CARDIFF AUTO RECEIVABLES SECURITISATION 2022-1 pic INVESTOR REPORT FEBRUARY 2	024		2
Reporting Date Collection Period Interest Payment Date	20 March 2024 02 February 2024 - 01 March 2024 21 March 2024		
Deal Overview / Trigger Events			
Deal Name: Issuer:	Cardiff Auto Receivables Securitisation 2022-1 Cardiff Auto Receivables Securitisation 2022-1 plc	1 Bartholomew Lane, London, EC2N 2AX, United Kingdom	
Contact Details			
Name	Email	Address	
Gavin Parker	Gavin.Parker@lloydsbanking.com	25 Gresham Street, London, EC2V 7HN	
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Key Parties/Details				
Key Fai des/ Details				
Role	LEI Number	Name	Rating (if applicable) DBRS / S&P	Address
Originator	2138008UXJZAK9L5PE86	Black Horse Limited	N/A	25 Gresham Street, London, EC2V 7HN, United Kingdom
Issuer	213800TNH4K6FYTRH144	Cardiff Auto Receivables Securitisation 2022-1 plc	N/A	1 Bartholomew Lane, London, EC2N 2AX, United Kingdom
Seller	2138008UXJZAK9L5PE86	Black Horse Limited	N/A	25 Gresham Street, London, EC2V 7HN, United Kingdom
Servicer	2138008UXJZAK9L5PE86	Black Horse Limited	N/A	25 Gresham Street, London, EC2V 7HN, United Kingdom
Cash Manager	2138008UXJZAK9L5PE86	Black Horse Limited	N/A	25 Gresham Street, London, EC2V 7HN, United Kingdom
Trustee		US Bank Trustees Limited	N/A	125 Old Broad Street, London, EC2N 1AR, United Kingdom
Security Trustee		US Bank Trustees Limited	N/A	125 Old Broad Street, London, EC2N 1AR, United Kingdom
Account Bank	H7FNTJ4851HG0EXQ1Z70	Lloyds Bank plc	AA (low)/R-1 (middle)/ Stable trends ; Short term A-1/Long term A+	25 Gresham Street, London, EC2V 7HN, United Kingdom
Back-up Service Facilitator	H7FNTJ4851HG0EXQ1Z70	Lloyds Bank plc	AA (low)/R-1 (middle)/ Stable trends ; Short term A-1/Long term A+	25 Gresham Street, London, EC2V 7HN, United Kingdom
Swap Counterparty	2138008UXJZAK9L5PE86	Black Horse Limited	N/A	25 Gresham Street, London, EC2V 7HN, United Kingdom
Swap Guarantor	H7FNTJ4851HG0EXQ1Z70	Lloyds Bank plc	AA (low)/R-1 (middle)/ Stable trends ; Short term A-1/Long term A+	25 Gresham Street, London, EC2V 7HN, United Kingdom
Corporate Servicers Provider		Intertrust Management Limited	N/A	1 Bartholomew Lane, London, EC2N 2AX, United Kingdom
Principal Paying Agent	5493008GNOHVI377MY19	Elavon Financial Services DAC, UK Branch	Private Rating	Meridien House 69-71 Clarendon Road, Watford WD17 1DS
Registrar	5493008GNOHVI377MY19	Elavon Financial Services DAC, UK Branch	Private Rating	Meridien House 69-71 Clarendon Road, Watford WD17 1DS
Subordinated Loan Provider	2138008UXJZAK9L5PE86	Black Horse Limited	N/A	25 Gresham Street, London, EC2V 7HN, United Kingdom
Arranger & Dealer	213800MBWEIJDM5CU638	Lloyds Bank Corporate Markets plc	N/A ; Short term A-1/Long term A	10 Gresham Street, London, EC2V 7AE, United Kingdom

Account Name at Reporting Date	Opening balance as at 15 March 24
Distribution Account	£23,483,038.92
Liquidity Reserve Account	£1,135,679.04
Swap Collateral Account	£0.00

CARS 2022-1 PORTOID	
Opening Note balance	£164,293,298.61
- Repurchase of Non-Permitted Variations	(£519,865.23
 Repurchase of Non-Compliant Receivables (Reps & Warranty breaches) 	£0.00
 Repurchase of Non-Eligible Receivables (LCR, CRR, Solvency II, ECB related buy backs) 	£0.00
- Set Off Indemnity Amount due to dilution / set off	£0.00
- CCA Compensation Amounts for Receivables that become illegal, invalid, non-binding or unenforceable under CCA	£0.00
 Receivables Indemnity Amounts for Receivables that ceased to exist / no longer exists 	£0.00
Principal Collections in Period	(£13,975,169.46)
Defaulted Principal in the period	(£1,323,665.42)
Closing Note Balance	£148,474,598.50
Closing principal element of vehicles awaiting sale	(£1,729,820.39
Closing principal element of amounts delinquent	(£71,050.60
Closing Principal Balance of Outstanding Receivables	£146,673,727.51

