# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

	FORM 10-Q	
☑ QUARTERLY REPORT PURSUANT TO S	ECTION 13 OR 15(d) OF THE SE	CURITIES EXCHANGE ACT OF 1934
For the quarterly period ended June 30, 2025.  □ TRANSITION REPORT PURSUANT TO S  For the Transition Period from to	OR ECTION 13 OR 15(d) OF THE SE	CURITIES EXCHANGE ACT OF 1934
	ayPal Holding act Name of Registrant as Specified	•
(23.		
Delaware (State or Other Jurisdiction of Incorporation or Organization) 2211 North First Street (Address of Principal Executive Offices)	San Jose, California	47-2989869 (I.R.S. Employer Identification No.) 95131 (Zip Code)
	(408) 967-7000 (Registrant's telephone number, including	g area code)
Secu	rities registered pursuant to Section 1	2(b) of the Act:
Title of each class Common stock, \$0.0001 par value per share	Trading Symbol(s) PYPL	Name of each exchange on which registered NASDAQ Global Select Market
		Section 13 or 15(d) of the Securities Exchange Act of 1934 during ch reports), and (2) has been subject to such filing requirements for
		Data File required to be submitted pursuant to Rule 405 of er period that the registrant was required to submit such

2	ee the definitions of "large accelerated filer,"	accelerated filer, a non-accelerated filer, a smaller reporting company, or an 'accelerated filer," "smaller reporting company," and "emerging growth company,"	
Large accelerated filer	$\boxtimes$	Accelerated filer	
Non-accelerated filer		Smaller reporting company	
		Emerging growth company	
If an emerging growth comparevised financial accounting s	ny, indicate by check mark if the registrant has tandards provided pursuant to Section 13(a) of	is elected not to use the extended transition period for complying with any ne if the Exchange Act. $\Box$	w or
Indicate by check mark wheth Yes $\square$ No $\boxtimes$	ner the registrant is a shell company (as define	d in Rule 12b-2 of the Exchange Act).	
As of July 23, 2025, there we voting stock of the registrant	, ,	non stock, \$0.0001 par value, outstanding, which is the only class of commor	ı or

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#### **PART I: FINANCIAL INFORMATION**

#### **ITEM 1: FINANCIAL STATEMENTS**

### PayPal Holdings, Inc. CONDENSED CONSOLIDATED BALANCE SHEETS

		June 30, 2025	De	ecember 31, 2024
		(In millions, ex	• •	value)
ASSETS		(Una	udited)	
Current assets:				
Cash and cash equivalents	\$	6,688	\$	6,662
Short-term investments	Ψ	3,320	Ψ	4,262
Accounts receivable, net		1,099		984
Loans and interest receivable, held for sale		817		541
Loans and interest receivable, net of allowances of \$524 and \$461 as of June 30, 2025 and December 31, 2024, respectively		6,938		6,422
Funds receivable and customer accounts		38,923		37,671
Prepaid expenses and other current assets		2,094		1,664
Total current assets		59,879		58,206
Long-term investments		3,645		4,583
Property and equipment, net		1,625		1,508
Goodwill		10,976		10,837
Intangible assets, net		271		326
Other assets		3,381		3,265
Total assets	\$	79,777	\$	78,725
LIABILITIES AND EQUITY				
Current liabilities:				
Accounts payable	\$	221	\$	227
Funds payable and amounts due to customers		40,923		39,671
Accrued expenses and other current liabilities		3,906		5,592
Total current liabilities		45,050		45,490
Other long-term liabilities		3,230		2,939
Long-term debt		11,296		9,879
Total liabilities		59,576		58,308
Commitments and contingencies (Note 13)				
Equity:				
Common stock, \$0.0001 par value; 4,000 shares authorized; 960 and 993 shares outstanding as of June 30, 2025 and December 31, 2024, respectively		_		
Preferred stock, \$0.0001 par value; 100 shares authorized, unissued		_		_
Treasury stock at cost, 378 and 337 shares as of June 30, 2025 and December 31, 2024, respectively		(30,111)		(27,085)
Additional paid-in-capital		21,136		20,705
Retained earnings		29,915		27,347
Accumulated other comprehensive income (loss)		(739)		(550)
Total equity		20,201		20,417
Total liabilities and equity	\$	79,777	\$	78,725

The accompanying notes are an integral part of these condensed consolidated financial statements.



### PayPal Holdings, Inc. CONDENSED CONSOLIDATED STATEMENTS OF INCOME (LOSS)

	Three Months	Ended Ju	ine 30,		Six Months H	Ended J	nded June 30,	
	 2025		2024		2025		2024	
		(In	millions, except (Una	per sha	re amounts)			
Net revenues	\$ 8,288	\$	7,885	\$	16,079	\$	15,584	
Operating expenses:								
Transaction expense	3,968		3,942		7,672		7,859	
Transaction and credit losses	476		335		847		656	
Customer support and operations	413		436		811		890	
Sales and marketing	583		446		1,071		867	
Technology and development	767		718		1,498		1,460	
General and administrative	461		570		964		1,034	
Restructuring and other	116		113		182		325	
Total operating expenses	 6,784	'	6,560		13,045		13,091	
Operating income	1,504	'	1,325		3,034		2,493	
Other income (expense), net	25		74		98		115	
Income before income taxes	1,529		1,399		3,132		2,608	
Income tax expense	268		271		584		592	
Net income (loss)	\$ 1,261	\$	1,128	\$	2,548	\$	2,016	
Net income (loss) per share:								
Basic	\$ 1.30	\$	1.08	\$	2.61	\$	1.91	
Diluted	\$ 1.29	\$	1.08	\$	2.58	\$	1.90	
Weighted average shares:								
Basic	969		1,042		977		1,053	
Diluted	977		1,047		988		1,060	

The accompanying notes are an integral part of these condensed consolidated financial statements.



### PayPal Holdings, Inc. CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

	T	hree Months	Ended	l June 30,	Six Mor	ths I	Ended	June 30,
	2	025		2024	2025			2024
				(In mi	illions)			
				(Unau	ıdited)			
Net income (loss)	\$	1,261	\$	1,128	\$ 2,	548	\$	2,016
Other comprehensive income (loss), net of reclassification adjustments:								
Foreign currency translation adjustments ("CTA"), net		162		(126)	:	289		(287)
Tax (expense) benefit on foreign CTA, net		(34)		1		(59)		19
Net investment hedges CTA gains, net		_		100		_		199
Tax expense on net investment hedges CTA gains, net		_		(24)				(47)
Unrealized (losses) gains on cash flow hedges, net		(248)		3	(4	124)		99
Tax benefit (expense) on unrealized (losses) gains on cash flow hedges, net		11		_		20		(5)
Unrealized (losses) gains on available-for-sale debt securities, net		(11)		15		(20)		98
Tax benefit (expense) on unrealized (losses) gains on available-for- sale debt securities, net		3		(3)		5		(23)
Other comprehensive income (loss), net of tax		(117)		(34)	(1	89)		53
Comprehensive income (loss)	\$	1,144	\$	1,094	\$ 2,	359	\$	2,069

The accompanying notes are an integral part of these condensed consolidated financial statements.



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#### CONDENSED CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

	Common Stock Shares	Treasury Stock	Additional Paid-In Capital	Accumulated Other Comprehensive Income (Loss)	Retained Earnings	Total Equity
				millions) audited)		
Balances at December 31, 2024	993	\$ (27,085)	\$ 20,705	\$ (550)	\$ 27,347	\$ 20,417
Adoption of crypto asset accounting standard	_	_	_	_	20	20
Net income	_	_	_	_	1,287	1,287
Foreign CTA, net	_	_	_	127	_	127
Tax expense on foreign CTA, net	_	_	_	(25)	_	(25)
Unrealized losses on cash flow hedges, net	_	_		(176)		(176)
Tax benefit on unrealized losses on cash flow hedges, net	_	_	_	9	_	9
Unrealized losses on available-for-sale debt securities, net	_	_	_	(9)		(9)
Tax benefit on unrealized losses on available-for-sale debt securities, net	_	_	_	2	_	2
Common stock and stock-based awards issued, net of shares withheld for employee taxes	5	_	(171)	_	_	(171)
Common stock repurchased	(19)	(1,512)	_	_	_	(1,512)
Stock-based compensation	_	_	285	_	_	285
Balances at March 31, 2025	979	\$ (28,597)	\$ 20,819	\$ (622)	\$ 28,654	\$ 20,254
Net income					1,261	1,261
Foreign CTA, net	_	_	_	162	_	162
Tax expense on foreign CTA, net	_	_	_	(34)	_	(34)
Unrealized losses on cash flow hedges, net	_	_	_	(248)	_	(248)
Tax benefit on unrealized losses on cash flow hedges, net	_	_	_	11	_	11
Unrealized losses on available-for-sale debt securities, net	_	_	_	(11)	_	(11)
Tax benefit on unrealized losses on available-for-sale debt securities, net	_	_	_	3	_	3
Common stock and stock-based awards issued, net of shares withheld for employee taxes	3	_	(2)	_	_	(2)
Common stock repurchased	(22)	(1,514)		_		(1,514)
Stock-based compensation		_	319	_	_	319
Balances at June 30, 2025	960	\$ (30,111)	\$ 21,136	\$ (739)	\$ 29,915	\$ 20,201

