under the Notes than the Issuer has available under the Available Distribution Amount which could result in a shortfall under the

Based on the information set out above, investors should, in particular, be aware of the following:

- (a) any of the reforms referred to above, or proposed changes to a benchmark (including EURIBOR) could impact on the published rate or level (i.e. it could be lower/more volatile than would otherwise be the case);
- (b) if EURIBOR is discontinued or is otherwise permanently unavailable and an amendment as described in paragraph (c) below has not been made, then the rate of interest on the Notes will be determined for a period by the fall-back provisions provided for under Condition 3.2(c), although such provisions, being dependent in part upon the provision by reference banks of offered quotations for the EURIBOR rate, may not operate as intended (depending on market circumstances and the availability of rates information at the relevant time) and may result in the effective application of a fixed rate based on the rate which applied in the previous period when EURIBOR was available;
- (c) while an amendment may be made under Condition 10(b) (Modifications Modifications by the Trustee) to change the EURIBOR rate on the Notes to an alternative base rate under certain circumstances broadly related to EURIBOR dysfunction or discontinuation, there can be no assurance that any such amendments will be made or, if made, that they (i) will fully or effectively mitigate interest rate risks or result in an equivalent methodology for determining the interest rates on the Notes and the Swap Agreement or (ii) will be made prior to any date on which any of the risks described in this risk factor may become relevant;
- (d) if EURIBOR is discontinued, and whether or not an amendment is made under Condition 10(b) (Modifications Modifications by the Trustee) to change the base rate on the Notes as described in paragraph (c) above, if the UK Benchmark Regulation should apply to the Swap Agreement, there can be no assurance that the applicable fall-back provisions under Condition 3.2(c) or the changes made under Condition 10(b) (Modifications Modifications by the Trustee) would operate so as to ensure that the base floating interest rate used to determine payments under the Swap Agreement is the same as that used to determine interest payments under the Notes, or that any such amendment made under Condition 10(b) (Modifications Modifications by the Trustee) would allow the transaction under the Swap Agreement to effectively mitigate interest rate risk on the Notes. This, in turn, could cause a risk of mismatch of interest and reduced payments on the Notes; and

(e) if EURIBOR cannot be used as a benchmark (for whatever reason), there can be no assurance that the applicable fall-back provisions under Condition 3.2(c) would operate so as to ensure that the base floating interest rate used to determine payments under the Swap Agreement is the same as that used to determine interest payments under the Notes, or that any such amendment made under Condition 10(b) (Modifications — Modifications by the Trustee) would allow the transaction under the Swap Agreement to effectively mitigate interest rate risk on the Notes. This, in turn, could cause a risk of mismatch of interest and reduced payments on the Notes.

Any of the above matters (including an amendment to change the base rate as described in paragraph (c) above) or any other significant change to the setting or existence of EURIBOR could affect the ability of the Issuer to meet its obligations under the Notes and/or could have a material adverse effect on the value or liquidity of, and the amount payable under, the Notes. Changes in the manner of administration of EURIBOR could result in amendments to the Terms and Conditions and the Swap Agreement in line with under Condition 10(b) (Modifications — Modifications by the Trustee). No assurance may be provided that relevant changes will not be made to EURIBOR or any other relevant benchmark rate and/or that such benchmarks will continue to exist. Investors should consider these matters when making their investment decision with respect to the Notes.

4. 2019-1 Compartment 1 and 2019-1 Compartment 2 acting jointly

Bumper DE S.A. is incorporated as a public limited liability company (société anonyme) in the Grand Duchy of Luxembourg and as unregulated securitisation company (société de titrisation) under the Luxembourg Securitisation Law. In accordance with article 5 of the Luxembourg Securitisation Law, Bumper DE S.A. created 2019-1 Compartment 1 and 2019-1 Compartment 2. Pursuant to the Luxembourg Securitisation Law, each Compartment corresponds to a distinct part of its assets and Because of this, the assets and liabilities of 2019-1 Compartment 1 and 2019-1 Compartment 2 are segregated. However, 2019-1 Compartment 1 and 2019-1 Compartment 2 contractually agree under the Transaction Documents and the Terms and Conditions to act jointly in respect of certain capacities, in particular in the capacity as issuer of the Notes, as holder of the Issuer Account under the Account Agreement and in respect of the payments under the Applicable Priority of Payments. The latter entails that Collections originally received by 2019-1 Compartment 1 and by 2019-1 Compartment 2 will be commingled in the Issuer Account which is one jointly held account. Because of this, the rights of the investors under both Classes of Notes are backed by the assets of both 2019-1 Compartment 1 and 2019-1 Compartment 2 and, consequently, such rights are exposed to the counterparty risk of both, 2019-1 Compartment 1 and 2019-1 Compartment 2 (see "THE TERMS AND CONDITIONS OF THE NOTES — Condition 11.3 (Joint Liability)").

5. Realisation of Security

The ability of the Issuer to redeem all the Notes in full and to pay all amounts due to the Noteholders, including after the occurrence of an Issuer Event of Default, will depend upon whether the Portfolio can be realised in an amount sufficient to redeem the Notes and satisfy claims ranking in priority to the Notes in accordance with the Applicable Priority of Payments. There is not at present an active and liquid secondary market for lease receivables and residual value claims with characteristics similar to assets forming part of the Portfolio. Therefore, it may not be possible for the Issuer or, as the case may be, the Trustee, the ER Trustee or a receiver appointed to the Issuer to realise the Portfolio on appropriate terms should such a course of action be required.

6. Risk relating to the German Act on Issues of Debt Securities (SchVG) (Noteholders' Meetings)

The German Act on Issues of Debt Securities dated 31 July 2009 (Gesetz über Schuldverschreibungen aus Gesamtemissionen – "SchVG") applies to the Notes.

The Notes provide for resolutions of Noteholders of any Class to be passed by vote taken without meetings. Each Noteholder is subject to the risk of being outvoted. As resolutions properly adopted are binding on all Noteholders of such Class, certain rights of such Noteholder against the Issuer under the Conditions may be amended or reduced or even cancelled.

If the Noteholders of any Class appoint a Noteholders' Representative (as such term is defined in the Conditions) by a majority resolution of the Noteholders, it is possible that a Noteholder may lose, in whole or in part, its individual right to pursue and enforce its rights under the Conditions against the Issuer, such right passing to the Noteholders' Representative who is then exclusively responsible to claim and enforce the rights of all the Noteholders of such Class.

7. Rating of the Notes

The ratings assigned to the Notes by the Rating Agencies take into account the structural, tax and legal aspects associated with the Notes and the Portfolio, the extent to which (a) payments in respect of the Purchased Expectancy Rights and (b) the Lessees' payments under the Purchased Lease Receivables are adequate to make the payments required under the Notes, as well as other relevant features of the structure, including, *inter alia*, (i) the credit quality of the Swap Counterparty, the Account Bank, the Servicer and the Realisation Agent, and (ii) the timely payment of interest and the ultimate payment of principal on the Notes.

The Issuer has not requested a rating of the Notes by any rating agency other than the Rating Agencies. However, rating organisations other than the Rating Agencies may seek to rate the Notes and, if such "shadow ratings" or "unsolicited ratings" are lower than the comparable ratings assigned to the Notes by the Rating Agencies, such shadow or unsolicited ratings could have an adverse effect on the value of the Notes. Future events could also have an adverse effect on the rating of the Notes, as could any change in the methodology of the relevant Rating Agencies.

A security rating is not a recommendation to buy, sell or hold securities and may be subject to revision or withdrawal at any time by the Rating Agencies. The ratings assigned to the Notes should be evaluated independently from similar ratings on other types of securities. There is no assurance that the ratings will continue for any period of time or that they will not be lowered, reviewed, suspended or withdrawn by the Rating Agencies. If the initial ratings assigned to the Notes are subsequently withdrawn or lowered for any reason, no person or entity is obliged to provide any additional support or credit enhancement to the Notes.

Credit rating agencies ("CRA") review their rating methodologies on an ongoing basis, also taking into account recent legal and regulatory developments and there is a risk that changes to such methodologies would adversely affect credit ratings of the Notes even where there has been no deterioration in respect of the criteria which were taken into account when such ratings were first issued.

Rating agencies and their ratings are subject to Regulation 1060/2009/EC of the European Parliament and the Council of 16 September 2009 on credit rating agencies, as amended pursuant to Regulation 513/2011/EU of the European Parliament and the Council of 11 May 2011 and to Regulation 462/2013/EU of the European Parliament and of the Council of 31 May 2013 ("CRA Regulation") providing, *inter alia*, for requirements as regards the use of ratings for regulatory purposes of banks, insurance companies, reinsurance undertakings, UCITS and institutions for occupational retirement provision, the avoidance of conflict of interests, the monitoring of the ratings, the registration of rating agencies and the withdrawal of such registration as well as the supervision of rating agencies. If a registration of a rating agency is withdrawn, ratings issued by such rating agency may not be used for regulatory purposes.

On 31 May 2013, the finalised text of Regulation (EU) No 462/2013 ("CRA3") of the European Parliament and of the European Council amending the CRA Regulation was published in the Official Journal of the European Union. The majority of CRA3 became effective on 20 June 2013 but certain provisions only apply since 1 June 2018, 21 June 2014 and 21 June 2015 (as applicable). The CRA3 amends the CRA Regulation and provides, *inter alia*, for requirements as regards the use of ratings for regulatory purposes also for investment firms, management companies, alternative investment fund managers ("AIFMs") and central counterparties, the obligation of an investor to make its own credit assessment, the establishment of a European rating platform and civil liability of rating agencies. The requirement under article 8b of CRA3 that the issuer, originator and sponsor of structured finance instruments ("SFI") established in the European Union must jointly publish certain information about those SFI on a specified website set up by the ESMA, including information on: the credit quality and performance of the underlying assets of the SFI, the structure of the securitisation transaction, the cash flows and any collateral supporting a securitisation exposure, and any information that is necessary to

conduct comprehensive and well-informed stress tests on the cash flows and collateral values supporting the underlying exposures, was repealed with effect from 1 January 2019 under the Securitisation Regulation. The related disclosure requirements can now be found in article 7 of the Securitisation Regulation. In this context, please refer to "THE EU RISK RETENTION AND EU TRANSPARENCY REQUIREMENTS". CRA3 also introduced a requirement that where an issuer or related third parties (which term includes sponsors and originators) intends to solicit a credit rating of a structured finance instrument, the issuer will appoint at least two credit rating agencies to provide ratings independently of each other, and should, among those, consider appointing at least one rating agency having not more than a 10 per cent. total market share (as measured in accordance with article 8d(3) of the CRA (as amended by CRA3)) (a small CRA), provided that a small CRA is capable of rating the relevant issuance or entity. In order to give effect to those provisions of article 8d of CRA3, the ESMA is required to annually publish a list of registered CRAs, their total market share, and the types of credit rating they issue. The Issuer has appointed DBRS and Moody's, each of which is established in the EEA and is registered under the CRA and is listed in the latest update of the list of registered credit rating agencies on 1 October 2019 published on the website of the European Securities and Markets Authority. Where the issuer or a related third party does not appoint at least one credit rating agency with no more than 10 per cent. market share, this must be documented. DBRS and Moody's have been engaged to rate the Notes and this decision has been documented. As there is no guidance on the requirements for any such documentation, there remains some uncertainty whether the Issuer's documentation efforts will be considered sufficient for these purposes and what the consequences of any non-compliance may be for investors in the Notes.

Noteholders should consult their own professional advisers to assess the effects of such EU regulations on their investment in the Notes.

8. Securitisation Regulation, EU Risk Retention and Simple, Transparent and Standardised Securitisations

As part of the capital markets union action plan announced in September 2015, the European Commission proposed an overhaul of the rules applicable to securitisation transactions in Europe. The proposals were set out in two draft Regulations: the first providing for a uniform set of rules applying to the securitisation market in the EU, Regulation (EU 2017/2402) (the "Securitisation Regulation"), and the second amending the prudential securitisation framework for banks and investment firms in the CRR by the CRR Amending Regulation. These two Regulations were published in the Official Journal of the European Union on 28 December 2017 and came into force on 17 January 2018. They apply, subject to transitional provisions, from 1 January 2019. The European Banking Authority ("EBA") and the European Securities and Markets Authority ("ESMA") are in the process of developing regulatory technical standards which aim at clarifying certain requirements under the Securitisation Regulation.

The Securitisation Regulation applies to certain parties (including sponsors, original lenders, originators and securitisation special purpose entities ("SSPEs") (each as defined in article 2 of the Securitisation Regulation)) involved in the establishment of EU regulated securitisations, the securities of which are issued on or after 1 January 2019, and to certain institutional investors therein. Among other things, the Securitisation Regulation includes provisions harmonising and replacing the risk retention and due diligence requirements (including the corresponding guidance provided through technical standards) applicable to such investors, e.g. article 5.

There are material differences between the regulatory rules which applied to securitisations prior to 1 January 2019 and the regime which now applies pursuant to the Securitisation Regulation. Notably, the Securitisation Regulation imposes requirements on a wide range of institutional investors (as defined under the regulation) which includes categories of investors which were not subject to such prior requirements. Investors should note that, unlike the previous regime, in addition to requirements which apply to investors (as to which see further below), the Securitisation Regulation places a direct requirement on "originators", "sponsors", "original lenders" and "SSPEs" (as defined in the Securitisation Regulation) established in the EU to, amongst other things, (i) in respect of originators, sponsors and original lenders only, retain on an on-going basis a material net economic interest in the securitisation of not less than 5 per cent. (article 6) and (ii) make certain information available to holders of a securitisation position, competent authorities and (upon request) potential investors in accordance with the transparency requirements set out therein (article 7).

Under article 6 of the Securitisation Regulation, the originator, sponsor or original lender of a securitisation shall retain on an ongoing basis a material net economic interest in the securitisation of not less than 5 per cent. LeasePlan Deutschland GmbH acts as "originator" within the meaning of article 6 of the Securitisation Regulation and has agreed to retain the material net economic interest of not less than 5 per cent. in the Transaction in accordance with article 6 paragraph (3)(d) of the Securitisation Regulation. The material net economic interest is not subject to any credit-risk mitigation or hedging. Pursuant to article 6 paragraph (3)(d) of the Securitisation Regulation, a net economic interest may be retained by way of retention of the first loss tranche and, where such retention does not amount to 5 per cent. of the nominal value of the securitised exposures, if necessary, by way of retention of other tranches having the same or a more severe risk profile than those transferred or sold to investors and not maturing any earlier than those transferred or sold to investors, so that the retention equals in total not less than 5 per cent. of the nominal value of the securitised exposures. LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender will retain, on an ongoing basis until the earlier of the redemption of the Notes in full and the Legal Maturity Date, a first loss tranche constituted by the claim for repayment of a loan advance in an initial principal amount of EUR 35,300,000 (the "Junior Subordinated Loan") made available by LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender to the Issuer under the Junior Subordinated Loan Agreement as of the Closing Date so that the principal amount of the Junior Subordinated Loan is equal to at least 5 per cent. of the nominal value of the securitised exposures. Pursuant to the Junior Subordinated Loan Agreement, the Junior Subordinated Lender, to grant and keep outstanding the Junior Subordinated Loan and not to sell and/or transfer and/or hedge the Subordinated Loan (whether in full or in part) or otherwise mitigate its credit risk under or associated with the Junior Subordinated Loan until the earlier of the redemption of the Notes in full and the Legal Maturity Date, except to the extent permitted by the EU Retention Requirements. Any failure by LeasePlan Deutschland GmbH to fulfil such obligations may cause the transaction to be non-compliant with the Securitisation Regulation.

Pursuant to article 7 paragraph 1 of the Securitisation Regulation, the originator, sponsor and securitisation special purpose entity of a securitisation shall make available to the Noteholders, to the competent authorities referred to in article 29 of the Securitisation Regulation and, upon request, to potential investors certain information, e.g. information on the underlying exposures and all underlying documentation that is essential for the understanding of the Transaction. Pursuant to article 7 paragraph 2 of the Securitisation Regulation, the originator, sponsor and securitisation special purpose entity of a securitisation shall designate amongst themselves one entity to fulfil the information requirements pursuant to points (a), (b), (d), (e), (f) and (g) of the first subparagraph of paragraph 1 of article 7 of the Securitisation Regulation. For the purposes of article 7 paragraph 2 of the Securitisation Regulation, LeasePlan Deutschland GmbH (as originator) has been designated as the entity responsible for compliance with the requirements of article 7 of the Securitisation Regulation and will either fulfil such requirements itself or shall procure that such requirements are complied with on its behalf by the Reporting Agent. Any failure by LeasePlan Deutschland GmbH or the Reporting Agent to fulfil such obligations may cause the transaction to be non-compliant with the Securitisation Regulation. As of the date of this Prospectus, the regulatory technical standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation (the "Article 7 RTS") were adopted by the European Commission but are yet to be approved by the European Parliament and the Until the Article 7 RTS are implemented (such date of implementation, European Council. the "Securitisation Regulation Reporting Effective Date"), the information regarding the underlying exposures will be provided prior to the Securitisation Regulation Reporting Effective Date in the Investor Report which - in LeasePlan Deutschland GmbH's view - is in line with the level of information typically provided to noteholders of European structured finance instruments backed by leases in the period immediately prior to 1 January 2019. The Transaction will have to comply with the reporting obligations under the Securitisation Regulation Reporting Effective Date.

In addition, the Securitisation Regulation sets out the new criteria and framework for so-called "simple, transparent and standardised" ("STS") securitisation transactions. STS securitisation transactions will receive preferential capital treatment and benefit from other regulatory advantages, such as a proposed exemption from clearing and a proposed relaxation of margining rules for derivatives entered into by a securitisation special purpose entity. In order to obtain this designation, a transaction is required to comply with the requirements set out in articles 20, 21 and 22 of the Securitisation Regulation (the "STS Criteria") and one of the originator or sponsor in relation to such transaction is required to file a notification to ESMA confirming the compliance of the relevant transaction with the STS Criteria

(the "STS-Notification"). Investors should note that a draft STS Notification will be made available to investors before pricing of the Notes. Although the Transaction has been structured to comply with the requirements for simple, transparent and standardised securitisations transactions as set out in articles 20, 21 and 22 of the Securitisation Regulation and has been certified as such by STS Verification International GmbH, no guarantee can be given that the Transaction maintains this status throughout its lifetime and prospective investors should verify the current status of the Notes on ESMA's website. It is important to note that the involvement of STS Verification International GmbH as an authorised verification agent is not mandatory and the responsibility for compliance with the Securitisation Regulation remains with the relevant institutional investors, originators and issuers, as applicable in each case. An STS verification will not absolve such entities from making their own assessment and assessments with respect to the Securitisation Regulation, and an STS assessment cannot be relied on to determine compliance with the foregoing regulations in the absence of such assessments by the relevant entities. Furthermore, an STS verification is not an opinion on the creditworthiness of the relevant Notes nor on the level of risk associated with an investment in the relevant Notes. It is not an indication of the suitability of the relevant Notes for any investor and/or a recommendation to buy, sell or hold Notes. Institutional investors that are subject to the due diligence requirements of the Securitisation Regulation need to make their own independent assessment and may not solely rely on an STS verification, the STS Notification or other disclosed information. Non-compliance with such status may result in higher capital requirements for investors because an investment in the Notes would not benefit from articles 260, 262 and 264 of the CRR. None of the Issuer, the Originator, the Servicer, the Arranger, the Joint Lead Managers, the Swap Counterparty, the Trustee, the ER Trustee nor any other Transaction Party gives any explicit or implied representation or warranty as to (i) inclusion of the Transaction in the list administered by ESMA within the meaning of article 27 of the Securitisation Regulation, (ii) that the Transaction does or continues to comply with the Securitisation Regulation or (iii) that the Transaction does or continues to be recognised or designated as 'STS' or 'simple, transparent and standardised' within the meaning of article 18 of the Securitisation Regulation. Investors should also note that, to the extent the Notes are designated a STS Securitisation the designation of a transaction as a STS Securitisation is not an assessment by any party as to the creditworthiness of that transaction but is instead a reflection that the specific requirements of the Securitisation Regulation have been met as regards compliance with the criteria of STS Securitisations.

Investors and Noteholders should be aware of article 5 of the Securitisation Regulation which, among others, requires institutional investors (as defined in the Securitisation Regulation) prior to holding a securitisation position to (i) verify that the originator, sponsor or original lender (each as defined in the Securitisation Regulation) retains on an ongoing basis a material net economic interest in accordance with article 6 of the Securitisation Regulation and the risk retention is disclosed to the institutional investor in accordance with article 7 of the Securitisation Regulation, (ii) be able to demonstrate that such investor has carried out a due-diligence assessment in respect of various matters including the risk characteristics of the individual securitisation and its underlying exposures, (iii) verify, where applicable, certain matters relating to the granting of credits giving rise to the underlying exposures by the originator or original lender and (iv) verify that the originator, sponsor or SSPE has, where applicable, made available to the investor certain information in accordance with article 7 of the Securitisation Regulation. With a view to support compliance with article 5 of the Securitisation Regulation, LeasePlan Deutschland GmbH (or the Reporting Agent on LeasePlan Deutschland GmbH's behalf) will, among others, (i) publish a monthly investor report as required by and in accordance with article 7 paragraph 1 point (e) of the Securitisation Regulation, (ii) publish on a monthly basis certain loan-by-loan information in relation to the Portfolio in respect of the relevant Collection Period as required by and in accordance with article 7 paragraph 1 point (a) of the Securitisation Regulation, (iii) publish any information required to be reported pursuant to article 7 paragraph 1 points (f) or (g) (as applicable) of the Securitisation Regulation without delay, and (iv) before pricing of the Notes (in at least draft or initial form) and within 15 days of the issuance of the Notes (in final form), make available copies of the notification required under article 27 of the Securitisation Regulation (the "STS Notification"), the Transaction Documents (other than the Subscription Agreement) and this Prospectus. The information set out above shall be published on the website of the European DataWarehouse at http://bit.ly/2m2YW2X, being a website which conforms with the requirements set out article 7 paragraph 2 of the Securitisation Regulation. Separately, it should be noted that the information required under article 7 paragraph 1 point (a) of the Securitisation Regulation shall be made available to potential Noteholders before pricing upon request. For the avoidance of doubt, such website and the contents thereof do not form part of this Prospectus. To the extent any technical standards prepared under the Securitisation Regulation come into effect after the date of this Prospectus

and require such reports to be published in a different manner, LeasePlan Deutschland GmbH (as originator) shall procure that the Reporting Agent complies with the requirements of such technical standards when publishing such reports.

The CRR Amending Regulation replaces the existing securitisation capital framework in Chapter 5 of Title II, Part Three of CRR in its entirety, with effect from 1 January 2019, except that certain provisions may continue to apply for a certain grace period thereafter. The CRR Amending Regulation applies to banks and investment firms who are required to calculate capital charges on securitisation positions, whether as originator, sponsor, or investor, and also in the role of transaction parties who assume credit risk on securitised exposures (such as certain liquidity facility and credit support or swap providers). It does not apply to other regulated entities. The CRR Amending Regulation implements changes to the CRR on the basis of the revised securitisation framework developed by the Basel Committee. The changes include, amongst other things, (i) a revised hierarchy of approaches of risk evaluation and capital assignment applicable to certain types of securitisation exposures, (ii) revised ratings based approach and modified supervisory formula approach incorporating additional risk drivers (such as maturity), which are intended to create a more risk-sensitive and prudent calibration, and (iii) new approaches, such as a simplified supervisory approach and different applications of the concentration ratio based approach. STS securitisations will qualify for favourable capital treatment only if they meet additional requirements on top of those set out in the Securitisation Regulation. Also, investors should note that, on 1 June 2018, the European Commission published a Delegated Regulation ((EU) 2018/1221) it has adopted which amends the Regulation (EU) 2015/35 as regards the calculation of regulatory capital requirements for securitisations and simple, transparent and standardised securitisations held by insurance and reinsurance undertakings.

Without limiting the foregoing, investors should be aware that at this time, there is limited binding guidance relating to the satisfaction of the Securitisation Regulation requirements because further technical standards which are expected to provide more granular guidance on the application of the provisions of the Securitisation Regulation to the transaction are still in the process of being finalised/adopted, e.g. on homogeneity and risk retention. Aspects of the requirements and what is or will be required to demonstrate compliance to national regulators remains unclear, particularly in respect of article 7 of the Securitisation Regulation.

Each prospective investor and Noteholder should make themselves aware of the requirements of the Securitisation Regulation (and any corresponding implementing rules of their regulator), where applicable to them, in addition to any other regulatory requirements applicable to them with respect to their investment in the Notes and should be aware that a failure to comply with applicable provisions may result in administrative penalties, in addition to any other regulatory requirements applicable to them with respect to their investment in the Notes. Each prospective investor in the Notes and Noteholder which is subject to the Securitisation Regulation should consult with its own legal, accounting and other advisors and/or its national regulator to determine whether, and to what extent, such information is sufficient for such purposes and any other requirements of the Securitisation Regulation or similar requirements of which it is uncertain. Prospective investors should therefore make themselves aware of the requirements described above (and any corresponding implementing rules of their regulator), where applicable to them, in addition to any other applicable regulatory requirements with respect to their investment in the Notes.

Failure to comply with one or more of the requirements under the Securitisation Regulation may result in various administrative sanctions or remedial measures being imposed on the relevant investor, originator, sponsor, lender and/or SSPE (as applicable) which may be payable or reimbursable by the Issuer as administrative expenses to the extent such sanctions or measures are in the form of pecuniary sanctions imposed on the Issuer or the "originator" within the meaning of the Securitisation Regulation. The rules establishing sanctions are to be set by the individual member states of the European Economic Area in accordance with the framework set out in the Securitisation Regulation. Among other things, this framework allows for criminal sanctions and specifies maximum fines of at least EUR 5,000,000 (or equivalent) or of up to 10 per cent. of total annual net turnover, or (even if that is higher than the other maximum levels stated) at least twice the amount of the benefit derived from the infringement. Investors should note that there may be variance requirements of the Securitisation Regulation and in the manner the same are applied by the competent authorities designated by each Member State. The imposition of sanctions or remedial measures on the Issuer in connection with the Securitisation Regulation may directly and adversely affect the amounts payable under the Notes and otherwise affect the performance of the Issuer's obligations. The imposition of sanctions or remedial

measures on LeasePlan Deutschland GmbH as "originator" in connection with the Securitisation Regulation may adversely affect the Originator's, the Servicer's and the Junior Subordinated Lender's performance of its ongoing obligations under the Transaction Documents and, consequently may adversely affect the sums payable under the Notes. Failure to comply with one or more of the requirements under the Securitisation Regulation may result in a different regulatory capital treatment of the Notes.

None of the Issuer, the Originator, the Servicer, the Junior Subordinated Lender, the Arranger, the Joint Lead Managers, the Agents, the Trustee, the ER Trustee, the Data Trustee, the Corporate Services Provider, the Swap Counterparty or their respective Affiliates nor any other person makes any representation, warranty or guarantee that any such information is sufficient for such purposes or any other purpose or that the structure of the Notes, and the transactions described herein are compliant with the requirements described above or any other applicable legal or regulatory or other requirements, and no such person shall have any liability to any prospective investor or any other person with respect to the insufficiency of such information or any failure of the transactions contemplated hereby to satisfy or otherwise comply with the requirements of the Securitisation Regulation, the implementing provisions in respect of the Securitisation Regulation in their relevant jurisdiction or any other applicable legal, regulatory or other requirements.

The Securitisation Regulation and any other changes in the law or regulation, the interpretation or application of any or regulation or changes in the regulatory capital treatment of the Notes for some or all investors may negatively impact the regulatory position of individual investors and, in addition, may have a negative impact on the price and liquidity of the Notes in the secondary market. Without limitation to the foregoing, no assurance can be given that the requirements of the Securitisation Regulation or the interpretation or application thereof, will not change (whether as a result of the legislative proposals put forward by the European Commission or otherwise), and, if any such change is effected, whether such change would affect the regulatory position of current or future investors in the Notes.

To ensure that this Transaction will comply with future changes or requirements under or in connection with the Securitisation Regulation and the CRR Amending Regulation, the Trustee and the Issuer are entitled to change the Transaction Documents as well as the Terms and Conditions, in accordance with amendment provisions in the Transaction Documents and the Terms and Conditions, to comply with such requirements, subject to further prerequisites, without the consent of the Noteholders. It should be noted that the Issuer may incur additional costs and expenses in seeking to comply with such disclosure obligations and certain amendments may be required in relation to the Transaction Documents. Such costs and expenses would be payable by the Issuer as administrative expenses.

See further "THE EU RETENTION AND EU TRANSPARENCY REQUIREMENTS" below.

9. Reliance on Verification "VERIFIED BY SVI" by STS Verification International GmbH

STS Verification International GmbH ("SVI") is a service provider based in Frankfurt am Main, Germany, which was authorised to act as third party verification agent pursuant to article 28 of the Securitisation Regulation on 7 March 2019 by the German Federal Financial Supervisory Authority (Bundesanstalt für Finanzdienstleistungsaufsicht) as competent supervisory body. SVI grants a registered verification label "verified – STS VERIFICATION INTERNATIONAL" if a securitisation complies with the requirements for simple, transparent and standardised securitisation as set out in articles 19 to 22 of the Securitisation Regulation ("STS Requirements"). The Issuer has applied and has obtained such a verification for the Transaction by SVI.

In accordance with article 27 (2) of the Securitisation Regulation, SVI's verification does not affect the liability of the originator, sponsor or the special purpose vehicle in respect of their legal obligations under the Securitisation Regulation, and such verification by SVI does not affect the obligations imposed on institutional investors as set out in article 5 of the Securitisation Regulation. The confirmation by SVI only verifies compliance of the Transaction with the STS Requirements; the confirmation by SVI does not verify the compliance of the Transaction with the general requirements of the Securitisation Regulation at large.

(For a more detailed explanation see "VERIFICATION BY SVI" below.)

10. U.S. Risk Retention

The final rules promulgated under section 15(G) of the U.S. Securities Exchange Act of 1934, as amended, codified as Regulation RR 17 C.F.R. Part 246 (the "U.S. Risk Retention Rules"), require the "sponsor" of a "securitisation transaction" to retain at least 5 per cent. of the "credit risk" of "securitized assets", as such terms are defined under the U.S. Risk Retention Rules, and generally prohibit a sponsor from directly or indirectly eliminating or reducing its credit exposure by hedging or otherwise transferring the credit risk that the sponsor is required to retain. The U.S. Risk Retention Rules also provide for certain exemptions from the risk retention obligation that they generally impose.

With respect to the U.S. Risk Retention Rules, the Originator and the Issuer agreed that the issuance of the Notes was not designed to comply with the U.S. Risk Retention Rules and that the Originator does not intend to retain credit risk in connection with the offer and sale of the Notes but rather intends to rely the safe harbour provided for in Rule 20 of the U.S. Risk Retention Rules regarding certain non-U.S. related transactions. Such non-U.S. related transactions must meet certain requirements, including that (1) the transaction is not required to be and is not registered under the Securities Act; (2) no more than 10 per cent. of the dollar value (or equivalent amount in the currency in which the asset-backed securities are issued, as applicable) of all classes of asset-backed securities issued in the securitisation transaction are sold or transferred to "U.S. persons" (as defined in the U.S. Risk Retention Rules and referred to in this Prospectus as "Risk Retention U.S. Persons") or for the account or benefit of Risk Retention U.S. Persons; (3) neither the sponsor nor the issuer of the securitisation transaction is (i) chartered, incorporated or organised under the laws of the United States or any state, (ii) an unincorporated branch or office of an entity chartered, incorporated or organised under the laws of the United States or any state or (iii) an unincorporated branch or office located in the United States of an entity that is chartered, incorporated or organised under the laws of a jurisdiction other than the United States or any state; and (4) if the sponsor or issuer is chartered, incorporated or organised under the laws of a jurisdiction other than the United States or any state, no more than 25 per cent. (as determined based on unpaid principal balance) of the underlying collateral was acquired from a majority-owned affiliate or an unincorporated branch or office of the sponsor or issuer organised and located in the United States.

Prospective investors should note that the definition of "U.S. person" in the U.S. Risk Retention Rules is substantially similar to, but not identical to, the definition of "U.S. person" under Regulation S under the Securities Act, and that persons who are not "U.S. persons" under Regulation S may be "U.S. persons" under the U.S. Risk Retention Rules.

Each purchaser of a Note or a beneficial interest therein acquired on the Closing Date, by its acquisition of a Note or a beneficial interest in a Note, will be deemed, and in certain circumstances will be required to represent and agree to the Issuer, the Originator, the Arranger and the Joint Lead Managers, including that it (a) is not a Risk Retention U.S. Person as defined in the U.S. Risk Retention Rules (unless it has obtained the prior written consent of LeasePlan Deutschland GmbH), (b) is acquiring such Note or a beneficial interest therein for its own account and not with a view to distribute such Notes, or, in the case of a distributor, will only distribute such Notes to a person who is not a U.S. Risk Retention Person, and (c) is not acquiring such Note or a beneficial interest therein as part of a scheme to evade the requirements of the U.S. Risk Retention Rules (including acquiring such Note through a non-Risk Retention U.S. Person, rather than a Risk Retention U.S. Person, as part of a scheme to evade the 10 per cent. Risk Retention U.S. Person limitation in the safe harbour for certain non-U.S. related transactions provided for in Rule 20 of the U.S. Risk Retention Rules). Each prospective investor will be required to notify any seller of Notes if it is a Risk Retention U.S. Person prior to placing any offer to purchase the Notes. The Originator, the Issuer, the Corporate Services Provider, the Arranger, the Joint Lead Managers will rely on these representations, without further investigation or liability.

None of the Originator, the Issuer, the Corporate Services Provider, the Arranger, the Joint Lead Managers or any of their respective Affiliates makes any representation to any prospective investor or purchaser of the Notes as to whether the transactions described in this Prospectus comply as a matter of fact with the U.S. Risk Retention Rules on the Closing Date or at any time in the future. Investors should consult their own advisors as to the U.S. Risk Retention Rules. No predictions can be made as to the precise effects of such matters on any investor or otherwise.

There can be no assurance that the safe harbour for certain non-U.S. related transactions provided for in Rule 20 of the U.S. Risk Retention Rules will be available. Failure of the offering under this Prospectus to comply with the U.S. Risk Retention Rules (regardless of the reason for such failure to comply) could give rise to regulatory action which may adversely affect the Notes or their market value. Furthermore, the impact of the U.S. Risk Retention Rules on the securitisation market generally is uncertain, and a failure by a transaction to comply with the U.S. Risk Retention Rules could negatively affect the market value and secondary market liquidity of the Notes.

11. Proceeds of Foreclosure of Security

There can be no assurance that, upon enforcement, the proceeds from the foreclosure of the Security are sufficient to cover interest and principal of the Notes after satisfying all prior ranking obligations of the Issuer in accordance with the Applicable Priority of Payments.

12. Limitation of Secondary Market Liquidity and Market Value of Notes

Although application has been made to admit the Notes to trading on the regulated market of the Luxembourg Stock Exchange and to list the Notes on the official list of the Luxembourg Stock Exchange, there can be no assurance that the secondary market for the Notes will provide sufficient liquidity for the whole life of the Notes.

Limited liquidity in the secondary market for asset-backed securities has had a serious adverse effect on the market value of asset-backed securities in the past. Limited liquidity in the secondary market may continue to have a serious adverse effect on the market value of asset-backed securities, especially those securities that are more sensitive to prepayment, credit or interest rate risk and those securities that have been structured to meet the investment requirements of limited categories of investors.

In addition, prospective investors should be aware of the prevailing and widely reported global credit market conditions (which continue at the date hereof), the market values of the Notes may fluctuate with changes in market conditions. Any such fluctuation may be significant and could result in significant losses to investors in the Notes. Consequently, any sale of Notes by Noteholders in any secondary market transaction may be at a discount to the original purchase price of such Notes. Accordingly, investors should be prepared to remain invested in the Notes until the Legal Final Maturity Date.

13. Economic Conditions in the Eurozone

Concerns relating to credit risk (including that of sovereigns and of those entities which have exposure to sovereigns), despite easing in some Member States, remain relevant throughout the Eurozone. In particular, concerns have been raised with respect to continuing economic, monetary and political conditions in the Eurozone. If such concerns do not ease further and/or such conditions further deteriorate (including as may be demonstrated by any relevant credit rating agency action, any default or restructuring of indebtedness by one or more Member States or institutions and/or any changes to, including any break up of, the Eurozone), then these matters or uncertainty regarding the constitutional change in the UK or any other Member State may cause further severe stress in the financial system generally and/or may adversely affect the Issuer, one or more of the other parties to the Transaction Documents (including the Originator, the Servicer, the Cash Administrator, the Reporting Agent, the Data Trustee, the Trustee, the ER Trustee, the Subordinated Lenders, the Reserves Funding Provider, the Realisation Agent, the Maintenance Coordinator, the Paying Agent, the Calculation Agent, the Swap Counterparty, the Back-up Maintenance Coordinator Facilitator, the Account Bank and the Back-Up Servicer Facilitator) and/or any Lessee. Given the current uncertainty and the range of possible outcomes, no assurance can be given as to the impact of any of the matters described above and, in particular, no assurance can be given that such matters would not adversely affect the rights of the Noteholders, the market value of the Notes and/or the ability of the Issuer to satisfy its obligations under the Notes.

In particular, prospective investors should note that, on 23 June 2016, the United Kingdom (the "UK") voted to leave the EU in a referendum (the "Brexit Vote") and, on 29 March 2017, the UK served formal notice (the "Article 50 Notice") under article 50 of the EC Treaty of its intention to leave the EU. This commenced the formal two-year process of negotiations regarding the terms of the withdrawal and the framework of the future relationship between the UK and the EU (the "Article 50

Withdrawal Agreement"). Such period has been recently extended until 31 October 2019. If such period has been validly extended for another three months by a letter sent by the Prime Minister of the UK to the European Union on 19 October 2019, is not clear at the time on which this Prospectus was submitted to the CSSF for approval. As part of those negotiations, a transitional period has been agreed in principle which would extend the application of EU law, and provide for continuing access to the EU single market, until the end of 2020. Whilst continuing to negotiate the Article 50 Withdrawal Agreement, the UK government has commenced preparations for leaving the EU without an agreement with the EU (so called "hard Brexit" or "no-deal Brexit") to minimise the risks for firms and businesses associated with an exit with no transitional agreement. The European authorities have not provided UK firms and businesses with similar assurances in preparation for a "hard Brexit".

Due to the ongoing political uncertainty as regards the terms of the UK's withdrawal from the European Union and the structure of any future relationship, it is not possible to determine the precise impact on the general economic conditions in the Eurozone, including the performance of the German auto leasing market, and on the business of the Issuer, any other Transaction Party and/or any Lessee in respect of the Portfolio, or on the regulatory position of any such entity or of the transactions contemplated by the Transaction Documents under European Union regulation or more generally.

14. EMIR and MiFID II/MiFIR

The Swap Counterparty has agreed to provide hedging to the Issuer, and investors should be aware that, Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories, known as the European Market Infrastructure Regulation ("EMIR" as recently amended by Regulation (EU) 2019/834 ("EMIR REFIT")) - including a number of regulatory technical standards and implementing technical standards in relation thereto – apply to the Swap Agreement. From the Issue Date, LPC will provide services to the Issuer which are required in order for the Issuer to comply with its reporting and portfolio reconciliation obligations under EMIR, to the extent that they may be delegated.

EMIR introduces certain requirements in respect of "over-the-counter" ("OTC") derivative contracts applying to financial counterparties ("FCs"), such as investment firms, credit institutions and insurance companies and certain non-financial counterparties ("NFCs" and together with FCs, the "In-scope Counterparties"). Such requirements include, amongst other things, the mandatory clearing of certain OTC derivative contracts (the "Clearing Obligation") through an authorised central counterparty (a "CCP"), the reporting of OTC derivative contracts to a registered or recognised trade repository (the "Reporting Obligation") and certain risk mitigation requirements in relation to derivative contracts which are not centrally cleared in relation to timely confirmation, portfolio reconciliation and compression, and dispute resolution. EMIR also imposes a record-keeping requirement pursuant to which counterparties must keep record of any derivative contract they have concluded and any modification for at least five years following the termination of the contract. In Germany a law implementing EMIR (EMIR-Ausführungsgesetz) has come into force on 16 February 2013. Pursuant to such law, noncompliance with the obligations imposed by EMIR that are applicable to the Issuer may qualify as administrative offences (Ordnungswidrigkeiten).

The Clearing Obligation applies to FCs and certain NFCs which have positions in OTC derivative contracts exceeding specified 'clearing thresholds' (an "NFC+"). Such OTC derivative contracts also need to be of a class of derivative which has been designated by ESMA as being subject to the Clearing Obligation. On the basis of the relevant technical standards, it is expected that the Issuer will be treated as an NFC for the purposes of EMIR, and the swap transactions to be entered into by it on the Closing Date will not exceed the "clearing threshold" (an "NFC-"), however, this cannot be excluded. In addition, even though the Issuer enters into the Swap Agreement or a replacement swap as an NFC and solely to reduce risks directly relating to its commercial activity or treasury financing activity, the relevant clearing threshold could be exceeded on a consolidated basis pursuant to article 10(3) EMIR to the extent that the Issuer forms part of the LeasePlan Group. Thus, as of the date hereof, it cannot be excluded that the Issuer will be subject to the Clearing Obligation in the future in respect of any swap replacing the Swap Agreement.

The Reporting Obligation applies to all types of counterparties and covers the entry into, modification or termination of cleared and non-cleared derivative contracts which were entered into (i) before 16 August 2012 and which remain outstanding on 16 August 2012, or (ii) on or after 16 August 2012. The deadline for reporting derivatives is one business day after the derivate contract was entered into or

amended, and such reporting obligation came into force as from 12 February 2014. The details of all such derivative contracts are required to be reported to a trade repository. It will therefore apply to the Swap Agreement and any replacement swap agreement.

Under EMIR, OTC derivatives contracts that are not cleared by a CCP may be subject to variation and/or initial margin requirements. Variation margin obligations applying to all in scope transactions entered into by In-scope Counterparties from 1 March 2017 and initial margin requirements are being phased in from September 2017 through September 2020, depending on the In-Scope Counterparty type. However, on the basis that the Issuer is an NFC-, OTC derivatives contracts that are entered into by the Issuer would not be subject to any margining requirements. If the Issuer's counterparty status as an NFC- changes then uncleared OTC derivatives contracts that are entered into or materially amended by the Issuer from such time as it is no longer an NFC- may become subject to margining requirements and the Swap Counterparty may terminate the Swap Agreement.

FCs and NFCs which enter into non-cleared derivative contracts must ensure that appropriate procedures and arrangements are in place to measure, monitor and mitigate operational and counterparty credit risk. Such procedures and arrangements include, amongst other things, the timely confirmation of the terms of a derivative contract and formalised processes to reconcile trade portfolios, identify and resolve disputes and monitor the value of outstanding contracts. In addition, FCs and NFC+s must also mark-to-market the value of their outstanding derivative contracts on a daily basis and have risk-management procedures that require the timely, accurate and appropriately segregated exchange of collateral.

It should also be noted that the Securitisation Regulation, among other things, makes provisions for the development of technical standards in connection with the EMIR regime specifying (i) an exemption from clearing obligations and (ii) a partial exemption from the collateral exchange obligations for noncleared OTC derivatives, in each case for "simple, transparent and standardised" (STS) securitisation swaps (subject to the satisfaction of the relevant conditions). The final draft regulatory technical standards have been submitted to the European Commission in December 2018 and these are now subject to the EU political negotiation process. As a result, the time of entry into force and the date of application of the new technical standards is unknown at this point. As noted in "THE EU RISK RETENTION AND EU TRANSPARENCY REQUIREMENTS - EU Transparency Requirements", LeasePlan Deutschland GmbH will make the STS Notification. However, until the final new regulatory technical standards referred to above are in force, no assurance can be given that the Swap Agreement will meet the applicable exemption criteria provided therein. Notwithstanding the STS designation and the ability, as a result, to rely on the exemptions from clearing and collateral exchange obligations under the EMIR regime, the expectation is that the Issuer should not be required to comply with the EMIR collateral exchange obligations and clearing requirements for the reasons outlined above (being their NFC- status) in any event. The STS designation and the related forthcoming exemptions from collateral exchange obligations and clearing requirements are only likely to become relevant should the status under the EMIR of the Issuer change from NFC- to NFC+ or FC and, if applicable, should the Swap Agreement be regarded as a type that is subject to EMIR clearing requirement.

The EU regulatory framework and legal regime relating to derivatives is set not only by EMIR, but also by the recast version of the Directive 2014/65/EU on markets in financial instruments (as amended, restated or supplemented) ("MiFID II"), in particular as supplemented by the Regulation (EU) No. 600/2014 ("MiFIR"). MiFID II and MiFIR provide for regulations which require transactions in OTC derivatives to be traded on organised markets MiFIR is supplemented by technical standards and delegated acts implementing such technical standards, such as the delegated Regulation (EU) 2017/2417 of 17 November 2017 supplementing MiFIR with regard to regulatory technical standards on the trading obligation for certain derivatives which, inter alia, determine which standardised derivatives will have to be traded on exchanges and electronic platforms. For the scope of transactions in OTC derivatives subject to the trading obligation, it is article 28 paragraph 1 and article 32 MiFIR referring to the definition of FCs and to NFCs that meet certain conditions of EMIR. Since MiFIR was not amended by EMIR REFIT, following the entry into force of EMIR REFIT on 17 June 2019 there is a misalignment in the scope of counterparties as regards the trading obligation under MiFIR and clearing obligation under EMIR: potentially some NFCs would be subject to the trading obligation while being exempted from the clearing obligation. Although ESMA expects competent authorities not to prioritise their supervisory actions in relation to the MiFIR derivatives trading obligation towards counterparties who are not subject to the clearing obligation, and to generally apply their risk-based

supervisory powers in their day-to-day enforcement of applicable legislation in this area in a proportionate manner, it might not be excluded that national competent authorities in the Member States impose respective measures on the Issuer in this respect, including certain information requests, measures that the derivatives shall be traded on a respective trading venue, the cancellation of the derivative transactions or administrative fines.

Prospective investors should also be aware that the regulatory changes arising from EMIR, EMIR REFIT and MiFID II/MiFIR (including other rules and technical standards relating thereto) may in due course significantly raise the costs of entering into derivative contracts and may adversely affect the Issuer's ability to engage in transactions in OTC derivatives, including if the Issuer intends to replace the Interest Rate Swap Counterparty and/or enter into a replacement swap. As a result of such increased costs or increased regulatory requirements, investors may receive less interest or return, as the case may be. Investors should be aware, however, that such risks are material and that the Issuer could be materially and adversely affected thereby. As such, investors should consult their own independent advisers and make their own assessment about the potential risks posed by EMIR, EMIR REFIT, MiFID II/MiFIR and technical standards made thereunder, in making any investment decision in respect of the Notes. It is not clear when, and in what form, any technical standards relating to EMIR REFIT will be adopted and will become applicable. In addition, the compliance position under any adopted amended framework of swap transactions entered into prior to application is uncertain. No assurances can be given that any changes made to EMIR and/or MiFID II/MiFIR would not cause the status of the Issuer to change and lead to some or all of the potentially adverse consequences outlined above.

In addition, given that the application of some of the EMIR provisions and given that additional technical standards or amendments to the existing EMIR/EMIR REFIT provisions may come into effect, prospective investors should be aware that the relevant Transaction Documents may need to be amended during the course of the Transaction, without the consent of any Noteholder, to ensure that the terms thereof and the parties obligations thereunder are in compliance with EMIR/EMIR REFIT and/or the then subsisting EMIR/EMIR REFIT technical standards. Investors should consult their own independent advisers and make their own assessment about the potential risks posed by EMIR/EMIR REFIT in making any investment decision in respect of the Notes.

15. Basel Capital Accord, Regulatory Capital Requirements

The regulatory capital framework published by the Basel Committee on Banking Supervision (the "Basel Committee") in 2006 ("Basel II") has not been fully implemented in all participating countries. The implementation of Basel II in relevant jurisdictions may affect the risk-weighting of the Notes for investors who are or may become subject to capital adequacy requirements that follow Basel II

The Basel Committee has approved significant changes to Basel II (such changes being commonly referred to as "Basel III"), including new capital and liquidity requirements intended to reinforce capital standards and to establish minimum liquidity standards for credit institutions. In particular, the changes refer to, amongst other things, new requirements for the capital base, measures to strengthen the capital requirements for counterparty credit exposures arising from certain transactions and the introduction of a leverage ratio as well as short-term and longer-term standards for funding liquidity (referred to as the "Liquidity Coverage Ratio" ("LCR") and the "Net Stable Funding Ratio").

The European authorities have introduced Basel III into European law through Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 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 (Capital Requirements Directive "CRD IV") and the Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 (Capital Requirements Regulation "CRR"), together known as the "CRD IV Regime". CRD IV had to be implemented by the Member States by 31 December 2014 and the CRR (which has immediate and direct effect and does not require to be implemented into national law) entered into force (with the exception of some provisions) on 1 January 2014. The CRR was in 2017 by the Regulation (EU) 2017/2401 of 12 December 2017 amending Regulation (EU) No 575/2013 on prudential requirements for credit institutions and investment firms (the "CRR Amending

Regulation", see "RISK FACTOR — Risks relating to the Notes — Securitisation Regulation, EU Risk Retention and Simple, Transparent and Standardised Securitisations" for further details).

Member States were required to implement the new Liquidity Coverage Ratio from January 2015 and the Net Stable Funding Ratio from January 2018. In January 2015, the Commission Delegated Regulation (EU) 2015/61 of 10 October 2014 regarding the liquidity coverage requirements was published in the Official Journal of the European Union ("LCR Delegated Regulation"). The Liquidity Coverage Ratio under the LCR Delegated Regulation applies since 1 October 2015. The LCR Delegated Regulation specifies that the minimum requirement will begin at 60 per cent., rising in equal annual steps of 10 percentage points to reach 100 per cent. since 1 January 2019. The LCR Delegated Regulation also sets out requirements for so-called "Level 2B Assets" as set forth in article 13 of the LCR Delegated Regulation. However, with respect to the Notes, there can be no assurance that such requirements will be met at all times or will be accepted by the competent authorities to have been fulfiled for the purposes set forth in the LCR Delegated Regulation and, accordingly, investors are required to independently assess and determine the suitability of their investment in the Notes for their respective purpose. On 30 October 2018, Delegated Regulation (EU) 2018/1620 amending the LCR Regulation (the "LCR Amending Delegated Regulation") was published in the Official Journal of the European Union and subsequently entered into force on 19 November 2018. Pursuant to LCR Amending Delegated Regulation, inter alia, (i) the calculation of the expected liquidity outflows and inflows on repurchase agreements, reverse repurchase agreements and collateral swaps shall be aligned with the international liquidity standard developed by Basel Committee on Banking Supervision, (ii) the treatment of certain reserves held with third-country central banks shall be amended and (iii) transactions exposures of securitisations, which qualify as simple, transparent and standardised securitisations in accordance with the Securitisation Regulation, shall qualify as Level 2B high quality liquid assets, if they additionally fulfil the conditions laid down in article 13 of the LCR Regulation. The LCR Amending Delegated Regulation will apply as from 30 April 2020.

On 7 December 2017, the Basel Committee's oversight body, the Group of Central Bank Governors and Heads of Supervision, endorsed the outstanding Basel III regulatory reforms which are commonly referred to as "Basel IV". The document concludes the proposals and consultations on-going since 2014 in relation to credit risk, credit value adjustment ("CVA") risk, operational risk, output floors and leverage ratio. The key objective of the revisions is to reduce excessive variability of risk-weighted assets (RWAs). The reforms include the following elements: revised standardised approach for credit risk, which will improve the robustness and risk- sensitivity of the existing approach, revisions to the internal ratings-based approach for credit risk, where the use of the most advanced internally modelled approaches for low-default portfolios will be limited, revisions to the CVA framework, including the removal of the internally modelled approach and the introduction of a revised standardised approach for operational risk, which will replace the existing standardised approaches and the advanced measurement approaches. The implementation date is 1 January 2022, with the output floor phased from 1 January 2022 to 1 January 2027.

On 23 November 2016, the European Commission published proposals to amend (i) the CRD IV (these revisions referred to as "CRD V"), (ii) the CRR (these revisions referred to as "CRR II"), (iii) 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 (the Banking Recovery and Resolution Directive – "BRRD") and (iv) Regulation (EU) No 806/2014 of the European Parliament and of the Council (the "SRM Regulation" or "SRMR") (these proposals combined the "Banking Reform Package"). The Banking Reform Package was published in the Official Journal of the European Union in early June 2019 and entered into force on 27 June 2019 and will apply as of 1 January 2021 at the earliest. Once fully applicable or implemented, as the case may be, this will make it more difficult to fulfil capital and other regulatory requirements.

The CRR, the CRR II, the CRD IV and the CRD V as well as any implementing legislation or (as the case may be) the Basel II, the Basel III or the Basel IV framework and its amendments could affect the risk-based capital treatment of the Notes for investors which are subject to bank capital adequacy requirements under the CRR, the CRR II and relevant national legislation implementing the CRD IV or the CRD V and/or requirements that follow or are based on the Basel II, the Basel III or the Basel IV framework. It is reasonable to expect further amendments to Basel framework and the CRD IV Regime in the near and medium term future, and there is no assurance that the regulatory capital treatment of the Notes for investors (including the regulatory treatment of the self-retention) will not be affected by any future change to the Basel framework or the CRD IV Regime. Neither the Issuer, the Joint Lead

Managers, the Arranger nor the Trustees are responsible for informing Noteholders of the effects on the changes to risk-weighting of the Notes which amongst others may result from the adoption by their own regulator of the Basel framework or the CRD IV Regime (whether or not in its current form or otherwise).

16. Alternative Investment Fund Managers Directive

The Alternative Investment Fund Managers Directive (Directive 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers and amending Directives 2003/41/EC and 2009/65/EC and Regulations (EC) No 1060/2009 and (EU) No 1095/2010) ("AIFMD") regulates alternative investment fund managers (the "AIFMs") and provides in effect that each alternative investment fund (an "AIF") within the scope of the AIFMD must have a designated AIFM responsible for ensuring compliance with the AIFMD. Although there is an exemption in the AIFMD for "securitisation special purpose entities" (the "SSPE Exemption"), the European Securities and Markets Authority ("ESMA") has not yet given any formal guidance on the application of the SSPE Exemption or whether a vehicle such as the Issuer would fall within it, so there can be no certainty as to whether the Issuer would benefit from the SSPE Exemption.

If the Issuer was an AIF, it would be necessary to identify its AIFM, which would be the entity which manages it in general and is therefore most likely to be the Corporate Services Provider. In such a scenario, the Corporate Services Provider would be subject to the AIFMD and would need to be appropriately regulated and certain duties and responsibilities would be imposed on the Corporate Services Provider in respect of its management of the Portfolio. Such duties and responsibilities, were they to apply to the Corporate Services Provider's management of the assets of the Issuer, may result in significant additional costs and expenses incurred by the Corporate Services Provider which, in respect of some such fees and expenses, may be reimbursable by the Issuer to the Corporate Services Provider pursuant to the Corporate Services Agreement as an administrative expense, which may in turn negatively affect the amounts payable to Noteholders. If the Corporate Services Provider was to fail to, or be unable to, be appropriately regulated, the Corporate Services Provider may not be able to continue to manage the Issuer's assets, or its ability to do so may be impaired. Any regulatory changes arising from implementation of the AIFMD (or otherwise) that impair the ability of the Corporate Services Provider to manage the Issuer's assets may adversely affect the Corporate Services Provider's ability to carry out the Issuer's investment strategy and achieve its investment objective.

17. Violation of Issuer's Articles of Association

The Issuer's articles of association and undertakings given under the Common Terms limit the scope of the Issuer's business and authorised activities. In particular, the Issuer undertakes not to engage in any business activity other than entering into and performing its obligations under the Transaction Documents and any agreements relating thereto. However, obligations assumed by the Issuer in breach of the undertakings made in any Transaction Document (in particular non-contractual obligations and contractual obligations deriving from agreements between the Issuer and third parties who are not aware of the undertakings made by the Issuer in the Transaction Documents) are likely to still be valid obligations of the Issuer. Further, according to article 441-13 of the Luxembourg law dated 10 August 1915 on commercial companies, as amended (the "Luxembourg Company Law"), a public limited liability company (société anonyme) shall be bound by any act of the board of directors, even if such act exceeds the corporate object, unless it proves that the third party knew that the act exceeded the corporate object or could not in view of the circumstances have been unaware of it without the mere publication of the articles of association constituting such evidence. Any such activity which is to the detriment of the Noteholders and/or the assets of the Issuer may adversely affect payments to the Noteholders under the Notes.

18. Subordination of Payments to be made to the Swap Counterparty

The enforceability of a contractual provision which alters the priorities of payments to subordinate the claim of a swap counterparty (to the claims of other creditors of its counterparty) upon the occurrence of an insolvency of or other default by the swap counterparty (a so-called flip clause) has been challenged in the English and U.S. courts. The hearings have arisen due to the insolvency of a swap counterparty and have considered whether the payment priorities breach the "anti-deprivation" principle under English and U.S. insolvency law. This principle prevents a party from agreeing to a provision that deprives its creditors of an asset upon its insolvency. It was argued that where a secured

creditor subordinates itself to the noteholders in the event of its insolvency, that secured creditor effectively deprives its own creditors. In England, the Court of Appeal in Perpetual Trustee Company Limited & Anor v BNY Corporate Trustee Services Limited & Ors (2009) EWCA Civ 1160, dismissed this argument and upheld the validity of similar priorities of payment, stating that the anti-deprivation principle was not breached by such provisions.

The Supreme Court of the United Kingdom in Belmont Park Investments PTY Limited (Respondent) v BNY Corporate Trustee Services Limited and Lehman Brothers Special Financing Inc. (2011) UK SC 38 unanimously upheld the decision of the Court of Appeal in dismissing this argument and upholding the validity of similar priorities of payment, stating that, provided that such provisions form part of a commercial transaction entered into in good faith which does not have as its predominant purpose, or one of its main purposes the deprivation of the property of one of the parties on bankruptcy, the anti-deprivation principle was not breached by such provisions. However, the leading judgements delivered in the Supreme Court referred to the difficulties in establishing the outer limits of the anti-deprivation principle.

In parallel proceedings in New York, Judge Peck of the U.S. Bankruptcy Court for the Southern District of New York granted Lehman Brothers Special Finance Inc's motion for summary judgement on the basis that the effect was that the provisions do infringe the anti-deprivation principle in a U.S. insolvency. Judge Peck acknowledged that this resulted in the U.S. courts coming to a decision "directly at odds with the judgement of the English Courts". Whilst leave to appeal was granted, the case was settled before an appeal was heard. In a subsequent decision in June 2016, the U.S. Bankruptcy Court for the Southern District of New York did uphold the enforceability of a priority of payments containing a flip clause. It should be noted however that this decision distinguished rather than overruled the earlier judgment.

Given the general relevance of the issues under discussion in the judgments referred to above and that the Transaction Documents include terms providing for the subordination of certain payments under the Swap Agreement, there is a risk that the outcome of any similar disputes in a relevant jurisdiction may adversely affect the Issuer's ability to make payments on the Notes and/or the market value of the Notes and result in negative rating pressure in respect of the Notes. If any rating assigned to any of the Notes is lowered, the market value of such Notes may reduce.

Category 2: Risks relating to the Portfolio

1. Non-existence of Purchased Lease Receivables; Ineligible Lease Receivables and Ineligible Expectancy Rights

The Lease Receivables Purchaser and the Expectancy Rights Purchaser retain the right to bring indemnification claims against, and are entitled to demand payment of Deemed Collections, the Ineligible Lease Receivable Repurchase Price or the Ineligible Expectancy Right Repurchase Price (as applicable) from the Originator, but from no other Person, in accordance with the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement in an amount equal to the Aggregate Discounted Balance of the affected Purchased Lease Receivable (including, for the avoidance of doubt, in case only a portion of the relevant Purchased Lease Receivable or Purchased Expectancy Right (as applicable) is affected), from the Originator, but from no other Person, in accordance with the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement if, among others, (i) a Purchased Lease Receivable does not exist because e.g. a Lease Agreement proves not to have been legally valid on the Issue Date or otherwise ceases to exist (Bestands- und Veritätshaftung) in whole or in part (e.g. if a Lessee which qualifies as a consumer (Verbraucher) uses its right of withdrawal (Widerrufsrecht), see "RISK FACTORS — Category 4: Legal Risks — Consumer Protection"), or (ii) it turns out that a Purchased Lease Receivable did not comply with the Lease Receivables Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Lease Receivable, or (iii) it turns out that a Purchased Expectancy Right did not comply with the Expectancy Rights Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Expectancy Right was purchased. For the avoidance of doubt, no Deemed Collection, no Ineligible Lease Receivables Repurchase Price and no Ineligible Expectancy Right Repurchase Price shall be payable in respect of Eligible Lease Receivables and Eligible Expectancy Rights (as applicable) if the Lessee fails to make due payments solely as a result of its lack of funds or insolvency (Delkredererisiko). To this extent, the Issuer is subject to the credit risk of the Originator

and payments under the Notes may be affected if the Originator is unable to fulfil its obligations vis-àvis the Issuer.

Upon the occurrence of circumstances resulting in a Deemed Collection and/or the Ineligible Lease Receivables Repurchase Price in relation to and affecting an entire Purchased Lease Receivable under the Lease Receivables Purchase Agreement to the Lease Receivables Purchaser, and subject to the condition precedent (aufschiebende Bedingung) of the full receipt of the relevant Deemed Collection and/or the relevant Ineligible Lease Receivables Repurchase Price (as applicable) by the Lease Receivables Purchaser, the Lease Receivables Purchaser hereby reassigns and retransfers the relevant Purchased Lease Receivables and the related Lease Collateral (or the affected portion thereof and unless such is extinguished) to the Originator at the costs of the Originator, without any recourse against and representations by the Lease Receivables Purchaser and without payment of any additional consideration by the Originator. The Originator accepted such reassignment and retransfer under the Lease Receivables Purchase Agreement.

Upon the occurrence of circumstances resulting in a Deemed Collection and/or the payment of the Ineligible Lease Receivables Repurchase Price in relation to and affecting an entire Purchased Lease Receivable under the Lease Receivables Purchase Agreement to the Lease Receivables Purchaser, and subject to the condition precedent (aufschiebende Bedingung) of the full receipt of the relevant Deemed Collection and/or the relevant Ineligible Lease Receivables Repurchase Price (as applicable) by the Lease Receivables Purchaser, and the full receipt of the relevant of the Aggregate Discounted Balance of the affected Expectancy Right, the Expectancy Rights Purchaser already reassigned and retransferred the affected Expectancy Right (provided that the Expectancy Rights Purchaser still holds title to it) or, as the case may be, the title to the relevant Vehicle (if the Expectancy Right has already converted by operation of law into full legal title (Erstarken des Anwartschaftsrecht zum Vollrecht) and provided that the Vehicle is still existing) to the Originator at the costs of the Originator, without any recourse against and representations by the Expectancy Right Purchaser and without payment of any additional consideration by the Originator. The Originator accepted such reassignment and retransfer under the Expectancy Rights Purchase Agreement.

2. Exposure to Credit Risks of the Lessees

The payment of principal and interest on the Notes is, *inter alia*, conditional upon the performance of the Portfolio.

The collectability of the Portfolio is subject to, *inter alia*, credit, liquidity and interest rate risks and will generally vary in response to, among other things, market interest rates, general economic conditions, the financial standing of Lessees and other similar factors. Accordingly, the Noteholders will be exposed to the credit risk of the Lessees.

This includes a risk of late payment of Purchased Lease Receivables due in a particular Collection Period. This risk is mitigated through the availability of the Liquidity Reserve, to the extent such funds are available.

3. Historical and Other Information

The historical information provided to potential investors via the website of the European DataWarehouse at http://bit.ly/2m2YW2X reflects the historical experience and are based on procedures applied by the Servicer and Originator. None of the Joint Lead Managers, the Arranger, Swap Counterparty, Issuer, Trustee, ER Trustee or Corporate Service Provider has undertaken or will undertake any investigation or review of, or search to verify the historical information. The past performance of financial assets is no indication of any future performance of the Portfolio.

4. Risk of Early Repayment

In the event that a Lease Agreement in relation to a Purchased Lease Receivable is prematurely terminated or otherwise settled early after the expiration of the Revolving Period, Noteholders may be repaid principal but will receive interest for a shorter period of time than as initially anticipated.

5. Risk of Losses on the Lease Receivables

There is no assurance that (a) the Class A Noteholders will receive for each Class A Note the total initial Principal Outstanding Balance plus interest as stated in the Terms and Conditions or (b) the distributions which are made will correspond to (i) the monthly payments originally agreed upon in the underlying Lease Agreements or (ii) realisation proceeds envisaged to be received in respect of the Vehicles. The risk to the Class A Noteholders that they will not receive the full principal amount of any Class A Note held by them or interest payable thereon as stated in the Terms and Conditions is mitigated by (a) the subordination of the Class B Notes and the Subordinated Loans in accordance with the Applicable Priority of Payments and (b) the availability of the amounts standing to the credit of the Liquidity Reserve Ledger and the available excess spread in accordance with the Applicable Priority of Payments.

There is no assurance that (a) the Class B Noteholders will receive for each Class B Note the total initial Principal Outstanding Balance plus interest as stated in the Terms and Conditions or (b) the distributions which are made will correspond to (i) the monthly payments originally agreed upon in the underlying Lease Agreements or (ii) realisation proceeds envisaged to be received in respect of the Vehicles. The risk to the Class B Noteholders that they will not receive the full principal amount of any Class B Note held by them or interest payable thereon as stated in the Terms and Conditions is mitigated by (a) the subordination of the Subordinated Loans in accordance with the Applicable Priority of Payments and (b) the availability of the amounts standing to the credit of the Liquidity Reserve Ledger and the available excess spread in accordance with the Applicable Priority of Payments.

The Issuer has established the Liquidity Reserve Ledger and the Reserves Funding Provider has credited an amount equal to the Required Liquidity Reserve Amount to the Liquidity Reserve Ledger on the Issue Date. Such amount can be used by the Issuer to make payments under the Notes with respect to interest and/or principal in accordance with the Applicable Priority of Payments.

6. Geographical and Industry Concentration of Lessees

Although the Lessees under the Lease Agreements are located throughout Germany, these lessees may be concentrated in certain locations, such as densely populated or industrial areas. Any deterioration in the economic condition of the areas in which the Lessees are located, or any deterioration in the economic conditions of other areas, may have an adverse effect on the ability of the Lessees to make payments under the Lease Agreements, which could in turn increase the risk of losses on the Lease Agreements. A concentration of Lessees in such areas may therefore result in a greater risk that the Noteholders will ultimately not receive the full principal amount of the Notes and interest thereon as a result of such uncovered losses incurred in respect of the Lease Agreements than if such concentration had not been present.

Further, although the Lessees are involved in a range of different industry sectors and the Vehicles derive from different clusters, there may be a higher concentration of Lessees in a particular industry sector. Deterioration in the economic conditions in such industry sector may adversely affect the ability of the Lessees to make payments under the Lease Agreements and, therefore, could increase the risk of losses on the Lease Agreements. A greater concentration of Lessees in particular industry sectors may, therefore, result in a greater risk that the Noteholders will ultimately not receive the full principal amount of the Notes and interest thereon as a result of such uncovered losses incurred in respect of the Lease Agreements than if such concentration had not been present.

7. Market for Vehicles

To the extent that the Transformed Title Vehicles are sold by the Realisation Agent in the open market, there is no guarantee that there will be a market for the sale of such Transformed Title Vehicles, which will be in a used condition, or that such market will not deteriorate due to whatever reason.

This market could, for example, be negatively affected by developments specific to the German automobile industry which could prevent the final customers from purchasing such used Transformed Title Vehicles, e.g. in connection with a defect of a vehicle (in individual or collective cases relating to recall campaigns or driving bans, e.g. based on two recent rulings of the German Federal Administrative Court (*Bundesverwaltungsgericht*) on 27 February 2018 (docket number 7 C 26.16 and

7 C 30.17), including, but not limited to cases in connection with faulty software affecting emissions and fuel consumption tests used by the car manufacturer, as was most prominently revealed in November 2015 in respect of certain Volkswagen vehicles).

Further, any deterioration in the economic condition of the areas in which the final customers are located, or any deterioration in the economic conditions of other areas, may have an adverse effect on the ability to sell the Vehicles, which could in turn increase the risk of losses on the Purchased Expectancy Rights. A concentration of the final customers in such areas may, therefore, result in a greater risk that the Noteholders will ultimately not receive the full principal amount of the Notes and interest thereon as a result of such losses incurred in respect of the Purchased Expectancy Rights than if such concentration had not been present.

Category 3: Risks relating to the Transaction Parties

1. Risk of late Payment by Servicer

The Servicer has undertaken to transfer or procure to have transferred Collections as set forth in the Servicing Agreement (see the paragraph headed "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — SERVICING AGREEMENT — Description of the Services — Originator Collection Account").

If the Servicer does not promptly forward all amounts which it has collected from the relevant Lessees to the Issuer Account pursuant to the Servicing Agreement, any Collections received that are forwarded late may only be paid to the Noteholders on the subsequent Payment Date.

