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Driver Master S.A. Société Anonyme

AUDITED ANNUAL ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2024

Address: 22-24, Boulevard Royal L-2449 Luxembourg

RCS Luxembourg : B 197.583

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DIRECTORS' REPORT

The Board of Directors (the **"Board**") of Driver Master S.A. (the **"Company**") herewith submits its report for the year ended 31 December 2024.

General

The Company is a securitisation Company within the meaning of the Luxembourg Law of 22 March 2004 on securitisation, as amended (the "**Securitisation Law**") and has as its corporate purpose the securitisation of car loan receivables (the "**Permitted Assets**").

The Company may, in accordance with the terms of the Securitisation Law, and in particular its article 5, create one or more compartments. Each compartment shall, unless otherwise provided for in the resolution of the Board creating such compartment, correspond to a distinct part of the assets and liabilities in respect of the corresponding funding.

As at 31 December 2024, the Company is classified as a public-interest entity.

Summary of activities

Compartment 2

On 14 July 2015, the company created a compartment, named "Compartment 2", which invested in the Permitted Assets originated by Volkswagen Bank GmbH via the Volkswagen group dealership network (which, inter alia, comprises of Volkswagen, Audi, SEAT, Skoda and Volkswagen Nutzfahrzeuge) throughout Germany and entered into with both private and business customers.

The purchase of the Permitted Assets was financed by the issuance of Class A Notes, Class B Notes (altogether the "**Notes**") and a Subordinated Loan.

During 2024, the principal amount of the Permitted Assets held by its remaining compartment, Compartment 2 had a net decrease of EUR 1,326,614,516.86 (2023: net decrease of EUR 2,126,242,019.83).

This decrease was mainly due to a partial sale of the Permitted Assets on 15 February 2024 at a discounted nominal value of EUR 1,962,005,690.99 (Term Take-Out) (2023: EUR 2,207,279,648.82).

As at 31 December 2024 the balance of the Permitted Assets held by Compartment 2 amounts to EUR 8,200,213,863.78 (2023: EUR 9,526,828,380.64).

During 2024, Compartment 2 issued additional Class A (Series A 2023-1, A 2023-2, A 2023-3, A 2023-4 and A 2015-1) and Class B (Series B 2023-1) Notes for a total amount of EUR 688,000,000.00 and EUR 32,300,000.00, respectively (2023: EUR 150,000,000.00 and EUR 7,000,000.00). On 28 May 2024, Compartment 2 was also granted a new Subordinated Loan for an amount of EUR 41,900,000.00 out of which EUR 33,588,155.00 were repaid during the year under review (2023: EUR 95,640,548.50 repaid during the year).

Following the sale of the Permitted Assets, the Class A Notes and Class B Notes were partially repaid as follows:

	28-Feb-24
Class A Notes	(1,895,800,000.00)
Class B Notes	(66,200,000.00)

As at 31 December 2024, the balance of the Notes and Subordinated Loan are as follows:

Instrument	Outstanding (EUR)	Scheduled maturity	Legal maturity
Class A Notes	<u>7,301,200,000.00</u>		
Series A 2015-1	6,821,200,000.00	May 2032	May 2033
Series A 2023-1	100,000,000.00	May 2032	May 2033
Series A 2023-2	180,000,000.00	May 2032	May 2033
Series A 2023-3	100,000,000.00	May 2032	May 2033
Series A 2023-4	100,000,000.00	May 2032	May 2033

DIRECTORS' REPORT (CONTINUED)

Summary of activities (continued)

Instrument	Outstanding (EUR)	Scheduled maturity	Legal maturity
Class B Notes Series B 2023-1	374,200,000.00 374,200,000.00	May 2032	May 2033
Subordinated Loan	8,311,845.00	May 2032	May 2033

Corporate Governance

The Notes are backed by substantially all of the assets of the Company consisting primarily of the Company's right, title and interest on the Permitted Assets which have been transferred to the Company.

The Subordinated Loan has been granted by Volkswagen Bank GmbH for the purpose of credit enhancement and it ranks junior to the Notes.

The Board duly notes that, based on Article 52 of the law of 23 July 2016 concerning the audit profession (the "**Audit Law**"), the Company is classified as a public-interest entity and is required to establish an audit committee.

However, the Company's sole business is to act as issuer of asset-backed securities as defined in point (5) of Article 2 of Commission regulation (EC) N° 809/2004. Therefore, it is exempted from the audit committee obligation based on Article 52 (5) c).

The Company has concluded that the establishment of a dedicated audit committee or an administrative or supervisory body entrusted to carry out the function of an audit committee is not appropriate for the nature and extent of the Company's business which consists merely of an interest in assets to which the limited recourse Notes issued are linked. Furthermore, the Company operates in a strictly defined regulatory environment (e.g. Securitisation Law, CSSF supervision, listing on EU-regulated market) and is subject to respective governance mechanisms.

Corporate Governance - Internal control and risk management procedures

The Board is responsible for managing the Company and carefully managing the Company's system of internal control and risk management. Its members are jointly accountable for the management of the Company and ensuring that the statutory and legal requirements and obligations of the Company are met and complied with.

The Board has the overall responsibility for the Company's system of internal control and for achieving its effectiveness. This system of internal control is designed to manage, rather than eliminate, risk of failure to achieve business objectives and can only provide reasonable and not absolute assurance against material misstatement or loss. The Company operates a management structure with clear delegated authority levels and clear functional reporting lines and accountability. All relevant decisions are subject to appropriate authorisation procedures. The Board monitors financial and operational performance and compliance controls on a continuing basis and identifies and responds to business risks as they arise.

Voting rights

Each issued share holds one vote in a meeting of shareholders. No special voting rights exist, nor does the sole shareholder has any special right of control.