Notes balance after upcoming waterfall	Amount	% Share	Credit Enhancement*
A Notes	£ 0.00		100.00%
B Notes	£ 18,849,598.50	12.70%	87.30%
C Notes	£ 32,025,000.00	21.57%	65.74%
D Notes	£ 30,500,000.00	20.54%	45.19%
E Notes	£ 21,350,000.00	14.38%	30.81%
S Notes	£ 45,750,000.00	30.81%	
Total Notes	£ 148,474,598,50	100.00%	

*Credit Enhancement included here is the subordination only and does not include excess spread.

Black Horse Ltd as the Seller confirms that, as at the date of this report, it is the Risk Retention Holder and continues to retain a material net economic interest of not less than 5 per cent, as disclosed in the Prospectus, in accordance with Article 6 of the Regulation (EU) 2017/2402. This is achieved through the retention of the first loss tranche (FLTR) Class 5 notes.

Prepayment Rate - CPR	Current Month	Prior Period				
Month - Prepayment Rate - CPR						4.41%
Annualised - Prepayment Rate - CPR						52.92%
					Current Month	
Excess Spread						Prior Period
Current Month - Excess Spread						0.79%
Annualised - Excess Spread					12.67%	9.27%
Liquidity Reserve Account after upcoming waterfall	Class A	Class B	Class C	Class D	Class E	Total
Liquidity Reserve Fund Required Amount	£0.00	£491,812.50	£240,187.50	£228,750.00	£160,125.00	£1,120,875.00
Liquidity Reserve Fund Opening Balance £0.00 £491,812.50 £240,187.50 £228,750.00						£1,120,875.00
Net Credits/Debits on IPD £0.00 £0.00 £0.00 £0.00					£0.00	£0.00
Closing Balance	£160,125.00	£1,120,875.00				

Reference Portfolio Characteristics		
Key Characteristics of the Pool as at the end of the Collection period		Current
Number of loans		7,542
Outstanding principal balance (£)		146,673,727.51
Optional Final Payment Balance (£)		129,088,262.34
Residual Value percentage of outstanding receivables		88.01%
Average current Principal Balance (£)		19,447.59
Minimum current Principal Balance (£)		0
Maximum current Principal Balance (£)		66,625.80
Weighted Average Rate (%p.a.)		5.68%
Minimum APR (%)		3.45%
Maximum APR (%)		15.72%
Largest regional concentration in portfolio value (%)		25.07%
Largest regional concentration in portfolio value (£)		36,772,663.27
1m Annualised Prepayment rate (%)		54.19%
Weighted Average Seasoning of the Portfolio (months)		39
Weighted Average Remaining Term of the Portfolio (months)		9
Minimum Remaining Term of the Portfolio (months)		0
Maximum Remaining Term of the Portfolio (months)		15
Minimum Maturity Date		01/02/2024
Maximum Maturity Date		15/05/2025
Delinquent Principal Receivables	Principal Balance	%
Non-Delinquent	£ 144,073,704.10	98.23%
1 - 30 days	£ 1,951,886.29	1.33%
31 - 60 days	£ 347,915.46	0.24%
61 - 90 days	£ 135,446.66	0.09%
91 - 120 days	£ 47,804.72	0.03%
121-150 days	£ 116,970.28	
151 - 180 days	£ 0.00	0.00%
Fotal	£ 146,673,727.51	100%

Default Statistics	Principal Balance	Subsequent Recoveries	Net Loss/(Profit)
Cumulative Balance Since Closing - Default	£2,680,870	£1,573,320	£1,107,550
Voluntary Termination Statistics	Principal Balance	Subsequent Recoveries	Net Loss/(Profit)
Cumulative Balance Since Closing - Voluntary Termination	£3,264,880	£2,970,854	£294,026
PCP End of contract Hand back Statistics	Principal Balance		
Cumulative Balance Since Closing - PCP End of Contract Handback	£2,975,521	£2,843,119	£132,402

*A presentational change has been made to the disclosure of the Voluntary Termination statistics to more accurately reflect the Principal Balance at the point of Voluntary Termination, then subsequent recoveries and sale proceeds. These were previously reported on a Net Basis, noting that there is no change to the reported Net Loss/-Profit.