Furthermore, no assurance can be given that upon the insolvency of the Servicer, no commingling risk will arise as the proceeds arising out of or in connection with the Purchased Lease Receivables will first be paid by the Lessees to the Servicer. This risk is, however, mitigated by the fact that (i) the Issuer shall terminate the appointment of LeasePlan Deutschland GmbH as Servicer and activate the Back-Up Servicer in accordance with the provisions of the Servicing Agreement and (ii) the Servicer shall immediately cease to use and cancel and revoke any and all direct debit arrangements and instructions it has established or given in respect of any of the Lessees in relation to the Purchased Lease Receivables, upon the occurrence of a Servicer Termination Event and, therefore, prior to or, at the latest, upon the insolvency of the Servicer, the commingling risk will be limited to the amounts standing to the credit of the Servicer's bank account at the time insolvency proceedings are opened. In addition, the Issuer will establish the Commingling Reserve Ledger being a ledger of the Issuer Account. Upon the occurrence of a Reserve Trigger Event, the Reserves Funding Provider will, in accordance with the Reserves Funding Agreement, make payments to the Issuer allowing the Issuer to credit an amount equal to the Required Commingling Reserve Amount (such amount depending on the frequency of the transfers of Collections made by the Servicer from the Servicer's account to the Issuer Account) to the Commingling Reserve Ledger. In addition, upon the occurrence of a Lessee Notification Event, the Issuer will be entitled to notify the Lessees of the assignment of the Purchased Lease Receivables to protect its interest.

2. Risk of Late Payments Received by the Realisation Agent

Under the Realisation Agency Agreement, the Realisation Agent has undertaken to transfer or procure to have transferred the Vehicle Realisation Proceeds in a particular manner (see the paragraph headed "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Realisation Agency Agreement").

If the Realisation Agent does not promptly forward all amounts which it owes pursuant to the Realisation Agency Agreement arising out of or in connection with the repurchase and/or the realisation of the Transformed Title Vehicles in accordance with the Transaction Documents, any late payments may only be paid to the Noteholders on the subsequent Payment Date.

Furthermore, no assurance can be given that upon the insolvency of the Realisation Agent, no commingling risk will arise as the proceeds out of or in connection with the realisation of the Transformed Title Vehicles sold prior to the replacement of the Realisation Agent, will first be paid by the buyer to the Realisation Agent. This risk is, however, mitigated by the fact that the realisation mandate of the Realisation Agent will be revoked upon the occurrence of a Realisation Agent

Termination Event and, therefore, prior to or, at the latest, upon the insolvency of the Realisation Agent, so that the commingling risk will be limited to the amounts standing to the bank account of the Realisation Agent at the time insolvency proceedings are opened. In addition, upon the occurrence of a Reserve Trigger Event, the Reserves Funding Provider will, in accordance with the Reserves Funding Agreement, make payments to the Issuer, allowing the Issuer to credit an amount equal to the Required Commingling Reserve Amount (such amount depending on the frequency of the transfers of Collections made by the Realisation Agent from the Realisation Agent's account to the Issuer Account) to the Commingling Reserve Ledger.

3. Reliance on Collection and Servicing Procedures

The Servicer will carry out the administration and enforcement of the assets forming part of the Portfolio in accordance with the Servicing Agreement and the Collection and Servicing Procedures.

Accordingly, the Noteholders are relying on the business judgement and practices of the Servicer when enforcing claims against the Lessees.

See the paragraph headed "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Servicing Agreement" and "THE ORIGINATOR, THE SERVICER, THE REALISATION AGENT, THE MAINTENANCE COORDINATOR, THE JUNIOR SUBORDINATED LENDER AND THE PUT OPTION PROVIDER".

4. Replacement of the Servicer; the Maintenance Coordinator and the Realisation Agent

The ability of the Issuer to meet its obligations under the Notes will depend on the performance of the duties of the Servicer, the Maintenance Coordinator and the Realisation Agent or, as the case may be, the Back-Up Servicer, the Back-Up Maintenance Coordinator and the Back-Up Realisation Agent. No assurance can be given that the creditworthiness of these parties will not deteriorate in the future, which may affect the administration and enforcement of the Portfolio by such parties in accordance with the relevant Transaction Document.

A Back-Up Maintenance Coordinator Facilitator has been appointed to assist the Issuer in finding a suitable Back-Up Maintenance Coordinator, if required, and a Back-Up Servicer Facilitator has been appointed to assist the Issuer in finding a suitable Back-Up Servicer, if required.

Within 90 calendar days following the occurrence of a Back-Up Trigger Event, a suitable Back-Up Servicer and/or Back-Up Maintenance Coordinator and/or Back-Up Realisation Agent shall be nominated and appointed (see the paragraph headed "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Servicing Agreement — Appointment of Back-Up Servicer" and "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Maintenance Coordination Agreement — Appointment of Back-Up Maintenance Coordinator" and "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Realisation Agency Agreement — Appointment of Back-Up Realisation Agent"). However, there is a risk that no appropriate Back-Up Servicer and/or Back-Up Maintenance Coordinator and/or Back-Up Realisation Agent will be found or will be found in a timely manner upon the occurrence of a Back-Up Trigger Event. In such case, an Early Amortisation Event would occur.

There is no guarantee that a Back-Up Servicer and/or Back-Up Maintenance Coordinator and/or Back-Up Realisation Agent providing servicing at the same level as LeasePlan Deutschland GmbH can be appointed on a timely basis or at all.

No assurance can be given that a Back-Up Servicer and/or a Back-Up Maintenance Coordinator and/or Back-Up Realisation Agent (taken alone or in aggregate) does not charge fees in excess of the fees to be paid to the Servicer and/or the Maintenance Coordinator and/or the Realisation Agent. The payment of fees to the Back-Up Servicer and/or any Back-Up Maintenance Coordinator and/or Back-Up Realisation Agent will rank in priority to amounts paid to Noteholders in accordance with the Applicable Priority of Payments and any increase in the level of fees paid to the Back-Up Servicer or Back-Up Maintenance Coordinator and/or Back-Up Realisation Agent would reduce the amounts available to the Issuer to make payments in respect of the Notes.

5. Reliance on Realisation Procedures of the Realisation Agent; Sale in the Open Market

To the extent that the Realisation Agent has the duty to realise the Transformed Title Vehicles in the open market, the Realisation Agent will carry out such realisation of the Transformed Title Vehicles on behalf of the Expectancy Rights Purchaser in accordance with the Realisation Agency Agreement, which includes the possibility to sub-delegate such duties to a third party in accordance with the terms and conditions of the Realisation Agency Agreement.

Accordingly, the Noteholders are relying on the business judgement, the practices and the capabilities of the Realisation Agent when realising the Transformed Title Vehicles (see the paragraph headed "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Realisation Agency Agreement").

Although the different distribution channels for used vehicles offer flexibility and therefore increase the customer base of the Realisation Agent for such used vehicles, there is no guarantee that each of such distribution channels in itself results in the best-achievable price for such used vehicles. Partly, used vehicles will be sold by using internet portals, via private auctions (that are limited to professional resellers) or sale in own shop areas (*Ladenflächen*) where customers can examine and directly buy used vehicles, which both bear the risk that the best-achievable price cannot be reached. With respect to the internet customers, this is, *inter alia*, attributable to the fact that the final customer cannot test-drive the vehicles and may therefore be inclined not to make a bid equal to the best-achievable price in such internet auction.

6. Conflicts of Interest

(a) In connection with the Transaction, (i) the Originator will also act as the Servicer, the Realisation Agent, the Maintenance Coordinator, the Junior Subordinated Lender and the Put Option Provider, (ii) the Account Bank will also act as the Paying Agent, the Calculation Agent and the Swap Counterparty, (iii) the Reserves Funding Provider will also act as the Arranger and the Senior Subordinated Lender, (iv) the Corporate Services Provider will also act as the Trustee, the Back-Up Servicer Facilitator and the Back-Up Maintenance Coordinator Facilitator, and (iv) the Reporting Agent will also act as the Cash Manager.

These Transaction Parties will have only those duties and responsibilities agreed to in the relevant Transaction Documents, and will not, by virtue of their or any of their Affiliates' acting in any other capacity, be deemed to have any other duties or responsibilities or be deemed to be held to a standard of care other than those provided in the Transaction Documents to which they are a party. To the best knowledge and belief of the Issuer, these are the sole relevant conflicts of interest of the Transaction Parties. However, all Transaction Parties may enter into other business dealings with each other from which they may derive revenues and profits without any duty to account therefor in connection with this Transaction.

(b) The Originator as Servicer may hold and/or service claims against the Lessees other than the Lease Receivables. The interests or obligations of the Servicer in its respective capacities with respect to such other claims may in certain aspects conflict with the interests of the Noteholders.

This conflict of interest, however, is mitigated in part by the fact that the Originator as the Servicer is entitled to the Servicer Success Fee which is paid junior to the Notes in accordance with the Applicable Priority of Payments. Hence, the Originator as Servicer is incentivised to act in the interest of the Noteholders, since otherwise there may be a negative impact on the amount of the Servicer Success Fee that the Originator as Servicer would receive. In addition, under the Servicing Agreement, the Originator as Servicer is under the obligation, when performing its services, not to distinguish between the securitised and non-securitised exposures and undertakes to always act in the manner of a prudent merchant (Sorgfalt eines ordentlichen Geschäftsmannes) and to act in accordance with the Collection and Servicing Procedures.

(c) The Realisation Agent may realise (e.g., sell in the open market) assets other than the Transformed Title Vehicles. The interests or obligations of the Realisation Agent in its respective capacities with respect to such other assets may in certain aspects conflict with the

interests of the Noteholders. Under the Realisation Agreement, the Realisation Agent is under the obligation, when performing its services, to not distinguish between the securitised and non-securitised exposures and undertakes to always act in the manner of a prudent merchant (Sorgfalt eines ordentlichen Geschäftsmannes).

(d) Each Transaction Party may engage in commercial relationships with the Lessees, the purchasers of Transformed Title Vehicles, the Originator, the Servicer, the Issuer, other parties to this Transaction and other third parties. In such relationships, such Transaction Parties are not obliged to take into account the interests of the Noteholders. Accordingly, potential conflicts of interest may arise in respect of this Transaction.

7. Limited Independent Investigation and Limited Information

Other than the Originator in its various capacities and the Noteholders as required by article 5 of the Securitisation Regulation, no Transaction Party has undertaken or will undertake any investigations, searches or other actions to verify the details of the Portfolio or to establish the creditworthiness of any Lessee or any other party to the Transaction Documents. Each Transaction Party will rely solely on the accuracy of the representations and warranties given by the Originator under the Transaction Documents in respect of, *inter alia*, the Purchased Lease Receivables, the Purchased Expectancy Rights, the Lessees, the Lease Agreements underlying the Lease Receivables and the Vehicles, other than the Originator in its various capacities and, to the extent the Noteholders may rely on such representations and warranties in connection with their due diligence obligations under article 5 of the Securitisation Regulation. The Originator will disclose such information to the relevant Transaction Parties, competent governmental authorities or potential investors under the current disclosure requirements, in particular article 7 of the Securitisation Regulation. In this respect, please also refer to "THE EU RISK RETENTION AND EU TRANSPARENCY REQUIREMENTS — EU Transparency Requirements".

If the Portfolio does not correspond, in whole or in part, to the representations and warranties made by the Originator under the Transaction Documents, the Issuer, the Lease Receivables Purchaser and the Expectancy Rights Purchaser may have certain rights of recourse triggering indemnity claims against the Originator. Consequently, a risk of loss exists if such representation or warranty is breached and no corresponding indemnity payment is made by the Originator.

8. Reliance on Transaction Parties

The Issuer is party to contracts with a number of other third parties who have agreed to perform services, *inter alia*, in relation to the Notes. In particular, the Issuer and the Swap Counterparty have entered into the Swap Agreement, and the Trustee, the ER Trustee, the Paying Agent, the Calculation Agent, the Cash Manager and the Account Bank have all agreed to provide services with respect to the Notes and the Transaction Documents.

In addition, the Expectancy Rights Purchaser is party to contracts with a number of other third parties (see the paragraphs headed "TRANSACTION OVERVIEW" and "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS" below).

If any of such third parties fails to perform its obligations under the respective agreements to which it is a party, investors may be adversely affected.

No assurance can be given that the creditworthiness of the parties to the Transaction Documents will not deteriorate in the future. The Transaction Documents provide for an obligation to exchange such third parties in case of a termination of the relevant agreement or appointment or upon a downgrade below a certain rating threshold (or a withdrawal of a rating) of certain third parties. However, such obligation to exchange a third party is not secured. Accordingly, if a third party is not or cannot be exchanged or funds cannot be transferred to a substitute third party, Noteholders bear the risk that the Rating Agencies will downgrade the Notes, and Noteholders may be exposed to an increased risk that the relevant third party may fail in the performance of its obligations under the relevant Transaction Documents.

Category 4: Legal Risks

1. Assignability of Purchased Lease Receivables

As a general rule under German law, receivables are assignable, unless their assignment is excluded either by mutual agreement or by the nature thereof or legal restrictions applicable thereto.

Under section 354a (1) of the German Commercial Code (*Handelsgesetzbuch*), however the assignment of monetary claims (i.e. claims for the payment of money) governed by German law is valid despite a contractual prohibition on assignment if the underlying agreement between the contracting parties constitutes a commercial transaction (*Handelsgeschäft*) for both parties (including the Lessee).

Pursuant to the Lease Receivables Purchase Agreement, the Originator represents and warrants to the Lease Receivables Purchaser that (a) the Lease Agreements and the standard terms under which the Purchased Lease Receivables arise are valid and do not prohibit the Originator from selling and assigning its rights under the relevant Lease Agreement to a third party and (b) the Purchased Lease Receivables can be transferred by way of sale and assignment and such transfer is not subject to any legal restriction. However, see "RISK FACTOR — Category 3: Risks relating to the Transaction Parties — Limited Independent Investigation and Limited Information" above.

2. Notice of Assignment and Defences in respect of Purchased Lease Receivables

The Lease Receivables Purchase Agreement and the Servicing Agreement provide that the assignment of the Purchased Lease Receivables may only be disclosed to the relevant Lessees in certain limited circumstances, such as, *inter alia*, the occurrence of an Insolvency Event in respect of the Originator or the Servicer.

Though the notification of the assignment is not a requirement under German law for the perfection of the assignment of the Purchased Lease Receivables, unless the Lessees have knowledge of the assignment at the time at which the relevant transaction is performed (which will only be the case in limited circumstances as stated above), the Lessees under the Purchased Lease Receivables may make payments and exercise other rights (*Gestaltungsrechte*) against the Originator in connection with the discharge of their obligations thereunder or enter into any other transaction (*Rechtsgeschäfte*) with regard to such Purchased Lease Receivables which would be binding on the Issuer and the Trustee.

A Lessee may also assert against the Issuer and the Trustee all defences the Lessee had against the Originator at the time of assignment of the Purchased Lease Receivables. Further, each Lessee may be entitled to set off against the Issuer and the Trustee its claims (if any) against the Originator unless such Lessee had knowledge of the assignment of the Purchased Lease Receivable at the time of acquiring such claims or such claims become due only after such Lessee acquires such knowledge (which will only be the case in limited circumstances as stated above) and after the relevant Purchased Lease Receivable becomes due.

The Originator represents and warrants in the Lease Receivables Purchase Agreement that, to its knowledge, no right of rescission, set off, counterclaim, contest, challenge or other defence exists in respect of any Lease Receivable offered for sale to the Lease Receivables Purchaser on the Purchase Date thereof.

The risks outlined above are mitigated by the following factors: according to the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement, the Originator is obliged to pay Deemed Collections, an Ineligible Lease Receivable Repurchase Price and/or an Ineligible Expectancy Right Repurchase Price to the Issuer if certain requirements are met. This applies, in particular, if a Lessee sets off amounts due to it by the Originator against the relevant Lease Receivable and, as a consequence of such set-off, the Issuer does not receive the amount it would have received in respect of such Lease Receivable without such set-off. In addition, the Issuer will establish the Set-Off Reserve Ledger being a ledger of the Issuer Account. Upon the occurrence of a Reserve Trigger Event, the Reserves Funding Provider will make payments to the Issuer, allowing the Issuer to dynamically credit on a monthly basis an amount equal to the Required Set-Off Reserve Amount to the Set-Off Reserve Ledger in accordance with the Reserves Funding Agreement.

3. Insolvency Law - Insolvency of the Originator

If insolvency proceedings were commenced in relation to the Originator as German seller of the Purchased Lease Receivables, the expected cash flows of the Purchased Lease Receivables could be adversely affected as laid out below.

The legal existence of the Purchased Lease Receivables assigned under the Lease Receivables Purchase Agreement would generally survive the institution of insolvency proceedings against Originator pursuant to section 108 (1) sentence 2 of the German Insolvency Code (*Insolvenzordnung*) under the condition that (i) the acquisition of the Vehicles was financed by a third party and (ii) the title to the Vehicles was transferred to such third party as security for such financing.

The Transaction relies on the interpretation of section 108 (1) sentence 2 of the German Insolvency Code (*Insolvenzordnung*) that, if applied to the Transaction, the insolvency administrator of the Originator will not have the right to discontinue Lease Agreements on the grounds that the acquisition of the Vehicles was refinanced through securitisation. However, it should be noted that there is no case law on this point. If a court came to the conclusion that section 108 (1) sentence 2 of the German Insolvency Code (*Insolvenzordnung*) does not apply, this would have, under section 103 of the German Insolvency Code (*Insolvenzordnung*), the following consequences:

- (a) Section 103 of the German Insolvency Code (*Insolvenzordnung*) grants the Originator's insolvency administrator for mutual contracts which have not been (or have not been completely) performed by the Originator and the Lessees at the date when insolvency proceedings were opened against the Originator the right to opt whether or not to continue such contracts.
- (b) If the Originator's insolvency administrator chooses not to continue any Lease Agreements with the Lessees, then the Purchased Lease Receivables arising from such Lease Agreements will be extinguished. If the insolvency administrator chooses to continue a Lease Agreement, the payment obligation of the Lessee will be continued and such obligation will remain, however, the payment obligation of the Lessee will be reinstated and such reinstated payment obligation would not be subject to any assignment under the Lease Receivables Purchase Agreement which came into effect prior to the commencement of insolvency proceedings against the Originator. However, the Lease Receivables Purchaser's shortfall would be covered by the Lease Receivables Purchaser's security title (Sicherungseigentum) to the Vehicle which would entitle the Lease Receivables Purchaser to the realisation of the Vehicle. Depending on the factual circumstances to be determined on a case-by-case basis, the Lease Receivables Purchaser or the Originator's insolvency administrator may realise the Vehicle and the Originator's insolvency administrator may deduct his fees from such proceeds; such fees may amount up to 9 per cent. of the enforcement proceeds plus applicable VAT (section 171 German Insolvency Code (Insolvenzordnung)). In a recent ruling, the German Federal Supreme Court (Bundesgerichtshof) (BGH, IX ZR 295/16, 11 January 2018) held that the insolvency administrator of an insolvency debtor (Insolvenzschuldner) is not entitled to realise objects of lease if the insolvency debtor has lost its possession position (Besitzposition) in relation to such assets prior to its insolvency. In the case being subject matter of this ruling, the insolvency debtor sold and assigned lease receivables resulting under finance lease arrangements (Finanzierungsleasing) to a receivables purchaser prior to the debtor's insolvency. The insolvency debtor also transferred its title to the objects of lease for security purposes (Sicherunsgübereignung) to the receivables purchaser by way of assigning the insolvency debtor's restitution claim (Herausgabeanspruch) against its lessees to the receivables purchaser pursuant to sections 929 and 932 of the German Civil Code. The German Federal Supreme Court argued that by assigning its restitution claim against its lessees, the insolvency debtor loses its possession position (Besitzposition) and thus there is no right which could pass to the insolvency administrator with respect to the objects of lease upon the insolvency of the insolvency debtor and which would entitle the insolvency administrator to realise the objects of lease. Under the Lease Receivables Purchase Agreement, the Originator also assigns its restitution claim against the Lessees to the Lease Receivables Purchaser in order to replace the delivery of the Vehicle. This means that, in case of an insolvency scenario of the Originator and by applying the above ruling of the German Federal Supreme Court, the Originator's insolvency administrator would not be entitled to realise the

Vehicle and hence the Originator's insolvency administrator may not deduct up to 9 per cent. of the enforcement proceeds plus applicable VAT.

In relation to the Expectancy Rights, if insolvency proceedings are commenced in relation to the Originator as German seller of the Expectancy Rights, cash flows may be adversely affected as laid out below.

In addition, it is disputed whether section 108 (1) sentence 2 of the German Insolvency Code (Insolvenzordnung) applies to lease agreements containing a service component in total or only to the lease agreement excluding the servicing component. There is a risk that section 108 (1) sentence 2 of the German Insolvency Code (Insolvenzordnung) will not apply to the Lease Agreement and the service component will be governed by section 103 of the German Insolvency Code (Insolvenzordnung), giving the insolvency administrator the right to opt whether or not to continue the Lease Services Component. The Lessee may have a right to set-off any amounts paid to a third party provider, should the insolvency administrator opt to not continue the Lease Services Component under the Lease Agreement.

As set out above, section 103 of the German Insolvency Code (*Insolvenzordnung*) grants the Originator's insolvency administrator for mutual contracts which have not been (or have not been completely) performed by the Originator and the respective counterparty on the date when insolvency proceedings were opened against the Originator, the right to opt whether such agreement will be continued. In this regard it cannot be ensured that the Originator's insolvency administrator decides to continue the Put Option Agreement, and the Expectancy Rights Purchaser may no longer exercise and enforce its rights under the Put Option Agreement and request the Originator to purchase a Transformed Title Vehicle in the amount of the Estimated RV. This will not affect the Expectancy Rights Purchaser's right to realise the Transformed Title Vehicles after the Expectancy Right has been converted into full legal title by sale on the open market, though these proceeds may be lower than the amounts received under the Put Option Agreement and there may be the added issue of the appointment of a Back-Up Realisation Agent, as set out in this Prospectus under "Replacement on the Realisation Agent", as the Originator also has been appointed as Realisation Agent.

4. Insolvency Law - Risk of Re-characterisation of the Transaction as a Loan secured by Purchased Lease Receivables and Purchased Expectancy Rights

The sale of the Purchased Lease Receivables under the Lease Receivables Purchase Agreement by the Originator to the Lease Receivables Purchaser and the sale of moveable assets (bewegliche Sachen) under the Expectancy Rights Purchase Agreement by the Originator to the Expectancy Rights Purchaser have been structured as a true sale. In particular, total default risk enhancement in respect of the Purchased Lease Receivables or the Purchased Expectancy Rights, as applicable will be not higher than 9 per cent. of the Purchase Price. However, there are no statutory or case law based tests with respect to when a securitisation transaction qualifies as an effective sale or as a secured loan. Because of this, there is a risk that a court may re-characterise the sale of Lease Receivables under the Lease Receivables Purchase Agreement and/or the sale of the Expectancy Rights under the Expectancy Rights Purchase Agreement as a secured loan. If a sale of the Lease Receivables were re-characterised as a secured loan, sections 166 and 51 no. 1 of the German Insolvency Code (Insolvenzordnung) would apply with the following consequences:

The insolvency administrator would have direct or indirect possession (direkten oder indirekten Besitz) of Lease Receivables, the Expectancy Rights, the Vehicles or other movable objects transferred as Security, and the Lease Receivables Purchaser and/or the Expectancy Rights Purchaser (depending on the factual circumstances to be determined on a case-by-case basis) may be or may be not barred from enforcing the Security.

Further, an insolvency administrator of the Originator as seller of the Purchased Lease Receivables and the Purchased Expectancy Rights which have been assigned for security purposes is authorised by German law to enforce and realise the sold Purchased Lease Receivables or Purchased Expectancy Rights, as applicable (in each case on behalf of the assignee), and the Lease Receivables Purchaser is barred from enforcing the Purchased Lease Receivables and the Expectancy Rights Purchaser is barred from enforcing the Purchased Expectancy Rights assigned to them either themselves or through an agent.

The insolvency administrator is obliged to transfer the proceeds from such realisation of the Purchased Lease Receivables to the Lease Receivables Purchaser and the proceeds from the realisation of the Purchased Expectancy Rights to the Expectancy Rights Purchaser. The insolvency administrator may, however, deduct from the enforcement proceeds fees which amount to 4 per cent. of the enforcement proceeds for assessing his preferential rights plus up to 5 per cent. of the enforcement proceeds as compensation for the costs of enforcement. If the enforcement costs are considerably higher than 5 per cent. of the enforcement proceeds, the compensation for the enforcement costs may be higher. Where applicable, the insolvency administrator may also withhold VAT on such amounts (section 166 (2) German Insolvency Code (*Insolvenzordnung*)). Please also refer to the statements regarding the recent ruling of the German Federal Supreme Court (*Bundesgerichtshof*) (BGH, IX ZR 295/16, 11 January 2018), where it is held that the insolvency administrator of an insolvency debtor (*Insolvenzschuldner*) is not entitled to realise objects of lease if the insolvency debtor has lost its possession position (*Besitzposition*) in relation to such assets prior to its insolvency, made under Risk Factor — Category 4: Legal Risks — Insolvency of the Originator).

5. Insolvency Law - Lease Services Component and Termination Rights of Lessees

General

Most of the Lease Agreements executed between the Originator and the relevant Lessees do not only comprise the leasing of the relevant Vehicles, but also envisage that the Originator renders and intermediates certain Lease Services (for a description of certain contract types see the paragraph headed "CHARACTERISTICS OF THE PORTFOLIO").

As a general rule under German law, the insolvency of the contractual party being obliged to render services (i.e., in the current scenario the Originator) may give rise to a termination right for the person being entitled to such services (i.e., the relevant Lessee) should such insolvency be considered to constitute a good cause (wichtiger Grund) for the relevant Lessee to terminate the agreement. In addition and under certain circumstances, the Lessee may have a withholding right in respect of the Lease Instalments.

If there were a good cause allowing the Lessee to terminate, such termination would presumably affect the entire agreement (including the lease component) and not just the Lease Services Component, because the Lessee may claim that (i) it would not have entered into the agreement if it had known that the Lease Services would not be rendered and (ii) therefore, its interest in continuing the agreement is frustrated. In addition, a termination right due to good cause may trigger damage claims of the relevant Lessee.

Structural Mitigants

In order to address the risk of a termination by the Lessees for good cause, the Transaction features the following structural mitigants:

- (a) A Back-Up Maintenance Coordinator Facilitator has been appointed to assist the Issuer in finding a suitable Back-Up Maintenance Coordinator.
- (b) A Back-Up Servicer Facilitator has been appointed to assist the Issuer in finding a suitable Back-Up Servicer.
- (c) Upon the occurrence of a Back-Up Trigger Event, the Issuer will appoint the Back-Up Maintenance Coordinator.
- (d) Upon the occurrence of a Reserve Trigger Event, LPC will, in accordance with the Reserves Funding Agreement, credit the Reserves (other than the Required Liquidity Reserve Amount, which will be funded on the Closing Date) to the Issuer Account.
- (e) If the Originator becomes Insolvent, the Issuer shall immediately contact the insolvency administrator of the Originator with a view to entering into negotiations with the Originator's insolvency administrator in order to incentivise the insolvency administrator to render the Lease Services as required. In this respect, the transaction provides for the amount standing to the credit of the Maintenance Reserve Ledger in order to cover the Back-Up Maintenance

Coordinator Stand-By Fee and the Back-Up Maintenance Coordinator Activation Fee and the amounts payable to the maintenance service providers.

Upon the occurrence of a Maintenance Coordinator Termination Event, the Issuer shall procure that the Back-Up Maintenance Coordinator shall, if required, assist a potential insolvency administrator of the Originator in rendering the Lease Services.

6. Insolvency Law - Luxembourg Insolvency

The Issuer has its registered office in Luxembourg. Under article 3(1) of Council Regulation (EC) No. 2015/848 of 29 May 2015 on Insolvency Proceedings (recast) (the "Insolvency Regulation"), there is a rebuttable presumption that a company has its centre of main interest ("COMI") in the jurisdiction in which it has the place of its registered office. As a result, there is a rebuttable presumption that the Issuer's COMI is in Luxembourg and consequently that any main insolvency proceedings applicable to the Issuer would be governed by Luxembourg law. Furthermore and as initially stated in the decision by the European Court of Justice ("ECJ") in relation to Eurofood IFSC Limited, the ECJ restated the presumption in the Insolvency Regulation that the place of a company's registered office is presumed to be the company's COMI and stated that the presumption can only be rebutted if "factors which are both objective and ascertainable by third parties enable it to be established that an actual situation exists which is different from that which locating it at the registered office is deemed to reflect". As the Issuer has its registered office in Luxembourg, has Luxembourg directors, is registered for tax in Luxembourg and has an Luxembourg corporate services provider, the Issuer does not believe that factors exist that would rebut this presumption, although this would ultimately be a matter of fact for the relevant court to decide, based on the factual circumstances existing at the time when it was asked to make that decision. The determination of where the Issuer has its COMI is a question of fact, which is not a static concept and may change from time to time.

The Issuer is a public limited liability company incorporated under the laws of Luxembourg. Accordingly, insolvency proceedings with respect to the Issuer would likely proceed under, and be governed by, the insolvency laws of Luxembourg.

Under Luxembourg law, a commercial company such as the Issuer is bankrupt (*en faillite*) when it is unable to meet its liabilities as they fall due and when its creditworthiness is impaired (meaning that the company is unable to obtain financing at normal commercial terms).

In particular, under Luxembourg bankruptcy law, certain acts deemed to be abnormal and carried out by the bankrupt party during the hardening period may be unenforceable against the bankruptcy estate of such party or declared null and void. Whilst the unenforceability or voidness is compulsory in certain cases, it is optional in other cases. The hardening period is the period that lapses between the date of cessation of payments (*cessation de paiements*), as determined by the bankruptcy court, and the date of the court order declaring the bankruptcy. The hardening period cannot exceed six months.

Under article 445 of the Luxembourg Code of Commerce: (a) a contract for the transfer of movable or immovable property entered into or carried out without consideration, or a contract or transaction entered into or carried out with considerably insufficient consideration for the bankrupt party; (b) a payment, whether in cash or by transfer, assignment sale, set-off or otherwise for debts not yet due, or a payment other than in cash or bills of exchange for debts due or (c) a contractual or judiciary mortgage, pledge, or charge on the debtor's assets for previously contracted debts, would each be unenforceable against the bankruptcy estate if carried out during the hardening period or ten days preceding the hardening period.

According to article 61(4) second paragraph of the Luxembourg Securitisation Law, the validity and perfection of each of the security interests mentioned under item (c) in the above paragraph cannot be challenged by a bankruptcy receiver with respect to article 445 of the Luxembourg Code of Commerce and such security interests are hence enforceable even if they were granted by the company during the period of ten days preceding the hardening period if (i) the articles of incorporation of the company granting the security interests are governed by the Luxembourg Securitisation Law and (ii) the bankrupt party granted the respective security interest no later than the issue date of the securities or at the conclusion of the agreements secured by such security interest.

Under article 446 of the Luxembourg Code of Commerce, any payments made by the bankrupt party in the hardening period may be rescinded if the creditor was aware of the cessation of payment of the bankrupt party.

Under article 448 of the Luxembourg Code of Commerce, transactions entered into by the bankrupt party with the intent to deprive its creditors are null and void (article 448 of the Luxembourg Code of Commerce), regardless of the date on which they were made.

According to article 61 of the Luxembourg law of 5 August 2005 on financial collateral arrangements as amended (the "Collateral Law"), the provisions of Article 445, 446 and 448 of the Luxembourg Code of Commercial are not applicable to the enforcement of non-Luxembourg law financial collateral arrangements that (i) are similar to Luxembourg law financial collateral arrangements (ii) and have been duly perfected before the opening of the bankruptcy proceeding of the bankrupt party. Luxembourg financial collateral arrangements include pledge over securities, other financial instruments and claims, as well as transfer of title for security purposes of the same types of assets. However, the question whether or not a foreign security arrangement (including the security interests granted by the Issuer to secure the obligations owed to the Transaction Creditors) is "similar" in the meaning of Article 24 of the Collateral Law is a matter of fact, and as such is ultimately decided on a case-by-case basis by Luxembourg courts.

The Issuer can be declared bankrupt upon petition by (i) a creditor of the Issuer other than the Transaction Creditors who are bound by a non-petition undertaking or (ii) at the initiative of the court or at the request of the Issuer in accordance with the relevant provisions of Luxembourg insolvency laws when it is unable to meet its liabilities as they fall due and when its creditworthiness is impaired, as mentioned above. If the above mentioned conditions are satisfied, the Luxembourg court will appoint a bankruptcy trustee (*curateur*) who will be the sole legal representative of the Issuer and obliged to take such action as he deems to be in the best interests of the Issuer and all creditors of the Issuer. Certain preferred creditors of the Issuer (including the Luxembourg tax authorities) may have a privilege that ranks senior to the rights of the Noteholders in such circumstances. Other insolvency proceedings under Luxembourg law include controlled management and moratorium of payments (*gestion controlée et sursis de paiement*) and composition proceedings (*concordat*) of the Issuer.

7. General Data Protection Regulation (*Datenschutzgrundverordnung*)

According to article 6 of the Regulation (EU) 2016/679 of 27 April 2016 (the "General Data Protection Regulation"), a transfer of a customer's personal data is permitted if (a) the data subject has given consent to the processing of his or her personal data for one or more specific purposes or (b) processing is necessary for the performance of a contract to which the data subject is party or in order to take steps at the request of the data subject prior to entering into a contract or (c) processing is necessary for compliance with a legal obligation to which the controller is subject or (d) processing is necessary in order to protect the vital interests of the data subject or of another natural person or (e) processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller or (f) processing is necessary for the purposes of the legitimate interests pursued by the controller or by a third party, except where such interests are overridden by the interests or fundamental rights and freedoms of the data subject which require protection of personal data, in particular where the data subject is a child, provided paragraph (f) shall not apply to processing carried out by public authorities in the performance of their tasks. The Expectancy Rights Purchaser and the Lease Receivables Purchaser are of the view that the transfer of the Lessees' personal data in connection with the assignment of the rights under the Purchased Lease Receivables and the Purchased Expectancy Rights relating to the respective Related Collateral and the other transaction provided for in and contemplated by the Transaction Documents is in compliance the General Data Protection Regulation in accordance with paragraph (f) above, as well as the German Data Protection Act (Bundesdatenschutzgesetz) and is necessary to maintain the legitimate interests of the Originator, the Servicer, the Expectancy Rights Purchaser, the Lease Receivables Purchaser, the Issuer, the Corporate Services Provider, the Trustee, the ER Trustee and the Maintenance Coordinator.

The Transaction has been structured to comply with the General Data Protection Regulation and the German Data Protection Act (*Bundesdatenschutzgesetz*). The relevant Transaction Documents contain the provisions stipulating the control and the processing of the personal data of the Lessees by the Originator, the Servicer, the Expectancy Rights Purchaser, the Lease Receivables Purchaser, the Issuer, the Corporate Services Provider, the ER Trustee and the Trustee and the Maintenance Coordinator, e.g.

(i) together with each Offer to be sent by the Originator to the Expectancy Rights Purchaser and the Lease Receivables Purchaser the Originator will also send a separate file to each of the Expectancy Rights Purchaser and the Lease Receivables Purchaser containing the personal data relating to the Lessees which will be encrypted by using a suitable encryption method, (ii) on the Initial Purchase Date, the Originator will also send to the Data Trustee the Key required to decrypt the Personal Data File, and (iii) the Issuer, the Trustee and the ER Trustee have entered into a data processing agreement (Auftragsdatenverarbeitungsvereinbarung) under the Trust Agreement because, after the occurrence of a Lessee Notification Event, the Trustee might receive the Key from the Data Trustee and will then have access to the personal data of the Lessees which have been previously encrypted.

In addition, the Expectancy Rights Purchaser, the Lease Receivables Purchaser and the Issuer have been advised that the protection mechanisms provided for in the Data Trust Agreement, the Lease Receivables Purchase Agreement, the Expectancy Rights Purchase Agreement, the Trust Agreement, the Maintenance Coordination Agreement, the Servicing Agreement and the Corporate Services Agreement take into account the legitimate interests of the Lessees to prevent the processing and use of data by any of the Originator, the Servicer, the Expectancy Rights Purchaser, the Lease Receivables Purchaser, the Issuer, the Corporate Services Provider, the ER Trustee, the Trustee and the Maintenance Coordinator.

However, this data protection concept provided for in the above-mentioned Transaction Documents has not been tested in court and it cannot be ruled out that a German court would come to a different conclusion and, thus, that the Issuer could face administrative fines up to EUR 20,000,000, or in the case of an enterprise (*Unternehmen*), up to 4 per cent. of the total worldwide annual turnover of the preceding financial year (*gesamter weltweit erzielter Jahresumsatzes des vorangegangenen Geschäftsjahrs*), whichever is higher (cf. article 83 para. 6 of the General Data Protection Regulation). This could have an impact on the ability of the Issuer to pay principal and interest on the Notes.

To ensure that this Transaction will comply with future changes, interpretations or requirements under or in connection with the General Data Protection Regulation, the Trustee and the Issuer are entitled to change the Transaction Documents as well as the Terms and Conditions, in accordance with amendment provisions in the Transaction Documents and the Terms and Conditions, to comply with such requirements without the consent of any other Transaction Party, in particular without the consent of the Noteholders.

8. **Consumer Protection**

The provisions of the German Civil Code and the German Introductory Act to the German Civil Code (Einführungsgesetz zum Bürgerlichen Gesetzbuch) regarding consumer credits may apply to Lease Agreements entered into by (or on behalf of) the Originator and the Lessees, to the extent any such Lessee has concluded such Lease Agreement to take up a trade or self-employed occupation (Existenzgründer), unless the net loan amount (i.e. the purchase price in case of a Lease Agreement) exceeds EUR 75,000 ("Qualified Lessees"). The consumer credit provisions (which apply not only to loans but also to certain types of leasing) impose certain requirements on, inter alia, the form of the Lease Agreement, the information which the Lease Agreement is required to contain and the repayment of principal and payments of interest.

If a Lease Agreement with a Qualified Lessee has not been concluded in accordance with the consumer credit provisions, so long as such failure is not remedied, generally such Lease Agreement will be void. Even if such failure is remedied, for example by a subsequent provision of the required information, there is a risk that certain elements of the Lease Agreement might still not be enforceable. This could apply, for example, to the enforceability of the (effective) interest rate, of collateral granted by the Qualified Lessee or the reimbursement of costs by the Qualified Lessee.

In addition, the consumer credit provisions provide for a right of withdrawal (*Widerrufsrecht*), which grants to the Qualified Lessee the right to withdraw from the relevant Lease Agreement within the withdrawal period. If a Qualified Lessee is not properly notified of this right of withdrawal and/or certain other information, the Qualified Lessee may withdraw from the Lease Agreement at any time during the term of the Lease Agreement.

Under certain circumstances, the Lease Agreement and other agreements (e.g. an insurance contract or a services contract) will be deemed connected contracts (*verbundene Verträge*) within the meaning of

sections 358 and 359 of the German Civil Code or linked contracts (*zusammenhängende Verträge*) within the meaning of section 359a (as applicable until 12 June 2014) or section 360 of the German Civil Code (as applicable from 13 June 2014) ("**Other Contract**"). In such case, if the Qualified Lessee, effectively withdraws its declaration to enter into the Other Contract, such Qualified Lessee is no longer bound by its declaration to enter into the relevant Lease Agreement. In addition, the lessor is in such case subject to an extended instruction obligation regarding the Qualified Lessee's right of withdrawal from the Other Contract and the Lease Agreement. If a Qualified Lessee is not properly notified of its right of withdrawal and legal effect of connected contracts, the Qualified Lessee may withdraw its consent to any of these contracts at any time during the term of these contracts (and may also raise such withdrawal as a defence against the relevant Lease Agreement). Finally, in this case, there would also be a risk that any defences (*Einwendungen*) in relation to the Other Contract may also be used as defence against the related Lease Agreement.

These risks also apply to insurance policies (including, but not limited to, any payment default insurance (*Ratenschutz*)), even if the relevant insurance policy is entered into by the Originator as policy holder (*Versicherungsnehmer*) and the Qualified Lessee merely accedes to it as insured person (*versicherte Person*).

The Originator has represented and warranted to the Lease Receivables Purchaser in the Lease Receivables Purchase Agreement that for each Lease Receivable offered for sale to the Lease Receivables Purchaser, the related Lease Agreement and the standard terms and conditions applicable thereto have been created in compliance with all applicable laws and contain obligations that are contractually binding and enforceable against the Lessee(s) and enforceable against such Lessee(s). If such representation and warranty would prove not to have been true, the Lease Receivables Purchaser would be entitled to receive the respective Ineligible Lease Receivable Repurchase Price. However, see "RISK FACTOR — Category 3: Risks relating to the Transaction Parties — Limited Independent Investigation and Limited Information" above.

9. German Insurance Contract Act

Sections 8 and 9 of the German Insurance Contract Act (Versicherungsvertragsgesetz) contain statutory withdrawal rights applicable to insurance contracts. The relevant withdrawal right is exercisable for a period of two weeks (30 days in case of life insurance) after the policy holder has been properly notified of such right and provided with certain other information and documents. The withdrawal right applies to insurance contracts entered into by consumers as well as non-consumers and, pursuant to section 9 (2) of the German Insurance Contract Act, also extends to accessory contracts. However, unlike the definition of accessory contracts included in section 360 (2) of the German Civil Code, the definition of accessory contracts set forth in section 9 (2) of the German Insurance Contract Act does not provide for specific provisions under which consumer loan agreements (or lease agreements) are to be qualified as accessory contracts. The omission of the relevant provisions could be interpreted to the effect that consumer loan agreements (or lease agreements) which expressly identify and serve to finance the relevant insurance contract in deviation from section 360 (2) of the German Civil Code do not qualify as accessory contracts for the purposes of section 9 (2) of the German Insurance Contract Act, unless the other requirements set out therein are also met. To date, neither this interpretation of section 9 (2) of the German Insurance Contract Act nor its interaction with sections 358 and 360 of the German Civil Code (as applicable) have been the subject matter of in depth judicial review or analysis by legal commentators. It is also unclear whether section 9 (2) of the German Insurance Contract Act applies to the withdrawal of a group insurance contract (Gruppenversicherungvertrag) exercised by the insured person (versicherte Person) rather than the policy holder (Versicherungsnehmer). Currently, it cannot be ruled out that a Lessee may raise the withdrawal of its consent to a relevant insurance policy (including, but not limited to, any payment protection insurance policy (Restschuldversicherung)) as a defence against the Lessee's obligations under the Lease Agreement.

10. Termination for Good Cause (Kündigung aus wichtigem Grund)

As a general principle of German law, a contract may always be terminated for good cause (*Kündigung aus wichtigem Grund*) and such right may not be totally excluded nor may it be subject to unreasonable restrictions or the consent from a third party. This may also have an impact on several limitations on the right of the parties to terminate any of the Transaction Documents for good cause.

11. Volcker Rule

The Issuer was structured so as not to constitute a "covered fund" for purposes of the regulations adopted to implement section 619 of the Dodd-Frank Act (such statutory provision together with such implementing regulations, the "Volcker Rule"). The Volcker Rule generally prohibits "banking entities" (which is broadly defined to include U.S. banks and bank holding companies and many non-U.S. banking entities, together with their respective subsidiaries and other affiliates) from (i) engaging in proprietary trading, (ii) acquiring or retaining an ownership interest in or sponsoring a "covered fund" and (iii) entering into certain relationships with such funds. The Issuer is relying on the exclusion from the "covered fund" definition for loan securitizations contained in the implementing regulation (12 C.F.R. 248.10(c)(8)). Any prospective investor in the Notes, including a U.S. or foreign bank or a subsidiary or other affiliate thereof, should consult its own legal advisors regarding such matters and other effects of the Volcker Rule.

12. No Right in Lease Agreements or Vehicles

The ownership of a Note does not confer a right (a) to, or interest in, any Lease Agreement, (b) against the Lessees under the Lease Agreements, (c) against the Originator/Servicer/Realisation Agent/Maintenance Coordinator or (d) in the Vehicles.

Category 5: Tax Risks

This subsection should be read in conjunction with the section entitled "TAXATION" where more detailed information is given. Prospective purchasers of the Notes are advised to consult their own tax advisers as to the tax consequences of subscribing, purchasing, holding and disposing of the Notes under the tax laws of the country in which they are residents.

1. Taxation Position of the Noteholders in Germany – Potential Repeal of Flat Tax Rate on Investment Income

In their agreement dated 12 March 2018 to form a new Federal Government (*Koalitionsvertrag*), the participating political parties agreed to repeal the flat rate tax (*Abgeltungssteuer*) for interest income. If the flat rate tax (*Abgeltungssteuer*) for interest income will be repealed, this would potentially result in a higher tax burden for individuals holding the Notes as a private asset.

2. No Gross-Up for Taxes

If required by law, any payments under the Notes will only be made after deduction of any applicable withholding taxes and other deductions.

Neither the Issuer nor the Paying Agent will be obliged to pay additional amounts in respect of any withholding or other deduction for or on account of any present or future taxes or other duties of whatever nature.

3. Taxation Position of the Issuer in Germany

The Issuer will derive income from the Purchased Lease Receivables and the Purchased Expectancy Rights. The income derived by the Issuer will generally only be subject to German corporate income tax (*Körperschaftsteuer*) and trade tax (*Gewerbesteuer*) if the Issuer has its place of effective management and control in Germany or maintains a permanent establishment, or appoints a permanent representative, for its business in Germany.

It is expected that the Issuer will not be treated as having its place of effective management and control in Germany, or as maintaining a permanent establishment or as having appointed a permanent representative in Germany. However, there is no assurance that the Issuer will actually be treated such way so that German corporate income tax (*Körperschaftsteuer*) and trade tax (*Gewerbesteuer*) may be levied on the Purchased Lease Receivables and the Purchased Expectancy Rights.

4. The Proposed Financial Transactions Tax

On 14 February 2013, the EU Commission adopted a proposal for a Council Directive (the "Draft Directive") on a common financial transaction tax ("FTT"). On 24 June 2013, the European

Parliament's Committee on Economic and Monetary Affairs published a revised proposal for the Draft Directive.

On 6 May 2014, the ministers of Member States participating in enhanced cooperation in the area of financial transaction tax (Austria, Belgium, Estonia, France, Germany, Greece, Italy, Portugal, Slovakia, Slovenia and Spain) signed a joint statement to declare that the commitment to the introduction of a FTT would remain strong. At the December 2015 meeting of the Economic and Financial Affairs Council of the European Union, Estonia announced that it would leave the enhanced cooperation process, bringing the total number of participating Member States down to ten (together the "Participating Member States"). Due to complex issues that have arisen, the Participating Member States stress that more technical work still needs to be conducted.

The proposed FTT has a very broad potential extraterritorial scope. Pursuant to the Draft Directive, FTT shall be payable on financial transactions provided at least one party to the financial transaction is established or deemed established in a Participating Member State and there is a financial institution established or deemed established in a Participating Member State which is a party to the financial transaction, or is acting in the name of a party to the transaction, or the financial instrument which is subject to the transaction is issued in a Participating Member State. A financial transaction is defined as any of the following: (i) the purchase and sale of a financial instrument, including securities lending and borrowing, (ii) the transfer between (legal) entities of a group of the right to dispose of a financial instrument as owner and any equivalent operation, and (iii) the conclusion or modification of derivatives agreements. A financial institution may be, or be deemed to be, "established" in a Member State in a broad range of circumstances.

There are ongoing discussions in the European Union regarding the imposition of FTT on financial institutions transacting business in the European Union, and it is unclear whether and when such a tax will be imposed and, if so, what the scope of the tax could be. The Draft Directive is still subject to negotiation between the Participating Member States and therefore may be changed at any time. Moreover, once the Draft Directive has been adopted, it will need to be implemented into the respective domestic laws of the Participating Member States and the domestic provisions implementing the Directive might deviate from the Directive itself.

If the Draft Directive will be adopted and all national legislation has been implemented, this Transaction might fall into the scope of the FTT regime and, consequently, a FTT may be levied in connection with this Transaction which may negatively affect the ability of the Issuer to meet its obligations under the Notes or the yield of the investors.

5. Withholding Under Foreign Account Tax Compliance Act

The Foreign Account Tax Compliance Act ("FATCA") imposes a reporting regime and potentially a 30 per cent. withholding tax with respect to certain payments to any non-U.S. financial institution (a foreign financial institution, or "FFI" (as defined by FATCA)) that (i) does not become a "Participating FFI" by entering into an agreement with the U.S. Internal Revenue Service ("IRS") to provide certain information on its account holders or (ii) is not otherwise exempt from or in deemed-compliance with FATCA (including by complying with the requirements of an applicable FATCA intergovernmental agreement). The withholding regime applies currently for payments received from sources within the United States and will apply to "foreign pass-through payments" (a term not yet defined) no earlier than two years after the date on which final U.S. regulations defining "foreign pass-thru payments" are published. For these purposes, FATCA includes (i) sections 1471 through 1474 of the U.S. Internal Revenue Code (the "Code"), related regulations, administrative guidance and practices, (ii) an agreement entered into with the IRS pursuant to such sections of the Code, and (iii) an intergovernmental agreement between the United States and another jurisdiction in furtherance of such sections of the Code (including any non-U.S. laws implementing such an intergovernmental agreement).

Investors should be aware that the discussion above reflects recently proposed U.S. Treasury regulations ("Proposed FATCA Regulations") which delay the effective date for withholding on foreign passthru payments and eliminate FATCA withholding on gross proceeds from, or final payments, redemptions, or other principal payments made in respect of, the disposition of an obligation that may produce U.S. source interest or dividends. The U.S. Treasury have indicated that taxpayers may rely on the Proposed FATCA Regulations until final regulations are issued. The discussion above

assumes that the Proposed FATCA Regulations will be finalised in their current form and that such final regulations will be effective retroactively.

On 28 March 2014, the Grand-Duchy of Luxembourg entered into a Model 1 Intergovernmental Agreement ("**IGA**") with the United States of America which has been transposed into Luxembourg Law by the law of 24 July 2015 (the "**FATCA Law**").

As the Issuer is likely to qualify as a FFI, it has to collect information aiming to identify its direct shareholders and debt holders (including note holders) (together the "FATCA Investors") that are Specified US Persons, certain non-US entities with one or more Controlling Person(s) which are Specified US Persons, and Non-Participating FFIs (as defined in the IGA) for FATCA purposes ("reportable accounts"). Some information on reportable accounts (including nominative and financial information) may be annually reported by the Issuer to the Luxembourg tax authorities which will exchange that information on an automatic basis with the Government of the United States of America.

To ensure the Issuer's compliance with the FATCA Law in accordance with the foregoing, the Issuer may:

- (a) request information or documentation, including FATCA self-certification, W-8 tax forms, in order to ascertain such FATCA Investor's FATCA status;
- (b) refuse to accept a FATCA Investor failing to provide the required FATCA information upon subscription;
- (c) report personal and financial information concerning a FATCA Investor to the Luxembourg tax authorities if such account is deemed a US reportable account under the FATCA Law; and
- (d) deduct applicable US withholding taxes from certain payments made to a FATCA Investor by or on behalf of the Company in accordance with FATCA and the FATCA Law.

Whilst the Notes are in global form and held within Euroclear Bank SA/NV and Clearstream Banking S.A. (together, the "ICSDs"), in all but the most remote circumstances, it is not expected that FATCA will affect the amount of any payment received by the ICSDs (see "TAXATION"). However, FATCA may affect payments made to custodians or intermediaries in the subsequent payment chain leading to the ultimate investor if any such custodian or intermediary generally is unable to receive payments free of FATCA withholding. It also may affect payment to any ultimate investor that is a financial institution that is not entitled to receive payments free of withholding under FATCA, or an ultimate investor that fails to provide its broker (or other custodian or intermediary from which it receives payment) with any information, forms, other documentation or consents that may be necessary for the payments to be made free of FATCA withholding. Investors should choose the custodians or intermediaries with care (to ensure each is compliant with FATCA or other laws or agreements related to FATCA), provide each custodian or intermediary with any information, forms, other documentation or consents that may be necessary for such custodian or intermediary to make a payment free of FATCA withholding. The Issuer's obligations under the Notes are discharged once it has made payment to, or to the order of, the common depositary or common safekeeper for the ICSDs and the Issuer has therefore no responsibility for any amount thereafter transmitted through the ICSDs and custodians or intermediaries.

FATCA is particularly complex and its application is uncertain at this time. The above description is based in part on proposed regulations and official guidance, all of which are subject to change or may be implemented in a materially different form.

6. Common Reporting Standard

In 2014, the Organisation for Economic Co-operation and Development has developed a new global standard for the annual automatic exchange of financial information between tax authorities (the "Common Reporting Standard" or the "CRS"). Germany and Luxembourg are signatory jurisdictions to the CRS and are conducting the exchange of information with tax authorities of other signatory jurisdictions since September 2017, as regards reportable financial information gathered in relation to fiscal year 2016.

The CRS was implemented into German law (Gesetz zum automatischen Austausch von Informationen über Finanzkonten in Steuersachen (Finanzkonten-Informationsaustauschgesetz – FKAustG) and Luxembourg law (law dated 18 December 2015 concerning the automatic exchange of information on financial accounts and tax matters) domestic law in December 2015 implementing the EU Directive 2014/107/EU (the "CRS Regime").

The CRS Regime may impose obligations on the Issuer and its shareholder and debt holders (including the Noteholders) (together the "CRS Investors") if the Issuer is actually regarded as a reporting financial institution under the CRS, so that the Issuer could be required to conduct due diligence and obtain (among other things) confirmation of the tax residency (through the issuance of self-certification forms by the shareholder/Noteholders), tax identification number and CRS classification of the CRS Investor in order to fulfil its own legal obligations. As the Issuer is likely to qualify as a reporting financial institution, the CRS Investors acknowledge that the Issuer may refuse to accept their investments if the self-certification is not obtained upon subscription. The Issuer will need to first report under the CRS to the Luxembourg tax authorities by 30 June 2020 with respect to information from the calendar year 2019. The latter will then automatically exchange this information with the tax authorities from the jurisdictions where the CRS Investors are tax resident.

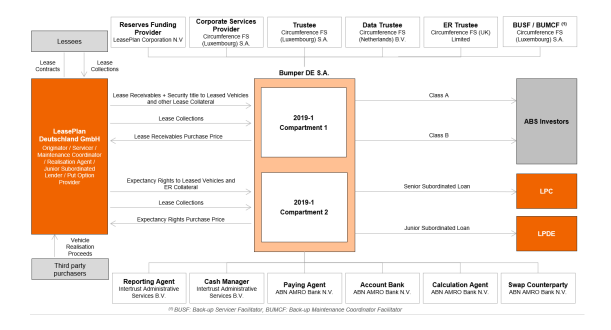
7. Taxation Position of the Issuer in Luxembourg

Please refer to the section "TAXATION" as set out on page 171.

STRUCTURE DIAGRAM

Below is a transaction structure diagram. This transaction structure diagram is qualified in its entirety by the detailed information appearing elsewhere in this Prospectus. If there is any inconsistency between this transaction structure diagram and the information provided elsewhere in this Prospectus, such information shall prevail.

In addition, investors must consider the risks relating to the Notes. See the paragraph headed "RISK FACTORS" for a description of certain aspects of the issue of the Notes about which prospective investors should be aware.



LEGAL STRUCTURE OF THE TRANSACTION

The following paragraphs contain a brief overview of the legal structure of the transaction. This overview is necessarily incomplete and prospective investors are urged to read the entire Prospectus carefully for more detailed information.

The proceeds of the Notes issued on the Closing Date will be used on the Closing Date to pay part of the Initial Purchase Price for (i) the Initial Lease Receivables (together with the related Ancillary Rights) sold and assigned by the Originator to the Lease Receivables Purchaser and (ii) the Initial Expectancy Rights (together with the related Ancillary Rights) sold and assigned by the Originator to the Expectancy Rights Purchaser. The Originator did not select Receivables to be sold and assigned to the Lease Receivables Purchaser and the Expectancy rights Purchaser with the aim of passing on losses on the assigned Receivables. Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the provisions of the Luxembourg Securitisation Law (in particular regarding the independence and separateness of Compartments), the assets and liabilities of both 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. will contractually be jointly used to serve and discharge all obligations due under the Applicable Priority of Payments, and the Notes have been issued by Bumper DE S.A., acting on behalf and for the account of both 2019-1 Compartment 1 and 2019-1 Compartment 2. Therefore, all creditors of Bumper DE S.A. in relation to the Notes and the Transaction will have access to the assets of the 2019-1 Compartment 1 and 2019-1 Compartment 2 in the proportion as described in the Applicable Priority of Payments.

The Noteholders will as of the Issue Date be exposed to:

- (a) in relation to Purchased Lease Receivables, the credit risk of the underlying Lessees;
- (b) in relation to Purchased Expectancy Rights, and to the extent the Transformed Title Vehicles are sold by the Realisation Agent in the open market, the market risk associated with the realisation of the Transformed Title Vehicles; and
- (c) in relation to Purchased Expectancy Rights and to the extent the Transformed Title Vehicles are acquired by the Originator (in its capacity as Put Option Provider), the credit risk associated with the Originator.

See the paragraph headed "RISK FACTORS — Category 4: Legal Risks — Insolvency Law — Insolvency of the Originator".

Inter alia, the following legal relationships are entered into in order to implement the transaction:

On the Issue Date and on certain Additional Purchase Dates during the Revolving Period, the Originator sells or will sell to the Issuer certain portfolios of:

- (a) Lease Receivables resulting from Lease Agreements which the Originator concluded with certain of its customers in accordance with the Lease Receivables Purchase Agreement. The Initial Purchase Price LR or Additional Purchase Price LR (as applicable) for any such portfolio of Lease Receivables will be payable by the Lease Receivables Purchaser on the Issue Date or the relevant Additional Purchase Date during the Revolving Period. In exchange, the Originator will assign and transfer to the Lease Receivables Purchaser the Lease Receivables (together with the related Ancillary Rights) and, for security purposes, the Lease Collateral.
- (b) Expectancy Rights resulting from the assignment of title to the vehicles to the Lease Receivables Purchaser for security purposes and the re-assignment of such title upon payment of the Lease Receivables. The Initial Purchase Price Advance or Additional Purchase Price Advance, as applicable for such portfolio of Expectancy Rights will be payable by the Expectancy Rights Purchaser on the Issue Date or the relevant Additional Purchase Date during the Revolving Period. In exchange, the Originator will transfer the Expectancy Rights (together with the related Ancillary Rights) to the Expectancy Rights Purchaser and, for security purposes, the ER Collateral.

The expectancy rights of the Originator arise under the prior security transfer of the Vehicles to the Lease Receivables Purchaser under the Lease Receivables Purchase Agreement. The realisation of the

monetary value of the Expectancy Rights are dependent on the repurchase of the Transformed Title Vehicles by the Originator or on future cash flows arising out of or in connection with the realisation of the Vehicles in the open market as set forth in the Realisation Agency Agreement.

Although the Lease Receivables Purchaser only purchases the Lease Receivables, the Originator assigns the Lease Receivables together with the corresponding Lease Services Receivables in order to comply with the German legal principle according to which receivables need to be sufficiently determined in order to be transferable (*Bestimmtheitsgrundsatz*). Lease Services Collections received by the Issuer will be forwarded to the Originator in accordance with the Applicable Priority of Payments.

The Expectancy Rights Purchaser will enter into a Put Option Agreement with the Originator under which the Expectancy Rights Purchaser is entitled to request a repurchase of a Transformed Title Vehicle by the Originator. In addition, pursuant to the Realisation Agency Agreement, the Realisation Agent will to the extent the corresponding Lease Receivable has become a Defaulted Lease Receivable, in the interest and on account of the Expectancy Rights Purchaser and in its own name, realise the Transformed Title Vehicle in the open market.

If a Back-Up Realisation Agent is appointed, such Back-Up Realisation Agent will realise the Transformed Title Vehicles in the open market.

As security for its obligations to the Transaction Creditors, the Lease Receivables Purchaser grants security over its assets to the Trustee (which primarily consists of the Purchased Lease Receivables and security title (*Sicherungseigentum*) to the corresponding Vehicles) in accordance with the Security Documents. As security for its obligations to the Transaction Parties, the Expectancy Rights Purchaser grants security over its assets to the ER Trustee (which primarily consist of the Purchased Expectancy Rights) in accordance with the Security Documents.

The intention of this security arrangement is to ensure that, even if the Issuer defaults or becomes insolvent, the Trustee or the ER Trustee (as applicable) can:

- (a) realise such assets granted to it as security; and
- (b) use the proceeds resulting from such realisation for the ultimate benefit and with particular regard to the interests of the Transaction Creditors.

The Originator will continue the servicing and administration of the relevant Lease Agreements and Purchased Expectancy Rights. In this respect, the Originator and the Issuer will enter into the Servicing Agreement pursuant to which the Originator in its capacity as Servicer will, in the interest and on account of the Issuer, continue to service, administer and enforce the assets forming part of the Portfolio.

The Maintenance Coordinator will coordinate the Lease Services.

The Originator in its capacity as Realisation Agent shall ensure that all Vehicle Realisation Proceeds are paid directly into the Originator Collection Account and will subsequently be remitted to the Issuer Account.

At all times, the Issuer will use the Collections received in respect of the Portfolio to provide for payments to the Transaction Creditors in accordance with the Applicable Priority of Payments, provided that during the Revolving Period it is not envisaged that payments of principal will be made on the Notes. During the Revolving Period, a certain part of the Collections will be used to enable the Issuer to purchase Additional Portfolios from the Originator and thereafter, during the amortisation period, to, *inter alia*, repay principal to the Noteholders under the Notes.

The Issuer's ability to satisfy its payment obligations under the Notes in full is dependent upon it receiving the amounts payable to it under the Transaction Documents to which it is a party and/or the amount of the proceeds resulting from realisation of the Security in accordance with the Security Documents. If the claims under the Notes are enforced, such enforcement will be limited to the Security. To the extent that the Security, or the proceeds of the realisation thereof, and the Issuer's additional free assets (sonstiges freies Vermögen), if any, prove ultimately insufficient to satisfy the claims of the Noteholders in full, then claims in respect of any shortfall

shall be extinguished and neither the Noteholders nor the Trustee and/or the ER Trustee, as applicable shall have any further claims against the Issuer. Such assets and proceeds shall be deemed to be "ultimately insufficient" at such time when, in the opinion of the Trustee and/or the ER Trustee, as applicable, no further assets are available and no further proceeds can be realised therefrom to satisfy any outstanding claims of the Noteholders, and neither assets nor proceeds will be so available thereafter.

TRANSACTION OVERVIEW

The information set out below is an overview of the principal features of the Transaction and the issue of the Notes. This transaction overview should be read in conjunction with, and is qualified in its entirety by references to, the detailed information presented elsewhere in this Prospectus.

Specifications of capitalised terms in this transaction overview have the purpose of describing these terms. For the definition of capitalised words and phrases appearing in this transaction overview and the rest of this Prospectus, see the section entitled "MASTER DEFINITIONS SCHEDULE".

The Parties

Issuer

Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and its 2019-1 Compartment 2, an unregulated securitisation company (société de titrisation) within the meaning of the Luxembourg law of 22 March 2004 on securitisation ("Luxembourg Securitisation Law""), as amended from time to time, incorporated under the form of a public limited liability company (société anonyme) with its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg and registered with the Luxembourg register of commerce and companies under number B 237831. Bumper DE S.A. has expressly elected in its articles of incorporation (statuts) to be governed by the Luxembourg Securitisation Law. The exclusive purpose of Bumper DE S.A. is to enter into securitisation transactions through its compartments within the meaning of the Luxembourg Securitisation ("Compartment"). Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the provisions of the Luxembourg Securitisation Law (in particular regarding the independence and separateness of Compartments), the assets and liabilities of both 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. will contractually be jointly used to serve and discharge all obligations due under the Applicable Priority of Payments and the Notes have been issued by Bumper DE S.A., acting on behalf and for the account of both 2019-1 Compartment 1 and 2019-1 Compartment 2. Therefore, all creditors of Bumper DE S.A. in relation to the Notes and the Transaction will have access to the assets of the 2019-1 Compartment 1 and 2019-1 Compartment 2 in the proportion as described in the Applicable Priority of Payments. SEE "THE ISSUER".

Lease Receivables Purchaser

Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — The Lease Receivables Purchase Agreement".

Pursuant to the Lease Receivables Purchase Agreement, Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 has agreed to purchase certain Lease Receivables on the Closing Date and any Additional Purchase Date from the Originator. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Lease Receivables Purchase Agreement".

Expectancy Rights Purchaser

Pursuant to the Lease Receivables Purchase Agreement, Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 2 has agreed to purchase certain Expectancy Rights on the Closing Date and any Additional Purchase Date from the Originator.

SEE "DESCRIPTION OF CERTAIN

TRANSACTION AGREEMENTS — Expectancy Rights Purchase Agreement".

Trustee

Circumference FS (Luxembourg) S.A., a public company (société anonyme) incorporated with limited liability under the laws of Luxembourg, registered with the Luxembourg Trade and Companies register (Registre de Commerce et des Sociétés) under registration number B 58628 and having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg. SEE "THE CORPORATE SERVICES PROVIDER, THE TRUSTEE, THE BACK-UP SERVICER FACILITATOR AND THE BACK-UP MAINTENANCE COORDINATOR FACILITATOR".

Circumference FS (Luxembourg) S.A. is owned wholly by Circumference (Luxembourg) S.à r.l., and Circumference FS (Luxembourg) S.à r.l. is owned wholly by Circumference Investments (Europe) Limited.

The Data Trustee, the ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

Pursuant to the Trust Agreement, Circumference FS (Luxembourg) S.A. has been appointed as security trustee in respect of the Purchased Lease Receivables, the Purchased Expectancy Rights, the Lease Collateral and the ER Collateral. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Trust Agreement".

Circumference FS (UK) Limited, a private limited company incorporated under the laws of England and Wales, registered with the Companies House under registration number 11486799 and having its registered office at 14 Devonshire Square, EC2M 4YT London, United Kingdom. SEE "THE ER TRUSTEE".

Circumference FS (UK) Limited, is owned wholly by Circumference Investments (Europe) Limited, and Circumference Investments (Europe) Limited is owned wholly by Circumference Holdings Ltd.

The Data Trustee, ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

Pursuant to the Trust Agreement, Circumference FS (UK) Limited has been appointed as security trustee in respect of the Purchased Expectancy Rights and the ER Collateral. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Trust Agreement".

Circumference FS (Netherlands) B.V., a private limited liability company (besloten vennootschap met beperkte aansprakelijkheid) incorporated under the laws of The Netherlands, registered with the Netherlands Chamber of Commerce (Kamer van Koophandel) under registration number 34280199 and having its registered office at Barbara Strozzilaan 101, 1083HN Amsterdam, The Netherlands. SEE "THE DATA TRUSTEE".

ER Trustee

Data Trustee

Circumference FS (Netherlands) B.V. is owned wholly by Circumference (Luxembourg) S.à r.l., and Circumference FS (Luxembourg) S.à r.l. is owned wholly by Circumference Investments (Europe) Limited.

The Data Trustee, the ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

Pursuant to the Data Trust Agreement, Circumference FS (Netherlands) B.V. has been appointed as data trustee in respect of the personal data of the Lessees. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Data Trust Agreement".

Originator, Servicer,
Realisation Agent
Maintenance Coordinator,
Junior Subordinated Lender
and Put Option Provider

LeasePlan Deutschland GmbH, a limited liability company (Gesellschaft mit beschränkter Haftung) incorporated under the laws of Germany, registered with the commercial register (Handelsregister) of the local court (Amtsgericht) of Düsseldorf registered under number HRB 85877, having its registered office at Lippestraße 4, 40221 Düsseldorf, Federal Republic of Germany. SEE "THE ORIGINATOR, THE SERVICER, THE REALISATION AGENT MAINTENANCE COORDINATOR, THE JUNIOR SUBORDINATED LENDER AND THE PUT OPTION PROVIDER".

LeasePlan Deutschland GmbH in its capacity as Originator has sold and assigned/transferred (i) certain Lease Receivables to the Lease Receivables Purchaser and (ii) certain Expectancy Rights to the Expectancy Rights Purchaser. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Lease Receivables Purchase Agreement and Expectancy Rights Purchase Agreement".

Pursuant to the Servicing Agreement, LeasePlan Deutschland GmbH has been appointed as Servicer in order to render the Services and the Lease Services to the Issuer. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Servicing Agreement".

Pursuant to the Realisation Agency Agreement, LeasePlan Deutschland GmbH has been appointed as Realisation Agent in order to (i) sell the Transformed Title Vehicles and (ii) coordinate certain logistical and technical services in relation to the realisation of the Transformed Title Vehicles. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Realisation Agency Agreement".

Pursuant to the Maintenance Coordination Agreement, LeasePlan Deutschland GmbH has been appointed as Maintenance Coordinator in order to render the Maintenance Services to the Issuer. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Maintenance Coordination Agreement".

Pursuant to the Junior Subordinated Loan Agreement, LeasePlan Deutschland GmbH has been appointed as Junior Subordinated Lender in order to grant the Junior Subordinated Loan to the Issuer for the purpose of acquiring the Portfolio. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Junior

Subordinated Loan Agreement".

Pursuant to the Put Option Agreement, LeasePlan Deutschland GmbH has been appointed as Put Option Provider in order to purchase the Transformed Title Vehicles from the Issuer. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Put Option Agreement".