Acquisition of own shares

The Company may, to the extent and under the terms permitted by law, purchase its own shares. During the year ended 31 December 2024, the Company has not purchased any of its own shares.

Research and development activities

The Company was neither involved nor participated in any kind of research or development activities in the year ended 31 December 2024.

Branches and participations of the Company

The Company does not have any branches or participations.

DIRECTORS' REPORT (CONTINUED)

Board

The Company is managed by a Board comprising at least three members. The directors, whether shareholders or not, are appointed for a period not exceeding six years by the sole shareholder, who may at any time remove them.

The Board is vested with the powers to perform all acts of administration and disposition in compliance with the corporate objects of the Company. The Company will be bound in any circumstances by the joint signatures of two members of the Board unless special decisions have been reached concerning the authorised signature in case of delegation of powers or proxies.

As at 31 December 2024, Mrs Zamyra H. Cammans, Mrs Hélène Grine-Siciliano and Mrs Meenakshi Mussai-Ramassur, were the Directors of the Company.

Related business risks

Credit risk:

The Company may be exposed to a credit risk with third parties with whom it trades and may also bear the risk of settlement default.

Counterparty risk:

Some of the assets and derivatives will expose the Company to the risk of counterparty default.

The liquidity risk, market risk, currency risk, interest risk and the price risk are not defined as the directors of the Company believe that these risks are not applicable for the Company or are not deemed as principal risks to the Company as a whole.

Subsequent events

Per the Asset Purchase Agreement dated 21 February 2025, the Company purchased additional Permitted Assets for an amount of EUR 103,000,845.08 from Volkswagen Bank GmbH.

On 6 June 2025, Mrs. Meenakshi Mussai-Ramassur resigned from her mandate as director of the Company and was replaced by Mr. Lorenzo Santone, as from the same date.

No other events have occurred subsequent to the year-end which would have a material impact on the financial statements as at 31 December 2024.

Luxembourg, 19 June 2025

Mrs Zamyra H. Cammans Director

tion

Mrs Hélène Grine-Siciliano Director

(Sentere

Mr Lorenzo Santone Director



with confidence

Ernst & Young Société anonyme

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Autorisations d'établissement : 00117514/13, 00117514/14, 00117514/15, 00117514/17, 00117514/18, 00117514/19

Independent auditor's report

To the Board of Directors of Driver Master S.A. 22-24, Boulevard Royal L-2449 Luxembourg

Report on the audit of the financial statements

Opinion

We have audited the financial statements of Driver Master S.A. (the "Company"), which comprise the balance sheet as at 31 December 2024, and the profit and loss account for the year then ended, and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Company as at 31 December 2024, and of the results of its operations for the year then ended in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the financial statements.

Basis for opinion

We conducted our audit in accordance with EU Regulation N° 537/2014, the Law of 23 July 2016 on the audit profession (the "Law of 23 July 2016") and with International Standards on Auditing ("ISAs") as adopted for Luxembourg by the "Commission de Surveillance du Secteur Financier" ("CSSF"). Our responsibilities under the EU Regulation N° 537/2014, the Law of 23 July 2016 and ISAs as adopted for Luxembourg by the CSSF are further described in the "Responsibilities of the "réviseur d'entreprises agréé" for the audit of the financial statements" section of our report. We are also independent of the Company in accordance with the International Code of Ethics for Professional Accountants, including International Independence Standards, issued by the International Ethics Standards Board for Accountants ("IESBA Code") as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the financial statements, and have fulfilled our other ethical responsibilities under those ethical requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of the audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Existence & Valuation of lease and loan receivables

Risk identified

The purpose of the Company is purchasing portfolios of car lease and loan receivables (the "Receivables") of customers from Volkswagen Bank GmbH (the "Originator" and "Asset Servicer") against the issuance of listed notes. The Receivables are presented in the balance sheet caption "Investments held as fixed assets". They are purchased from the Originator at a discounted value and are amortized over the term of the underlying loan or lease contract. The selection process of the Receivables is conducted by the Asset Servicer. Hence, controls and processes implemented by the Asset Servicer are critical to ensure that Receivables balances exist and are accurate. The Receivables as at 31 December 2024 amounted to EUR 8,200,213,863.78 representing 95% of the total balance sheet and related disclosures are included in Notes 2.2.1 and 3 to the financial statements. Considering the materiality of the amount involved and the judgment required in assessing the recoverability, we identified existence and valuation of lease and loan receivables as key audit matter.

Our audit response

Our audit procedures over the Investments held as fixed assets included, among others:

- Obtaining the legal documentation in order to confirm the existence of a servicer agreement between the Company, the Originator and Asset Servicer;
- Obtaining a confirmation as at 31 December 2024 of the Receivables from the Originator;
- Understanding and evaluating controls and processes implemented at the Asset Servicer, including among others the IT system and controls in relation to receivables management;
- Performing a sample test on Receivables by obtaining supporting lease and loan contracts reconciling them to the Originator source system;
- Obtaining all monthly reports from the Asset Servicer in charge of collecting, monitoring and reporting on the Receivables and we performed reconciliations to the Asset Servicer IT system, to the accounting records of the Company, and to external bank statements on a sample basis;
- Recalculating the amortization of loan and lease receivables to verify outstanding principal and calculated interest income on a sample basis;
- Reconciling reported defaults by the Asset Servicer to the accounting records of the Company;
- Assessing the adequacy of the Company's disclosures in respect of the Investments held as fixed assets in Notes 2.2.1 and 3 to the financial statements.