Black Unaudited Stratification Tables as at 01 March 2024 ontract Type umber ersonal Contract Purchase (PCP) 7,542 100.00% 146,673,728 100.00% 7,542 100.00 146,673,72 % 55.70% 44.30% 105,198,082 41,475,646 71.72% 28.28% w Cars 4,201 3,341 ed Cars ,542 100.0 mber % /alue (GBP) 22,778,477 36,772,663 11,801,123 4,926,322 1,042 1,799 643 257 496 706 528 1,063 688 9 311 13.82% 23.85% 8.53% 3.41% 6.58% 9.36% 7.00% 14.09% 9.12% 0.12% 4.12% 0.00% 15.53% 25.07% 8.05% 3.36% 6.59% 9.22% 6.46% 12.73% 8.92% 0.11% 3.97% 0.00% OUTH EAST SOUTH WEST EAST ANGLIA EAST MIDLANDS 9,661,051 13,522,746 9,481,410 18,670,078 13,081,494 VEST MIDLANDS NORTHERN NORTH WEST YORKSHIRE & HUMBERSIDE COTLAND VALES 162,214 5,816,149 HER 46,673,728 ,542 hicle Mak lumber Value (GBF AND ROVER 52.13% 16.76% 6.39% 3,932 1,264 482 391 109 153 97 118 153 115 83 89 84 52 81 26 42 36 47 33 67.40% 17.72% 4.15% 1.87% 1.68% 1.23% 0.74% 0.62% 0.55% 0.42% 0.39% 0.26% 0.25% 0.23% 0.23% 0.17% 98,863,86 AGUAR MERCEDES-BENZ 25,994,974 6,081,075 2,740,978 5.18% 1.45% 2.03% 1.29% 1.56% 2.03% 1.52% 1.10% 1.11% 0.69% 0.34% 0.56% 0.48% 0.62% 0.44% 2.06% ORD 2,471,128 1,798,579 1,089,843 ΓESLA BMW AUDI 902,483 809,357 759,456 710,760 612,701 KIA VAUXHALL IYUNDAI OLKSWAGEN ISSAN 574,476 384,228 367,986 333,631 ENAULT EUGEOT VOLVO 272,733 263,317 254,865 242,702 SEAT VINI CITROEN VIAZDA THER 155 1,144,589 0.78% 146,673,728 100.00% ΤΑΙ 7,542 100.00% tstanding P /alue (GBP) 1,644,252 8,873,565 1.12% 6.05% 7.47% 0.0000 <= 4,999.99 5,000.00 <= 9,999.99 6.58% 15.80% 11.69% 14.29% 26.16% 12.40% 6.03% 3.62% 1.82% 1.82% 0.28% 0.07% 0.07% 0.01% 496 1,192 882 1,078 1,973 935 455 273 137 89 21 10,000.00 <= 14,999.99 10,952,464 15,000.00 <= 19,999.99 20,000.00 <= 24,999.99 25,000.00 <= 29,999.99 19,055,737 44,323,980 12.99% 30.22% 17.20% 10.01% 6.96% 3.94% 2.84% 0.75% 0.19% 0.21% 0.05% 0.00% 100.00% 25,227,587 30,000.00 <= 34,999.99 14,678,591 35,000.00 <= 39,999.99 40,000.00 <= 44,999.99 45,000.00 <= 49,999.99 50,000.00 <= 54,999.99 10,212,613 5,781,468 4,171,726 1,094,437 55,000.00 <= 59,999.99 50,000.00 <= 64,999.99 55,000.00 <= 69,999.99 281,685 308,998 66,626 70,000.00 <= 74,999.99 0.00% 5,000.00 <= 80,000.00 ,542 46,673,728 0.00% 0.00% 34.08% 65.92% 0.00% 0.00% 1-12 13-24 25-36 37-48 2,221 5,275 29.45% 69.94% 0.61% 49,986,365 96,687,363 49-60 46 100.00% ,542 mber % 9 71.89% 28.11% 0.00% 0.00% 0.00% 76.01% 23.99% 0.00% 0.00% 0.00% 0.00% 01-12 13-24 25-36 37-48 49-60 5,733 1,809 105,441,243 41,232,485 1 MONTH ,542 00.00% .46,673, 00.00 nber % 0.00% 0.00% 0.00% 21.84% 0.00% 0.00% 0.00% 24.83% NTEREST FREE 0.01% - 0.99% 1.00% - 1.99% 2.00% - 2.99% 3.00% - 3.99% 1,647 1,788 978 529 489 857 726 421 35 53 17 36,414,986 4.00% - 4.99% 5.00% - 5.99% 6.00% - 6.99% 43,235,249 29,100,822 8,329,193 29.48% 19.84% 5.68% 4.78% 6.43% 4.50% 3.93% 0.20% 0.26% 0.06% 0.00% 23.71% 12.97% 7.01% 6.48% 11.36% 9.63% 5.58% 0.46% 0.70% 0.23% 0.01% 8,329,193 7,006,684 9,430,375 6,605,485 5,764,363 299,241 386,616 92,551 5,200 2,964 7.00% - 7.99% 8.00% - 8.99% 9.00% - 9.99% 10.00% - 10.99% 11.00% - 11.99% 12.00% - 12.99% 13.00% - 13.99% 14.00% - 14.99% 15.00% - 15.99% 100.00% 6,673,728 ,542 lloon Amount (£) /alue (GB 0.01 <= 2,000.00 12 403 552 0.16% 5.34% 7.32% 0.02% 1.13% 2.30% 28,478