Joint Lead Managers

Société Générale S.A., a société anonyme incorporated under the laws of the Republic of France, registered with the Paris Trade Register under registration no. 552 120 222 with its registered office at 29 Boulevard Haussmann, 75009 Paris, Republic of France; and

ABN AMRO Bank N.V., a public limited company (naamloze vennootschap) incorporated under the laws of The Netherlands, registered with the Netherlands Chamber of Commerce (Kamer van Koophandel) under registration number 34334259 and having its registered office at Gustav Mahlerlaan 10, 1082 PP Amsterdam, The Netherlands.

Account Bank, the Paying Agent, the Calculation Agent and the Swap Counterparty

ABN AMRO Bank N.V., a public limited company (naamloze vennootschap) incorporated under the laws of The Netherlands, registered with the Netherlands Chamber of Commerce (Kamer van Koophandel) under registration number 34334259 and having its registered office at Gustav Mahlerlaan 10, 1082 PP Amsterdam, The Netherlands. SEE "THE ACCOUNT BANK, THE PAYING AGENT, THE CALCULATION AGENT AND THE SWAP COUNTERPARTY".

Pursuant to the Account Agreement, ABN AMRO Bank N.V. has been appointed as Account Bank in order to open and maintain the Issuer Account and the Swap Replacement Account during the life of this Transaction and to effect the payments to be made to the Transaction Parties and the Noteholders. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Account Agreement".

Pursuant to the Agency Agreement, ABN AMRO Bank N.V. has been appointed as Paying Agent in order to, among others, make payments to the Noteholders under the Notes. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Agency Agreement".

Pursuant to the Agency Agreement, ABN AMRO Bank N.V. has been appointed as Calculation Agent to calculate the interest payments to be made under the Notes. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Agency Agreement".

Pursuant to the Swap Agreement, ABN AMRO Bank N.V. has been appointed as Swap Counterparty in order to hedge certain risks associated to the Notes. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Swap Agreement".

Reporting Agent and the Cash Manager

Intertrust Administrative Services B.V., a private company with limited liability (*besloten vennootschap*) incorporated under the laws of The Netherlands, registered with the Netherlands Chamber of Commerce (*Kamer van Koophandel*) under number 33210270 and having its registered office at 1097 JB Amsterdam, Prins

Bernhardplein 200, The Netherlands. SEE "THE REPORTING AGENT AND THE CASH MANAGER".

Pursuant to the Reporting Agency Agreement, Intertrust Administrative Services B.V. has been appointed as Reporting Agent in order to, among others, assist the Originator to comply with the Originator's obligations under article 7 of the Securitisation Regulation. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Reporting Agency Agreement".

Pursuant to the Cash Management Agreement, Intertrust Administrative Services B.V. has been appointed as Cash Manager in order to provide the Cash Management Services to the Issuer. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Cash Management Agreement".

Corporate Services Provider

Circumference FS (Luxembourg) S.A., a public company (société anonyme) incorporated with limited liability under the laws of Luxembourg, registered with the Luxembourg Trade and Companies register (Registre de Commerce et des Sociétés) under registration number B 58628 and having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg. SEE "THE CORPORATE SERVICES PROVIDER, THE TRUSTEE, THE BACK-UP SERVICER FACILITATOR AND THE BACK-UP MAINTENANCE COORDINATOR FACILITATOR".

Circumference FS (Luxembourg) S.A. is owned wholly by Circumference (Luxembourg) S.à r.l., and Circumference FS (Luxembourg) S.à r.l. is owned wholly by Circumference Investments (Europe) Limited.

The Data Trustee, the ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

Pursuant to the Corporate Services Agreement, Circumference FS (Luxembourg) S.A. has been appointed as Corporate Services Provider in order to provide certain management services to the Issuer. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Corporate Services Agreement".

Reserves Funding Provider and Senior Subordinated Lender

LeasePlan Corporation N.V., a public company with limited liability (*naamloze vennootschap*) incorporated under the laws of The Netherlands, registered with the Netherlands Chamber of Commerce (*Kamer van Koophandel*) under number 39037076 and having its registered office at Gustav Mahlerlaan 360, 1082 ME, Amsterdam, The Netherlands. SEE "THE RESERVES FUNDING PROVIDER AND THE SENIOR SUBORDINATED LENDER".

Pursuant to the Reserves Funding Agreement, LeasePlan Corporation N.V. has been appointed as Reserves Funding Provider to make available to the Issuer (i) the Required Liquidity Reserve Amount on the Closing Date and (ii), upon the occurrence of a Reserve Trigger Event, the Commingling Reserve, the Maintenance Reserve and the Set-Off Reserve. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Reserves Funding Agreement".

Pursuant to the Senior Subordinated Loan Agreement, LeasePlan Corporation N.V. has been appointed as Senior Subordinated Lender in order to grant the Senior Subordinated Loan to the Issuer for the purpose of acquiring the Portfolio. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Senior Subordinated Loan Agreement".

Back-Up Servicer Facilitator

Circumference FS (Luxembourg) S.A., a public company (société anonyme) incorporated with limited liability under the laws of Luxembourg, registered with the Luxembourg Trade and Companies register (Registre de Commerce et des Sociétés) under registration number B 58628 and having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg. SEE "THE CORPORATE SERVICES PROVIDER, THE TRUSTEE, THE BACK-UP SERVICER FACILITATOR AND THE BACK-UP MAINTENANCE COORDINATOR FACILITATOR".

Circumference FS (Luxembourg) S.A. is owned wholly by Circumference (Luxembourg) S.à r.l., and Circumference FS (Luxembourg) S.à r.l. is owned wholly by Circumference Investments (Europe) Limited.

The Data Trustee, the ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

Pursuant to the Servicing Agreement, Circumference FS (Luxembourg) S.A. has been appointed as Back-Up Servicer Facilitator to facilitate the appointment of a successor servicer upon the occurrence of a Back-Up Trigger and Servicer Termination Event. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Servicing Agreement".

Back-Up Servicer

A suitable back-up servicer which shall be nominated following the occurrence of a Back-Up Trigger Event for providing the services under the Servicing Agreement after the occurrence of a Servicer Termination Event.

As long as no Servicer Termination Event has occurred, the Back-Up Servicer will receive the Back-Up Servicer Stand-By Fee in accordance with the Applicable Priority of Payments.

Upon the occurrence of a Servicer Termination Event, the Back-Up Servicer will take over the role of the Servicer and will, in consideration of its duties, receive the Back-Up Servicer Activation Fee to be paid by the Issuer on each Payment Date in accordance with the Applicable Priority of Payments.

SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Servicing Agreement".

Back-Up Maintenance Coordinator Facilitator

Circumference FS (Luxembourg) S.A., a public company (société anonyme) incorporated with limited liability under the laws of Luxembourg, registered with the Luxembourg Trade and Companies register (Registre de Commerce et des Sociétés) under registration number B 58628 and having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg. SEE "THE CORPORATE SERVICES PROVIDER, THE TRUSTEE, THE BACK-UP SERVICER FACILITATOR

AND THE BACK-UP MAINTENANCE COORDINATOR FACILITATOR".

Circumference FS (Luxembourg) S.A. is owned wholly by Circumference (Luxembourg) S.à r.l., and Circumference FS (Luxembourg) S.à r.l. is owned wholly by Circumference Investments (Europe) Limited.

The Data Trustee, the ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

Pursuant to the Maintenance Coordination Agreement, Circumference FS (Luxembourg) S.A. has been appointed as Back-Up Maintenance Coordinator Facilitator to facilitate the appointment of a successor maintenance coordinator upon the occurrence of a Back-Up Trigger Event and Maintenance Coordinator Termination Event. SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Maintenance Coordination Agreement".

Back-Up Coordinator

Maintenance

A suitable back-up maintenance coordinator which shall be nominated following the occurrence of a Back-Up Trigger Event and which could assist the insolvency administrator in providing the maintenance services under the Lease Agreements after the occurrence of a Maintenance Coordinator Termination Event.

As long as no Maintenance Coordinator Termination Event has occurred, the Back-Up Maintenance Coordinator will receive the Back-Up Maintenance Coordinator Stand-By Fee in accordance with the Applicable Priority of Payments.

Upon the occurrence of a Maintenance Coordinator Termination Event, the Back-Up Maintenance Coordinator will take over the role of the Maintenance Coordinator and will, in consideration of its duties, receive the Back-Up Maintenance Coordinator Activation Fee to be paid by the Issuer on each Payment Date in accordance with the Applicable Priority of Payments.

SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Maintenance Coordination Agreement".

Back-Up Realisation Agent

A suitable back-up realisation agent which shall be nominated following the occurrence of a Back-Up Trigger Event for (i) selling the Transformed Title Vehicles and (ii) coordinating certain logistical and technical services in relation to the realisation of the Transformed Title Vehicles upon the terms and subject to the conditions of the Realisation Agency Agreement after the occurrence of a Realisation Agent Termination Event.

As long as no Realisation Agent Termination Event has occurred, the Back-Up Realisation Agent will receive the Back-Up Realisation Agent Stand-By Fee in accordance with the Applicable Priority of Payments.

Upon the occurrence of a Realisation Agent Termination Event, the Back-Up Realisation Agent will take over the role of the Realisation Agent and will, in consideration of its duties, receive the Back-Up Realisation Agent Activation Fee to be paid by the Issuer on each Payment Date in accordance with the Applicable

Priority of Payments.

SEE "DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS — Realisation Agency Agreement".

Rating Agencies

With respect to the initial rating to be issued on the Closing Date, DBRS Ratings Limited, 20 Fenchurch Street, 31st Floor, London EC3M 3BY, United Kingdom and with respect to the subsequent surveillance rating, (y) DBRS Ratings GmbH, Neue Mainzer Straße 75, 60311 Frankfurt am Main, Federal Republic of Germany or (z) any other entity that is part of DBRS group, located in the European Union and is not a third party with the meaning of the Regulation 1060/2009/EC of the European Parliament and the Council of 16 September 2009 on credit rating agencies (as amended), and (iii) any successor to the relevant rating activity.

Moody's Deutschland GmbH, An Der Welle 5, 60322 Frankfurt am Main, Federal Republic of Germany.

The Notes

Classes of Notes

The

- (a) EUR 500,000,000 floating rate Class A Notes, and
- (b) EUR 44,000,000 floating rate Class B Notes.

The Notes are expected to be issued on the Issue Date by the Issuer. Unless redeemed earlier in accordance with the Terms and Conditions, the Notes will mature on the Legal Maturity Date.

Status and Priority

The Notes constitute direct, unconditional and unsubordinated obligations of the Issuer ranking *pari passu* among themselves, subject to the Applicable Priority of Payments. The Notes benefit from the security granted to the Trustee and/or the ER Trustee under the Security Documents. The Notes constitute limited recourse obligations of the Issuer.

Legal Maturity Date

22 May 2028

Payment Date

The Payment Date will be, subject to the Business Day Convention, each 22nd day of a calendar month, with the first Payment Date falling in November 2019.

Collection Period

Collection Period means the one-month period commencing on the first day of each calendar month (including such day) and ending on the last day of that calendar month (including such day), with the first Collection Period to commence on 1 October 2019 and ending on 31 October 2019.

Form and Denomination of the Notes

Each Class is issued in bearer form with a denomination of EUR 100,000 for each Note. Each Class will be represented by a Global Note without interest coupons which is deposited with a Common Safekeeper. Each Global Note shall be issued in a new global note form and shall be kept in custody by the relevant Common Safekeeper until all obligations of the Issuer under the Notes have been satisfied.

Definitive notes and interest coupons will not be issued.

Nature of the Notes

All payment obligations owed by the Issuer pursuant to the Terms and Conditions constitute obligations only to pay out the Available Distribution Amount in accordance with the Applicable Priority of Payments and are subject to Condition 2 (Rights and Obligations under the Notes).

The Notes shall not give rise to any payment obligations in excess of the amounts resulting from the Available Distribution Amount being allocated in accordance with the foregoing and the payment obligations of the Issuer are limited accordingly.

The amount which the Issuer is obliged to repay as principal under the Notes, and the amount of interest which the Issuer is obliged to pay is, therefore, dependent on the performance of the Portfolio.

Subject to the Available Distribution Amount and the Applicable Priority of Payments, the interest rate payable on the Notes for each Interest Period shall be, in the case of the:

- (a) in the case of the Class A Notes, EURIBOR plus 0.70 per cent. *per annum*; and
- (b) in the case of the Class B Notes, EURIBOR plus 0.80 per cent. per annum,

and, for the avoidance of doubt, if such rate is below zero, the Interest Rate shall be zero.

The Interest Period with respect to each Payment Date will be the period commencing on (and including) the Payment Date immediately preceding such Payment Date and ending on (but excluding) such Payment Date with the first Interest Period commencing on (and including) the Note Issuance Date and ending on (but excluding) the first Payment Date.

In the event that the Calculation Agent is on any EURIBOR Determination Date required but unable to determine EURIBOR for the relevant Interest Period as provided in Condition 3.2 Interest - Interest Rate), EURIBOR for such Interest Period shall be EURIBOR as determined on the previous EURIBOR Determination Date.

Interest on the Notes will accrue on the Principal Outstanding Balance of each Note at a *per annum* rate equal to the sum of the European Interbank Offered Rate ("EURIBOR"), which is provided by the European Money Markets Institute (the "Administrator"). As at the date of this Prospectus, the Administrator appears on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("ESMA") pursuant to article 36 of Regulation (EU) 2016/1011 (the "Benchmark Regulation").

If e.g. there has been a public announcement of the permanent or indefinite discontinuation of EURIBOR that applies to the Notes at that time, the Issuer (acting on the advice of the Servicer) shall, without undue delay, use commercially reasonable endeavours to propose an Alternative Base Rate in accordance with Condition 10(b) (Modifications — Modifications by the Trustee). See "THE TERMS AND CONDITIONS OF THE NOTES".

During the Revolving Period, it is expected that no principal will be paid on the Notes. Instead, the amounts which were otherwise

Interest

Amortisation

available for the repayment of the Notes will be used for purchase of Additional Portfolios.

After the termination of the Revolving Period, the Notes will be redeemed in accordance with the Terms and Conditions and, in particular, the Applicable Priority of Payments.

Optional Redemption

The Issuer may redeem all of the Notes upon the occurrence of an Optional Early Redemption in accordance with the Terms and Conditions.

2019-1 Compartment 1 and 2019-1 Compartment 2

Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the provisions of the Luxembourg Securitisation Law (in particular regarding the independence and separateness of Compartments), the assets and liabilities of both 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. will contractually be jointly used to serve and discharge all obligations due under the Applicable Priority of Payments and the Notes have been issued by Bumper DE S.A., acting on behalf and for the account of both 2019-1 Compartment 1 and 2019-1 Compartment 2. Therefore, all creditors of Bumper DE S.A. in relation to the Notes and the Transaction will have access to the assets of the 2019-1 Compartment 1 and 2019-1 Compartment 2 in the proportion as described in the Applicable Priority of Payments.

Resolution of the Noteholders

In accordance with the German Act on Debt Securities (Gesetz über Schuldverschreibungen aus Gesamtemissionen - SchVG), the Notes contain provisions pursuant to which the Noteholders of any Class may agree by resolution to amend the Conditions and to decide upon certain other matters regarding the Notes including, without limitation, the appointment or removal of a common representative for the Noteholders of any Class. Resolutions of Noteholders of any Class properly adopted, by vote taken without a meeting in accordance with the Conditions, are binding upon all Noteholders of such Class. Resolutions which do not provide for identical conditions for all Noteholders of any Class are void, unless Noteholders of such Class which are disadvantaged expressly consent to their being treated disadvantageously. In no event, however, may any obligation to make any payment or render any other performance be imposed on any Noteholder of any Class by resolution. As set out in the Conditions, resolutions providing for certain material amendments to the Conditions require a majority of not less than 75 per cent. of the votes cast. Resolutions regarding other amendments are passed by a simple majority of the votes cast. See "THE TERMS AND CONDITIONS OF THE NOTES — Condition 10(a) (Modifications — Resolution by Noteholders)".

Expected Rating (on the Issue Date)

The Class A Notes are expected on issue to be assigned an "AAA(sf)" by DBRS and "Aaa(sf)" by Moody's.

The Class B Notes are expected on issue to be assigned an "AAA(sf)" by DBRS and "Aa3(sf)" by Moody's.

Listing and Admission t

The Commission de Surveillance du Secteur Financier, as competent authority under the Prospectus Regulation, has approved the Prospectus for the purposes of the Prospectus Regulation. By approving this Prospectus, the Commission de Surveillance du Secteur Financier assumes no responsibility as to the economic or financial soundness of this transaction or the quality and solvency of the Issuer. The Issuer has applied to the Luxembourg Stock

Exchange that Notes will be admitted to trading on the professional segment of the regulated market of the Luxembourg Stock Exchange and to be listed on the official list of the Luxembourg Stock Exchange. The direct cost of the admission of the Notes to be admitted to trading on the professional segment of the regulated market of the Luxembourg Stock Exchange and to be listed on the official list of the Luxembourg Stock Exchange amounts to approximately EUR 9,200.

Clearing

Euroclear Bank SA/NV, 1 Boulevard du Roi Albert II, B-1210 Brussels, Belgium and Clearstream Banking S.A., 42 Avenue J.F. Kennedy, 1855 Luxembourg, Grand Duchy of Luxembourg (together, the "Clearing Systems", the "International Central Securities Depositaries" or the "ICSDs").

Risk Retention by the Originator

LeasePlan Deutschland GmbH - in its capacity as "originator" within the meaning of the Securitisation Regulation - will retain for the life of the Transaction a material net economic interest of not less than 5 per cent. in the Transaction in accordance with article 6 paragraph (3)(d) of the Securitisation Regulation. LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender will retain, on an ongoing basis until the earlier of the redemption of the Notes in full and the Legal Maturity Date, a first loss tranche constituted by the claim for repayment of a loan advance in an initial principal amount of EUR 35,300,000 (the "Junior Subordinated Loan") made available by LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender to the Issuer under the Junior Subordinated Loan Agreement as of the Closing Date so that the principal amount of the Junior Subordinated Loan is equal to at least 5 per cent. of the nominal amount of the "securitised exposures":

None of the Issuer, the Joint Lead Managers, the Arranger or LeasePlan Deutschland GmbH makes any representation that the measures taken by LeasePlan Deutschland GmbH aiming for compliance with the risk retention requirements under article 6 of the Securitisation Regulation (and/or any implementing rules) are or will be actually sufficient for such purposes.

Simple, Transparent and Standardised Securitisation

A notification will be submitted to the European Securities and Markets Association ("ESMA") in accordance with article 27 of the Securitisation Regulation, that the requirements of articles 19 to 22 of the Securitisation Regulation have been satisfied with respect to the Notes (such notification, the "STS Notification"). With respect to an STS Notification, the Originator has used the services of STS Verification International GmbH ("SVI") as a verification agent authorised under article 28 of the Securitisation Regulation in connection with an assessment of the compliance of the Notes with the requirements of articles 19 to 22 of the Securitisation Regulation (the "STS Verification"). It is expected that the STS Verification prepared by SVI will be available on the SVI website (https://www.sts-verification-international.com/transactions) together with detailed explanations of its scope. For the avoidance of doubt, this SVI website and the contents thereof do not form part of this Prospectus. For further information please refer to the risk factor entitled "Securitisation Regulation, EU Risk Retention and Simple, Transparent and Standardised Securitisations".

Governing Law

The Notes will be governed by, and construed in accordance with, German law. The provisions of article 470-3 to 470-19 of the Luxembourg law of 10 August 1915 (as amended) on commercial

The Assets and Reserves

Assets Backing the Notes

The Notes are backed by the Purchased Lease Receivables, the Purchased Expectancy Rights and the respective Ancillary Rights as described herein and as acquired by the Issuer in accordance with the Lease Receivables Purchase Agreements and the Expectancy Rights Purchase Agreement (as applicable). The Issuer confirms that the assets backing the issue of the Notes, taken together with the other arrangements to be entered into by the Issuer on or around the Closing Date, generally have characteristics that demonstrate capacity to produce funds to service any payments due and payable under the Notes and are not part of a resecuritisation and are collectible. The Originator did not select Receivables to be sold and assigned to the Lease Receivables Purchaser and the Expectancy Rights Purchaser with the aim of passing on losses on the assigned Receivables.

Lease Receivable Eligibility Criteria

Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 shall only purchase Lease Receivables that comply with the following Lease Receivables Eligibility Criteria:

Lease Agreements

- (a) the Lease Agreement contains obligations that are contractually binding and enforceable against the Lessees;
- (b) the Lease Agreement provides for monthly payments;
- (c) at least one Lease Instalment and (as the case may be) the initial lease payment (*Leasingsonderzahlung*) (if any) has been paid in respect of the Lease Agreement;
- (d) there is no material breach, default or violation of any obligation under the associated Lease Agreement (for this purpose a lease will be deemed to be in material default where any amount (other than in respect of any service charges, services or fees)) due under the Lease Agreement is in arrear for more than 31 calendar days and for an amount exceeding EUR 1,000 if the Lessee is a corporate client and for an amount exceeding EUR 50 if the Lessee is classified as an SME Lessee);
- (e) the Lease Agreement does not contain the right to cancel the Lease Agreement. The Lessee may only prepay the Lease Instalments as set out in the Lease Agreement;
- (f) the Lease Agreement is governed by German law;

Lease Receivable

- (g) the Lease Receivable is freely assignable (at least within the meaning of section 354a of the German Commercial Code (*Handelsgesetzbuch*)) and not subject to third party rights, whether pre-emptory or otherwise (*Einwendungen oder Einreden*) such as set-off;
- (h) the Lease Receivable may be segregated and identified for purposes of ownership and related Ancillary Rights;

- (i) the Lease Receivable is governed by German law;
- (j) the Lease Receivable is denominated in an amount payable in EUR;
- (k) the Lease Receivable is not a Defaulted Lease Receivable on the relevant Cut-Off Date;
- (l) the Lease Receivable has a remaining term of at least one month and of not more than 72 months on the relevant Cut-Off Date:
- (m) the status and enforceability of the Lease Receivable is not impaired due to warranty claims or any other rights or claims (including claims which may be set off) of the Lessee;
- (n) the Lease Receivable is not encumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect;
- (o) the Lease Receivable was generated in the Originator's ordinary course of business in accordance with the Originator's Origination Policy that are no less stringent than those that the Originator at the time of origination to similar exposures that are not sold to the Issuer;

Lessee

- (p) the Lessees are merchants (*Kaufmann*) having their place of residence in Germany and the Lessees are classified as private sector non-financial corporations or natural persons or are Public Debtors; none of the Lessees is a consumer (*Verbraucher*) within the meaning of section 13 of the German Civil Code;
- (q) the Lessee is not an affiliate of the Originator or any entity from the LeasePlan Group;
- (r) the Lessee is not in breach of material contractual provisions of the Lease Agreement (other than payments of the Lease Receivable);
- (s) the Lease Receivable shall be transferred to the Lease Receivables Purchaser after selection without undue delay and shall not include, at the time of selection, Lease Receivables in default within the meaning of article 178(1) CRR or Lease Receivables to a credit-impaired Lessee, who, to the best of the Originator's knowledge:
 - (i) has been declared insolvent or had a court grant his creditors a final non-appealable right of enforcement or material damages as a result of a missed payment within three years prior to the date of origination or has undergone a debt restructuring process with regard to his non-performing exposures within three years prior to the date of transfer or assignment of the Lease Receivables to the Lease Receivables Purchaser;
 - (ii) was, at the time of origination, where applicable,

on a public credit registry of persons with adverse credit history or, where there is no such public credit registry, another credit registry that is available to the Originator; or

(iii) has a credit assessment or a credit score indicating that the risk of contractually agreed payments not being made is significantly higher than for comparable exposures held by the Originator which are not securitised;

Vehicle

- (t) the acquisition of the Vehicle by the Originator is financed in compliance with the requirements of section 108 subsection 1 sentence 2 of the German Insolvency Code (*Insolvenzordnung*);
- (u) the Lease Receivable relates to a Vehicle which is registered, to the extent this is required, in Germany;
- (v) the Lease Receivable relates to a Vehicle for which related Lease Agreement obliges the Lessee to adequately and appropriately insure the Vehicle for the time of the Lease Agreement; and
- (w) the relevant Vehicle under the Lease Agreement has an initial price below or equal to EUR 200,000.

Expectancy Rights Eligibility Criteria

Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 2 shall only purchase Expectancy Rights that comply with the following Expectancy Rights Eligibility Criteria:

The respective Expectancy Right is an expectancy right:

- 1. which relates to a Vehicle and Lease Receivables which are in compliance with the Lease Receivable Eligibility Criteria:
- 2. which arises as a legal consequence of the transfer for security purposes (*Sicherungsübereignung*) of title to the relevant Vehicle to the Lease Receivables Purchaser and the conditioned retransfer of the relevant Vehicle to the Originator under the Lease Receivables Purchase Agreement;
- 3. which validly exists as an expectancy right (Anwartschaftsrecht), is freely assignable and not subject to any set-off, counterclaims, right of plea, retention right or any other defence (einredefrei), is uncontested (unbestritten) and is owned by the Originator free from any third party rights and any Encumbrance;
- 4. in respect of which title to the relevant Vehicle has validly been transferred for security purposes (Sicherungseigentum) to the Lease Receivables Purchaser;
- 5. which does not relate to a Vehicle leased under a Lease Agreement in respect of which the Lessee has enforced, is enforcing or has announced to enforce, prior to or on the Cut-Off Date, its own counterclaims, where the lessee contests the Lease Receivables or the amount thereof or

- for which the Lessee is entitled to claim a right of plea, retention, contest and/or set off;
- 6. in respect of which the legal characteristics have not been changed subsequent to the transfer of the Vehicle to the Lease Receivables Purchaser on the basis of contractual agreements to the detriment of the Expectancy Rights Purchaser, in particular by means of agreements with lessees (including the creation of a right of the Lessee to acquire the Vehicle) and is not subject to cancellation, in whole or in part, by way of contestation; and
- 7. which is not encumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect.

Replenishment Criteria

In relation to the Lease Receivables and the Expectancy Rights, the following criteria need to be observed which shall be calculated on a portfolio basis throughout the Revolving Period, for the avoidance of doubt, calculated by taking into account the Additional Portfolio to be purchased on such Purchase Date:

- 1. each of the top five Lessee Groups measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 2 per cent.;
- 2. each of the top 20 Lessee Groups (but excluding the top 5 Lessee Groups) measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 1 per cent.;
- 3. each of the top 30 Lessee Groups (but excluding the top 20 Lessee Groups) measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 0.75 per cent.;
- 4. each Lessee other than the top 30 Lessee Groups measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 0.50 per cent.;
- 5. the sum of (i) the Aggregate Discounted Balance resulting from Lease Receivables and (ii) any amount on the Replenishment Ledger (after the application of the Pre-Enforcement Priority of Payments) as a percentage of the Class Principal Outstanding Balance of the Class A Notes is at least 59.3 per cent.;
- 6. the Aggregate Discounted Balance resulting from Lease Agreements in respect of which the Lessees are classified in a specific industry does not account for more than 20 per cent.;
- 7. the Aggregate Discounted Balance resulting from Lease Agreements in respect of Commercial Vehicles does not account for more than 1 per cent.;
- 8. the Aggregate Discounted Balance resulting from Lease Agreements in respect of Heavy Goods Vehicles does not account for more than 1 cent.; and

9. the Portfolio average of the contractually agreed residual value set at contract origination does not correspond to more than 50 per cent. of the list price of the Vehicles.

Pre-Enforcement Priority of Payments

On any Payment Date prior to the occurrence of an Enforcement Event, the Available Distribution Amount will be applied in the order as set out below:

first, to pay pari passu with each other on a pro rata basis:

- (a) any amounts then due and payable by the Issuer in connection with the establishment of the Issuer and any annual return, filing, registration and registered office fees; and
- (b) the Issuer's (actual and/or contingent) liability (if any) to tax;

second, to pay the Servicer an amount equal to the Lease Services Collections received by the Issuer with respect to the relevant Collection Period);

third, to pay pari passu with each other on a pro rata basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to the Trustee and the ER Trustee under the Trust Agreement;

fourth, to pay pari passu with each other on a pro rata basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to:

- (a) the Corporate Services Provider under the Corporate Services Agreement;
- (b) the directors of the Issuer (properly incurred in accordance with their duties as such);
- (c) the Paying Agent and the Calculation Agent under the Agency Agreement;
- (d) the Cash Manager under the Cash Management Agreement;
- (e) the Account Bank under the Account Agreement and the relevant Mandate;
- (f) the Data Trustee under the Data Trust Agreement;
- (g) the auditors and legal counsel of the Issuer;
- (h) the Servicer and the Back-Up Servicer Facilitator under the Servicing Agreement or the Back-Up Servicer under the back-up servicing agreement, if applicable;
- (i) the Reporting Agent under the Servicing Agreement;
- (j) the Realisation Agent under the Realisation Agency Agreement or the Back-Up Realisation Agent under the back-up realisation agency agreement if applicable;
- (k) the Maintenance Coordinator and the Back-Up Maintenance Coordinator Facilitator under the Maintenance Coordination Agreement or the Back-Up

Maintenance Coordinator under any back-up maintenance coordination agreement, if applicable; and

(l) any other person providing services or performing duties in connections with the Notes (if any);

fifth, to pay any amounts payable by the Issuer (to the extent not paid from the Swap Replacement Account outside of the Pre-Enforcement Priority of Payments) in relation to any Net Swap Payments and termination payments (other than those covered under item eighteenth), if any, due and payable by the Issuer to the Swap Counterparty;

sixth, to pay to the Class A Noteholders amounts payable in respect of accrued and unpaid interest owed under the Class A Notes;

seventh, to pay to the Class B Noteholders amounts payable in respect of accrued and unpaid interest owed under the Class B Notes;

eighth, to credit to the Liquidity Reserve Ledger an amount required to meet the Required Liquidity Reserve Amount;

ninth, during the Revolving Period, to pay the aggregate Purchase Price (up to the Required Replenishment Amount) then payable by the Issuer to the Originator in respect of any Purchased Lease Receivables and Purchased Expectancy Rights and credit the excess of the Required Replenishment Amount over the aggregate Purchase Price to the Replenishment Ledger;

tenth, after the Revolving Period, to pay to the Class A Noteholders an amount up to the Class A Principal Redemption Amount until the Class Principal Outstanding Balance of the Class A Notes has been reduced to zero;

eleventh, after the Revolving Period, to pay to the Class B Noteholders an amount up to the Class B Principal Redemption Amount until the Class Principal Outstanding Balance of the Class B Notes has been reduced to zero;

twelfth, to pay pro rata and pari passu to the Reserves Funding Provider amounts payable in respect of accrued and unpaid interest owed under the Reserves Funding Agreement and the Liquidity Reserve Release Amount, if any;

thirteenth, to pay to the Originator the relevant Recalculation Increase Amounts;

fourteenth, to pay to the Senior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Senior Subordinated Loan Agreement, if any;

fifteenth, to pay to the Junior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Junior Subordinated Loan Agreement, if any;

sixteenth, to pay any principal outstanding under the Senior Subordinated Loan Agreement, to the extent the Notes have been redeemed in full;

seventeenth, to pay any principal outstanding under the Junior Subordinated Loan Agreement, to the extent the Notes have been

redeemed in full;

eighteenth, to pay the Swap Subordinated Payments to the Swap Counterparty;

nineteenth, to pay the Remaining Purchase Price Residual to the Originator; and

twentieth, to pay the Servicer Success Fee to the Servicer.

Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the provisions of the Luxembourg Securitisation Law (in particular regarding the separateness of Compartments), 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. contractually act as joint debtors (Gesamtschuldner) under the Pre-Enforcement Priority of Payments.

Post-Enforcement Priority of Payments

On any Payment Date after the occurrence of an Enforcement Event, the Available Distribution Amount will be applied in the order as set out below:

first, to pay pari passu with each other on a pro rata basis:

- (a) any amounts then due and payable by the Issuer in connection with the establishment of the Issuer and any annual return, filing, registration and registered office fees; and
- (b) the Issuer's (actual and/or contingent) liability (if any) to tax:

second, to pay the Servicer an amount equal to the Lease Services Collections received by the Issuer with respect to the relevant Collection Period);

third, to pay pari passu with each other on a pro rata basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to the Trustee and the ER Trustee under the Trust Agreement;

fourth, to pay *pari passu* with each other on a *pro rata* basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to:

- (a) the Corporate Services Provider under the Corporate Services Agreement;
- (b) the directors of the Issuer (properly incurred in accordance with their duties as such);
- (c) the Paying Agent and Calculation Agent under the Agency Agreement;
- (d) the Cash Manager under the Cash Management Agreement;
- (e) the Account Bank under the Account Agreement and the relevant Mandate;
- (f) the Data Trustee under the Data Trust Agreement;

- (g) the auditors and legal counsel of the Issuer;
- (h) the Servicer and the Back-Up Servicer Facilitator under the Servicing Agreement or the Back-Up Servicer under the back-up servicing agreement, if applicable;
- (i) the Reporting Agent under the Servicing Agreement;
- (j) the Realisation Agent under the Realisation Agency Agreement or the Back-Up Realisation Agent under the back-up realisation agency agreement if applicable;
- (k) the Maintenance Coordinator and the Back-Up Maintenance Coordinator Facilitator under the Maintenance Coordination Agreement or the Back-Up Maintenance Coordinator under any back-up maintenance coordination agreement, if applicable; and
- (1) any other person providing services or performing duties in connections with the Notes (if any);

fifth, to pay any amounts payable by the Issuer (to the extent not paid from the Swap Replacement Account outside of the Post-Enforcement Priority of Payments) in relation to any Net Swap Payments and termination payments (other than those covered under item *sixteenth*), if any, due and payable by the Issuer to the Swap Counterparty;

sixth, to pay to the Class A Noteholders amounts payable in respect of accrued and unpaid interest owed under the Class A Notes;

seventh, to pay to the Class A Noteholders amounts in respect of principal until the Class Principal Outstanding Balance of the Class A Notes has been reduced to zero;

eighth, to pay to the Class B Noteholders, amounts payable in respect of accrued and unpaid interest owed under the Class B Notes:

ninth, to pay to the Class B Noteholders amounts in respect of principal until the Class Principal Outstanding Balance of the Class B Notes has been reduced to zero;

tenth, to pay pro rata and pari passu to the Reserves Funding Provider amounts payable in respect of accrued and unpaid interest owed under the Reserves Funding Agreement and the Liquidity Reserve Release Amount;

eleventh, to pay to the Originator the relevant Recalculation Increase Amounts;

twelfth, to pay to the Senior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Senior Subordinated Loan Agreement, if any;

thirteenth, to pay to the Junior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Junior Subordinated Loan Agreement, if any;

fourteenth, to pay any principal outstanding under the Senior Subordinated Loan Agreement, to the extent the Notes have been

redeemed in full;

fifteenth, to pay any principal outstanding under the Junior Subordinated Loan Agreement, to the extent the Notes have been redeemed in full;

sixteenth, to pay the Swap Subordination Payments to the Swap Counterparty;

seventeenth, to pay the Remaining Purchase Price Residual to the Originator; and

eighteenth, to pay the Servicer Success Fee to the Servicer.

Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the provisions of the Luxembourg Securitisation Law (in particular regarding the separateness of Compartments), 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. contractually act as joint debtors (Gesamtschuldner) under the Post-Enforcement Priority of Payments.

The purchase price in relation to the Initial Portfolio will be the Initial Purchase Price, and the purchase price in relation to any Additional Portfolio is the Additional Purchase Price.

Deemed Collections, the Ineligible Lease Receivable Repurchase Price and the Ineligible Expectancy Right **Repurchase Price**

Purchase Price

The Lease Receivables Purchaser and the Expectancy Rights Purchaser retain the right to bring indemnification claims against, and are entitled to demand payment of Deemed Collections, the Ineligible Lease Receivable Repurchase Price or the Ineligible Expectancy Right Repurchase Price (as applicable) from the Originator, but from no other Person, in accordance with the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement in an amount equal to the Aggregate Discounted Balance of the affected Purchased Lease Receivable (including, for the avoidance of doubt, in case only a portion of the relevant Purchased Lease Receivable or Purchased Expectancy Right (as applicable) is affected), if, among others, (i) a Purchased Lease Receivable does not exist because e.g. a Lease Agreement proves not to have been legally valid on the Issue Date or otherwise ceases to exist (Bestands- und Veritätshaftung) in whole or in part (e.g. if a Lessee which qualifies as a consumer (Verbraucher) uses its right of withdrawal (Widerrufsrecht), see "RISK FACTORS — Category 4: Legal Risks — Consumer Protection"), or (ii) it turns out that a Purchased Lease Receivable did not comply with the Lease Receivables Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Lease Receivable, or (iii) it turns out that a Purchased Expectancy Right did not comply with the Expectancy Rights Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Expectancy Right was purchased. The Originator, however, is not obliged to indemnify the Issuer according to the foregoing, if the corresponding damages, costs or expenses are exclusively attributable to Credit Risk but not to a breach of representations and warranties given by or other obligations of the Originator.

Lease Agreement Recalculation

The Reporting Agent will include relevant information on any Lease Agreement Recalculations in the Investor Report.

If the Lease Agreement Recalculations during a Collection Period result in:

- (a) a Recalculation Reduction Amount, such amount shall be paid by the Originator to the Issuer as a Deemed Collection; or
- (a) a Recalculation Increase Amount, such amount shall be paid by the Issuer to the Originator in accordance with the Applicable Priority of Payments,

in each case on the Payment Date following such Collection Period.

Put Option

Under the Put Option Agreement, the Expectancy Rights Purchaser has the option to request that the Originator purchases the Transformed Title Vehicle for the Put Option Price.

Servicing

In accordance with the Servicing Agreement, the Servicer shall service, collect and administer the assets forming part of the Portfolio and perform all related functions in accordance with the provisions of the Servicing Agreement and the Collection and Servicing Procedures.

Lease Services Receivables

In accordance with the Lease Receivables Purchase Agreement, the Lease Receivables Purchaser and the Originator agree that:

- (a) although the Lease Receivables Purchaser only purchases Lease Receivables, the Originator assigns the Lease Receivables together with the corresponding Lease Services Receivables in order to comply with the German legal principle according to which receivables need to be sufficiently determined in order to be assignable (Bestimmtheitsgrundsatz); and
- (b) Lease Services Collections received by the Lease Receivables Purchaser will be paid back to the Originator in accordance with the Applicable Priority of Payments.

In accordance with the Servicing Agreement, the Lease Receivables Purchaser and the Servicer agree that the Servicer shall collect the Lease Services Receivables in the same manner as it collects its own receivables which are not part of the Portfolio.

Expectancy Rights

Under the Expectancy Receivables Purchase Agreement, the Originator and the Expectancy Rights Purchaser agree that the transfer of title to the Vehicles is:

- (a) made to secure the Issuer Secured Obligations arising in connection with the corresponding Lease Receivable, and
- (b) subject to the condition subsequent (auflösende Bedingung) that all Issuer Secured Obligations relating thereto having been settled.

Once such condition subsequent is triggered, title to the relevant Vehicle shall pass to the Expectancy Rights Purchaser (as owner of the corresponding Expectancy Right) by operation of law without interim-ownership of the Originator (*kein Durchgangserwerb*).

The Expectancy Rights result from the transfer of title to the Vehicles from the Originator to the Lease Receivables Purchaser

subject to the condition subsequent as described above.

Acquisition of the Expectancy Rights

The Expectancy Rights Purchaser will acquire the Initial Expectancy Rights on or about the Closing Date and will acquire the Additional Expectancy Rights in accordance with the Expectancy Rights Purchase Agreement on each Additional Purchase Date.

Realisation (*Verwertung*) of the Vehicles

Upon the satisfaction of the condition subsequent (auflösende Bedingung) and the Expectancy Right relating to a Vehicle becoming a Transformed Title Vehicle, the Expectancy Rights Purchaser has the option to either use its option to request that the Originator purchases the Vehicle or to arrange for a realisation by the Realisation Agent.

In accordance with the Put Option Agreement, the Originator and the Expectancy Rights Purchaser agree that the Originator shall be obliged to purchase the Transformed Title Vehicle immediately upon the occurrence of the exercise of the Put Option by the Expectancy Rights Purchaser in the following instances:

- (a) on the Lease Maturity Date regardless of whether the Lease Agreement is subject to a Silent Extension; or
- (b) on the Lease Maturity Extension Date; or
- (c) on the Lease Early Termination Date,

provided that in each case of (a) to (c) above, the Lease Agreement relating to such Transformed Title Vehicle does not qualify as a Defaulted Lease Agreement as of the relevant date.

Transformed Title Vehicles relating to a Defaulted Lease Agreement shall be realised by the Realisation Agent via a sale in accordance with the provisions of the Realisation Agency Agreement.

Following a Back-Up Trigger Event, a Back-Up Realisation Agent will be appointed but would only become active, following a Realisation Agent Termination Event. The Back-Up Realisation Agent will then take over the tasks of the Realisation Agent under the Realisation Agency Agreement.

Trust Agreement

The Lease Receivables Purchaser grants security over its assets in accordance with the Security Documents.

The Expectancy Rights Purchaser grants security over its assets in accordance with the Security Documents.

Data Protection

The Transaction has been structured to comply with the General Data Protection Regulation and the German Data Protection Act (Bundesdatenschutzgesetz). The relevant Transaction Documents contain the provisions stipulating the control and the processing of the personal data of the Lessees by the Originator, the Servicer, the Expectancy Rights Purchaser, the Lease Receivables Purchaser, the Issuer, the Corporate Services Provider, the ER Trustee and the Trustee and the Maintenance Coordinator, e.g. (i) together with each Offer to be sent by the Originator to the Expectancy Rights Purchaser and the Lease Receivables Purchaser the Originator will also send a separate file to each of the Expectancy Rights Purchaser and the Lease Receivables Purchaser containing the personal data relating to the Lessees which will be encrypted by

using a suitable encryption method, (ii) on the Initial Purchase Date, the Originator will also send to the Data Trustee the Key required to decrypt the Personal Data File. The Data Trustee shall hold the Key delivered to it on trust (*treuhänderisch*) for the Lease Receivables Purchaser, the Expectancy Rights Purchaser, the Trustee and the ER Trustee and, to the extent required any Back-up Maintenance Coordinator and any Back-Up Servicer, and (iii) the Issuer, the Trustee and the ER Trustee have entered into a data processing agreement (*Auftragsdatenverarbeitung*) under the Trust Agreement because, after the occurrence of a Lessee Notification Event, the Trustee might receive the Key from the Data Trustee and will then have access to the personal data of the Lessees which have been previously encrypted.

Issuer Account and Funding of Reserves

(A)

- With effect as of the Closing Date, the Issuer has opened the Issuer Account with the Account Bank in accordance with the provisions of the Account Agreement. The Issuer shall maintain the Issuer Account Ledgers whereby:
- (i) Collections and Vehicle Realisation Proceeds will be credited to the Operating Ledger in accordance with the Account Agreement and the Servicing Agreement. The Issuer will use the amounts standing to the credit of the Operating Ledger and apply those amounts according to the Applicable Priority of Payments;
- (ii) on each Payment Date falling in the Revolving Period, an amount equal to the Required Replenishment Amount less any amounts paid for the acquisition of Additional Portfolios shall be credited to the Replenishment Ledger according to the Pre-Enforcement Priority of Payments.
- (B) In addition, the Reserves Funding Provider will make a payment to the Issuer on the Issue Date such that the Issuer is able to credit an amount equal to EUR 2,720,000 to the Liquidity Reserve Ledger so that the amount credited to the Liquidity Reserve Ledger will be equal to the Required Liquidity Reserve Amount.
- (C) Within 30 calendar days following the occurrence of a Reserve Trigger Event (unless such Reserve Trigger Event is caused by the occurrence of an Insolvency Event in respect of LeasePlan Deutschland GmbH, in which case payment of the Reserves has to be made without undue delay), as applicable, and thereafter on each Payment Date as long as Reserve Trigger Event is continuing, the Reserves Funding Provider will make payments to the Issuer such that the Issuer is able to credit an amount:
 - (i) to the Commingling Reserve Ledger such that the amount standing to the credit of the Commingling Reserve Ledger is equal to the Required Commingling Reserve Amount;
 - (ii) to the Set-Off Reserve Ledger such that the amount standing to the credit of the Set-Off Reserve Ledger is equal to the Required Set-Off Reserve Amount; and

(iii) to the Maintenance Reserve Ledger such that the amount standing to the credit of the Maintenance Reserve Ledger is equal to the Required Maintenance Reserve Amount.

Only the Liquidity Reserve will be made available by the Reserves Funding Provider on the Closing Date.

Repayments of Reserves

If after the occurrence of a Reserve Trigger Event, due to an LPC Downgrade Event, the rating of LeasePlan Corporation N.V. is increased such that a Reserve Trigger Event is no longer prevailing, the Issuer or the Cash Manager on the Issuer's behalf, shall immediately upon request of the Reserves Funding Provider, repay any amounts standing to the credit of the Commingling Reserve Ledger, the Set-Off Reserve Ledger and the Maintenance Reserve Ledger in full to the Reserves Funding Provider.

In addition, the Issuer, or the Cash Manager on the Issuer's behalf, shall on any Payment Date after application of the Available Distribution Amount in accordance with the Applicable Priority of Payments repay any amounts standing to the credit of the relevant Issuer Account Ledgers and exceeding in each case the Required Commingling Reserve Amount, the Required Set-Off Reserve Amount (as applicable) and the Required Maintenance Reserve Amount, to the Reserves Funding Provider outside of the Applicable Priority of Payments.

On any Payment Date, the Issuer, or the Cash Manager on the Issuer's behalf, shall pay to the Reserves Funding Provider the relevant interest on the amount standing to the credit of the Reserves or the Liquidity Reserve in accordance with the Applicable Priority of Payments and shall remit the Liquidity Reserve Ledger Release Amount to the Reserves Funding Provider in accordance with the Applicable Priority of Payments.

Hedging

The Issuer has entered into the Swap Agreement with the Swap Counterparty in order to hedge certain interest risks arising in connection with the Notes and the Transaction.

Transaction Documents

The Incorporated Terms Memorandum, the Lease Receivables Purchase Agreement, the Servicing Agreement, the Maintenance Coordination Agreement, the Expectancy Rights Purchase Agreement, the Realisation Agency Agreement, the Put Option Agreement, the Global Notes, the Issuer ICSDs Agreements, the Cash Management Agreement, the Subscription Agreement, the Swap Agreement, the Deed of Charge, the Data Trust Agreement, the Account Agreement, the Agency Agreement, the Trust Agreement, the Senior Subordinated Loan Agreement, the Reserves Funding Agreement, the Junior Subordinated Loan Agreement and the Corporate Services Agreement.

Governing Law

The Transaction Documents are governed by German law apart from the Swap Agreement and the Deed of Charge which shall be governed by English law and the Corporate Services Agreement which shall be governed by Luxembourg law.

VERIFICATION BY SVI

STS Verification International GmbH ("SVI") has been authorised by the German Federal Financial Supervisory Authority (*Bundesanstalt für Finanzdienstleistungsaufsicht*) as third party verification agent pursuant to article 28 of the Securitisation Regulation.

The verification label "verified – STS VERIFICATION INTERNATIONAL" has been officially registered as a trade mark and is licensed to an issuer of securities if the securities meet the requirements for simple, transparent and standardised securitisation as set out in articles 19 to 22 of the Securitisation Regulation ("STS Requirements").

The verification label is issued on the basis of SVI's verification process, which is explained in detail on the SVI website (www.sts-verification-international.com). The verification process is based on the SVI verification manual. It describes the verification process and the individual inspections in detail. The verification manual is authoritative for all parties involved in the verification process and its application ensures an objective and uniform verification of transactions to be verified.

The originator will include in its notification pursuant to article 27(1) of the Securitisation Regulation a statement that compliance of its securitisation with the STS Requirements has been confirmed by SVI.

SVI disclaims any responsibility for monitoring continuing compliance with the STS Requirements by the parties concerned or other aspect of their activities or operations.

Verification by SVI is not a recommendation to buy, sell or hold securities.

THE EU RISK RETENTION AND EU TRANSPARENCY REQUIREMENTS

1. EU Risk Retention Requirements

Under article 6 of the Securitisation Regulation, the originator, sponsor or original lender of a securitisation shall retain on an ongoing basis a material net economic interest in the securitisation of not less than 5 per cent. LeasePlan Deutschland GmbH acts as "originator" within the meaning of article 6 of the Securitisation Regulation and has agreed to retain the material net economic interest of not less than 5 per cent. in the Transaction in accordance with article 6 paragraph (3)(d) of the Securitisation Regulation. The material net economic interest is not subject to any credit-risk mitigation or hedging. Pursuant to article 6 paragraph (3)(d) of the Securitisation Regulation, a net economic interest may be retained by way of retention of the first loss tranche and, where such retention does not amount to 5 per cent. of the nominal value of the securitised exposures, if necessary, by way of retention of other tranches having the same or a more severe risk profile than those transferred or sold to investors and not maturing any earlier than those transferred or sold to investors, so that the retention equals in total not less than 5 per cent. of the nominal value of the securitised exposures. LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender will retain, on an ongoing basis until the earlier of the redemption of the Notes in full and the Legal Maturity Date, a first loss tranche constituted by the claim for repayment of a loan advance in an initial principal amount of EUR 35,300,000 (the "Junior Subordinated Loan") made available by LeasePlan Deutschland GmbH in its capacity as Junior Subordinated Lender to the Issuer under the Junior Subordinated Loan Agreement as of the Closing Date so that the principal amount of the Junior Subordinated Loan is equal to at least 5 per cent. of the nominal value of the securitised exposures.

Any failure by LeasePlan Deutschland GmbH to fulfil the obligations under article 6 of the Securitisation Regulation may cause this Transaction to be non-compliant with the Securitisation Regulation.

None of the Issuer, the Joint Lead Managers, the Arranger or LeasePlan Deutschland GmbH makes any representation that the measures taken by LeasePlan Deutschland GmbH aiming for compliance with the risk retention requirements under article 6 of the Securitisation Regulation (and/or any implementing rules) are or will be actually sufficient for such purposes.

2. EU Transparency Requirements

Pursuant to article 7 paragraph 1 of the Securitisation Regulation, the "originator", "sponsor" and "securitisation special purpose entity" of a "securitisation" (each as defined in the Securitisation Regulation) shall make available to the Noteholders, to the competent authorities referred to in article 29 of the Securitisation Regulation and, upon request, to potential investors certain information in relation to a securitisation transaction. Pursuant to article 7 paragraph 2 of the Securitisation Regulation, the originator, sponsor and securitisation special purpose entity of a securitisation (each as defined in the Securitisation Regulation) shall designate amongst themselves one entity to fulfil the information requirements pursuant to points (a), (b), (d), (e), (f) and (g) of the first subparagraph of paragraph 1 of article 7 of the Securitisation Regulation.

Designation

For the purposes of article 7 paragraph 2 of the Securitisation Regulation, LeasePlan Deutschland GmbH (as originator) has been designated as the entity responsible for compliance with the requirements of article 7 of the Securitisation Regulation and will either fulfil such requirements itself or shall procure that such requirements are complied with on its behalf by the Reporting Agent.

Reporting under the Securitisation Regulation

The reporting entity shall make the information for a securitisation transaction available by means of a securitisation repository. To the extent no securitisation repository is registered in accordance with article 10 of the Securitisation Regulation, LeasePlan Deutschland GmbH (as originator) (or the Reporting Agent on its behalf) will make such information required by the Securitisation Regulation available on the website of the European DataWarehouse (http://bit.ly/2m2YW2X) which, for the avoidance of doubt, will comply with the EU Transparency Requirements. If such securitisation repository should be registered in accordance with article 10 of the Securitisation Regulation,

LeasePlan Deutschland GmbH (as originator) (or the Reporting Agent on its behalf) will make the information available to such securitisation repository.

LeasePlan Deutschland GmbH (as originator) will procure that the Reporting Agent shall:

- (a) publish a monthly investor report as required by and in accordance with article 7 paragraph 1 point (e) of the Securitisation Regulation no later than one month following the due date for the payment of interest, which shall be provided (i) prior to the relevant technical standards required under the Securitisation Regulation coming into effect, substantially in the form of schedule 1 (Form of Investor Report) to the Servicing Agreement and (ii) following the technical standards required under the Securitisation Regulation coming into effect, in the manner required by such technical standards. For the avoidance of doubt, such reporting shall include any change in the Applicable Priority of Payment which will materially affect the repayment of the Notes. The Investor Report referred to under (i) will continue to be provided after the technical standards will come into effect;
- (b) publish on a monthly basis certain loan-by-loan information in relation to the Portfolio in respect of the relevant Collection Period as required by and in accordance with article 7 paragraph 1 point (a) of the Securitisation Regulation no later than one month following the due date for the payment of interest, which shall be provided (i) prior to the relevant technical standards required under the Securitisation Regulation coming into effect, substantially in the form of the CRA3 templates (ii) following the technical standards required under the Securitisation Regulation coming into effect, in the manner required by such technical standards:
- (c) publish any information required to be reported pursuant to article 7 paragraph 1 points (f) and (g) (as applicable) of the Securitisation Regulation without delay, which shall be provided following the technical standards required under the Securitisation Regulation coming into effect in the manner required by such technical standards;
- (d) before pricing of the Notes, make available data on historical performance relating to a period of at least five years in respect of receivables substantially similar to the Purchased Lease Receivables and the relating Purchased Expectancy Rights; and
- (e) before pricing of the Notes (in at least draft or initial form) and within 15 days of the issuance of the Notes (in final form), make available copies of the notification required under article 27 of the Securitisation Regulation (the "STS Notification"), the Transaction Documents (other than the Subscription Agreement) and this Prospectus.

The information set out above shall be published on the website of the European DataWarehouse at http://bit.ly/2m2YW2X, being a website which conforms with the requirements set out in article 7 paragraph 2 of the Securitisation Regulation. For the avoidance of doubt, such website and the contents thereof do not form part of this Prospectus. To the extent any technical standards prepared under the Securitisation Regulation come into effect after the date of this Prospectus and require such reports to be published in a different manner, LeasePlan Deutschland GmbH (as originator) shall procure that the Reporting Agent complies with the requirements of such technical standards when publishing such reports. Until the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation are implemented, the information regarding the underlying exposures will be provided in the Investor Report which - in LeasePlan Deutschland GmbH's view - is in line with the level of information typically provided to noteholders of European structured finance instruments backed by auto leases in the period immediately prior to 1 January 2019.

The Originator (or the Reporting Agent on the Originator's behalf) shall be entitled to amend the Investor Report in every respect to comply with the EU Transparency Requirements. For the avoidance of doubt, the Originator (or the Reporting Agent on the Originator's behalf) shall even be entitled to replace the Investor Report in full to comply with the EU Transparency Requirements.

The Reporting Agent will make the information referred to in this section headed "THE EU RISK RETENTION AND EU TRANSPARENCY REQUIREMENTS - EU Transparency Requirements"

available to the holders of any of the Notes, relevant competent authorities and, upon request, to potential investors in the Notes before pricing of the Notes.

Monthly Reporting

Each of the Realisation Agent, the Maintenance Coordinator and the Servicer has agreed under the Transaction Documents to provide such information as required by the Originator and/or the Reporting Agent to prepare any investor reporting.

Cashflow Model

LeasePlan Deutschland GmbH (as originator or the Reporting Agent on its behalf) shall make available on Moody's Analytics a cash flow model. LeasePlan Deutschland GmbH in its capacity as Originator shall procure that such cash flow model (i) precisely represents the contractual relationship between the Purchased Lease Receivables and the Purchased Expectancy Rights and the payments flowing between the Originator, investors in the Notes, other third parties and the Issuer, and (ii) is made available to investors in the Notes before pricing of the Notes and on an ongoing basis and to potential investors in the Notes upon request.

Environmental Performance Reporting

For the purpose of compliance with article 22 paragraph 4 of the Securitisation Regulation, the Servicer confirms that, so far as it is aware, information on environmental performance of the Vehicles relating to the Purchased Lease Receivables and the Purchased Expectancy Rights is, as at the date of this Prospectus, not available to be reported pursuant to article 22 paragraph 4 of the Securitisation Regulation. The Originator confirmed under the Servicing Agreement that once information on environmental performance of the Vehicles relating to the Purchased Lease Receivables and the Purchased Expectancy Rights is available and able to be reported, it will make such information available to investors on an ongoing basis in compliance with the requirements of article 22 paragraph 4 of the Securitisation Regulation.

Any failure by LeasePlan Deutschland GmbH or the Reporting Agent to fulfil the obligations under article 7 of the Securitisation Regulation may cause this Transaction to be non-compliant with the Securitisation Regulation.

None of the Issuer, the Joint Lead Managers, the Arranger or LeasePlan Deutschland GmbH makes any representation that the measures taken by LeasePlan Deutschland GmbH aiming for compliance with the disclosure requirements under article 7 of the Securitisation Regulation (and/or any implementing rules) are or will be actually sufficient for such purposes.

Investors and Noteholders should be aware of article 5 of the Securitisation Regulation which, among others, requires institutional investors (as defined in the Securitisation Regulation) prior to holding a securitisation position to verify that the originator, sponsor or original lender (each as defined in the Securitisation Regulation) retains on an ongoing basis a material net economic interest in accordance with article 6 of the Securitisation Regulation and the risk retention is disclosed to the institutional investor in accordance with article 7 of the Securitisation Regulation.

Each prospective investor and Noteholder is, required to independently assess and determine the sufficiency of the information described in the preceding paragraphs for the purposes of complying with article 5 of the Securitisation Regulation, and none of the Issuer, LeasePlan Deutschland GmbH, the Joint Lead Managers or the Arranger gives any representation or assurance that such information is sufficient for such purposes. In addition, if and to the extent the Securitisation Regulation or any similar requirements are relevant to any prospective investor and Noteholder, such investor and Noteholder should ensure that it complies with the Securitisation Regulation or such other applicable requirements (as relevant). Prospective investors who are uncertain as to the requirements which apply to them in any relevant jurisdiction should seek guidance from the competent regulator.

COMPLIANCE WITH STS REQUIREMENTS

This Transaction meets the requirements for simple, transparent and standardised non-ABCP securitisations provided for by articles 19 to 22 of the Securitisation Regulation (the "STS Requirements").

The compliance of this Transaction with the STS Requirements will be verified before the Closing Date by STS Verification International GmbH, in its capacity as third party verification agent authorised pursuant to article 28 of the Securitisation Regulation. No assurance can be provided that the Transaction described in this Prospectus does or continues to qualify as an STS-securitisation under the Securitisation Regulation at any point in time in the future. Prospective investors should verify the current status of the Notes on ESMA's website.

The Originator will notify the European Securities and Markets Authority that the Securitisation meets the STS Requirements in accordance with article 27 of the Securitisation Regulation.

Compliance with the STS Requirements is not a recommendation to buy, sell or hold securities. It is not investment advice whether generally or as defined under Markets in Financial Instruments Directive (2014/65/EU) and it is not a credit rating whether generally or as defined under the Credit Rating Agency Regulation (1060/2009/EC).

TERMS AND CONDITIONS OF THE NOTES

The following is the text of the terms and conditions (excluding any annexes) applicable to each Class which will be attached to each Global Note. In case of any overlap or inconsistency in definition of a term or expression in these terms and conditions and elsewhere in this Prospectus, the definition in these terms and conditions will prevail.

THE OBLIGATIONS UNDER THE NOTES CONSTITUTE DIRECT AND UNSUBORDINATED LIMITED RECOURSE OBLIGATIONS OF THE ISSUER. ALL NOTES RANK AT LEAST PARI PASSU WITH ALL OTHER CURRENT AND FUTURE UNSUBORDINATED OBLIGATIONS OF THE ISSUER. ALL NOTES WITHIN A CLASS RANK PARI PASSU AMONG THEMSELVES AND PAYMENT SHALL BE ALLOCATED PRO RATA.

SUBJECT TO AND IN ACCORDANCE WITH THE APPLICABLE PRIORITY OF PAYMENTS, THE CLASS A NOTES RANK PRIOR TO THE CLASS B NOTES WITH RESPECT TO PAYMENT OF PRINCIPAL AND INTEREST.

THE ISSUER'S ABILITY TO SATISFY ITS PAYMENT OBLIGATIONS UNDER THE NOTES AND ITS OPERATING AND ADMINISTRATIVE EXPENSES WILL BE WHOLLY DEPENDENT UPON RECEIPT BY IT IN FULL OF PAYMENTS (A) OF, IN PARTICULAR, PRINCIPAL AND INTEREST AND OTHER AMOUNTS PAYABLE UNDER THE PURCHASED LEASE RECEIVABLES AS COLLECTIONS FROM THE SERVICER AND THE VEHICLE REALISATION PROCEEDS, (B) UNDER THE TRANSACTION DOCUMENTS TO WHICH IT IS A PARTY AND/OR (C) OF THE PROCEEDS RESULTING FROM ENFORCEMENT OF THE SECURITY GRANTED BY THE ISSUER TO THE TRUSTEE AND THE ER TRUSTEE OVER THE SECURITY (TO THE EXTENT NOT COVERED BY (A) AND (B)).

IF THE AVAILABLE DISTRIBUTION AMOUNT, SUBJECT TO THE APPLICABLE PRIORITY OF PAYMENTS, IS INSUFFICIENT TO PAY THE NOTEHOLDERS THEIR RELEVANT SHARE OF SUCH AVAILABLE DISTRIBUTION AMOUNT IN ACCORDANCE WITH THE APPLICABLE PRIORITY OF PAYMENTS, THE CLAIMS OF SUCH NOTEHOLDERS AGAINST THE ISSUER SHALL BE LIMITED TO THEIR RESPECTIVE SHARE OF SUCH AVAILABLE DISTRIBUTION AMOUNT. AFTER PAYMENT TO THE NOTEHOLDERS OF THEIR RELEVANT SHARE OF SUCH AVAILABLE DISTRIBUTION AMOUNT, THE OBLIGATIONS OF THE ISSUER TO THE NOTEHOLDERS WITH RESPECT TO SUCH PAYMENT DATE SHALL BE EXTINGUISHED IN FULL AND NEITHER THE NOTEHOLDERS NOR ANYONE ACTING ON THEIR BEHALF SHALL BE ENTITLED TO TAKE ANY FURTHER STEPS AGAINST THE ISSUER TO RECOVER ANY FURTHER SUM.

ANY REMAINING AVAILABLE DISTRIBUTION AMOUNT SHALL BE DEEMED TO BE "ULTIMATELY INSUFFICIENT" AT SUCH TIME WHEN, IN THE OPINION OF THE TRUSTEE, NO FURTHER ASSETS ARE AVAILABLE AND NO FURTHER PROCEEDS CAN BE REALISED TO SATISFY ANY OUTSTANDING CLAIMS OF THE NOTEHOLDERS, AND NEITHER ASSETS NOR PROCEEDS WILL BE SO AVAILABLE THEREAFTER.

THE NOTES REPRESENT OBLIGATIONS OF THE ISSUER ONLY, AND DO NOT REPRESENT AN INTEREST IN, OR CONSTITUTE A LIABILITY OR OTHER OBLIGATIONS OF ANY KIND OF THE ORIGINATOR, THE SERVICER, THE TRUSTEE, THE ER TRUSTEE, THE DATA TRUSTEE, THE REPORTING AGENT, THE SENIOR SUBORDINATED LENDER, THE JUNIOR SUBORDINATED LENDER, THE ACCOUNT BANK, THE CASH MANAGER, THE BACK-UP MAINTENANCE COORDINATOR FACILITATOR, THE BACK-UP SERVICER FACILITATOR, THE BACK-UP REALISATION AGENT, THE CORPORATE SERVICES PROVIDER, THE JOINT LEAD MANAGERS, THE REALISATION AGENT, THE PUT OPTION PROVIDER, THE PAYING AGENT, THE CALCULATION AGENT, THE SWAP COUNTERPARTY, THE MAINTENANCE COORDINATOR, THE RESERVES FUNDING PROVIDER OR ANY OF THEIR RESPECTIVE AFFILIATES OR ANY THIRD PERSON OR ENTITY.

1. **Definitions and Interpretation**

1.1 **Defined Terms**

Capitalised terms in these Terms and Conditions shall, except where the context otherwise requires, have the meanings given to them in the Transaction Definitions Schedule attached as Annex A hereto.

1.2 German Terms or French Terms

Where a German term or French term has been added in parenthesis after an English term, only such German term or French term shall be decisive for the interpretation of the relevant English term whenever such English term is used in these Terms and Conditions.

1.3 Annexes

The annexes to these Terms and Conditions shall form an integral part of these Terms and Conditions.

2. Rights and Obligations under the Notes

2.1 **Principal Amount**

On the Issue Date, Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and its 2019-1 Compartment 2, a public limited liability company (société anonyme), organised and existing under the laws of the Grand Duchy of Luxembourg acting as an unregulated securitisation company (société de titrisation) within the meaning of, and governed by, the Luxembourg Securitisation Law, having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg; Grand Duchy of Luxembourg and registered with the Luxembourg Trade and Companies Register (Registre de Commerce et des Sociétés) under number B 237831 (the "Issuer") will issue in new global note form:

- (a) the class A floating rate notes in an initial aggregate principal amount of EUR 500,000,000 (the "Class A Notes" and divided into 5,000 Class A Notes; and
- (b) the class B floating rate notes in an initial aggregate principal amount of EUR 44,000,000 (the "Class B Notes" and divided into 440 Class B Notes,

each Class A Note and Class B Note having a principal amount of EUR 100,000 pursuant to these Terms and Conditions.

2.2 Form of Notes

- (a) Each Class is represented by a global bearer note (each, a "Global Note") without interest coupons.
- (b) Each Class is represented by a Global Note without interest coupons which is deposited with the relevant Common Safekeeper. Each Global Note shall be issued in a new global note form and shall be kept in custody by the relevant Common Safekeeper for the relevant ICSD until all obligations of the Issuer under the Class represented by it have been satisfied. Each Class of Notes represented by a Global Note may be transferred in book-entry form only.
 - Definitive notes and interest coupons will not be issued.
 - Copies of the forms of the Global Notes are available free of charge at the specified offices of the Paying Agent.
- (c) The Class Principal Outstanding Balance represented by the relevant Global Note shall be equal to the aggregate nominal amount from time to time entered in the records of both ICSDs in respect of such Global Note.

Absent errors, the records of the ICSDs (which expression means the records that each ICSD holds for its customers which reflect the amount of such customer's interest in the Notes) shall be conclusive evidence of the Class Principal Outstanding Balance represented by the relevant Global Note and, for these purposes, a statement issued by an ICSD stating the aggregate

nominal amount of the Class so represented by such Global Note at any time shall be conclusive evidence of the records of the relevant ICSD at that time.

On any redemption or payment of principal or interest being made in respect of, or purchase and cancellation of, any of the Notes of a Class represented by the relevant Global Note, the Issuer shall procure that details of such redemption, payment or purchase and cancellation (as the case may be) in respect of such Global Note shall be entered *pro rata* in the records of the ICSDs and, upon any such entry being made, the Class Principal Outstanding Balance recorded in the records of the ICSDs and represented by the relevant Global Note shall be reduced by the aggregate nominal amount of the Notes so redeemed or purchased and cancelled or by the aggregate nominal amount of such principal payment. Each redemption or payment so made will discharge the Issuer's obligations in respect thereof. Any failure to make the entries in the records of the relevant ICSD shall not affect such discharge.

2.3 Status and Relationship

- (a) The obligations under the Notes constitute direct and unsubordinated limited recourse obligations of the Issuer. All Notes rank at least *pari passu* with all other current and future unsubordinated obligations of the Issuer. All Notes within a Class rank *pari passu* among themselves and payment shall be allocated *pro rata*.
- (b) Subject to and in accordance with the Applicable Priority of Payments, the Class A Notes rank prior to the Class B Notes with respect to payment of principal and interest.
- (c) If the Available Distribution Amount, subject to the Applicable Priority of Payments, is insufficient to pay to the Noteholders their relevant share of such Available Distribution Amount in accordance with the Applicable Priority of Payments, the claims of such Noteholders against the Issuer shall be limited to their respective share of such Available Distribution Amount. After payment to the Noteholders of their relevant share of such Available Distribution Amount, the obligations of the Issuer to the Noteholders with respect to such Payment Date shall be extinguished in full and neither the Noteholders nor anyone acting on their behalf shall be entitled to take any further steps against the Issuer to recover any further sum.
- (d) Any remaining Available Distribution Amounts shall be deemed to be "ultimately insufficient" at such time when, in the opinion of the Trustee, no further assets are available and no further proceeds can be realised to satisfy any outstanding claims of the Noteholders, and neither assets nor proceeds will be so available thereafter.

2.4 Trust Agreement

- (a) The Trust Agreement, a copy of which (excluding the schedules thereto, if any) is attached hereto, constitutes an integral part of these Terms and Conditions.
- (b) No person (other than the Trustee):
 - (i) shall have the power or shall otherwise be entitled to enforce the Security; or
 - (ii) shall have direct recourse to the Security except through the Trustee.
- (c) As long as the Notes are outstanding the Issuer shall ensure that a Trustee is appointed in accordance with the terms of the Trust Agreement.

3. Interest

3.1 **Period of Accrual**

Each Note shall bear interest on its Outstanding Principal Amount from (and including) the Closing Date to (but excluding) the first Payment Date and thereafter from (and including) each Payment Date to (but excluding) the next following Payment Date.