Other information

The Board of Directors is responsible for the other information. The other information comprises the information included in the management report but does not include the financial statements and our report of the "réviseur d'entreprises agréé" thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information we are required to report this fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors for the financial statements

The Board of Directors is responsible for the preparation and fair presentation of these financial statements in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the financial statements, and for such internal control as the Board of Directors determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Responsibilities of the "réviseur d'entreprises agréé" for the audit of the financial statements

The objectives of our audit are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue a report of the "réviseur d'entreprises agréé" that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with EU Regulation N° 537/2014, the Law of 23 July 2016 and with the ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.



As part of an audit in accordance with EU Regulation N° 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to
 fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting
 a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal
 control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of Board of Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our report of the "réviseur d'entreprises agréé" to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of report of the "réviseur d'entreprises agréé". However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence and communicate to them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our report unless law or regulation precludes public disclosure about the matter.



Report on other legal and regulatory requirements

We have been appointed as "réviseur d'entreprises agréé" by the Board of Directors on 20 November 2018 and the duration of our uninterrupted engagement, including previous renewals and reappointments, is five years.

The management report is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

The corporate governance statement, included in the management report, is the responsibility of the Board of Directors. The information required by article 68ter paragraph (1) letters c) and d) of the law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended, is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

We confirm that the prohibited non-audit services referred to in EU Regulation N° 537/2014 were not provided and that we remained independent of the Company in conducting the audit.

Ernst & Young Société anonyme Cabinet de révision agréé

Alexander Kastendeuch

Luxembourg, 19 June 2025

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	eCDF entry date :	
BALANCE SHEET		

Financial year from 01 01/01/2024 to 02 31/12/2024 (in 03 EUR)

Driver Master S.A. 22-24, Boulevard Royal L-2449 Luxembourg

ASSETS

			Reference(s)		Current year		Previous year
A.	Sub	oscribed capital unpaid	1101	101		102	
	I.	Subscribed capital not called	1103	103		104	
		Subscribed capital called but					
		unpaid	1105	105		106	
В.	For	mation expenses	1107	107		108	
С.	Fixe	ed assets	1109	109	8.200.213.863,78	110	9.526.828.380,64
	I.	Intangible assets	1111	111		112	
		1. Costs of development	1113	113		114	
		 Concessions, patents, licences, trade marks and similar rights and assets, if they were 	1115	115		116	
		 acquired for valuable consideration and need not be shown under C.I.3 	1117	117		118	
		 b) created by the undertaking itself 	1119			120	
		 Goodwill, to the extent that it was acquired for valuable consideration 	1121	121		122	
		 Payments on account and intangible assets under development 	1123	123		124	
	II.	Tangible assets	1125				
		1. Land and buildings	1127			128	
		2. Plant and machinery	1129	129		130	

						HWSPVJP20250214T11	_	
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				Reference(s)		Current year		Previous year
	3.	Other fixtures and fittings, tools and equipment	1131 _		131		132	
	4.	Payments on account and tangible assets in the course of construction	1133		133		134	
III.	Fir	ancial assets	-	3	135	8.200.213.863,78		9.526.828.380,64
	1.	Shares in affiliated undertakings	1137					
	2.	Loans to affiliated undertakings						
	3.	Participating interests						
	4.	Loans to undertakings with which the undertaking is linked by virtue of participating interests	_				144	
	5.	Investments held as fixed	-					
		assets	1145 _		145	8.200.213.863,78	146	9.526.828.380,64
	6.	Other loans	1147		147		148	
D. Cu	irren	it assets	1151		151	447.249.780,22	152	483.648.822,12
I.		ocks	1153		153		154	
	1.	Raw materials and consumables	1155 _		155		156	
	2.	Work in progress	1157 _		157		158	
	3.	Finished goods and goods						
	4	for resale	1159 _		159		160	
		Payments on account	1161 _					
II.		btors	1163		163	370.298.284,61	164	393.320.911,62
	1.	Trade debtors	1165 _		165		166	
		a) becoming due and payable within one year	1167 _		167		168	
		b) becoming due and payable after more than one year	1169 _		169		170	
	2.	Amounts owed by affiliated undertakings	1171 _	4	171	370.298.284,61	172	393.320.911,62
		a) becoming due and payable within one year	1173 _		173	370.298.284,61	174	393.320.911,62
		b) becoming due and payable after more than one year	1175 _		175		176	
	3.	Amounts owed by undertakings with which the undertaking is linked by virtue of participating interests	1177 _		177		178	
		a) becoming due and payable within one year	1179		179		180	
		 becoming due and payable after more than one year 						
	4.	Other debtors						
		a) becoming due and payable within one year	_		185			
		 becoming due and payable after more than one year 						

The notes in the annex form an integral part of the annual accounts

			HWSPVJP20250214T11	304001_00	02 Page 3/5
	RCSL Nr.: B197	583	Matricule : 201	5 2207	612
	Reference(s)		Current year		Previous year
III. Investments	1189	189		190	
1. Shares in affiliated undertakings	1191	191		192	
2. Own shares	1209	209		210	
3. Other investments	1195	195		196	
IV. Cash at bank and in hand	11975	197	76.951.495,61	198	90.327.910,50
E. Prepayments	1199	199	13.123,62	200	3.250,00
ΤΟΤΑΙ (Α	ASSETS)	201	8.647.476.767,62	202	10.010.480.452,76

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CAPITAL, RESERVES AND LIABILITIES