PayPal

### PayPal Holdings, Inc. CONDENSED CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY—(continued)

	Common Stock Shares	Tre	asury Stock	P	lditional Paid-In Capital	Compr Incom	ated Other rehensive ne (Loss)	Retained Earnings	To	otal Equity
						millions) naudited)				
Balances at December 31, 2023	1,072	\$	(21,045)	\$	19,642	\$	(746)	\$ 23,200	\$	21,051
Net income			_					888		888
Foreign CTA, net	_		_		_		(161)	_		(161)
Tax benefit on foreign CTA, net	_		_		_		18	_		18
Net investment hedges CTA gains, net	_		_		_		99	_		99
Tax expense on net investment hedges CTA gains, net	_		_		_		(23)	_		(23)
Unrealized gains on cash flow hedges, net	_		_		_		96	_		96
Tax expense on unrealized gains on cash flow hedges, net	_		_		_		(5)	_		(5)
Unrealized gains on available-for-sale-debt securities, net	_		_		_		83	_		83
Tax expense on unrealized gains on available-for-sale-debt securities, net	_		_		_		(20)	_		(20)
Common stock and stock-based awards issued, net of shares withheld for employee taxes	6		_		(193)		_	_		(193)
Common stock repurchased	(25)		(1,511)		_			_		(1,511)
Treasury stock reissuance	_		4		—		_	—		4
Stock-based compensation					376					376
Balances at March 31, 2024	1,053	\$	(22,552)	\$	19,825	\$	(659)	\$ 24,088	\$	20,702
Net income								1,128		1,128
Foreign CTA, net	_		_		_		(126)	_		(126)
Tax benefit on foreign CTA, net	_		_		_		1	_		1
Net investment hedges CTA gains, net	_		_		_		100	_		100
Tax expense on net investment hedges CTA gains, net	_		_				(24)			(24)
Unrealized gains on cash flow hedges, net	_		_		_		3	_		3
Unrealized gains on available-for-sale debt securities, net	_		_		_		15	_		15
Tax expense on unrealized gains on available-for-sale debt securities, net	_		_		_		(3)	_		(3)
Common stock and stock-based awards issued, net of shares withheld for employee taxes	3				13		_	_		13
Common stock repurchased	(24)		(1,516)		_		_	_		(1,516)
Treasury stock reissuance			4		_					4
Stock-based compensation					325					325
Balances at June 30, 2024	1,032	\$	(24,064)	\$	20,163	\$	(693)	\$ 25,216	\$	20,622

The accompanying notes are an integral part of these condensed consolidated financial statements.

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#### CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

		Six Months I	Ended Jun	une 30,	
		2025		2024	
		(In m	illions)		
		(Una	udited)		
Cash flows from operating activities:					
Net income (loss)	\$	2,548	\$	2,016	
Adjustments to reconcile net income (loss) to net cash provided by operating activities:					
Transaction and credit losses		847		656	
Depreciation and amortization		484		528	
Stock-based compensation		535		663	
Deferred income taxes		(89)		29	
Net (gains) losses on strategic investments		(59)		55	
Accretion of discounts on investments, net of amortization of premiums		(57)		(197)	
Adjustments to loans and interest receivable, held for sale		52		64	
Other		(297)		(42)	
Originations of loans receivable, held for sale		(14,358)		(11,065)	
Proceeds from repayments and sales of loans receivable, originally classified as held for sale		14,112		11,175	
Changes in assets and liabilities:					
Accounts receivable		(115)		82	
Accounts payable		(50)		(11)	
Other assets and liabilities		(1,495)		(511)	
Net cash provided by operating activities	· <u> </u>	2,058		3,442	
Cash flows from investing activities:					
Purchases of reverse repurchase agreements		(201)		(151)	
Maturities of reverse repurchase agreements		288		151	
Purchases of property and equipment		(402)		(311)	
Proceeds from sales of property and equipment		3		_	
Purchases and originations of loans receivable		(11,490)		(9,961)	
Proceeds from repayments and sales of loans receivable, originally classified as held for investment		11,210		9,760	
Purchases of investments		(11,564)		(16,004)	
Maturities and sales of investments		11,595		14,241	
Funds receivable		(2,785)		(1,367)	
Collateral posted related to derivative instruments, net		(316)		75	
Other		(15)		_	
Net cash used in investing activities		(3,677)		(3,567)	
Cash flows from financing activities:				,	
Borrowings from repurchase agreements		405		190	
Repayments of repurchase agreements		(405)		(190)	
Proceeds from issuance of common stock		74		55	
Purchases of treasury stock		(3,051)		(3,002)	
Tax withholdings related to net share settlements of equity awards		(249)		(230)	
Borrowings under financing arrangements		1,491		1,414	
Repayments under financing arrangements		(1,207)		(411)	
Funds payable and amounts due to customers		913		(38)	
Collateral received related to derivative instruments and reverse repurchase agreements, net		(145)		70	
Other		(6)		(20)	
Net cash used in financing activities		(2,180)		(2,162)	
The cash used in maneing activities		(2,100)		(2,102)	

#### CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS—(continued)

		Six Months E	nded Jun	ie 30,
	-	2025		2024
		*	illions) ıdited)	
Effect of exchange rate changes on cash, cash equivalents, and restricted cash		289		(89)
Net change in cash, cash equivalents, and restricted cash		(3,510)		(2,376)
Cash, cash equivalents, and restricted cash at beginning of period		22,490		21,834
Cash, cash equivalents, and restricted cash at end of period	\$	18,980	\$	19,458
Supplemental cash flow disclosures:				
Cash paid for interest	\$	191	\$	166
Cash paid for income taxes, net	\$	837	\$	822
The table below reconciles cash, cash equivalents, and restricted cash as reported in the condensed consolidated balance sheets to the total of the same amounts shown in the condensed consolidated statements of cash flows:				
Cash and cash equivalents	\$	6,688	\$	7,801
Short-term investments		_		3
Funds receivable and customer accounts		12,292		11,654
Total cash, cash equivalents, and restricted cash shown in the condensed consolidated statements of cash flows	\$	18,980	\$	19,458

The accompanying notes are an integral part of these condensed consolidated financial statements.



#### NOTE 1—OVERVIEW AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **OVERVIEW AND ORGANIZATION**

PayPal Holdings, Inc. ("PayPal," the "Company," "we," "us," or "our") was incorporated in Delaware in January 2015. At PayPal, our mission is to revolutionize commerce globally. Our products are designed to enable digital payments and simplify commerce experiences for consumers and merchants to make selling, shopping, and sending and receiving money simple, personalized, secure, online or offline, including mobile. Our two-sided platform serves millions of consumers and merchants worldwide.

#### SIGNIFICANT ACCOUNTING POLICIES

#### Basis of presentation and principles of consolidation

The accompanying condensed consolidated financial statements include the financial statements of PayPal and our wholly- and majority-owned subsidiaries. All intercompany balances and transactions have been eliminated in consolidation.

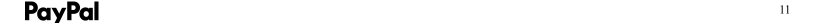
We determine at the inception of each investment, and re-evaluate if certain events occur, whether an entity in which we have made an investment is considered a variable interest entity ("VIE"). If we determine an investment is in a VIE, we then assess if we are the primary beneficiary, which would require consolidation. As of June 30, 2025 and December 31, 2024, no VIEs qualified for consolidation as the structures of these entities do not provide us with the ability to direct activities that would significantly impact their economic performance. As of June 30, 2025 and December 31, 2024, the carrying value of our investments in nonconsolidated VIEs was \$190 million and \$187 million, respectively, and is included as non-marketable equity securities applying the equity method of accounting in long-term investments on our condensed consolidated balance sheets. The investments in nonconsolidated VIEs are primarily investments in funds that are limited partnerships or similar structures which are focused on increasing access to capital for underserved communities. Our maximum exposure to loss related to our nonconsolidated VIEs, which represents funded commitments and any future funding commitments, was \$246 million as of both June 30, 2025 and December 31, 2024.

These condensed consolidated financial statements and accompanying notes should be read in conjunction with the audited consolidated financial statements and accompanying notes included in our Annual Report on Form 10-K for the year ended December 31, 2024 (the "2024 Form 10-K") filed with the United States ("U.S.") Securities and Exchange Commission ("SEC") on February 4, 2025.

In the opinion of management, these condensed consolidated financial statements reflect all adjustments, consisting only of normal recurring adjustments, which are necessary for a fair statement of the condensed consolidated financial statements for all interim periods presented. Certain amounts for prior periods have been reclassified to conform to the financial statement presentation as of and for the three and six months ended June 30, 2025.

#### Use of estimates

The preparation of condensed consolidated financial statements in conformity with U.S. generally accepted accounting principles ("GAAP") requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the condensed consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. On an ongoing basis, we evaluate our estimates, including those related to provisions for transaction and credit losses, income taxes, loss contingencies, revenue recognition, and the evaluation of strategic investments for impairment. We base our estimates on historical experience and various other assumptions which we believe to be reasonable under the circumstances. Actual results could materially differ from these estimates.



### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

#### Cash and cash equivalents

Cash and cash equivalents are short-term, highly liquid investments and are primarily comprised of bank deposits, PayPal USD stablecoin ("PYUSD"), money market funds and debt securities with original maturities of three months or less when purchased. PYUSD is a stablecoin pegged to the U.S. dollar and fully backed by U.S. dollar deposits, U.S. treasuries, and similar cash equivalents. Each token of PYUSD held by PayPal represents a contractual right to redeem with the third-party issuer of PYUSD for one U.S. dollar.

#### Recently issued accounting guidance

In December 2023, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2023-09, *Income Taxes* (Topic 740): *Improvements to Income Tax Disclosures*. The amended guidance enhances income tax disclosures primarily related to the effective tax rate reconciliation and income taxes paid information. This guidance requires disclosure of specific categories in the effective tax rate reconciliation and additional information on reconciling items meeting a quantitative threshold. In addition, the amended guidance requires disaggregating income taxes paid (net of refunds received) by federal, state, and foreign taxes. It also requires disaggregating individual jurisdictions in which income taxes paid (net of refunds received) is equal to or greater than 5 percent of total income taxes paid (net of refunds received). The amended guidance is effective for annual periods beginning after December 15, 2024. The guidance can be applied either prospectively or retrospectively. We are evaluating the impact this amended guidance may have on the notes to our consolidated financial statements.

In November 2024, the FASB issued ASU 2024-03, *Income Statement – Reporting Comprehensive Income – Expense Disaggregation Disclosures* (Subtopic 220-40): *Disaggregation of Income Statement Expenses*. The amended guidance requires disaggregation of certain expense captions into specified natural expense categories in the disclosures within the notes to the financial statements. In addition, the guidance requires disclosure of selling expenses and its definition. The new guidance is effective for annual periods beginning after December 15, 2026, and interim reporting periods within annual reporting periods beginning after December 15, 2027, with early adoption permitted. The guidance can be applied either prospectively or retrospectively. We are evaluating the impact this amended guidance may have on the notes to our condensed consolidated financial statements.