TOTAL	7,542	100.00%	146,673,728	100.00%
>= 40,000.00	103	1.37%	4,764,784	3.25%
38,000.00 <= 39,999.99	53	0.70%	2,279,667	1.55%
36,000.00 <= 37,999.99	87	1.15%	3,514,033	2.40%
34,000.00 <= 35,999.99	79	1.05%	3,005,455	2.05%
32,000.00 <= 33,999.99	109	1.45%	3,993,941	2.72%
30,000.00 <= 31,999.99	140	1.86%	4,961,857	3.38%
28,000.00 <= 29,999.99	186	2.47%	6,028,348	4.11%
26,000.00 <= 27,999.99	212	2.81%	6,572,335	4.48%
24,000.00 <= 25,999.99	326	4.32%	9,140,356	6.23%
22,000.00 <= 23,999.99	556	7.37%	14,326,231	9.77%
20,000.00 <= 21,999.99	916	12.15%	21,708,028	14.80%
18,000.00 <= 19,999.99	1,002	13.29%	21,794,442	14.86%
16,000.00 <= 17,999.99	653	8.66%	12,759,595	8.70%
14,000.00 <= 15,999.99	428	5.67%	7,258,352	4.95%
12,000.00 <= 13,999.99	363	4.81%	5,428,783	3.70%
10,000.00 <= 11,999.99	398	5.28%	5,111,036	3.48%
8,000.00 <= 9,999.99	406	5.38%	4,293,610	2.93%
6,000.00 <= 7,999.99	558	7.40%	4,677,611	3.19%
4,000.00 <= 5,999.99	552	7.32%		2.30%
2,000.00 <= 3,999.99	403	5.34%	1,652,338	1.13%

Blackhorse Portfolio Data - Stratification Tables						
Unaudited Stratification Tables as at 01 March 2024 - (cont'd)						
PCP Balloon as a % of Original Balance		Current P	eriod			
	Number	%	Value (GBP)	%		
0.000 - 9.999	2	0.03%	17,121	0.01%		
9.999 - 19.999	1	0.01%	4,110	0.00%		
19.999 - 29.999	51	0.68%	256,003	0.17%		
29.999 - 39.999	609	8.07%	5,607,816	3.82%		
39.999 - 49.999	2,499	33.13%	42,289,960	28.83%		
49.999 - 59.999	3,010	39.91%	66,150,500	45.10%		
59.999 - 69.999	1,015	13.46%	23,501,171	16.02%		
69.999 - 79.999	240	3.18%	6,029,538	4.11%		
79.999 - 89.999	74	0.98%	1,777,385	1.21%		
89.999 - 99.999	41	0.54%	1,040,124	0.71%		
100.000	0	0.00%	-	0.00%		
TOTAL	7,542	100.00%	146,673,728	100.00%		
	Current Period					
PCP Quarter of Maturity Distribution	Number	Current P	Value (GBP)	%		
Q4 2023	0	0.00%	0	0.00%		
Q1 2024	389	5.16%	5,375,645	3.67%		
Q2 2024	907	12.03%	17,308,573	11.80%		
Q3 2024	1,622	21.51%	28,859,585	19.68%		
Q4 2024	1,913	25.36%	36,181,494	24.67%		
Q1 2025	1,461	19.37%	28,814,033	19.64%		
Q2 2025	1,250	16.57%	30,134,397	20.55%		
Total	7,542	100.00%	146,673,728	100.00%		
Distribution by Fuel Type		Current P				
	Number	%	Value (GBP)	%		
PETROL	2,511	33.29%	37,315,190	25.44%		
DIESEL	4,568	60.57%	96,138,305	65.55%		
PETROL / LPG	0	0.00%	0	0.00%		
ELECTRIC	172	2.28%	4,178,980	2.85%		
PETROL / BIO-ETHANOL	0	0.00%	0	0.00%		
PETROL / CNG	0	0.00%	0	0.00%		
PETROL / ELECTRIC HYBRID	30	0.40%	284,113	0.19%		
RANGE EXTENDER	0	0.00%	0	0.00%		
PETROL / PLUG-IN ELECTRIC HYBRID	258	3.42%	8,716,936	5.94%		
DIESEL / ELECTRIC HYBRID	2	0.03%	19,310	0.01%		
DIESEL / PLUG-IN ELECTRIC HYBRID	1	0.01%	20,894	0.01%		
OTHER	0	0.00%	0	0.00%		
TOTAL	7,542	100.00%	146,673,728	100.00%		