	Reference(s)	Current year	Previous year
A. Capital and reserves	1301	301 31.000,00	302 31.000,00
I. Subscribed capital	13036	303 31.000,00	304 31.000,00
II. Share premium account	1305	305	306
III. Revaluation reserve	1307	307	308
IV. Reserves	1309	309	
1. Legal reserve	13117	311	312
2. Reserve for own shares	1313	313	314
3. Reserves provided for by the articles of association	1315	315	316
4. Other reserves, including the			
fair value reserve	1429	429	430
a) other available reserves	1431	431	432
b) other non available reserves	1433	433	434
V. Profit or loss brought forward	1319	319	320
VI. Profit or loss for the financial yea	r 1321	3210,00	322 0,00
VII. Interim dividends	1323	323	324
VIII. Capital investment subsidies	1325	325	326
B. Provisions	1331	65.814,76	332 63.625,02
 Provisions for pensions and similar obligations 	1333	333	334
2. Provisions for taxation	1335	335	336
3. Other provisions	1337 8	337 65.814,76	33863.625,02
C. Creditors	1435	8.647.379.952,86	436 10.010.385.827,74
1. Debenture loans	1437	437 7.678.359.348,60	438 8.921.289.580,93
a) Convertible loans	1439	439	440
i) becoming due and paya within one year	ble	441	442
ii) becoming due and paya after more than one year		443	444
b) Non convertible loans	1445 9	7.678.359.348,60	
i) becoming due and paya within one year	ble	447 2.959.348,60	4.189.580,93
ii) becoming due and paya after more than one year	ble		450 8.917.100.000,00
2. Amounts owed to credit		449 /.6/5.400.000,00	450 8.917.100.000,00
institutions	1355	355	356
a) becoming due and paya within one year	1357	357	358
 b) becoming due and paya after more than one year 		359	360

The notes in the annex form an integral part of the annual accounts

						HWSPVJP20250214T1	1304001_002	Page 5/5
				RCSL Nr.: B197	'583	Matricule : 201	5 2207 6	12
				Reference(s)		Current year		Previous year
3.	of ord not sh	ents received on account ers in so far as they are own separately as tions from stocks	1361		361		362	
	a)	becoming due and payable within one year					364	
	b)	becoming due and payable after more than one year						
4.	Trade	creditors						
	a)	becoming due and payable within one year	1369		369		370	
	b)	becoming due and payable after more than one year	1371 _		371		372	
5.	Bills of	fexchange payable	1373 _		373		374	
	a)	becoming due and payable within one year	1375 _		375		376	
	b)	becoming due and payable after more than one year	1377 _		377		378	
6.		nts owed to affiliated takings	1379 _	10	379	969.003.879,66	380	1.089.085.703,59
	a)	becoming due and payable within one year	1381 _		381	960.692.034,66	382	1.089.085.703,59
	b)	becoming due and payable after more than one year	1383 _		383	8.311.845,00	384	0,00
7.	with w linked	nts owed to undertakings /hich the undertaking is by virtue of participating						
	intere		1385 _		385		386	
	a)	becoming due and payable within one year	1387		387		388	
	b)	becoming due and payable after more than one year	1389		389		390	
8.	Other	creditors	1451 _		451	16.724,60	452	10.543,22
	a)	Tax authorities	1393		393	16.724,60	394	10.543,22
	b)	Social security authorities	1395		395		396	
	c)	Other creditors	1397 _		397		398	
		 becoming due and payable within one year 	1399 _		399		400	
		 becoming due and payable after more than one year 	1401 _		401		402	
D. Deferr	ed inco	ome	1403 _		403		404	
ΤΟΤΑ	L (CAP	ITAL, RESERVES AND LIAB	ILITIE	S)	405	8.647.476.767,62	406	10.010.480.452,76

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	eCDF entry date :	

PROFIT AND LOSS ACCOUNT

Financial year from 01 01/01/2024 to 02 31/12/2024 (in 03 EUR)

Driver Master S.A.

22-24, Boulevard Royal L-2449 Luxembourg

		Reference(s)	Current year	Previous year
1.	Net turnover	1701	701	702
2.	Variation in stocks of finished goods and in work in progress	1703	703	704
3.	Work performed by the undertaking for its own purposes and capitalised	1705	705	706
4.	Other operating income	171311	269.476.948,35	199.466.234,13
5.	Raw materials and consumables and other external expenses	1671	-235.504.563,77	-283.973.116,15
	a) Raw materials and consumables	1601	601	602
	b) Other external expenses	1603 12	-235.504.563,77	-283.973.116,15
6.	Staff costs	1605	605	606
	a) Wages and salaries	1607	607	608
	b) Social security costs	1609	609	610
	i) relating to pensions	1653	653	654
	ii) other social security costs	1655	655	656
	c) Other staff costs	1613	613	614
7.	Value adjustments	1657	657	658
	 a) in respect of formation expenses and of tangible and intangible fixed assets 	1659	659	660
	b) in respect of current assets		661	662
		1661		002
8.	Other operating expenses	1621	621	622

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	Referen	ce(s)	Current year		Previous year
9. Income from participating interests	1715	715		716	
a) derived from affiliated undertakings	1717	717		718	
b) other income from participating					
interests	1719	719		720	
10. Income from other investments and loans forming part of the fixed assets	1721	13 ₇₂₁	271.642.244,72	722	372.798.113,24
a) derived from affiliated undertakings	1723		· · ·		
b) other income not included under a)	1725		271.642.244,72		372.798.113,24
11. Other interest receivable and similar					
income	1727	14 727	6.201.280,87	728	5.169.173,00
a) derived from affiliated undertakings	1729				
b) other interest and similar income	1731	731	6.201.280,87	732	5.169.173,00
12. Share of profit or loss of undertakings accounted for under the equity method	1663	663		664	
13. Value adjustments in respect of financial assets and of investments held as current assets	1665	<u> </u>	-13.778.916,51	666	-12.674.046,38
14. Interest payable and similar expenses	1627	<u> 15 627 </u>	-298.032.030,66	628	-280.780.996,84
a) concerning affiliated undertakings	1629	629	-822.727,67	630	-2.387.950,04
b) other interest and similar expenses	1631	631	-297.209.302,99	632	-278.393.046,80
15. Tax on profit or loss	1635	635		636	
16. Profit or loss after taxation	1667	667	4.963,00	668	5.361,00
17. Other taxes not shown under items 1 to 16	1637	<u>18</u> 637	-4.963,00	638	-5.361,00
18. Profit or loss for the financial year	1669	669	0,00	670	0,00