Interest on the Notes shall be payable monthly in arrears on each Payment Date.

3.2 Interest Rate

- (a) The Interest Rate payable on each Note for each Interest Period (each, an "Interest Rate") shall be:
 - (i) in the case of the Class A Notes, EURIBOR plus 0.70 per cent. per annum; and
 - (ii) in the case of the Class B Notes, EURIBOR plus 0.80 per cent. per annum,

and, for the avoidance of doubt, if such rate is below zero, the Interest Rate shall be zero.

The Interest payable on each Note for the immediately following Interest Period shall be calculated by multiplying the relevant Interest Rate for the relevant Interest Period by the number of calendar days in the Interest Period divided by 360 and multiplying by the relevant Principal Outstanding Balance (as outstanding at the end of the immediately preceding Payment Date or, in case of the first Interest Period, the Closing Date) and rounding the result to the nearest EUR 0.01 (with EUR 0.005 being rounded upwards) as determined by the Calculation Agent.

The aggregate Interest payable on each Class shall be equal to the Interest payable per Note multiplied by the number of Notes of the respective Class. Such aggregate Interest shall be calculated by the Calculation Agent.

(b) On each EURIBOR Determination Date, the Calculation Agent determines the applicable EURIBOR for the Interest Period following such EURIBOR Determination Date.

"EURIBOR" means in respect of any Interest Period beginning from (and including) the relevant Payment Date, the rate for deposits in Euro for a period of one month which appears on Reuters page EURIBOR 01 (or such other page as may replace such page on that service for the purpose of displaying Brussels interbank offered rate quotations of major banks) as of 11:00 a.m. (Brussels time) on the EURIBOR Determination Date relating to such Interest Period, all as determined by Calculation Agent. If Reuters page EURIBOR 01 is not available or if no such quotation appears thereon as at such time, the Calculation Agent shall request the principal Eurozone office of the Reference Banks selected by it to provide the Calculation Agent with its offered quotation (expressed as a percentage rate per annum) for one month deposits in Euro at approximately 11:00 a.m. (Brussels time) on the aforementioned EURIBOR Determination Date to prime banks in the Eurozone interbank market for the aforementioned Interest Period and in an amount that is representative for a single transaction in that market at that time. If two or more of the selected Reference Banks provide the Calculation Agent with such offered quotations, EURIBOR for such Interest Period shall be the arithmetic mean of such offered quotations (rounded if necessary to the nearest one thousandth of a percentage point, with 0.0005 being rounded upward). If on the aforementioned EURIBOR Determination Date fewer than two of the selected Reference Banks provide the Calculation Agent with such offered quotations, EURIBOR for such Interest Period shall be the rate per annum which the Calculation Agent determines as being the arithmetic mean (rounded if necessary to the nearest one thousandth of a percentage point, with 0.0005 being rounded upward) of the rates communicated to (and at the request of) the Calculation Agent by major banks in the Eurozone, selected by the Calculation Agent, at approximately 11:00 a.m. (Brussels time) on such EURIBOR Determination Date for loans in Euro to leading European banks for such Interest Period and in an amount that is representative for a single transaction in that market at that time. For the first Interest Period, there shall be an interpolation between the Closing Date and the first Payment Date.

- (c) In the event that the Calculation Agent is on any EURIBOR Determination Date required but unable to determine EURIBOR for the relevant Interest Period in accordance with the above for any reason other than as described under paragraph (d) below, EURIBOR for such Interest Period shall be EURIBOR as determined on the previous EURIBOR Determination Date.
- (d) Upon the occurrence of any of the events listed in Condition 10(b)(i)(A)(1), the Issuer (acting on the advice of the Servicer) shall, without undue delay, use commercially reasonable

endeavours to propose an Alternative Base Rate in accordance with Condition 10(b) (Modifications — Modifications by the Trustee).

3.3 Interest Shortfall

If the Issuer has insufficient funds to pay in full all amounts of interest payable on the Notes on any Payment Date in accordance with the Applicable Priority of Payments, any claim of a Noteholder to receive such interest shall become due and payable on the next Payment Date(s) on which, and to the extent that, sufficient funds are available to pay such additional interest amount in accordance with the Applicable Priority of Payments. Interest shall not accrue on such interest shortfalls at any time.

3.4 Notification of Interest Rate and Interest

The Calculation Agent notifies each Interest Rate, the aggregate Interest of all Class A Notes and Class B Notes, the Interest payable on each Note, and the relevant Payment Date to the Issuer, the Reporting Agent and the Servicer, as well as the Noteholders and, if required by the rules of any stock exchange on which any of the Notes are from time to time listed, to such stock exchange, promptly after their determination, but in no event later than on the first day of the relevant Interest Period.

3.5 **Determinations Binding**

All certificates, communications, opinions, determinations, calculations, quotations and decisions given, expressed, made or obtained for the purposes of the provisions of this Condition 3 by the Calculation Agent shall (in the absence of manifest error) be binding on the Issuer, the Calculation Agent and the Noteholders.

3.6 **Default Interest**

Default interest will be determined in accordance with this Condition 3. Section 288 (1) BGB is hereby reduced to the extent it limits this Condition 3.6. This does not affect any additional rights that may be available to the Noteholders. For the avoidance of doubt, this Condition 3.6, shall not apply to Condition 3.3 (Shortfall).

4. Repayment on each Payment Date

4.1 Repayment after the End of the Revolving Period

Subject to Condition 5 (Optional Redemption), the Issuer will, on each Payment Date occurring after the end of the Revolving Period, repay the Notes by applying the Available Distribution Amount in accordance with the Applicable Priority of Payments.

4.2 Repayment of Set-Off Reserve, Commingling Reserve and Maintenance Reserve

For the avoidance of doubt, any amounts standing to the credit of the relevant Issuer Account Ledger and exceeding in each case the Required Commingling Reserve Amount, the Required Set-Off Reserve Amount (as applicable) and the Required Maintenance Reserve Amount, shall be remitted to the Reserves Funding Provider outside of the Applicable Priority of Payments.

4.3 **Pre-Enforcement Priority of Payments**

On any Payment Date prior to the occurrence of an Enforcement Event, the Available Distribution Amount will be applied in the order as set out below:

First, to pay pari passu with each other on a pro rata basis:

- (a) any amounts then due and payable by the Issuer in connection with the establishment of the Issuer and any annual return, filing, registration and registered office fees; and
- (b) the Issuer's (actual and/or contingent) liability (if any) to tax;

Second, to pay the Servicer an amount equal to the Lease Services Collections received by the Issuer with respect to the relevant Collection Period);

Third, to pay *pari passu* with each other on a *pro rata* basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to the Trustee and the ER Trustee under the Trust Agreement;

Fourth, to pay pari passu with each other on a pro rata basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to:

- (a) the Corporate Services Provider under the Corporate Services Agreement;
- (b) the directors of the Issuer (properly incurred in accordance with their duties as such);
- (c) the Paying Agent and the Calculation Agent under the Agency Agreement;
- (d) the Cash Manager under the Cash Management Agreement;
- (e) the Account Bank under the Account Agreement and the relevant Mandate;
- (f) the Data Trustee under the Data Trust Agreement;
- (g) the auditors and legal counsel of the Issuer;
- (h) the Servicer and the Back-Up Servicer Facilitator under the Servicing Agreement or the Back-Up Servicer under the back-up servicing agreement, if applicable;
- (i) the Reporting Agent under the Servicing Agreement;
- (j) the Realisation Agent under the Realisation Agency Agreement or the Back-Up Realisation Agent under the back-up realisation agency agreement if applicable;
- (k) the Maintenance Coordinator and the Back-Up Maintenance Coordinator Facilitator under the Maintenance Coordination Agreement or the Back-Up Maintenance Coordinator under any back-up maintenance coordination agreement, if applicable; and
- (1) any other person providing services or performing duties in connections with the Notes (if any);

Fifth, to pay any amounts payable by the Issuer (to the extent not paid from the Swap Replacement Account outside of the Pre-Enforcement Priority of Payments) in relation to any Net Swap Payments and termination payments (other than those covered under item eighteenth), if any, due and payable by the Issuer to the Swap Counterparty;

Sixth, to pay to the Class A Noteholders amounts payable in respect of accrued and unpaid interest owed under the Class A Notes;

Seventh, to pay to the Class B Noteholders amounts payable in respect of accrued and unpaid interest owed under the Class B Notes;

Eighth, to credit to the Liquidity Reserve Ledger an amount required to meet the Required Liquidity Reserve Amount;

Ninth, during the Revolving Period, to pay the aggregate Purchase Price (up to the Required Replenishment Amount) then payable by the Issuer to the Originator in respect of any Purchased Lease Receivables and Purchased Expectancy Rights and credit the excess of the Required Replenishment Amount over the aggregate Purchase Price to the Replenishment Ledger;

Tenth, after the Revolving Period, to pay to the Class A Noteholders an amount up to the Class A Principal Redemption Amount until the Class Principal Outstanding Balance of the Class A Notes has been reduced to zero;

Eleventh, after the Revolving Period, to pay to the Class B Noteholders an amount up to the Class B Principal Redemption Amount until the Class Principal Outstanding Balance of the Class B Notes has been reduced to zero;

Twelfth, to pay pro rata and pari passu to the Reserves Funding Provider amounts payable in respect of accrued and unpaid interest owed under the Reserves Funding Agreement and the Liquidity Reserve Release Amount, if any;

Thirteenth, to pay to the Originator the relevant Recalculation Increase Amounts;

Fourteenth, to pay to the Senior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Senior Subordinated Loan Agreement, if any;

Fifteenth, to pay to the Junior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Junior Subordinated Loan Agreement, if any;

Sixteenth, to pay any principal outstanding under the Senior Subordinated Loan Agreement, to the extent the Notes have been redeemed in full;

Seventeenth, to pay any principal outstanding under the Junior Subordinated Loan Agreement, to the extent the Notes have been redeemed in full;

Eighteenth, to pay the Swap Subordinated Payments to the Swap Counterparty;

Nineteenth, to pay the Remaining Purchase Price Residual to the Originator; and

Twentieth, to pay the Servicer Success Fee to the Servicer.

Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the provisions of the Luxembourg Securitisation Law (in particular regarding the separateness of Compartments), 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. contractually act as joint debtors (*Gesamtschuldner*) under the Pre-Enforcement Priority of Payments.

4.4 Post-Enforcement Priority of Payments

On any Payment Date after the occurrence of an Enforcement Event, the Available Distribution Amount will be applied in the order as set out below:

First, to pay pari passu with each other on a pro rata basis:

- (a) any amounts then due and payable by the Issuer in connection with the establishment of the Issuer and any annual return, filing, registration and registered office fees; and
- (b) the Issuer's (actual and/or contingent) liability (if any) to tax;

Second, to pay the Servicer an amount equal to the Lease Services Collections received by the Issuer with respect to the relevant Collection Period);

Third, to pay *pari passu* with each other on a *pro rata* basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to the Trustee and the ER Trustee under the Trust Agreement;

Fourth, to pay pari passu with each other on a pro rata basis any amount then due and payable by the Issuer in respect of the fees, costs and expenses to:

- (a) the Corporate Services Provider under the Corporate Services Agreement;
- (b) the directors of the Issuer (properly incurred in accordance with their duties as such);
- (c) the Paying Agent and Calculation Agent under the Agency Agreement;
- (d) the Cash Manager under the Cash Management Agreement;
- (e) the Account Bank under the Account Agreement and the relevant Mandate;
- (f) the Data Trustee under the Data Trust Agreement;

- (g) the auditors and legal counsel of the Issuer;
- (h) the Servicer and the Back-Up Servicer Facilitator under the Servicing Agreement or the Back-Up Servicer under the back-up servicing agreement, if applicable;
- (i) the Reporting Agent under the Servicing Agreement;
- (j) the Realisation Agent under the Realisation Agency Agreement or the Back-Up Realisation Agent under the back-up realisation agency agreement if applicable;
- (k) the Maintenance Coordinator and the Back-Up Maintenance Coordinator Facilitator under the Maintenance Coordination Agreement or the Back-Up Maintenance Coordinator under any back-up maintenance coordination agreement, if applicable; and
- (1) any other person providing services or performing duties in connections with the Notes (if any);

Fifth, to pay any amounts payable by the Issuer (to the extent not paid from the Swap Replacement Account outside of the Post-Enforcement Priority of Payments) in relation to any Net Swap Payments and termination payments (other than those covered under item *sixteenth*), if any, due and payable by the Issuer to the Swap Counterparty;

Sixth, to pay to the Class A Noteholders amounts payable in respect of accrued and unpaid interest owed under the Class A Notes;

Seventh, to pay to the Class A Noteholders amounts in respect of principal until the Class Principal Outstanding Balance of the Class A Notes has been reduced to zero;

Eighth, to pay to the Class B Noteholders, amounts payable in respect of accrued and unpaid interest owed under the Class B Notes;

Ninth, to pay to the Class B Noteholders amounts in respect of principal until the Class Principal Outstanding Balance of the Class B Notes has been reduced to zero;

Tenth to pay pro rata and pari passu to the Reserves Funding Provider amounts payable in respect of accrued and unpaid interest owed under the Reserves Funding Agreement and the Liquidity Reserve Release Amount;

Eleventh, to pay to the Originator the relevant Recalculation Increase Amounts;

Twelfth, to pay to the Senior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Senior Subordinated Loan Agreement, if any;

Thirteenth, to pay to the Junior Subordinated Lender amounts payable in respect of accrued and unpaid interest owed under the Junior Subordinated Loan Agreement, if any;

Fourteenth, to pay any principal outstanding under the Senior Subordinated Loan Agreement, to the extent the Notes have been redeemed in full;

Fifteenth, to pay any principal outstanding under the Junior Subordinated Loan Agreement, to the extent the Notes have been redeemed in full;

Sixteenth, to pay the Swap Subordination Payments to the Swap Counterparty;

Seventeenth, to pay the Remaining Purchase Price Residual to the Originator; and

Eighteenth, to pay the Servicer Success Fee to the Servicer.

Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the provisions of the Luxembourg Securitisation Law (in particular regarding the separateness of Compartments), 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. contractually act as joint debtors (*Gesamtschuldner*) under the Post-Enforcement Priority of Payments.

5. Optional Redemption

5.1 Optional Redemption Option; Optional Redemption Date

Subject to the provisions of the Transaction Documents, the Issuer may notify the Noteholders in accordance with Condition 16 (Notices) that all Notes will be redeemed in full prior to the Legal Maturity Date in whole but not in part at their Aggregate Principal Outstanding Balance upon the occurrence of an Optional Early Redemption by the Originator and without payment of a premium or any other form of compensation for the redemption prior to the Legal Maturity Date. Such notice shall specify the date on which the Notes will be redeemed which date will be any Payment Date falling no earlier than five Business Days after the date on which such notice is given (the "Optional Redemption Date").

5.2 **Pre-Conditions for Optional Redemption**

The Issuer will only be allowed to exercise its option pursuant to Condition 5.1 (Optional Redemption — Optional Redemption Option; Optional Redemption Date) if on the Optional Redemption Date (as calculated by the Paying Agent based on information received from the Reporting Agent) A is equal to or higher than B, where:

- A = the sum of the Repurchase Prices payable in respect of the Portfolio; and
- B = the Aggregate Principal Outstanding Balance plus accrued but unpaid interest (with respect to the Optional Redemption Date) together with all amounts payable by the Issuer in priority to the Notes in accordance with the Applicable Priority of Payments.

6. **Legal Maturity Date**

If on the Legal Maturity Date, after applying the Available Distribution Amount in accordance with the Applicable Priority of Payments, the Principal Outstanding Balance of any Note is greater than zero the Principal Outstanding Balance of such Note shall be reduced to zero.

7. Early Redemption due to Amortisation Event

7.1 Early Redemption for Default

Upon the occurrence of an Issuer Event of Default, any Noteholder may declare due the Notes held by it by delivery of a written notice to the Issuer with a copy to the Trustee and the Paying Agent. The Issuer shall redeem the Notes in accordance with the Applicable Priority of Payments and by giving notice to the Noteholders in accordance with Condition 16 (Notices).

7.2 Early Redemption by the Issuer

Upon the occurrence of an Early Amortisation Event, the Issuer shall redeem the Notes in accordance with the Applicable Priority of Payments and by giving notice to the Noteholders in accordance with Condition 16 (Notices).

8. Payments

8.1 Currency

Payments in respect of the Notes shall be made by the Issuer, or the Paying Agent on the Issuer's behalf, in euro.

8.2 **Discharge**

The Issuer shall be discharged by payment to, or to the order of, the relevant ICSD.

The Issuer and the Paying Agent may call and, except in the case of manifest error, shall be at liberty to accept and place full reliance on as sufficient evidence thereof, a certificate or letter of confirmation issued on behalf of the relevant ICSD or any form of record made by the relevant ICSD to the effect that at any particular time or throughout any particular period any particular Person is, was, or will be shown in the records of the relevant ICSD as a Noteholder of a particular Note.

8.3 **Business Day Convention**

Each Payment Date shall be subject to the Business Day Convention. For the avoidance of doubt, an adjustment shall be made to the Interest payable as a result of any deferral of a Payment Date pursuant to the Business Day Convention.

9. Taxation

Payments in respect of the Notes shall only be made after deduction and withholding of current or future taxes under any applicable system of law or in any country which claims fiscal jurisdiction by, or for the account of, any political subdivision thereof or government agency therein authorised to levy taxes, to the extent that such deduction or withholding is required by law. The Issuer shall account for the deducted or withheld taxes with the competent government agencies.

Neither the Issuer nor the Originator nor any other party is obliged to pay any amounts as compensation for deduction or withholding of taxes in respect of payments on the Notes.

For the avoidance of doubt, such deductions or withholding of taxes will not constitute an Issuer Event of Default.

10. **Modifications**

- (a) Resolution by Noteholders
 - (i) The Noteholders of any Class may agree by majority resolution to amend these Conditions, provided that no obligation to make any payment or render any other performance shall be imposed on any Noteholder by majority resolution.
 - (ii) Majority resolutions shall be binding on all Noteholders of the relevant Class. Resolutions which do not provide for identical conditions for all Noteholders of the relevant Class are void, unless the Noteholders of such Class who are disadvantaged have expressly consented to their being treated disadvantageously.
 - (iii) Noteholders of any Class may in particular agree by majority resolution in relation to such Class to the following:
 - (A) the change of the due date for payment of interest, the reduction, or the cancellation, of interest;
 - (B) the change of the due date for payment of principal;
 - (C) the reduction of principal;
 - (D) the subordination of claims arising from the Notes of such Class in insolvency proceedings of the Issuer;
 - (E) the conversion of the Notes of such Class into, or the exchange of the Notes of such Class for, shares, other securities or obligations;
 - (F) the exchange or release of security;
 - (G) the change of the currency of the Notes of such Class;
 - (H) the waiver or restriction of Noteholders' rights to terminate the Notes of such Class;
 - (I) the substitution of the Issuer;
 - (J) the appointment or removal of a common representative for the Noteholders of such Class; and
 - (K) the amendment or rescission of ancillary provisions of the Notes.

- (iv) Resolutions shall be passed by simple majority of the votes cast. Resolutions relating to material amendments to these Conditions, in particular to provisions relating to the matters specified in items (A) through (K) above and this paragraph (iv), require a majority of not less than 75 per cent. of the votes cast (*qualifizierte Mehrheit* (qualified majority) (the "Qualified Majority")).
- (v) Noteholders of the relevant Class shall pass resolutions by vote taken without a meeting.
- (vi) Each Noteholder participating in any vote shall cast votes in accordance with the nominal amount or the notional share of its entitlement to the outstanding Notes of the relevant Class. As long as the entitlement to the Notes of the relevant Class lies with, or the Notes of the relevant Class are held for the account of, the Issuer or any of its affiliates (section 271(2) of the German Commercial Code (*Handelsgesetzbuch*)), the right to vote in respect of such Notes shall be suspended. The Issuer may not transfer Notes, of which the voting rights are so suspended, to another person for the purpose of exercising such voting rights in the place of the Issuer; this shall also apply to any Affiliate of the Issuer. No person shall be permitted to exercise such voting right for the purpose stipulated in sentence 3, first half sentence, herein above.
- (vii) No person shall be permitted to offer, promise or grant any benefit or advantage to another person entitled to vote in consideration of such person abstaining from voting or voting in a certain way.
- (viii) A person entitled to vote may not demand, accept or accept the promise of, any benefit, advantage or consideration for abstaining from voting or voting in a certain way.
- (ix) The Noteholders of any Class may by qualified majority (qualifizierte Mehrheit) resolution appoint a common representative (gemeinsamer Vertreter) (the "Noteholders' Representative") to exercise rights of the Noteholders of such Class on behalf of each Noteholder. Any natural person having legal capacity or any qualified legal person may act as Noteholders' Representative. Any person who:
 - (A) is a member of the management board, the supervisory board, the board of directors or any similar body, or an officer or employee, of the Issuer or any of its affiliates;
 - (B) holds an interest of at least 20 per cent. in the share capital of the Issuer or of any of its affiliates;
 - (C) is a financial creditor of the Issuer or any of its affiliates, holding a claim in the amount of at least 20 per cent. of the outstanding Notes of such Class, or is a member of a corporate body, an officer or other employee of such financial creditor; or
 - (D) is subject to the control of any of the persons set forth in sub-paragraphs (A) to (C) above by reason of a special personal relationship with such person,

must disclose the relevant circumstances to the Noteholders of such Class prior to being appointed as a Noteholders' Representative. If any such circumstances arise after the appointment of a Noteholders' Representative, the Noteholders' Representative shall inform the Noteholders of the relevant Class promptly in appropriate form and manner. If the Noteholders of different Classes appoint a Noteholders' Representative, such person may be the same person as is appointed Noteholders' Representative of such other Class.

(x) The Noteholders' Representative shall have the duties and powers provided by law or granted by majority resolution of the Noteholders of the relevant Class. The Noteholders' Representative shall comply with the instructions of the Noteholders of the relevant Class. To the extent that the Noteholders' Representative has been authorised to assert certain rights of the Noteholders of the relevant Class, the Noteholders of such Class shall not be entitled to assert such rights themselves, unless

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explicitly provided for in the relevant majority resolution. The Noteholders' Representative shall provide reports to the Noteholders of the relevant Class on its activities.

- (xi) The Noteholders' Representative shall be liable for the performance of its duties towards the Noteholders of the relevant Class who shall be joint and several creditors (Gesamtgläubiger); in the performance of its duties it shall act with the diligence and care of a prudent business manager. The liability of the Noteholders' Representative may be limited by a resolution passed by the Noteholders of the relevant Class. The Noteholders of the relevant Class shall decide upon the assertion of claims for compensation of the Noteholders of such Class against the Noteholders' Representative.
- (xii) The Noteholders' Representative may be removed from office at any time by the Noteholders of the relevant Class without specifying any reasons. The Noteholders' Representative may demand from the Issuer to furnish all information required for the performance of the duties entrusted to it. The Issuer shall bear the costs and expenses arising from the appointment of the Noteholders' Representative, including reasonable remuneration of the Noteholders' Representative.

(b) Modifications by the Trustee

- (i) The Trustee shall be obliged to concur with the Issuer in making any modification to the Trust Agreement, the Terms and Conditions or any other Transaction Document to which it is a party or in relation to which it holds security that the Issuer considers necessary:
 - (A) for the purpose of changing EURIBOR that then applies in respect of the Notes to an alternative base rate (any such rate, an "Alternative Base Rate") and making such other amendments as are necessary or advisable in the commercially reasonable judgment of the Issuer (or the Servicer on its behalf) to facilitate such change (a "Base Rate Modification"), provided that the Servicer, on behalf of the Issuer, certifies to the Trustee in writing (such certificate, a "Base Rate Modification Certificate") that:
 - (1) such Base Rate Modification is being undertaken due to:
 - (a) a material disruption to EURIBOR, an adverse change in the methodology of calculating EURIBOR or EURIBOR ceasing to exist or be published;
 - (b) a public statement by the EURIBOR administrator that it will cease publishing EURIBOR permanently or indefinitely (in circumstances where no successor EURIBOR administrator has been appointed that will continue publication of EURIBOR);
 - (c) a public statement by the supervisor of the EURIBOR administrator that EURIBOR has been or will be permanently or indefinitely discontinued or will be changed in an adverse manner;
 - (d) a public announcement of the permanent or indefinite discontinuation of EURIBOR that applies to the Notes at such time:
 - (e) a public statement by the supervisor for the EURIBOR administrator that means EURIBOR may no longer be used or that its use is subject to restrictions or adverse consequences; or
 - (f) the reasonable expectation of the Servicer that any of the events specified in sub-paragraphs (a) through (e) above will occur or exist within six months Modification,

and, in each case, such modification is required solely for such purpose and it has been drafted solely to such effect; and

- (2) such Alternative Base Rate is:
 - (a) a base rate published, endorsed, approved or recognised by the relevant regulatory authority or any stock exchange on which the Notes are listed or any relevant committee or other body established, sponsored or approved by any of the foregoing);
 - (b) a base rate utilised in a material number of publicly-listed new issues of Euro denominated asset backed floating rate notes prior to the effective date of such Base Rate Modification;
 - (c) a base rate utilised in a publicly-listed new issue of Euro denominated asset backed floating rate notes where the originator of the relevant assets is an Affiliate of LeasePlan Deutschland GmbH; or
 - (d) such other base rate as the Servicer reasonably determines,

and:

- (e) in each case, the change to the Alternative Base Rate will not, in the Servicer's opinion, be materially prejudicial to the interest of the Noteholders; and
- (f) for the avoidance of doubt, the Servicer may propose an Alternative Base Rate on more than one occasion provided that the conditions set out in this Condition 10(b)(i)(A) are satisfied;
- (B) for the purpose of changing the base rate that then applies in respect of the Swap Agreement to an alternative base rate as is necessary or advisable in the commercially reasonable judgment of the Issuer (or the Servicer on its behalf) and the Swap Counterparty solely as a consequence of a Base Rate Modification and solely for the purpose of aligning the base rate of the Swap Agreement to the base rate of the Notes following such Base Rate Modification (a "Swap Rate Modification"), provided that (i) the Servicer, on behalf of the Issuer, certifies to the Trustee in writing that such modification is required solely for such purpose and it has been drafted solely to such effect (such certificate being a "Swap Rate Modification Certificate") and (ii) the alternative base rate determined with respect to the Notes and the alternative base rate determined with respect to the Swap Agreement are the same;
- (C) (y) reflect the then current published rating criteria of a Rating Agency and which does not conflict with the then current published rating criteria of any other Rating Agency or (z) avoid a downgrade, withdrawal or suspension of the then current ratings assigned by a Rating Agency to any Class of Notes;
- (D) enable the Class A Notes and/ or the Class B Notes to be (or to remain) listed on the Luxembourg Stock Exchange;
- (E) enable the appointment of any additional or replacement account bank and/or the opening of any additional or replacement account in the name of the Issuer in accordance with the Transaction Documents;
- (F) for the purposes of (i) correcting a manifest error or of a formal, minor or technical nature; or (ii) required in order to comply with the General Data Protection Regulation and the Securitisation Framework and/or any other laws, regulations or directives or directions of any Authority;

provided that, in the case of any modification made pursuant to sub-paragraph (A), (B), (C), (D), (E) or (F) above:

- (1) at least 30 days' prior written notice of any such proposed modification has been given to the Trustee and the Noteholders;
- (2) the Base Rate Modification Certificate or the Swap Rate Modification Certificate, as applicable, in relation to such modification is provided to the Trustee both at the time the Trustee is notified of the proposed modification and on the date that such modification takes effect;
- (3) the consent of each Transaction Creditor (other than the Noteholders) which (y) is party to the relevant Transaction Document (with respect to a Base Rate Modification or a Swap Rate Modification, any Transaction Document proposed to be amended by such Base Rate Modification or Swap Rate Modification, as applicable) or (z) has a right to consent to such modification pursuant to the provisions of the relevant Transaction Document has been obtained;
- (4) the Servicer pays all fees, costs and expenses (including legal fees) properly incurred by the Issuer and the Trustee and each other applicable party including, without limitation, any of the Agents and the Account Bank, in connection with such modifications.
- (ii) No Base Rate Modification will become effective if, within 30 days of the delivery of the Base Rate Modification Certificate, the Noteholders representing at least 10 per cent. of the Principal Outstanding Balance of the most senior Class of Notes have notified the Issuer in writing (or otherwise in accordance with the then current practice of any applicable ICSD through which the relevant Class of Notes are held) that they do not consent to the Base Rate Modification. Objections made in writing other than through the applicable Clearing System must be accompanied by evidence (having regard to prevailing market practices) of the relevant Noteholder's holding of the relevant Class of Notes.
- (iii) No change in connection with Condition 10(b)(i)(C) will become effective if, within 30 days after the notification made pursuant to Condition 10(b)(i)(F)(1), the Noteholders representing at least 10 per cent. of the Principal Outstanding Balance of the most senior Class of Notes have notified the Issuer in writing (or otherwise in accordance with the then current practice of any applicable ICSD through which the relevant Class of Notes are held) that they do not consent to that change. Objections made in writing other than through the applicable Clearing System must be accompanied by evidence (having regard to prevailing market practices) of the relevant Noteholder's holding of the relevant Class of Notes.
- (iv) The Trustee shall not be obliged to agree to any modification under this Condition 10(b) which, in the sole opinion of the Trustee would have the effect of (a) exposing the Trustee to any liability against which it has not been indemnified and/or prefunded and/or secured to its satisfaction or (b) increasing the obligations or duties, or decreasing the protections, rights or indemnities, of the Trustee in the Transaction Documents and/or the Terms and Conditions.
- (v) The Issuer shall notify, or shall cause notice thereof to be given to, the Noteholders and the other Transaction Creditors of any such effected modifications in accordance with Condition 16 (Notices).

11. Non-Petition and Limited Recourse against the Issuer

11.1 No proceedings against the Issuer:

(a) Until the date falling one year and one day after the Final Discharge Date, none of the Noteholders nor any person on any Noteholder's behalf shall initiate, or join any Person in initiating, an Insolvency Event in respect of Bumper DE S.A., acting on behalf and for the

account of its 2019-1 Compartment 1 and Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 2, provided that any such Noteholder may join any proceedings or action under any applicable insolvency law that is initiated by any Person other than such Noteholder or one of such Noteholder's Affiliates.

(b) None of the Noteholders shall (in respect to Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 2) be entitled to take, or join in the taking of, any corporate action, legal proceedings or other procedure or step which would result in any Applicable Priority of Payments not being complied with.

11.2 Limited Recourse

Notwithstanding any other provision of the Terms and Conditions, all obligations of Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 2, respectively (subject to Condition 11.3 (Joint Liability), to such Noteholder, including, without limitation, the obligations, are limited in recourse as set out below:

- (a) each Noteholder shall have a claim only in respect of the Security and will not have any claim, by operation of law or otherwise, against, or recourse to, any of the Issuer's other assets or its equity capital;
- (b) sums payable to each Noteholder in respect of the Issuer's obligations to such Noteholder shall be limited to the lesser of (a) the aggregate amount of all sums due and payable to such Noteholder and (b) the aggregate amounts received, realised or otherwise recovered by or for the account of the Issuer in respect of the Security, whether pursuant to enforcement of the Security or otherwise, net of any sums which are payable by the Issuer in accordance with the Applicable Priority of Payments in priority to or *pari passu* with sums payable to such Noteholder; and
- (c) upon the giving written notice to the Noteholders that the Trustee and the ER Trustee have determined (in reliance on the certification delivered to it by the Originator) that there is no reasonable likelihood of there being any further realisations in respect of the Security (whether arising from an enforcement of the Security or otherwise) which would be available pursuant to the Applicable Priority of Payments to pay unpaid amounts outstanding under the Notes, the relevant Noteholder shall have no further claim against the Issuer in respect of any such unpaid amounts and such unpaid amounts shall be discharged in full.

11.3 **Joint Liability**

Without detriment to the independence and separateness of the respective compartments in accordance with the Luxembourg Securitisation Law, Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 2 act as joint issuer of the Notes and are therefore contractually jointly liable to the Noteholders in accordance with the Applicable Priority of Payments and the Terms and Conditions. All assets of both 2019-1 Compartment 1 and 2019-1 Compartment 2 will be used by the Issuer to serve and discharge its obligations relating to the Notes.

12. **Presentation Period**

The presentation period for a Global Note provided in section 801 paragraph 1, sentence 1 of the BGB shall end five years after the date on which the last payment in respect of the Notes represented by a Global Note was due.

13. Paying Agent and Calculation Agent

The Issuer has appointed ABN AMRO Bank N.V. as the Paying Agent and as Calculation Agent. The Paying Agent and Calculation Agent (including any substitute agent) shall act solely as agent for the Issuer and shall not have any agency or trustee relationship or any relationship of a fiduciary nature with the Noteholders.

The Issuer shall procure that as long as any of the Notes are outstanding there shall always be a paying agent and a calculation agent to perform the functions as set out in these Terms and Conditions.

14. Replacement of Notes

If a Global Note is lost, stolen, damaged or destroyed, it may be replaced by the Issuer upon payment by the Noteholder of the costs arising in connection therewith. As a condition of replacement, the Issuer may require the fulfilment of certain conditions, the provision of proof regarding the existence of indemnification and/or the provision of adequate collateral. If a Global Note is damaged, such Global Note shall be surrendered before a replacement is issued. If a Global Note is lost or destroyed, the foregoing shall not limit any right to file a petition for the annulment of such Global Note pursuant to the statutory provisions.

15. **Investor Notifications**

On each Reporting Date, the Reporting Agent (acting on behalf of the Originator) shall procure that a copy of the Investor Report is posted on the following website of the European DataWarehouse http://bit.ly/2m2YW2X or such other website notified to Noteholders used for the communication with the investors in connection with the EU Transparency Requirements.

The Investor Report will be prepared by the Originator (or the Reporting Agent on the Originator's behalf) based on the Servicer Report submitted by the Servicer in accordance with the Servicing Agreement.

16. Notices

All notices to the Noteholders regarding the Notes shall be delivered to the applicable clearing systems for communication by them to the Noteholders. Any notice shall be deemed to have been given to all Noteholders on the seventh day after the day on which the said notice was delivered to the respective clearing system.

17. Miscellaneous Provisions

17.1 Severability

Should any of the provisions hereof be or become invalid in whole or in part, the remaining provisions shall remain in force.

17.2 **Determinations by Trustee**

Any determinations made by the Trustee shall, in the absence of manifest error, be final and binding on the Issuer and the Noteholders.

18. Law, Place of Performance and Jurisdiction

- 18.1 The Notes shall be governed by and shall be construed in accordance with German law. For the avoidance of doubt, the provisions of article 470-3 to 470-19 of the Luxembourg law of 10 August 1915 (as amended) on commercial companies are excluded.
- 18.2 The place of performance of the Notes shall be Frankfurt am Main.
- 18.3 The competent courts in Frankfurt am Main shall have non-exclusive jurisdiction (nichtausschließlicher Gerichtsstand) over any action or other legal proceedings arising out of or in connection with the Notes. The German courts shall have exclusive jurisdiction over the annulment of the Global Notes in the event of their loss or destruction.

MATERIAL TERMS OF THE TRUST AGREEMENT

The following is the text of the material terms of the Trust Agreement. The text of the Trust Agreement, excluding the schedule 1 and 2 thereto, is attached as Annex B to the Terms and Conditions and constitutes an integral part of the Terms and Conditions. In case of any overlap or inconsistency in the definition of a term or expression in Trust Agreement and elsewhere in this Prospectus, the definition in the Trust Agreement will prevail.

1. **DEFINITIONS, INTERPRETATION AND COMMON TERMS**

1.1 **Definitions**

- (a) Unless otherwise defined herein or the context requires otherwise, capitalised terms used in this Agreement have the meanings ascribed to them in clause 1 (Definitions) of the master definitions schedule (the "Master Definitions Schedule") set out in schedule 1 (Master Definitions Schedule) of the incorporated terms memorandum (the "Incorporated Terms Memorandum") dated 18 October 2019 (as amended from time to time). The terms of the Master Definitions Schedule are hereby expressly incorporated into this Agreement by reference.
- (b) In the event of any conflict between the Master Definitions Schedule and this Agreement, this Agreement shall prevail.

1.2 **Interpretation**

Terms in this Agreement, except where otherwise stated or where the context otherwise requires, shall be interpreted in the same way as set forth in clause 2 (Principles of Interpretation) of the Master Definitions Schedule.

1.3 Common Terms

(a) Incorporation of Common Terms

Except as provided below, the Common Terms apply to this Agreement and shall be binding on the Parties as if set out in full in this Agreement.

(b) Common Terms and Applicable Priority of Payments

If there is any conflict between the provisions of the Common Terms and the provisions of this Agreement, the provisions of this Agreement shall prevail, subject always to compliance with part 1 (General Provisions), clause 7 (Non Petition and Limited Recourse against the Issuer) of the Common Terms. Nothing in this Agreement shall be construed as to prevail over or otherwise alter the Applicable Priority of Payments.

2. APPOINTMENT OF TRUSTEE AND THE ER TRUSTEE, GRANT OF SECURITY

2.1 Appointment of Trustee and the ER Trustee

- (a) The Issuer appoints and authorises the Trustee and the ER Trustee to take such action as trustee for the Transaction Creditors and to exercise such powers under this Agreement as are vested in the Trustee and the ER Trustee, as applicable, pursuant to the terms hereof. The Trustee shall perform certain tasks also on behalf of the ER Trustee.
- (b) To the extent any action, omission or discretion is required by the Trustee or the ER Trustee that is not expressly covered by this Agreement, neither the Trustee nor the ER Trustee shall be obliged to act, refrain from acting or to exercise any such discretion unless the Trustee or the ER Trustee, as applicable, has received relevant instructions from the Noteholders and the Trustee or the ER Trustee, as applicable has

received satisfactory indemnification and, upon its request, prefunding for any expenses. Any such instructions received from the Noteholders shall be binding upon all Transaction Creditors.

2.2 Assignments and Transfers by the Lease Receivables Purchaser

The Lease Receivables Purchaser hereby assigns and transfers to the Trustee for the benefit of each Transaction Creditor and gives a security interest to secure the Creditor Secured Obligations in all of the Lease Receivables Purchaser's right, title and interest in and to all of the Lease Receivables Purchaser's assets, including, without limitation, the following, in each case whether now owned or hereafter acquired:

- (a) all Purchased Lease Receivables and the Lease Collateral;
- (b) all present and future rights and interests of the Lease Receivables Purchaser (other than the Expectancy Rights) under the Transaction Documents and each other document or instrument delivered in connection therewith, including, without limitation:
 - (i) all rights, claims and interests which the Lease Receivables Purchaser is now or may hereafter become entitled to from any Transaction Party under the Transaction Documents; and
 - (ii) any other rights of the Lease Receivables Purchaser to terminate the Transaction Documents, any other unilateral decision rights (*Gestaltungsrechte*), to perform thereunder, to compel performance and otherwise exercise all rights and remedies thereunder; and
- (c) all proceeds of any and all of the security created under clause 2.2(a) through (b).

2.3 Assignments and Transfers by the Expectancy Rights Purchaser

The Expectancy Rights Purchaser hereby assigns and transfers for the benefit of each Transaction Creditor to the ER Trustee and gives a security interest to secure the Creditor Secured Obligations in all of the Expectancy Rights Purchaser's right, title and interest in and to all of the Expectancy Rights Purchaser's assets, including, without limitation, the following, in each case whether now owned or hereafter acquired:

- (a) all Purchased Expectancy Rights and the ER Collateral acquired by the Expectancy Rights Purchaser pursuant to the Expectancy Rights Purchase Agreement as identified by reference to the vehicle identification of the relevant vehicle subject of an Expectancy Right; and
- (b) all proceeds from the enforcement of the Purchased Expectancy Rights.

2.4 Assignments and Transfers by the Issuer

The Issuer hereby assigns and transfers to the Trustee for the benefit of each Transaction Creditor and gives a security interest to secure the Creditor Secured Obligations in all of the Issuer's right, title and interest in and to all of the Issuer's assets, including, without limitation, the following, in each case whether now owned or hereafter acquired:

- (a) all present and future rights and interests of the Issuer under the Transaction Documents and each other document or instrument delivered in connection therewith, including, without limitation:
 - (i) all rights, claims and interests which the Issuer is now or may hereafter become entitled to from any Transaction Party under the Transaction Documents: and
 - (ii) any other rights of the Issuer to terminate the Transaction Documents, any other unilateral decision rights (*Gestaltungsrechte*), to perform thereunder, to

compel performance and otherwise exercise all rights and remedies thereunder;

- (b) its rights with respect to the balances held on the Issuer Account or the Swap Replacement Account, as applicable, all cash therein and all certificates or other instruments or documents from time to time evidencing the same; and
- (c) all proceeds of any and all of the security created under clause 2.4(a) through (b).

In addition, the Issuer will enter into an English law Deed of Charge to establish security over its claims under the Swap Agreements.

2.5 Role of the Expectancy Rights Trustee

The ER Trustee has been appointed to exclusively hold the Purchased Expectancy Rights and ER Collateral. The ER Trustee herewith authorises the Trustee to realise and have realised, to administer and do such other acts as are necessary in connection with the administration and realisation of the Purchased Expectancy Rights and ER Collateral.

2.6 **Delivery of the Security**

Any delivery (*Übergabe*) necessary to effect the transfer of the security created under clauses 2.2 (Assignments and Transfers by the Lease Receivables Purchaser) through 2.4 (Assignments and Transfers by the Issuer), in particular with regard to any movable security, shall be deemed made in that the Parties hereby agree that the Lease Receivables Purchaser or Expectancy Rights Purchaser or the Issuer, as applicable, (i) shall, in the event the respective movable is in the Lease Receivables Purchaser's or Expectancy Rights Purchaser's or Issuer's (as applicable) direct possession, exercise possession on behalf of the Trustee or the ER Trustee, as applicable and shall grant the Trustee or ER Trustee, as applicable, constructive possession (*mittelbarer Besitz*) of the movable by keeping it with due care free of charge (*als Verwahrer*) for the Trustee or ER Trustee, as applicable, until revoked by the Trustee or ER Trustee, as applicable, or (ii) in the event the movable is in the direct or constructive possession of a third party, hereby assigns all claims to surrender (*Herausgabeansprüche*) to the Trustee or ER Trustee, as applicable.

2.7 Pledge over the Issuer Account and the Swap Replacement Account

The Issuer hereby pledges (*Verpfändung*) to the Trustee all its present and future claims against the Account Bank under or in connection with the Account Agreement, in particular claims in respect of the repayment of moneys standing to the credit of the Issuer Account and the Swap Replacement Account. The Issuer hereby gives notice to the Account Bank of such pledge pursuant to section 1280 of the German Civil Code. The Account Bank hereby waives any existing account liens, rights of retention or other rights which may exist and to which the Account Bank is entitled in connection with the Issuer Account and the Swap Replacement Account according to the general business terms of the Account Bank, with the exception of rights accruing directly in connection with the maintenance of the Issuer Account and the Swap Replacement Account as such (e.g. account maintenance charges).

2.8 **Abstract Acknowledgement**

(a) Each of the Parties agree, and the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable, acknowledge by way of an abstract acknowledgement of debt (abstraktes Schuldanerkenntnis) (the "Abstract Acknowledgement"), that each and every obligation of the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable, to any Transaction Creditor under this Agreement and the other Transaction Documents shall also be owing in full to the Trustee or the ER Trustee, as applicable (and each of the latter's successors under this Agreement), and that accordingly the Trustee or ER Trustee, as applicable, will have their own independent right to demand performance by the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable, of those obligations. The Trustee or the ER Trustee, as applicable, undertakes towards the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable, that in case of any discharge of any such

- obligation owing to either the Trustee or a Transaction Creditor, they will, to the same extent, not make a claim against the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable, under the Abstract Acknowledgement at any time.
- Without limiting or affecting the Trustee's or the ER Trustee's rights against the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable (whether under this clause 2.8 or under any other provision of the Transaction Documents), the Trustee or the ER Trustee, as applicable, agree with the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable, that, subject as set out in the next sentence, they will not exercise their rights under the Abstract Acknowledgement except with the consent of the Lease Receivables Purchaser or Expectancy Rights Purchaser, as applicable. However, for the avoidance of doubt, nothing in the previous sentence shall in any way limit the Trustee's and the ER Trustee's right to act in the protection or preservation of rights under or to enforce any Security as contemplated by this Agreement and/or the relevant security document (or to do any act reasonably incidental to the foregoing).

2.9 Authority of the Trustee to instruct the Issuer to exercise the Put Option

- (a) The Trustee shall (on behalf of the Noteholders), until written notice to the contrary by the Noteholders, instruct the Issuer to exercise the Put Option in relation to Vehicles that have become Transformed Title Vehicles. The Trustee shall, on the Closing Date, provide a relevant written instruction letter to the Issuer. Such instruction shall remain binding on the Issuer until it has received notification from the Trustee that the Noteholders have withdrawn the authority of the Trustee to instruct the Issuer to exercise the Put Option.
- (b) Prior to receipt of a written notice from the Noteholders, the Trustee may assume that it is authorised and required to provide the Issuer with an instruction to exercise the Put Option in relation to any Vehicles that have become Transferred Title Vehicles and shall not be liable for any losses incurred by the Noteholder due to such an instruction.

3. CREDITOR SECURED OBLIGATIONS

This Agreement secures the payment to any Transaction Creditor of the relevant obligations of the Issuer under the Transaction Documents and the Abstract Acknowledgement set out in clause 2.8 (the "Creditor Secured Obligations").

4. ISSUER REMAINS LIABLE

Anything herein to the contrary notwithstanding:

- (a) the Issuer shall remain liable under each Transaction Document to which it is a party, to the extent set forth therein to perform all of its duties and obligations thereunder to the same extent as if this Agreement had not been executed;
- (b) the exercise by the Trustee or the ER Trustee, as applicable, of any of the rights hereunder shall not release the Issuer from any of its duties or obligations under the Transaction Documents; and
- (c) neither the Trustee nor the ER Trustee shall not have any obligation or liability under the Transaction Documents in relation to the Issuer's obligations by reason of this Agreement, nor shall the Trustee or the ER Trustee be obligated to perform any of the obligations or duties of the Issuer thereunder.

5. TRUSTEE'S AND ER TRUSTEE'S RIGHTS

5.1 Trustee may Perform

If the Issuer fails to perform any agreement contained herein, the Trustee or the ER Trustee, as applicable, may, following notice to the Issuer, itself perform, or cause performance of,

such agreement, and, upon ten days' written notice, the duly documented expenses of the Trustee or the ER Trustee, as applicable, incurred in connection therewith shall be payable by the Issuer under clause 14.2 (Reimbursement of Costs by Issuer) hereof.

5.2 Exercise of Rights

The Trustee or the ER Trustee, as applicable, shall preserve and/or exercise and/or enforce any of its rights under and pursuant to the Transaction Documents taking into account the reasonable interests of the Transaction Creditors (in the order set out in the Applicable Priority of Payments).

6. REPRESENTATIONS AND COVENANTS OF THE ISSUER

6.1 **Issuer Representations**

The Issuer hereby represents and warrants to the Trustee and the ER Trustee (in the form of an independent guarantee pursuant to section 311 (1) BGB) that the Issuer Representations and Warranties are correct as of the Closing Date and shall repeat the Issuer Representations and Warranties on each Payment Date.

6.2 **Issuer Covenants**

- (a) The Issuer hereby covenants to the Trustee and the ER Trustee on the terms set out in the Issuer Covenants.
- (b) In the context of the handling and processing of this Transaction, any debtor-related data which is protected pursuant to the General Data Protection Regulation and the German Data Protection Act (Bundesdatenschutzgesetz), the Issuer, the Lease Receivables Purchaser and the Expectancy Rights Purchaser undertake to only provide such personal data (i) to or (pursuant to clause 7 (Sub-Processing) of the data processing agreement (Auftragsdatenverarbeitungsvereinbarung) as set out in schedule 1 (Data Processing Agreement (Trustee)) and schedule 2 (Data Processing Agreement (ER Trustee)) hereto) to the order of the Trustee and/or ER Trustee, (ii) the Corporate Services Provider, (iii) the Servicer, (iv) the Maintenance Coordinator, (v) the Back-Up Servicer and (vi) the Back-Up Maintenance Coordinator in each case where and to the extent provided for in the Transaction Documents, or (xi) any professional advisers or auditors being subject to professional secrecy, and that no such debtor-related data will at any time be provided to any other Transaction Party, in particular, to any Noteholder. By entering into this Agreement, the Issuer and the Trustee hereby enter into the data processing agreement (Auftragsdatenverarbeitungsvereinbarung) as set out in schedule 1 (Data Processing Agreement (Trustee)) and the Issuer and the ER Trustee hereby enter into the data processing agreement (Auftragsdatenverarbeitungsvereinbarung) as set out in schedule 2 (Data Processing Agreement (ER Trustee)). Each data processing agreement (Auftragsdatenverarbeitungsvereinbarung) as set out in schedule 1 and schedule 2 is an integral part of this Agreement and in particular (but without limitation), clause 1 (Definitions, Interpretation and Common Terms) hereof applies to the relevant data processing agreement (Auftragsdatenverarbeitungsvereinbarung) as set out in schedule 1 and schedule 2.

7. IDENTIFICATION OF SECURITY

- 7.1 The Issuer shall (or shall procure that the Originator will) furnish to the Trustee or the ER Trustee from time to time statements and schedules further identifying and describing the Security and such other reports in connection with the Security as the Trustee may reasonably request, all in reasonable detail (but with respect to Related Collateral only to the extent reasonably practical).
- 7.2 The Issuer shall (or shall procure that the Originator will) deliver to the Trustee or the ER Trustee, as applicable for identification purposes any information in relation to the Purchased Lease Receivables and the Purchased Expectancy Rights received from the Originator under the Lease Receivables Purchase Agreement or the Expectancy Rights Purchase Agreement,

as applicable, which contains information required to identify any Purchased Lease Receivables, any Purchased Expectancy Rights and/or Ancillary Rights (but with respect to Ancillary Rights only to the extent reasonably practical).

8. ADMINISTRATION PRIOR TO ENFORCEMENT

8.1 Collection prior to Issuer Event of Default

The Trustee hereby authorises (bevollmächtigt und ermächtigt) the Issuer, until receipt by the Issuer of an Enforcement Notice, to collect and enforce and exercise in its own name or in the name of the Trustee any and all rights and claims constituting the Security. Prior to receipt by the Issuer of an Enforcement Notice, the Issuer shall cause the Servicer under the Servicing Agreement and the Realisation Agent under the Realisation Agency Agreement to collect or cause to be collected, at their respective own expense (unless otherwise provided in the relevant Transaction Document), all amounts due or to become due to the Issuer in respect of the Portfolios. In connection with any such collections, the Issuer may take such action, consistent with the terms of the Lease Receivables Purchase Agreement or the Expectancy Rights Purchase Agreement, the Servicing Agreement and the Realisation Agency Agreement, as the Issuer may deem necessary or advisable to enforce collection or realisation of the Lease Receivables and the Vehicles.

8.2 Payments out of the Issuer Account and the Swap Replacement Account

Until receipt of an Enforcement Notice, the Issuer is authorised to make payments in accordance with the Transaction Documents of amounts credited to the Issuer Account and/or the Swap Replacement Account.

8.3 Release of Security

Prior to the receipt by the Issuer of an Enforcement Notice hereunder (but not thereafter), the Trustee shall release any Lease Receivables and/or the Ancillary Rights and further collateral in relation thereto if (i) the Lease Receivables Purchaser (y) has retransferred any of the Vehicles under a Release Condition or (z) is required under any Transaction Document to retransfer any of the foregoing to the Originator or if (ii) the Lease Receivables Purchaser or the Expectancy Rights Purchaser sells any of the Vehicles pursuant to the terms set forth in the Issuer Covenants.

8.4 **Preservation of rights**

The Trustee and the ER Trustee each shall:

- (a) preserve and/or exercise and/or enforce its rights under and pursuant to the Transaction Documents if it becomes aware of circumstances which require to so preserve and/or exercise and/or enforce its rights; and
- (b) immediately notify the Noteholders and the Transaction Creditors if it becomes aware of:
 - (i) any breach of the Issuer Representations and Warranties; or
 - (ii) any breach by any Transaction Party of any of its respective material obligations, representations, warranties, covenants or undertakings under the Transaction Documents,

provided that, absent any positive knowledge to the contrary, the Trustee shall be entitled to assume that no such breach has occurred and shall not be required to make investigations in this respect.

9. ENFORCEMENT OF SECURITY BY TRUSTEE

9.1 Trustee's rights upon Issuer Event of Default

Upon the occurrence and during the continuation of any Issuer Event of Default, the Trustee shall have the right to inform the Issuer and the Transaction Creditors of such Issuer Event of Default (the "Enforcement Notice") and to take any of the following actions:

- (a) to revoke the authorisations of the Issuer pursuant to clause 8.1 (Collection prior to Issuer Event of Default); and/or
- (b) to revoke the Issuer's authorisation pursuant to clause 8.2 (Release of Security) to pay any amounts credited to the Issuer Account and/or the Swap Replacement Account and/or to request the Issuer or any of the relevant account debtors to transfer any amounts credited on any of the Issuer Account and/or the Swap Replacement Account of the Trustee.

9.2 Further Rights of Trustee

Without prejudice to the specific rights of the Trustee pursuant to clause 9.1 (Trustee's rights upon Issuer Event of Default), the Trustee may, whilst an Issuer Event of Default is continuing:

- (a) exercise in respect of the Portfolios and the Security any and all rights and remedies of the Issuer under or in connection with the Transaction Documents or otherwise in respect of the Security, including, without limitation, any and all rights of the Issuer to demand or otherwise require payment of any amount under, or performance of any provision of, the Transaction Documents;
- (b) exercise in respect of the Security, in addition to other rights and remedies provided for herein or otherwise available to it, all the rights and remedies of a Transaction Creditor under applicable legislation relating to the rights and remedies of Transaction Creditors as then in effect in the relevant jurisdiction;
- (c) require the Issuer to, and the Issuer hereby agrees that it will at its expense and upon request of the Trustee forthwith, assemble all or parts of the Security as directed by the Trustee and make the same available to the Trustee at a place to be designated by the Trustee which is reasonably convenient to the parties concerned; and
- (d) subject to an Enforcement Notice being served, liquidate the Security in one or more parcels at public or private sale, at any of the Trustee's offices or elsewhere, for cash, on credit or for future delivery, and upon such terms as are commercially reasonable.

9.3 Limitations to Rights of Trustee

Any enforcement of Portfolios, Security and/or any further collateral shall at any and all times be subject to the restrictions set out in this Agreement and in the Lease Receivables Purchase Agreement or the Expectancy Rights Purchase Agreement. The Trustee as such may enforce the Portfolios only if the Trustee is appointed to act as Back-Up Servicer or as Realisation Agent. Nothing in this Agreement shall grant to the Trustee any right to assert any claim against the Originator, or any other claim relating to the Purchased Lease Receivables and the Purchased Expectancy Rights if such rights do not derive from the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement, respectively, and the documents related to the Lease Receivables Purchase Agreement or the Expectancy Rights Purchase Agreement which are granted to the Trustee pursuant to this Agreement and if such rights exceed the rights of the Issuer under the Transaction Documents or the Notes.

10. TRUSTEE APPOINTED ATTORNEY-IN-FACT

In addition to the transfer of the Security to the Trustee or the ER Trustee, as applicable, under this Agreement and without detriment to such transfer, the Issuer hereby appoints the

Trustee (and any delegate of the Trustee appointed pursuant to clause 13 (The Trustee's and the ER Trustee's Duties and Liabilities) as its attorney-in-fact, with full authority, including full power of substitution (*Erteilung von Untervollmacht*), in the place and stead of the Issuer and in the name of the Issuer or otherwise, upon the occurrence and during the continuation of any Issuer Event of Default, to take any action and to execute any instrument which the Trustee or the ER Trustee, as applicable, (or such delegate as applicable) may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation:

- to ask, demand, collect, sue for, recover, compromise, receive and give acquittance and receipts for moneys due and to become due under or in connection with the Security;
- (b) to receive, endorse, and collect any drafts or other instruments, documents and chattel paper in connection therewith; and
- (c) to file any claims or to take any action or institute any proceedings which the Trustee or the ER Trustee, as applicable, (or such delegate) may reasonably deem necessary or desirable for the collection of any of the Security or otherwise to enforce the rights of the Trustee with respect to any of the Security.

The Issuer hereby acknowledges, consents and agrees that the power of attorney granted pursuant to this clause 10 is irrevocable to the extent allowed by applicable law.

11. REMEDIES AVAILABLE TO TRANSACTION CREDITORS

11.1 Notification of Issuer Event of Default

The Parties, other than the Trustee and the ER Trustee, covenant to notify the Trustee and the ER Trustee immediately upon the occurrence of an event constituting or likely to constitute (including without limitation by the giving of notice or the passage of time) an Issuer Event of Default.

11.2 Action by Trustee, Instructions

During the existence of an Issuer Event of Default, the Noteholders shall have the right, by means of written instructions, to direct the time, method and place of exercising any right or remedy available to the Trustee under, or for taking any other action authorised in, this Agreement after an Issuer Event of Default has occurred and the Trustee shall be bound by such written instructions. In the absence of written instructions by the Noteholders, the Trustee shall take such actions for the benefit of the Transaction Creditors (taking into account the Post-Enforcement Priority of Payments) as, in its sole discretion, are necessary or desirable to effectuate the purposes hereof. Notwithstanding the foregoing, the Trustee shall not be required to take any action pursuant to this clause 11.2, whether or not pursuant to written instructions, if such action:

- (a) would expose the Trustee to personal liability;
- (b) would cause the Trustee to incur out-of-pocket expenses (unless it shall have first received satisfactory indemnification, and upon its request, prefunding therefor); or
- (c) is contrary to this Agreement or applicable law.

11.3 **Post-Enforcement Priority of Payments**

After the Issuer has received an Enforcement Notice, the Trustee shall, to the extent permitted by applicable law, apply proceeds generated as a result of, or in the context of, the enforcement of the Security and any Available Distribution Amount standing to the credit of the Issuer Account in the order of the Post-Enforcement Priority of Payments, but only to the extent that all payments or retentions of a higher priority that fall due to be paid or provided for on such date have been made in full.

12. PAYMENTS TO THE ISSUER ACCOUNT

The Issuer shall instruct all Transaction Parties to make, at any time prior to receipt by the respective payor of an Enforcement Notice, all payments due from each of them to the Issuer under the Transaction Documents to the Issuer Account. The Issuer shall not, and shall instruct all Transaction Parties that each shall not, at any time make any deposit or otherwise credit, or cause or permit to be so deposited or credited, to any other accounts or any other bank accounts held by the Issuer cash or cash proceeds or other payments in relation to the Transaction. After the Trustee has submitted an Enforcement Notice:

- (a) all amounts and proceeds (including instruments) received by the Issuer or any other party to this Agreement, as the case may be, in respect of the Security shall be received in trust (*Treuhand*) for the benefit of the Trustee, shall be segregated from other funds of the respective recipient and shall be forthwith paid over to the Trustee in the same form as so received (with any necessary endorsement) to be held as cash collateral and be applied as provided by clause 11.3 (Post-Enforcement Priority of Payments) hereof; and
- (b) the Issuer shall not, without prior consent of the Trustee (such consent not to be unreasonably withheld) adjust, settle or compromise the amount of payment of any Purchased Asset included in the Security, or release in whole or in part any debtor thereof, or allow any credit or discount thereon. For the avoidance of doubt, this clause 12 shall not apply to any collateral to be provided under the Swap Agreement, which shall be paid to the Swap Replacement Account.

13. THE TRUSTEE'S AND THE ER TRUSTEE'S DUTIES AND LIABILITY

13.1 **Duties**

Unless expressly provided otherwise herein, the powers conferred on the Trustee and/or the ER Trustee, as applicable, hereunder are solely to protect its interest as Trustee and/or ER Trustee, as applicable, in the Security and shall not impose any duty upon it to exercise any such powers. Each of the Trustee and/or the ER Trustee, as applicable, may delegate its obligations under this Agreement to any affiliate (or branch office) of the Trustee and/or the ER Trustee, as applicable, provided that the Trustee and/or the ER Trustee, as applicable, shall remain primarily liable for the performance of its obligations notwithstanding any such delegation. Except for the safe custody of any Security in its possession and the accounting for moneys actually received by it hereunder and except as expressly provided otherwise herein, the Trustee shall have no duty as to any Security or as to the taking of any necessary steps to preserve rights against prior parties or any other rights pertaining to any Security.

13.2 Liability

Neither the Trustee nor the ER Trustee shall in any circumstances be liable to the Transaction Creditors for any losses, liability, claims, damages or expenses arising out of any acts or omissions by them in the exercise of their rights, or the rights of the Transaction Creditors (or any of them) or the performance of their obligations hereunder (including, without limitation, in connection with any direction contained in any Enforcement Notice), except in the case of gross negligence or wilful misconduct on the part of the Trustee or the ER Trustee, respectively.

- 13.3 Neither the Trustee, the ER Trustee nor any of their directors, officers, agents or employees shall be liable for any action taken or omitted to be taken by it or them under or in connection with this Agreement. Without limitation of the generality of the foregoing, the Trustee and/or the ER Trustee, as applicable:
 - (a) may consult with legal counsel, independent public accountants and other experts selected by it and shall not be liable for any action taken or omitted to be taken in good faith by it in accordance with the advice of such counsel, accountants or experts;
 - (b) makes no warranty or representation to any Transaction Creditor and shall not be responsible to any Transaction Creditor for any statements, warranties or

representations (whether written or oral) made by a party other than the Trustee in or in connection with the Transaction Documents or any other document executed or delivered in connection herewith or therewith;

- (c) shall not have any duty to ascertain or to inquire as to the performance or observance on the part of the Issuer of any of the terms, covenants or conditions of the Transaction Document or any other agreement or document executed or delivered in connection herewith or therewith or to inspect the property (including the books and records) of the Issuer;
- (d) shall not be responsible to any Transaction Creditor for the due execution, legality, validity, enforceability, genuineness, sufficiency or value of the Security, the Transaction Documents or any other instrument or document furnished pursuant thereto;
- (e) shall incur no liability under or in respect of the Transaction Documents by acting upon any notice, consent, certificate or other instrument in writing reasonably believed by it to be genuine and signed or sent by the proper party or parties; and
- (f) shall not be responsible for insuring the Security or for the payment of taxes, charges, assessments, or liens upon any Security.

14. INDEMNITY AND EXPENSES

14.1 Indemnifications by Issuer

The Issuer agrees to indemnify, and upon its request, prefund the Trustee and/or the ER Trustee, as applicable, (and each delegate thereof) from and against any and all claims, losses and liabilities (including reasonable and duly evidenced attorneys' fees) growing out of or resulting from this Agreement (including, without limitation, enforcement or performance of this Agreement and administration of the Security and the exercise of any powers granted to it), except in case of gross negligence or wilful default on the part of the Trustee and/or the ER Trustee, as applicable, (or its appointed delegates) resulting in any such loss, liability, claim, damage or expense.

14.2 Reimbursement of Costs by Issuer

The Issuer will, upon demand, pay to the Trustee and/or the ER Trustee, as applicable, (and each delegate thereof) the amount of any and all duly documented expenses, including the duly documented fees and disbursements of its respective counsel and of any experts and agents, which the Trustee and/or the ER Trustee, as applicable, (and/or each delegate thereof) may incur in connection with:

- (a) the administration of this Agreement;
- (b) the custody, preservation, use or operation of, or the sale of, collection from, or other realisation upon, any of the Security;
- (c) the exercise or enforcement of any of the rights of the Trustee or the Transaction Creditors hereunder; or
- (d) the failure by the Issuer to perform or observe any of the provisions hereof.

As long as no Issuer Event of Default has occurred and no other Transaction Party has violated any of its obligations under the Transaction Documents which have necessitated that the Trustee exercises or enforces any of its rights hereunder, such costs shall be agreed in a separate fee letter relating hereto. Upon request by the Issuer, the Trustee and/or the ER Trustee, as applicable, shall provide reasonable evidence for all duly evidenced costs and expenses incurred to the extent reasonably practical.

15. CONTINUING SECURITY INTEREST, RELEASE

This Agreement shall create a continuing security interest in the Security and shall:

- (a) remain in full force and effect until the Final Discharge Date;
- (b) be binding upon the Issuer, its successors and assigns; and
- (c) inure to the benefit of the Trustee, each Transaction Creditor and each of their respective successors, transferees and assigns.

On the Final Discharge Date, the security interest granted hereby shall terminate and all rights to the Security shall revert to the Issuer. Upon any such termination, the Trustee and/or the ER Trustee, as applicable, will, at the Issuer's expense, execute and deliver to the Issuer such documents as the Issuer shall reasonably request to evidence such termination.

16. THE TRUSTEE AND THE ER TRUSTEE

16.1 **Sub-Contracting, Co-Trustee**

- (a) If:
 - (i) the performance by the Trustee and/or the ER Trustee, as applicable, of its duties and obligations under this Agreement would (x) subject the Trustee and/or the ER Trustee, as applicable, to tax in any jurisdiction where it is otherwise not subject to tax or (y) require the Trustee and/or the ER Trustee, as applicable, to qualify to do business in any jurisdiction where it is not so qualified;
 - (ii) at any time it shall be necessary or prudent in order to conform to any law of any jurisdiction in which the Security shall be located; and
 - (iii) the Trustee and/or the ER Trustee, as applicable, shall deem it desirable for its own protection in the performance of its duties hereunder or for purposes of perfecting the security interest granted hereunder, the Trustee and/or the ER Trustee, as applicable, may sub-contract with any other person for the performance of any duties and obligations hereunder, including, but not limited to, the appointment of any co-Trustee or separate Trustee and/or the ER Trustee, as applicable.

16.2 Trustee's own Claims

With respect to all amounts owed to it or committed by it, the Trustee and/or the ER Trustee, as applicable, shall have the same rights and powers as any other Transaction Creditor and may exercise the same as though it were not the Trustee and/or the ER Trustee, as applicable, and the term "Transaction Creditor" or "Transaction Creditors" shall, unless otherwise expressly indicated, include the Trustee and/or the ER Trustee, as applicable, in its individual capacity.

16.3 Trustee's Business

The Trustee and its affiliates may act as trustee under indentures of, and generally engage in any kind of business with, the Issuer, any of its subsidiaries and any person who may do business with or own securities of such Issuer or any such subsidiary, all as if the Trustee and/or the ER Trustee, as applicable, were not the Trustee and/or the ER Trustee, as applicable, and without any duty to account therefore to the Transaction Creditors. Neither the Trustee and/or the ER Trustee, as applicable, nor any of its affiliates shall have any obligation, solely by virtue of the fact that the Trustee is acting as Trustee and/or the ER Trustee, as applicable, hereunder, to exercise or cause the exercise of any rights which the Trustee and/or the ER Trustee, as applicable, or any of its affiliates may have pursuant to a Transaction Document or any other agreement to which it or any such affiliate may be a party.

16.4 Fees

- (a) In consideration of and as compensation for all of the services to be rendered by the Trustee and/or the ER Trustee, as applicable, as described in this Agreement, the Issuer will pay such fees to the Trustee and/or the ER Trustee, as applicable, as may be separately agreed in a fee letter.
- (b) Upon the occurrence of:
 - (i) a request for an amendment to any Transaction Document; or
 - (ii) an Issuer Event of Default; or
 - (iii) a default of any party to a Transaction Document (other than the Trustee and/or the ER Trustee, as applicable) which results in the Trustee and/or the ER Trustee,

as applicable, undertaking additional tasks or in the event the Trustee considering it expedient or necessary or being requested by the Issuer to undertake duties which are of an exceptional nature or otherwise outside the scope of the normal duties of the Trustee and/or the ER Trustee, as applicable, under this Agreement and the other Transaction Documents, the Issuer shall pay or procure to be paid to the Trustee an additional remuneration based on the Trustee's or the ER Trustee's applicable hourly rates plus VAT (if any) payable monthly in arrears. As basis for such compensation, the Trustee and/or the ER Trustee, as applicable, will send to the Issuer a written schedule containing the services rendered and the hours spent. The Trustee and/or the ER Trustee, as applicable, is entitled to demand a reasonable advance payment.

16.5 **Resignation and Removal**

The Trustee and/or the ER Trustee, as applicable, may resign at any time by giving 30 days' prior notice thereof to the Issuer and may be removed for good cause upon ten days' prior written notice thereof to the Trustee and/or the ER Trustee, as applicable, the Issuer. It shall constitute a good cause for removal of the Trustee and/or the ER Trustee, as applicable, if the Trustee and/or the ER Trustee, as applicable, violates any of its obligations under a Transaction Document, provided that written notice of the removal shall be given within ten days of the party entitled to give the notice obtaining knowledge of the violation. Such resignation or removal shall become effective upon the acceptance of appointment by a successor Trustee and/or the ER Trustee, as applicable, as set forth below.