Ratings

Notes in Issue as at 21 March 2024

Series Name	Class A	Class B	Class C	Class D	Class E	Class S	Total
Issue Date	11 February 2022	11 February 2022	11 February 2022	11 February 2022	11 February 2022	11 February 2022	
ISIN	XS2435091900	XS2435092387	XS2435092627	XS2435093278	XS2435093518	N/A	
Stock Exchange Listing	LSE	LSE	LSE	LSE	LSE	N/A	
Rating at Issue - S&P/ DBRS	AAA (sf) / AAA (sf)	A (sf) / A (high) (sf)	BBB (sf) / A (low) (sf)	BB (sf) / BBB (low) (sf)	B (sf) / BB (sf)	Unrated	
Current Rating - S&P/ DBRS*	AAA (sf) / AAA (sf)	AAA (sf) / AAA (sf)	AA+ (sf) / AAA (sf)	A (sf) / AA (sf)	BB+ (sf) / A (low) (sf)	Unrated	
Currency	GBP	GBP	GBP	GBP	GBP	GBP	GB
Original Issue Size	414,800,000.00	65,575,000.00	32,025,000.00	30,500,000.00	21,350,000.00	45,750,000.00	610,000,000.0
Note Factor	0.0000000	0.28745099	1.00000000	1.00000000	1.00000000	1.00000000	0.2434009
Outstanding Amount (£)		18,849,598.50	32,025,000.00	30,500,000.00	21,350,000.00	45,750,000.00	148,474,598.5
Final Maturity Date	23 October 2028	23 October 2028	23 October 2028	23 October 2028	23 October 2028	23 October 2028	
Interest Rate (Fixed) applicable	1.2%	N/A	N/A	N/A	N/A	5.5%	
Compounded Daily SONIA applicable	N/A	5.20%	5.20%	5.20%	5.20%	N/A	
Margin	N/A	1.60%	1.95%	2.90%	4.25%	N/A	
Interest Rate applicable	N/A	6.80%	7.15%	8.10%	9.45%	N/A	
Balance Before Payment (£)		34,668,298.61	32,025,000.00	30,500,000.00	21,350,000.00	45,750,000.00	164,293,298.61
Principal Redemption (£)		(15,818,700.11)					(15,818,700.11
Balance After Payment (£)		18,849,598.50	32,025,000.00	30,500,000.00	21,350,000.00	45,750,000.00	148,474,598.50
Interest Amount Payable (£)		187,257.52	181,885.58	196,245.59	160,271.98	209,687.50	935,348.1

Rating Triggers Counterparty Role Required Rati Met (Yes (Y) S&P DBRS S&P DBRS S&P DBRS Long term issuer rating below A or substitute accounts at a suitable Qualified institution and transfer all funds standing to the credit of the accounts to the substitute accounts. loyds Bank plc (LEI: H7FNTJ4851HG0EXQ1Z70) ccount Bank AA; R-1 (middle); Stable trends Short term A-1; Long term A+ Y Y Long term issuer rating below A Long term issuer rating below BBB (low) The Servicer (with the assistance of the Back-Up Facilitator) will appoint a back-up servicer loyds Bank plc (LEI: H7FNTJ4851HG0EXQ1Z70) Back Up Facilitator hort term A-1; Long term A+ AA; R-1 (middle); Stable trends Long term issuer rating below BBB Y Y First trigger: Requirement for Swap Counterparty to post collateral, o transfer rights and obligations to a replacement swap provider, or obtain a guarantee from a guarantor that satisfies the minimum rating or take such other actions to maintain the rating of the notes. Initial rating trigger: Long term issuer rating of Swap Guarantor* below A-** Initial rating trigger: Long term issuer rating of Swap Guarantor* below A Y Y Black Horse Limited (LEI: 2138008UXJZAK9L5PE86) / Lloyds Bank plc Guarantor (LEI: H7FNTJ4851HG0EXQ1270) Second trigger: Requirement for Swap Counterparty to transfer rights and obligations to a replacement swap provider, or obtain a guarantee from a guarantor that satisfies the minimum rating or take such other actions to maintain the rating of the notes and to increase the amount of collateral posted in the meantime. Subsequent rating trigger: Long term issuer rating of Swap Guarantor* below BBB Subsequent rating trigger: Long term issuer rating of Swap Guarantor* below BBB+** wap Provider / Swap Guarantor N/A / Short term A-1; Long term A+ N/A / AA; R-1 (middle); Stable trends

Will instead apply to Black Horse Limited (as Swap Counterparty) if at a later date it obtains the required ratings.
 Applies as long as the Collateral Option applicable is "Strong"