NOTES TO THE ANNUAL ACCOUNTS

Note 1 - General information

The Company is a Luxembourg public limited liability company incorporated in Luxembourg on 5 June 2015 for an unlimited period under the legal form of "Société Anonyme" having its corporate office at 22-24 Boulevard Royal, L-2449 Luxembourg, Grand-Duchy of Luxembourg. The Company is registered at the Registre de Commerce et des Sociétés under number B 197.583.

The accounting period of the Company begins on the 1st of January and terminates on the 31st of December.

The purpose of the Company is the securitisation, within the meaning of the Securitisation Law, of the Permitted Assets. The Company may enter into any agreement and perform any action necessary or useful for the purposes of securitising Permitted Assets, including, without limitation, disposing of its assets in accordance with the relevant agreements.

The Company may only carry out the above activities if and to the extent that they are compatible with the Securitisation Law.

In accordance with the Securitisation Law, the Board is entitled to create one or more Compartments, each corresponding to a separate part of the Company's estate.

The Company is included in the consolidated accounts of Volkswagen AG, forming the largest body of undertakings of which the Company forms a part as a subsidiary undertaking. The registered office of Volkswagen AG is located at Berliner Ring 2, 38440 Wolfsburg, (HRB Nr. 100484) and the consolidated accounts are available at the same address.

In addition, the Company is included in the consolidated accounts of Volkswagen Bank GmbH, forming the smallest body of undertakings included in the body of undertakings referred to in the above-mentioned paragraph of which the Company forms a part as a subsidiary undertaking. The registered office of that company is located at Gifhorner Str. 57, 38112 Braunschweig, Germany and the consolidated accounts are available at the same address.

Capitalised terms not defined within these audited annual accounts are defined in the respective Transaction Documents of each compartment of the Company.

Note 2 - Summary of significant accounting policies

2.1 Basis of preparation

These annual accounts have been prepared in accordance with Luxembourg legal and regulatory requirements under the historical cost convention. Accounting policies and valuation rules are, besides the ones laid down by the Law of 19 December 2002 (as amended), determined and applied by the Board.

The preparation of annual accounts requires the use of certain critical accounting estimates. It also requires the Board to exercise its judgement in the process of applying the accounting policies. Changes in assumptions may have a significant impact on the annual accounts in the period in which the assumptions changed. The Board believes that the underlying assumptions are appropriate and that the annual accounts therefore present the financial position and results fairly.

The Board makes estimates and assumptions that affect the reported amounts of assets and liabilities in the next financial year. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

These annual accounts are stated in EUR, the functional and presentation currency of the Company.

2.2 Significant accounting policies

The main valuation rules applied by the Company are the following:

2.2.1 Financial fixed assets

Permitted Assets included in financial fixed assets are recorded at their discounted nominal value. In case of a durable depreciation in value according to the opinion of the Board, value adjustments are made in respect of financial fixed assets, so that they are valued at the lower figure to be attributed to them at the balance sheet date. These value adjustments are not continued if the reasons for which the value adjustments were made have ceased to apply.

2.2.2 Debtors

Other debtors are recorded at their nominal value. They are subject to value adjustments where their recovery is either uncertain or compromised. These value adjustments are not continued if the reasons for which the value adjustments were made have ceased to apply.

NOTES TO THE ANNUAL ACCOUNTS (CONTINUED)

Note 2 - Summary of significant accounting policies (continued)

2.2.3 Derivative financial instruments

The Company may enter into, execute and deliver and perform any swaps, futures, forwards, derivatives, options and similar transactions for as long as such agreements and transactions are necessary or useful to facilitate the securitisation of receivables. The Company may generally employ any techniques and instruments relating to investments for the purpose of their efficient management, including, but not limited to, techniques and instruments designed to protect it against credit, currency exchange, interest rate risks and other risks.

2.2.4 Foreign currency translation

The Company maintains its books and records in EUR.

Transactions expressed in currencies other than EUR are translated into EUR at the exchange rate effective at the time of the transaction. Cash, short-term debtors and creditors are translated on the basis of the exchange rates effective at balance sheet date. The exchange gains and losses are recorded in the profit and loss account. Other assets and liabilities are translated separately at the lower or the higher of the value converted at the historical exchange rate or the value determined on the basis of the exchange rates effective at balance sheet date. Solely the exchange losses are recorded in the profit and loss account. Exchange gains and losses are recorded in the profit and loss account at the moment of realisation.

Where there is an economic link between an asset and liability, these are valued in total according to the method described above and the net unrealised losses are recorded in the profit and loss account whereas the net unrealised exchange gains are not recognised.

2.2.5 Provisions

Provisions are intended to cover charges which at the balance sheet date are either likely to incur or certain to be incurred but uncertain as to their amount or the date on which they will arise.

2.2.6 Notes issued

Notes issued are stated at par value less any repayments made to their principal.

2.2.7 Creditors

Where the amount repayable on account is greater than the amount received, the difference may be accounted for in the profit and loss account when the debt is issued.

2.2.8 Interest receivable and payable

Interest receivable and payable are recorded on an accrual basis.