DESCRIPTION OF CERTAIN TRANSACTION AGREEMENTS

The following is a description of some of the terms of the Lease Receivables Purchase Agreement, the Expectancy Rights Purchase Agreement, the Servicing Agreement, the Realisation Agency Agreement, the Account Agreement, the Corporate Services Agreements, the Maintenance Coordination Agreement, the Swap Agreement, the Put Option Agreement, the Reserves Funding Agreement, the Senior Subordinated Loan, the Junior Subordinated Loan and other Transaction Documents and is qualified in its entirety by the actual terms of such Transaction Documents. It does not purport to be complete, and investors should read the full terms of such Transaction Documents for a better understanding of its contents. The Master Definitions Schedule and the Trust Agreement are not described in the following paragraphs as such agreements are included in their entirety as annexes to the Terms and Conditions of the Notes. Copies of the other Transaction Documents (other than the Subscription Agreement) will be uploaded to the website of the European DataWarehouse (http://bit.ly/2m2YW2X) in accordance with article 7 of the Securitisation Regulation (see "GENERAL INFORMATION — Availability of Documents").

1. Lease Receivables Purchase Agreement

Sale and Assignment of Lease Receivables

The Originator has agreed under the Lease Receivables Purchase Agreement to sell and assign to the Lease Receivables Purchaser (i) certain Eligible Lease Receivables on the Closing Date and (ii) Additional Portfolios of Eligible Lease Receivables during the Revolving Period.

The Originator represents and warrants that as of the relevant Cut-Off Date immediately prior to a Purchase Date on which a Lease Receivable is sold and assigned to the Lease Receivables Purchaser, such Lease Receivable complies with the Lease Receivables Eligibility Criteria. To the extent a Lease Receivable is assigned after the Closing Date but during the Revolving Period, the Originator also represents and warrants that as of the relevant Cut-Off Date, the sale and assignment of such Lease Receivable will not breach the Replenishment Criteria. The Lease Receivables Purchaser shall be obliged to accept such offer for sale and assignment to the extent the Lease Receivables Eligibility Criteria and the Replenishment Criteria are complied with. The Lease Receivables Purchaser shall pay the Initial Purchase Price LR or the relevant Additional Purchase Price LR, as applicable, for the Lease Receivables to the Originator on the Closing Date or the Additional Purchase Date, as applicable. Because the sale and assignment of the Lease Receivables is structured as a true sale, the Originator shall not be liable for any Credit Risk of the Lessee after such sale.

Although the Lease Receivables Purchaser only purchases the Lease Receivables, the Originator assigns the Lease Receivables together with the corresponding Lease Services Receivables in order to comply with the German legal principle according to which receivables need to be sufficiently determined in order to be transferable (*Bestimmtheitsgrundsatz*). Lease Services Collections received by the Lease Receivables Purchaser will be forwarded to the Originator in accordance with the Applicable Priority of Payments.

Data Protection

In connection with each sale and assignment, the Originator will provide the Lease Receivables Purchaser with certain relevant information for the purpose of identifying the Lease Receivables forming part of the relevant Portfolio in encrypted form and will deliver the Key to decrypt such personal data to the Data Trustee on or prior to the Closing Date.

The Originator has also undertaken to the Lease Receivables Purchaser to ensure that the Personal Data File and the Key continue to be applicable or to provide the Lease Receivables Purchaser with updated Personal Data File and, if the Key has been updated, the Data Trustee with an updated Key without undue delay (ohne schuldhaftes Zörgern).

The Originator and the Lease Receivables Purchaser agreed that the data shared between the Originator and the Lease Receivables Purchaser as set out in the Lease Receivables Purchase Agreement is shared on the basis of article 6 (1) (f) GDPR for the purposes of the performance of the Lease Receivables Purchase Agreement and any transactions provided for in or contemplated by the Transaction Documents to be performed by the Originator and the Lease Receivables Purchaser only.

Collateral

As security for the payment under the Lease Agreements, the Originator will for security purposes (Sicherungsübereignung), among others, transfer the title to the Vehicles to the Lease Receivables Purchaser, with an obligation on the Lease Receivables Purchaser to re-transfer title to the Vehicle upon full discharge of the Lease Receivable. This creates an expectancy rights for the Originator for re-transfer of title to the Vehicle once all Issuer Secured Obligations under a Lease Agreement have been satisfied. The Lease Receivables Purchaser accepted such transfers and retransferred, under the condition precedent of the earlier of the: (a) full and final fulfilment of the obligations secured pursuant to clause 2.6 (Security Purpose) of the Lease Receivables Purchase Agreement, (b) full and final payment of the relevant Purchased Lease Receivables, (c) the early mutual termination of the relevant Lease Agreement, and (d) irrespective of Silent Extensions, the regular termination of the relevant Lease Agreement (the "Release Condition"), title (Sicherungseigentum) to the relevant Vehicles and the relating Lease Collateral to the Originator. The Originator accepted such retransfer under the Lease Receivables Purchase Agreement. Upon fulfilment of the Release Condition, the Expectancy Rights Purchaser as holder of the Expectancy Right relating to the relevant Vehicle pursuant to the terms and conditions of the Expectancy Rights Purchase Agreement shall directly acquire title to the relevant Vehicle by way of direct acquisition (*Direkterwerb*) by operation of the conversion of the Expectancy Right into full legal title (Erstarken des Anwartschaftsrecht zum Vollrecht) without transitional acquisition (Durchgangserwerb) of either the Lease Receivables Purchaser or the Originator.

Deemed Collections and Ineligible Lease Receivable Repurchase Price

Upon the occurrence of circumstances resulting in a Deemed Collection, the Originator shall be treated as having received such Deemed Collection during the Collection Period preceding the relevant Payment Date and shall pay such Deemed Collection to the Lease Receivables Purchaser on such Payment Date after the occurrence of such circumstances.

If it turns out that a Purchased Lease Receivable has not complied with the Lease Receivables Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Lease Receivable was purchased, the Originator shall be obliged to re-purchase such Purchased Lease Receivable for the Ineligible Lease Receivable Repurchase Price on the immediately following Payment Date in accordance with the Lease Receivables Purchase Agreement.

Subject to the condition precedent (aufschiebende Bedingung) of the full receipt of the relevant Deemed Collection and/or the relevant Ineligible Repurchase Price (as applicable) by the Lease Receivables Purchaser, the Lease Receivables Purchaser already reassiged and retransferred the relevant Purchased Lease Receivables and the related Lease Collateral (or the affected portion thereof and unless such is extinguished) to the Originator at the costs of the Originator, without any recourse against and representations by the Lease Receivables Purchaser and without payment of any additional consideration by the Originator. The Originator accepted such reassignment and retransfer under the Lease Receivables Purchase Agreement. For the avoidance of doubt, this shall not apply solely because the respective Lessee fails to pay amounts lawfully owed by it (Delkredere).

Optional Early Redemption

The Lease Receivables Purchaser irrevocably grants to the Originator the right to repurchase the entire Portfolio (together with the Lease Collateral (if any)) on a Payment Date upon at least five Business Days prior written notice to the Issuer (with a copy to the Trustee) if the Aggregate Discounted Balance outstanding on such Payment Date represents less than ten per cent. of the Aggregate Discounted Balance as at the Initial Cut-Off Date provided that the Issuer and the Originator having agreed on the relevant Repurchase Price (which shall be at least sufficient to redeem the Notes in accordance with the Applicable Priority of Payments).

The Issuer may then exercise an Optional Early Redemption under the conditions set out in Condition 5 (Optional Redemption).

Governing Law

The Lease Receivables Purchase Agreement is governed by German law.

Expectancy Rights Purchase Agreement

Sale and Assignment of Expectancy Rights

The Originator has agreed under the Expectancy Rights Purchase Agreement to sell and assign (i) certain Eligible Expectancy Rights on the Closing Date and (ii) Additional Portfolios of Eligible Expectancy Rights to the Expectancy Rights Purchaser during the Revolving Period.

The Originator represents and warrants that as of the relevant Cut-Off Date immediately prior to a Purchase Date on which an Expectancy Right is sold and assigned to the Expectancy Rights Purchaser, such Expectancy Right complies with the Expectancy Rights Eligibility Criteria. To the extent an Expectancy Right is assigned after the Closing Date but during the Revolving Period, the Originator also represents and warrants that as of the relevant Cut-Off Date, the sale and assignment of such Expectancy Right will not breach the Replenishment Criteria. The Expectancy Rights Purchaser shall be obliged to accept such offer for sale and assignment to the extent the Expectancy Rights Eligibility Criteria and the Replenishment Criteria are complied with. The Purchase Price for the Expectancy Rights is payable in two instalments, the Purchase Price Advance and the Purchase Price Residual. The Purchase Price Advance consists of the Initial Purchase Price Advance and the Additional Purchase Price Advance (as applicable). The Expectancy Rights Purchaser shall pay the Initial Purchase Price Advance or the relevant Additional Purchase Price Advance (as applicable) for the Expectancy Rights to the Originator on the Closing Date or the Additional Purchase Date, as applicable. If the Expectancy Rights Purchaser realises a purchase price upon the sale or other realisation of a Vehicle, through the Realisation Agent or otherwise, which exceeds the Aggregate Discounted Balance of the Expectancy Right Value of the relevant Vehicle, the Expectancy Rights Purchaser shall pay such excess proceeds (less costs) on the next Payment Date following the date of the collection of the excess proceeds to the Originator as a second purchase price instalment (the "Purchase Price Residual"). The Parties agree that the Expectancy Rights Purchaser shall pay 25 per cent. of the Purchase Price Residual directly to the Originator irrespective of the Applicable Priority of Payments and 75 per cent. of the Purchase Price Residual subject to the Applicable Priority of Payments. Because the sale and assignment of the Expectancy Rights is structured as a true sale, the Originator shall not be liable for any Credit Risk of the Lessee after such sale.

Data Protection

In connection with each sale and assignment, the Originator will provide the Expectancy Rights Purchaser with certain relevant information for the purpose of identifying the Expectancy Rights Purchaser forming part of the relevant Portfolio in encrypted form and will deliver the Key to decrypt such personal data to the Data Trustee on or prior to the Closing Date.

The Originator has also undertaken to the Expectancy Rights Purchaser to ensure that the Personal Data File and the Key continue to be applicable or to provide the Expectancy Rights Purchaser with updated Personal Data File and, if the Key has been updated, the Data Trustee with an updated Key without undue delay (*ohne schuldhaftes Zörgern*).

The Originator and the Expectancy Rights Purchaser agreed that the data shared between the Originator and the Expectancy Rights Purchaser as set out in the Expectancy Rights Purchas Agreement is shared on the basis of article 6 (1) (f) GDPR for the purposes of the performance of the Lease Receivables Purchase Agreement and any transactions provided for in or contemplated by the Transaction Documents to be performed by the Originator and the Expectancy Rights Purchaser only.

Collateral

Together with any Offer, the Originator assigns (abtreten) and transfers (übertragen), subject to the condition precedent (unter der aufschiebenden Bedingung) of the full payment of (i) the Initial Purchase Price Advance or (ii) the Additional Purchase Price Advance (as applicable) to the Originator, to the Expectancy Rights Purchaser the ER Collateral including, in particular:

- (a) the Compensation Claims (resulting from regular termination of the relevant Lease Agreement) and relating to the offered Expectancy Rights;
- (b) all claims under all insurance agreements to the extent they pertain to such Purchased Expectancy Right or a Vehicle (e.g. physical damage insurance policy (Kaskoversicherung)

and lease instalment insurance policy (*Leasingratenversicherung*) with disability insurance (*Arbeitsunfähigkeitsleistung*). At any time after a Lessee Notification Event has occurred, the Originator, upon request of the Expectancy Rights Purchaser or the Trustee, will inform any relevant insurance company of the assignment of any insurance claims and procure the issuance of a security certificate (*Sicherungsschein*) in the Expectancy Rights Purchaser's name. In such event, the Expectancy Right Purchaser is authorised to notify the relevant insurance company of the assignment on behalf of the Originator; and

(c) all proceeds at any time howsoever arising with respect to the aforementioned security out of the resale, redemption or other disposal of (net of collection costs), or dealing with, or judgments relating to any debts represented thereby, and rights of action against any person in connection therewith.

Deemed Collections/Ineligible Lease Receivable Repurchase Price

Upon the occurrence of circumstances resulting in a Deemed Collection and/or the payment of the Ineligible Lease Receivables Repurchase Price in relation to and affecting an entire Purchased Lease Receivable under the Lease Receivables Purchase Agreement to the Lease Receivables Purchaser, and subject to the condition precedent (aufschiebende Bedingung) of the full receipt of the relevant Deemed Collection and/or the relevant Ineligible Repurchase Price (as applicable) by the Lease Receivables Purchaser, and the full receipt of the relevant of the Aggregate Discounted Balance of the affected Expectancy Right, the Expectancy Rights Purchaser already reassigned and retransferred the affected Expectancy Right (provided that the Expectancy Rights Purchaser still holds title to it) or, as the case may be, the title to the relevant Vehicle (if the Expectancy Right has already converted by operation of law into full legal title (Erstarken des Anwartschaftsrecht zum Vollrecht) and provided that the Vehicle is still existing) to the Originator at the costs of the Originator, without any recourse against and representations by the Expectancy Right Purchaser and without payment of any additional consideration by the Originator. The Originator accepted such reassignment and retransfer under the Expectancy Rights Purchase Agreement.

Ineligible Expectancy Right Repurchase Price

If it turns out that a Purchased Expectancy Right has not complied with the Expectancy Rights Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Expectancy Right was purchased, the Originator shall be obliged to re-purchase such Purchased Expectancy Right for the Ineligible Expectancy Right Repurchase Price on the immediately following Payment Date in accordance with the Expectancy Rights Purchase Agreement. Subject to the condition precedent (ausschiebende Bedingung) of the full receipt of the Ineligible Expectancy Rights Repurchase Price by the Expectancy Rights Purchaser, the Expectancy Rights Purchaser already reassigned and retransferred the respective Purchased Expectancy Rights (or the affected portion thereof and unless such is extinguished) being subject to a breach of the Expectancy Rights Eligibility Criteria and the relating ER Collateral to the Originator at the costs of the Originator, without any recourse against and representations by the Expectancy Rights Purchaser and without payment of any additional consideration by the Originator. The Originator accepted such reassignment and retransfer under the Expectancy Rights Purchase Agreement. For the avoidance of doubt, this shall not apply solely because the respective Lessee fails to pay amounts lawfully owed by it (Delkredere).

Optional Early Redemption

The Expectancy Rights Purchaser irrevocably grants to the Originator the right to re-purchase the entire Portfolio and the ER Collateral (if any) on a Payment Date upon at least five Business Days prior written notice to the Issuer (with a copy to the Trustee) provided that the Issuer and the Originator having agreed on the relevant Repurchase Price (which shall be at least sufficient to redeem the Notes in accordance with the Applicable Priority of Payments) together with any Repurchase Price paid in relation to the Lease Receivables.

The Issuer may then exercise an Optional Early Redemption under the conditions set out in Condition 5 (Optional Redemption).

Governing Law

The Expectancy Rights Purchase Agreement is governed by German law.

Servicing Agreement

Against payment of the Servicing Fee in accordance with the provisions of the Servicing Agreement, the Issuer appointed LeasePlan Deutschland GmbH to act as Servicer with regard to all Purchased Lease Receivables and the Lease Collateral and as the Issuer's lawful agent to service, collect and administer such Purchased Lease Receivables and the Lease Collateral to collect the Purchased Lease Receivables from the Lessees on behalf of the Lease Receivables Purchaser in accordance with the Collection and Servicing Procedures and to perform all related functions in the same manner and with the same degree of care and diligence as it services receivables and collateral other than such Purchased Lease Receivables and the Lease Collateral. In addition, the Issuer shall pay to the Servicer the Servicer Success Fee in accordance with the Applicable Priority of Payments.

Description of the Services

The Servicer shall, in its own name or on a fiduciary basis (*treuhänderisch*) for the account of the Issuer, with regard to the Purchased Lease Receivables or the Lease Collateral (as appropriate):

- (a) collect any and all amounts payable, from time to time, by the Lessees under or in relation to the Lease Agreements as and when they fall due; for the avoidance of doubt, such amounts are collected on the Originator Collection Account and transferred to the Issuer Account and credited to the Operating Ledger. The Servicer shall transfer or procure the transfer of all monthly Collections with respect to a Collection Period at the latest on the relevant Payment Date;
- (b) identify the Collections and the amount thereof;
- (c) allocate Collections in accordance with (x) any binding allocation instruction given by or on behalf of the relevant Lessee, (y) the provisions of the underlying Lease Agreement; and (z) applicable law, in particular, section 366 and section 367 BGB.

If:

- (i) Lease Agreements with one Lessee are included in the Portfolio; and
- (ii) other lease agreements with the same Lessee are not included in the Portfolio,

any amounts received by the Servicer from such Lessee during the relevant Collection Period shall, subject to the preceding paragraph, be shared *pro rata* between the Lease Agreements included in the Portfolio and those lease agreements which are not included in the Portfolio based on the total of amounts outstanding and due with respect to such Lessee;

- (d) exercise (together with the Originator in accordance with customary practice) all enforcement measures concerning amounts due from the Lessees in accordance with the Lease Receivables Purchase Agreement. The Lease Receivables Purchaser shall reimburse the Originator for any costs resulting from such endeavour or exercise in respect of the enforcement. In addition, the Servicer is hereby authorised to sue any Lessee in any competent court of Germany or of any other competent jurisdiction in the Servicer's own name and for the benefit of the Lease Receivables Purchaser (gewillkürte Prozeβstandschaft). The Lease Receivables Purchaser is obliged where necessary:
- (e) to assist the Servicer in exercising all rights and remedies under and in connection with the relevant Purchased Lease Receivables;
- (f) to furnish the Servicer with all necessary authorisations, consents or confirmations in such form and to an extent as required to exercise such rights.
- (g) For the purposes of (i) and (ii) above, the Lease Receivables Purchaser shall, to the extent legally possible, release the Servicer from the restrictions set forth in section 181 BGB;

- (h) keep records in relation to the Purchased Lease Receivables which can be segregated from all other records of the Servicer relating to other receivables made or serviced by such Servicer and keep records as required for tax purposes;
- on each Additional Purchase Date, update the Personal Data File containing the information set out in schedule 2 (Personal Data File) of the Servicing Agreement and send the updated Personal Data File to the Lease Receivables Purchaser and/or the Expectancy Rights Purchaser, as applicable, and (in case the Key has been updated) and provide the Data Trustee with an updated Key, and hold, subject to the Data Protection Rules all records relating to the Purchased Lease Receivables and/or the Expectancy Rights in its possession in trust (*treuhänderisch*) for, and to the order of, the Lease Receivables Purchaser or the Expectancy Rights Purchaser, as applicable, and co-operate with the Trustee and the ER Trustee or any other party to the Transaction to the extent required under or in connection with the collection or servicing of the Purchased Lease Receivables;
- (j) release on behalf of the Lease Receivables Purchaser any Lease Collateral in accordance with the Collection and Servicing Procedures;
- (k) enforce/realise the Lease Collateral upon a Purchased Lease Receivable becoming a Defaulted Lease Receivable in accordance with the Collection and Servicing Procedures and apply the enforcement proceeds to the relevant Issuer Secured Obligations, and insofar as such enforcement proceeds are applied to Purchased Lease Receivables and constitute Collections, pay such Collections to the Issuer into the Issuer Account on the next Payment Date;
- (l) inform the Lease Receivables Purchaser and the Expectancy Rights Purchaser promptly upon becoming aware of any attachments (*Pfändung*) in respect of the Vehicles or any part thereof or any other measures which may violate or jeopardise the Issuer's rights relating thereto. In the event of it becoming aware of an attachment, the Servicer undertakes to forward to the Lease Receivables Purchaser and the Expectancy Rights Purchaser without undue delay a copy of the attachment order, the garnishee order and all other documents necessary for a defence against the attachment. The Servicer shall inform the attaching creditor immediately about the transfer of the Vehicles to the Lease Receivables Purchaser and the Expectancy Rights Purchaser;
- (m) re-calculate amounts due under a Lease Agreement in accordance with the Collection and Servicing Procedures;
- (n) ensure that all payments in relation to German value added tax (*Umsatzsteueranteile*) in respect of the assets forming part of the Portfolio, if any, will be made to the competent tax office; and
- (o) service the Lease Services Receivables in the same manner as it services any asset forming part of the Portfolio.

Description of Servicing Standards

In accordance with the Servicing Agreement, the Servicer shall:

- (a) conduct its servicing activities in a manner using the same degree of skill, care and diligence as it services receivables and collateral other than such Purchased Lease Receivables, the Lease Collateral and the Lease Receivables, and as it would apply if it were the owner of the relevant asset forming part of the Portfolio;
- (b) consider the interests of the Issuer at all times and take account of the Issuer's interests when making decisions where the Issuer is allowed to exercise discretion; and
- (c) comply with the Collection and Servicing Procedures.

Performance by Third Parties

(a) The Servicer may delegate the performance of any of its obligations under the Servicing Agreement to any equally qualified third party.

(b) Any person to which the Servicer has delegated any of its obligations shall be considered as the Servicer's vicarious agent (*Erfüllungsgehilfe*). The Servicer remains liable for the vicarious agent's faults in accordance with section 278 of the German Civil Code.

Originator Collection Account

- (a) The Servicer shall ensure that all Collections are paid directly into the Originator Collection Account.
- (b) The Servicer is entitled to commingle the Collections with its own funds. However, the Servicer as agent for the Issuer shall procure that, in relation to each relevant Purchased Lease Receivable, all realised Collections in respect of Purchased Lease Receivables shall be paid to and deposited into the Issuer Account before 12.00 CET on each Payment Date.
- (c) If the Servicer receives (including in its capacity as agent for the Issuer) any money whatsoever arising from the Purchased Lease Receivables, the Ancillary Rights or otherwise, which money belongs to the Lease Receivables Purchaser or is to be paid to the Lease Receivable Purchaser or into the Issuer Account or pursuant to this Agreement or otherwise, the Servicer will hold such money on trust (*treuhänderisch*) for the Lease Receivables Purchaser and will forthwith upon receipt thereof pay or hold the same in accordance with the relevant terms of this Agreement or as otherwise directed by the Lease Receivables Purchaser.

Servicer Report and Investor Report

(a) Servicer Report

The Servicer shall prepare on a monthly basis the data in relation to the Portfolio (amongst others: Collections, Recalculations, and Sale Proceeds) (the "Servicer Report"). The Servicer shall send the Servicer Report, which shall serve as basis for the Investor Report, to the Reporting Agent on or before the sixth Business Day of each month.

- (b) Investor Report
 - (i) General
 - (A) The Reporting Agent shall assist the Originator to comply with the EU Transparency Requirements as set out in paragraph (ii) below.
 - (B) The Reporting Agent undertakes to, on a timely basis, provide any information which is required to be made available by the Originator pursuant to and at the times and in the manner required by the EU Transparency Requirements in connection with this Transaction, in each case subject to any requirement of law and subject to and in accordance with any guidance and any transitional provision that is then current and issued by the European Banking Authority, the European Insurance and Occupational Pensions Authority, the European Securities and Markets Authority, the European Commission, the Financial Conduct Authority and/or any successor regulator.
 - (C) The Reporting Agent undertakes to provide, upon request by the Issuer, Lease Receivables Purchaser or the Expectancy Rights Purchaser, such further information as requested by the Noteholders for the purposes of compliance of such Noteholder with the requirements under the Securitisation Regulation (in particular articles 5 through 7) and the implementation into the relevant national law (subject to applicable law and availability), as well as any provisions replacing the Securitisation Regulation and its implementation into national law, subject to applicable law and availability provided that the Reporting Agent shall be entitled to limit the frequency of the disclosure of such additional information to not more than four times in a calendar year.
 - (D) The Originator shall provide all information in its possession necessary for any reporting obligation to be undertaken by the Reporting Agent on behalf of the Originator in accordance with the Securitisation Regulation, including without

- limitation, the information required to be disclosed pursuant to article 7 of the Securitisation Regulation.
- (E) The Servicer shall provide all information in its possession necessary for any reporting obligation to be undertaken by the Originator or Reporting Agent on behalf of the Originator in accordance with the Securitisation Regulation, including without limitation, the information required to be disclosed pursuant to article 7 of the Securitisation Regulation.
- (F) The Originator (or the Reporting Agent on the Originator's behalf) shall make available on Moody's Analytics a cash flow model. The Originator shall procure that such cash flow model (i) precisely represents the contractual relationship between the Purchased Lease Receivables and the Purchased Expectancy Rights and the payments flowing between the Originator, investors in the Notes, other third parties and the Issuer, and (ii) is made available to investors in the Notes before pricing of the Notes and on an ongoing basis and to potential investors in the Notes upon request.
- (G) The Originator shall direct in writing the form, consent, method of distribution and frequency of the reporting contemplated in the manner required by any technical standards required under the Securitisation Regulation once such standards come into effect, which the Reporting Agent shall follow to the extent these new standards can reasonably be implemented and additional costs (for the implementation and ongoing), if any, are agreed to be reimbursed by the Originator.
- (H) The Originator (or the Reporting Agent on the Originator's behalf) shall be entitled to amend the Investor Report in every respect to comply with the EU Transparency Requirements. For the avoidance of doubt, the Originator (or the Reporting Agent on the Originator's behalf) shall even be entitled to replace the Investor Report in full to comply with the EU Transparency Requirements.
- (I) The Originator (or the Reporting Agent on the Originator's behalf) shall include information on environmental performance of the Vehicles relating to the Lease Receivables in the Investor Report to comply with the requirements of article 22(4) of the Securitisation Regulation once such information is available and able to be reported.
- (ii) Reporting and Information under the Securitisation Regulation

The Reporting Agent shall:

- (A) use the relevant Servicer Report to prepare the relevant Investor Report and will provide the Servicer with the draft Investor Report six Business Days prior to a Payment Date, for review.
- (B) publish on a monthly basis Investor Reports;
- (C) publish on a monthly basis certain loan-by-loan information in relation to the Portfolio in respect of the relevant Collection Period as required by and in accordance with article 7(1)(a) of the Securitisation Regulation no later than one month following the due date for the payment of interest, which shall be provided (i) prior to the relevant technical standards required under the Securitisation Regulation coming into effect, substantially in the form of the CRA3 templates (ii) following the technical standards required under the Securitisation Regulation coming into effect, in the manner required by such technical standards;
- (D) publish any information required to be reported pursuant to articles 7(1)(f) or 7(1)(g) (as applicable) of the Securitisation Regulation without delay, which shall be provided following the technical standards required under the

Securitisation Regulation coming into effect in the manner required by such technical standards;

- (E) before pricing of the Notes, make available data on historical performance relating to a period of at least five years in respect of receivables substantially similar to the Purchased Lease Receivables and the relating Purchased Expectancy Rights; and
- (F) before pricing of the Notes (in at least draft or initial form) and within 15 days of the issuance of the Notes (in final form), make available copies of the notification required under article 27 of the Securitisation Regulation, the Transaction Documents (other than the Subscription Agreement) and this Prospectus.

The information set out above shall be published on the website of the European DataWarehouse at http://bit.ly/2m2YW2X, being a website which conforms with the requirements set out in article 7 paragraph 2 of the Securitisation Regulation. For the avoidance of doubt, such website and the contents thereof do not form part of this Prospectus. To the extent any technical standards prepared under the Securitisation Regulation come into effect after the date of this Prospectus and require such reports to be published in a different manner, LeasePlan Deutschland GmbH (as originator) shall procure that the Reporting Agent complies with the requirements of such technical standards when publishing such reports. Until the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation are implemented, the information regarding the underlying exposures will be provided in the Investor Report which - in LeasePlan Deutschland GmbH's view - is in line with the level of information typically provided to noteholders of European structured finance instruments backed by auto leases in the period immediately prior to 1 January 2019.

The Originator represented and warranted under the Servicing Agreement that the information required to be published under article 7 of the Securitisation Regulation was made available to potential Noteholders and any requesting competent authorities prior to the pricing of the Notes through the website of the European DataWarehouse (http://bit.ly/2m2YW2X).

Appointment of Back-Up Servicer

Under the Servicing Agreement, the Issuer will appoint a Back-Up Servicer Facilitator.

Upon the occurrence of a Back-Up Trigger Event, the Back-Up Servicer Facilitator will assist the Issuer in finding a Suitable Entity to act as Back-Up Servicer.

Within 90 calendar days following the occurrence of a Back-Up Trigger Event, the Back-Up Servicer Facilitator shall nominate and appoint a suitable Back-Up Servicer.

The costs associated with procuring a Suitable Entity to act as Back-Up Maintenance Coordinator shall be borne by the Maintenance Coordinator or, failing which, by the Issuer.

The Servicer shall remain liable to perform its obligations under this Agreement until the Back-Up Servicer is activated, to the extent possible under applicable law.

The Back-Up Servicer shall:

- (a) upon the occurrence of a Back-Up Trigger Event until the occurrence of a Servicer Termination Event, be paid by the Issuer on each Payment Date the Back-Up Servicer Stand-By Fee in such an amount as may be agreed between the Issuer and the Back-Up Servicer; and
- (b) in consideration for agreeing to take over the role of the Servicer upon the occurrence of a Servicer Termination Event, be paid by the Issuer on each Payment Date the Back-Up Servicer Activation Fee,

in each case in accordance with the Applicable Priority of Payments.

The costs associated with procuring a Suitable Entity to act as Back-Up Servicer shall be borne by the Servicer or, failing which, by the Issuer.

Notification of Lessees

Upon the occurrence of a Lessee Notification Event, the Servicer shall immediately notify the Lessees about the transfer of the Purchased Lease Receivables to the Issuer and instruct the Lessees to make payments directly to the Issuer Account. The Issuer may notify or instruct a Back-Up Servicer compatible with the Data Protection Rules to notify on its behalf the Lessees of the assignment of the Purchased Lease Receivables and the Lease Collateral itself. Without prejudice to the foregoing, the Trustee on behalf of the Issuer is entitled to notify by itself, or through the Back-Up Servicer or any other agent, the Lessees of the assignment if a Lessee Notification Event has occurred and the Servicer or the Issuer has failed to deliver such Lessee Notification Event Notice immediately upon the occurrence of such Lessee Notification Event. If the Trustee chooses to notify the Lessees itself, the Issuer shall provide the Trustee with the relevant portfolio lists and Personal Data Files. In each case, the Servicer shall assist the Issuer accordingly and without undue delay (unverzüglich). Costs in connection with a notification of the Lessees shall be borne by the Servicer.

Termination

The Issuer with the assistance of the Back-Up Servicer Facilitator shall at any time after the occurrence of a Servicer Termination Event and without prejudice to the Issuer's other rights by giving 30 Business Days' notice in writing to the Servicer terminate the appointment of LeasePlan Deutschland GmbH as Servicer, and activate the Back-Up Servicer having been appointed following a Back-Up Trigger Event.

The Servicer shall remit any Collections it has received after substitution of the Servicer by any Back-Up Servicer directly and forthwith to the Issuer Account.

Governing Law

The Servicing Agreement is governed by German law.

Realisation Agency Agreement

Upon acquisition of full legal title to the Transformed Title Vehicles, the Expectancy Rights Purchaser may, subject to the Transaction Documentation, arrange for such Transformed Title Vehicles to be realised in the open market, *inter alia*, by using the services provided by the Realisation Agent.

The Expectancy Rights Purchaser has appointed the Realisation Agent to realise Transformed Title Vehicles in its own name on a fiduciary basis (*treuhänderisch*) against payment of the Realisation Agent Fee determined in accordance with the provisions of the Realisation Agency Agreement.

The Realisation Agent has undertaken, among others, to (i) give such time and attention and will exercise such skill, care and diligence in the performance of the Realisation Services as it does in realising its own vehicles in general; (ii) act in the best interests of the Expectancy Rights Purchaser and in its exercise of any discretion arising from its performance of the Realisation Services; (iii) comply with the Realisation Agent's customary realisation procedures; and (iv) maintain relevant records.

The Realisation Agent may delegate the performance of any of its obligations under the Realisation Agency Agreement to any qualified third party, but the Realisation Agent shall remain liable for any performance of such delegate.

All payments received and all Vehicle Realisation Proceeds shall be paid by the Realisation Agent into the Originator's Collection Account. The Realisation Agent shall ensure that all payments in relation to German value added tax (*Umsatzsteueranteile*) on the Vehicle Realisation Proceeds, if any, will be made to the competent tax office and will provide the relevant information on the Transformed Title Vehicles to the Reporting Agent on or before the sixth Business Day of each month for the purposes of preparing the Investor Report.

The Expectancy Rights Purchaser is aware that the title to the Vehicles has been transferred to the Lease Receivables Purchaser and agrees to the distribution of proceeds in case of an enforcement as set out in the Trust Agreement.

Appointment of Back-Up Realisation Agent

Upon the occurrence of a Back-Up Trigger Event, the Realisation Agent will assist the Issuer in finding a Suitable Entity to act as Back-Up Realisation Agent.

Within 90 calendar days following the occurrence of a Back-Up Trigger Event, the Realisation Agent shall nominate and appoint a suitable Back-Up Realisation Agent.

The costs associated with procuring a Suitable Entity to act as Back-Up Realisation Agent shall be borne by the Realisation Agent or, failing which, by the Issuer.

The Back-Up Realisation Agent shall:

- (a) upon the occurrence of a Back-Up Trigger Event until the occurrence of a Realisation Agent Termination Event, be paid by the Issuer on each Payment Date the Back-Up Realisation Agent Stand-By Fee in such an amount as may be agreed between the Issuer and the Back-Up Realisation Agent; and
- (b) in consideration for agreeing to take over the role of the Realisation Agent upon the occurrence of a Realisation Agent Termination Event, be paid by the Issuer on each Payment Date the Back-Up Realisation Agent Activation Fee,

in each case in accordance with the Applicable Priority of Payments.

Termination

The Issuer shall at any time after the occurrence of a Realisation Agent Termination Event, and without prejudice to the Issuer's other rights by giving 30 Business Days' notice in writing to the Realisation Agent, terminate the appointment of LeasePlan Deutschland GmbH as Realisation Agent, and activate the Back-Up Realisation Agent having been appointed following a Back-up Trigger Event.

The Realisation Agent shall remain liable to perform its obligations under this Agreement until the Back-Up Realisation Agent is activated, to the extent possible under applicable law.

Governing Law

The Realisation Agency Agreement is governed by German law.

Maintenance Coordination Agreement

Pursuant to the Maintenance Coordination Agreement, the Maintenance Coordinator has agreed to coordinate Lease Services for the Issuer against payment of the Maintenance Coordinator Fee. The Maintenance Coordinator shall, at all times during the term of this Agreement, act as a prudent merchant (Sorgfalt eines ordentlichen Kaufmanns), devote or procure that there is devoted to the performance of its obligations and exercise of its discretions in respect of the coordination of Maintenance Services and the Lease Services, at least the same level of skill, care and diligence in the performance of those obligations and discretions and the exercise of those rights as it would if it were coordinating the Maintenance Services and/or the Lease Services on its own behalf. Upon the occurrence of a Maintenance Coordinator Termination Event, the Maintenance Coordinator shall be replaced by the Back-up Maintenance Coordinator.

Appointment of Back-Up Maintenance Coordinator

Under the Maintenance Coordination Agreement, the Issuer will appoint a Back-Up Maintenance Coordinator Facilitator.

Upon the occurrence of a Back-Up Trigger Event, the Back-Up Maintenance Coordinator Facilitator will assist the Issuer in finding a Suitable Entity to act as Back-Up Maintenance Coordinator.

Within 90 calendar days following the occurrence of a Back-Up Trigger Event, the Back-Up Maintenance Coordinator Facilitator shall nominate and appoint a suitable Back-Up Maintenance Coordinator.

Upon the occurrence of a Maintenance Coordinator Termination Event, the Issuer shall procure that the Back-Up Maintenance Coordinator shall, if required, assist a potential insolvency administrator of the Originator in rendering the Lease Services.

The costs associated with procuring a Suitable Entity to act as Back-Up Maintenance Coordinator shall be borne by the Maintenance Coordinator or, failing which, by the Issuer.

The Maintenance Coordinator shall remain liable to perform its obligations under this Agreement until the Back-Up Maintenance Coordinator is activated, to the extent possible under applicable law.

The Back-Up Maintenance Coordinator shall:

- (a) upon the occurrence of a Back-Up Trigger Event until the occurrence of a Maintenance Coordinator Termination Event, be paid by the Issuer on each Payment Date the Back-Up Maintenance Coordinator Stand-By Fee in such an amount as may be agreed between the Issuer and the Back-Up Maintenance Coordinator; and
- (b) in consideration for agreeing to take over the role of the Maintenance Coordinator upon the occurrence of a Maintenance Coordinator Termination Event, be paid by the Issuer on each Payment Date the Back-Up Maintenance Coordinator Activation Fee,

in each case in accordance with the Applicable Priority of Payments.

Termination

The Issuer with the assistance of the Back-Up Maintenance Coordinator Facilitator shall at any time after the occurrence of a Maintenance Coordinator Termination Event and without prejudice to the Issuer's other rights by giving 30 Business Days' notice in writing to the Maintenance Coordinator terminate the appointment of LeasePlan Deutschland GmbH as Maintenance Coordinator, and activate the Back-Up Maintenance Coordinator having been appointed following a Back-up Trigger Event.

The Maintenance Coordinator shall remain liable to perform its obligations under this Agreement until the Back-Up Maintenance Coordinator is activated, to the extent possible under applicable law.

Governing Law

The Maintenance Coordination Agreement is governed by German law.

Agency Agreement

Pursuant to the Agency Agreement, the Issuer has appointed the Paying Agent to act as paying agent with respect to the Notes and to forward payments to be made by the Issuer to the Noteholders. Pursuant to the Agency Agreement, the Issuer has appointed the Calculation Agent to act as calculation agent and to determine the relevant EURIBOR rate on each EURIBOR Determination Date in accordance with the Terms and Conditions of the Notes and provide such figure, *inter alia*, to the Cash Manager and the Servicer.

The functions, rights and duties of the Paying Agent and the Calculation Agent are set out in the Conditions and in the Agency Agreement.

The Agency Agreement is governed by German law.

Account Agreement

Pursuant to the Account Agreement, the Account Bank is appointed by the Issuer and will act as agent of the Issuer to hold the Issuer Account and the Swap Replacement Account. During the life of the Transaction, the Account Bank shall have the Minimum Required Rating. The Account Bank will comply with the instructions received by the Issuer and the Cash Manager.

The Issuer Account and the Swap Replacement Account will bear interest and such interest charged on the Issuer Account and the Swap Replacement Account may be negative.

The functions, rights and duties of the Account Bank are set out in the Account Agreement.

Issuer Account

The Account Bank has opened prior to the Closing Date in the name of the Issuer and will maintain the Issuer Account with the following Issuer Account Ledgers:

- (a) the Liquidity Reserve Ledger;
- (b) the Maintenance Reserve Ledger;
- (c) the Commingling Reserve Ledger;
- (d) the Set-Off Reserve Ledger,
- (e) the Replenishment Ledger; and
- (f) the Operating Ledger.

Operating Ledger

The Operating Ledger will be maintained by the Account Bank on the Issuer Account. The Servicer will forward the monthly Collections with respect to a Collection Period at the latest on the relevant Payment Date to the Operating Ledger. The Issuer will use the Collections standing to the credit of the Operating Ledger together with the other amounts standing to the credit of the Operating Ledger forming the Available Distribution Amount and will apply those amounts according to the Applicable Priority of Payments.

Liquidity Reserve Ledger

The Liquidity Reserve Ledger will be maintained by the Account Bank on the Issuer Account. The Reserves Funding Provider will make a payment to the Issuer on the Issue Date such that the Issuer is able to credit an amount equal to EUR 2,720,000 to the Liquidity Reserve Ledger so that the amount credited to the Liquidity Reserve Ledger will be equal to the Required Liquidity Reserve Amount.

The Issuer may only use the amounts standing to the credit of the Liquidity Reserve Ledger to make payments under the Notes with respect to interest and/or principal in accordance with the Applicable Priority of Payments.

Commingling Reserve Ledger

The Commingling Reserve Ledger will be maintained by the Account Bank on the Issuer Account. Within 30 calendar days following the occurrence of a Reserve Trigger Event, unless such Reserve Trigger Event is caused by the occurrence of an Insolvency Event in respect of LeasePlan Deutschland GmbH, in which case payment has to be made without undue delay, and thereafter on each Payment Date as long as a Reserve Trigger Event is continuing, the Reserves Funding Provider will make payments to the Issuer such that the amount standing to the credit of the Commingling Reserve Ledger is equal to the Required Commingling Reserve Amount.

The Issuer may only use the amounts standing to the credit of the Commingling Reserve Ledger to cover any costs and expenses that occur due to the Servicer's right to commingle the Collections with its own funds.

Maintenance Reserve Ledger

The Maintenance Reserve Ledger will be maintained by the Account Bank on the Issuer Account. Within 30 calendar days following the occurrence of a Reserve Trigger Event, unless such Reserve Trigger Event is caused by the occurrence of an Insolvency Event in respect of LeasePlan Deutschland GmbH, in which case payment has to be made without undue delay and thereafter on each Payment Date as long as a Reserve Trigger Event is continuing, the Reserves Funding Provider will make

payments to the Issuer such that the amount standing to the credit of the Maintenance Reserve Ledger is equal to the Required Maintenance Reserve Amount.

The Issuer may only use the amounts standing to the credit of the Maintenance Reserve Ledger to cover any costs and expenses resulting from a replacement of the Maintenance Coordinator, maintenance costs and to provide payment of any Back-Up Maintenance Coordinator Stand-By Fee or Back-Up Maintenance Coordinator Activation Fee.

Set-Off Ledger

The Set-Off Reserve Ledger will be maintained by the Account Bank on the Issuer Account. Within 30 calendar days following the occurrence of a Reserve Trigger Event, unless such Reserve Trigger Event is caused by the occurrence of an Insolvency Event in respect of LeasePlan Deutschland GmbH, in which case payment has to be made without undue delay, and thereafter on each Payment Date as long as a Reserve Trigger Event is continuing, the Reserves Funding Provider will make payments to the Issuer such that the amount standing to the credit of the Set-Off Reserve Ledger is equal to the Required Set-Off Reserve Amount.

The Issuer may only use the amounts standing to the credit of the Set-Off Reserve Ledger to cover any costs and expenses arising due to a set-off by any Lessees.

Replenishment Ledger

The Replenishment Ledger will be maintained by the Account Bank on the Issuer Account and shall be used to credit any amounts not paid to the Originator in relation to the acquisition of Additional Portfolios up to an amount equal to the Required Replenishment Amount.

Swap Replacement Account

The Account Bank has opened prior to the Closing Date in the name of the Issuer and will maintain a Swap Replacement Account (the "Swap Replacement Account") to which the following amounts will be credited:

- (a) the Swap Replacement Excluded Amounts); and
- (b) any Eligible Credit Support (as defined in the Swap Agreement).

The amount standing to the credit of the Swap Replacement Account may only be debited:

- (a) to pay any termination amount due to the Swap Counterparty in respect of a termination of the Swap Agreement;
- (b) to pay any premium due to a replacement swap counterparty upon entry into a replacement swap agreement; and
- (c) following the termination of the transactions under the Swap Agreement and prior to appointment of a replacement swap counterparty, if a payment is due by the Swap Counterparty to the Issuer under the Swap Agreement, the Issuer will have the right to use the collateral credited to the Swap Replacement Account to the extent of such amount due,

provided that any amount standing to the credit of the Swap Replacement Account which is in excess of the total of (i) any amounts owed to the Swap Counterparty in respect of a termination of the Swap Agreement and (ii) any premium due to a replacement swap counterparty upon entry into a replacement swap agreement, will form part of the Available Distribution Amounts and will be applied in accordance with the Applicable Priority of Payments.

In addition, any amounts that would have to be returned under the Swap Agreement to the Swap Counterparty, will be returned outside of the Applicable Priority of Payments.

Any amounts standing to the credit of the Swap Replacement Account, to the extent they have not become part of the Available Distribution Amount, shall be returned to the Swap Counterparty outside of the Applicable Priority of Payments.

Termination

Notwithstanding any right to terminate the Account Agreement for good cause (Kündigung aus wichtigem Grund), the Account Agreement can be terminated to the extent the Account Bank no longer has the Minimum Required Rating, in which case the Account Bank shall be replaced, at its own costs up to an amount of EUR 10,000 (including, for the avoidance of doubt, any legal fees) within 30 calendar days, provided that (a) a substitute Account Bank (which has at least the Minimum Required Rating or whose obligations are guaranteed by an entity having at least the Minimum Required Rating) has been appointed on substantially the same terms as set out in this Agreement; (b) new accounts replacing each of the existing Issuer Account and the Swap Replacement Account with accounts held with the substitute Account Bank have been opened; (c) such new Issuer Account and the Swap Replacement Account has been pledged to the Trustee and where applicable, to other parties to the Transaction in accordance with the Trust Agreement; (d) any amounts standing to the credit of each existing Issuer Account and the Swap Replacement Account have been transferred to the respective new accounts; (e) the old Issuer Account and the Swap Replacement Account with the old Account Bank have been closed; and (f) the Account Agreement (including the Mandate) with the outgoing Account Bank has been terminated in accordance with the provisions of the Account Agreement. No substitute Account Bank has to be appointed, if the Account Bank ceases to have the Minimum Required Rating but the then current rating of the Notes is not negatively affected.

Governing Law

The Account Agreement is governed by German law.

Cash Management Agreement

Pursuant to the Cash Management Agreement, the Issuer has appointed the Cash Manager to operate the Issuer Account in the manner set forth in the Cash Management Agreement and to invest the amounts credited to the Issuer Account in Permitted Investments subject to receipt of relevant instructions from the Issuer. To the extent the Cash Management Agreement is terminated by the Cash Manager, the Issuer will use its best efforts to find a suitable replacement.

The Cash Management Agreement is governed by German law.

Put Option Agreement

Under the Put Option Agreement (which, for the avoidance of doubt, is only one sales channel available to the Expectancy Rights Purchaser for the realisation of vehicles), the Expectancy Rights Purchaser, *inter alia*, may request that the Originator buy the Transformed Title Vehicles for the Put Option Price.

The Expectancy Rights Purchaser may in its free discretion decide whether it intends to exercise such Put Option with respect to any Transformed Title Vehicle.

The Put Option Agreement is governed by German law.

Data Trust Agreement

Pursuant to the Data Trust Agreement, the Issuer and the Originator appointed the Data Trustee as data trustee.

The Data Trustee shall, among others, (i) hold the Key delivered to it on trust (*treuhänderisch*) for the Originator and the Issuer, (ii) ensure that the Key is protected in compliance with the Data Protection Rules, (iii) keep the Key confidential and not to disclose it to anyone, except as provided for in the Data Trust Agreement.

Upon the occurrence of a Lessee Notification Event, the Data Trustee shall deliver the Key to (i) the Back-Up Servicer, (ii) the Back-Up Maintenance Coordinator (to the extent required), (iii) if neither a Back-Up Servicer or Back-up Maintenance Coordinator has been appointed, to the Issuer or the Corporate Services Provider, in each case as determined by the Issuer, or (iv) if an Issuer Event of Default has occurred, to the Trustee or the ER Trustee (as applicable).

The Data Trust Agreement is governed by German law.

Corporate Services Agreements

Pursuant to the Corporate Services Agreements entered into between Bumper 2019-1 S.A. and the Corporate Services Provider, the Corporate Services Provider provides Bumper 2019-1 S.A. with certain corporate and administrative functions against the payment of a fee. Such services include, *inter alia*, the performance of all general book-keeping, secretarial, registrar and company administration services for the Issuer (including the provision of at least three Luxembourg resident directors), the providing of the directors (as the case may be) with information in connection with the Issuer and the arrangement for the convening of shareholders' and directors' meetings.

The Corporate Services Agreement is governed by Luxembourg law.

Swap Agreement

The Issuer has entered into an interest rate swap agreement documented under an ISDA Master Agreement with the Swap Counterparty. The purpose of the Swap Agreement is to mitigate the interest rate risk of the Issuer arising in connection with the issuance of the Class A Notes and the Class B Notes. The Swap Agreement consists of an ISDA Master Agreement, the associated schedule, a confirmation and a credit support annex (the "Swap Agreement").

Under the Swap Agreement, the Issuer will pay to the Swap Counterparty on each Payment Date the amount calculated by multiplying the Principal Outstanding Balance at the end of the previous Payment Date by the Swap Fixed Rate, on the basis of 30 days elapsed in an Interest Period divided by 360. The Swap Counterparty will pay to the Issuer on each Payment Date an amount equal to the floating rate of interest payable on the Principal Outstanding Balance on each Payment Date, calculated by reference to EURIBOR as determined in accordance with Condition 3.2 (Interest — Interest Rate) of the Terms and Conditions, subject to a certain floor set out in the corresponding swap confirmation, on the basis of the actual number of days elapsed in an Interest Period divided by 360.

Payments under the Swap Agreement will be made on a net basis on each Payment Date, i.e. payments will be set-off under the Swap Agreement and only amounts still outstanding after such set-off will be paid by the relevant party.

Termination

The Swap Agreement may be terminated in certain circumstances, including but not limited to the following, each as more specifically described in the Swap Agreement (an "Early Termination Event"):

- (a) if there is a failure by a party to pay amounts due under the Swap Agreement and any applicable grace period has expired;
- (b) if certain bankruptcy or insolvency events occur with respect to a party;
- (c) if a breach of a provision of the Swap Agreement by the Swap Counterparty is not remedied within the applicable grace period;
- (d) if a change of law results in the obligations of one of the parties under the Swap Agreement becoming illegal;
- (e) in certain circumstances, if a deduction or withholding for or on account of taxes is imposed on payments made by the Swap Counterparty under the Swap Agreement;
- (f) if the Swap Counterparty is downgraded such that it no longer constitutes an Eligible Swap Counterparty and subsequently fails to comply with the requirements of the remedial provisions contained in the Swap Agreement (as summarised below);
- (g) if an Enforcement Event occurs; and
- (h) if there is a redemption of the Notes in certain circumstances.

Upon an early termination of the transaction under the Swap Agreement, the Issuer or the Swap Counterparty may be liable to make a termination payment to the other. This termination payment will be calculated and made in Euro.

Transfer

The Swap Counterparty may, subject to certain conditions specified in the Swap Agreement, including (without limitation) the satisfaction of certain requirements of the Rating Agencies and, under certain circumstances as described in the Swap Agreement, the prior written consent of the Issuer, transfer its obligations under the Swap Agreement to another Eligible Swap Counterparty.

Tax

The Issuer is not obliged to gross up payments made by it if a withholding or deduction for or on account of tax is imposed on payments made under the Swap Agreement.

The Swap Counterparty will be obliged to gross up payments made by it to the Issuer if a withholding or deduction for or on account of tax is imposed on payments made by it under the Swap Agreement.

Rating Downgrade

In the event that the Swap Counterparty suffers a rating downgrade or rating withdrawal such that it is no longer an Eligible Swap Counterparty, the Swap Counterparty will be required to take certain remedial measures which may include the posting of collateral for the obligations of the Swap Counterparty under the Swap Agreement, arranging for the obligations of the Swap Counterparty under the Swap Agreement to be transferred to an Eligible Swap Counterparty, procuring a guarantee from an entity having the required ratings set forth in the Swap Agreement in respect of the obligations of the Swap Counterparty under the Swap Agreement, or the taking of such other suitable action as it may then propose to the Rating Agencies. A failure to take such steps, subject to certain conditions, will give the Issuer the right to terminate the Swap Agreement.

Collateral

On the Closing Date, the Issuer and the Swap Counterparty will enter into a Credit Support Annex to the Swap Agreement on the basis of standard ISDA documentation (the "Credit Support Annex") which provides for requirements and calculations relating to the provision of collateral by the Swap Counterparty.

The Issuer will maintain a separate account, the Swap Replacement Account, into which any collateral required to be transferred by the Swap Counterparty in accordance with the provisions set out above will be deposited. Any collateral transferred by the Swap Counterparty which is in excess of its obligations to the Issuer under the Swap Agreement (the "Excess Swap Collateral") will be returned to the Swap Counterparty (separate from, and not subject to the Applicable Priority of Payments) prior to the distribution of any amounts due to the Noteholders.

Governing Law

The Swap Agreement, is governed by and construed in accordance with the laws of England and Wales.

Deed of Charge

As further security for the Issuer's obligations, under the terms of the Deed of Charge, the Issuer has assigned its rights under the Charged Assets (as defined in the Deed of Charge and which include any payment claims under the Swap Agreement) by way of first fixed security in favour of the Trustee, on trust for the benefit of itself, the Noteholders and the other Transaction Creditors.

Pursuant to the Deed of Charge, each of the Trustee and the ER Trustee will, following the occurrence of an Issuer Event of Default, hold and exercise its rights under the Deed of Charge for the benefit of the Transaction Creditors.

The Deed of Charge is governed by English law.

Reserves Funding Agreement

Pursuant to the Reserves Funding Agreement, the Reserves Funding Provider has agreed, (i) within 30 days following the occurrence of a Reserve Trigger Event, unless such Reserve Trigger Event is caused by the occurrence of an Insolvency Event in respect of LeasePlan Deutschland GmbH, in which case payment has to be made without undue delay, and thereafter on each Payment Date as long as a Reserve Trigger Event is continuing, to make payments to the Issuer so that the amount standing to the Commingling Reserve Ledger, the Maintenance Reserve Ledger and the Set-Off Reserve Ledger, respectively, is equal to the Required Commingling Reserve Amount, the Required Maintenance Reserve Amount and the Required Set-Off Reserve Amount, respectively, and (ii) to fund the Liquidity Reserve on the Closing Date.

If on any Payment Date the balance on the Maintenance Reserve Ledger, the Commingling Reserve Ledger and/or the Set-Off Reserve Ledger deposited is higher than the actual Required Maintenance Reserve Amount, the Required Commingling Reserve Amount or Required Set-Off Reserve Amount (as applicable) on such Payment Date, such excess shall be remitted to the Reserves Funding Loan directly and outside of the Applicable Priority of Payments.

If after the occurrence of a Reserve Trigger Event, due to an LPC Downgrade Event, the rating of the Reserves Funding Provider is increased such that a Reserve Trigger Event is no longer prevailing, the Issuer or the Cash Manager on the Issuer's behalf, shall immediately upon request of the Reserves Funding Provider, repay any amounts standing to the credit of the Commingling Reserve Ledger, the Set-Off Reserve Ledger and the Maintenance Reserve Ledger in full to the Reserves Funding Provider.

Any Liquidity Reserve Ledger Release Amount shall be remitted to the Reserves Funding Provider in accordance with the Applicable Priority of Payments.

The Reserves Funding Agreement is governed by German law.

Senior Subordinated Loan Agreement

Pursuant to the Senior Subordinated Loan Agreement, the Senior Subordinated Lender has agreed to make available to the Issuer the Senior Subordinated Loan to provide funds for the acquisition of the Portfolios.

The Issuer shall draw the Senior Subordinated Loan on the Closing Date.

The Senior Subordinated Loan shall be repaid in accordance with the Applicable Priority of Payments once the Notes have been redeemed in full.

For each Interest Period, interest will accrue on the outstanding Senior Subordinated Loan Amounts at the rate of 1-month EURIBOR plus 1.50 per cent. *per annum*.

The Senior Subordinated Loan Agreement is governed by German law.

Junior Subordinated Loan Agreement

Pursuant to the Junior Subordinated Loan Agreement, the Junior Subordinated Lender has agreed to make available to the Issuer the Junior Subordinated Loan to provide funds for the acquisition of the Portfolios.

The Issuer shall draw the Junior Subordinated Loan on the Closing Date.

The Junior Subordinated Loan shall be repaid in accordance with the Applicable Priority of Payments after the Notes have been redeemed in full.

For each Interest Period, interest will accrue on the outstanding Junior Subordinated Loan Amounts at the rate of 1.11 per cent. *per annum*.

The Junior Subordinated Loan Agreement is governed by German law.

ASSET REPRESENTATIONS AND WARRANTIES OF LEASEPLAN DEUTSCHLAND GMBH

Under the Incorporated Terms Memorandum, LeasePlan Deutschland GmbH represents and warrants that:

- (a) all Purchased Lease Receivables, all Purchased Expectancy Rights and all related Vehicles are eligible on the Initial Cut-Off Date and the relevant Additional Cut-Off Date, as the case may be, in accordance with the applicable Eligibility Criteria applicable to such Receivables and Vehicles;
- (b) the Originator's credit-granting is done on the basis of sound and well-defined criteria and clearly established processes for approving, amending, renewing and financing credits and that the Originator has effective systems in place to apply such processes in accordance with article 9 of the Securitisation Regulation;
- (c) the Originator's credit-granting as referred to in paragraph (b) above is subject to supervision;
- (d) all Purchased Receivables and all Purchased Expectancy Rights were originated in the Originator's ordinary course of business and the standards of the Origination Policy are no less stringent that those applied at the same time of origination to Lease Receivables and Expectancy Rights that were not purchased by the Lease Receivables Purchaser and the Expectancy Rights Purchaser (as applicable);
- (e) the Origination Policy applicable to the Purchased Lease Receivables and the Purchased Expectancy Rights does not materially differ from prior underwriting standards of the Originator; and
- (f) the members of the management body and the senior staff of LeasePlan Deutschland GmbH have (x) adequate knowledge and skills in originating and underwriting receivables similar to the Receivables included in the Portfolio gained through years of practice and continuing education, (y) been appropriately involved within the governance structure of the functions of originating and underwriting of the Portfolio, and (z) professional experience in the origination of lease receivables of many years, gained through years of practice and continuing education.

CHARACTERISTICS OF THE PORTFOLIO

General

The selection of the Receivables to be sold and assigned to the Issuer under the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement is based on clear processes which facilitate the identification of the Purchased Lease Receivables and the Purchased Expectancy Rights.

The Originator did not select Receivables to be sold and assigned to the Lease Receivables Purchaser and the Expectancy Rights Purchaser with the aim of passing on losses on the assigned Receivables.

The portfolio of the Purchased Lease Receivables and the Purchased Expectancy Rights will not be actively managed within the meaning of article 24(7) of the Securitisation Regulation.

On the Closing Date, the Aggregate Principal Outstanding Balance is below the total value of the portfolio of the Lease Receivables and the Expectancy Rights to be purchased by the Lease Receivables Purchaser and the Expectancy Rights Purchaser (as applicable) on the Closing Date.

The Issuer herewith states that the securitised assets backing the issue have characteristics that demonstrate capacity to produce funds to service any payments due and payable on the Notes. However this is not a guarantee given by the Issuer and the Issuer as a special purpose entity has only limited resources available as described under the "RISK FACTORS — Category 1: Risks relating to the Notes — Repayment of the Notes — Limited Resources of the Issuer".

The following statistical information sets out certain characteristics of the portfolio as of the Initial Cut-Off Date. After the Initial Cut-Off Date, the portfolio will change from time to time as a result of repayment, prepayments, repurchase of Purchased Lease Receivables and Purchased Expectancy Rights or additional purchase of Purchased Lease Receivables and Purchased Expectancy Rights during the Revolving Period.

Pursuant to article 22(2) of the Securitisation Regulation, the Originator has caused the stratification tables in respect of the underlying exposures set out in this section to be externally verified for accuracy by an appropriate and independent third party. Such verification for accuracy was completed and no adverse findings were found following such verification exercise. In addition, the provisional portfolio has been subject to an agreed upon procedures review on a sample of loans selected from the provisional portfolio conducted by a third-party and no adverse findings were found following such review.

Overview over the German Vehicle Lease Market

The German car leasing market is a mature market. The key indicators for company car leasing are strong. At year-end 2018, company car share as a percentage of the total car park in Germany was around 12 per cent., of which ca. 44 per cent. is leased (Source: Dataforce).

The financial leasing market in Germany has been stable over time, whereas the operating lease market has been growing steadily since 2016. Year-end 2018, the operational leasing market had a penetration level in the company leasing market of 59 per cent., equal to 1,506,624 vehicles (Source: *Kraftfahrtbundesamt* and Dataforce).

Operational leasing has become more important also for small fleets. There is a trend to multi-supply. The market has been increasingly moving towards mobility management and new products and services for different means of transport in the future as well as an increasing digitalisation in offering fleet management and car-as-a-service are anticipated. Captives are becoming stronger not only due to their price aggressiveness but also due to their growing experience in full service leasing.

Origination Policy, Collection and Servicing Procedures

The descriptions under the paragraph entitled "General" to the paragraph entitled "Originator's Servicing Procedures" below are based on certain template documents or sample procedures of the Originator. Deviations may be agreed between the Originator and the individual Lessee. Therefore, no assurance can be given that each Lease Agreement will feature the characteristics described below.

1. General

As far as the Lease Agreements are based on the Originator's general terms and conditions, the following contractual structure is chosen:

The Originator and the Lessee enter into a master agreement (the "Master Agreement") to which General Terms and Conditions of Business for the Leasing of Motor Vehicles and Vehicle Fleet Management are attached (the "GTC Leasing" and together with the master agreement, the "GTC"). Each Vehicle is subject to an individual contract (the "Individual Contract").

2. Lease Services rendered

The Originator offers the following services to the Lessee:

2.1 Maintenance/Repair including Breakdown Service (*Pannenhilfe*)

The Originator (i) coordinates the performance of all inspection and maintenance services stipulated and recommended by the manufacturer/importer, including all necessary materials, oil change and maintenance/repair of natural wear and tear, and (ii) assumes the costs of small parts and oil replacement.

This also includes the coordination of all repairs on special equipment ordered from and delivered by the manufacturer/importer. In addition, the Originator assumes the charges for the main technical inspection, the safety inspection, the inspection in accordance with accident prevention regulation (*Unfallverhütungsvorschriften*, *UVV*), odometer reading inspection, specialised brake inspection and the costs of lubricants and auxiliary material.

Natural wear and tear repairs do not include glass, stone chip and paintwork damage, damage to bodywork or any special fittings installed at the Lessee's cost, damage caused by improper handling of the Vehicle or secondary damage resulting therefrom. In addition, all measures connected with a Vehicle being decommissioned for an extended period of time and re-commissioned at a later point as well as any damage that arises from the Vehicle having been decommissioned, any resulting deterioration in storage, recovery damage, paintwork maintenance and cosmetic repairs, and costs that result from the use of paraffined diesel fuels are excluded.

The Lessee is provided with a breakdown service hotline. The fee for the breakdown service is included in the overall costs of the maintenance/repair service. Under certain circumstances, this includes the following services:

- 24-hour breakdown service hotline;
- towing service to the nearest authorised repair workshop;
- provision of a rental car for up to two days or EUR 250 or, as an alternative, the assumption of the costs of one overnight stay in a hotel; and
- return of the Vehicle (domestic and abroad, minimum distance 100 kilometres, maximum distance 500 kilometres).

The call centre is also available to provide help if the Vehicle is not in an operable condition because of an accident. Under these circumstances, the provision of services (e.g., mandating of a towing service) is arranged free of charge, whereas the costs of towing is to be charged to the Lessee via the Originator.

Maintenance and repair should be ordered through the use of the Originator's repair order forms, which entitle the Lessee in countries where there is a country organisation of the Originator to mandate the work in the Lessee's own name, but for the account of the Originator. The Originator is free to select any repair workshop provided it is an authorised workshop of the relevant car manufacturer. Orders in excess of a certain level set by the Originator require the Originator's prior permission.

After consulting with the Lessee, the Originator reserves the right to decline to have uneconomic repair work carried out, i.e., the Originator reserves the right to refuse to pay for the repairs or refund the cost of the repairs to the Lessee.

2.2 Replacement of Tyres

If the unlimited replacement of tyres has been agreed between the Originator and the Lessee, the Originator is to pay the costs of replacement required by wear and tear, including tyre switching, fitting, storage and steel rims (for winter tires) costs for the term of the individual contract. If only limited replacement of tyres has been agreed by the parties, the Originator is to pay the costs of the sets agreed including the tyre change and fitting costs. Tyres must be replaced no later than when the treads wear down to the minimum depth permitted by law. The Originator then pays the costs of tyres of the same type (tyre size) as originally provided by the manufacturer/importer for summer tyres. Winter tyres are calculated with one size below the standard summer tyres. The Originator's partners are available to assist the Lessee in the purchase of tyres. If tyres are purchased from a source other than such dealer network without urgent reason, the costs will be fully charged in the invoicing of non-budgeted items.

2.3 Fuel Card Service

The Lessee and the Originator can agree that the Lessee purchases any fuel by using a fuel card supplied by the Originator.

2.4 Car Insurance

The Lessee has three possibilities to insure the Vehicle:

- The Lessee can mandate the Originator to obtain insurance for the Vehicle and the Originator fully retains the risk (see point 6);
- the Lessee can mandate the Originator to obtain insurance for the Vehicle through a third party; or
- the Lessee arranges the insurance himself and informs the Originator about the insurance company.

2.5 Risk Retention Scheme (only for passenger vehicles and trucks with a permissible maximum weight of up to 3.5 t)

The Lessee and the Originator can agree on the transfer of liability which releases the Lessee from the obligation to obtain partial and full comprehensive insurance (*Teil- und Vollkaskoversicherung*) for the Vehicle. This service also releases the Lessee from the liability with regard to damages to the Vehicle going beyond common use in accordance with the provisions of risk retention scheme, provided that items (e.g. special equipment such as radios and shelves) added to the Vehicle by the Lessee or persons authorised to use the Vehicle are not covered.

A bonus-malus system is applied, i.e. if damages stay beyond/exceed a certain (pre-defined) level, the relevant premiums payable by the Lessee will be decreased/increased by a pre-defined percentage. Our insurance service comprises (among others) a Guaranteed Asset Protection cover (GAP).

2.6 Claim Handling

The Lessee may transfer the settlement of claims to the Originator with the consequence that the Originator, following a comprehensive audit of the circumstances, settles the claims independently.

The Originator must be notified by the Lessee of any case of damage, even if not at fault, within 24 hours from the occurrence of the damage. If the expected net repair costs exceed a certain threshold, the Originator must be notified prior to placing any repair orders. If the expected net repair costs exceed a certain percentage of the Vehicle's market value, it is at the Originator's discretion to have the Vehicle repaired or terminate the individual contract. If the damage exceeds a certain threshold, the Originator can seek for an expert's estimation identifying the reduction in value as a consequence of the damage. If the repair costs do not exceed certain thresholds or if the Originator has granted its consent, the Lessee may instruct an authorised repair workshop selected by the Originator to perform the necessary repairs.

The Originator is obliged to commission all damage-related repair costs of the Vehicle including the costs of any automotive expert assessments, towing and/or car rental costs. Upon receipt of the respective invoice from the Originator, the Lessee needs to reimburse the Originator for expenses which cannot be recovered from an insurance provider. The Lessee will assign to the Originator all claims against the party responsible for the accident and/or the comprehensive insurance company for security purposes and in the amount of the costs actually commissioned by the Originator.

2.7 Central Repair

By opting for the "Central Repair" service, the Lessee is able to minimise the costs for the repair of damage by using selected repair workshops. As a supplement to "Claim Service", "Central Repair" service includes, i.a. the following services:

- network of selected repair workshops;
- towing of non-operable Vehicles free of charge from the site of accident or parking space within Germany to the closest partner repair workshop; and
- high-quality repairs at favourable terms.

2.8 Vehicle Tax

If payment of the vehicle tax by the Originator has been agreed, the Lessee or the authorised driver has to send unpaid vehicle road tax bills to the Originator. The actual costs are set off against the calculated costs at the end of the individual contract's term as part of the object settlement.

2.9 Radio License Fee Service

If the Lessee opts for the radio license fee service, the Originator will pay the current broadcasting fees (GEZ-Gebühren) for the respective Vehicle. The actual costs are set off against the calculated costs at the end of the individual contract's term as part of the object settlement.

2.10 Ancillary Costs

The parties can agree on the Originator commissioning ancillary costs. If for example the replacement car service is not included in the lease agreement and the Lessee does make use of this service, the invoice for this service will be first paid by the Originator and will be charged to the Lessee afterwards.

2.11 Traffic Offence and Fine Handling

The Lessee may instruct the Originator to assist in the administrative processing of reports, fines, court hearing documents/penalties etc., related to breaches of traffic regulations as charged by the public authorities. The Originator will however not render legal advice.

2.12 Rental Car Management

The Lessee can opt for the Originator managing the Lessee's rental car needs. In such cases, e.g. caused by damage or maintenance service of the leased car, the Originator looks for the most efficient rental solution by comparing different rental conditions in the market.

The Originator charges the rental car costs incurred to the corresponding cost account of the Lessee. At the end of the relevant Individual Contract's term, the actual costs are set off against the calculated costs as part of the object settlement. Alternatively, the Lessee and the Originator can agree that all individual rentals (if any) are invoiced on a monthly basis. If a car rental cannot be allocated to a particular Vehicle, a separate invoice will be produced.

Even if a car is rented because of repair-related unavailability of the leased Vehicle, the Lessee is obliged to pay to the Originator the full Lease Instalment without any deductions.

2.13 Rental Car Agency Service

The Lessee and the Originator can agree that the Originator provides rental car agency services for short term rent.

The Originator charges the rental car costs incurred to the corresponding cost account of the Lessee. At the end of the relevant Individual Contract's term, the actual costs are set off against the calculated costs as part of the object settlement. Alternatively, the Lessee and the Originator can agree that all individual rentals (if any) are invoiced on a monthly basis. If a car rental cannot be allocated to a particular Vehicle, a separate invoice will be issued.

Even if a car is rented because of repair-related unavailability of the leased Vehicle, the Lessee is obliged to pay to the Originator the full Lease Instalment without any deductions.

2.14 Guaranteed Asset Protection

If the Lessee opts for the service "guaranteed asset protection", the Originator will indemnify the Lessee against any claims resulting from differences between the book value and the replacement value of the Vehicle, should the Vehicle be stolen or after an accident qualify as total loss.