#### Recently adopted accounting guidance

In December 2023, the FASB issued ASU 2023-08, Intangibles – Goodwill and Other – Crypto Assets (Subtopic 350-60): Accounting for and Disclosure of Crypto Assets. This amended guidance requires fair value measurement of certain crypto assets each reporting period with the changes in fair value reflected in net income. The amendments also require disclosures of the name, fair value, units held, and cost basis for each significant crypto asset held and annual reconciliations of crypto asset holdings. The new guidance is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2024. We adopted this guidance effective as of January 1, 2025. We have applied the amendments of this guidance as a cumulative-effect adjustment to retained earnings. The adoption of this guidance did not have a significant impact on our condensed consolidated financial statements.

In January 2025, the SEC released Staff Accounting Bulletin ("SAB") No. 122 rescinding SAB No. 121, which required an entity to record a liability to reflect its obligation to safeguard the crypto assets held for its platform users with a corresponding asset and required disclosures related to the entity's safeguarding obligations. SAB No. 122 is effective for annual periods beginning after December 15, 2024 and is required to be applied on a fully retrospective basis, with early adoption permitted. We adopted this guidance as of March 31, 2025 and derecognized the crypto asset safeguarding liability and corresponding safeguarding asset on our condensed consolidated balance sheet as of December 31, 2024. Additionally, we derecognized the associated deferred tax asset and liability as of December 31, 2024. The adoption of this guidance did not impact our condensed consolidated statements of income (loss), comprehensive income (loss), stockholders' equity or cash flows.

The following table presents the effects of the changes on the presentation of our condensed consolidated balance sheet:

December 31, 2024 (In millions)

	As P	reviously Reported (1)		Adjustments	As Adjusted	
T (2)		0.1	•	(2.00.0	•	
Total assets <sup>(2)</sup>	\$	81,611	\$	(2,886)	\$	78,725
Total liabilities <sup>(2)</sup>	\$	61,194	\$	(2,886)	\$	58,308

<sup>(1)</sup> As reported in our 2024 Form 10-K filed with the SEC on February 4, 2025.

There are other new accounting pronouncements issued by the FASB that we have adopted or will adopt, as applicable. We do not believe any of these new accounting pronouncements have had, or will have, a material impact on our condensed consolidated financial statements or disclosures.

#### NOTE 2—REVENUE

We enable our customers to send and receive payments. We earn revenue primarily by completing payment transactions for our customers on our payments platform and from other value added services. Our revenues are classified into two categories: transaction revenues and revenues from other value added services.

We record a contract asset when we have a conditional right to consideration for services we have already transferred to our customer. These contract assets are included in other assets in our condensed consolidated balance sheets and were \$193 million and \$207 million as of June 30, 2025 and December 31, 2024, respectively.

#### **DISAGGREGATION OF REVENUE**

We believe that the nature, amount, timing, and uncertainty of our revenue and cash flows and how they are affected by economic factors are most appropriately depicted through our primary geographical markets and types of revenue categories (transaction revenues and revenues from other value added services). Revenues recorded within these categories are earned from similar products and services for which the nature of associated fees and the related revenue recognition models are substantially similar.

The following table presents our revenue disaggregated by primary geographical market and category:

	Three Months	Ended a	June 30,		Six Months E	nded J	June 30,
	2025		2024		2025		2024
			(In m	illions)			
Primary geographical markets							
U.S.	\$ 4,709	\$	4,550	\$	9,172	\$	9,017
Other countries <sup>(1)</sup>	3,579		3,335		6,907		6,567
Total net revenues <sup>(2)</sup>	\$ 8,288	\$	7,885	\$	16,079	\$	15,584
Revenue category							
Transaction revenues	\$ 7,441	\$	7,153	\$	14,457	\$	14,187
Revenues from other value added services	 847		732		1,622		1,397
Total net revenues <sup>(2)</sup>	\$ 8,288	\$	7,885	\$	16,079	\$	15,584

 $<sup>^{(1)}</sup>$ No single country included in the other countries category generated more than 10% of total net revenues.

Net revenues are attributed to the country in which the party paying our fee is located.



<sup>(2)</sup> Financial statement lines impacted within total assets and total liabilities were "prepaid expenses and other current assets" and "accrued expenses and other current liabilities", respectively.

<sup>(2)</sup> Total net revenues include \$506 million and \$520 million for the three months ended June 30, 2025 and 2024, respectively, and \$1.1 billion and \$988 million for the six months ended June 30, 2025 and 2024, respectively, which do not represent revenues recognized in the scope of Accounting Standards Codification Topic 606, *Revenue from contracts with customers*. Such revenues relate to interest and fees earned on loans and interest receivable, including loans and interest receivable, held for sale, hedging gains or losses, and interest earned and gains or losses on certain assets underlying customer balances.

#### NOTE 3—NET INCOME (LOSS) PER SHARE

Basic net income (loss) per share is computed by dividing net income (loss) for the period by the weighted average number of common shares outstanding during the period. Diluted net income (loss) per share is computed by dividing net income (loss) for the period by the weighted average number of shares of common stock and potentially dilutive common stock outstanding for the period. The dilutive effect of outstanding equity incentive awards is reflected in diluted net income (loss) per share by application of the treasury stock method. The calculation of diluted net income (loss) per share excludes all anti-dilutive common shares. During periods when we report net loss, diluted net loss per share is the same as basic net loss per share because the effects of potentially dilutive items would decrease the net loss per share.

The following table sets forth the computation of basic and diluted net income (loss) per share for the periods indicated:

		Three Months	Ende	d June 30,		Six Months Ended June 30,						
		2025		2024		2025		2024				
	(In millions, except per share amounts)											
Numerator:												
Net income (loss)	\$	1,261	\$	1,128	\$	2,548	\$	2,016				
Denominator:												
Weighted average shares of common stock - basic		969		1,042		977		1,053				
Dilutive effect of equity incentive awards		8		5		11		7				
Weighted average shares of common stock - diluted		977		1,047		988		1,060				
Net income (loss) per share:	-											
Basic	\$	1.30	\$	1.08	\$	2.61	\$	1.91				
Diluted	\$	1.29	\$	1.08	\$	2.58	\$	1.90				
Common stock equivalents excluded from net income (loss) per diluted share because their effect would have been anti-dilutive or potentially dilutive		14		12		8		14				

#### NOTE 4—BUSINESS COMBINATIONS AND DIVESTITURES

In the second quarter of 2025, we completed an acquisition with a total purchase price of \$19 million, consisting of cash consideration, which was accounted for as a business combination. There were no acquisitions accounted for as business combinations in the six months ended June 30, 2024.

There were no divestitures completed in the six months ended June 30, 2025 and 2024.

#### NOTE 5—GOODWILL AND INTANGIBLE ASSETS

#### **GOODWILL**

The following table presents goodwill balances and adjustments to those balances during the six months ended June 30, 2025:

	December 3 2024	1,	Goodwill Acquired	Adj	justments	June 30, 2025
			(In m	illions)		
Total goodwill	\$ 10	0,837	\$ 7	\$	132	\$ 10,976

The adjustments to goodwill during the six months ended June 30, 2025 pertained to foreign currency translation adjustments.

#### **INTANGIBLE ASSETS**

The components of identifiable intangible assets were as follows:

	June 30, 2025							December 31, 2024						
	Gross Carrying Amount		Accumulated Amortization		Net Carrying Amount		Gross Carrying Amount	Accumulated Amortization		t Carrying Amount				
					(In m	illions	)							
Intangible assets <sup>(1)</sup> :														
Customer lists and user base	\$ 889	\$	(682)	\$	207	\$	854	\$ (601)	\$	253				
Marketing related	65		(48)		17		60	(38	)	22				
Developed technologies	9		(1)		8		_	_		_				
All other	186		(147)		39		182	(131	)	51				
Intangible assets, net	\$ 1,149	\$	(878)	\$	271	\$	1,096	\$ (770	\$	326				

<sup>(1)</sup> Excludes intangible assets which have been fully amortized, but are still in use.

Amortization expense for intangible assets was \$48 million and \$52 million for the three months ended June 30, 2025 and 2024, respectively. Amortization expense for intangible assets was \$95 million and \$108 million for the six months ended June 30, 2025 and 2024, respectively.

Expected future intangible asset amortization as of June 30, 2025 was as follows (in millions):

#### Fiscal years:

i iscar years.	
Remaining 2025	\$ 68
2026	96
2027	61
2028	46
Total	\$ 271

#### NOTE 6—LEASES

PayPal enters into various leases, which are primarily real estate operating leases. We use these properties for executive and administrative offices, customer services and operations centers, product development offices, and data centers. PayPal also enters into computer equipment finance leases.

While a majority of our lease agreements do not contain an explicit interest rate, certain of our lease agreements are subject to changes based on the Consumer Price Index or another referenced index. In the event of changes to the relevant index, lease liabilities are not remeasured and instead are treated as variable lease payments and recognized in the period in which the obligation for those payments is incurred.

The short-term lease exemption has been adopted for all leases with a duration of less than 12 months.

PayPal's lease portfolio includes a small number of subleases. A sublease situation can arise when currently leased real estate space is available and is surplus to operational requirements.