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on Rating triggers			
Event	Test	Consequence	Occurrence
fection Events	 (a) the Seller (or the Servicer on behalf of the Seller) fails to pay any sum due from it to the Issuer in respect of the Purchased Receivables within five Business Days of the due date thereof or the date of demand, if payable on demand, in the currency and in the manner specified herein, and such failure is not remedied within ten Business Days following the earlier of the Issuer giving notice thereof to the Seller and the Seller becoming aware of such failure to pay; or (b) the Seller being required to perfect the Issuer's legal title to the Purchased Receivables (or procure the perfection of the Issuer's legal title to the Purchased Receivables) by an order of a court of competent jurisdiction or by any regulatory authority of which the Seller is a member or any organisation with whose instructions it is customary for the Seller to comply; or (c) it becoming necessary by law to perfect the Issuer's legal title to the Purchased Receivables, for procure the perfection of the Issuer's legal title to the Purchased Receivables; or (d) the Seller calling for perfection by serving notice in writing to that effect on the Issuer and the Seller calling for perfection by serving notice in writing to that effect on the Issuer and the Seller caller; or (e) the occurrence of a Issuer Deteination Event in respect of the Seller; or (f) the accurrence of a Severe Deteination Event in respect of the Seller; or (g) it becoming necessary for enforcement of the Issuer's rights related to the Purchased Receivables, provided that if no Event of Default has occurred and is continuing, the Issuer will seek the approval of the Seller, such approval not to be unreasonably delayed or withheld. 	A number of perfection acts may occur, including: (a) Customers being notified of the sale of the Purchased Receivables to the issuer; (b) legal title to the Portfolio being transferred to the issuer; and (c) Customers being directed to pay amounts outstanding in respect of the Purchased Receivables directly to the Issuer.	N
vicer Termination Events	 (a) the Servicer fails to direct (or to procure the direction of) any movement of Collections as required under the Servicing Agreement and the other Transaction Documents, and such failure has continued unremedied for a period of five Business Days after the earlier of written notice of the same being received by the Servicer or the Servicer becoming aware of such failure, unless: (i) the failure success dused by an event outside the Servicer's control and does not continue for more than ten Business Days, and the Servicer uses all commercially reasonable efforts to perform its obligations under the Servicing Agreement and promptly notifies the Trustee, the Security Trustee, the Issuer and the Noteholders of the failure and the steps being taken to correct it; or (ii) the failure relates to an amount no greater than 0.05% of the aggregate Principal Amount Outstanding of all Notes and does not continue for more than 90 days after such failure; or (ii) the failure relates to an amount no greater than 0.05% of the aggregate Principal Amount Outstanding of all Notes and does not continue for more than 90 days after such failure; or (ii) the failure relates to an amount no greater than 0.05% of the aggregate Principal Amount Outstanding of all Notes and does not continue for more than 90 days after such failure; or (ii) the Servicer Jail to a failure results in a material adverse effect on the Purchased Receivables and continues unremedied for a period of 60 days after the earlier of a Responsible Person of the Servicer facunal may action to enforce the Security. Trustee neglitarity instement equilations under exoletion of the Servicer SMA authorisation or any other regulatory licence or approval required under the terms of the Servicing Agreement and such failure continues unremedied for a period of 60 days after the earlier of an officer of the Servicer becoming aware of such default and written notice of such failure being received by the Servicer; (Termination of appointment of Servicer.	N
h Manager Termination Event	 (a) provided the Cash Manager has been properly put in funds therefor, default is made by the Cash Manager in the payment, on the due date, of any payment due and payable by it under the Cash Management Agreement and such default continues unremedied for a period of five Business Days after the earlier of the Cash Manager becoming aware of such default and receipt by the Cash Manager in the performance or observance of any of its other covenants and obligations under the Cash Management Agreement and such default (if capable of remedy) continues unremedied for a period of do days after the earlier of the Cash Manager of such default (if capable of remedy) continues unremedied for a period of do days after the earlier of the Cash Manager of such default and receipt by the Cash Manager of the Gash Manager of the default (if capable of remedy) continues unremedied for a period of do days after the earlier of the Cash Manager becoming aware of such default and receipt by the Cash Manager of the Security Trustee, as the case may be, requiring the same to be remedied; or (c) an Insolvency Event with respect to the Cash Manager occurs; or (d) a FATCA Deduction is imposed on any payment made by the Cash Manager under the Cash Management Agreement, which cannot be avoided by reasonable measures. 	Termination of the appointment of the Cash Manager.	N
nts of Default	 (a) the Issuer fails to pay interest due on Notes of the Controlling Class within 5 business days of its due date; (b) the Issuer fails to pay the principal amount of a Class of Notes in full on its Final Legal Maturity Date; (c) the Issuer breaches its obligations under the Transaction Documents and such breach has a Material Adverse Effect and is (a) incapable of remedy or (b) if capable of remedy, remains unremedied for 60 calendar days; (d) the Security granted under the Transaction Documents becoming void, unenforceable or ineffective; and (e) an insolvency Event regarding the Issuer. 	The Notes may be declared immediately due and payable.	Ν