3. General Provisions applicable to the Lease Services

3.1 General

By concluding a service agreement, the Lessee agrees with the Originator on the services to be rendered, and by placing the Vehicle order the Lessee notifies the Originator about the anticipated annual mileage and period of operation of the respective Vehicle.

Based on this data, the Originator calculates a service rate which is to be paid monthly and in advance. During the term of the individual contract, but after consultation with the Lessee, the Originator is entitled to adjust the service rate if the costs change by more than a certain threshold as compared to the costs at the time individual contract was executed. In addition, the Originator is entitled to make adjustments, should there be a change in the direct or indirect Vehicle-related taxes or the VAT rate.

The Originator is entitled to terminate without notice the service agreement only, if an application is filed for insolvency proceedings on the assets of the Lessee, and if proceedings of this type are initiated or declined for a lack of assets. With the exception of these circumstances, the service agreement may not be terminated separately by either of the contracting parties.

3.2 Settlement

Lease services rendered are settled as follows:

In all contract types and unless agreed otherwise, all services are settled on an actual/targeted basis. This involves that the targeted costs are compared to the actual costs including fees and out-of-pocket expenses for services rendered abroad.

If the targeted costs are higher than the actual costs, the surplus will be refunded, whereas in the opposite case, any under-coverage is to be reimbursed by the Lessee in connection with the object settlement.

In addition, the following applies:

- Upon termination of an individual contract, an excess-/under-mileage settlement is prepared as part of the object settlement for the service elements "financing", "maintenance/repair", and "tyre replacement", unless stated otherwise in the individual contract. These items are corrected according to the actual mileage the Vehicle has driven applying the excess-/under-mileage rates shown in the individual contract.
- As far as the contract types "Sale and Lease Back" and "Open Calculation with Client Risk" (see below under IV (Contract Types)) are concerned, the service elements "financing", "maintenance/repair", and "tyre replacement" are settled on an actual/targeted basis.

If the Vehicle was not new at the time the individual contract was executed or if the Vehicle qualifies as a special vehicle (e.g., armour-plated vehicle or a vehicle with a permissible maximum weight of more than 3.5 tons, etc.), all costs - in contrast to the previous paragraph - are settled precisely, i.e. all actual costs are compared with the prepayments that have been made. Any under-coverage thus asserted is to be reimbursed by the Lessee; any surplus is to be reimbursed by the Originator.

If (i) the Originator receives an invoice not addressed to the Originator or (ii) an invoice addressed to the Originator contains charges for deliveries and/or services that are not to be borne by the Originator in accordance with any agreement or contract between the parties, the Originator may nevertheless elect to pay the invoice. The costs disbursed are then to be debited to the Lessee's account including a handling charge and are due for payment immediately.

4. Contract Types

Generally, the Originator offers four contract types:

4.1 **Open Calculation**

The calculation will be disclosed to the Lessee in the relevant individual contract.

During the term of an individual contract, the Originator calculates a constant rate of interest applying to the average fixed capital (*durchschnittlich gebundenes Kapital*).

Upon termination of an individual contract an excess-/under-mileage and service settlement will be conducted.

The year-end-settlement will indicate the deviations between:

- the actual and the targeted costs (adjusted in respect of excess-/under- mileage) in respect of the following lease services: maintenance/repair and tyres and
- actual sale proceeds in respect of the Vehicle and its book value (adjusted in respect of excess/under-mileage).

Within the final settlement the results of all individual contracts which were terminated during the relevant calendar year will be summarised. The positive balance will be reimbursed to the Lessee, the negative balance will be borne by the Originator.

The latest contractual agreement requires, that settlement with the client only occurs in case ten cars have been terminated normally within two years. When the client does not meet this threshold in the first year, the remaining results of the terminated cars will be transferred to the following year. If in the second year the minimum threshold of 10 cars is again not met, the termination results will be released to the Originator.

Another condition in the standard contractual agreement is that the client has to have a minimum of twenty cars on the road to receive a full reimbursement.

Furthermore, no summary referred to the final settlement will occur in respect of certain special Vehicles (e.g. Vehicles with a permissible maximum weight of more than 3.5 tons, etc.). In this respect a settlement on an actual/targeted basis will occur.

In addition, services other than maintenance/repair and tyres will be settled on an actual/targeted basis.

4.2 Open Calculation with Client Risk

All services selected by the Lessee will be settled on an actual/targeted basis.

The calculation will be disclosed to the Lessee in the relevant individual contract.

During the term of an individual contract, the Originator calculates a constant rate of interest applying to the average fixed capital (*durchschnittlich gebundenes Kapital*).

Upon final settlement in respect of a particular Vehicle, the actual sale proceeds of the Vehicle will be compared with its residual value at the time the individual contract expires. The Lessee needs to reimburse the Originator should the actual sales revenue fall short of the residual value. Any excess will be shared between the Lessee and the Originator according to a certain percentage.

4.3 Closed End

The Originator bears the risk in respect of the residual value and the services maintenance/repair and tyres, i.e. any shortfalls arising in this respect are borne by the Originator. The other services selected by the Lessee will be settled on an actual/targeted basis.

The calculation will not be disclosed to the Lessee in the relevant individual contract.

4.4 Sale and Lease Back

Under the contract type "sale and lease back", the Lessee sells its owned fleet to the Originator, who then leases back the Vehicles to the Lessee.

All services selected by the Lessee will be settled on an actual/targeted basis.

The calculation will be disclosed to the Lessee in the relevant individual contract.

During the term of an individual contract, the Originator calculates a constant rate of interest applying to the average fixed capital (*durchschnittlich gebundenes Kapital*).

Upon final settlement in respect of a particular Vehicle, the actual sales revenue of the Vehicle will be compared with its residual value at the time the individual contract expires. The Lessee needs to reimburse the Originator should the actual sales revenue fall short of the residual value. Any excess will be shared between the Lessee and the Originator according to a certain percentage.

5. Originator's Servicing Procedures

5.1 Origination and Underwriting

The Originator's client base consists of German legal persons (*juristische Person*) located in Germany, small and medium enterprises, partnerships conducting a profession or an enterprise located in Germany or abroad. If the client is located abroad and has no establishment in Germany the Vehicles will be registered on the driver residing in Germany or alternatively on the Originator. The product is sold through a direct sales force with active account management to encourage existing clients to order new Vehicles for their fleet with the Originator.

The Originator's credit risk policy contains the internal guidelines in respect of the acceptance of clients and suppliers. The Originator's credit risk policy is set by the local credit committee, which is headed by the company's risk director. Individuals with signing authority are the managing, risk and finance director, who delegated parts of the authority to specialised employees. All finalised credit proposals are summarised in a monthly report.

The credit proposals are either initiated by the Originator's sales department, the customer service department or the credit department. The latter only initiates proposals regarding renewals, i.e. for a new credit check at the yearly expiry date or if customer service requests an increase of a running facility. All other proposals are initiated by the sales department or account managers. The credit review of all existing clients leasing more than five Vehicles are renewed at least annually. For clients with less than five Vehicles the credit facility is approved normally for 36 months. In addition, these clients are checked annually by a Creditreform report, review of the payment behaviour and updating the Originator's rating.

When a proposal has been initiated, this will be sent to the Originator's credit department, which will prepare a risk evaluation and subsequently a recommendation. The risk evaluation includes the following:

• the exposure (number of Vehicles, amount)

- the maximum risk involved
- the key ratios of the company
- the payment behaviour (existing clients only)
- Creditreform score and reporting from Creditreform
- Moody's or S&P rating, if applicable and
- the Originator rating, being the Originator's internally developed rating model that is used to
 assess creditworthiness of corporate clients and predict a client's probability of default. It is
 developed to obtain the main indicator for deciding on credit quality in all LeasePlan entities.

Depending on the exposure, the proposal will be signed by two to three members of the Originator's local credit committee. Should the requested exposure exceed the number of Vehicles of 375 or the average investment of a Vehicle fleet of EUR 35,000 or the book value of EUR 385,000 for trucks, the proposal would also have to be signed by the Originator's ultimate parent, LeasePlan Corporation N.V. All limits of the approved proposals are registered in the lease administration system and a copy of the final decision is filed in the archive of the global credit system.

In certain cases an additional security (such as a guarantee - bank or parent guarantee, deposit, down payment or letter of comfort) will be required. When all necessary approvals and requirements are received, a contract will be prepared pursuant to which further new Vehicles can be ordered under the prevailing master agreement.

Since July 2007, the Originator has implemented the LeasePlan Group rating system.

This rating model is monitored and reviewed permanently and validated once per year externally. Within the rating model, corporate clients are assigned a rating between 1 and 7, whereby internal rating classes 7A to 7C are defined as a defaulted company and rating 1 is defined a prime client with low credit risk.

5.2 Collections

The Originator's accounts receivable department undertakes collection of debts owed to the Originator/ the Issuer. Furthermore, the department is responsible for dealing with enquiries in relation to invoices. The department is also responsible for the management of doubtful debtors.

The majority of the clients have provided the Originator with an automatic authorisation for collections of amounts due (as per 06/2019 direct debit accounts for approximately 67 per cent.). of the monthly proceeds). An e-invoicing procedure has been established with a number of the large accounts. In this procedure the invoices are uploaded in the client's back office, which effects automatic payment from the client's system. The third payment possibility is a money transfer initiated by the client. All Lease Instalments are payable and invoiced on a monthly basis.

Unless there is a dispute with a debtor, whenever a direct debit authorisation cannot be processed or the outstanding balance is an overdue balance, the Originator's accounts receivable department will take immediate action, in order to collect the money as soon as possible. In case the balance cannot be collected within the time defined below, the Originator contacts the client per phone to ask him what the reason for non-payment is and agree on tangible actions on the client's and on the Originator's side. If the actions do not result in payment of the requested amounts the file is sent to a lawyer for legal action against the Lessee.

The Originator has set timelines indicating the required actions:

- (a) Vehicle leasing:
 - first reminder on the tenth day after due date
 - second reminder on the twentieth day after due date

(b) Refusals of direct debits:

- first reminder immediately after receipt of the refusal in written form and a telephone call
- second reminder after eight days

After a second reminder without success an individual last reminder (for all fields) will be created.

In addition to the debt collection in writing a separate debt collection process by phone is carried out.

The Originator's doubtful debtors department will take direct action to collect the outstanding claim, including interest due and collection costs. Furthermore, all operational processes are put on hold. If the client still fails to settle the outstanding balance, the Originator may decide to repossess the Vehicle. The costs related to the early termination of the contracts will be invoiced to the lessee. All costs in connection with the recovery of the Vehicle will also be charged to the lessee or, in case of a bankruptcy, to the insolvency administrator. Provisions related to doubtful debtors are reported on a monthly basis

5.3 Recalculation

Lease Agreement Recalculations on the monthly Lease Instalment and residual value are performed regularly to align the vehicle usage estimated at the beginning of the lease contract with the actual usage of the Vehicle. This mechanism aims to avoid large payments at the end of the lease contract.

Most Lease Agreements are recalculated at least once during their lifetime, with the first recalculation after one year or after half of the contracted duration. When, at the moment of assessment a mileage deviates with more than 10 per cent. positive or 10 per cent. negative the Vehicle is generally recalculated. The same is done when the contract is amended regarding the duration of the lease. When recalculating, the Vehicle is further in its lifecycle than when the Vehicle started, allowing the Originator to apply the improved insight into the expected sales price of the Vehicle. The customers' leasing rates are amended with retrospective effect, resulting in a bill or a credit note due with the next monthly Lease Instalment.

The recalculation process goes through the following steps:

- (a) The Originator agrees with all customers in which month the recalculation will be performed
- (b) At the month in question the recalculation is performed on all Vehicles that have a mileage deviation > +/-10 per cent. when compared to the contracted mileage or where the client wishes to amend the contract period
- (c) The outcome is sent to the client for his comments and acceptance
- (d) The new leasing rates are calculated and a debit/ credit note is sent to the client due with the next leasing rates
- (e) The debit/ credit note is settled and the newly determined leasing rates are invoiced to the client going forward

A simplified example calculation is added below:

A lease contract was started at 01 January 2017 for a period of 48 months with an expected annual mileage of 30,000 km and a monthly leasing rate (only finance part) of EUR 280. After one year, at 01 January 2018 it is determined that the actual mileage significantly exceeds the contracted mileage and a recalculation takes place. The new annual mileage is determined at 40,000 km and the monthly Lease Instalment is amended upwards and the residual value is amended downwards. The Lease Instalment is due from the beginning of the contract, therefore the difference in Lease Instalments (EUR 291 - EUR 280) * 12 months is invoiced to the customer and is due with the next monthly Lease Instalment.

	Before recalculation	Situation after one	After year recalculation
Annual mileage	30,000 km		40,000 km
Total leasing term	48 months		48 months
Used lease term	0 months		12 months
Remaining leasing term	48 months		36 months
Monthly Lease Instalment (only finance part)	EUR 280		EUR 291
Investment value	EUR 19,600		EUR 19,600
Residual value	EUR 8,960		EUR 8,430
Expected mileage		30,000 km	
Actual mileage		40,000 km	
One-off debit note to client			EUR 132

5.4 Residual Value Realisation

- (a) At the end of the lease contract the Vehicle enters the remarketing process. The remarketing process aims to achieve the highest sales price for the Vehicles for which the lease term has ended in the shortest period of time.
- (b) The residual value implementation process passes the following steps:
 - (i) The Lessee gives the Originator notification at which date the Vehicle can be collected and effectively terminate its lease term.
 - (ii) The Originator collects the Vehicle from the Lessee and transports it to a central logistic location where the Vehicle is cleaned for the assessment.
 - (iii) An independent expert reviews the condition of the Vehicle. This includes damages on the Vehicle as well as wear and tear. He takes photos of the Vehicle to be used for remarketing and for possible correspondence with the client. In line with the wear and tear guidelines, the expert determines an unfair wear and tear amount.
 - (iv) The Originator contacts the Lessee and communicates the independently determined unfair wear and tear specifications and amount. The Lessee then signs-off the amount.
 - For damaged or stolen Vehicles the relevant insurance company is notified with a claim.
 - (vi) The Vehicle is repaired when required and prepared for remarketing.
 - (vii) The Originator's remarketing specialists decide through which sales channel the Vehicle will achieve the best sales result.
 - (viii) Most Vehicles are sold through the Originator's own auctions, both national and international. A part of it is sold to individual drivers or via Originator's outlets, external auctions or via internet to private customers.
 - (ix) The Vehicle is only handed over to the new owner after receipt of full payment. Exceptions exist for certain credit approved vehicle dealers.

5.5 Extension of Lease Contracts

Lease contracts approaching the end of their contractual duration can either be ended or extended upon request of the Lessee and with the approval of the Originator. Contract extensions take place in two ways: contracted extensions and implicit extensions.

When the end of the lease contract approaches the Originator notifies the Lessee. The Lessee has to notify the Originator with a date and location when and where the Vehicle can be collected.

If the Lessee requests to extend its current leasing contract for a certain period, the Originator reviews whether it is economically viable to extend the lease contract. In most cases an extension is acceptable for the Originator leading to an amended leasing contract for which the residual value is newly determined and leasing rates may be recalculated.

When the Lessee does not notify the Originator regarding the collection of the Vehicle or the Lessee indicates that it wants to continue using the Vehicle for a short period of time the lease contract continues with the same leasing rates. The Originator may decide to end the lease contract that is at or past its contracted maturity date, e.g., in case maintenance is required on the Vehicle.

With respect to Purchased Leases Receivables, the Originator exercises such rights on behalf of the Lease Receivables Purchaser in accordance with the Collection and Servicing Procedures and the Servicing Agreement.

Stratification Tables for pool as 30 September 2019

(1) Distribution by Sector Type

Business Sector	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
Corporate	28,095	83.22%	601,148,725	85.16%	258,150,374	342,696,603	301,748
Public Sector	639	1.89%	10,572,444	1.50%	3,644,066	6,928,378	0
SME/Retail	5,024	14.88%	94,161,183	13.34%	34,910,700	59,250,484	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(2) Distribution by Product Type

Product Type	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
Closed Calculation	21,290	63.07%	442,196,808	62.64%	177,950,268	264,246,540	0
Open Calculation	12,438	36.84%	263,027,845	37.26%	118,398,921	144,628,924	0
Open Calculation with Client Risk	23	0.07%	587,894	0.08%	337,768	0	250,127
Sale and Lease Back	7	0.02%	69,805	0.01%	18,183	0	51,622
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(3) Distribution by Vehicle Type

Vehicle Type	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
Heavy Goods Vehicle (HGV)	1	0.00%	41,015	0.01%	33,134	0	7,882
Light Commercial Vehicle (LCV)	5,375	15.92%	93,722,213	13.28%	42,747,975	50,831,266	142,972
Passenger Vehicle	28,382	84.07%	612,119,123	86.72%	253,924,030	358,044,199	150,894
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(4) New vs Used Cars

New Versus Used	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
New	33,721	99.89%	705,257,470	99.91%	296,458,397	408,548,946	250,127
Used	37	0.11%	624,882	0.09%	246,742	326,518	51,622
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(5) Distribution by Aggregate Discounted Balance

Discounted Balance - Lease by Lease (>= - <)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-5,000	47	0.14%	181,327	0.03%	36,773	144,555	0
5,000-10,000	1,534	4.54%	12,949,851	1.83%	3,995,034	8,914,673	40,144
10,000-15,000	6,741	19.97%	85,789,926	12.15%	32,090,905	53,693,855	5,166
15,000-20,000	8,746	25.91%	154,497,533	21.89%	63,474,928	90,912,103	110,502
20,000-25,000	8,053	23.86%	179,899,651	25.49%	74,346,830	105,531,566	21,255
25,000-30,000	4,553	13.49%	123,726,994	17.53%	54,825,816	68,884,517	16,660
30,000-35,000	2,224	6.59%	71,761,156	10.17%	32,360,200	39,372,115	28,841
35,000-40,000	1,088	3.22%	40,441,171	5.73%	18,438,473	21,954,077	48,621
40,000 >=	772	2.29%	36,634,742	5.19%	17,136,180	19,468,004	30,558
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(6) Distribution by Total Investment Amount

Total Investment Amount (> = - <)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-10,000	361	1.07%	2,542,078	0.36%	877,558	1,664,519	0
10,000-20,000	7,644	22.64%	96,762,712	13.71%	38,795,070	57,927,499	40,144
20,000-30,000	13,867	41.08%	265,793,646	37.65%	114,233,808	151,462,126	97,712
30,000-40,000	8,544	25.31%	219,492,706	31.09%	91,677,094	127,780,639	34,974
40,000-50,000	2,538	7.52%	85,195,839	12.07%	35,570,876	49,550,489	74,474
50,000 >=	804	2.38%	36,095,371	5.11%	15,550,733	20,490,193	54,445
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(7) Expected Residual Value (Nominal)

Expected Nominal Residual Value (>= -<)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-2,500	46	0.14%	751,501	0.11%	419,995	29,757	301,748
2,500-5,000	535	1.58%	4,583,503	0.65%	2,579,261	2,004,242	0
5,000-7,500	2,837	8.40%	34,932,357	4.95%	18,515,244	16,417,113	0
7,500-10,000	7,005	20.75%	106,441,138	15.08%	51,353,719	55,087,420	0
10,000-12,500	6,822	20.21%	125,586,442	17.79%	56,461,033	69,125,408	0
12,500-15,000	5,433	16.09%	118,325,440	16.76%	51,478,528	66,846,912	0
15,000 >=	11,080	32.82%	315,261,972	44.66%	115,897,359	199,364,613	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(8) Expected Residual Value (Discounted)

Expected Discounted Residual Value (>= - <)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-2,500	56	0.17%	845,747	0.12%	491,042	52,957	301,748
2,500-5,000	1,033	3.06%	10,721,352	1.52%	6,385,923	4,335,428	0
5,000-7,500	4,947	14.65%	70,003,608	9.92%	37,604,979	32,398,629	0
7,500-10,000	7,440	22.04%	122,607,604	17.37%	57,108,503	65,499,101	0
10,000-12,500	7,058	20.91%	141,655,539	20.07%	62,605,775	79,049,764	0
12,500-15,000	4,808	14.24%	112,375,027	15.92%	46,592,424	65,782,602	0
15,000 >=	8,416	24.93%	247,673,475	35.09%	85,916,492	161,756,983	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(9) Distribution by Original Term

Original Term (>= - <)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-36	1,996	5.91%	39,211,833	5.56%	11,225,288	27,986,545	0
36-48	13,542	40.11%	294,725,122	41.75%	115,185,453	179,370,197	169,472
48-60	16,409	48.61%	333,842,118	47.29%	149,161,249	184,611,035	69,835
60 >=	1,811	5.36%	38,103,278	5.40%	21,133,149	16,907,688	62,442
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(10) Distribution by Seasoning

Seasoning (>=-<)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-12	11,116	32.93%	259,612,531	36.78%	131,642,664	127,929,909	39,958
12-24	12,436	36.84%	265,168,262	37.57%	110,449,295	154,608,940	110,027
24-36	8,311	24.62%	152,877,245	21.66%	48,972,508	103,757,211	147,526
36-48	1,569	4.65%	24,384,987	3.45%	4,952,649	19,432,338	0
48-60	277	0.82%	3,365,917	0.48%	587,568	2,774,111	4,238
60 >=	49	0.15%	473,411	0.07%	100,456	372,955	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(11) Distribution by Contract Start Year

Contract Start Year	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
2014	105	0.31%	1,059,438	0.15%	200,935	854,265	4,238
2015	422	1.25%	5,616,621	0.80%	893,459	4,723,162	0
2016	2,129	6.31%	34,181,905	4.84%	7,257,439	26,917,059	7,406
2017	10,314	30.55%	194,018,495	27.49%	66,819,279	126,998,642	200,573
2018	13,456	39.86%	295,482,655	41.86%	128,559,611	166,854,603	68,441
2019	7,332	21.72%	175,523,238	24.87%	92,974,415	82,527,732	21,091
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(12) Distribution by Contract End Year

Contract End Year	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
2019	433	1.28%	5,999,839	0.85%	190,078	5,809,762	0
2020	5,605	16.60%	97,223,219	13.77%	21,484,594	75,651,551	87,075
2021	12,696	37.61%	260,202,056	36.86%	97,585,212	162,496,179	120,665
2022	10,164	30.11%	230,672,827	32.68%	111,660,104	118,981,348	31,374
2023	4,455	13.20%	101,543,768	14.39%	58,870,012	42,633,799	39,958
2024	378	1.12%	9,474,751	1.34%	6,327,687	3,124,387	22,677
2025	27	0.08%	765,891	0.11%	587,452	178,439	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(13) Distribution by Interest Rate

Interest Rate (>= - <)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0%-1%	814	2.41%	13,527,701	1.92%	8,081,752	5,440,783	5,166
1%-2%	607	1.80%	14,386,135	2.04%	6,600,240	7,747,379	38,516
2%-3%	18,333	54.31%	387,147,502	54.85%	158,414,703	228,658,934	73,864
3%-4%	13,655	40.45%	284,331,823	40.28%	120,972,152	163,236,013	123,658
4%-5%	342	1.01%	6,359,713	0.90%	2,573,248	3,725,921	60,544
5% >=	7	0.02%	129,478	0.02%	63,044	66,434	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(14) Lease Instalments, Depreciation and Interest

Lease Instalments, Depreciation and Interest (>= - <)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-250	7,917	23.45%	105,758,643	14.98%	37,245,390	68,505,847	7,406
250-500	19,542	57.89%	411,236,315	58.26%	175,412,950	235,659,338	164,027
500-750	5,568	16.49%	158,782,841	22.49%	70,348,435	88,331,006	103,400
750-1,000	605	1.79%	23,026,339	3.26%	10,573,318	12,430,344	22,677
1,000-1,250	83	0.25%	4,231,070	0.60%	1,932,922	2,293,910	4,238
1,250-1,500	26	0.08%	1,637,198	0.23%	668,552	968,646	0
1,500 >=	17	0.05%	1,209,945	0.17%	523,572	686,374	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(15) Distribution by Remaining Term

Remaining Duration (>= - <)	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
0-12	4,135	12.25%	68,539,741	9.71%	12,221,811	56,242,499	75,431
12-24	11,359	33.65%	224,891,709	31.86%	77,580,016	147,213,983	97,710
24-36	11,556	34.23%	258,951,634	36.68%	119,133,538	139,758,250	59,847
36-48	6,000	17.77%	137,044,527	19.41%	76,910,271	60,107,039	27,217
48-60	669	1.98%	15,326,699	2.17%	9,999,351	5,308,481	18,867
60 >=	39	0.12%	1,128,042	0.16%	860,152	245,213	22,677
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(16) Fuel Type

Fuel type	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
Diesel	30,685	90.90%	643,196,795	91.12%	270,001,467	372,933,555	261,773
EV	17	0.05%	472,297	0.07%	225,030	242,102	5,166
Hybrid	209	0.62%	5,950,340	0.84%	2,619,493	3,317,129	13,718
Petrol	2,847	8.43%	56,262,919	7.97%	23,859,150	32,382,679	21,091
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(17) EU Norm

Eu norm	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
EU5	552	1.64%	6,244,081	0.88%	1,604,482	4,630,196	9,404
EU6	33,203	98.36%	699,568,515	99.11%	295,061,992	404,214,178	292,345
Unknown	3	0.01%	69,755	0.01%	38,665	31,090	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(18) LeasePlan Internal Rating (Corporate & Government only)

Internal Rating Corporate, Government	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
1-Prime	1,363	4.04%	27,243,808	3.86%	10,860,848	16,369,241	13,718
2A-Very strong	4,359	12.91%	83,515,743	11.83%	34,991,830	48,523,912	0
2B-Strong	2,274	6.74%	51,971,047	7.36%	21,591,157	30,341,027	38,863
2C-Relatively strong	3,998	11.84%	89,796,358	12.72%	40,277,223	49,519,135	0
3A-Very acceptable	5,559	16.47%	126,174,896	17.87%	51,511,999	74,571,637	91,260
3B-Acceptable	3,715	11.00%	80,770,575	11.44%	33,540,451	47,193,295	36,828
3C-Relatively acceptable	4,329	12.82%	87,491,619	12.39%	40,849,630	46,598,308	43,682
4A-Very sufficient	1,537	4.55%	29,766,623	4.22%	12,619,049	17,126,483	21,091
4B-Sufficient	467	1.38%	9,789,000	1.39%	4,556,644	5,232,356	0
4C-Relatively sufficient	583	1.73%	13,088,930	1.85%	5,304,892	7,784,037	0
5A-Somewhat weak-SA	50	0.15%	863,583	0.12%	363,659	499,924	0
NR-No Rating	500	1.48%	11,248,987	1.59%	5,327,056	5,865,626	56,306
Total	28,734	85.12%	611,721,169	86.66%	261,794,439	349,624,981	301,748

(19) Distribution by Geographic Region (Federal States)

Geographic Region	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
Nordrhein-Westfalen	10,095	29.90%	214,608,964	30.40%	91,863,902	122,656,379	88,682
Baden-Württemberg	5,753	17.04%	130,838,956	18.54%	55,729,766	75,063,557	45,633
Hessen	5,868	17.38%	128,942,573	18.27%	51,195,182	77,686,594	60,797
Bayern	3,527	10.45%	73,311,601	10.39%	30,796,389	42,445,187	70,025
Niedersachsen	2,061	6.11%	38,366,543	5.44%	16,534,776	21,831,766	0
Hamburg	1,572	4.66%	30,813,754	4.37%	12,725,825	18,087,928	0
Berlin	1,259	3.73%	22,557,621	3.20%	9,220,090	13,337,531	0
Rheinland-Pfalz	977	2.89%	17,826,446	2.53%	7,288,460	10,537,987	0
Schleswig-Holstein	421	1.25%	9,341,218	1.32%	4,143,119	5,198,099	0
Thüringen	524	1.55%	7,662,027	1.09%	3,231,094	4,430,933	0
Bremen	383	1.13%	7,211,096	1.02%	3,178,533	4,009,887	22,677
Sachsen	373	1.10%	6,609,923	0.94%	2,541,815	4,068,107	0
Saarland	300	0.89%	5,349,961	0.76%	2,153,198	3,196,763	0
Brandenburg	270	0.80%	4,667,094	0.66%	2,198,400	2,454,760	13,934
Mecklenburg-Vorpommern	183	0.54%	4,014,837	0.57%	2,250,079	1,764,757	0
Sachsen-Anhalt	184	0.55%	3,592,598	0.51%	1,578,643	2,013,955	0
Other	8	0.02%	167,140	0.02%	75,867	91,273	0
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(20) Distribution by Vehicle Make

Vehicle Make	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
Ford	9,205	27.27%	155,543,369	22.04%	61,754,475	93,748,306	40,589
Volkswagen	5,168	15.31%	101,243,530	14.34%	45,806,693	55,383,667	53,170
Audi	3,411	10.10%	90,851,576	12.87%	37,860,109	52,957,889	33,578
Mercedes	3,265	9.67%	87,867,087	12.45%	33,131,986	54,674,590	60,511
BMW	3,124	9.25%	87,794,388	12.44%	36,100,534	51,680,135	13,718
Opel	2,943	8.72%	42,631,160	6.04%	17,442,493	25,188,667	0
Skoda	1,668	4.94%	34,475,620	4.88%	16,287,905	18,171,686	16,029
Volvo	1,149	3.40%	34,443,898	4.88%	14,128,114	20,315,784	0
MERCEDES-NFZ	830	2.46%	17,628,652	2.50%	9,003,401	8,552,390	72,861
Renault	704	2.09%	12,078,044	1.71%	6,676,717	5,401,327	0
Other	2,291	6.79%	41,325,027	5.85%	18,512,712	22,801,024	11,292
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

(21) Postal Town (Top 10)

Top 10 Postal Towns	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
Düsseldorf	1,870	5.54%	38,595,419	5.47%	18,161,764	20,395,139	38,516
Frankfurt am Main	1,554	4.60%	36,343,417	5.15%	14,176,496	22,156,716	10,205
Köln	1,526	4.52%	33,172,210	4.70%	12,908,321	20,263,889	0
Hamburg	1,596	4.73%	31,295,025	4.43%	12,911,588	18,383,436	0
BERLIN	1,259	3.73%	22,557,621	3.20%	9,220,090	13,337,531	0
Mannheim	911	2.70%	21,591,455	3.06%	9,512,705	12,072,624	6,126
München	771	2.28%	17,102,678	2.42%	6,778,294	10,324,384	0
Bielefeld	744	2.20%	14,607,050	2.07%	5,958,553	8,648,497	0
Stuttgart	537	1.59%	13,200,189	1.87%	6,340,515	6,859,674	0
Hannover	676	2.00%	11,184,356	1.58%	4,733,118	6,451,238	0
Total	11,444	33.90%	239,649,419	33.95%	100,701,444	138,893,129	54,846

(22) Top 50 Clients

Top 50 Clients	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
1	677	2.01%	14,113,711	2.00%	5,930,039	8,183,673	0
2	852	2.52%	14,108,342	2.00%	8,349,692	5,714,968	43,682
3	1,098	3.25%	13,617,710	1.93%	5,305,444	8,312,265	0
4	542	1.61%	13,180,877	1.87%	4,755,649	8,425,228	0
5	309	0.92%	8,658,858	1.23%	3,779,341	4,879,517	0
6	481	1.42%	7,058,725	1.00%	3,056,338	4,002,387	0
7	310	0.92%	7,056,376	1.00%	2,769,395	4,286,980	0
8	391	1.16%	7,056,166	1.00%	3,376,979	3,679,187	0
9	335	0.99%	7,054,811	1.00%	2,834,176	4,220,635	0
10	321	0.95%	7,052,616	1.00%	2,677,356	4,365,055	10,205
11	300	0.89%	7,051,588	1.00%	3,677,745	3,373,843	0
12	319	0.94%	7,051,101	1.00%	2,386,188	4,664,913	0
13	273	0.81%	6,991,167	0.99%	3,458,654	3,532,513	0
14	299	0.89%	6,855,263	0.97%	2,350,160	4,505,102	0
15	256	0.76%	6,828,682	0.97%	2,572,039	4,256,643	0
16	217	0.64%	6,606,012	0.94%	1,850,711	4,755,301	0
17	271	0.80%	6,457,974	0.91%	2,473,692	3,984,282	0
18	411	1.22%	6,131,572	0.87%	2,580,229	3,551,344	0
19	265	0.78%	5,493,811	0.78%	2,464,122	3,029,689	0
20	243	0.72%	5,455,268	0.77%	1,935,719	3,519,549	0
21	207	0.61%	5,201,837	0.74%	1,940,367	3,261,471	0
22	214	0.63%	4,802,047	0.68%	1,619,066	3,182,981	0

23	244	0.72%	4,709,086	0.67%	2,195,440	2,513,646	0
24	260	0.77%	4,658,996	0.66%	2,049,996	2,608,999	0
25	192	0.57%	4,555,601	0.65%	2,417,397	2,138,204	0
26	180	0.53%	4,414,158	0.63%	2,059,409	2,354,749	0
27	149	0.44%	3,996,503	0.57%	1,934,669	2,061,834	0
28	236	0.70%	3,994,284	0.57%	1,921,824	2,072,460	0
29	152	0.45%	3,780,563	0.54%	1,672,124	2,108,439	0
30	166	0.49%	3,619,012	0.51%	1,165,948	2,453,064	0
31	215	0.64%	3,529,342	0.50%	1,570,091	1,950,483	8,768
32	143	0.42%	3,526,115	0.50%	1,543,893	1,982,221	0
33	206	0.61%	3,524,649	0.50%	1,148,446	2,376,203	0
34	211	0.63%	3,521,227	0.50%	1,254,529	2,266,697	0
35	129	0.38%	3,520,915	0.50%	1,469,422	2,051,493	0
36	133	0.39%	3,519,074	0.50%	1,417,907	2,101,167	0
37	154	0.46%	3,518,596	0.50%	1,578,660	1,939,935	0
38	130	0.39%	3,518,183	0.50%	1,554,834	1,963,350	0
39	207	0.61%	3,513,364	0.50%	1,449,846	2,063,518	0
40	148	0.44%	3,513,287	0.50%	1,369,179	2,144,108	0
41	225	0.67%	3,510,911	0.50%	1,173,450	2,337,461	0
42	158	0.47%	3,510,168	0.50%	1,513,803	1,996,365	0
43	168	0.50%	3,509,285	0.50%	1,697,052	1,812,233	0
44	161	0.48%	3,507,683	0.50%	1,614,206	1,893,477	0
45	122	0.36%	3,507,420	0.50%	1,076,556	2,430,864	0
46	135	0.40%	3,504,731	0.50%	1,181,091	2,323,640	0
47	156	0.46%	3,504,359	0.50%	1,372,215	2,132,144	0
48	127	0.38%	3,504,300	0.50%	1,376,087	2,128,213	0
49	114	0.34%	3,495,558	0.50%	1,402,031	2,093,527	0

Т	otal	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748
С	ther	20,420	60.49%	428,014,922	60.64%	180,764,494	247,011,334	239,094
5)	126	0.37%	3,495,548	0.50%	1,617,439	1,878,109	0

(23) Distribution by Industrial Sector

Industrial Sector*	Number of Lease Agreements	Percentage of Lease Agreements	Discounted Balance	Percentage of Discounted Balance	Discounted Balance Lease Receivable	Discounted Balance Expectancy Rights	Discounted Balance Expectancy Rights without Risk
OTHER MANUFACTURING MANUFACTURE OF ELECTRICAL	2,886	8.55%	64,456,262	9.13%	29,150,184	35,299,953	6,126
EQUIPMENT	2,634	7.80%	55,088,602	7.80%	23,888,913	31,199,689	0
MANUFACTURE OF CHEMICALS AND CHEMICAL PRODUCTS WHOLESALE TRADE, EXCEPT OF MOTOR VEHICLES AND	2,112	6.26%	49,000,652	6.94%	22,022,511	26,960,286	17,855
MOTOR VEHICLES AND MOTORCYCLES MANUFACTURE OF MACHINERY AND	2,166	6.42%	48,706,545	6.90%	20,622,091	28,070,736	13,718
EQUIPMENT N.E.C.	2,243	6.64%	44,513,283	6.31%	19,070,111	25,422,081	21,091
INFORMATION SERVICE ACTIVITIES SERVICES TO BUILDINGS AND	1,457	4.32%	33,548,785	4.75%	13,649,925	19,898,860	0
LANDSCAPE ACTIVITIES MANUFACTURE OF FOOD	1,427	4.23%	22,700,496	3.22%	11,666,219	10,990,596	43,682
PRODUCTS OFFICE ADMINISTRATIVE, OFFICE SUPPORT AND OTHER BUSINESS	1,069	3.17%	22,077,477	3.13%	9,166,462	12,900,810	10,205
SUPPORT ACTIVITIES	1,159	3.43%	21,513,730	3.05%	8,234,523	13,233,876	45,331
CONSTRUCTION OF BUILDINGS	1,067	3.16%	19,467,138	2.76%	8,159,151	11,253,290	54,697
Other	15,538	46.03%	324,809,381	46.01%	131,075,050	193,645,288	89,043
Total	33,758	100.00%	705,882,352	100.00%	296,705,139	408,875,465	301,748

^{*}Based on NACE Rev 2

Run Off Schedule of the Receivables

Cut-Off Date	Aggregate Discounted Balance	Amortisation	Amortisation Vector	Pool Factor
Sep-19	€ 705,882,351.94	-	-	100.00%
Oct-19	€ 691,806,166.65	14,076,185.29	1.994%	98.01%
Nov-19	€ 679,741,200.83	12,064,965.82	1.744%	96.30%
Dec-19	€ 664,721,571.29	15,019,629.54	2.210%	94.17%
Jan-20	€ 648,763,152.90	15,958,418.39	2.401%	91.91%
Feb-20	€ 634,990,149.96	13,773,002.94	2.123%	89.96%
Mar-20	€ 617,504,956.71	17,485,193.25	2.754%	87.48%
Apr-20	€ 601,634,929.72	15,870,026.99	2.570%	85.23%
May-20	€ 582,344,881.49	19,290,048.23	3.206%	82.50%
Jun-20	€ 566,550,103.85	15,794,777.64	2.712%	80.26%
Jul-20	€ 547,377,420.99	19,172,682.86	3.384%	77.55%
Aug-20	€ 528,450,913.79	18,926,507.20	3.458%	74.86%
Sep-20	€ 511,801,178.64	16,649,735.15	3.151%	72.51%
Oct-20	€ 491,436,740.04	20,364,438.60	3.979%	69.62%
Nov-20	€ 473,845,276.82	17,591,463.22	3.580%	67.13%
Dec-20	€ 455,543,261.11	18,302,015.71	3.862%	64.54%
Jan-21	€ 433,248,740.84	22,294,520.27	4.894%	61.38%
Feb-21	€ 413,988,183.97	19,260,556.87	4.446%	58.65%
Mar-21	€ 390,905,699.71	23,082,484.26	5.576%	55.38%
Apr-21	€ 369,714,143.17	21,191,556.54	5.421%	52.38%
May-21	€ 345,739,761.54	23,974,381.63	6.485%	48.98%
Jun-21	€ 324,956,763.42	20,782,998.12	6.011%	46.04%
Jul-21	€ 301,093,800.51	23,862,962.91	7.343%	42.65%
Aug-21	€ 279,426,361.90	21,667,438.61	7.196%	39.59%
Sep-21	€ 262,745,468.57	16,680,893.33	5.970%	37.22%
Oct-21	€ 240,642,919.81	22,102,548.76	8.412%	34.09%
Nov-21	€ 221,571,714.64	19,071,205.17	7.925%	31.39%
Dec-21	€ 205,821,009.50	15,750,705.14	7.109%	29.16%
Jan-22	€ 185,396,310.45	20,424,699.05	9.924%	26.26%
Feb-22	€ 169,686,036.87	15,710,273.58	8.474%	24.04%
Mar-22	€ 152,346,538.18	17,339,498.69	10.219%	21.58%
Apr-22	€ 136,872,180.49	15,474,357.69	10.157%	19.39%
May-22	€ 120,312,920.00	16,559,260.49	12.098%	17.04%
Jun-22	€ 106,528,202.29	13,784,717.71	11.457%	15.09%
Jul-22	€ 93,816,010.06	12,712,192.23	11.933%	13.29%
Aug-22	€ 85,013,432.92	8,802,577.14	9.383%	12.04%
Sep-22	€ 77,491,378.89	7,522,054.03	8.848%	10.98%
Oct-22	€ 68,451,111.20	9,040,267.69	11.666%	9.70%
Nov-22	€ 59,198,812.65	9,252,298.55	13.517%	8.39%
Dec-22	€ 52,710,857.37	6,487,955.28	10.960%	7.47%
Jan-23	€ 44,430,483.44	8,280,373.93	15.709%	6.29%
Feb-23	€ 37,218,691.02	7,211,792.42	16.232%	5.27%
Mar-23	€ 29,957,039.82	7,261,651.20	19.511%	4.24%
Apr-23	€ 23,264,031.99	6,693,007.83	22.342%	3.30%
May-23	€ 13,829,081.01	9,434,950.98	40.556%	1.96%
Jun-23	€ 10,126,690.11	3,702,390.90	26.773%	1.43%
Jul-23	€ 8,213,629.32	1,913,060.79	18.891%	1.16%
Aug-23	€ 7,303,764.41	909,864.91	11.078%	1.03%
Sep-23	€ 6,514,887.78	788,876.63	10.801%	0.92%
Oct-23	€ 5,769,281.67	745,606.11	11.445%	0.82%

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Nov-23	€ 4,770,413.68	998,867.99	17.314%	0.68%
Dec-23	€ 3,782,418.93	987,994.75	20.711%	0.54%
Jan-24	€ 3,040,859.73	741,559.20	19.605%	0.43%
Feb-24	€ 2,435,492.40	605,367.33	19.908%	0.35%
Mar-24	€ 1,744,197.88	691,294.52	28.384%	0.25%
Apr-24	€ 1,207,390.21	536,807.67	30.777%	0.17%
May-24	€ 782,720.47	424,669.74	35.173%	0.11%
Jun-24	€ 553,208.06	229,512.41	29.322%	0.08%
Jul-24	€ 398,938.82	154,269.24	27.886%	0.06%
Aug-24	€ 352,043.05	46,895.77	11.755%	0.05%
Sep-24	€ 319,686.79	32,356.26	9.191%	0.05%
Oct-24	€ 259,740.71	59,946.08	18.752%	0.04%
Nov-24	€ 234,407.72	25,332.99	9.753%	0.03%
Dec-24	€ 197,852.67	36,555.05	15.595%	0.03%
Jan-25	€ 158,110.32	39,742.35	20.087%	0.02%
Feb-25	€ 102,230.25	55,880.07	35.342%	0.01%
Mar-25	€ 61,173.40	41,056.85	40.161%	0.01%
Apr-25	€ 34,108.42	27,064.98	44.243%	0.00%
May-25	€ 9,232.17	24,876.25	72.933%	0.00%
Jun-25	€ 0.00	9,232.17	100.000%	0.00%

WEIGHTED AVERAGE LIFE OF THE NOTES

The average lives of each Class cannot be predicted as the actual rate at which the Purchased Lease Receivables and Purchased Expectancy Rights will be repaid and a number of other relevant factors are unknown.

Calculations of possible average lives of each Class can be made under certain assumptions.

Based on the assumptions that:

- (a) the Notes are issued on the Issue Date;
- (b) the first Payment Date will be the Payment Date falling in November 2019;
- (c) the Purchased Lease Receivables show no arrears, nor defaults;
- (d) the Purchased Lease Receivables are not subject to any enforcement proceedings;
- (e) the Purchased Lease Receivables are subject to a constant annual rate of principal prepayments shown in the table below;
- (f) no Purchased Lease Receivables and/or Purchased Expectancy Rights are repurchased by the Originator;
- (g) the Vehicles are sold on the Lease Maturity Date for a price equal to the Estimated RV;
- (h) no Early Amortisation Event occurs;
- (i) the relative amortisation profile of the Initial Portfolio is equal to the relative amortisation profile of the Portfolio as at 30 September 2019; and
- (j) the relative amortisation profile of each Additional Portfolio transferred to the Issuer on each Payment Date of the Revolving Period has the same relative contractual amortisation schedule as that of a unique fixed rate monthly amortising lease having the following characteristics:
 - (i) a remaining term equal to 43 months being the weighted average initial term of recently originated lease contracts;
 - (ii) a linear amortisation until 50 per cent. of the initial balance of the lease contract (including the contractually agreed residual value).

The approximate average lives and principal payment windows of each Class, at various assumed rates of prepayment of the Purchased Lease Receivables, would be as follows (with "CPR" being the constant prepayment rate and "WAL" being the weighted average life):

(i) Class A Notes average life and payment windows

Class A Notes

CPR	Weighted Average Life (in years)	First Principal Payment Date	Expected Maturity Date
0.0%	2.05	Dec-20	Dec-22
2.5%	2.03	Dec-20	Dec-22
5.0%	2.01	Dec-20	Dec-22
10.0%	1.97	Dec-20	Nov-22
15.0%	1.93	Dec-20	Oct-22

(ii) Class B Notes average life and payment windows

Class B Notes

CPR	Weighted Average Life (in years)	First Principal Payment Date	Expected Maturity Date
0.0%	3.39	Dec-22	May-23
2.5%	3.36	Dec-22	May-23
5.0%	3.33	Dec-22	Apr-23
10.0%	3.25	Nov-22	Mar-23
15.0%	3.17	Oct-22	Feb-23

The constant prepayment rates shown above are purely illustrative and do not represent the full range of possibilities for constant prepayment rates.

An exercise of the Optional Early Redemption will have no impact on the average life of the Class A Notes and the Class B Notes, given the above assumptions.

The average lives of each Class are subject to factors largely outside the control of the Issuer, and consequently no assurance can be given that the assumptions and the estimates above will prove in any way to be realistic and they must, therefore, be viewed with considerable caution.

Assumed Amortisation of the Notes

This amortisation scenario is based on the assumptions listed above under Weighted Average Life of the Notes and assuming a CPR of 5 per cent. It should be noted that the actual amortisation of the Notes may differ substantially from the amortisation scenario indicated below.

CPR: 5% Default Rate: 0% Clean-up Call: at 10%

Payment Date	Class A - Aggregate Discounted Balance	Class A Amortisation	Class B - Aggregate Discounted Balance	Class B Amortisation
Closing Date	€ 500,000,000.00	-	€ 44,000,000.00	-
Nov-19	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Dec-19	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Jan-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Feb-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Mar-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Apr-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
May-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Jun-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Jul-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Aug-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Sep-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Oct-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Nov-20	€ 500,000,000.00	€ 0.00	€ 44,000,000.00	€ 0.00
Dec-20	€ 477,362,849.31	€ 22,637,150.69	€ 44,000,000.00	€ 0.00
Jan-21	€ 454,239,541.80	€ 23,123,307.51	€ 44,000,000.00	€ 0.00
Feb-21	€ 427,572,479.79	€ 26,667,062.01	€ 44,000,000.00	€ 0.00
Mar-21	€ 403,942,213.72	€ 23,630,266.07	€ 44,000,000.00	€ 0.00
Apr-21	€ 376,963,108.16	€ 26,979,105.57	€ 44,000,000.00	€ 0.00
May-21	€ 351,946,484.87	€ 25,016,623.29	€ 44,000,000.00	€ 0.00
Jun-21	€ 324,577,855.78	€ 27,368,629.09	€ 44,000,000.00	€ 0.00
Jul-21	€ 300,349,945.48	€ 24,227,910.30	€ 44,000,000.00	€ 0.00
Aug-21	€ 273,515,530.93	€ 26,834,414.56	€ 44,000,000.00	€ 0.00
Sep-21	€ 248,890,769.62	€ 24,624,761.30	€ 44,000,000.00	€ 0.00
Oct-21	€ 228,967,708.69	€ 19,923,060.93	€ 44,000,000.00	€ 0.00
Nov-21	€ 204,334,156.88	€ 24,633,551.82	€ 44,000,000.00	€ 0.00
Dec-21	€ 182,615,333.11	€ 21,718,823.77	€ 44,000,000.00	€ 0.00
Jan-22	€ 164,032,890.02	€ 18,582,443.09	€ 44,000,000.00	€ 0.00
Feb-22	€ 141,455,129.67	€ 22,577,760.35	€ 44,000,000.00	€ 0.00
Mar-22	€ 123,228,042.19	€ 18,227,087.48	€ 44,000,000.00	€ 0.00
Apr-22	€ 103,716,979.38	€ 19,511,062.81	€ 44,000,000.00	€ 0.00
May-22	€ 86,000,040.82	€ 17,716,938.56	€ 44,000,000.00	€ 0.00
Jun-22	€ 67,482,397.44	€ 18,517,643.38	€ 44,000,000.00	€ 0.00
Jul-22	€ 51,526,935.63	€ 15,955,461.81	€ 44,000,000.00	€ 0.00
Aug-22	€ 36,630,062.18	€ 14,896,873.45	€ 44,000,000.00	€ 0.00
Sep-22	€ 25,221,950.39	€ 11,408,111.80	€ 44,000,000.00	€ 0.00
Oct-22	€ 15,004,633.54	€ 10,217,316.84	€ 44,000,000.00	€ 0.00
Nov-22	€ 3,574,146.10	€ 11,430,487.45	€ 44,000,000.00	€ 0.00
Dec-22	€ 0.00	€ 3,574,146.10	€ 36,056,906.93	€ 7,943,093.07
Jan-23	€ 0.00	€ 0.00	€ 26,973,987.08	€ 9,082,919.85
Feb-23	€ 0.00	€ 0.00	€ 16,454,226.36	€ 10,519,760.72
Mar-23	€ 0.00	€ 0.00	€ 6,917,572.20	€ 9,536,654.16
Apr-23	€ 0.00	€ 0.00	€ 0.00	€ 6,917,572.20

THE ISSUER

General

Bumper DE S.A., a public company with limited liability (*société anonyme*), was incorporated for the purpose, amongst others, of issuing asset backed securities under the laws of Luxembourg on 6 September 2019, for an unlimited period and with registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg (telephone: (T) +352 2602 49), acting on behalf and for the account of its specific 2019-1 Compartment 1 and its 2019-1 Compartment 2, duly created by resolutions of its board of directors on 17 September 2019. Bumper DE S.A. is registered with the Luxembourg Trade and Companies Register (*Registre de Commerce et des Sociétés*) under registration number B 237831.

Bumper DE S.A. is subject, as an unregulated securitisation company (*société de titrisation*) within the meaning of, and governed by, the Luxembourg Securitisation Law.

The legal entity identifier (LEI) of the Issuer is 5493003J22K2JG7G9989.

Bumper DE S.A. has been established as a special purpose vehicle whose objects and purposes are primarily the issue of securities.

The articles of association of Bumper DE S.A. were filed with the Luxembourg Trade and Companies Register (*Registre de Commerce et des Sociétés*) and published in the *Mémorial C, Recueil des Sociétés et Associations*, number B237831 of RESA 2019 222.522.

Principal Activities

Bumper DE S.A. has as its business purpose securitisations in its widest sense within the meaning of the Luxembourg Securitisation Law. Bumper DE S.A. may issue securities of any nature and in any currency and, to the largest extent permitted by the Luxembourg Securitisation Law, pledge, mortgage or charge or otherwise create security interests in and over its assets, property and rights to secure its obligations. Bumper DE S.A. may enter into any agreement and perform any action necessary or useful for the purpose of carrying out transactions permitted by the Luxembourg Securitisation Law, including, without limitation, disposing of its assets in accordance with the relevant agreements. Bumper DE S.A. may only carry out the above activities if and to the extent that they are compatible with the Luxembourg Securitisation Law.

Bumper DE S.A. has not previously carried out any business or activities other than those incidental to its incorporation. In respect of its 2019-1 Compartment 1 and its 2019-1 Compartment 2, the principal activities of the Issuer will be the issue of the Notes in connection with the Transaction, the granting of the Security, the entering into the Swap Agreement and the entering into all other Transaction Documents to which it is a party and the opening of the Issuer Account and the Swap Replacement Account and the exercise of related rights and powers and other activities reasonably incidental thereto.

Compartments

The board of directors of Bumper DE S.A. may, in accordance with the terms of the Luxembourg Securitisation Law, and in particular its article 5, create one or more compartments within Bumper DE S.A. Each compartment shall, unless otherwise provided for in the resolution of the board of directors creating such compartment, correspond to a distinct part of the assets and liabilities in respect of the corresponding funding. The resolution of the board of directors creating one or more compartments within Bumper DE S.A., as well as any subsequent amendments thereto, shall be binding as of the date of such resolutions against any third party. In relation to this Transaction, Bumper DE S.A. has created two compartments.

As between investors, each compartment of Bumper DE S.A. shall be treated as a separate entity. Rights of creditors and investors of Bumper DE S.A. that (i) have been designated as relating to a compartment or (ii) have arisen in connection with the creation, the operation or the liquidation of a compartment are strictly limited to the assets of that compartment which shall be exclusively available to satisfy such creditors and investors. Creditors and investors of Bumper DE S.A. whose rights are not related to a specific compartment of Bumper DE S.A. shall have no rights to the assets of such compartment. Subject to Condition 11 (Non-Petition and Limited Recourse against the Issuer) and the

provisions of the Luxembourg Securitisation Law (in particular regarding the separateness of Compartments), 2019-1 Compartment 1 and 2019-1 Compartment 2 of Bumper DE S.A. contractually act as joint debtors (*Gesamtschuldner*) under the Applicable Priority of Payments.

Unless otherwise provided for in the resolution of the board of directors of Bumper DE S.A. creating such compartment, no resolution of the board of directors of Bumper DE S.A. may amend the resolution creating such compartment or to directly affect the rights of the creditors and investors whose rights relate to such compartment without the prior approval of the creditors and investors whose rights relate to such compartment. Any decision of the board of directors taken in breach of this provision shall be void.

Without prejudice to what is stated in the precedent paragraph, each compartment of Bumper DE S.A. may be separately liquidated without such liquidation resulting in the liquidation of another compartment of Bumper DE S.A. or of Bumper DE S.A. itself.

Fees, costs, expenses and other liabilities incurred on behalf of Bumper DE S.A. as a whole shall be general liabilities of Bumper DE S.A. and shall not be payable out of the assets of any compartment. If the aforementioned fees, costs, expenses and other liabilities cannot be otherwise funded, they shall be apportioned *pro rata* among the compartments of Bumper DE S.A. upon a decision of the board of directors.

Corporate Administration and Management

The directors of the Issuer and their business addresses are:

Name	Business Address
Ms. Zamyra Cammans	22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg
Ms. Meenakshi Mussai-Ramassur	22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg
Ms. Sheena Gill	22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg

The Directors of the Issuer hold mandates on other Luxembourg entities. Each of the directors confirms that there is no conflict of interest between his or her duties as a director of the Issuer and his or her principal and/or other activities outside Bumper DE S.A.

Share Capital and Shareholders

The subscribed share capital of Bumper DE S.A. is set at EUR 30,000 divided into 3,000, fully paid up, registered shares with a par value of EUR 10 each.

The sole shareholder of Bumper DE S.A. is Stichting Bumper DE, a foundation duly incorporated and validly existing under the laws of The Netherlands with its registered office at Barbara Strozzilaan 101, 1083HN Amsterdam, The Netherlands. Stichting Bumper DE is registered with the trade register of the Netherlands Chamber of Commerce (*Kamer van Koophandel*) in Amsterdam under number 75744295.

Capitalisation

The current share capital of Bumper DE S.A. as at the date of this Prospectus is as follows:

Share Capital

Authorised, issued and fully paid up: EUR 30,000.

Indebtedness

Bumper DE S.A. has no material indebtedness, contingent liabilities and/or guarantees as at the date of the Prospectus, other than that which it has incurred or shall incur in relation the transactions including the one contemplated in this Prospectus.

Holding Structure

Stichting Bumper 2019-1, prenamed 3,000 shares

Total 3,000 shares

Subsidiaries

Bumper DE S.A. has no subsidiaries or Affiliates.

Main Procedure for Management Meetings and Decisions

The board of directors may elect from among its members a chairman and shall convene upon the call of the chairman or the request of two directors.

Resolutions signed by all members of the board of directors will be as valid and effective as if passed at a meeting duly convened and held. Such signatures may appear on a single document or multiple copies of an identical resolution and may be evidenced by letter, fax, email or similar communication.

Financial Statements

The financial year of the Issuer ends on 31 December in each calendar year with its first year end on 31 December 2020. Since the date of its incorporation on 6 September 2019 the Issuer has not commenced operations and no financial statements have been made up as at the date of this Prospectus other than those incidental to its incorporation.

KPMG, 39 avenue John F. Kennedy, L-1855 Luxembourg, Grand Duchy of Luxembourg are the approved auditors (*réviseurs d'entreprises agréées*) of the Issuer and are members of the Luxembourg *Institut des Réviseurs d'entreprises* and approved auditors qualified to practise in Luxembourg.

Legal and Arbitration Proceedings

There are no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer is aware) during the 12 months preceding the date of this Prospectus which may have or have had in the recent past, significant effects on the financial position or profitability of the Issuer.

THE CORPORATE SERVICES PROVIDER, THE TRUSTEE, THE BACK-UP SERVICER FACILITATOR AND THE BACK-UP MAINTENANCE COORDINATOR FACILITATOR

Circumference FS (Luxembourg) S.A., a public company (société anonyme) incorporated with limited liability under the laws of Luxembourg, registered with the Luxembourg Trade and Companies register (Registre de Commerce et des Sociétés) under registration number B 58628 and having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand Duchy of Luxembourg will act as Corporate Services Provider, Trustee, the Back-Up Servicer Facilitator and the Back-Up Maintenance Coordinator Facilitator under the Transaction.

Circumference FS Luxembourg S.A. (the "Company") is an independent service provider supervised by CSSF regulator in Luxembourg. The Company was incorporated on 19 March 1997 as WILMINGTON TRUST SP SERVICES (LUXEMBOURG) S.A. and changed its name into Circumference FS Luxembourg S.A. in January 2017. The Company employs 16 professionals.

The Company is independently owned and operated. The Company assiduously adopts effective governance and equitable dealing in all our relationships and all situations, insightfully and proactively adapts in rapidly changing environments.

The Company is part of the Circumference group of companies. The Circumference group is an umbrella organisation which has ownership interests in and supports underlying operating entities which in turn supply services to clients in the Cayman Islands, Luxembourg and The Netherlands.

The Company is owned wholly by Circumference (Luxembourg) S.à r.l., and Circumference FS (Luxembourg) S.à r.l. is owned wholly by Circumference Investments (Europe) Limited.

The Data Trustee, the ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

This description of the Corporate Services Provider, the Trustee, the Back-Up Servicer Facilitator and the Back-Up Maintenance Coordinator Facilitator does not purport to be a summary of, and is therefore subject to, and qualified in its entirety by reference to, the detailed provisions of the Corporate Services Agreements, the Trust Agreement, the Maintenance Coordination Agreement, the Servicing Agreement and the other Transaction Documents.

The delivery of this Prospectus does not imply that there has been no change in the affairs of the Corporate Services Provider, the Trustee, the Back-Up Servicer Facilitator and the Back-Up Maintenance Coordinator Facilitator since the date hereof, or that the information contained or referred to in this section is correct as of any time subsequent to its date.

The foregoing information regarding Circumference FS (Luxembourg) S.A. under the heading "THE CORPORATE SERVICES PROVIDER, THE TRUSTEE, THE BACK-UP SERVICER FACILITATOR AND THE BACK-UP MAINTENANCE COORDINATOR FACILITATOR" has been provided by Circumference FS (Luxembourg) S.A., and Circumference FS (Luxembourg) S.A. is solely responsible for the accuracy of the preceding paragraphs, provided that, with respect to any information included herein and specified to be sourced from the Corporate Services Provider, the Trustee, the Back-Up Servicer Facilitator and the Back-Up Maintenance Coordinator Facilitator (i) the Issuer confirms that any such information has been accurately reproduced and as far as the Issuer is aware and is able to ascertain from the above information available to it from Circumference FS (Luxembourg) S.A., no facts have been omitted, the omission would render the reproduced information inaccurate or misleading and (ii) the Issuer has not independently verified any such information and accepts no responsibility for the accuracy hereof. Except for the preceding paragraphs, Circumference FS (Luxembourg) S.A. in its capacity as the Corporate Services Provider, the Trustee, the Back-Up Servicer Facilitator and the Back-Up Maintenance Coordinator Facilitator, and their respective affiliates have not been involved in the preparation of, and does not accept responsibility for, this Prospectus.

THE ER TRUSTEE

Circumference FS (UK) Limited, a private limited company incorporated under the laws of England and Wales, registered with the Companies House under registration number 11486799 and having its registered office at 14 Devonshire Square, EC2M 4YT London, United Kingdom will act as ER Trustee under the Transaction.

Circumference FS (UK) Limited is the UK based operating entity of the Circumference group which also has operating entities in Luxembourg, the Netherlands and in the Cayman Islands. It provides fiduciary services , trustee services, corporate secretary, registered office and related services in the United Kingdom.

Circumference FS (UK) Limited, is owned wholly by Circumference Investments (Europe) Limited, and Circumference Investments (Europe) Limited is owned wholly by Circumference Holdings Ltd.

The Data Trustee, the ER Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

This description of the ER Trustee does not purport to be a summary of, and is therefore subject to, and qualified in its entirety by reference to, the detailed provisions of the Trust Agreement and the other Transaction Documents.

The delivery of this Prospectus does not imply that there has been no change in the affairs of ER Trustee since the date hereof, or that the information contained or referred to in this section is correct as of any time subsequent to its date.

The foregoing information regarding Circumference FS (UK) Limited under the heading "THE ER TRUSTEE" has been provided by Circumference FS (UK) Limited, and Circumference FS (UK) Limited is solely responsible for the accuracy of the preceding paragraphs, provided that, with respect to any information included herein and specified to be sourced from the ER Trustee (i) the Issuer confirms that any such information has been accurately reproduced and as far as the Issuer is aware and is able to ascertain from the above information available to it from Circumference FS (UK) Limited, no facts have been omitted, the omission would render the reproduced information inaccurate or misleading and (ii) the Issuer has not independently verified any such information and accepts no responsibility for the accuracy hereof. Except for the preceding paragraphs, Circumference FS (UK) Limited in its capacity as the ER Trustee, and its respective affiliates have not been involved in the preparation of, and does not accept responsibility for, this Prospectus.

THE DATA TRUSTEE

Circumference FS (Netherlands) B.V., a private limited liability company (besloten vennootschap met beperkte aansprakelijkheid) incorporated under the laws of The Netherlands, registered with the Netherlands Chamber of Commerce (Kamer van Koophandel) under registration number 34280199 and having its registered office at Barbara Strozzilaan 101, 1083HN Amsterdam, The Netherlands will act as Data Trustee under the Transaction.

Circumference FS (Netherlands) B.V. is part of the Circumference group of companies. The Circumference group is an umbrella organisation which has ownership interests in and supports underlying operating entities which in turn supply services to clients in the Cayman Islands, Luxembourg and The Netherlands.

Circumference FS (Netherlands) B.V. is owned wholly by Circumference (Luxembourg) S.à r.l., and Circumference FS (Luxembourg) S.à r.l. is owned wholly by Circumference Investments (Europe) Limited.

The Data Trustee, the ER Trustee, the Trustee, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and the Corporate Services Provider are affiliated entities within the Circumference group.

This description of the Data Trustee does not purport to be a summary of, and is therefore subject to, and qualified in its entirety by reference to, the detailed provisions of the Data Trust Agreement and the other Transaction Documents.

The delivery of this Prospectus does not imply that there has been no change in the affairs of Data Trustee since the date hereof, or that the information contained or referred to in this section is correct as of any time subsequent to its date.

The foregoing information regarding Circumference FS (Netherlands) B.V. under the heading "THE DATA TRUSTEE" has been provided by Circumference FS (Netherlands) B.V., and Circumference FS (Netherlands) B.V. is solely responsible for the accuracy of the preceding paragraphs, provided that, with respect to any information included herein and specified to be sourced from the Data Trustee (i) the Issuer confirms that any such information has been accurately reproduced and as far as the Issuer is aware and is able to ascertain from the above information available to it from Circumference FS (Netherlands) B.V., no facts have been omitted, the omission would render the reproduced information inaccurate or misleading and (ii) the Issuer has not independently verified any such information and accepts no responsibility for the accuracy hereof. Except for the preceding paragraphs, Circumference FS (Netherlands) B.V. in its capacity as the Data Trustee, and its respective affiliates have not been involved in the preparation of, and does not accept responsibility for, this Prospectus.

THE ORIGINATOR, THE SERVICER, THE REALISATION AGENT, THE MAINTENANCE COORDINATOR, THE JUNIOR SUBORDINATED LENDER AND THE PUT OPTION PROVIDER

General

LeasePlan Deutschland GmbH is a German limited liability company (*Gesellschaft mit beschränkter Haftung*), registered with the commercial register (*Handelsregister*) of the local court (*Amtsgericht*) of Düsseldorf registered under number HRB 85877 ("**LPD**"), with its business address at Lippestraße 4, 40221 Düsseldorf, Germany.

In 1973 LeasePlan Beteiligungs- und Leasinggesellschaft mbH a German limited liability company (Gesellschaft mit beschränkter Haftung) was established.

LeasePlan Deutschland GmbH was established in 1980.

In 2008/2009 the companies merged into LeasePlan Deutschland GmbH.

Throughout the 1970s, 1980s, 1990s and after the millennium, LPD's operation in Germany steadily grew to its current fleet size of more than 112,000 vehicles as per June 2019 while employing approximately 446 FTE in total.

LPD has branch offices in Hamburg, Munich, Stuttgart, Frankfurt and Düsseldorf and an office in Berlin. The branches are mainly responsible for customer service, sales and rental cars. The outlets are located in Neuss, Düren and Nuremberg. All other business not carried out at the branches are operated at the headquarters also located in Düsseldorf. It includes among others the credit management and approval, residual value setting, risk policy setting and financial management.

LPD has clients with various fleet sizes. As of end of December 2018 over 44,7 per cent of the total fleet book value consisted of clients fleets with 500 cars and over.

Products and Services

LeasePlan offers a comprehensive range of products and services, comprising funding, insurance, maintenance, damage handling, fuel management, billing, road assistance and other services all in the perspective of operational leasing and fleet management.

Lease Agreements are offered by LeasePlan by means of a master hire product permitting multiple vehicles to be leased under a single set of general terms and conditions (Master Agreement). Additionally an individual contract ("Individual Contract") per vehicle is concluded which sets out the specific services to be rendered regarding that vehicle, along with the particular conditions that will apply (i.e. term of the lease, mileage, monthly prices, etc.).

Deviations from standard contracts are agreed from time to time between LeasePlan and the client ("Lessee"). There might be some situations in which the Lessee requests to sign the Master Agreement according to its own templates (i.e. public entities). The Individual Contracts generally remain the same. Globally, the LeasePlan Group has developed a set of core products to meet the customer's wishes. These products are available in most countries where the LeasePlan Group is present, which is of benefit for clients with international car fleets as these clients can expect similar conditions and services throughout the international LeasePlan network.

This description of LPD does not purport to be a summary of, and is therefore subject to, and qualified in its entirety by reference to, the detailed provisions of the Transaction Documents.

The delivery of this Prospectus does not imply that there has been no change in the affairs of the Originator, the Servicer, the Realisation Agent, the Maintenance Coordinator and the Junior Subordinated Lender since the date hereof, or that the information contained or referred to in this section is correct as of any time subsequent to its date.

The foregoing information regarding LPD under the heading "THE ORIGINATOR, THE SERVICER, THE REALISATION AGENT, THE MAINTENANCE COORDINATOR, THE JUNIOR SUBORDINATED LENDER AND THE PUT OPTION PROVIDER" has been provided by LPD and

LPD is solely responsible for the accuracy of the preceding paragraphs, provided that, with respect to any information included herein and specified to be sourced from the Originator, the Servicer, the Realisation Agent, the Maintenance Coordinator and the Junior Subordinated Lender (i) the Issuer confirms that any such information has been accurately reproduced and as far as the Issuer is aware and is able to ascertain from the above information available to it LPD, no facts have been omitted, the omission would render the reproduced information inaccurate or misleading and (ii) the Issuer has not independently verified any such information and accepts no responsibility for the accuracy hereof. Except for the preceding paragraphs, LPD in its capacity as the Originator, the Servicer, the Realisation Agent, the Maintenance Coordinator, the Junior Subordinated Lender and the Put Option Provider, and their respective affiliates have not been involved in the preparation of, and does not accept responsibility for, this Prospectus.

THE SENIOR SUBORDINATED LENDER AND RESERVES FUNDING PROVIDER

1. **Introduction**

LeasePlan Corporation N.V. ("LPC") was incorporated by notarial deed of 27 February 1963 as a public limited company (*naamloze vennootschap*) under Dutch law, for an indefinite period. LPC is registered with the Trade Register of the Chamber of Commerce under number 39037076. LPC has its statutory seat in Amsterdam, the Netherlands and its registered office at Gustav Mahlerlaan 360, 1082 ME, Amsterdam, the Netherlands. The general telephone number of LPC is: +31 207093000.

LPC is a licensed bank and is authorised by the Dutch Central Bank (*De Nederlandsche Bank N.V.*) to pursue the business of a bank in the Netherlands in accordance with section 2.11 of the Wft. It holds shares in the respective legal entities that have been established in the various countries where LeasePlan is active. LPC is actively managing this international network of operating entities. In the areas of (among other things) procurement, IT development, marketing & product development, human resources, operations, car remarketing and risk management, an internationally harmonised and coordinated strategy is pursued. As LPC is operating in many countries, its contractual obligations are subject to the laws of differing jurisdictions. Throughout this section, "LeasePlan" is used as a reference to the group of companies which is headed by LPC, as common shareholder, and which has common business characteristics.