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The components of lease expense were as follows:

	Th	ree Months	Ended June 30,			Six Months E	nded .	June 30,
	202	25	2024			2025		2024
				(In m	illions)			
Operating lease expense	\$	40	\$	39	\$	81	\$	76
Finance lease expense - amortization of right-of-use ("ROU") lease assets		4		1	\$	8	\$	1
Sublease income		(2)		(3)		(4)		(6)
Total lease expense, net	\$	42	\$	37	\$	85	\$	71

Supplemental cash flow information related to leases during the three and six months ended June 30, 2025 and 2024 were as follows:

	Three Months	End	ed June 30,		Six Months Ended June 30,					
	2025		2024		2025		2024			
			(In m	illions)						
Cash paid for amounts included in the measurement of lease liabilities:										
Operating cash flows from operating leases	\$ 46	\$	42	\$	88	\$	85			
Financing cash flows from finance leases	\$ 4	\$	20	\$	6	\$	20			
ROU lease assets obtained in exchange for new operating lease liabilities	\$ _	\$	134	\$	5	\$	277			
ROU lease assets obtained in exchange for new finance lease liabilities	\$ _	\$	39	\$	_	\$	55			

Supplemental balance sheet information related to leases was as follows:

	June 30	0, 202	25	<b>December 31, 2024</b>								
	 (In millions, except weighted-average figures)											
	Operating leases		Finance leases	Operating leases			Finance leases					
ROU lease assets	\$ 546	\$	64	\$	599	\$	73					
Current lease liabilities	136		5		135		5					
Long-term lease liabilities	 565		11		629		18					
Total lease liabilities	\$ 701	\$	16	\$	764	\$	23					
Weighted-average remaining lease term	 5.5 years		3.9 years		5.9 years		4.4 years					
Weighted-average discount rate	4 %		5 %		4 %		5 %					

Future minimum lease payments for our leases as of June 30, 2025 were as follows:

	Operating leases	Finance leases
Fiscal years:	 (In m	illions)
Remaining 2025	\$ 76	\$ 2
2026	176	6
2027	156	6
2028	103	4
2029	89	_
Thereafter	199	_
Total	\$ 799	\$ 18
Less: present value discount	 (98)	(2)
Lease liability	\$ 701	\$ 16



Operating lease amounts include minimum lease payments under our non-cancelable operating leases primarily for office and data center facilities. Finance lease amounts include minimum lease payments under our non-cancelable finance leases primarily for computer equipment. The amounts presented are consistent with contractual terms and are not expected to differ significantly from actual results under our existing leases.

As of June 30, 2025, we have additional operating leases, primarily for offices, which will commence in the third quarter of 2025 or later with minimum lease payments aggregating to \$58 million and lease terms ranging from three to ten years. As of June 30, 2025, we did not have any additional finance leases which have not yet commenced.

#### NOTE 7—OTHER FINANCIAL STATEMENT DETAILS

#### ACCUMULATED OTHER COMPREHENSIVE INCOME (LOSS)

The following table summarizes the changes in accumulated balances of other comprehensive income (loss) for the three months ended June 30, 2025:

	(Loss	Unrealized Gains (Losses) on Cash Flow Hedges		Unrealized Gains (Losses) on Available-for-sale Debt Securities		Foreign Currency Translation Adjustment ("CTA")		et Investment Hedges CTA ains (Losses)	Estimated Tax (Expense) Benefit			Total
						(In million	ns)					
Beginning balance	\$	(29)	\$	5	\$	(936)	\$	313	\$	25	\$	(622)
Other comprehensive income (loss) before reclassifications		(318)		(10)		162		_		(20)		(186)
Less: Amount of net gains (losses) reclassified from accumulated other comprehensive income (loss) ("AOCI")		(70)		1		_		_		_		(69)
Net current period other comprehensive income (loss)		(248)		(11)		162		_		(20)		(117)
Ending balance	\$	(277)	\$	(6)	\$	(774)	\$	313	\$	5	\$	(739)

The following table summarizes the changes in accumulated balances of other comprehensive income (loss) for the three months ended June 30, 2024:

	(Loss	Unrealized Gains (Losses) on Cash Flow Hedges		Unrealized Gains (Losses) on Available-for-sale Debt Securities		Foreign CTA		et Investment Jedges CTA ains (Losses)	Estimated Tax (Expense) Benefit			Total
						(In million	ıs)					
Beginning balance	\$	40	\$	(51)	\$	(935)	\$	290	\$	(3)	\$	(659)
Other comprehensive income (loss) before reclassifications		25		16		(126)		100		(26)		(11)
Less: Amount of net gains (losses) reclassified from AOCI		22		1		_		_				23
Net current period other comprehensive income (loss)		3		15		(126)		100		(26)		(34)
Ending balance	\$	43	\$	(36)	\$	(1,061)	\$	390	\$	(29)	\$	(693)



The following table summarizes the changes in accumulated balances of other comprehensive income (loss) for the six months ended June 30, 2025:

	(Losse:	ized Gains s) on Cash Hedges	Unrealized Gains (Losses) on Available-for-sale Debt Securities		Foreign CTA		et Investment Hedges CTA ains (Losses)	(Expense)			Total
					(In million	ns)					
Beginning balance	\$	147	\$ 14	\$	(1,063)	\$	313	\$	39	\$	(550)
Other comprehensive income (loss) before reclassifications		(459)	(18)		289		_		(34)		(222)
Less: Amount of net gains (losses) reclassified from AOCI		(35)	2		_		_		_		(33)
Net current period other comprehensive income (loss)	•	(424)	(20)		289		_		(34)		(189)
Ending balance	\$	(277)	\$ (6)	\$	(774)	\$	313	\$	5	\$	(739)

The following table summarizes the changes in accumulated balances of other comprehensive income (loss) for the six months ended June 30, 2024:

	Unrealized Gains (Losses) on Cash Flow Hedges		Unrealized Gains (Losses) on Available-for-sale Debt Securities		Foreign CTA		Net Investment Hedges CTA Gains (Losses)		(Expense)			Total
						(In millior	ıs)					
Beginning balance	\$	(56)	\$	(134)	\$	(774)	\$	191	\$	27	\$	(746)
Other comprehensive income (loss) before reclassifications		121		57		(287)		199		(56)		34
Less: Amount of net gains (losses) reclassified from AOCI		22		(41)		_		_		_		(19)
Net current period other comprehensive income (loss)		99		98		(287)		199		(56)		53
Ending balance	\$	43	\$	(36)	\$	(1,061)	\$	390	\$	(29)	\$	(693)

The following table provides details about reclassifications from AOCI for the periods presented below:

Details about AOCI Components	Details about AOCI Components Amount of Gains (Losses) Reclassified from AOCI								Affected Line Item in the Statements o Income (Loss)			
	1	Three Months	Ende	d June 30,		Six Months E	nded	June 30,				
		2025		2024		2025		2024				
				(In m	illion	s)						
Net gains (losses) on cash flow hedges—foreign exchange contracts	\$	(70)	\$	22	\$	(35)	\$	22	Net revenues			
Net gains (losses) on investments		_		1		1		(41)	Net revenues			
Net gains (losses) on investments		1		_		1		_	Other income (expense), net			
		(69)		23		(33)		(19)	Income before income taxes			
		_		_		_		_	Income tax expense			
Total reclassifications for the period	\$	(69)	\$	23	\$	(33)	\$	(19)	Net income (loss)			



#### OTHER INCOME (EXPENSE), NET

The following table reconciles the components of other income (expense), net for the periods presented below:

	Three Months Ended June 30,				Six Months Ended June 30,			
		2025	202	4		2025		2024
				(In m	illions)			
Interest income	\$	135	\$	165	\$	280	\$	331
Interest expense		(114)		(93)		(217)		(179)
Net gains (losses) on strategic investments		11		(6)		59		(55)
Other		(7)		8		(24)		18
Other income (expense), net	\$	25	\$	74	\$	98	\$	115

#### NOTE 8—CASH AND CASH EQUIVALENTS, FUNDS RECEIVABLE AND CUSTOMER ACCOUNTS, AND INVESTMENTS

The following table summarizes the assets underlying our cash and cash equivalents, funds receivable and customer accounts, short-term investments, and long-term investments as of June 30, 2025 and December 31, 2024:

	June 30, 2025		December 31, 2024
	 (In m	illions	s)
Cash and cash equivalents	\$ 6,688	\$	6,662
Funds receivable and customer accounts:			
Cash and cash equivalents <sup>(1)</sup>	\$ 12,292	\$	15,828
Time deposits	123		15
Available-for-sale debt securities	16,370		14,551
Funds receivable	10,138		7,277
Total funds receivable and customer accounts	\$ 38,923	\$	37,671
Short-term investments:			
Time deposits	\$ 110	\$	107
Available-for-sale debt securities	3,210		4,154
Restricted cash	_		1
Total short-term investments	\$ 3,320	\$	4,262
Long-term investments:			
Time deposits	\$ 17	\$	22
Available-for-sale debt securities	2,052		3,002
Strategic investments	1,576		1,559
Total long-term investments	\$ 3,645	\$	4,583

<sup>(1)</sup> Includes \$265 million and \$149 million of available-for-sale debt securities with original maturities of three months or less as of June 30, 2025 and December 31, 2024, respectively.



### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

As of June 30, 2025 and December 31, 2024, the estimated fair value of our available-for-sale debt securities included within cash and cash equivalents, funds receivable and customer accounts, short-term investments, and long-term investments was as follows:

June 30, 2025<sup>(1)</sup> Gross Gross Gross Estimated Fair Value Unrealized Unrealized Amortized Cost Gains Losses (In millions) Funds receivable and customer accounts: U.S. government and agency securities \$ 4,438 2 \$ \$ 4,440 Foreign government and agency securities 76 76 Corporate debt securities 2,352 3 (1) 2,354 Mortgage-backed and asset-backed securities 4,558 5 (13)4,550 Municipal securities 344 344 Commercial paper 3,694 (1) 3,694 Short-term investments: 390 390 U.S. government and agency securities 143 143 Foreign government and agency securities 1,632 (1) 1,632 Corporate debt securities Mortgage-backed and asset-backed securities 832 1 (1) 832 Commercial paper 213 213 Long-term investments: U.S. government and agency securities 230 230 Foreign government and agency securities 60 60 736 736 (1) Corporate debt securities Mortgage-backed and asset-backed securities 1,028 1,026 (2) 20,720 Total available-for-sale debt securities(2) 20,726 14 (20)

<sup>(2)</sup> Excludes foreign currency denominated available-for-sale debt securities accounted for under the fair value option. Refer to "Note 9—Fair Value Measurement of Assets and Liabilities."



<sup>(1)&</sup>quot;—" Denotes gross unrealized gain or unrealized loss of less than \$1 million in a given position.