1	vailable Interest Collections		
	Interest Collections	849,556.08	+
	Recoveries	1,319,737.46	+
	Bank interest income/(expense) (on the Distribution Account and Liquidity Reserve Account)	89,087.64	+
	Income from Authorised Investments	-	+
	Amounts received from the Swap Counterparty (if any)	357,745.10	+
	Amounts available from the Liquidity Reserve Fund	1,120,875.00	+
	Remaining Interest Collections Shortfall (from available principal collections)	-	+
	Any surplus available principal collections on such payment date		
	Any surplus following repurchase of final receivables related to the exercise of call options		
			+
	Any revenue collections that have not been applied on the immediately preceding IPD		Ŧ
	Any interest element of repurchased receivables (e.g. MODAGs and any R&W buy-outs)	2,676.49	+
	Any Revenue Collections that have not been applied above		+
1	otal Available Interest Collections	3,739,677.77	+
/	pplication of Available Interest Collections		
	Total Available Revenue Collections	3,739,677.77	+
1	Retained Amount to issuer (profit)	(100.00)	
11	Amounts due (pro rata and pari passu) to:	-	-
	the Security Trustee		
	the Tustee		
	Amounts due to Paying Agent & the Registrar	(2,400,00)	
iv	Amounts due to third party creditors for issuers expenses (<=£20k)	(2,400.00)	•
v	Amounts due to Transaction Parties (pro rata and pari passu)	-	-
	Amounts due to Cash Manager	(833.33)	-
	Amounts due to Servicer	(122,228.11)	-
	Amounts due to Corporate Servicer Provider	-	-
	Amounts due to the Account Bank	-	
	Amounts due to Back-Up Facilitator	-	-
	Amounts due to Auditors and other professional advisors	-	-
	Amounts due for Administrator Incentive Fee		
vi	Amounts due to the Swap Counter Party	-	
vii	Class A Note Interest	-	
viii	Replenish Class A Liquidity Reserve Fund to the Liquidity Reserve Fund Required Amount		
ix	Replenish Class A Principal Deficiency Ledger		
IX		(407.077.52)	-
×	Class B Note Interest	(187,257.52)	-
xi	Replenish Class B Liquidity Reserve Fund to the Liquidity Reserve Fund Required Amount	(491,812.50)	-
xii	Replenish Class B Principal Deficiency Ledger	-	-
xiii	Class C Note Interest	(181,885.58)	-
xiv	Replenish Class C Liquidity Reserve Fund to the Liquidity Reserve Fund Required Amount	(240,187.50)	-
xv	Replenish Class C Principal Deficiency Ledger	-	
xvi	Class D Note Interest	(196,245.59)	-
xvii	Replenish Class D Liquidity Reserve Fund to the Liquidity Reserve Fund Required Amount	(228,750.00)	
xviii	Replenish Class D Principal Deficiency Ledger	(220)/00100/	
xix	Class E Note Interest	(160,271.98)	
XX	August Frace interest and the Liquidity Reserve Fund to the Liquidity Reserve Fund Required Amount	(160,125.00)	
	Replanti Class E Principal Deficiency Ledger	(100,123.00)	
xxi		(4.222.005.42)	-
xxii	Replenish Class S Principal Deficiency Ledger	(1,323,665.42)	-
xxiii	Class S Note Interest	(209,687.50)	-
xxiv	Swap Counterparty Subordinated amounts	-	-
XXXV	Other amounts owed by the Issuer under the transaction documents	-	-
xxvi	Interest due and payable to the Subordinated Loan Provider (in respect of Liquidity Reserve and Expense Loan only)	(902.93)	
xxvii	Repayment of Issuer Expenses Loan Principal to the Subordinated Loan Provider	-	-
xxviii	Repayment of Liquidity Reserve Loan Principal to the Subordinated Loan Provider**	-	
xxix	Deferred purchase price to the seller	(233,324.82)	-
1	otal		
,	vailable Principal Collections		
	Principal Collections	6,620,616.96	
		7,354,552.50	
	Unscheduled Principal Collections (Prepayments) Description of the Collection of the		+
	Amounts credited from Principal Deficiency Ledger	1,323,665.42	+
	Repurchase of final receivables related to the exercise of call options		+
	Principal Collections not applied on immediately preceding IPD**		+
	Principal element of any repurchased receivables (e.g. MODAGs and any R&W buy-outs)	519,865.23	+
	Any Principal Collections that have not been applied above		+
1	otal	15,818,700.11	+
4	pplication of Available Principal Collections		
	Available Principal Collections	15,818,700.11	+
i.	Interest Collections Shortfall		-
ii	Class A Notes Principal Amount until paid in full	-	
III	Class B Notes Principal Amount until paid in full	(15,818,700.11)	
iv	Class C Notes Principal Amount until paid in full		-
v	Class D Notes Principal Amount until paid in full		-
vi	Class E Notes Principal Amount until paid in full	-	
vi	Class E notes Principal Annuality until paid in fuil	-	-
			-
viii	Any remaining principal collections to the Available Interest Collections		-
1	otal		
			-
F	rincipal Deficiency Ledger *		
	Opening Balance		+
	Debit	1,323,665.42	+
	Credit	(1,323,665.42)	-
(Josing Balance		+
	DI Dabits are annial first to the Class S Note Sub-DDI until the debit balance on such sub-ledger equals the Principal Amount outstanding of the Class S Notes then the Class S Note Sub-DDI until the debit balance on such sub-ledger equals the principal Amount Out	standing of the Class F Notes, and then (lass D. C. B. and A. Sub-PDI. PDI. Credits are appl