2.2.9 Equalisation provision / Overcollateralisation charges

Losses during the year as a result from sales, defaults, lower market values or cost may cause a partial reduction on the assets. Such shortfalls will be borne by the holders of the Subordinated Loan in inverse order of the priority of payments when there is no Overcollateralisation liability.

Consequently, a decrease in value will be made and deducted from the amount repayable on the Overcollateralisation liability / Subordinated Loan liability and booked in the profit and loss account as "Other operating income".

Similarly, in case of profit made during the period, the Equalisation provision/ Overcollateralisation charges booked in the profit and loss as "Other operating expenses" will accordingly increase the Overcollateralisation liability / Subordinated Loan.

Note 3 - Financial assets	2024	2023
	EUR	EUR
Permitted Assets		
Opening balance	9,526,828,380.64	11,653,070,400.47
Additions during the year	4,831,191,677.29	5,711,382,145.65
Disposals for the year	(4,144,021,476.43)	(5,574,919,896.04)
Write-offs for the year	(13,778,916.51)	(12,674,046.38)
Term Take-Out	(2,000,005,801.21)	(2,250,030,223.06)
Closing balance	8,200,213,863.78	9,526,828,380.64

During 2024, the principal amount of the Permitted Assets held by Compartment 2 had a net decrease of EUR 1,326,614,516.86 (2023: EUR 2,126,242,019.83).

NOTES TO THE ANNUAL ACCOUNTS (CONTINUED)

Note 3 - Financial assets (continued)

This decrease was mainly due to a partial sale of the Permitted Assets on 15 February 2024 at a discounted nominal value of EUR 1,962,005,690.99 (Term Take-Out) (2023: EUR 2,207,279,648.82).

Total interest income for the year ended 31 December 2024 amounted to EUR 271,642,244.72 (2023: EUR 372,798,113.24).

Acquisition of the Permitted Assets was financed by the issuance of Notes and Subordinated Loan granted to the Company (see also notes 9 and 10).

Note 4 - Amounts owed by affiliated undertakings	2024	2023
	EUR	EUR
Becoming due and payable within one year		
Volkswagen Bank GmbH	370,298,284.61	393,320,911.62
Total amounts owed by affiliated undertakings	370,298,284.61	393,320,911.62

Amounts owed by affiliated undertakings mainly stands for the receivable from Volkswagen Bank GmbH for the December 2024 collection of the Permitted Assets, which is due in January 2025.

Note 5 - Cash at bank and in hand	2024	2023	
	EUR	EUR	
Cash collateral account	76,951,495.61	90,327,898.86	
Disbursement account	-	11.64	
Total cash at bank and in hand	76,951,495.61	90,327,910.50	

Note 6 - Subscribed capital

As at 31 December 2024, the subscribed capital amounts to EUR 31,000.00 and is divided into 3,100 shares fully paid-up with a par value of EUR 10.00 each. The authorised capital amounts to EUR 31,000.00.

Note 7 - Legal reserve

Luxembourg companies are required to allocate to a legal reserve a minimum of 5% of the annual net income, until this reserve equals 10% of the subscribed share capital. This reserve may not be distributed.

Note 8 - Provisions	2024	2023
Other provisions	EUR	EUR
Audit fees	61,577.10	61,577.10
Trustee fees	2,584.56	-
Tax advisory fees	1,300.00	1,300.00
Maintenance fees	353.10	747.92
Total other provisions	65,814.76	63,625.02
Note 9 - Non convertible loans	2024	2023
	EUR	EUR
Becoming due and payable within one year		
Interest payable on Class A Notes	2,789,046.02	3,945,809.20
Interest payable on Class B Notes	170,302.58	243,771.73
Becoming due and payable after more than one year		
Principal payable on Class A Notes	7,301,200,000.00	8,509,000,000.00
Principal payable on Class B Notes	374,200,000.00	408,100,000.00
Total non convertible loans	7,678,359,348.60	8,921,289,580.93

As at 31 December 2024, the Class A Notes issued by Compartment 2 bear a fixed interest rate of 3.560% (Series A 2015-1) and 1M EURIBOR + 0.490% (Series A 2023-1, 2023-2, 2023-3, 2023-4) per annum. Interest payments on the Class A Notes are made monthly in arrears on the 25th of each month and pursuant to the Final Terms dated 20 June 2024, the legal maturity of the Class A Notes has been set out to May 2033.

As at 31 December 2024, the Class B Notes issued by Compartment 2 bears a floating interest rate of 1M EURIBOR + 1.25% (Series B 2023-1) per annum. Interest payments on the Class B Notes are made monthly in arrears on the 25th of each month and pursuant to the Final Terms dated 20 June 2024, the legal maturity of the Class B Notes has been set out to May 2033.

NOTES TO THE ANNUAL ACCOUNTS (CONTINUED)

Note 9 - Non convertible loans (continued)

During 2024, Compartment 2 issued additional Class A (Series A 2023-1, A 2023-2, A 2023-3, A 2023-4, A 2015-1) and Class B (Series B 2023-1) Notes for a total amount of EUR 720,300,000.00 (2023: EUR 157,000,000.00).

Following the sale of the Permitted Assets, the Class A Notes and Class B Notes were partially repaid as follows:

	28-Feb-24
Class A Notes	(1,895,800,000.00)
Class B Notes	(66,200,000.00)

Total interest expenses for Class A and Class B Notes during the year 2024 amounted to EUR 297,209,302.99 (2023: EUR 278,388,092.62) (see note 15).

ote 10 - Amounts owed to affiliated undertakings	2024	2023	
	EUR	EUR	
Becoming due and payable within one year			
Overcollateralisation reserve	620,566,333.16	733,096,447.35	
Other amounts payable	333,287,474.11	348,050,236.75	
Servicer fees	6,833,511.80	7,939,019.49	
Accrued interest on Subordinated Loan	4,715.59	-	
Becoming due and payable after more than one year			
Principal amount - Subordinated Loan	8,311,845.00	-	
Total amounts owed to affiliated undertakings	969,003,879.66	1,089,085,703.59	

Overcollateralisation payable represents an excess of the Permitted Assets' nominal value over the nominal value of the Notes, the equalisation provision and year-end payable towards Volkswagen Bank GmbH.