December 31, 2024<sup>(1)</sup> Gross Gross Amortized Cost Unrealized Unrealized Estimated Fair Value Gains Losses (In millions) Funds receivable and customer accounts: \$ 5,709 \$ 5,711 U.S. government and agency securities \$ (2) \$ 4 Foreign government and agency securities 77 77 Corporate debt securities 405 405 Mortgage-backed and asset-backed securities 4,039 13 (5) 4,047 Municipal securities 503 504 Commercial paper 3,391 3,392 Short-term investments: U.S. government and agency securities 188 (2) 186 Foreign government and agency securities 84 84 Corporate debt securities 1,751 (2) 1,749 Mortgage-backed and asset-backed securities 848 5 853 Commercial paper 1,281 1,282 Long-term investments: 235 235 U.S. government and agency securities Foreign government and agency securities 124 (1) 123 3 Corporate debt securities 1,601 (2) 1,602 1,042 1,042 Mortgage-backed and asset-backed securities (1) 29 21,292 21,278 (15) Total available-for-sale debt securities<sup>(2)</sup>

Gross amortized cost and estimated fair value balances exclude accrued interest receivable on available-for-sale debt securities, which totaled \$117 million and \$140 million at June 30, 2025 and December 31, 2024, respectively, and were included in other current assets on our condensed consolidated balance sheets.

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<sup>(1)&</sup>quot;—" Denotes gross unrealized gain or unrealized loss of less than \$1 million in a given position.

<sup>(2)</sup> Excludes foreign currency denominated available-for-sale debt securities accounted for under the fair value option. Refer to "Note 9—Fair Value Measurement of Assets and Liabilities."

As of June 30, 2025 and December 31, 2024, the gross unrealized losses and estimated fair value of our available-for-sale debt securities included within cash and cash equivalents, funds receivable and customer accounts, short-term investments, and long-term investments for which an allowance for credit losses was not deemed necessary in the current period, aggregated by the length of time those individual securities have been in a continuous loss position, was as follows:

1 7 66 6 7	Č					June 3	0, 2025(1)		•			
	Less than 12 months				12 months or longer				Total			
	Fair	Value	τ	Gross Jnrealized Losses	Fa	ir Value	Gross Unrealized Losses	d	Fair Value	Gross Unrealized Losses		
						(In m	illions)					
Funds receivable and customer accounts:												
U.S. government and agency securities	\$	966	\$	_	\$	_	\$	_	\$ 966	\$ —		
Foreign government and agency securities		76		_		_		_	76	_		
Corporate debt securities		710		(1)		75		_	785	(1)		
Mortgage-backed and asset-backed securities		3,132		(13)		124		_	3,256	(13)		
Municipal securities		14		_		_	-	_	14	_		
Commercial paper		974		(1)		_		_	974	(1)		
Short-term investments:												
Foreign government and agency securities		_		_		34		_	34	_		
Corporate debt securities		246		(1)		10		_	256	(1)		
Mortgage-backed and asset-backed securities		483		(1)		15		_	498	(1)		
Commercial paper		195		_		_		_	195	_		
Long-term investments:												
U.S. government and agency securities		45		_		_		_	45	_		
Corporate debt securities		281		(1)		10		_	291	(1)		
Mortgage-backed and asset-backed securities		801		(2)					801	(2)		
Total available-for-sale debt securities	\$	7,923	\$	(20)	\$	268	\$	_	\$ 8,191	\$ (20)		

<sup>(1)&</sup>quot;—" Denotes gross unrealized loss or fair value of less than \$1 million in a given position.

						December	r 31, 2024 <sup>(1)</sup>				
		Less than 12 months					s or longer		Total		
	F	air Value	Un	Gross realized Losses	Fa	air Value	Gross Unrealized Losses	1	Fair Value	Unre	ross ealized esses
						(In m	illions)				,
Funds receivable and customer accounts:											
U.S. government and agency securities	\$	1,314	\$	(1)	\$	517	\$ (1)	\$	1,831	\$	(2)
Foreign government and agency securities		57		_		_	_		57		_
Corporate debt securities		105		_		50	_		155		_
Mortgage-backed and asset-backed securities		1,673		(5)		2	_		1,675		(5)
Municipal securities		29		_		36	_		65		_
Commercial paper		275		_		_	_		275		_
Short-term investments:											
U.S. government and agency securities		_		_		186	(2)		186		(2)
Corporate debt securities		618		(2)		90	_		708		(2)
Mortgage-backed and asset-backed securities		250		_		18	_		268		_
Commercial paper		218		_		_	_		218		_
Long-term investments:											
U.S. government and agency securities		50		_		_	_		50		_
Foreign government and agency securities		90		_		34	(1)		124		(1)
Corporate debt securities		347		(1)		9	(1)		356		(2)
Mortgage-backed and asset-backed securities		610		(1)		_			610		(1)
Total available-for-sale debt securities	\$	5,636	\$	(10)	\$	942	\$ (5)	\$	6,578	\$	(15)

<sup>(1)&</sup>quot;—" Denotes gross unrealized loss or fair value of less than \$1 million in a given position.



Unrealized losses have not been recognized into income as we neither intend to sell, nor anticipate that it is more likely than not that we will be required to sell, the securities before recovery of their amortized cost basis. The decline in fair value was due primarily to changes in market interest rates, rather than credit losses. We will continue to monitor the performance of the investment portfolio and assess whether impairment due to expected credit losses has occurred.

The table below presents cash inflows related to available-for-sale debt securities:

	 Three Months Ended June 30,				Six Months Ended June 30,			
	2025		2024	202	25		2024	
			(In mil	llions)				
Proceeds from sales and maturities of available-for-sale debt securities	\$ 7,069	\$	8,985	\$	12,541	\$	20,237	

During the three and six months ended June 30, 2025 and the three months ended June 30, 2024, we incurred gross realized losses and gains which were de minimis. During the six months ended June 30, 2024, we incurred gross realized losses of \$42 million. Gross realized gains and losses were determined using the specific identification method.

Our available-for-sale debt securities included within cash and cash equivalents, funds receivable and customer accounts, short-term investments, and long-term investments classified by date of contractual maturity were as follows:

	June 30, 2025					
	 Amortized Cost					
	 (In m	illions)				
One year or less	\$ 10,994	\$ 10,99				
After one year through five years	3,988	3,99				
After five years through ten years	2,681	2,68				
After ten years	 3,063	3,05				
Total	\$ 20,726	\$ 20,72				

Actual maturities may differ from contractual maturities as certain securities may be prepaid.

#### Supplemental cash flow information related to investments

Non-cash investing transactions that were not reflected in the condensed consolidated statement of cash flows for the six months ended June 30, 2025 and 2024 include the purchase of investments, net of sales, of \$29 million and \$126 million, respectively, that have not yet settled.

#### **STRATEGIC INVESTMENTS**

Our strategic investments include marketable equity securities, which are publicly traded, and non-marketable equity securities, which are primarily investments in privately held companies. Our marketable equity securities have readily determinable fair values and are recorded as long-term investments on our condensed consolidated balance sheets at fair value with changes in fair value recorded in other income (expense), net on our condensed consolidated statements of income (loss). Marketable equity securities totaled \$14 million and \$23 million as of June 30, 2025 and December 31, 2024, respectively.

Our non-marketable equity securities are recorded as long-term investments on our condensed consolidated balance sheets. The carrying value of our non-marketable equity securities totaled \$1.6 billion and \$1.5 billion as of June 30, 2025 and December 31, 2024, respectively. As of June 30, 2025 and December 31, 2024, we had non-marketable equity securities of \$203 million and \$200 million, respectively, for which we have the ability to exercise significant influence, but not control, over the investee. We account for these equity securities using the equity method of accounting. The remaining non-marketable equity securities do not have a readily determinable fair value and we measure these equity investments at cost minus impairment, if any, and adjust for changes resulting from observable price changes in orderly transactions for an identical or similar investment in the same issuer (the "Measurement Alternative"). All gains and losses on these investments, realized and unrealized, and our share of earnings or losses from investments accounted for using the equity method are recognized in other income (expense), net on our condensed consolidated statements of income (loss).

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

#### Measurement Alternative adjustments

The adjustments to the carrying value of our non-marketable equity securities accounted for under the Measurement Alternative in the three and six months ended June 30, 2025 and 2024 were as follows:

	Three Months Ended June 30,			Six Months Ended June 30,				
		2025		2024		2025		2024
				(In m	illions)			
Carrying amount, beginning of period	\$	1,413	\$	1,624	\$	1,336	\$	1,631
Adjustments related to non-marketable equity securities:								
Net (reductions) additions <sup>(1)</sup>		(76)		25		(54)		65
Gross unrealized gains		28		3		83		3
Gross unrealized losses and impairments		(6)		(17)		(6)		(64)
Carrying amount, end of period	\$	1,359	\$	1,635	\$	1,359	\$	1,635

<sup>(1)</sup> Net (reductions) additions include purchases, reductions due to sales of securities, and reclassifications when the Measurement Alternative is subsequently elected or no longer applies.