tstanding of the Class E Notes, and then Class D, C, B and A Sub-PDL. PDL Credits are applied in reverse order, being *PD Lobits are applied first to the Class S Note Sub-PDL until the debit balance on such sub-ledger equals the Principal Amount outstanding of the Class S Notes, then the Class E Note Sub-PDL until the debit balance on such sub-ledger equals the principal Amount Out first applied to clear any debit balances on the Class A PDL, then the Class B PDL etc.
** Repayment of Liquidity Reserve Loan for Class A notes cannot be paid in full in December due to 30th, 31st and 1st payments falling into the next reporting period. The remaining balance will be repaid in following period.

Swap

CARDIFF AUTO RECEIVABLES SECURITISATION 2022-1 plc INVESTOR REPORT FEBRUARY 2024

ap Arrangements		
Counterparty	Black Horse Limited (LEI: 2138008UXJZAK9L5PE86)	
Guarantor	Lloyds Bank pic (LEI: H7FNTJ4851HG0EXQ1Z70)	
Notional Amount at BOP	118,543,298.61	
Rate of Interest Payable to Issuer	Compounded Daily SONIA	
Rate of interest Receivable by Issuer	1.4% per annum	
Current period Net Amount	357,745.10	
Current period Net Amount Payer	Black Horse Limited (LEI: 2138008UXJZAK9L5PE86)	
Last period Net Amount	426,271.28	
Last period Net Amount Payer	Black Horse Limited (LEI: 2138008UXJZAK9L5PE86)	

APR	Annual Percentage Rate
Authorised Investments	Authorised Investments- means: (a) Sterling gilt-edged securities; and (b) Sterling demand or time deposits, certificates of deposit and short-term debt obligations (including commercial paper)
CPR	Customer Unscheduled Principal Collections (Prepayments) received in the Collection Period as a percent of the Receivables at the start of the Collection Period
Defaulted Receivable	Defaulted Receivable- means any Purchased Receivable in respect of which: (a) regarding a Collection Period, a Purchased Receivable where an amount due under the Receivable Agreement has been in arrears for a period of greater than 180 days past the due date, or, if earlier, (b) the Purchased Receivable has been declared defaulted in accordance with the Credit and Collection Procedures.
Deferred Purchase Price	Deferred Purchase Price means the consideration payable to the Seller in respect of the Receivables to the Issuer, which is due and payable under the terms of the Receivables Sale Deed in accordance with the relevant Priority of Payments.
Delinquent Receivable	Delinquent Receivable- means, regarding a Collection Period, a Purchased Receivable where an amount due under the Receivable Agreement has been in arrears for a period of greater than 30 days past the due date excluding, for the avoidance of doubt, any Receivable which has become a Defaulted Receivable.
Excess Spread	Excess spread means the remaining Available Interest Collections after application of items i to viii, x to xi, xiii to xiv, xvi to xvii, and xix to xx in the Interest Priority of Payments expressed as a percentage of Total Notes Outstanding at the beginning of the period and annualised.
MODAGs	MODAGs means any agreements that have been amended outside of the credit and collections policy
PCP	PCP means Personal Contract Purchase
R&W Buy-Out	R&W Buy-Out means Receivables repurchased by the seller due to identified breaches of the Representations and Warranties
Recoveries	Recoveries- means, during the relevant Collection Period, any amount received (including any Vehicle Proceeds) in relation to a Defaulted Receivable or VT Receivable or PCP Hand back Receivable.
Voluntary Termination	Voluntary Termination means a Customers right to serve notice to the Seller pursuant to Section 99 of the CCA

*Additional information about the structure, cash flows, defined terms and parties for this transaction can be found in the Prospectus, available at https://www.lloydsbankinggroup.com/investors/fixed-income-investors/securitisation/

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