At 31 December 2018, the LeasePlan group employed 7,158 total average FTEs and its fleet comprised 1.822 million vehicles of various brands worldwide. As at 31 December 2018, the total assets were EUR 27.3 billion.

2. **Profile**

LPC operates in two large and growing markets: Car-as-a-Service for new cars, through its LeasePlan business, and the high-quality 3-4 year old used car market, through its CarNext.com business.

LPC's Car-as-a-Service business purchases, funds and manages new vehicles for its customers, providing a complete end-to-end service for a typical contract duration of three to four years. With over 55 years' experience and 1.8 million vehicles under management in over 30 countries, LeasePlan is a trusted partner for its corporate, SME, private and mobility customers.

CarNext.com is a pan-European digital marketplace for high-quality used cars seamlessly delivering any car, anytime, anywhere and is supplied with vehicles from LPC's own fleet as well as trusted third party suppliers.

Through these two businesses, LPC plays across the entire automotive value chain outside of car manufacturing and distribution. LPC launched LeasePlan Bank in 2010, an online savings bank in the Netherlands, aimed at retail clients. Since September 2015, LeasePlan Bank has also had an online savings bank in Germany. LeasePlan Bank had attracted retail deposits of around EUR 6.4 billion by the end of December 2018.

LPC's long term credit ratings are: BBB- (stable outlook) from Standard & Poor's, Baa1 (stable outlook) from Moody's Investor Services and BBB+ (stable outlook) from Fitch Ratings.

THE ACCOUNT BANK, THE PAYING AGENT, THE CALCULATION AGENT AND THE SWAP COUNTERPARTY

ABN AMRO Bank N.V. a public limited company (naamloze vennootschap) incorporated under the laws of The Netherlands on 9 April 2009, registered with the Netherlands Chamber of Commerce (Kamer van Koophandel) under registration number 34334259 and having its registered office at Gustav Mahlerlaan 10, 1082 PP Amsterdam, The Netherlands will act as Account Bank, Paying Agent, the Calculation Agent and Swap Counterparty under the Transaction.

ABN AMRO is a full-service bank with a primary focus on The Netherlands and selective operations internationally, serving retail, private and corporate banking clients. ABN AMRO is also internationally active in a number of specialised activities such as trade and commodity finance and clearing, private banking and asset based lending in a select number of countries.

ABN AMRO is organised into Retail Banking, Commercial Banking, Private Banking, Corporate & Institutional Banking, Finance, Risk Management, Technology & Innovation and Transformation & HR. ABN AMRO's management structure includes an Executive Board and an Executive Committee. ABN AMRO now has five reporting segments: Retail Banking, Commercial Banking, Private Banking, Corporate & Institutional Banking and Group Functions.

ABN AMRO currently has long-term senior debt ratings of "A" with stable outlook from Standard & Poor's, "A1" with stable outlook from Moody's, "A+" with stable outlook from Fitch and "A (high)" with stable outlook from DBRS.

This description of the Account Bank, the Paying Agent, the Calculation Agent and the Swap Counterparty does not purport to be a summary of, and is therefore subject to, and qualified in its entirety by reference to, the detailed provisions of the Account Agreement, the Agency Agreement, the Swap Agreement and the other Transaction Documents.

The delivery of this Prospectus does not imply that there has been no change in the affairs of the Account Bank, the Cash Manager, the Paying Agent, the Calculation Agent and the Swap Counterparty since the date hereof, or that the information contained or referred to in this section is correct as of any time subsequent to its date.

The foregoing information regarding ABN AMRO Bank N.V. under the heading "THE ACCOUNT BANK, THE PAYING AGENT, THE CALCULATION AGENT AND THE SWAP COUNTERPARTY" has been provided by ABN AMRO Bank N.V., and ABN AMRO Bank N.V. is solely responsible for the accuracy of the preceding paragraphs, provided that, with respect to any information included herein and specified to be sourced from the Account Bank, the Paying Agent, the Calculation Agent and the Swap Counterparty (i) the Issuer confirms that any such information has been accurately reproduced and as far as the Issuer is aware and is able to ascertain from the above information available to it from ABN AMRO Bank N.V., no facts have been omitted, the omission would render the reproduced information inaccurate or misleading and (ii) the Issuer has not independently verified any such information and accepts no responsibility for the accuracy hereof. Except for the preceding paragraphs, ABN AMRO Bank N.V. in its capacity as the Account Bank, the Paying Agent, the Calculation Agent and the Swap Counterparty, and their respective affiliates have not been involved in the preparation of, and does not accept responsibility for, this Prospectus. No representation, warranty or undertaking, express or implied, is made and no responsibility or liability is accepted by the Account Bank, the Paying Agent, the Calculation Agent and the Swap Counterparty as to the accuracy or completeness of any other information contained in this Prospectus or any other information supplied in connection with the Notes or their distribution.

THE REPORTING AGENT AND THE CASH MANAGER

Intertrust Administrative Services B.V. is a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under Dutch law on 20 June 1963. It has its official seat (statutaire zetel) in Amsterdam, the Netherlands and its registered office at Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands. Intertrust Administrative Services B.V. is registered with the Netherlands Chamber of Commerce (Kamer van Koophandel) under number 33210270 will act as Reporting Agent and Cash Manager under the Transaction.

The objects of Intertrust Administrative Services B.V. are (a) to represent financial, economic and administrative interests in the Netherlands and other countries, (b) to act as trust company, as well as to participate in, manage and administer other enterprises, companies and legal entities and (c) to perform any and all acts which are related, incidental or which may be conducive to the above.

The managing directors of Intertrust Administrative Services B.V. are E.M. van Ankeren and T.T.B. Leenders. The sole shareholder of the Intertrust Administrative Services B.V. is Intertrust (Netherlands) B.V., a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under Dutch law and having its official seat (statutaire zetel) in Amsterdam, the Netherlands.

This description of the Reporting Agent and the Cash Manager does not purport to be a summary of, and is therefore subject to, and qualified in its entirety by reference to, the detailed provisions of the Servicing Agreement, the Cash Management Agreement and the other Transaction Documents.

The delivery of this Prospectus will not create any implication that there has been no change in the affairs of the Reporting Agent and the Cash Manager since the date hereof, or that the information contained or referred to in this section is correct as of any time subsequent to its date.

The foregoing information regarding Intertrust Administrative Services B.V. under the heading "THE REPORTING AGENT AND THE CASH MANAGER" has been provided by Intertrust Administrative Services B.V., and Intertrust Administrative Services B.V. is solely responsible for the accuracy of the preceding paragraphs, provided that, with respect to any information included herein and specified to be sourced from the Reporting Agent and the Cash Manager (i) the Issuer confirms that any such information has been accurately reproduced and as far as the Issuer is aware and is able to ascertain from the above information available to it from Intertrust Administrative Services B.V. no facts have been omitted, the omission would render the reproduced information inaccurate or misleading and (ii) the Issuer has not independently verified any such information and accepts no responsibility for the accuracy hereof. Except for the preceding paragraphs, Intertrust Administrative Services B.V. in its capacity as the Reporting Agent and the Cash Manager, and their respective affiliates have not been involved in the preparation of, and does not accept responsibility for, this Prospectus.

RATING OF THE NOTES

The Class A Notes are expected to be rated "AAA(sf)" by DBRS and "Aaa(sf)" by Moody's.

The Class B Notes are expected on issue to be assigned an "AAA(sf)" by DBRS and "Aa3(sf)" by Moody's.

It is a condition of the issue of the Notes that each Class receives the above indicated rating.

The rating of "AAA(sf)" by DBRS and "Aaa(sf)" is the highest rating that DBRS and Moody's assign to long term debt.

The rating of the Class A Notes addresses the ultimate payment of principal and timely payment of interest according to the Conditions. The rating of the Class B Notes addresses the ultimate payment of principal and interest according to the Conditions. The rating takes into consideration the characteristics of the Lease Receivables and Expectancy Rights and the structural, legal, tax and Issuer-related aspects associated with the Notes.

The ratings assigned to the Notes should be evaluated independently from similar ratings on other types of securities. A security rating is not a recommendation to buy, sell or hold securities and may be subject to revision or withdrawal by the Rating Agencies at any time. In the event that the ratings initially assigned to any Class by the Rating Agencies are subsequently withdrawn or lowered for any reason, no person or entity is obliged to provide any additional support or credit enhancement with respect to such Class.

The Issuer has not requested a rating of the Notes by any rating agency other than the Rating Agencies; there can be no assurance, however, as to whether any other rating agency will rate the Notes or, if it does, what rating would be assigned by such other rating agency. The rating assigned to the Notes by such other rating agency could be lower than the respective ratings assigned by the Rating Agencies.

References to ratings of DBRS and Moody's in this Prospectus shall refer to www.dbrs.com and www.moodys.com, respectively.

TAXATION

The tax legislation of the investor's Member State and of the country of incorporation of the Issuer may have an impact on the income received from the Notes.

The following is a general description of certain German and Luxembourg tax considerations relating to the Notes. It does not purport to be a complete analysis of all tax considerations relating to the Notes, whether in those countries or elsewhere. Prospective purchasers of Notes should consult their own tax advisers as to which countries' tax laws could be relevant to acquiring, holding and disposing of Notes and receiving payments of interest, principal and/or other amounts under the Notes and the consequences of such actions under the tax laws of those countries. This summary is based upon the law as in effect on the date of this Prospectus and is subject to any change in law that may take effect after such date.

Taxation in the Grand Duchy of Luxembourg

Taxation of the Issuer

Registration Duty

A fixed duty of EUR 75 should be due upon incorporation and on any future capital increases.

Corporate Income Tax

The Issuer, organised as a corporate entity, should be subject to Luxembourg corporate taxes. The aggregate maximum applicable rate, including corporate income tax, municipal business tax and solidarity surcharge is 24.94 per cent. for 2019 for a company established in Luxembourg City. In accordance with the 2018-2023 government's new coalition arrangement, this combined rate was amended to improve the competitiveness of companies within the new finance law for 2019 with an effect as from 1 January 2019. The former rate in 2018 was 26.01 per cent.

The scope of such corporate taxation in principle extends to the Issuer's worldwide profits. The Issuer is a fully taxable Luxembourg resident and should therefore, from a Luxembourg tax perspective, be able to benefit from tax treaties and also be covered by the EC Parent-Subsidiary Directive, EC Merger Directive and EC Interest & Royalty Directive as it is not tax exempt and does not have an option to be exempt from income tax but the exact application needs to be checked on a case by case basis.

The taxable income of the Issuer should be computed by application of the Luxembourg income tax law of 4 December 1967, as amended. According to the Luxembourg Securitisation Law, as a securitisation company (société de titrisation), the Issuer should benefit from a special provision stating that all its commitments to remunerate investors for issued bonds or shares and other creditors (e.g., dividends payable to its shareholders to be materialised in principle by a decision of its board of directors taken before year-end) should qualify as interest on debt. Accordingly, these commitments shall be considered as operating expenses for corporate tax purposes. The implementation of the provisions of the law dated 21st December 2018 implementing the Council Directive (EU) 2016/1164 (the "Anti-Tax Avoidance Directive" or "ATAD") in Luxembourg and the future implementation of the provisions of the European Anti-Tax Avoidance Directive II relating the OECD's base erosion and profit-shifting measures might potentially impact the Luxembourg tax regime regarding certain securitisation structures. Among other measures, the Anti-Tax Avoidance Directive contains a limitation on interest deductibility if interest costs in excess of the higher of (a) EUR 3,000,000 or (b) 30 per cent. of an entity's earnings before interest, tax, depreciation and amortisation (EBITDA) will not be deductible in the year in which they are incurred but could be carried forward. However, the restriction on interest deductibility would only be in respect of the amount by which the borrowing costs exceed "interest revenues and other equivalent taxable revenues from financial assets". The Anti-Tax Avoidance Directive was implemented in Luxembourg by a law dated 21 December 2018 (the "ATAD Luxembourg Law"). The ATAD Luxembourg Law entered into force on 1 January 2019 (for most of the dispositions) and is applicable to securitisations issuance which occurred on or after this date. However, according to Luxembourg ATAD Law, securitisation companies in the meaning of article 2(2) of the Securitisation Regulation are out of scope of the interest deduction limitation rules. As the Issuer falls within the scope of the Securitisation Regulation, the interest deduction limitation rules should not apply to the Issuer.

Net Wealth Tax

As a securitisation company within the meaning of the Securitisation Law, the Issuer should be exempt from the annual net wealth tax. Notwithstanding this exemption, the Issuer should be subject to the minimum net wealth tax of either (i) EUR 4,815 or (ii) ranging from EUR 535 to EUR 32,100, depending on the composition and the total amount of its balance sheet at financial year end preceding the net wealth tax reference date.

VAT

As a securitisation company, the Issuer should qualify as VAT taxable persons in Luxembourg. Due to their VAT taxable status, securitisation vehicles are under certain conditions required to register for VAT in Luxembourg and to file VAT returns.

Transfer Pricing ("TP")

A general transfer pricing regime entered into force in Luxembourg in 2015 which formalised the preexisting transfer pricing principles and introduces an "arm's length" concept into Luxembourg law. The new provisions provided for adjustment of profits where transfer prices do not reflect the arm's length principle and clarified that the disclosure and documentation requirements for tax payers to support their tax return positions also apply with respect to transactions between associated enterprises. In the absence of proper transfer pricing documentation, the burden of proof may be reversed towards the tax payer.

On 12 October 2016, a bill was presented to the Luxembourg Parliament to introduce a new article 56bis to the Luxembourg tax code in order to incorporate the Organisation for Economic Co-operation and Development's ("OECD") Transfer Pricing Guidelines for Multinational Enterprises and Tax Administrations into Luxembourg tax law (the "OECD TP Guidelines") which have been substantially rewritten between 2013 and 2015 as part of the OECD's Action Plan on Base Erosion and Profit Shifting ("BEPS") and approved by the OECD Council on 23 May 2016. The Luxembourg bill was passed on 23 December 2016.

The new provisions formally apply from 1 January 2017. The changes to the Luxembourg tax code further specify the arm's length principle in Luxembourg. Many of the key OECD TP Guidelines in their augmented, post BEPS form, will then be embedded in Luxembourg law, including the requirement for comparability analysis that looks at the functions, risk and contractual terms. The new rules also give stronger basis for the application substance over form principle in case contractual arrangements do not reflect economic reality.

Access to Double Tax Treaties

Because securitisation companies are fully taxable resident companies, they are expected to benefit from Luxembourg's tax treaty network and from the Council Directive 2011/96/EU of 30 November 2011 on the common system of taxation applicable in the case of parent companies and subsidiaries of different Member States but exact application needs to be checked on a case by case basis.

Taxation of the Investors in the Notes

Withholding Tax

Under the current laws of Luxembourg and except as provided for by the Luxembourg law of 23 December 2005 implementing a domestic savings withholding tax, respectively, there is no withholding tax on the payment of interest on, or reimbursement of principal of, the Notes.

According to the law of 23 December 2005, in case interest payments on the Notes are made or secured by a paying agent located in Luxembourg, such paying agent must withhold a tax at a rate of 20 per cent. if such payment is made to beneficial owner (bénéficiaires effectifs) who are individuals resident in Luxembourg.

This withholding tax represents the final tax liability for the Luxembourg individual resident taxpayers. For individual Luxembourg resident Noteholders, receiving the interest as income from their

professional asset, the 20 per cent. Luxembourg withholding tax levied is credited against their final tax liability. They will not be liable for any Luxembourg income taxation on repayment of principal.

Taxes on income, capital gains and wealth

Non-Residents

A Non-Resident holder of Notes should not be subject to any Luxembourg taxes on income or capital gains in respect of any benefit derived or deemed to be derived from the Notes, including any payment under the Notes and any gain realised on the disposition of the Notes, provided that the holding of the Notes is not effectively connected to a permanent establishment in Luxembourg through which the holder carries on a business or trade in Luxembourg. Such Non-Resident holders of Notes should not be subject to any Luxembourg net wealth tax with regard to the Notes either.

Luxembourg Resident Individuals

Interest received by an individual resident in Luxembourg is, in principle, reportable and taxable at the progressive rate unless the interest has been subject to withholding tax (see above under "Withholding Tax") or to the self-applied tax, if applicable. Indeed, Luxembourg resident individuals, acting in the framework of their private wealth, can opt to self-declare and pay a 20 per cent. tax on interest payments made after 31 December 2007 by paying agents located in a Member State of the European Union other than Luxembourg, a Member State of the European Economic Area other than an EU Member State of the European Union or in a State or territory which has concluded an international agreement directly related to the Savings Directive. The withholding tax or self-applied tax should be the final tax liability for the Luxembourg individual resident taxpayers receiving the interest payment in the framework of their private wealth. Individual Luxembourg resident Noteholders receiving the interest as business income must include this interest in their taxable basis. If applicable, the 20 per cent. Luxembourg withholding tax levied will be credited against their final income tax liability.

Luxembourg resident individual Noteholders are not subject to taxation on capital gains upon the disposal of the Notes, unless the disposal of the Notes precedes the acquisition of the Notes or the Notes are disposed of within six months of the date of acquisition of these Notes. Upon redemption of the Notes, individual Luxembourg resident Noteholders must however include the portion of the redemption corresponding to accrued but unpaid interest in their taxable income.

Luxembourg Resident Companies

Luxembourg resident companies (*société de capitaux*) Noteholders or foreign entities of the same type which have a permanent establishment or a permanent representative in Luxembourg with which the holding of the Notes is connected, must include in their taxable income any interest (including accrued but unpaid interest) and the difference between the sale or redemption price (received or accrued) and the lower of the cost or book value of the Notes sold or redeemed.

Luxembourg Resident Companies benefiting from a Special Tax Regime

Luxembourg resident Noteholders which are companies benefiting from a special tax regime such as undertakings for collective investment subject to the law of 20 December 2002 or to the law of 13 February 2007 on specialised investment funds, as amended, or to the law of 17 December 2010 on undertakings for collective investment, as amended are tax exempt entities in Luxembourg, and are thus not subject to any Luxembourg corporate income tax, municipal business tax and net wealth tax, other than the subscription tax calculated on their net asset value. This annual tax is paid quarterly on the basis of the total net assets as determined at the end of each quarter. Noteholders which are companies subject to the law of 11 May 2007 on the creation of a family wealth management company, as amended, are also not subject to income tax and are liable only for a subscription tax calculated on their (paid up) share capital (and share premium) at the rate of respectively 0.25 per cent.

Net Wealth Tax

Luxembourg net wealth tax should not be levied on a Noteholder, unless

(a) such Noteholder is a fully taxable Luxembourg resident company; or

(b) the Notes are attributable to an enterprise or part thereof which is carried on in Luxembourg by a non-resident company through a permanent establishment or a permanent representative in Luxembourg of the Noteholder.

When a Noteholder is subject to net wealth tax, the rules on minimum net wealth tax should also be applicable. The minimum net wealth tax should also apply to certain corporate resident Noteholders benefitting from a special tax regime, and this notwithstanding the fact that these entities are exempt of net wealth tax.

Other Taxes

There should be no Luxembourg registration tax, stamp duty or any other similar tax or duty payable in Luxembourg by Noteholders as a consequence of the issue of the Notes, nor should any of these taxes be payable as a consequence of a subsequent transfer, redemption or exchange of the Notes, unless the documents relating to the Notes are voluntarily registered in Luxembourg.

There should be no Luxembourg value added tax payable in respect of payments in consideration for the issue of the Notes or in respect of the payment of interest or principal under the Notes or the transfer of the Notes. Luxembourg value added tax should, however, be payable in respect of fees charged for certain services rendered to the Issuer, if for Luxembourg value added tax purposes such services are rendered or are deemed to be rendered in Luxembourg and an exemption from Luxembourg value added tax does not apply with respect to such services. Under Luxembourg VAT law, fees for management services rendered to Luxembourg securitisation companies should be exempt from Luxembourg VAT.

Inheritance tax is levied in Luxembourg at progressive rates (depending on the value of the assets inherited and the degree of relationship). No Luxembourg inheritance tax should be due in respect of the Notes, unless the holder of Notes resides in Luxembourg at the time of his death. No Luxembourg gift tax should be due upon the donation of Notes, unless such donation is passed before a Luxembourg notary or recorded in a deed registered in Luxembourg.

Taxation in Germany

Resident Noteholders

Notes are held as Private Assets

If an individual investor has his or her residence or habitual abode in Germany and holds the Notes as private assets (*Privatvermögen*), payments of interest on the Notes are taxed as private investment income (*Einkünfte aus Kapitalvermögen*). The gross amount of the interest payment is subject to a flat rate tax at a 25 per cent. (*Abgeltungssteuer*), plus a 5.5 per cent. solidarity surcharge thereon and, if applicable to the individual investor, church tax.

Capital gains from the disposal or redemption of the Notes held as private assets also qualify as private investment income and are also subject to a flat rate tax at a 25 per cent., plus solidarity surcharge thereon and, if applicable, church tax. The capital gain is generally determined as the difference between the proceeds received by the investor from the disposal or redemption of the Notes and the acquisition costs, less any expenses that are directly related to the disposal or redemption of the shares. If the Notes are denominated in a currency other than Euro, the acquisition costs and the proceeds from the disposal or redemption have to be converted into Euro, at the time of the acquisition or at the time of disposal or redemption, as the case may be. Capital losses generated from the disposal or redemption of Notes held as private assets can - within certain limitations - be deducted from other private investment income. Capital losses that are not offset against private investment income the year in which the capital losses arose may be carried forward into subsequent years but may not be carried back into preceding years.

The private investment income of an individual investor is reduced by an annual lump sum deduction amount (*Sparer-Pauschbetrag*) of up to EUR 801 for single taxpayers and EUR 1,602 for married taxpayers and for partners in accordance with the registered partnership law (*Gesetz über die Eingetragene Lebenspartnerschaft*) filing jointly. In turn, expenses actually incurred in connection with private investment income are not tax deductible.

The flat tax is generally levied by way of withholding (see succeeding paragraph – German withholding tax), and the tax liability of the individual investor with respect to the private investment income derived from the Notes is generally deemed discharged by withholding and paying the flat tax. If, however, no or not sufficient tax was withheld, the investor will have to include the income derived from the Notes in his or her personal income tax return and the flat tax will then be levied by way of tax assessment. Individual investors may opt for subjecting their entire private investment income, including interest income and capital gains from the disposal or redemption of the Notes, to tax at their personal income tax rate instead of the flat rate tax, if this results in a lower tax liability. In such cases, income-related expenses other than the lump sum deduction amount cannot be deducted, either.

If non-German taxes are withheld on interest payments to German resident investors, the German resident investor should generally be entitled to a credit of the taxes withheld against their German income tax liability or - alternatively - to a refund of the foreign taxes abroad. The Issuer will not be required, however, to pay any additional amounts on top of the interest to compensate the Noteholder for any taxes withheld.

In their agreement dated 12 March 2018 (Koalitionsvertrag), the political parties forming the Federal Government have announced to repeal the flat income tax rate regime (Abgeltungssteuer) for interest income. As a consequence ordinary tax rates would apply to the relevant items of income which would result in higher tax charges for German investors holding the Notes as private assets.

Notes are held as Business Assets

If a German resident investor holds the Notes as business assets (*Betriebsvermögen*), the interest income and capital gains from the disposal or redemption of the Notes is either subject to personal income tax at progressive rates going up to 45 per cent. plus solidarity surcharge and church tax, if applicable, thereon (in case of an individual investor) or to corporate income tax at a rate of 15 per cent. plus solidarity surcharge thereon (in case of a corporate investor). Business expenses related to the Notes are tax deductible. Any income derived from the Notes will have to be included in the investor's personal income tax or corporate income tax return, and any German withholding tax (including surcharges) will generally be fully credited against the investor's personal or corporate income tax liability or refunded, as the case may be. The income derived from the Notes is generally also subject to trade tax if the Notes are held by a corporate investor, or, in case of an individual investor, if the Notes form part of the business property of a German trade or business. The trade tax rate depends on the applicable trade tax multiplier of the relevant municipality, where the business is located. In case of individual investors, the trade tax may in part or in total be credited against the investor's personal income tax liability.

German Withholding Tax

If the Noteholder keeps the Notes in a custodial account at a German credit or financial services institution (inländisches Kredit- oder Finanzdienstleistungsinstitut), including German branches of foreign credit and financial services institutions, a German securities trading company (inländisches Wertpapierhandelsunternehmen) or a German securities trading bank (inländische Wertpapierhandelsbank) (the "Disbursing Agent") which keeps or administers the Notes and pays out or credits the interest, the Disbursing Agent withholds the flat tax on the income derived from the Notes, including solidarity surcharge thereon. Church tax will be withheld by the Disbursing Agent, unless the investor has filed a blocking notice (Sperrvermerk) with the German Federal Central Tax Office (Bundeszentralamt für Steuern). In such case, the individual investor has to include the private investment income in his or her tax return and will then be assessed to church tax.

The flat tax will be withheld from the gross amount of the interest payment and also applied to interest accrued through the date of the disposal of the Notes that is shown separately on the respective settlement statement (*Stückzinsen*). In case of capital gains from the disposal or redemption of Notes, withholding tax will be levied on the difference between the issue or acquisition price of the Notes and the proceeds from the redemption or sale of the Notes, less any directly related expenses, provided that the Noteholder has kept the Notes in a custodial account since the issuance or acquisition date respectively or, in case of a transfer from another custodial account, has evidenced the acquisition costs in the form required by law. Otherwise, withholding tax is generally levied on 30 per cent. of the proceeds from the redemption or disposal of the Notes.

No German withholding tax will be levied if an individual investor has filed a withholding tax exemption application (*Freistellungsauftrag*) with the Disbursing Agent, but only to the extent the private investment income does not exceed the exemption amount shown on the withholding tax exemption application. Currently, the overall exemption amount is EUR 801 for single taxpayers and EUR 1,602 for married taxpayers and for partners in accordance with the registered partnership law (*Gesetz über die Eingetragene Lebenspartnerschaft*) filing jointly. Similarly, no withholding tax will be levied if the relevant investor has submitted a certificate of non-assessment (*Nichtveranlagungs-Bescheinigung*) issued by the relevant local tax office to the Disbursing Agent.

If the Notes are not held in a custodial account with a Disbursing Agent at the time the interest is received or at the time of the relevant disposal or redemption of the Notes, no tax will be withheld but the Noteholder will have to include its income derived from the Notes in his or her tax return, and the tax will be levied by way of assessment, however, at the same rate as if the withholding would have occurred.

Furthermore, with respect to capital gains from the redemption or disposal of the Notes, no withholding tax will be levied if the Noteholder is a corporation subject to unlimited resident taxation in Germany and the Notes are held by a Disbursing Agent under the name of the respective company. The same is true if the Notes are held as a business asset of a German business and the Noteholder declares this on an official form vis-à-vis the Disbursing Agent. The flat rate withholding tax would not apply either if the Noteholder is a German financial institution, financial services institution or an investment management company.

Non-Resident Noteholders

Interest payments on the Notes as well as capital gains from the disposal or redemption of the Notes derived by an individual or corporate investor that is not tax resident in Germany are not subject to German income taxation, unless (i) the Notes form part of the business property of a permanent establishment, including a permanent representative, or a fixed place of business maintained in Germany by the Noteholder, or (ii) the income derived from the Notes otherwise constitutes German source income (such as e.g. income from the letting and leasing of certain German-situs property). If a non-resident investor is subject to tax in Germany with the income derived from the Notes, in principle, similar rules apply as explained in the preceding sub-section "Resident Noteholders".

Non-resident taxpayers are, in general, exempt from German withholding tax on investment income. However, where the interest is subject to German taxation as set forth in the preceding paragraph and the Notes are held in a custodial account with a Disbursing Agent, withholding tax is levied as explained above in the preceding sub-section "Resident Noteholders". Under certain circumstances, non-German investors may benefit from tax reductions or tax exemptions under applicable double tax treaties (Doppelbesteuerungsabkommen).

Gift and Inheritance Tax

The transfer of a Note to another person by way of gift or by reason of the death of the Noteholder is generally subject to German gift or inheritance tax if, in case of an inheritance, either the decedent or the beneficiary, or, in case of a gift, either the donor or the donee is, or is deemed to be, a resident of Germany under German tax law. If neither the Noteholder nor the beneficiary or the donee is resident, or deemed to be resident, in Germany at the time of the transfer, no German gift or inheritance tax should arise, unless the Notes were held by the decedent or donor as part of a trade or business for which a permanent establishment was maintained in Germany or for which a permanent representative in Germany had been appointed. Exceptions from these rules apply to certain German expatriates. Tax treaties concluded by Germany generally permit Germany to tax the transfer of a Note in this situation.

Other Taxes

No stamp, issue, registration or similar taxes or duties will be payable in Germany in connection with the issuance, delivery or execution of the Notes. The issuance and transfer of Notes should not trigger German VAT. However, under certain circumstances, entrepreneurs may waive the exemption from VAT with regard to transactions with the Notes. Currently, net wealth tax (*Vermögenssteuer*) is not levied in Germany.

Taxation of the Issuer

The Issuer will derive income from the Purchased Lease Receivables and the Purchased ER Claims. The income derived by the Issuer will generally only be subject to German income taxation if the Issuer has its place of effective management and control in Germany or maintains a permanent establishment, or appoints a permanent representative, for its business in Germany.

The Issuer has been advised that it is not tax resident in Germany and that it should not maintain a permanent establishment or permanent representative in Germany. Consequently, the Issuer should not be subject to German corporate income tax (*Körperschaftsteuer*) or German trade tax (*Gewerbesteuer*).

It can, however, not be excluded that the German tax authorities regard the Issuer as subject to German income taxation. In that case the tax base for German corporate income tax and German trade tax would be computed in accordance with the German tax laws including, in particular, (i) the German interest barrier (*Zinschranke*) rules and the (ii) the rules on the addition of certain expense items for trade tax purposes (*gewerbesteuerliche Hinzurechnung*). The application of these rules could lead to a significant taxable income of the Issuer in Germany if the Issuer is regarded as being subject to German taxation.

The purchase of receivables should not be subject to German VAT under the assumption that the Issuer will be registered for VAT purposes in Luxembourg and will use its Luxembourg VAT identification (otherwise the purchase of the receivables should at least be exempt from VAT in Germany). The collection of receivables by the Originator should be treated as ancillary to the transfer of the receivables, thus share the same VAT-treatment and not expose the Issuer to VAT risks.

This view is supported by a binding VAT ruling which the Originator obtained wherein the relevant German tax authorities confirm that in the normal course of business the transfer of expectancy rights to the Issuer will be regarded as turnover outside the scope of German VAT. While this ruling is formally binding only for the tax office handling the affairs of the Issuer, the ruling includes a statement wherein the tax office accepts that the reassignment of the full legal title in the Vehicles by the Issuer for the purpose of a realisation performed by the Originator should be outside the scope of VAT as well.

Pursuant to section 13c UStG, the Issuer may incur a secondary liability for German VAT payable by the Originator in relation to the Purchased Lease Receivables. An amendment to section 13c (1) UStG which came into effect on 1 January 2017 (Bürokratieentlasungsgesetz of 30 June 2017, Bundesgesetzblatt I p. 2143) stipulates that the purchaser of receivables shall not be liable to unpaid VAT provided and to the extent the seller has received a cash consideration for the assignment of the receivable. However, this shall not apply and the purchaser of a receivable might be liable to unpaid VAT in case the seller may not freely dispose of the cash received which in particular shall be the case when the purchaser has access to the bank account to which the remuneration was paid. The amendment to section 13c (1) German Value Added Tax Act (Umsatzsteuergesetz - UstG) overrules a decision of the Federal Fiscal Court (Bundesfinanzhof) rendered on 16 December 2015 (XI R 28/13) holding that in the case of factoring, section 13c UStG also applies when the factor provides liquidity to the originator. The court thereby refused to follow the view of the German tax administration provided in section 13c. 1 (27) of the German (Umsatzsteuer-Anwendungserlass – UStAE) which explained that the purchaser shall not be liable to unpaid VAT provided and to the extent the purchase price was at the free disposition of the seller. The view could be taken that the amendment to section 13c (1) UStG has reinstated the previous administrative practice and made it binding for the tax courts, too. Section 13c.1 (30) of the UStAE provides that a liability would be triggered by the mere onward assignment of the Purchased Lease Receivables to the Trustee. It could be held that paragraph 30 of the Guidelines does not apply as an override to paragraph 27 because (i) the current wording of section 13c.1 (27) of the UStAE was inserted in the final version of the above mentioned circular and should, in view of this timing, be interpreted as an override rule specifically for asset backed securities transactions, (ii) if - by contrast - section 13c.1 (30) of the UStAE would be regarded as an override, this would remove all meaning from paragraph 27 of the UStAE since the assignment of the Purchased Lease Receivables is a necessary insolvency remoteness requirement of the Rating Agencies (c.f. "Structured Finance Ratings - European Legal Criteria 2005", published by Standard & Poor's), and (iii) section 13c.1 (30) of the UStAE makes an implicit reference to considerations paid in the context of assignments falling under the scope of paragraph 30 of the UStAE. Therefore, with respect to the

sale of Lease Receivables under the Lease Receivables Purchase Agreement, section 13c.1 (27) of the Guidelines should apply, whereas section 13c.1 (30) of the UStAE would not be applicable.

Based on the above analysis and expectations, the Purchaser should not be held liable for unpaid VAT relating to the Purchased Lease Receivables pursuant to section 13c UStG by German tax authorities.

Common Reporting Standard

In 2014, the Organisation for Economic Co-operation and Development has developed a new global standard for the annual automatic exchange of financial information between tax authorities (the "Common Reporting Standard" or the "CRS"). Germany and Luxembourg are signatory jurisdictions to the CRS and are conducting the exchange of information with tax authorities of other signatory jurisdictions since September 2017, as regards reportable financial information gathered in relation to fiscal year 2016.

The CRS was implemented into German law (Gesetz zum automatischen Austausch von Informationen über Finanzkonten in Steuersachen (Finanzkonten-Informationsaustauschgesetz – FKAustG) and Luxembourg law (law dated 18 December 2015 concerning the automatic exchange of information on financial accounts and tax matters) domestic law in December 2015 implementing the EU Directive 2014/107/EU (the "CRS Regime").

The CRS Regime may impose obligations on the Issuer and its shareholder and debt holders (including the Noteholders) (together the "CRS Investors") if the Issuer is actually regarded as a reporting financial institution under the CRS, so that the Issuer could be required to conduct due diligence and obtain (among other things) confirmation of the tax residency (through the issuance of self-certification forms by the shareholder/Noteholders), tax identification number and CRS classification of the CRS Investor in order to fulfil its own legal obligations. As the Issuer is likely to qualify as a reporting financial institution, the CRS Investors acknowledge that the Issuer may refuse to accept their investments if the self-certification is not obtained upon subscription. The Issuer will need to first report under the CRS to the Luxembourg tax authorities by 30 June 2020 with respect to information from the calendar year 2019. The latter will then automatically exchange this information with the tax authorities from the jurisdictions where the CRS Investors are tax resident.

Investors should contact their own tax advisers regarding the application of CRS to their particular circumstances.

USE OF PROCEEDS

The aggregate net proceeds from the issue of the Notes (being EUR 504,080,000 for the Class A Notes and EUR 44,000,000 for the Class B Notes) and the proceeds of the Senior Subordinated Loan (being EUR 126,582,351.94 and the Junior Subordinated Loan (being EUR 35,300,000) will amount to EUR 709,962,351.94 and will be used by the Issuer on the Issue Date to finance (i) the Initial Purchase Price for the acquisition, from the Originator, on such date, of the Purchased Lease Receivables and the Purchased Expectancy Rights and (ii) the Upfront Amount to be paid to the Originator.

SUBSCRIPTION AND SALE

Pursuant to the Subscription Agreement dated 18 October 2019, (i) the Joint Lead Managers have agreed to purchase (a) the Class A Notes at the issue price of 100.816 per cent. of the aggregate principal amount of such Class A Notes on the Closing Date and (b) the Class B Notes at the issue price of 100 per cent. of the aggregate principal amount of the Class B Notes on the Closing Date.

The Subscription Agreement is subject to a number of conditions and may be terminated by the Joint Lead Managers in certain circumstances prior to payment for the Notes to the Issuer. The Issuer has agreed to indemnify the Joint Lead Managers against certain liabilities in connection with the issue of the Notes.

The issuance of the Notes is not designed to comply with the U.S. Risk Retention Rules other than the safe harbour for certain non-U.S. related transactions under Rule 20 of the U.S. Risk Retention Rules. "U.S. Risk Retention Rules" 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.

The Notes offered and sold by the Issuer may not be purchased by any persons, or for the account or benefit of any persons, that are, "U.S. persons" as defined in the U.S. Risk Retention Rules (such persons, "Risk Retention U.S. Persons") except where such sale falls within the safe harbour for certain non-U.S. related transactions under Rule 20 of the U.S. Risk Retention Rules. In any case, the Notes may not be purchased by, or for the account or benefit of, any "U.S. person" as defined under Regulation S under the U.S. Securities Act of 1933, as amended ("Regulation S"). The definition of "U.S. person" in the U.S. Risk Retention Rules is substantially similar to, but not identical to, the definition of "U.S. person" in Regulation S. Each purchaser of a Note or a beneficial interest therein acquired on the Closing Date, by its acquisition of a Note or a beneficial interest in a Note, will be deemed, and in certain circumstances will be required to represent and agree to the Issuer, the Originator, the Arranger and the Joint Lead Managers, including that it (a) is not a Risk Retention U.S. Person as defined in the U.S. Risk Retention Rules (unless it has obtained the prior written consent of LeasePlan Deutschland GmbH), (b) is acquiring such Note or a beneficial interest therein for its own account and not with a view to distribute such Notes, or, in the case of a distributor, will only distribute such Notes to a person who is not a U.S. Risk Retention Person, and (c) is not acquiring such Note or a beneficial interest therein as part of a scheme to evade the requirements of the U.S. Risk Retention Rules (including acquiring such Note through a non-Risk Retention U.S. Person, rather than a Risk Retention U.S. Person, as part of a scheme to avoid the 10 per cent. Risk Retention U.S. Person limitation in the safe harbour for certain non-U.S. related transactions provided for in Rule 20 of the U.S. Risk Retention Rules). Each prospective investor will be required to notify any seller of Notes if it is a Risk Retention U.S. Person prior to placing any offer to purchase the Notes. The Originator, the Issuer, the Corporate Services Provider, the Arranger, the Joint Lead Managers will rely on these representations, without further investigation or liability.

With respect to the U.S. Risk Retention Rules, the Originator and the Issuer agreed that the issuance of the Notes was not designed to comply with the U.S. Risk Retention Rules and that the Originator does not intend to retain at least 5 per cent of the securitised assets for purposes of compliance with the U.S. Risk Retention Rules, but rather intends to rely on a safe harbour provided for in Rule 20 of the U.S. Risk Retention Rules regarding certain non-U.S. related transactions. Other than as specified in the preceding paragraph, no other steps have been taken by the Originator, the Issuer and the Joint Lead Managers or any of their Affiliates or any other party to accomplish such compliance. Neither the Issuer, nor the Arranger, nor the Joint Lead Managers or any person who controls them or any of their directors, officers, employees, agents or Affiliates will have any responsibility for determining the proper characterisation of potential investors for such restriction or for determining the availability of a safe harbour for certain non-U.S. related transactions provided for in Rule 20 of the U.S. Risk Retention Rules, and neither the Issuer, nor the Arranger, nor any Joint Lead Manager or any person who controls them or any of their directors, officers, employees, agents or Affiliates accept any liability or responsibility whatsoever for any such determination or characterisation. See "RISK FACTORS — Category 1: Risks relating to the Notes — U.S. Risk Retention".

SELLING RESTRICTIONS

No action has been taken in any jurisdiction by the Issuer or the Joint Lead Managers for the purpose of permitting a public offering of the Notes, or possession or distribution of this Prospectus (in

preliminary, proof or final form) or any amendment or supplement thereto or any other offering or publicity material relating to the Notes (including roadshow materials and investor presentations), in any country or jurisdiction where action for that purpose is required. Accordingly, each Joint Lead Manager agrees that it will not directly or indirectly offer or sell any Notes or distribute or publish this Prospectus or any other offering or publicity material relating to the Notes in or from any country or jurisdiction, except in compliance with all applicable laws, rules and regulations of any such country or jurisdiction.

Each Joint Lead Manager will comply to the best of its knowledge and belief in all material respects with all applicable laws and regulations in each jurisdiction in which it acquires, offers, sells or delivers Class or has in its possession or distributes this Prospectus (in preliminary, proof or final form) or any amendment or supplement thereto or any other offering or publicity material relating to the Notes, in all cases at its own expense.

UNITED STATES

The Notes have not been and will not be registered under the Securities Act and may not be offered, sold or delivered within the United States or to, or for the account or benefit of, U.S. Persons, except in certain transactions exempt from the registration requirements of the Securities Act. The Notes are being offered and sold outside the United States in reliance on Regulation S.

The Notes are subject to U.S. tax law requirements and may not be offered, sold or delivered within the United States or its possessions or to a United States person, except in certain transactions permitted by U.S. tax regulations. Terms used in this paragraph have the meanings given to them by the U.S. Code and U.S. Treasury regulations thereunder.

Each Joint Lead Manager represented and agreed under the Subscription Agreement that, except as permitted by the Subscription Agreement, it has not offered or sold and will not offer or sell any Notes as part of their distribution at any time except in "offshore transactions" as defined in Regulation S.

PROHIBITION OF SALES TO EEA RETAIL INVESTORS

Each Joint Lead Manager has represented, warranted and agreed that it has not offered, sold or otherwise made available and will not offer, sell or otherwise make available any Notes to any retail investor in the European Economic Area. For the purposes of this provision:

- (a) the expression "retail investor" means a person who is one (or more) of the following:
 - (i) a retail client as defined in point (11) of article 4(1) of MiFID II; or
 - (ii) a customer within the meaning of Directive 2016/97/EU (as amended, restated or supplemented, the "Insurance Distribution Directive"), where that customer would not qualify as a professional client as defined in point (10) of article 4(1) of MiFID II; or
 - (iii) not a qualified investor as defined in the Prospectus Regulation; and
- (b) the expression "offer" includes the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe the Notes.

PUBLIC OFFER SELLING RESTRICTIONS UNDER THE PROSPECTUS REGULATION

In relation to each Member State of the European Economic Area, each Joint Lead Manager has represented, warranted and agreed that it has not made and will not make an offer of Notes which are the subject of the offering contemplated by this Prospectus to the public in that Member State other than:

- (a) to any legal entity which is a qualified investor as defined in the Prospectus Regulation;
- (b) to fewer than 150 natural or legal persons (other than qualified investors as defined in the Prospectus Regulation); or

(c) in any other circumstances falling within article 1(4) of the Prospectus Regulation,

provided that no such offer of Notes shall require the Issuer or any Joint Lead Manager to publish a prospectus pursuant to article 3 of the Prospectus Regulation, or supplement a prospectus pursuant to article 23 of the Prospectus Regulation.

For the purposes of this provision, the expression an "offer of Notes to the public" in relation to any Notes in any Member State means the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes and the expression "Prospectus Regulation" means Regulation (EU) 2017/1129.

UNITED KINGDOM

Each Joint Lead Manager represented and agreed under the Subscription Agreement that:

- (a) it has only communicated or caused to be communicated and will only communicate or cause to be communicated an invitation or inducement to engage in investment activity (within the meaning of section 21 of the Financial Services and Markets Act 2000 (the "FSMA") received by it in connection with the issue or sale of the Notes in circumstances in which section 21(1) of the FSMA does not apply to the Issuer; and
- (b) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to the Notes in, from or otherwise involving the United Kingdom.

SWITZERLAND

Each Joint Lead Manager has represented and agreed with the Issuer that the Notes will not, directly or indirectly, be offered, sold or advertised to the public in Switzerland.

GENERAL INFORMATION

1. **Authorisation**

The issue of the Notes was duly authorised by a resolution of the board of directors of the Issuer dated 17 October 2019.

2. Listing

Application has been made for the Notes to be admitted to listing on the official list and to trading on the professional segment of the regulated market of the Luxembourg Stock Exchange.

It is expected that official listing and admission to trading will be granted on or about 24 October 2019, subject only to the issue of the Global Notes.

The Issuer estimates that the amount of expenses related to the admission to trading of the Notes will be approximately EUR 9,200.

3. Clearing Systems

The Notes have been accepted for clearance through Euroclear and Clearstream Banking S.A. and assigned the following identification codes:

	ISIN	Common Code	WKN
Class A Notes	XS2060899205	206089920	A2R8SC
Class B Notes	XS2060899544	206089954	A2R8SD

The address of Euroclear is Euroclear Bank SA/NV, 1 Boulevard du Roi Albert II, B-1210 Brussels and the address of Clearstream Banking S.A. is Clearstream Banking S.A., 42 Avenue JF Kennedy, L 1855 Luxembourg.

4. Legal Entity Identifier

The legal entity identifier (LEI) of the Issuer is: 5493003J22K2JG7G9989.

5. Legal and Arbitration Proceedings

There are no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer is aware) during the 12 months preceding the date of this Prospectus which may have or have had in the recent past, significant effects on the financial position or profitability of the Issuer.

6. Auditors

The auditors of the Issuer are KPMG, 39 avenue John F. Kennedy, L-1855 Luxembourg, Grand Duchy of Luxembourg (member of the *Institut des Réviseurs d'Entreprises*).

7. Legend Concerning United States Persons

The Notes will contain a legend to the following effect:

"Any United States Persons (as defined in the Internal Revenue Code of the United States) who holds this obligation will be subject to limitations under the United States Income Tax Laws, including the limitations provided in sections 165(j) and 1287 (a) of the Internal Revenue Code of 1986, as amended."

8. Availability of Documents

8.1 **Prospectus**

This Prospectus (and all the documents incorporated by reference in this Prospectus) will be published on the website of the Luxembourg Stock Exchange (www.bourse.lu).

8.2 **Investor Reports**

The Originator (or the Reporting Agent on its behalf) will publish monthly Investor Reports regarding the Notes and the performance of the underlying assets. Such monthly Investor Reports will contain, among others, the following information:

- (a) the aggregate amount to be distributed on each Class of Notes and on the Subordinated Loans on the relevant Payment Date;
- (b) the repayment of the nominal amount attributed to each Class of Notes and the Subordinated Loans as distributed together with the interest payment;
- (c) the nominal amount still outstanding on each Class of Notes and on the Subordinated Loans as of each respective Payment Date;
- (d) the Required Commingling Reserve Amount, the Required Liquidity Reserve Amount and the Required Maintenance Reserve Amount on the relevant Payment Date;
- (e) information to be provided under article 6 of the Securitisation Regulation;
- (f) default and recovery information for each Collection Period, delinquency information for delinquency periods of up to one month, up to two months, up to three months and more than three months with respect to the number of delinquent Lease Agreements and the amount of purchased Delinquent Lease Receivables; and
- (g) in the event of the final Payment Date, the fact that such date is the final Payment Date.

The information set out above shall be published on the website of the European DataWarehouse at http://bit.ly/2m2YW2X, being a website which conforms with the requirements set out in article 7 paragraph 2 of the Securitisation Regulation. Separately, it should be noted that the information required under article 7 paragraph 1 point (a) of the Securitisation Regulation shall be made available to potential Noteholders before pricing upon request. For the avoidance of doubt, such website and the contents thereof do not form part of this Prospectus. To the extent any technical standards prepared under the Securitisation Regulation come into effect after the date of this Prospectus and require such reports to be published in a different manner, LeasePlan Deutschland GmbH (as originator) shall procure that the Reporting Agent complies with the requirements of such technical standards when publishing such reports. Until the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation are implemented, the information regarding the underlying exposures will be provided in the Investor Report which - in LeasePlan Deutschland GmbH's view - is in line with the level of information typically provided to noteholders of European structured finance instruments backed by auto leases in the period immediately prior to 1 January 2019.

The Originator shall be entitled to decide in its own reasonable discretion whether it will produce two Investor Reports for the relevant monthly period – an investor report substantially in the form of schedule 1 (Form of Investor Report) of the Servicing Agreement and an investor report containing the information required pursuant to the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation, or only an investor report containing the information required pursuant to the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation - after the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation have been implemented. The Originator (or the Reporting Agent on the Originator's behalf) shall be entitled to amend the Investor Report in every respect to comply with the EU Transparency Requirements. For the avoidance of doubt, the Originator (or the Reporting Agent

on the Originator's behalf) shall even be entitled to replace the Investor Report in full to comply with the EU Transparency Requirements.

The first Investor Report issued by the Issuer will additionally disclose the amount of Notes (i) privately-placed with investors other than the Originator and its affiliated companies (together the "Originator Group"), (ii) retained by a member of the Originator Group and (iii) publicly-placed with investors which are not part of the Originator Group. In relation to any amount of Notes initially retained by a member of the Originator Group but subsequently placed with investors outside the Originator Group, such circumstance will be disclosed (to the extent legally permitted) in the next investor report following such outplacing.

Furthermore, the Issuer undertakes to make available to the Noteholders from the Closing Date until the Legal Maturity Date loan level data and a cash flow model either directly or indirectly through one or more entities who provide such cash flow models to investors generally.

8.3 Other Documents

The following documents will be available for inspection on the following website Bumperfinance.com for twelve months from the date of this Prospectus:

- (a) the articles of association of Bumper DE S.A.; and
- (b) the future annual financial statements of Bumper DE S.A. (interim financial statements will not be prepared).

Copies of the following documents are available in physical form for inspection during usual business hours at the offices of the Issuer and the Paying Agent for the life of this Prospectus:

- (a) the articles of association of the Issuer,
- (b) all reports, letters and other documents, historical financial information, valuations and statements prepared by any expert at the Issuer's request any part of which is included or referred to herein,
- (c) the Incorporated Terms Memorandum;
- (d) the Lease Receivables Purchase Agreement;
- (e) the Servicing Agreement;
- (f) the Maintenance Coordination Agreement;
- (g) the Expectancy Rights Purchase Agreement;
- (h) the Realisation Agency Agreement;
- (i) the Issuer ICSDs Agreements;
- (j) the Subscription Agreement;
- (k) the Swap Agreement;
- (1) the Data Trust Agreement;
- (m) the Account Agreement;
- (n) the Agency Agreement;
- (o) the Trust Agreement;
- (p) the Cash Management Agreement;
- (q) the Subordinated Loan Agreements;

- (r) the Deed of Charge;
- (s) the Put Option Agreement;
- (t) the Reserves Funding Agreement; and
- (u) the Corporate Services Agreement.

9. Third Party Information

Where information in this Prospectus has been sourced from third parties, this information has been accurately reproduced, and as far as the Issuer is aware and is able to ascertain from the information published by such third parties, no facts have been omitted which would render the reproduced information inaccurate or misleading. The source of third party information is identified where used.

10. Interest of Natural and Legal Persons

So far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the issue.

MASTER DEFINITIONS SCHEDULE

1. **DEFINITIONS**

The Parties agree that, except where expressly stated to the contrary or where the context otherwise requires, the definitions set out below shall apply to the respective terms or expressions referred to but not otherwise defined in each Transaction Document.

- "2019-1 Compartment 1" means the Compartment created by Bumper DE S.A. for the acquisition of the Lease Receivables;
- "2019-1 Compartment 2" means the Compartment created by Bumper DE S.A. for the acquisition of the Expectancy Rights;
- "Account Agreement" means the account bank agreement entered into between, *inter alia*, the Issuer and the Account Bank dated on or about 18 October 2019 (as amended from time to time);
- "Account Bank" means ABN AMRO Bank N.V.;
- "Additional Cut-Off Date" means the last day of the Collection Period elapsing prior to an Additional Purchase Date;
- "Additional Expectancy Right" means any Expectancy Right in relation to a Vehicle as set out and further specified in the list delivered in connection with the submission of an Additional Expectancy Rights Offer with reference to the Expectancy Rights Purchase Agreement;
- "Additional Expectancy Rights Offer" means any offer (*Angebot*) by the Originator substantially in the form of schedule 1 (Form of Offer Letter) of the Expectancy Rights Purchase Agreement);
- "Additional Lease Receivable" means any Lease Receivable as set out and further specified in the list delivered in connection with the submission of an Additional Receivables Offer with reference to the Lease Receivables Purchase Agreement;
- "Additional Portfolio" means any Lease Receivables purchased by the Lease Receivables Purchaser and Expectancy Rights purchased by the Expectancy Rights Purchaser from the Originator on any Additional Purchase Date together with any other asset (including Ancillary Rights, Related Collateral and title to the relevant Vehicle) but excluding, for the avoidance of doubt, any Lease Services Receivable;
- "Additional Purchase Date" means each Payment Date during the Revolving Period excluding the Closing Date;
- "Additional Purchase Price" means the Additional Purchase Price Advance and the Additional Purchase Price LR;
- "Additional Purchase Price Advance" means the Aggregate Discounted Balance of an Additional Expectancy Right as of the Cut-Off Date prior to the Additional Purchase Date;
- "Additional Purchase Price LR" means the purchase price payable by the Issuer to the Originator on each Additional Purchase Date for the acquisition of the relevant Additional Lease Receivables which equals the Aggregate Discounted Balance of such Additional Lease Receivables as of the relevant Additional Cut-Off Date;
- "Additional Receivables Offer" means any offer by the Originator substantially in the form of schedule 1 (Form of Offer Letter) to the Lease Receivables Purchase Agreement;
- "Adverse Claim" means any mortgage, charge, pledge, hypothecation, lien, floating charge or other security interest or encumbrance or other right or claim under the laws of any jurisdiction, of or on any Person's assets or properties in favour of any other Person;
- "Affiliate" means a Subsidiary or any Holding Company of a person or any other Subsidiary of that Holding Company;

- "Agent" means the Cash Manager, the Paying Agent, the Account Bank and the Calculation Agent;
- "Aggregate Defaulted Balance" means the sum of the Defaulted Balances of all Lease Agreements which became Defaulted Lease Agreements as of the Initial Cut-Off Date until the last day of the Collection Period immediately preceding the relevant Payment Date;
- "Aggregate Discounted Balance" means the sum of the Discounted Balances;
- "Aggregate Principal Outstanding Balance" means, as of any Payment Date, the aggregate of the Class Principal Outstanding Balance of all Classes;
- "Alternative Base Rate" shall have the meaning ascribed to such term in Condition 10(b) (Modifications Modifications by the Trustee);
- "Amortisation Event" means either an Early Amortisation Event or an Issuer Event of Default;
- "Ancillary Rights" means all existing and future, actual or contingent claims and rights arising in connection with a Lease Agreement (other than the payment claims constituting the Lease Receivables or the Expectancy Rights), in particular (*insbesondere*):
- (a) any right to alter the underlying legal relationship (Gestaltungsrecht);
- (b) any claims for damages (*Schadenersatzansprüche*) based on contract or tort (including, without limitation, claims (*Ansprüche*) to payment of default interest (*Verzugszinsen*) for any late payment of any Lease Instalment) and other claims against the Lessee or third-parties which are deriving from the Lease Agreement, e.g. pursuant to the (early) termination of such Lease Agreement or the use of the Vehicle, if any;
- (c) any restitution claim (*Bereicherungsansprüche*) against the relevant Lessee in the event the underlying Lease Agreement is void (including, without limitation, the restitution claims in respect of (i) the delivery (*Herausgabe*) of direct possession (*unmittelbarer Besitz*) of the Vehicle and (ii) compensation of the value of any use made (*Wertersatz für gezogene Nutzungen*));
- (d) any claim for the provision of collateral;
- (e) any indemnity claims for non-performance; and
- (f) any substitute of any of the rights and claims referred to in paragraphs (a) to (f), if any, which, in particular, include any claims against third-parties resulting from the sublease of the Vehicle:
- "Applicable Insolvency Law" means any applicable bankruptcy, insolvency or other similar law affecting creditor's rights now or hereafter in effect in any jurisdiction;
- "Applicable Priority of Payments" means, as applicable, either, prior to the occurrence of an Enforcement Event, the Pre-Enforcement Priority of Payments in respect of principal and interest, or, after the occurrence of an Enforcement Event, the Post-Enforcement Priority of Payments in respect of principal and interest;
- "Arranger" means LeasePlan Corporation N.V.;
- "Authority" shall mean any competent regulatory, prosecuting, Tax or governmental authority in any jurisdiction;
- "Available Distribution Amount" means, as of the relevant Payment Date, the sum of the following amounts, either collected, or received by the Issuer, or accrued, as the case may be, with respect to the immediately preceding Collection Period:
- (a) Collections, less an amount equal to 25 per cent. of the Purchase Price Residual;
- (b) Deemed Collections;

- (c) Vehicle Realisation Proceeds;
- (d) Ineligible Expectancy Right Repurchase Price;
- (e) Ineligible Lease Receivable Repurchase Price;
- (f) Recalculation Reduction Amount;
- (g) Repurchase Price for the Optional Early Redemption;
- (h) Investment Earnings;
- (i) any Net Swap Receipts under the Swap Agreement (excluding any Swap Replacement Excluded Amounts and amounts credited to the Swap Replacement Account);
- (j) any amounts standing to the credit of the Liquidity Reserve Ledger;
- (k) any amounts standing to the credit of the Commingling Reserve Ledger if and to the extent the Servicer, the Originator or the Realisation Agent has, on such Payment Date, failed to transfer to the Purchaser any Collections (other than Lease Services Collections and Deemed Collections) received by the Servicer, the Originator or the Realisation Agent during or with respect to the relevant Collection Period;
- (l) any amount standing to the credit of the Maintenance Reserve Ledger in order to pay the Back-Up Maintenance Coordinator Stand-By Fee or the Back-Up Maintenance Coordinator Activation Fee (if any) and the amounts payable to the maintenance service providers (if any);
- (m) any amounts standing to the credit of the Set-Off Reserve Ledger up to an amount equal to the aggregate amount in which Lessees have made a set-off claim against the Originator if and to the extent those amounts have not yet been paid by the Originator to the Purchaser as a Deemed Collection, Ineligible Lease Receivable Purchase Price or Ineligible Expectancy Right Repurchase Price;
- (n) any amounts remaining and not used and standing to the credit of the Replenishment Ledger;
- (o) any additional free amounts (not forming part of any reserves) of the Issuer credited to the Issuer Account; and
- (p) any amounts standing to the credit of the Swap Replacement Account that do not form part of the Swap Replacement Excluded Amount;

"Available Funds" means funds standing to the credit of the Issuer Account and any other amounts forming part of the Available Distribution Amount;

"Back-Up Maintenance Coordinator" means a Suitable Entity which shall be nominated following the occurrence of a Back-Up Trigger Event and which could assist the insolvency administrator in providing the maintenance services under the Lease Agreements after the occurrence of a Maintenance Coordinator Termination Event;

"Back-Up Maintenance Coordinator Facilitator" means Circumference FS (Luxembourg) S.A.;

"Back-Up Maintenance Coordinator Activation Fee" means the fee to be paid by the Issuer to the Back-Up Maintenance Coordinator, once the Back-Up Maintenance Coordinator has taken over the maintenance services of the Maintenance Coordinator, on each Payment Date according to the Applicable Priority of Payments;

"Back-Up Maintenance Coordinator Stand-By Fee" means the fee to be paid by the Issuer to the Back-Up Maintenance Coordinator on each Payment Date following the appointment of the Back-Up Maintenance Coordinator prior to the Back-Up Maintenance Coordinator taking over the services from the Maintenance Coordinator, as determined in accordance with the Maintenance Coordination Agreement;

- "Back-Up Realisation Agent" means a Suitable Entity agent which shall be nominated following the occurrence of a Back-Up Trigger Event for (i) selling the Transformed Title Vehicles and (ii) coordinating certain logistical and technical services in relation to the realisation of the Transformed Title Vehicles upon the terms and subject to the conditions of the Realisation Agency Agreement after the occurrence of a Realisation Agent Termination Event;
- "Back-Up Realisation Agent Activation Fee" means the fee to be paid by the Issuer to the Back-Up Realisation Agent, once the Back-Up Realisation Agent has taken over the services of the Realisation Agent, on each Payment Date according to the Applicable Priority of Payments;
- "Back-Up Realisation Agent Stand-By Fee" means the fee to be paid by the Issuer to the Back-Up Realisation Agent on each Payment Date following the appointment of the Back-Up Realisation Agent as long as the Back-Up Realisation Agent has not taken over the services of the Realisation Agent, as determined in accordance with the Realisation Agency Agreement;
- "Back-Up Servicer" means a Suitable Entity shall be nominated following the occurrence of a Back-Up Trigger Event for providing the services under the Servicing Agreement after the occurrence of a Servicer Termination Event;
- "Back-Up Servicer Facilitator" means Circumference FS (Luxembourg) S.A.;
- "Back-Up Servicer Activation Fee" means the fee (including VAT, if any) to be paid by the Issuer to the Back-Up Servicer, once the Back-Up Servicer has taken over the services of the Servicer, on each Payment Date according to the Applicable Priority of Payments;
- "Back-Up Servicer Stand-By Fee" means the fee to be paid by the Issuer to the Back-Up Servicer on each Payment Date following the appointment of the Back-Up Servicer as long as the Back-Up Servicer has not taken over the services of the Servicer, as determined in accordance with the Servicing Agreement;
- "Back-Up Trigger Event" means the occurrence of:
- (a) the rating of LeasePlan Corporation N.V. falling below Investment Grade Rating; or
- (b) a Change of Control;
- "Base Rate Modification" shall have the meaning ascribed to such term in Condition 10(b) (Modifications Modifications by the Trustee);
- "BGB" means the German Civil Code;
- "Business Day" means a day (other than a Saturday, a Sunday or any public holiday) on which banks and foreign exchange markets are open for business in Düsseldorf, Frankfurt, London, Amsterdam and Luxembourg and on which TARGET2 is open for the settlement of payment of a sum denominated in Euro;
- "Business Day Convention" means, except as otherwise provided in any Transaction Document, any payment which is due to be made on a day that is not a Business Day shall be made on the next Business Day, unless such Business Day falls in the subsequent calendar month, in which case the payment shall be made on the previous Business Day (Modified Following Business Day Convention);
- "Business Hours" means the period from 9 a.m. to 5 p.m. CET on any Business Day. For the avoidance of doubt, Business Hours shall not apply with respect to any notice sent under the Transaction Documents;
- "Calculation Agent" means ABN AMRO Bank N.V.;
- "Cash Management Agreement" means the cash management agreement entered into between, *inter alia*, the Issuer and the Cash Manager dated 18 October 2019 (as amended from time to time);
- "Cash Manager" means Intertrust Administrative Services B.V.;
- "CET" means Central European Time;

"Change of Control" means any day on which LeasePlan Corporation N.V. ceases to (i) own directly or indirectly control or (ii) own more than 50 per cent. of the voting capital or similar rights of ownership in the Originator. "Control" for this purpose means the power to direct the management and policies of the Originator whether through the ownership of voting capital, by contract or otherwise;

"Class" or "Class of Notes" means the Class A Notes and Class B Notes (as applicable);

"Class A Noteholder" means the holder of a Class A Note;

"Class A Notes" has the meaning given to such term in the Condition 2.1 (Rights and Obligations under the Notes — Principal Amount);

"Class A Principal Redemption Amount" means on any Payment Date after the Revolving Period but prior to the occurrence of an Enforcement Event the lower of:

- (a) an amount equal to the Principal Outstanding Balance of the Class A Notes on the preceding Payment Date; and
- (b) the Required Principal Redemption Amount;

"Class B Noteholder" means the holder of a Class B Note;

"Class B Notes" has the meaning given to such term in the Condition 2.1 (Rights and Obligations under the Notes — Principal Amount);

"Class B Principal Redemption Amount" means on any Payment Date after the Revolving Period but prior to the occurrence of an Enforcement Event the lower of:

- (a) an amount equal to the Principal Outstanding Balance of the Class B Notes on the preceding Payment Date; and
- (b) the difference between:
 - (i) the Required Principal Redemption Amount on such Payment Date; and
 - (ii) the Class A Principal Redemption Amount on such Payment Date;

"Class Principal Outstanding Balance" means the aggregate Principal Outstanding Balance of all Notes of a particular Class;

"Clearing System" means Clearstream Banking S.A. and Euroclear;

"Clearstream Banking S.A." means the Clearstream clearance system for internationally traded securities operated by Clearstream Banking S.A. (CBL), a company incorporated as a *société anonyme* under the laws of the Grand Duchy of Luxembourg, having its registered office at 42, avenue J.F. Kennedy, 1855 Luxembourg, Grand Duchy of Luxembourg registered with the Luxembourg Register of Commerce and Companies under number B 9248 and any successor thereto;

"Closing Date" means 24 October 2019;

"Collection and Servicing Procedures" means the collection and servicing procedures of the Servicer in accordance with the principles of a prudent vehicle lessor (as amended from time to time);

"Collection Period" means the one-month period commencing on the first day of each calendar month (including such day) and ending on the last day of that calendar month (including such day), with the first Collection Period to commence on 1 October 2019 and ending on 31 October 2019;

"Collections" means:

(a) any amounts received under the Lease Agreements, for the avoidance of doubt, including Lease Services Collections but excluding VAT; and

- (b) any proceeds received in relation to Defaulted Lease Receivables (including from the realisation of the Vehicles or other Ancillary Rights);
- "Commercial Vehicle" means a vehicle which is a fork-lift, a tractor, a lift truck, a road sweeper, a special vehicle or a swap body vehicle;
- "Common Safekeeper" or "CSK" means the entity appointed by the ICSDs to provide safekeeping for the Notes under the new global note structure;
- "Common Terms" means the provisions set out in schedule 2 (Common Terms) of the Incorporated Terms Memorandum:
- "Commingling Reserve" means the amounts standing to the credit of the Comingling Reserve Ledger;
- "Commingling Reserve Ledger" means a ledger of the Issuer Account to be credited with an amount to ensure that the total amount credited is equal to the Required Commingling Reserve Amount;

"Commingling Reserve Reduction Amount" means:

- (a) on the Issue Date and on any Payment Date during the Revolving Period: zero;
- (b) on any Payment Date after the end of the Revolving Period , the product of:
 - (i) the Aggregate Discounted Balance on the last day of the Collection Period immediately preceding the relevant Payment Date; and
 - (ii) the difference, if positive, of (A) less (B) where:
 - (A) is the result of (x) the Aggregate Discounted Balance on the last day of the Collection Period immediately preceding the relevant Payment Date minus the Aggregate Principal Outstanding Balance of the Notes on such Payment Date plus the amount standing to the credit of the Liquidity Reserve Ledger on such Payment Date, divided by (y) the Aggregate Discounted Balance on the last day of the Collection Period immediately preceding the relevant Payment Date; and
 - (B) is the result of (x) the Aggregate Discounted Balance on the Initial Cut-Off Date minus the Aggregate Principal Outstanding Balance of the Notes on the Issue Date plus the amount standing to the credit of the Liquidity Reserve Ledger on the Issue Date, divided by (y) the Aggregate Discounted Balance on the Initial Cut-Off Date;
- "Compartment" means a compartment of Bumper DE S.A. within the meaning of the Luxembourg Securitisation Law;
- "Compensation Claim" means any present or future, actual or contingent claim of the Originator against Lessees arising under or in connection with the Lease Agreements payable as compensation for damages and excess use of the Vehicle, including in particular, claims for damages arising from excess mileage but excluding, for the avoidance of doubt, the Lease Receivables;
- "Condition" means the relevant provision of the Terms and Conditions;
- "Corporate Services Agreement" means the corporate services agreement entered into between the Issuer and the Corporate Services Provider dated 18 October 2019 (as amended from time to time);
- "Corporate Services Provider" means Circumference FS (Luxembourg) S.A.;
- "Credit Risk" means the risk of non-payment in respect of a Purchased Lease Receivable due to a lack of solvency (*Bonität*) of the corresponding Lessee;
- "Creditor Secured Obligations" has the meaning ascribed to such term in clause 3 (Creditor Secured Obligations) of the Trust Agreement;

"CRR" means Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 (as amended from time to time);

"CRR Amending Regulation" 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;

"CSSF" means the Commission de Surveillance du Secteur Financier of Luxembourg;

"Cumulative Default Ratio" means with respect to any Payment Date:

- (a) the Aggregate Defaulted Balance until the respective last day of the Collection Period preceding the relevant Payment Date; divided by
- (b) the sum of the Aggregate Discounted Balance of the Initial Portfolio as of the Initial Cut-Off Date and the Aggregate Discounted Balances of all Additional Portfolios on the relevant Additional Cut-Off Dates purchased during the Revolving Period until but excluding such Payment Date;

"Cut-Off Date" means either the Initial Cut-Off Date or an Additional Cut-Off Date;

"Data Protection Rules" means, collectively, the provisions of the German Federal Data Protection Act (Bundesdatenschutzgesetz), the German Data Protection Amendment and Implementation Act (Datenschutzanpassungs- und Umsetzungsgesetz), the General Data Protection Regulation (Datenschutzgrundverordnung), the provisions of Circular 4/97 (Rundschreiben 4/97) of the German Federal Financial Supervisory Authority and the Luxembourg Act dated 1 August 2018 on the organisation of the National Commission for Data Protection (Commission nationale pour la protection des données) and the general data protection framework;