The following table summarizes the cumulative gross unrealized gains and cumulative gross unrealized losses and impairment related to non-marketable equity securities accounted for under the Measurement Alternative held at June 30, 2025 and December 31, 2024, respectively:

		June 30, 2025	De	ecember 31, 2024
	_	(In m	illions)	
Cumulative gross unrealized gains	\$	975	\$	1,187
Cumulative gross unrealized losses and impairments	\$	(445)	\$	(562)

#### Unrealized gains (losses) on strategic investments, excluding those accounted for using the equity method

The following table summarizes the net unrealized gains (losses) on marketable and non-marketable equity securities, excluding those accounted for using the equity method, held at June 30, 2025 and 2024, respectively:

	Three Months	<b>Ended June 3</b>	),	Six Months Ended June 30,			
	 2025	202	4	2025		2024	
			(In millions)				
Net unrealized gains (losses)	\$ 20	\$	(19) \$	68	\$	(70)	

#### NOTE 9—FAIR VALUE MEASUREMENT OF ASSETS AND LIABILITIES

#### FINANCIAL ASSETS AND LIABILITIES MEASURED AND RECORDED AT FAIR VALUE ON A RECURRING BASIS

The following tables summarize our financial assets and liabilities measured at fair value on a recurring basis as of June 30, 2025 and December 31, 2024:

	Ju	ne 30, 2025	Active I Identi	d Prices in Markets for cal Assets evel 1)	Observa	ant Other ble Inputs vel 2)
			(In	millions)		
Assets:						
Cash and cash equivalents <sup>(1)</sup>						
Money market fund	\$	14	\$	14	\$	_
Short-term investments <sup>(2),(5)</sup> :						
U.S. government and agency securities		390		_		390
Foreign government and agency securities		143		_		143
Corporate debt securities		1,632		_		1,632
Mortgage-backed and asset-backed securities		832		_		832
Commercial paper		213				213
Total short-term investments		3,210		_		3,210
Funds receivable and customer accounts <sup>(3)</sup> :						
U.S. government and agency securities		4,440		_		4,440
Foreign government and agency securities		640		_		640
Corporate debt securities		2,933		_		2,933
Mortgage-backed and asset-backed securities		4,550		_		4,550
Municipal securities		344		_		344
Commercial paper		3,728		<u> </u>		3,728
Total funds receivable and customer accounts		16,635		_		16,635
Derivatives <sup>(4)</sup>		61		_		61
Long-term investments <sup>(2),(5)</sup> :						
U.S. government and agency securities		230		_		230
Foreign government and agency securities		60		_		60
Corporate debt securities		736		_		736
Mortgage-backed and asset-backed securities		1,026		_		1,026
Marketable equity securities		14		14		_
Total long-term investments		2,066	•	14		2,052
Total financial assets	\$	21,986	\$	28	\$	21,958
Liabilities:						
Derivatives <sup>(4)</sup>	\$	404	\$	_	\$	404
Total financial liabilities	\$	404	\$	_	\$	404

<sup>(1)</sup> Excludes cash and cash equivalents of \$6.7 billion not measured and recorded at fair value.

<sup>(2)</sup> Excludes time deposits of \$127 million not measured and recorded at fair value.

<sup>(3)</sup> Excludes cash, time deposits, and funds receivable of \$22.3 billion underlying funds receivable and customer accounts not measured and recorded at fair value.

<sup>(4)</sup> Derivative assets and liabilities are included within "prepaid expenses and other current assets" and "other assets" and "accrued expenses and other current liabilities," respectively, on our condensed consolidated balance sheets.

<sup>(5)</sup> Excludes non-marketable equity securities of \$1.6 billion measured using the Measurement Alternative or equity method accounting.

	Decen	December 31, 2024		ted Prices in e Markets for ntical Assets (Level 1)	Significant Other Observable Inputs (Level 2)
	-		(I	n millions)	
Assets:					
Cash and cash equivalents <sup>(1)</sup>					
Money market fund	\$	14	\$	14	\$ _
Short-term investments <sup>(2)</sup> :					
U.S. government and agency securities		186		_	186
Foreign government and agency securities		84		_	84
Corporate debt securities		1,749		_	1,749
Mortgage-backed and asset-backed securities		853		_	853
Commercial paper		1,282		_	 1,282
Total short-term investments		4,154		_	4,154
Funds receivable and customer accounts <sup>(3)</sup> :					
U.S. government and agency securities		5,711		_	5,711
Foreign government and agency securities		379		_	379
Corporate debt securities		667		_	667
Mortgage-backed and asset-backed securities		4,047		_	4,047
Municipal securities		504		_	504
Commercial paper		3,392		_	 3,392
Total funds receivable and customer accounts		14,700		_	14,700
Derivatives <sup>(4)</sup>		243		_	243
Long-term investments <sup>(2), (5)</sup> :					
U.S. government and agency securities		235		_	235
Foreign government and agency securities		123		_	123
Corporate debt securities		1,602		_	1,602
Mortgage-backed and asset-backed securities		1,042		_	1,042
Marketable equity securities		23		23	_
Total long-term investments		3,025		23	 3,002
Total financial assets	\$	22,136	\$	37	\$ 22,099
Liabilities:					
Derivatives <sup>(4)</sup>	\$	37	\$	_	\$ 37
Total financial liabilities	\$	37	\$	_	\$ 37

<sup>(1)</sup> Excludes cash and cash equivalents of \$6.6 billion not measured and recorded at fair value.

Our financial assets classified within Level 1 are valued using quoted prices for identical assets in active markets. All other financial assets and liabilities are valued using quoted prices for identical instruments in less active markets, readily available pricing sources for comparable instruments, or models using market observable inputs (Level 2).

<sup>(2)</sup> Excludes restricted cash of \$1 million and time deposits of \$129 million not measured and recorded at fair value.

<sup>(3)</sup> Excludes cash, time deposits, and funds receivable of \$23.0 billion underlying funds receivable and customer accounts not measured and recorded at fair value.

<sup>(4)</sup> Derivative assets and liabilities are included within "prepaid expenses and other current assets" and "other assets" and "accrued expenses and other current liabilities," respectively, on our condensed consolidated balance sheets.

<sup>(5)</sup> Excludes non-marketable equity securities of \$1.5 billion measured using the Measurement Alternative or equity method accounting.

A majority of our derivative instruments are valued using pricing models that take into account the contract terms as well as multiple observable inputs where applicable, such as currency rates, interest rate yield curves, option volatility, and equity prices (Level 2).

As of June 30, 2025 and December 31, 2024, we did not have any assets or liabilities requiring measurement at fair value on a recurring basis with significant unobservable inputs that would require a high level of judgment to determine fair value (Level 3).

We elect to account for available-for-sale debt securities denominated in currencies other than the functional currency of our subsidiaries under the fair value option. Election of the fair value option allows us to recognize any gains and losses from fair value changes on such investments in other income (expense), net on the condensed consolidated statements of income (loss) to significantly reduce the accounting asymmetry that would otherwise arise when recognizing the corresponding foreign exchange gains and losses relating to customer liabilities. The following table summarizes the estimated fair value and amortized cost of our available-for-sale debt securities under the fair value option as of June 30, 2025 and December 31, 2024:

		June 30,	2025		December 31, 2024			
	Am	ortized Cost	Fair Value		Amortized Cost		Fair Value	
		(In milli	ons)		(In m	illions)	)	
Funds receivable and customer accounts	\$	1,180	1,17	7 \$	566	\$	564	

The following table summarizes the gains (losses) from fair value changes recognized in other income (expense), net related to the available-for-sale debt securities under the fair value option for the three and six months ended June 30, 2025 and 2024:

	Three Months	Ended June 30,		Six Months Ended June 30,					
	 2025	2024		2025		2024	_		
			(In millions)						
Funds receivable and customer accounts	\$ 61	\$	(8) \$	92	\$		(15)		

#### ASSETS MEASURED AND RECORDED AT FAIR VALUE ON A NON-RECURRING BASIS

The following tables summarize our assets held as of June 30, 2025 and December 31, 2024 for which a non-recurring fair value measurement was recorded during the six months ended June 30, 2025 and the year ended December 31, 2024, respectively:

	June 30, 2025	Significant Other Observable Inputs (Level 2)	U	Significant Other nobservable Inputs (Level 3)
		(In millions)		
Loans and interest receivable, held for sale	\$ 817	\$ 817	\$	_
Non-marketable equity securities measured using the Measurement Alternative <sup>(1)</sup>	221	221		_
Total	\$ 1,038	\$ 1,038	\$	_

<sup>(1)</sup> Excludes non-marketable equity securities of \$1.1 billion accounted for under the Measurement Alternative for which no observable price changes occurred during the six months ended June 30, 2025.

	December 31, 2024	Significant Other Observable Inputs (Level 2)	Un	Significant Other observable Inputs (Level 3)
		(In millions)		
Loans and interest receivable, held for sale	\$ 541	\$ 541	\$	_
Non-marketable equity securities measured using the Measurement Alternative(1)	476	131		345
Total	\$ 1,017	\$ 672	\$	345

<sup>(1)</sup> Excludes non-marketable equity securities of \$860 million accounted for under the Measurement Alternative for which no observable price changes occurred during the year ended December 31, 2024.

We measure loans and interest receivable, held for sale using observable inputs, such as the most recent executed prices for comparable loans sold to a global investment firm as a part of a multi-year agreement to sell certain loans receivable. Accordingly, loans and interest receivable, held for sale are classified within Level 2 in the fair value hierarchy. Refer to "Note 11—Loans and Interest Receivable" for additional information on loans and interest receivable, held for sale.

We measure the non-marketable equity securities accounted for under the Measurement Alternative at cost minus impairment, if any, adjusted for observable price changes in orderly transactions for an identical or similar investment in the same issuer. Non-marketable equity securities that have been remeasured during the period based on observable price changes are classified within Level 2 in the fair value hierarchy because we estimate the fair value based on valuation methods which only include significant inputs that are observable, such as the observable transaction price at the transaction date. The fair value of non-marketable equity securities are classified within Level 3 when we estimate fair value using significant unobservable inputs, such as when we remeasure due to impairment and use discount rates, forecasted cash flows, and market data of comparable companies, among others.

#### FINANCIAL ASSETS AND LIABILITIES NOT MEASURED AND RECORDED AT FAIR VALUE

Our financial instruments, including cash and certain cash equivalents, restricted cash, time deposits, reverse repurchase agreements, loans and interest receivable, net, certain customer accounts, notes receivable, and long-term debt related to borrowings on our credit facilities are carried at amortized cost, which approximates their fair value. Our term debt (including current portion) had a carrying value of approximately \$10.8 billion and fair value of approximately \$10.2 billion as of June 30, 2025. Our term debt (including current portion) had a carrying value of approximately \$10.5 billion and fair value of approximately \$9.8 billion as of December 31, 2024. If these financial instruments were measured at fair value in the financial statements, cash and certain cash equivalents would be classified as Level 1; restricted cash, time deposits, reverse repurchase agreements, certain customer accounts, and term debt (including current portion) would be classified as Level 2; and the remaining financial instruments would be classified as Level 3 in the fair value hierarchy.