Other amounts payable is mainly composed by the amount due to Volkswagen Bank GmbH regarding further acquisition of assets.

In 2015, Compartment 2 was granted with a Subordinated Loan having Volkswagen Bank GmbH as lender.

On 25 August 2023, further to the sale of the Permitted Assets, the Subordinated Loan was fully repaid for an amount of EUR 95,640,548.50.

On 28 May 2024, Compartment 2 was granted a Subordinated Loan from Volkswagen Bank GmbH for an amount of EUR 41,900,000.00 (2023: EUR Nil).

During the year under review, Compartment 2 also repaid EUR 33,588,155.00 of the Subordinated Loan.

Note 11 - Other operating income	2024	2023	
Overcollateralisation income	EUR	EUR	
Overcollateralisation income	269,476,948.35	199,466,234.13	
Total other operating income	269,476,948.35	199,466,234.13	

Overcollateralisation income represents obligations from Volkswagen Bank GmbH out of any surplus of cash-flows in accordance with the Order of Priority as defined in the Trust agreement.

Note 12 - Other external expenses	2024	2023	
	EUR	EUR	
Success fees*	153,990,688.00	175,724,894.12	
Servicer fees	81,258,412.52	108,020,294.80	
Rating agency fees	82,887.81	82,328.00	
Audit fees	61,577.10	61,577.10	
Maintenance fees	41,322.57	40,925.48	
Other external charges	31,003.53	29,607.95	
Verification fees	26,000.00	-	
Trustee services	11,424.56	12,162.76	
Tax advisory fees	1,247.68	1,082.34	
Legal fees	-	243.60	
Total other external expenses	235,504,563.77	283,973,116.15	

*Success fee is the remaining balance available in the waterfall which is invoiced and paid to the originator.

NOTES TO THE ANNUAL ACCOUNTS (CONTINUED)

Note 13 - Income from other investments and Loan forming part of the fixed assets	2024 EUR	2023 EUR
Other income		
Interest income from Permitted Assets	271,642,244.72	372,798,113.24
Total other income	271,642,244.72	372,798,113.24
Note 14 - Other interest receivable and similar income	2024	2023
	EUR	EUR
<u>Other interest and similar income</u> Bank interest income Swap income Refund from tax authorities	3,113,223.61 3,088,057.26 -	3,960,173.45 1,208,403.55 596.00
Total other interest and similar income	6,201,280.87	5,169,173.00
Note 15 - Interest payable and similar expenses	2024	2023
	EUR	EUR
Concerning affiliated undertakings		
Interest payable on Subordinated Loan	822,727.67	2,387,950.04
Total concerning affiliated undertakings	822,727.67	2,387,950.04
<u>Other interest and similar expenses</u> Interest expenses on Class A Notes Interest expenses on Class B Notes Swap expense	278,434,107.65 18,775,195.34 -	258,765,122.88 19,622,969.74 4,954.18
Total other interest and similar expenses	297,209,302.99	278,393,046.80
Total interest payable and similar expenses	298,032,030.66	280,780,996.84

NOTES TO THE ANNUAL ACCOUNTS (CONTINUED)

Note 16 - Balance sheet as at 31 December 2024 per compartment

	Compart	ment 2	General compa	artment	Tot	al
ASSETS	2024	2023	2024	2023	2024	2023
	EUR	EUR	EUR	EUR	EUR	EUR
A. Fixed assets						
Financial assets	8,200,213,863.78	9,526,828,380.64	-	-	8,200,213,863.78	9,526,828,380.64
Investment held as fixed assets	8,200,213,863.78	9,526,828,380.64	-	-	8,200,213,863.78	9,526,828,380.64
B. Current assets	447,249,780.22	483,648,822.12	31,000.00	31,000.00	447,280,780.22	483,679,822.12
Debtors						
Amounts owed by affiliated undertakings						
- becoming due and payable within one year	370,298,284.61	393,320,911.62	-	-	370,298,284.61	393,320,911.62
Other debtors				-		
- becoming due and payable within one year from						
another compartment	-	-	31,000.00	31,000.00	31,000.00	31,000.00
Cash at bank and in hand	76,951,495.61	90,327,910.50	-	-	76,951,495.61	90,327,910.50
C. Prepayments	13,123.62	3,250.00	-	-	13,123.62	3,250.00
Total Assets	8,647,476,767.62	10,010,480,452.76	31,000.00	31,000.00	8,647,507,767.62	10,010,511,452.76