"Data Trust Agreement" means the agreement entered into or to be entered into between, *inter alia*, the Issuer and the Data Trustee dated 18 October 2019 (as amended from time to time);

"Data Trustee" means Circumference FS (Netherlands) B.V.;

"DBRS" means (i) with respect to the initial rating to be issued on the Closing Date, DBRS Ratings Limited and (ii) with respect to the subsequent surveillance rating, (y) DBRS Ratings GmbH or (z) any other entity that is part of DBRS group, located in the European Union and is not a third party with the meaning of the Regulation 1060/2009/EC of the European Parliament and the Council of 16 September 2009 on credit rating agencies (as amended), and (iii) any successor to the relevant rating activity;

"DBRS Critical Obligations Rating" or "COR" shall mean, in relation to a relevant entity, the rating assigned by DBRS which addresses the risk of default of particular obligations and/or exposures of the relevant entity that in the view of DBRS have a higher probability of being excluded from bail-in and remaining in a continuing bank in the event of the resolution of a troubled bank than other senior unsecured obligations. If the COR assigned by DBRS to the entity is public, it will be indicated on the website of DBRS (www.dbrs.com); or if the COR assigned by DBRS to the entity is private, such entity shall give notice to the other party as soon as reasonably practicable upon the occurrence of any change relevant for the purpose of the applicability of the COR;

"DBRS Equivalent Chart" means:

DBRS	Moody's	S&P	Fitch
AAA	Aaa	AAA	AAA
AA(high)	Aal	AA+	AA+
AA	Aa2	AA	AA
AA(low)	Aa3	AA-	AA-
A(high)	A1	A+	A+
A	A2	A	A
A(low)	A3	A-	A-
BBB(high)	Baa1	BBB+	BBB+

BBB	Baa2	BBB	BBB
BBB(low)	Baa3	BBB-	BBB-
BB(high)	Ba1	BB+	BB+
BB	Ba2	BB	BB
BB(low)	Ba3	BB-	BB-
B(high)	B1	B+	B+
В	B2	В	В
B(low)	B3	B-	B-
CCC(high)	Caa1	CCC+	
CCC	Caa2	CCC	
CCC(low)	Caa3	CCC-	CCC
CC	Ca	CC	
С			
D	С	D	D

"DBRS Equivalent Rating" means (i) if a Fitch public senior debt rating, a Moody's public senior debt rating and an S&P public senior debt rating are all available, (a) the remaining rating (upon conversion on the basis of the DBRS Equivalent Chart) once the highest and the lowest rating have been excluded or (b) in the case of two or more same ratings, any of such ratings (upon conversion on the basis of the DBRS Equivalent Chart); (ii) if the DBRS Equivalent Rating cannot be determined under paragraph (i) above, but public senior debt ratings by any two of Fitch, Moody's and S&P are available, the lower rating available (upon conversion on the basis of the DBRS Equivalent Chart); and (iii) if the DBRS Equivalent Rating cannot be determined under paragraph (i) or paragraph (ii) above, and therefore only a public senior debt rating by one of Fitch, Moody's and S&P is available, such rating will be the DBRS Equivalent Rating (upon conversion on the basis of the DBRS Equivalent Chart);

"**Deed of Charge**" means deed of charge entered into between the Issuer, the Trustee and the ER Trustee and dated on or about 18 October 2019 (as amended from time to time);

"Deemed Collections" means the amount in respect of Purchased Lease Receivables which the Originator is deemed to have received and which the Originator shall pay to the Lease Receivables Purchaser on the Payment Date after an amount remains unpaid under a Purchased Lease Receivable if non-payment was caused due to the mutual early termination of a Lease Agreement or by reasons other than circumstances relating to the credit risk of the Lessee;

"Defaulted Balance" means the present value, calculated using a discount rate equal to the Discount Rate, of the Lease Receivables and Expectancy Rights which would have been received as scheduled if the relevant Lease Agreement was not a Defaulted Lease Agreement. The Defaulted Balance shall be calculated as at the date the Lease Agreement first was declared a Defaulted Lease Agreement;

"Defaulted Lease Agreement" means a Lease Agreement in respect of which:

- (a) an Insolvency Event with respect to the Lessee occurred; or
- (b) the Lessee (corporate or public) is in arrears with respect to its Lease Receivables by more than 90 days and a judgement by the Servicer has been made that there is no reasonable chance that the Lessee is able to pay and that the outstanding amounts will be collected; or
- (c) the Lessee (SME) is in arrears with respect to its Lease Receivables by more than 90 days;

"Defaulted Lease Receivable" means a Lease Receivable relating to a Defaulted Lease Agreement;

"Delinquent Lease Receivable" means any Lease Receivable which is overdue by more than 60 days and which is not a Defaulted Lease Receivable;

"Delinquency Ratio" means on any Payment Date in relation to a Cut Off Date the aggregate invoiced amount of Delinquent Lease Receivables divided by the Aggregate Discounted Balance;

"Discount Rate" means 5 per cent. per annum;

"Discounted Balance" means (i) on the relevant Cut-Off Date during the Revolving Period and (ii) after the Revolving Period on the last day of the immediately preceding Collection Period, the present value of all Lease Interest Components and Lease Principal Components together with the present value of the Estimated RV to the extent not relating to a Defaulted Lease Agreement, calculated using a discount rate equal to the Discount Rate;

"Early Amortisation Event" means the occurrence of any of the following events:

- (a) the amount credited to the Replenishment Ledger and remaining in the Issuer Account after the application of the Applicable Priority of Payments on two consecutive Payment Dates exceeds 10 per cent. of the Aggregate Discounted Balance on the Initial Cut-Off Date;
- (b) the Cumulative Default Ratio exceeds 3 per cent. on any Payment Date;
- (c) the Delinquency Ratio exceeds 0.4 per cent. on any Payment Date;
- (d) on any Payment Date, the amount paid under item *ninth* of the Pre-Enforcement Priority of Payments would be lower than the Required Replenishment Amount;
- (e) Senior Subordinated Lender and/or the Reserves Funding Provider fails to make any payment or deposit required within five Business Days of the date such payment or deposit is required to be made;
- (f) an Originator Event of Default;
- (g) a Servicer Termination Event;
- (h) a Maintenance Coordinator Termination Event;
- (i) a Realisation Agent Termination Event;
- (j) a Change of Control;
- (k) no Back-Up Servicer has been appointed in accordance with the Servicing Agreement within 90 calendar days following the occurrence of a Back-Up Trigger Event;
- (l) no Back-Up Maintenance Coordinator has been appointed in accordance with the Maintenance Coordination Agreement within 90 calendar days following the occurrence of a Back-Up Trigger Event;
- (m) no Back-Up Realisation Agent has been appointed in accordance with the Realisation Agency within 90 calendar days following the occurrence of a Back-Up Trigger Event; or
- (n) an event of default or following a termination event, as defined in the Swap Agreement;
- "EC Treaty" means the Treaty on the Functioning of the European Union, originally named Treaty establishing the European Community (signed in Rome on 25 March, 1957), as amended by the Treaty on the European Union (signed in Maastricht on 7 February, 1992), as amended by the Treaty of Amsterdam (signed in Amsterdam on 2 November, 1997), as amended by the Treaty of Nice (signed in Nice on 26 February, 2001), as amended by the Treaty of Lisbon (signed in Lisbon on 13 December 2007);
- "Eligibility Criteria" means the Lease Receivables Eligibility Criteria and the Expectancy Rights Eligibility Criteria;
- "Eligible Expectancy Rights" means any Expectancy Right complying with the Expectancy Rights Eligibility Criteria as of the Cut-Off Date preceding the relevant Purchase Date;
- "Eligible Lease Receivables" means any Lease Receivable complying with the Lease Receivables Eligibility Criteria as of the Cut-Off Date preceding the relevant Purchase Date;

"Eligible Swap Counterparty" means a counterparty

- (a) (i) if it has a DBRS Critical Obligations Rating of "A" or above, or (ii) if such entity has no DBRS Critical Obligations Rating, (y) the rating of that entity assigned by DBRS, and/or (ii) the long-term senior unsecured debt obligations of that entity is/are rated "A" or above, or (iii) if it has no rating from DBRS, a DBRS Equivalent Rating at least equal to "A" by DBRS, or (iv) such other rating from time to time notified or published by DBRS replacing any of the above ratings or implementing a rating requirement; and
- (b) having a long-term counterparty risk assessment of, or if it does not have such counterparty risk assessment, having long-term, unsecured and unsubordinated debt or counterparty obligations rated (i) "A3" or above by Moody's or (ii) "Baa3" or above by Moody's and which obtains a guarantee from a person having the ratings set forth in (i) above;

"Encumbrance" means any mortgage, charge, pledge, lien, hypothecation, assignment by way of security or other security interest of any kind (*Verfügungsgeschäft*), but does not include liens arising in the ordinary course of trading by operation of law;

"**Enforcement Event**" means where an Issuer Event of Default has occurred and the Trustee or the ER Trustee has served an Enforcement Notice upon the Issuer;

"Enforcement Notice" means a notice delivered as soon as reasonably practicable by the Trustee or the ER Trustee to the Issuer and each of the Transaction Creditors upon the occurrence of an Issuer Event of Default stating that enforcement of the Security pursuant to the procedures set out in the relevant Security Documents will be commenced;

"ER Collateral" has the meaning ascribed to such term in clause 2.5 (ER Collateral) of the Expectancy Rights Purchase Agreement;

"ER Trustee" means Circumference FS (UK) Limited;

"ESMA" means European Securities and Markets Authority;

"Estimated RV" means in respect of a Vehicle, the estimated residual value at the Lease Maturity Date as calculated and recalculated from time to time by the Servicer in accordance with the Servicing Agreement;

"EU" means the European Union;

"EU Insolvency Regulation" means Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings (recast);

"EU Risk Retention Requirements" means article 6(3)(d) of the Securitisation Regulation, including any implementing regulation, technical standards and official guidance published in connection therewith;

"EU Transparency Requirements" means the disclosure requirements set out in article 7(1) of the Securitisation Regulation in connection with article 43(8) of the Securitisation Regulation, including any implementing regulation, technical standards and official guidance published in connection therewith:

"**EURIBOR**" shall have the meaning given to such term in Condition 3.2(b) (Interest — Interest Rate);

"EURIBOR Determination Date" means the second day, on which TARGET2 is operating, prior to the commencement of the relevant Interest Period;

"Euroclear" means Euroclear Bank SA/NV or its successors, as operator of the Euroclear System;

"European Economic Area" means the Member States as well as Norway, Iceland and Liechtenstein;

"European Union" means the union of European member states as created initially by the EC Treaty;

"Eurozone" means the region comprising Member States that have adopted the single currency, the euro, in accordance with the EC Treaty;

"Expectancy Right" means the right (Anwartschaftsrecht) which arises as a consequence of the Lease Receivables Purchaser's conditional retransfer of title to the Vehicle to the Originator under the Lease Receivables Purchase Agreement;

"Expectancy Rights Eligibility Criteria" means the following criteria:

- (a) which relates to a Vehicle and Lease Receivables which are in compliance with the Lease Receivable Eligibility Criteria;
- (b) which arises as a legal consequence of the transfer for security purposes (Sicherungsübereignung) of title to the relevant Vehicle to the Lease Receivables Purchaser and the conditioned retransfer of the relevant Vehicle to the Originator under the Lease Receivables Purchase Agreement;
- (c) which validly exists as an expectancy right (*Anwartschaftsrecht*), is freely assignable and not subject to any set-off, counterclaims, right of plea, retention right or any other defence (*einredefrei*), is uncontested (*unbestritten*) and is owned by the Originator free from any third party rights and any Encumbrance;
- (d) in respect of which title to the relevant Vehicle has validly been transferred for security purposes (*Sicherungseigentum*) to the Lease Receivables Purchaser;
- (e) which does not relate to a Vehicle leased under a Lease Agreement in respect of which the Lessee has enforced, is enforcing or has announced to enforce, prior to or on the Cut-Off Date, its own counterclaims, where the lessee contests the Lease Receivables or the amount thereof or for which the Lessee is entitled to claim a right of plea, retention, contest and/or set off;
- (f) in respect of which the legal characteristics have not been changed subsequent to the transfer of the Vehicle to the Lease Receivables Purchaser on the basis of contractual agreements to the detriment of the Expectancy Rights Purchaser, in particular by means of agreements with lessees (including the creation of a right of the Lessee to acquire the Vehicle) and is not subject to cancellation, in whole or in part, by way of contestation; and
- (g) which is not encumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect;

"Expectancy Rights Purchase Agreement" means the agreement entered into between, *inter alia*, the Originator and the Expectancy Rights Purchaser dated 18 October 2019 (as amended from time to time) pursuant to which the Originator will sell and transfer Expectancy Rights to the Expectancy Rights Purchaser;

"Expectancy Rights Purchaser" means Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 2;

"Expectancy Right Value" means the residual value of the Vehicle associated with the Purchased Expectancy Right as calculated by the Originator and notified to the Expectancy Rights Purchaser from time to time;

"Final Discharge Date" means the date as of which the Issuer has finally discharged its obligations towards the Transaction Creditors (including by operation of any limited recourse, no petition and limited liability provision contained in the Transaction Documents);

"Fitch" means Fitch Ratings, Ltd. or its affiliate and its successors;

"General Data Protection Regulation" or "GDPR" means Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 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;

"German Civil Code" means the German Civil Code (Bürgerliches Gesetzbuch);

"Germany" means the Federal Republic of Germany;

"Global Note" has the meaning given to such term in the Condition 2.2(a) (Rights and Obligations under the Notes — Form of Notes);

"Heavy Goods Vehicle" means a vehicle which is an omnibus, a semi-trailer-truck, a truck, a trailer or a touring coach;

"Holding Company" of any other person means a company in respect of which that other person is a Subsidiary;

"ICSD" or "International Central Securities Depository" means each of the operator of Euroclear and Clearstream Banking S.A.;

"Ineligible Expectancy Right" has the meaning ascribed to such term in clause 5.2(a) of the Expectancy Rights Purchase Agreement;

"Ineligible Lease Receivable" has the meaning ascribed to such term in clause 4.2(a) of the Lease Receivables Purchase Agreement;

"Ineligible Expectancy Right Repurchase Price" means the amount in respect of Purchased Expectancy Rights which the Originator shall pay to the Expectancy Rights Purchaser on the Payment Date after it turns out that a Purchased Expectancy Right did not comply with the Expectancy Rights Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Expectancy Right was purchased;

"Ineligible Lease Receivable Repurchase Price" means the amount in respect of Purchased Lease Receivables which the Originator shall pay to the Lease Receivables Purchaser on the Payment Date after it turns out that a Purchased Lease Receivable did not comply with the Lease Receivables Eligibility Criteria on the Cut-Off Date immediately preceding the date on which such Lease Receivable was purchased;

"Initial Cut-Off Date" means 30 September 2019;

"Initial Expectancy Right" means any Expectancy Right in relation to a Vehicle as set out and further specified in schedule 3 (Initial Expectancy Rights) of the Expectancy Rights Purchase Agreement;

"Initial Lease Receivable" means any Lease Receivable as set out and further specified in schedule 7 (Initial Lease Receivables) of to the Lease Receivables Purchase Agreement;

"Initial Portfolio" means the portfolio consisting of Lease Receivables and Expectancy Rights purchased by the Issuer from the Originator on or around the Closing Date together with any other asset (including Ancillary Rights, Related Collateral and title to the relevant Vehicle) acquired by the Issuer from the Originator under or in connection with the Lease Receivables Purchase Agreement and/or the Expectancy Rights Purchase Agreement, but excluding, for the avoidance of doubt, any Lease Services Receivables:

"Initial Purchase Date" means the Closing Date;

"Initial Purchase Price" means the Initial Purchase Price Advance and the Initial Purchase Price LR;

"Initial Purchase Price Advance" means the Aggregate Discounted Balance of the Initial Expectancy Rights as of the Initial Cut-Off Date being EUR 409,177,212.88;

"Initial Purchase Price LR" means the initial purchase price, payable by the Issuer to the Originator on the Closing Date which equals the Aggregate Discounted Balance of the Initial Lease Receivables being EUR 296,705,139.06 and is funded through the proceeds from the Notes, the Subordinated Loan and the Junior Subordinated Loan;

"Insolvency Event or Insolvent" means:

- (a) in respect of the Issuer:
 - (i) that the Issuer becomes subject to bankruptcy (faillite), insolvency, moratorium, controlled management (gestion contrôlée), suspension of payments (sursis de

paiment), composition (concordat), court ordered liquidation or reorganisation or any similar procedure effecting the rights of creditors generally, or the Issuer meets or threatens to meet the criteria for the opening of any such procedures; or an action or petition is presented or threatened to be presented to a court or served on the Issuer for bankruptcy (faillite), insolvency, moratorium, controlled management (gestion contrôlée), suspension of payments (sursis de paiment) composition (concordat), court ordered liquidation or reorganisation or any similar procedure effecting the rights of creditors generally,

provided that

(ii) any winding up whilst the Issuer is solvent for the purpose of a merger, reorganisation or amalgamation, the terms of which have previously been approved by the Trustee shall not constitute an Insolvency Event;

and

- (b) in respect of any other person or entity that:
 - (i) the relevant person or entity is:
 - (A) unable to pay its debts when due (including "Zahlungsunfähigkeit" pursuant to section 17 of the German Insolvency Code (Insolvenzordnung "InsO"));
 - (B) in a situation where the scenario outlined under sub-paragraph (i) above is imminent (including "drohende Zahlungsunfähigkeit" pursuant to section 18 of the InsO);
 - (C) overindebted (including "Überschuldung" pursuant to section 19 of the InsO); or
 - (D) subject to preliminary measures by a court or administrative body (including "Anordnung von Sicherungsmaβnahmen" pursuant to section 21 of the InsO);
 - (ii) an application for the opening of insolvency proceedings has been rejected on grounds of insufficiency of assets (including "Abweisung mangels Masse" pursuant to section 26 of the InsO); or
 - (iii) it is subject to or threatened to be subject to bankruptcy, insolvency or any analogous proceedings under any applicable law;

"Interest" means the interest payable for a Class on a particular Payment Date;

"Interest Period" means:

- (a) in respect of the first Interest Period after the Issue Date, the period commencing on (and including) the Issue Date and ending on (but excluding) the first Payment Date; and
- (b) in respect of any subsequent Interest Period, the period commencing on (and including) the immediately preceding Payment Date and ending on (but excluding) such Payment Date;

"Interest Rate" means the relevant rate of interest for the Class A Notes and the Class B Notes (as applicable) as determined in accordance with Condition 3.2 (Interest — Interest Rate);

"Investment Earnings" means the interest accrued on the Issuer Account and any proceeds from Permitted Investments;

"Investment Grade Rating" means with respect to the long term, unsecured, unsubordinated and unguaranteed debt obligations a rating which is at least as high as:

- (a) "BBB-" by S&P;
- (b) "BBB-" by Fitch

- (c) "Baa3" by Moody's; and
- (d) "BBB(low)" by DBRS;

"Investor Report" means any report prepared by the Originator (or the Reporting Agent on the Originator's behalf):

- (a) until the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation are implemented, the investor report substantially in the form of schedule 1 (Form of Investor Report) of the Servicing Agreement (this report will be uploaded to www.bumperfinance.com); and
- (b) after the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation have been implemented, an additional investor report containing the information required pursuant to the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation;

"Issue Date" means 24 October 2019;

"Issuer" means Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1 and its 2019-1 Compartment 2;

"Issuer Account" means the Issuer's bank account IBAN: NL49ABNA0862169240, BIC: ABNANL2A, held with the Account Bank, established and maintained pursuant to the Account Agreement and consisting of the Issuer Account Ledgers;

"Issuer Account Ledgers" means the following ledgers of the Issuer Account:

- (a) the Operating Ledger;
- (b) the Replenishment Ledger;
- (c) the Liquidity Reserve Ledger;
- (d) the Commingling Reserve Ledger;
- (e) the Maintenance Reserve Ledger; and
- (f) the Set-Off Reserve Ledger;

"Issuer Covenants" means the covenants given by the Issuer as set out in (Issuer Covenants) of the Incorporated Terms Memorandum;

"Issuer Event of Default" means any of the following events:

- (a) with respect to the Issuer an Insolvency Event occurs;
- (b) the Issuer defaults in the payment of any interest amounts due and payable under any Note of the most senior Class outstanding in accordance with the Applicable Priority of Payments, and such default continues unremedied for a period of ten Business Days; or
- (c) the Issuer defaults in the payment of principal due and payable under any Note of the most senior Class outstanding in accordance with the Applicable Priority of Payments;

"Issuer ICSDs Agreements" means the agreements entered into by the Issuer, Clearstream Banking S.A. and Euroclear dated on or about the Closing Date;

"Issuer Representations and Warranties" means the representations and warranties given by the Issuer as set out in schedule 5 (Issuer Representations and Warranties) of the Incorporated Terms Memorandum;

"Issuer Secured Obligations" means any and all of the Issuer's claims, whether present (gegenwärtig) or future (künftig), actual or contingent, irrespective of their legal basis (gleich aus welchem Rechtsgrund), against:

- (a) the Originator in relation to the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement, including, without limitation:
 - (i) the existence of each Purchased Lease Receivable and each Purchased Expectancy Rights (including any circumstances that the Purchased Lease Receivables or Purchased Expectancy Rights do not arise as intended or cease to exist) (Veritätshaftung); and
 - (ii) to otherwise indemnify the Issuer for any failed (fehlgeschlagen) transfer of title envisaged herein or any deficiency of title (Rechtsmangel) in respect of the Purchased Lease Receivables or the Purchased Expectancy Rights; and
- (b) the Servicer in relation to its obligation to transfer Collections pursuant to and in accordance with the Servicing Agreement; and
- (c) the Realisation Agent to transfer all Vehicle Realisation Proceeds pursuant to and in accordance with the Realisation Agency Agreement;

"Joint Lead Managers" means Société Générale S.A. and ABN AMRO Bank N.V.;

"Junior Subordinated Lender" means LeasePlan Deutschland GmbH;

"Junior Subordinated Loan" has the meaning ascribed to such term in clause 2.1(Junior Subordinated Loan) of the Junior Subordinated Loan Agreement;

"Junior Subordinated Loan Agreement" means the junior subordinated loan agreement entered into or to be entered into between, *inter alia*, the Issuer and LeasePlan Deutschland GmbH dated 18 October 2019 (as amended from time to time);

"Key" means the decryption key to the Personal Data File;

"Lease Agreement" means any lease agreement (*Leasingvertrag*) between the Originator in its capacity as lessor (*Leasinggeber*) and a lessee in relation to the leasing of any Vehicle to that lessee also including SME Lease Agreements (including, for the avoidance of doubt, the schedules of a lease agreement, e.g. the general terms and conditions (*Allgemeine Geschäftsbedingungen*);

"Lease Agreement Recalculation" means the recalculation of the Lease Receivables and the Estimated RV from time to time in accordance with the Collection and Servicing Procedures and in accordance with the Lease Agreements;

"Lease Collateral" has the meaning ascribed to such term in clause 2.5 (Lease Collateral) of the Lease Receivables Purchase Agreement;

"Lease Early Termination Date" means the termination date of a Lease Agreement if such Lease Agreement is terminated prior to its Lease Maturity Date;

"Lease Instalment" means the sum of:

- (a) the Lease Principal Component;
- (b) the Lease Interest Component; and
- (c) the Lease Services Component,

due under a Lease Agreement and relating to a Collection Period;

"Lease Interest Component" means the interest component included in a Lease Instalment pertaining to a Lease Agreement and calculated in accordance with the Collection and Servicing Procedures;

"Lease Maturity Date" means the maturity date of the Lease Agreement as agreed upon between the Originator (as lessor) and the Lessee determined as of the relevant Purchase Date, but shall exclude any early termination or extension of the Lease Agreement;

"Lease Maturity Extension" means that the term of a Lease Agreement is extended to a date not later than 18 months after the Lease Maturity Date other than due to a Silent Extension;

"Lease Maturity Extension Date" means the maturity date of the Lease Agreement if such Lease Agreement is the subject of a Lease Maturity Extension;

"LeasePlan Corporation N.V." means LeasePlan Corporation N.V., a public company with limited liability (*naamloze vennootschap*), incorporated under the laws of The Netherlands, registered with the Netherlands Chamber of Commerce (*Kamer van Koophandel*) and having its registered office at Gustav Mahlerlaan 360, 1082 ME, Amsterdam, The Netherlands;

"LeasePlan Corporation N.V. Covenants" means the covenants given by LeasePlan Corporation N.V. as set out in schedule 4 (LeasePlan Corporation N.V. Covenants) of the Incorporated Terms Memorandum;

"LeasePlan Corporation N.V. Representations and Warranties" means the representations and warranties given by LeasePlan Corporation N.V. as set out in schedule 3 (LeasePlan Corporation N.V. Representations and Warranties) of the Incorporated Terms Memorandum;

"LeasePlan Deutschland GmbH Covenants" means the covenants given by LeasePlan Deutschland GmbH as set out in schedule 8 (LeasePlan Deutschland GmbH Covenants) of the Incorporated Terms Memorandum;

"LeasePlan Deutschland GmbH Representations and Warranties" means the representations and warranties given by LeasePlan Deutschland GmbH as set out in schedule 7 (LeasePlan Deutschland GmbH Representations and Warranties) of the Incorporated Terms Memorandum;

"LeasePlan Group" means LeasePlan Corporation N.V., the Originator and any other Affiliate of LeasePlan Corporation N.V.;

"Lease Principal Component" means the principal component included in a Lease Instalment pertaining to a Lease Agreement and calculated in accordance with the Collection and Servicing Procedures;

"Lease Receivable" means all payment claims (*Geldforderungen*) arising under the relevant Lease Agreement in respect of the Lease Instalments payable by the relevant Lessee as consideration for the lease of the relevant Vehicle, each without any applicable value added tax (*Umsatzsteuer*) and excluding the Lease Services Component under the relevant Lease Agreement;

"Lease Receivables Eligibility Criteria" means the following criteria:

Lease Agreements

- (a) the Lease Agreement contains obligations that are contractually binding and enforceable against the Lessees;
- (b) the Lease Agreement provides for monthly payments;
- (c) at least one Lease Instalment and (as the case may be) the initial lease payment (Leasingsonderzahlung) (if any) has been paid in respect of the Lease Agreement;
- (d) there is no material breach, default or violation of any obligation under the associated Lease Agreement (for this purpose a lease will be deemed to be in material default where any amount (other than in respect of any service charges, services or fees)) due under the Lease Agreement is in arrear for more than 31 calendar days and for an amount exceeding EUR 1,000 if the Lessee is a corporate client and for an amount exceeding EUR 50 if the Lessee is classified as an SME Lessee);

- (e) the Lease Agreement does not contain the right to cancel the Lease Agreement. The Lessee may only prepay the Lease Instalments as set out in the Lease Agreement;
- (f) the Lease Agreement is governed by German law;

Lease Receivable

- (g) the Lease Receivable is freely assignable (at least within the meaning of section 354a of the German Commercial Code (*Handelsgesetzbuch*)) and not subject to third party rights, whether pre-emptory or otherwise (*Einwendungen oder Einreden*) such as set-off;
- the Lease Receivable may be segregated and identified for purposes of ownership and related Ancillary Rights;
- (i) the Lease Receivable is governed by German law;
- (j) the Lease Receivable is denominated in an amount payable in EUR;
- (k) the Lease Receivable is not a Defaulted Lease Receivable on the relevant Cut-Off Date;
- (1) the Lease Receivable has a remaining term of at least one month and of not more than 72 months on the relevant Cut-Off Date;
- (m) the status and enforceability of the Lease Receivable is not impaired due to warranty claims or any other rights or claims (including claims which may be set off) of the Lessee;
- (n) the Lease Receivable is not encumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect;
- (o) the Lease Receivable was generated in the Originator's ordinary course of business in accordance with the Originator's Origination Policy that are no less stringent than those that the Originator at the time of origination to similar exposures that are not sold to the Issuer;

Lessee

- (p) the Lessees are merchants (*Kaufmann*) having their place of residence in Germany and the Lessees are classified as private sector non-financial corporations or natural persons or are Public Debtors; none of the Lessees is a consumer (*Verbraucher*) within the meaning of section 13 of the German Civil Code;
- (q) the Lessee is not an affiliate of the Originator or any entity from the LeasePlan Group;
- (r) the Lessee is not in breach of material contractual provisions of the Lease Agreement (other than payments of the Lease Receivable);
- (s) the Lease Receivable shall be transferred to the Lease Receivables Purchaser after selection without undue delay and shall not include, at the time of selection, Lease Receivables in default within the meaning of article 178(1) CRR or Lease Receivables to a credit-impaired Lessee, who, to the best of the Originator's knowledge:
 - (i) has been declared insolvent or had a court grant his creditors a final non-appealable right of enforcement or material damages as a result of a missed payment within three years prior to the date of origination or has undergone a debt restructuring process with regard to his non-performing exposures within three years prior to the date of transfer or assignment of the Lease Receivables to the Lease Receivables Purchaser;
 - (ii) was, at the time of origination, where applicable, on a public credit registry of persons with adverse credit history or, where there is no such public credit registry, another credit registry that is available to the Originator; or

(iii) has a credit assessment or a credit score indicating that the risk of contractually agreed payments not being made is significantly higher than for comparable exposures held by the Originator which are not securitised;

Vehicle

- (t) the acquisition of the Vehicle by the Originator is financed in compliance with the requirements of section 108 subsection 1 sentence 2 of the German Insolvency Code (Insolvenzordnung);
- (u) the Lease Receivable relates to a Vehicle which is registered, to the extent this is required, in Germany;
- (v) the Lease Receivable relates to a Vehicle for which related Lease Agreement obliges the Lessee to adequately and appropriately insure the Vehicle for the time of the Lease Agreement; and
- (w) the relevant Vehicle under the Lease Agreement has an initial price below or equal to EUR 200,000;

"Lease Receivables Purchase Agreement" means the receivables purchase agreement entered into between, *inter alia*, the Originator and the Lease Receivables Purchaser dated 18 October 2019 (as amended from time to time);

"Lease Receivables Purchaser" means Bumper DE S.A., acting on behalf and for the account of its 2019-1 Compartment 1;

"Lease Services Receivable" means any payment claim (Geldforderung) arising under a Lease Agreement which is attributable to the relevant Lease Services Component;

"Lease Services" means maintenance and other services owed by the Originator under a Lease Agreement (e.g., fuel supply, tire supply, provision of rental cars, breakdown service, etc.);

"Lease Services Collections" means payments made by Lessees and actually received in respect of the Lease Services Receivables;

"Lease Services Component" means the service component pertaining to a Lease Agreement and relating to the Lease Services rendered thereunder as calculated in accordance with the Collection and Servicing Procedures;

"Legal Maturity Date" means the Payment Date falling in May 2028;

"Lessee" means a lessee under a Lease Agreement;

"Lessee Group" means a group of Lessees which qualify as related companies or corporations (including a reference to "verbundene Unternehmen" within the meaning of section 15 of the German Stock Corporation Act (Aktiengesetz) or which otherwise belong to the same group in accordance with applicable law);

"Lessee Notification Event" means the notification of the Lessees of the assignment and transfer of the Purchased Lease Receivables upon the occurrence of a Servicer Termination Event;

"Lien" means any pledge, lien, charge, assignment or security interest or any other agreement or arrangement having the same effect of conferring security;

"Light Commercial Vehicle" means a commercial vehicle weighing less than 3,500 kg;

"Liquidity Reserve" means the amounts standing to the credit of the Liquidity Reserve Ledger;

"Liquidity Reserve Ledger" means a ledger of the Issuer Account to be credited with an amount to ensure that the balance standing to the credit of the Liquidity Reserve Ledger is equal to the Required Liquidity Reserve Amount on the Issue Date and any Payment Date;

"Liquidity Reserve Ledger Release Amount" means the amount calculated as the maximum of:

- (a) zero; and
- (b) the difference between
 - (i) the amount standing to the credit of the Liquidity Reserve Ledger before the application of the Applicable Priority of Payments on that Payment Date; and
 - (ii) the Required Liquidity Reserve Amount on such Payment Date;

"LPC Downgrade Event" shall occur and is continuing for so long as LeasePlan Corporation N.V. ceases to have an Investment Grade Rating, regardless of whether such event occurs for the first time or following an intermediate rating upgrade;

"Luxembourg" means the Grand Duchy of Luxembourg;

"Luxembourg Securitisation Law" means the Luxembourg law on securitisation of 22 March 2004 (Loi du 22 Mars 2004 relative à la titrisation, telle que modifiée), as amended;

"Maintenance Coordination Agreement" means the maintenance coordination agreement entered into between, *inter alia*, the Issuer, the Trustee and the Maintenance Coordinator dated 18 October 2019 (as amended from time to time);

"Maintenance Coordinator" means LeasePlan Deutschland GmbH;

"Maintenance Coordinator Fee" means the fee to be paid by the Issuer to the Maintenance Coordinator in accordance with the Maintenance Coordination Agreement;

"Maintenance Coordinator Termination Event" means

- (a) with respect to the Maintenance Coordinator, the occurrence of an Insolvency Event;
- (b) the Maintenance Coordinator fails to make any payment or deposit required by the terms of the Maintenance Coordination Agreement or any other Transaction Document within ten Business Days of the date such payment or deposit is required to be made;
- (c) the Maintenance Coordinator fails to perform any of its other material obligations under the Maintenance Coordination Agreement and such breach, if capable of remedy, is not remedied within 20 Business Days of notice from the Issuer;
- (d) the Maintenance Coordinator is dissolved (*aufgelöst*) or other procedures are initiated which will or may result in a liquidation (Liquidation) of the Maintenance Coordinator; or
- (e) any representation or warranty given in the Maintenance Coordination Agreement or in any report provided by the Originator or the Maintenance Coordinator, is materially false or incorrect and such inaccuracy, if capable of remedy, is not remedied within ten Business Days of notice from the Issuer and has a material adverse effect in relation to the Issuer,

provided, however, that a delay or failure of performance referred to under paragraph (b) or (c) above for a period of 150 calendar days will not constitute a Maintenance Coordinator Termination Event if such delay or failure was caused by an event beyond the reasonable control of the Maintenance Coordinator, force majeure (*höhere Gewalt*) or other similar occurrence;

"Maintenance Reserve" means the amounts standing to the credit of the Maintenance Reserve Ledger;

"Maintenance Reserve Ledger" means a ledger of the Issuer Account to be credited with an amount to ensure that the Maintenance Reserve is equal to the Required Maintenance Reserve Amount on the Issue Date;

"Maintenance Services" means the services set out in schedule I (Maintenance Services) of the Maintenance Coordination Agreement;

"Mandate" means the mandate between the Issuer and the Account Bank in the form of schedule 1 (Form of Mandate) of the Account Agreement;

"Member State" means the actual member states of the European Union;

"MiFID II" means Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Directive 2002/92/EC and Directive 2011/61/EU (as amended, restated or supplemented);

"Minimum Required Ratings" means with respect to the Account Bank:

- (a) with respect to Moody's: a rating for (i) the short-term unsecured, unsubordinated and unguaranteed debt obligations of such entity of at least "P-1" (or its replacement) by Moody's or (ii) the long-term unsecured, unsubordinated and unguaranteed debt obligations of such entity of at least "A2" (or its replacement) from Moody's; and
- (b) (i) if it does have a DBRS Critical Obligations Rating, (y) a DBRS Critical Obligations Rating of at least "A(high)" or (z) a long-term senior unsecured debt rating of at least "A" from DBRS, or (ii) if it does not have a DBRS Critical Obligations Rating, an issuer rating or deposit rating or long-term senior unsecured debt rating of at least "A" from DBRS, or (iii) such other rating from time to time notified or published by DBRS replacing any of the above ratings or implementing a rating requirement; or
- (c) such other rating or ratings as may be agreed by the relevant Rating Agency from time to time as would maintain the then current ratings of the Notes;

"Moody's" means Moody's Deutschland GmbH and any successor;

"Net Swap Payments" means the maximum of:

- (a) zero; and
- (b) (i) the amounts due by the Issuer to the Swap Counterparty, other than costs in connection with a termination of the Swap Agreement; less/minus
 - (ii) the amounts due by the Swap Counterparty to the Issuer, other than costs in connection with a termination of the Swap Agreement;

"Net Swap Receipts" means the maximum of:

- (a) zero; and
- (b) (i) the amounts due by the Swap Counterparty to the Issuer, other than costs in connection with a termination of the Swap Agreement; less/minus
 - (ii) the amounts due by the Issuer to the Swap Counterparty, other than costs in connection with a termination of the Swap Agreement;

"Noteholder" means each holder of a Note;

"Noteholders' Representative" has the meaning ascribed to such term in Condition 10(a)(vii) (Modifications — Resolution by Noteholders);

"Notes" means the Class A Notes and the Class B Notes;

"Offer" means the offer for receivables provided by the Originator in accordance with the Lease Receivables Purchase Agreement or the Expectancy Rights Purchase Agreement (as applicable);

"Offer Date" means each Business Day, no later than three Business Days prior to the relevant Additional Purchase Date;

"Operating Ledger" means a ledger of the Issuer Account maintained to credit any Collections received from the Servicer;

"Optional Early Redemption" means the Originator's right (to be exercised at the Originator's sole discretion (freiem Ermessen)) to repurchase the Portfolio from the Issuer at any time as provided for in clause 14 (Optional Early Redemption by the Originator) of the Expectancy Rights Purchase Agreement and clause 13 (Optional Early Redemption by the Originator) of the Lease Receivables Purchase Agreement, provided that the sum of the Repurchase Prices payable in respect of the Portfolio is sufficient to discharge all payment obligations under Condition 5.2 (Optional Redemption — Pre-Conditions for Optional Redemption) of the Notes;

"**Optional Redemption**" means the redemption of the Notes in accordance with Condition 5 (Optional Redemption) on the Optional Redemption Date;

"**Optional Redemption Date**" has the meaning given to such term in Condition 5.1 (Optional Redemption — Optional Redemption Date);

"Original Term" means, for any Lease Agreement, the number of months between the date of origination of the Lease Agreement and the lease maturity date at origination of the Lease Agreement;

"Origination Policy" means the policy to be observed by the Originator when generating Receivables in accordance with the principles of a prudent vehicle lessor (as amended from time to time);

"Originator" means LeasePlan Deutschland GmbH;

"Originator Collection Account" means the bank account of the Originator in which the Collections are received;

"Originator Event of Default" means the earliest to occur of the following:

- (a) a default is made by the Originator in the payment on the due date of any amount due and payable by it under any Transaction Document to which it is a party and such failure is not remedied within five Business Days after notice thereof has been given by the Issuer or the Trustee to the Originator;
- (b) the Originator fails duly to perform or comply with any of its material obligations under any Transaction Document to which it is a party and if such failure is capable of being remedied, such failure, is not remedied within 20 Business Days after notice thereof has been given by the Issuer or the Trustee to the Originator or such other party;
- (c) an Insolvency Event has occurred in respect of the Originator;
- (d) the Originator is dissolved (*auflösen*) or other procedures are initiated which will or may result in a liquidation (Liquidation) of the Originator (other than due to an intra-group merger where the Originator is the surviving entity);
- (e) any representation or warranty in the Receivables Purchase Agreement or in any report provided by the Originator, is materially false or incorrect and such inaccuracy, if capable of remedy, is not remedied within ten Business Days of notice by the Issuer or the Trustee and has a material adverse effect in relation to the Issuer;

"Passenger Vehicle" means a motor vehicle having not more than eight passenger seats or a van which is registered as a passenger vehicle;

"Parts" means any parts which are directly connected to the Vehicle;

"Paving Agent" means ABN AMRO Bank N.V.;

"Payment Date" means, subject to the Business Day Convention, each 22nd day of a calendar month, with the first Payment Date after the Issue Date falling in November 2019;

"Performing Lease Receivable" means any Lease Receivable that does not relate to a Defaulted Lease Agreement;

"Permitted Investments" means any amount standing to the credit of the Issuer Account invested by the Account Bank, on behalf of the Issuer and upon instructions, provided that any such investment:

- (a) must be denominated and payable in Euro;
- (b) may only be made in:
 - (i) any bank account or deposit (including, for the avoidance of doubt, time deposits) held or made with any financial institution, unsecured and unsubordinated debt obligations of which are rated at least:
 - (A) by Moody's: with a short term-rating of "P-1" (or its replacement) and a long-term rating of "A2" (or its replacement); and
 - (B) by DBRS: with a short term rating of "A" (or its replacement) and a long term rating of "R-1(mid)" (or its replacement),

provided that each such bank account or deposit shall (i) have a predetermined fixed Euro amount of principal due at maturity that cannot change or vary, (ii) not have an "r" suffix attached to its rating, if such bank account or deposit has a variable interest rate, have an interest rate tied to a single interest rate index plus a single fixed spread (if any) and move proportionately with that index, not be subject to liquidation prior to its maturity and (iii) mature at the latest on the Business Day immediately prior to the next following Payment Date; and provided that the relevant debtor is not required to deduct or withhold any amounts for or on account of any withholding tax or similar tax, unless such debtor is required to make "gross up" payments that ensure that the net amount actually received by the Purchaser (free and clear of taxes, whether assessed against such debtor or the Purchaser) will equal the full amount that the Purchaser would have received had no such deduction or withholding been required; or

(ii) securities, but in no event the Notes, which are rated at least "Aa3" or "P-1" by Moody's, which mature prior to the next Payment Date and which meet the Eurosystem requirements for Eurosystem monetary policy operations pursuant to the Guidelines of the European Central Bank in force at the time of the relevant investment.

For the avoidance of doubt, no such investment will be made, in whole or in part, actually or potentially, in tranches of other asset-backed securities, credit-linked notes, swaps or other derivatives instruments, synthetic securities or similar claims;

"Person" means any individual, partnership with legal capacity, company, body corporate, corporation, trust (only insofar as such trust has legal capacity), joint venture (insofar as it has legal capacity), governmental or government body or agent or public body;

"Personal Data File" means an encrypted personal data file containing the relevant Lessee-related personal data substantially in the form of schedule 2 (Personal Data File) of the Servicing Agreement;

"Portfolio" means the Initial Portfolio and any Additional Portfolio;

"Post-Enforcement Priority of Payment" means the post-enforcement priority of payments set out in Condition 4.4 (Repayment on each Payment Date — Post-Enforcement Priority of Payments);

"Pre-Enforcement Priority of Payment" means the pre-enforcement priority of payments set out in Condition 4.3 (Repayment on each Payment Date — Pre-Enforcement Priority of Payments);

"Principal Outstanding Balance" means, in respect of a Note on any Payment Date, its principal amount after having been decreased pursuant to Condition 4 (Repayment on each Payment Date);

"Priority of Payments" means the Pre-Enforcement Priority of Payment or the Post-Enforcement Priority of Payments, as applicable;

"Prospectus" means the prospectus dated on or about 18 October 2019 and prepared in connection with the issue by the Issuer of the Notes;

"Prospectus Regulation" means Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 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 (as amended);

"Public Debtor" means (i) any German corporate body under public law (juristische Person des öffentlichen Rechts), including ministries, federal states (Bundesländer), municipals (Gemeinden); and (ii) any public authorities acting in the form of civil law corporations (juristische Personen des Privatrechts) and qualifying as merchants (Kaufmann);

"Purchase Date" means either the Closing Date and/or an Additional Purchase Date;

"Purchased Expectancy Right" means the Expectancy Rights purchased or purported to be purchased by the Expectancy Rights Purchaser under the Expectancy Rights Purchase Agreement;

"Purchased Lease Receivable" means any Lease Receivable purchased by the Issuer from the Originator pursuant to the Lease Receivables Purchase Agreement;

"Purchase Price" means the Initial Purchase Price and/or any Additional Purchase Price;

"Purchase Price Advance" means the Initial Purchase Price Advance and the Additional Purchase Price Advance;

"Purchase Price Residual" has the meaning ascribed to such term in clause 4.3 (Purchase Price Residual) of the Expectancy Rights Purchase Agreement;

"Put Option" has the meaning ascribed to such term in clause 2.2 of the Put Option Agreement;

"Put Option Agreement" means the agreement entered into between, *inter alia*, the Originator and the Expectancy Rights Purchaser dated 18 October 2019 (as amended from time to time);

"Put Option Price" has the meaning ascribed to such term in clause 4.1 of the Put Option Agreement;

"Put Option Provider" means LeasePlan Deutschland GmbH;

"Qualified Majority" has the meaning ascribed to such term in Condition 10(a)(iv) (Modifications — Resolution by Noteholders);

"Rating Agencies" means DBRS and Moody's;

"Realisation Agent" means the Originator, acting as realisation agent under the Realisation Agency Agreement and any other person acting as realisation agent thereunder from time to time;

"Realisation Agency Agreement" means the realisation agency agreement entered into between, *inter alia*, the Expectancy Rights Purchaser and the Realisation Agent dated 18 October 2019 (as amended from time to time);

"Realisation Agent Fee" means the fee payable by the Expectancy Rights Purchaser to the Realisation Agent in respect of each Transformed Title Vehicle which was realised by the Realisation Agent being an amount agreed to in a separate fee letter (as amended from time to time);

"Realisation Agent Termination Event" means:

- (a) with respect to the Realisation Agent, the occurrence of an Insolvency Event;
- (b) the Realisation Agent fails to make any payment or deposit required by the terms of the Realisation Agency Agreement or any other Transaction Document within ten Business Days of the date such payment or deposit is required to be made;
- (c) the Realisation Agent fails to perform any of its other material obligations under the Realisation Agency Agreement and such breach, if capable of remedy, is not remedied within 20 Business Days of notice from the Issuer;

- (d) the Realisation Agent is dissolved (*auflösen*) or other procedures are initiated which will or may result in a liquidation (Liquidation) of the Realisation Agent; or
- (e) any representation or warranty given in the Realisation Agency Agreement or in any report provided by the Realisation Agent, is materially false or incorrect and such inaccuracy, if capable of remedy, is not remedied within ten Business Days of notice from the Issuer and has a material adverse effect in relation to the Issuer,

provided, however, that a delay or failure of performance referred to under paragraph (b) or (c) above for a period of 150 calendar days will not constitute a Realisation Agent Termination Event if such delay or failure was caused by an event beyond the reasonable control of the Realisation Agent, force majeure (höhere Gewalt) or other similar occurrence;

"Realisation Services" has the meaning ascribed to such term in clause 3.1 of the Realisation Agency Agreement;

"Recalculation Increase Amount" means an amount equal to the net increase of the Aggregate Discounted Balance resulting from recalculation by the Originator for all Lease Agreements which have been recalculated, or amended during the relevant Collection Period, or zero;

"Recalculation Reduction Amount" means an amount equal to the net reduction of the Aggregate Discounted Balance resulting from recalculation by the Originator for all Lease Agreements which have been recalculated, or amended, during the relevant Collection Period, or zero;

"Receivables" means the Lease Receivables and the Expectancy Rights;

"Receivables Purchase Agreements" means the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement;

"Reference Banks" means those offices of not less than five banks as selected by the Paying Agent whose offered rates will be used to determine EURIBOR;

"Regulation S" means Regulation S under the U.S. Securities Act;

"Related Collateral" means:

- (a) any security interest in favour of the Originator which secures the payment of claims arising under, or which has been granted in connection with the corresponding Lease Agreement, including, without limitation, any sureties (Bürgschaften), guarantees as well as other contracts and agreements securing or intended to secure the discharge of payments owed under the corresponding Lease Agreement;
- (b) if any payments under the relevant Lease Agreement are made by cheque (*Scheck*) or bill of exchange (*Wechsel*) any right in rem of the Originator in respect of such cheque or bill of exchange;
- (c) any proceeds arising from the enforcement of the collateral set out in paragraph (a) (less any enforcement costs incurred and less any amounts which are due to the relevant Lessee in accordance with the relevant Lease Agreement); and
- (d) any substitute (*Surrogat*) of (i) the corresponding payment claims (*Geldforderungen*) arising under the relevant Lease Agreement and (ii) the rights and claims referred to in paragraphs (a) to (c);

"Release Condition" has the meaning as ascribed in the clause 2.5(e) of the Lease Receivables Purchase Agreement;

"Remaining Purchase Price Residual" means 75 per cent. of the Purchase Price Residual;

"Remaining Term" means, for any Lease Agreement, the number of months, expressed as a number with two decimal digits, between the last day of the relevant Collection Period and the Lease Maturity Date or as the case may be the Lease Maturity Extension Date;

"Replenishment Criteria" means the following criteria:

- (a) each of the top 5 Lessee Groups measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 2 per cent.;
- (b) each of the top 20 Lessee Groups (but excluding the top 5 Lessee Groups) measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 1 per cent.;
- (c) each of the top 30 Lessee Groups (but excluding the top 20 Lessee Groups) measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 0.75 per cent.;
- (d) each Lessee other than the top 30 Lessee Groups measured in relation to the respective contribution to the Aggregate Discounted Balance does not account for more than 0.50 per cent.;
- (e) the sum of (i) the Aggregate Discounted Balance resulting from Lease Receivables and (ii) any amount on the Replenishment Ledger (after the application of the Pre-Enforcement Priority of Payments) as a percentage of the Class Principal Outstanding Balance of the Class A Notes is at least 59.3 per cent.;
- (f) the Aggregate Discounted Balance resulting from Lease Agreements in respect of which the Lessees are classified in a specific industry does not account for more than 20 per cent.;
- (g) the Aggregate Discounted Balance resulting from Lease Agreements in respect of Commercial Vehicles does not account for more than 1 per cent.;
- (h) the Aggregate Discounted Balance resulting from Lease Agreements in respect of Heavy Goods Vehicles does not account for more than 1 per cent.; and
- (i) the Portfolio average of the contractually agreed residual value set at contract origination does not correspond to more than 50 per cent. of the list price of the Vehicles;

"Replenishment Ledger" means a ledger of the Issuer Account which, on each Payment Date falling in the Revolving Period, shall be credited with an amount equal to the Required Replenishment Amount less any amounts paid for the acquisition of the Additional Portfolio on such Payment Date;

"Reporting Agent" means Intertrust Administrative Services B.V.;

"Reporting Date" means:

- (a) until the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation are implemented, the Payment Date at the latest; and
- (b) after the regulatory standards specifying the scope and content of the reports to be prepared under article 7 of the Securitisation Regulation have been implemented, date as required under the Securitisation Regulation;

"Repurchase Date" means the Payment Date immediately following the date as of which the:

- (a) Issuer (or a third party acting on its behalf) has informed the Originator that a repurchase has to occur under the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement; or
- (b) Originator exercises the Optional Early Redemption;

"Repurchase Price" means the amount to be paid by the Originator to the Issuer which corresponds to the relevant Discounted Balance, absent an instance of settlement, calculated using a discount rate equal to the Discount Rate to be calculated as of the last day of the Collection Period immediately prior to the relevant Repurchase Date;

"Required Commingling Reserve Amount" means:

- (a) as long as no Reserve Trigger Event has occurred and is continuing: zero; and
- (b) upon the occurrence of a Reserve Trigger Event which is continuing (i) and (ii) minus (iii):
 - (i) 100 per cent. of the monthly Lease Instalments to be received in the next month by the Issuer which is set forth in the last available Investor Report;
 - (ii) 100 per cent. of the Vehicle Realisation Proceeds expected to be received in the next month by the Issuer which is set forth in the last available Investor Report; and
 - (iii) the Commingling Reserve Reduction Amount,

less any amounts previously deducted from the Commingling Reserve Ledger and used as Available Distribution Amount on a Payment Date;

"Required Liquidity Reserve Amount" means:

- (a) on the Issue Date an amount equal to EUR 2,720,000;
- (b) on any Payment Date thereafter but before the Aggregate Principal Outstanding Balance of the Notes has been reduced to zero an amount equal to: the higher of EUR 2,000,000 or 0.50 per cent. of the sum of:
 - (i) the Class Principal Outstanding Balance of the Class A Notes;
 - (ii) the Class Principal Outstanding Balance of the Class B Notes,
 - on the immediately preceding Payment Date; and
- (c) on the Payment Date on which either the Aggregate Discounted Balance or the Aggregate Principal Outstanding Balance of the Notes has been reduced to zero: zero;

"Required Maintenance Reserve Amount" means:

- (a) as long as (i) no Reserve Trigger Event has occurred and (ii) following the occurrence of a Reserve Trigger Event no such Reserve Trigger Event is continuing and no Reserve Trigger Event in respect of LeasePlan Corporation N.V. has occurred: zero;
- (b) following the Payment Date on which any and all amounts of interest and principal in respect of the Notes have been or will be redeemed in full: zero; and
- (c) in all other circumstances, an amount equal to the higher of (i) the balance of the maintenance settlement ledger in respect of each Lease Agreement in the Portfolio as notified in the Investor Report and (ii) 0.1 per cent. of the Aggregate Discounted Balance;

"Required Principal Redemption Amount" means, after the Revolving Period but prior to the occurrence of an Enforcement Event, an amount equal to the higher of:

- (a) zero and
- (b) the difference between
 - the Aggregate Principal Outstanding Balance of the Notes and the principal outstanding amount under the Senior Subordinated Loan and the Junior Subordinated Loan on the previous Payment Date; and
 - (ii) the Aggregate Discounted Balance of the Portfolio at the end of the Collection Period before the relevant Payment Date;

"Required Replenishment Amount" means during the Revolving Period an amount equal to the higher of:

- (a) zero and
- (b) the difference between:
 - (i) the Aggregate Principal Outstanding Balance of the Notes and the principal outstanding amount of the Senior Subordinated Loan and the Junior Subordinated Loan on the Issue Date; and
 - (ii) the Aggregate Discounted Balance of the Portfolio at the end of the Collection Period before the relevant Payment Date;

"Required Set-Off Reserve Amount" means:

- (a) as long as no Reserve Trigger Event has occurred and is continuing: zero;
- (b) upon the occurrence of a Reserve Trigger Event which is continuing: an amount equal to the excess of:
 - (i) (x) EUR 3,900,000; (y) an amount equal to the deposits made by a Lessee to guarantee its obligations under the Lease Agreements as notified in the Servicer Report and (z) an amount equal to potential year-end calculation amounts that may be payable by the Originator in accordance with open calculation lease contracts as notified in the Servicer Report; over
 - (ii) any amounts previously deducted from the Set-Off Reserve Ledger and used as Available Distribution Amount,

less any amounts previously deducted from the Set-Off Reserve Ledger and used as Available Distribution Amount on a Payment Date;

"Reserves" means:

- (a) the Commingling Reserve;
- (b) the Liquidity Reserve;
- (c) the Maintenance Reserve; and
- (d) the Set -Off Reserve;

"Reserves Funding Agreement" means the reserves funding agreement entered into or to be entered into between, *inter alia*, the Issuer and LeasePlan Corporation N.V. dated 18 October 2019 (as amended from time to time) in relation to the funding of the Reserves;

"Reserves Funding Provider" means LeasePlan Corporation N.V.;

"Reserve Trigger Event" means the occurrence of the earlier of:

- (a) any LPC Downgrade Event; or
- (b) the occurrence of an Insolvency Event with respect to the Originator or Servicer;

"Revolving Period" means the period from and including the Closing Date until and excluding the earlier of:

- (a) the Payment Date falling in December 2020; and
- (b) the occurrence of an Amortisation Event;

"S&P" means Standard & Poor's Rating Services, a division of the McGraw-Hill Companies, Inc. or any successor to its rating business;

"Sale Proceeds" means the proceeds from a sale of a Vehicle;

"Sanctions" means any sanctions imposed by the European Union ("EU Sanctions"), Her Majesty's Treasury, the United Nations, the Swiss State Secretariat for Economic Affairs SECO, the Department of Foreign Affairs, Trade and Development of Canada or any other governmental body or other relevant sanctions authority within the United States, the European Union, the United Kingdom, Switzerland, Canada, Norway, Japan, Australia, or any other country or authority from time to time that are applicable to the Agents or Trustee acting in their capacity as such under the Programme that are similar to the OFAC Sanctions; provided that notwithstanding the above, this shall not apply to the Issuer or any other Person which is a German resident as defined in section 2 (15) of the German Foreign Trade Act (Außenwirtschaftsgesetz) or a EU person or entity as defined in article 11 of EU Regulation (EC) No. 2271/96 in so far as it would result in (i) any violation of, conflict with or liability under EU Regulation (EC) No. 2271/96 or (ii) a violation or conflict with section 7 of the German Foreign Trade Order (Außenwirtschaftsgesetz) or a similar anti-boycott statute;

"Securitisation Framework" means the Securitisation Regulation and the CRR Amending Regulation;

"Securitisation Regulation" means Regulation (EU) 2017/2402 of the European Parliament and the Council of 12 December 2017 laying down a general framework for securitisation and creating a specific 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;

"Security" means the assets over which security is created in accordance with the Security Documents;

"Security Documents" means the Trust Agreement and the Deed of Charge;

"Senior Subordinated Lender" means LeasePlan Corporation N.V.;

"Senior Subordinated Loan" has the meaning ascribed to such term in clause 2.1(Senior Subordinated Loan) of the Senior Subordinated Loan Agreement;

"Senior Subordinated Loan Agreement" means the Senior Subordinated Loan Agreement entered into or to be entered into between, *inter alia*, the Issuer and LeasePlan Corporation N.V. dated 18 October 2019 (as amended from time to time);

"Servicer" means LeasePlan Deutschland GmbH;

"Servicer Report" has the meaning ascribed to such term in clause 7.2(a) (Servicer Report) of the Servicing Agreement;

"Services" has the meaning ascribed to such term in clause 3.1 of the Servicing Agreement;

"Servicer Success Fee" means a fee to be paid by the Issuer to the Servicer for successful results in respect of the servicing of the Portfolio, such success to be;

- (a) attributable to the services provided by the Servicer in accordance with the Servicing Agreement, performance of its reporting and other obligations under the Transaction Documents and/or cooperation with any Back-Up Servicer and/or Back-Up Maintenance Coordinator (if any); and
- (b) evidenced by and equal to the amount of the funds being available after all items ranking higher than the payment of such Servicer Success Fee having been paid in accordance with the Applicable Priority of Payments on the relevant Payment Date;

"Servicer Termination Event" means:

- (a) with respect to the Servicer, the occurrence of an Insolvency Event;
- (b) the Servicer fails to make any payment or deposit required by the terms of the Servicing Agreement or any other Transaction Document within ten Business Days of the date such payment or deposit is required to be made;

- (c) the Servicer fails to perform any of its other material obligations under the Servicing Agreement and such breach, if capable of remedy, is not remedied within 20 Business Days of notice from the Issuer;
- (d) the Servicer is dissolved (*aufgelöst*) or other procedures are initiated which will or may result in a liquidation (*Liquidation*) of the Servicer; or
- (e) any representation or warranty given in the Servicing Agreement or in any report provided by the Originator or the Servicer, is materially false or incorrect and such inaccuracy, if capable of remedy, is not remedied within ten Business Days of notice from the Issuer and has a material adverse effect in relation to the Issuer,

provided, however, that a delay or failure of performance referred to under paragraph (b) or (c) above for a period of 150 calendar days will not constitute a Servicer Termination Event if such delay or failure was caused by an event beyond the reasonable control of the Servicer, force majeure (*höhere Gewalt*) or other similar occurrence;

"Servicing Agreement" means the collection and servicing agreement entered into or to be entered into between, *inter alia*, the Originator, the Issuer the ER Trustee and the Trustee on 18 October 2019 (as amended from time to time) pursuant to which the Originator shall, *inter alia*, render certain collection services in respect of assets acquired by the Issuer under the Lease Receivables Purchase Agreement and the Expectancy Rights Purchase Agreement;

"Servicing Fee" has the meaning ascribed to such term in clause 6.1(a) of the Servicing Agreement;

"Set-Off Reserve" means the amounts standing to the credit of the Set-Off Reserve Ledger;

"Set-Off Reserve Ledger" means a ledger of the Issuer Account to be credited on a monthly basis with an amount such that the amount standing to the credit of the Set-Off Reserve Ledger is equal to the Required Set-Off Reserve Amount;

"Silent Extension" means that the Lessee does not return the Vehicle on the Lease Maturity Date and continues to pay the Lease Instalments;

"Small Fleet Business" means the lessee segment of the Originator where a Lessee is a small company, a sole trader or a freelancer/professional with a fleet size potential between one and 30 vehicles, with very few services and fleet management advice, and the Lessee is approached via car dealers, intermediaries (insurance brokers) or through a direct channel (internet portal);

"SME Lease Agreement" means any Lease Agreement entered into between the Originator and a SME Lessee:

"SME Lessee" means a Lessee with fewer than 25 Vehicles under an approved investment amount of less than EUR one million:

"Standard of Care" has the meaning ascribed to such term in clause 18 (Standard of Care) of part 1 (General Provisions) of the Common Terms;

"Subordinated Lenders" means the Senior Subordinated Lender and the Junior Subordinated Lender;

"Subordinated Loans" means the amounts made available to the Issuer by the Subordinated Lenders;

"Subordinated Loan Agreements" means the Senior Subordinated Loan Agreement and the Junior Subordinated Loan Agreement;

"Subscription Agreement" means an agreement entered into between, *inter alia*, the Issuer the Joint Lead Managers dated 18 October 2019 (as amended from time to time);

"Subsidiary" means an entity of which a person has direct or indirect control or owns directly or indirectly more than 50 per cent. of the voting capital or similar right of ownership and control for this purpose" means the power to direct the management and the policies of the entity whether through the ownership of voting capital, by contract or otherwise;

"Suitable Entity" means, an entity which (i) is located in Germany, (ii) is authorised and experienced in the field of business it is required to operate as Back-Up Maintenance Coordinator or Back-Up Servicer or Back-Up Realisation Agent (as the case may be) and (iii) is capable of performing as Back-Up Maintenance Coordinator or Back-Up Servicer Back-Up Realisation Agent (as the case may be);

"Swap Agreement" means the English law governed interest rate swap agreement consisting of an ISDA Master Agreement and a schedule to such ISDA Master Agreement between the Issuer and the Swap Counterparty on or about 18 October 2019, confirmation(s) to such ISDA Master Agreement and a credit support annex entered into between the Issuer and the Swap Counterparty on or about 22 October 2019;

"Swap Counterparty" means ABN AMRO Bank N.V.;

"Swap Fixed Rate" means the rate as set out in the Swap Agreement;

"Swap Replacement Account" means an account held with the Account Bank IBAN: NL25ABNA0862171806 and BIC: ABNANL2A;

"Swap Replacement Excluded Amount" means (i) any premiums received from any replacement swap counterparty upon entry by the Issuer into a replacement swap agreement, (ii) the termination payments received from the Swap Counterparty in respect of the termination of the Swap Agreement and (iii) any collateral provided by the Swap Counterparty under the Swap Agreement to the extent it is not required to satisfy the claims of the Issuer against the Swap Counterparty;

"Swap Rate Modification Certificate" shall have the meaning ascribed to such term in Condition 10(b)(i)(B) (Modifications — Resolution by Noteholders);

"Swap Subordinated Payments" means the excess of the swap termination costs over the amounts actually received by the Issuer from a replacement swap counterparty entering into the Swap Agreement replacing the existing Swap Counterparty, where

- (a) the Swap Counterparty is the affected party in respect of which a rating event has occurred as specified in the Swap Agreement; or
- (b) the Swap Counterparty is the defaulting party;

"TARGET2" means the Trans-European Automated Real-time Gross settlement Express Transfer system 2;

"Tax" means any public charge (Abgabe) and ancillary obligation (steuerliche Nebenleistung) regardless of how collected as well as any stamp duty, sales, exercise, registration and other tax (including value added tax, income tax (other than the income tax payable by the Issuer and the Expectancy Rights Purchaser (as applicable)), duties and fees due and payable in connection with the Transaction Documents or the transactions envisaged therein;

"Terms and Conditions" means the terms and conditions of the Notes;

"Transaction" means the transaction established under the Transaction Documents;

"Transaction Creditor" means the Noteholders and each Transaction Party other than the Issuer;

"Transaction Documents" means the Incorporated Terms Memorandum, the Lease Receivables Purchase Agreement, the Servicing Agreement, the Maintenance Coordination Agreement, the Expectancy Rights Purchase Agreement, the Realisation Agency Agreement, the Put Option Agreement, the Global Notes, the Issuer ICSDs Agreements, the Cash Management Agreement, the Subscription Agreement, the Swap Agreement, the Deed of Charge, the Data Trust Agreement, the Account Agreement, the Agency Agreement, the Trust Agreement, the Senior Subordinated Loan Agreement, the Reserves Funding Agreement, the Junior Subordinated Loan Agreement and the Corporate Services Agreement;

"Transaction Party" means the Issuer, the Originator, the Servicer, the Maintenance Coordinator, the Realisation Agent, the Reporting Agent, the Expectancy Rights Purchaser, the Lease Receivables

Purchaser, the Joint Lead Managers, the Arranger, the Paying Agent, the Account Bank, the Trustee, the ER Trustee, the Data Trustee, the Swap Counterparty, the Reserves Funding Provider, the Senior Subordinated Lender, the Junior Subordinated Lender, the Cash Manager, the Calculation Agent, the Put Option Provider, the Back-Up Servicer Facilitator, the Back-Up Maintenance Coordinator Facilitator and any other party to the Transaction Documents;

"Transformed Title Vehicles" means the Vehicles in respect of which:

- (a) an Expectancy Right has been sold and transferred from the Originator to the Expectancy Rights Purchaser under the Expectancy Rights Purchase Agreement; and
- (b) the Expectancy Right transformed or will transform into full title (zum Vollrecht erstarken) to the relevant Vehicle due to the fact that the condition subsequent (auflösende Bedingung) in respect of the transfer of title to the Issuer for security purposes has occurred or will occur in accordance with the Lease Receivables Purchase Agreement;

"Trust Agreement" means the trust agreement (*Treuhandvertrag*) entered into or to be entered into between, *inter alia*, the Issuer, the ER Trustee and the Trustee dated 18 October 2019 (as amended from time to time);

"Trustee" means Circumference FS (Luxembourg) S.A.;

"UK" means the United Kingdom;

"Upfront Amount" means the difference between (i)(y) the sum of the gross proceeds of the Notes and (z) the sum of the Subordinated Loans and (ii) the sum of the Aggregate Principal Outstanding Balance on the Closing Date, in an amount of EUR 4,080,000;

"U.S. Risk Retention Rules" 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;

"U.S. Securities Act" means the U.S. Securities Act of 1933 as amended;

"VAT" means value added tax;

"Vehicle" means any Commercial Vehicle, Heavy Goods Vehicle, Light Commercial Vehicle and Passenger Vehicle; and

"Vehicle Realisation Proceeds" means the sum of:

- (a) the aggregate Put Option Price;
- (b) any and all realisation proceeds (*Verwertungserlöse*) without any VAT resulting from the realisation (sale or other disposal) of each Transformed Title Vehicle

less:

- (i) any realisation costs (*Verwertungskosten*) incurred in connection with such realisation; and
- (ii) all amounts appertaining to the relevant Lessee pursuant to the relevant Lease Agreement; and

plus:

- (iii) compensation payments by insurance companies, if any, received in respect of such Transformed Title Vehicle; and
- (iv) any other proceeds, if any, substituting such Transformed Title Vehicle.

2. **Principles of Interpretation**

2.1 In any Transaction Document, the following shall apply:

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- (a) in the computation of periods of time from a specified date to a later specified date, the word "from" means "from and including" and the words "to" and "until" each mean "to but excluding";
- (b) "periods" of days shall be counted in calendar days unless Business Days are expressly prescribed;
- (c) any reference to any "Person" shall include its successors and assigns;
- (d) unless specified otherwise, "promptly", "immediately", "forthwith" or any similar expression used herein shall mean without undue delay (*ohne schuldhaftes Zögern*);
- (e) unless specified otherwise, "at all times" or any similar expression used herein shall mean at all times prior to the Final Discharge Date; and
- (f) a "successor" of any person shall be construed so as to include an assignee or successor in title of such person and any other person who has assumed the rights and obligations or functions of such first-mentioned person hereunder or to which, such rights and obligations or functions have been transferred.
- 2.2 The headings in any Transaction Document are for ease of reference only and do not affect its interpretation.
- 2.3 Any reference to recitals, clauses, provisions, sections, annexes and schedules within each Transaction Document shall be construed as references to the recitals, clauses, provisions, sections, annexes and schedules of that Transaction Document and each reference to a subclause or a paragraph is to the relevant sub-clause of the clause, or to the relevant paragraph of the sub-clause, in which the reference appears
- 2.4 Any reference to a statute or treaty or contract shall be construed as a reference to such statute or treaty or contract as the same may have been, or may from time to time be, amended or supplemented.
- 2.5 Any reference to a time of day shall, unless a contrary indication appears, be a reference to CET.
- Any schedule of, or appendix or annex hereto or to a Transaction Document forms part of the Transaction Documents and shall have the same force and effect as if the provisions of such schedule, appendix or annex were set out in the body of the Transaction Documents. Any reference to any Transaction Document shall include any such schedule, appendix or annex, to the extent not expressly excluded in the relevant Transaction Document.
- 2.7 In the Transaction Documents, save where the context otherwise requires, words importing the singular number include the plural and vice versa.
- 2.8 The Transaction Documents are written in the English language. The English language version of the Transaction Documents shall prevail over any possible translation of the Transaction Documents, provided however that where a German legal term or a French legal term has been used in the Transaction Documents such German legal term or French legal term, as applicable (and not the English term to which it relates) shall be authoritative for the purposes of construction of such Transaction Document and the relevant English term.

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