#### **NOTE 10—DERIVATIVE INSTRUMENTS**

#### SUMMARY OF DERIVATIVE INSTRUMENTS

Our primary objective in holding derivatives is to reduce the volatility of earnings and cash flows associated with changes in foreign exchange rates. Our derivatives expose us to credit risk to the extent that our counterparties may be unable to meet the terms of the arrangement. We seek to mitigate such risk by limiting our counterparties to, and by spreading the risk across, major financial institutions and by entering into collateral security arrangements. In addition, the potential risk of loss with any one counterparty resulting from this type of credit risk is monitored on an ongoing basis. We do not use any derivative instruments for trading or speculative purposes.

#### Cash flow hedges

We have significant international revenues and expenses denominated in foreign currencies, which subjects us to foreign exchange risk. We have a foreign currency exposure management program in which we designate certain foreign exchange contracts, generally with maturities of 12 months or less, to reduce the volatility of cash flows primarily related to forecasted revenues and expenses denominated in certain foreign currencies. The objective of these foreign exchange contracts is to help mitigate the risk that the U.S. dollar-equivalent cash flows are adversely affected by changes in the applicable U.S. dollar/foreign currency exchange rate. These derivative instruments are designated as cash flow hedges and accordingly, the derivative's gain or loss is initially reported as a component of AOCI and subsequently reclassified into revenue or the applicable expense line item in the condensed consolidated statements of income (loss) in the same period the forecasted transaction affects earnings. We evaluate the effectiveness of our foreign exchange contracts on a quarterly basis by comparing the critical terms of the derivative instruments with the critical terms of the hedged item; if the critical terms are the same, we conclude the hedge will be perfectly effective. We do not exclude any component of the changes in fair value of the derivative instruments from the assessment of hedge effectiveness. We report cash flows arising from derivative instruments consistent with the classification of cash flows from the underlying items that these derivatives are hedging. Accordingly, the cash flows associated with derivatives designated as cash flow hedges are classified in cash flows from operating activities on our condensed consolidated statements of cash flows.

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

As of June 30, 2025, we estimated that \$277 million of net derivative losses related to our cash flow hedges included in AOCI are expected to be reclassified into earnings within the next 12 months. During the three and six months ended June 30, 2025 and 2024, we did not discontinue any cash flow hedges because it was probable that the original forecasted transaction would not occur and as such, did not reclassify any gains or losses to earnings prior to the occurrence of the hedged transaction. If we elect to discontinue our cash flow hedges and it is probable that the original forecasted transaction will occur, we continue to report the derivative's gain or loss in AOCI until the forecasted transaction affects earnings, at which point we also reclassify it into earnings. Gains and losses on derivatives held after we discontinue our cash flow hedges and on derivative instruments that are not designated as cash flow hedges are recorded in the same financial statement line to which the derivative relates.

#### Net investment hedges

Prior to 2025, we used foreign exchange contracts to reduce the foreign exchange risk related to our investment in certain foreign subsidiaries. These derivatives were designated as net investment hedges and accordingly, the gains and losses on the portion of the derivatives included in the assessment of hedge effectiveness were recorded in AOCI as part of foreign currency translation. We excluded forward points from the assessment of hedge effectiveness and recognized them in other income (expense), net on a straight-line basis over the life of the hedge. The accumulated gains and losses associated with these instruments will remain in AOCI until the foreign subsidiaries are sold or substantially liquidated, at which point they will be reclassified into earnings. The cash flows associated with derivatives designated as a net investment hedge are classified in cash flows from investing activities on our condensed consolidated statements of cash flows.

We have not reclassified any gains or losses related to net investment hedges from AOCI into earnings for any of the periods presented.

#### Foreign exchange contracts not designated as hedging instruments

We have a foreign currency exposure management program in which we use foreign exchange contracts to offset the foreign exchange risk of our assets and liabilities denominated in currencies other than the functional currency of our subsidiaries. These contracts are not designated as hedging instruments and reduce, but do not entirely eliminate, the impact of foreign exchange rate movements on our assets and liabilities. The gains and losses due to remeasurement of certain foreign currency denominated monetary assets and liabilities are recorded in other income (expense), net, which are offset by the gains and losses on these foreign exchange contracts. The cash flows associated with our non-designated derivatives used to hedge foreign currency denominated monetary assets and liabilities are classified in cash flows from operating activities on our condensed consolidated statements of cash flows.

#### FAIR VALUE OF DERIVATIVE CONTRACTS

The fair value of our outstanding derivative instruments as of June 30, 2025 and December 31, 2024 was as follows:

	Balance Sheet Location	 June 30, 2025		mber 31, 2024
	-	(In m	illions)	
Derivative Assets:				
Foreign exchange contracts designated as hedging instruments	Other current assets	\$ 10	\$	157
Foreign exchange contracts not designated as hedging instruments	Other current assets	 51		86
Total derivative assets		\$ 61	\$	243
Derivative Liabilities:				
Foreign exchange contracts designated as hedging instruments	Other current liabilities	\$ 288	\$	10
Foreign exchange contracts not designated as hedging instruments	Other current liabilities	116		27
Total derivative liabilities		\$ 404	\$	37

#### EFFECT OF DERIVATIVE CONTRACTS ON CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The following tables provide the location in the condensed consolidated statements of income (loss) and amount of recognized gains or losses related to our derivative instruments:

			Three Months	End	led June 30,			
	2	025			20	)24		
			(In m	illio	ns)			
	Net revenues		Other income (expense), net		Net revenues		Other income (expense), net	
Total amounts presented in the condensed consolidated statements of income (loss) in which the effects of cash flow hedges and net investment hedges are recorded	\$ 8,288	\$	25	\$	7,885	\$	74	
Gains (losses) on derivatives in cash flow hedging relationship:								
Amount of net gains (losses) on foreign exchange contracts reclassified from AOCI	(70)		_		22		_	
Gains (losses) on derivatives in net investment hedging relationship:								
Amount of net gains (losses) on foreign exchange contracts excluded from the assessment of effectiveness	_		_		_		21	
Gains (losses) on derivatives not designated as hedging instruments:								
Amount of net gains (losses) on foreign exchange contracts	_		(152)		_		(16)	
Total net gains (losses)	\$ (70)	\$	(152)	\$	22	\$	5	
	Six Months Ended June 30,							
		025	Six Months F	Ende		024		
	2	025	Six Months F		20	024		
	Net revenues	025			20	)24	Other income (expense), net	
Total amounts presented in the condensed consolidated statements of income (loss) in which the effects of cash flow hedges and net investment hedges are recorded			(In m		2(ns)	\$		
(loss) in which the effects of cash flow hedges and net investment hedges are	Net revenues		(In m Other income (expense), net	illio	20 ns) Net revenues		(expense), net	
(loss) in which the effects of cash flow hedges and net investment hedges are recorded	Net revenues \$ 16,079	\$	(In m Other income (expense), net	illio	20 ns) Net revenues		(expense), net	
(loss) in which the effects of cash flow hedges and net investment hedges are recorded  Gains (losses) on derivatives in cash flow hedging relationship:  Amount of net gains (losses) on foreign exchange contracts reclassified from	Net revenues \$ 16,079	\$	(In m Other income (expense), net	illio	Net revenues 15,584		(expense), net	
(loss) in which the effects of cash flow hedges and net investment hedges are recorded  Gains (losses) on derivatives in cash flow hedging relationship:  Amount of net gains (losses) on foreign exchange contracts reclassified from AOCI	Net revenues \$ 16,079	\$	(In m Other income (expense), net	illio	Net revenues 15,584		(expense), net	
(loss) in which the effects of cash flow hedges and net investment hedges are recorded  Gains (losses) on derivatives in cash flow hedging relationship:  Amount of net gains (losses) on foreign exchange contracts reclassified from AOCI  Gains (losses) on derivatives in net investment hedging relationship:  Amount of net gains (losses) on foreign exchange contracts excluded from	Net revenues \$ 16,079	\$	(In m Other income (expense), net	illio	Net revenues 15,584		(expense), net	
(loss) in which the effects of cash flow hedges and net investment hedges are recorded  Gains (losses) on derivatives in cash flow hedging relationship:  Amount of net gains (losses) on foreign exchange contracts reclassified from AOCI  Gains (losses) on derivatives in net investment hedging relationship:  Amount of net gains (losses) on foreign exchange contracts excluded from the assessment of effectiveness	Net revenues \$ 16,079	\$	(In m Other income (expense), net	illio	Net revenues 15,584		(expense), net	

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The following table provides the amount of pre-tax unrealized gains or losses included in the assessment of hedge effectiveness related to our derivative instruments designated as hedging instruments that are recognized in other comprehensive income (loss):

	Thre	ee Months	Ended Ju	ine 30,		Six Months E	nded J	une 30,
	2025	5		2024		2025		2024
				(In mi	illions)			
Unrealized net gains (losses) on foreign exchange contracts designated as cash flow hedges	\$	(318)	\$	25	\$	(459)	\$	121
Unrealized net gains (losses) on foreign exchange contracts designated as net investment hedges		_		100				199
Total unrealized net gains (losses) recognized from derivative contracts designated as hedging instruments in the condensed consolidated statements of comprehensive income (loss)	\$	(318)	\$	125	\$	(459)	\$	320

#### NOTIONAL AMOUNTS OF DERIVATIVE CONTRACTS

Derivative transactions are measured in terms of the notional amount; however, this amount is not recorded on the balance sheet and is not, when viewed in isolation, a meaningful measure of the risk profile of the derivative instruments. The notional amount is generally not exchanged, but is used only as the underlying basis on which the value of foreign currency exchange payments under these contracts is determined. The following table provides the notional amounts of our outstanding derivatives:

	ine 30, 2025	December 31, 2024
	 (In milli	ions)
Foreign exchange contracts designated as hedging instruments	\$ 6,203	\$ 3,942
Foreign exchange contracts not designated as hedging instruments	10,858	13,317
Total	\$ 17,061	\$ 17,259

#### MASTER NETTING AGREEMENTS - RIGHTS OF SET-OFF

Under master netting agreements with certain counterparties to our derivative contracts, repurchase agreements, and reverse repurchase agreements, subject to applicable requirements, we are allowed to net settle transactions of the same type with a single net amount payable by one party to the other. PayPal has not elected to offset for balance sheet presentation and we present the derivative assets, derivative liabilities, repurchase agreements and reverse repurchase agreements on a gross basis on our condensed consolidated balance sheets.