CAPITAL, RESERVES AND LIABILITIES

A. Capital and reserves	-	-	31,000.00	31,000.00	31,000.00	31,000.00
Subscribed capital	-	-	31,000.00	31,000.00	31,000.00	31,000.00
B. Provisions	65,814.76	63,625.02	-	-	65,814.76	63,625.02
Other provisions	65,814.76	63,625.02	-	-	65,814.76	63,625.02
C. Creditors	8,647,410,952.86	10,010,416,827.74	-	-	8,647,410,952.86	10,010,416,827.74
Debenture loans						
Non convertibles loans						
- becoming due and payable within one year	2,959,348.60	4,189,580.93	-	-	2,959,348.60	4,189,580.93
- becoming due and payable after more than one year	7,675,400,000.00	8,917,100,000.00	-	-	7,675,400,000.00	8,917,100,000.00
Amounts owed to affiliated undertakings						
- becoming due and payable within one year	960,692,034.66	1,089,085,703.59	-	-	960,692,034.66	1,089,085,703.59
- becoming due and payable after more than one year	8,311,845.00	-	-	-	8,311,845.00	-
Other creditors						
Tax authorities	16,724.60	10,543.22	-	-	16,724.60	10,543.22
Other creditors						
- becoming due and payable within one year	-	-	-	-	-	-
- becoming due and payable within one year against						
another compartment	31,000.00	31,000.00	-	-	31,000.00	31,000.00
Total Capital, Reserves and Liabilities	8,647,476,767.62	10,010,480,452.76	31,000.00	31,000.00	8,647,507,767.62	10,010,511,452.76

The captions "Other debtors - becoming due and payable within one year from another compartment" and "Other creditors - becoming due and payable within one year against another compartment" state amounts receivable or payable between compartments of the Company and are eliminated in the eCDF balance sheet previously displayed.

NOTES TO THE ANNUAL ACCOUNTS (CONTINUED)

Note 17 - Profit and loss account for the year from 1 January 2024 to 31 December 2024 per compartment

	Compartn	Compartment 2		General compartment		Total	
	2024	2023	2024	2023	2024	2023	
	EUR	EUR	EUR	EUR	EUR	EUR	
Other operating income	269,476,948.35	199,466,234.13	-	-	269,476,948.35	199,466,234.13	
Other external expenses	(235,504,563.77)	(283,973,116.15)	-	-	(235,504,563.77)	(283,973,116.15)	
Income from other investments and loans forming part of							
the fixed assets	271,642,244.72	372,798,113.24	-	-	271,642,244.72	372,798,113.24	
- other income	271,642,244.72	372,798,113.24	-	-	271,642,244.72	372,798,113.24	
Other interest receivable and similar income							
- other interest and similar income	6,201,280.87	5,169,173.00	-	-	6,201,280.87	5,169,173.00	
Value adjustments in respect of financial assets and of							
investments held as current assets	(13,778,916.51)	(12,674,046.38)	-	-	(13,778,916.51)	(12,674,046.38)	
Interest payable and similar expenses	(298,032,030.66)	(280,780,996.84)	-	-	(298,032,030.66)	(280,780,996.84)	
- concerning affiliated undertakings	(822,727.67)	(2,387,950.04)	-	-	(822,727.67)	(2,387,950.04)	
- other interest and similar expenses	(297,209,302.99)	(278,393,046.80)	-	-	(297,209,302.99)	(278,393,046.80)	
Tax on profit or loss	-	-	-	-	-	-	
Other taxes not shown under items 1 to 16	(4,963.00)	(5,361.00)	-	-	(4,963.00)	(5,361.00)	
Profit or loss for the financial year		-		-		-	

NOTES TO THE ANNUAL ACCOUNTS

Note 18 - Taxes

The Company is subject to all taxes applicable to commercial companies in Luxembourg incorporated under the Securitisation Law.

The Company is part of a group that falls within the scope of the Global Anti-Base Erosion Model Rules "Pillar Two rules" released by the Organization for Economic Co-operation and Development ("OECD") that aim to ensure that large multinationals with a global revenue exceeding €750 million pay a minimum corporate tax rate of 15%. Luxembourg adopted the law n^o8292 "Pillar Two law" on 20 December 2023, transposing the EU Directive 2022/2523, as further amended. The Pillar Two law is in force for financial years beginning on or after 31 December 2023.

The Pillar Two law includes an Income Inclusion Rule (IIR), effective from 31 December 2023, a Qualified Domestic Minimum Top-up Tax (QDMTT), effective from 31 December 2023, and an Undertaxed Profits Rule (UTPR), effective from 31 December 2024.

The Board of Directors has assessed the potential exposure for the Company to these taxes and has concluded that for the financial year 1 January 2024 – 31 December 2024 the Company should fall under definition of a "securitization entity" as stipulated in the Article 2, 51° of Pillar Two Law and any QDMTT in respect of the income of the Company should be allocated to other Luxembourg constituent entities.

Note 19 - Staff

The Company did not employ any staff during the year under review.

Note 20 - Emoluments granted to the Members of the Board

No emoluments have been granted to any member of the Board, nor have any obligations arisen or been entered into by the Company in respect of retirement pensions for former members of the Board.

Note 21 - Loans or advances granted to the Members of the Board

During the year under review, no loans or advances have been granted to any member of the Board.

Note 22 - Audit and non-audit services

Fees that were recognised as other external expenses for services provided during the financial year to the Company by Ernst & Young S.A. as Réviseur d'Entreprises agréé and as authorised Cabinet de révision agréé were as follows:

Amount excluding VAT	2024	2023		
	EUR	EUR		
Audit fees	61,577.10	61,577.10		
Other assurance services	-	-		
Tax advisory services Non-audit services	-	-		
Total	61,577.10	61,577.10		

Note 23 - Subsequent events

Per the Asset Purchase Agreement dated 21 February 2025, the Company purchased additional Permitted Assets for an amount of EUR 103,000,845.08 from Volkswagen Bank GmbH.

On 6 June 2025, Mrs. Meenakshi Mussai-Ramassur resigned from her mandate as director of the Company and was replaced by Mr. Lorenzo Santone, as from the same date.

No other events have occurred subsequent to the year-end which would have a material impact on the financial statements as at 31 December 2024.

Luxembourg, 19 June 2025

Mrs Zamyra H. Cammans Director



Mrs Hélène Grine-Siciliano Director (Suntane

Mr Lorenzo Santone Director