We have entered into collateral security arrangements with certain counterparties that provide for collateral to be received or posted when the net fair value of certain financial instruments fluctuates from contractually established thresholds. Receivables related to cash collateral posted and payables related to cash collateral received are recognized in other current assets and other current liabilities, respectively, on our condensed consolidated balance sheets.

The following tables present the derivative assets, derivative liabilities, and reverse repurchase agreements not offset on the condensed consolidated balance sheets but available for offset in the event of default. The tables also present the cash and non-cash collateral received or pledged relating to these positions. The amount of collateral presented is limited to the amount presented on our condensed consolidated balance sheets; therefore, instances of overcollateralization are excluded from the table below.

(Unaudited)

Amounts Not Offset on the	Condensed	Consolidated	<b>Balance</b>
	Choot		

	Condensed Consolidated Balar Sheet	ice	Financial Instruments <sup>(1)</sup>		Collateral Received <sup>(2)</sup>	Net Amounts
			(In milli	ons)		
As of June 30, 2025						
Derivative assets <sup>(3)</sup>	\$	61 \$	\$ 28	\$	16	\$ 17
Reverse repurchase agreements <sup>(4)</sup>		_	_		_	_
Total assets	\$	61 \$	\$ 28	\$	16	\$ 17
As of December 31, 2024						
Derivative assets <sup>(3)</sup>	\$ 2	43 \$	\$ 23	\$	169	\$ 51
Reverse repurchase agreements <sup>(4)</sup>		87	_		87	_
Total assets	\$	30 \$	\$ 23	\$	256	\$ 51

#### Amounts Not Offset on the Condensed Consolidated Balance Sheet

	Condensed Co	Condensed Consolidated Balance Sheet		nancial Instruments <sup>(1)</sup>		Collateral Pledged <sup>(2)</sup>	Net Amounts	
				(In milli	ons)			
As of June 30, 2025								
Derivative liabilities <sup>(3)</sup>	\$	404	\$	28	\$	300	\$	76
As of December 31, 2024								
Derivative liabilities <sup>(3)</sup>	\$	37	\$	23	\$	7	\$	7

<sup>(1)</sup> For derivative positions, this includes any derivative fair value that could be offset in the event of counterparty default. For reverse repurchase positions, this includes any receivable that could be offset in the event of counterparty default.

#### NOTE 11—LOANS AND INTEREST RECEIVABLE

#### LOANS AND INTEREST RECEIVABLE, HELD FOR SALE

In June 2023, we entered into a multi-year agreement with a global investment firm to sell our eligible consumer installment receivables portfolio, including a forward-flow arrangement for the sale of future originations. In December 2024, this agreement was amended and restated to extend the commitment period to December 2026 and to increase the maximum balance of loans that can be sold at a time. Loans and interest receivable, held for sale are recorded at the lower of cost or fair value, determined on an aggregate basis, with valuation changes and any associated charge-offs recorded in restructuring and other on our condensed consolidated statements of income (loss).

As of June 30, 2025 and December 31, 2024, loans and interest receivable, held for sale was \$817 million and \$541 million, respectively. During the six months ended June 30, 2025, we derecognized loans with an unpaid balance of \$11.6 billion and had net proceeds of \$11.6 billion from loans and interest receivable sold in connection with the above-mentioned agreement. During the six months ended June 30, 2024, we derecognized loans with an unpaid balance of \$9.7 billion and had net proceeds of \$9.6 billion, from loans and interest receivable sold in connection with the above-mentioned agreement.

<sup>(2)</sup> Includes cash and the fair value of securities exchanged with the counterparty. For reverse repurchase agreements, these securities are not included in the condensed consolidated balance sheet unless the counterparty defaults.

<sup>(3)</sup> We received cash collateral from derivative counterparties totaling \$17 million and \$162 million as of June 30, 2025 and December 31, 2024, respectively, and securities from derivative counterparties with a fair value of nil and \$30 million as of June 30, 2025 and December 31, 2024, respectively. We posted \$323 million and \$7 million of cash collateral as of June 30, 2025 and December 31, 2024, respectively.

<sup>(4)</sup> PayPal is permitted by contract to sell or repledge collateral relating to its reverse repurchase agreements. The fair value of this collateral was nil and \$96 million as of June 30, 2025 and December 31, 2024, respectively. As of June 30, 2025 and December 31, 2024, we have not sold or repledged collateral relating to reverse repurchase agreements.

#### LOANS AND INTEREST RECEIVABLE, NET

#### Consumer receivables

We offer revolving and installment credit products as a funding option for consumers in certain checkout transactions on our payments platform. Our revolving credit product consists of PayPal Credit in the U.K., which is made available to consumers as a funding source in their PayPal wallet once they are approved for credit. Additionally, we offer installment credit products at the time of checkout in various markets, including the U.S., several markets across Europe, Australia, and Japan. We offer non interest-bearing installment credit products in these markets as well as interest-bearing installment credit products in the U.S. and Germany. We purchase receivables related to interest-bearing installment loans extended to U.S. consumers by an independent chartered financial institution ("partner institution") and are responsible for the servicing functions related to that portfolio. During the six months ended June 30, 2025 and 2024, we purchased approximately \$602 million and \$217 million in consumer receivables, respectively. As of June 30, 2025 and December 31, 2024, the outstanding balance of consumer receivables, which consisted of revolving and installment loans and interest receivable, was \$5.8 billion and \$5.4 billion, respectively, net of the participation interest sold to the partner institution of \$26 million and \$23 million, respectively.

We closely monitor the credit quality of our consumer receivables to evaluate and manage our related exposure to credit risk. Credit risk management begins with initial underwriting and continues through the full repayment of a loan. To assess a consumer who requests a loan, we use, among other indicators, internally developed risk models using detailed information from external sources, such as credit bureaus where available, and internal data, including the consumer's prior repayment history with our credit products where available. We use delinquency status and trends to assist in making (or, for interest-bearing installment loans in the U.S., to assist the partner institution in making) new and ongoing credit decisions, to adjust our models, to plan our collection practices and strategies, and in determining our allowance for consumer loans and interest receivable.

#### Consumer receivables delinquency and allowance

The following tables present the delinquency status and gross charge-offs of consumer loans and interest receivable by year of origination. The amounts are based on the number of days past the billing date for revolving loans or contractual repayment date for installment loans. The "current" category represents balances that are within 29 days of the billing date or contractual repayment date, as applicable.

June 30, 2025 (In millions, except percentages)

				Installmen	t Lo	ans Amortizo	ed C	ost Basis		_		
	Aı	evolving Loans nortized ost Basis	2025	2024		2023		2022	2021		Total	Percent
Consumer loans and interest receivable:	,											
Current	\$	2,627	\$ 2,075	\$ 630	\$	229	\$	17	\$ _	\$	5,578	96.2%
30 - 59 Days		29	38	12		6		_	_		85	1.4%
60 - 89 Days		17	18	7		3		_	_		45	0.8%
90 - 179 Days		40	 22	 25		5		1	_		93	1.6%
Total	\$	2,713	\$ 2,153	\$ 674	\$	243	\$	18	\$ _	\$	5,801	100%
Gross charge-offs for the six months ended June 30, 2025	\$	67	\$ 1	\$ 71	\$	12	\$	1	\$ _	\$	152	

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### December 31, 2024 (In millions, except percentages)

					_									
	Revolving Loans Amortized Cost Basis		2024	2023			2022		2021		2020		Total	Percent
Consumer loans and interest receivable:	·													
Current	\$	2,404	\$ 2,427	\$	353	\$	43	\$	_	\$	_	\$	5,227	96.6%
30 - 59 Days		25	28		4		_		_		_		57	1.1%
60 - 89 Days		16	19		4		1		_		_		40	0.7%
90 - 179 Days		38	40		9		2		_		_		89	1.6%
Total	\$	2,483	\$ 2,514	\$	370	\$	46	\$	_	\$		\$	5,413	100%
Gross charge-offs for the year ended December 31, 2024	\$	138	\$ 39	\$	133	\$	14	\$	_	\$	_	\$	324	

The following table summarizes the activity in the allowance for consumer loans and interest receivable for the six months ended June 30, 2025 and 2024:

	Jun	e 30, 2025		June 30, 2024							
	ner Loans eivable Intere	st Receivable Total	Allowance	Consumer Loans Receivable	Interest Receivable	Total Allowance					
			(In mi	llions)							
Beginning balance	\$ 341 \$	7 \$	348	\$ 357	\$ 23 \$	380					
Provisions	117	6	123	106	10	116					
Charge-offs	(143)	(9)	(152)	(165	(13)	(178)					
Recoveries	33	_	33	25	_	25					
Other <sup>(1)</sup>	 25	_	25	(11	) —	(11)					
Ending balance	\$ 373 \$	4 \$	377	\$ 312	20 \$	332					

<sup>(1)</sup> Includes amounts related to foreign currency remeasurement.

The allowance for credit losses at June 30, 2025 for our consumer receivable portfolio was \$377 million, an increase from \$348 million at December 31, 2024. The increase in allowance for credit losses was primarily attributable to growth in revolving loans in the U.K. and installment loans in Japan. In the second quarter of 2025, we updated our expected credit loss model for our revolving loans in the U.K. to reflect the utilization of average weekly earnings as a macroeconomic factor and no longer consider household disposable income and retail e-commerce sales. Additionally, we updated our expected credit loss model for certain portfolios to utilize multiple economic scenarios rather than the single scenario previously utilized. These changes did not have a material impact on our allowance for credit losses in the period.

#### Merchant receivables

We offer access to merchant finance products for certain small and medium-sized businesses through our PayPal Working Capital ("PPWC") and PayPal Business Loan ("PPBL") products, which we collectively refer to as our merchant finance offerings. We purchase receivables related to credit extended to U.S. merchants by a partner institution and are responsible for the servicing functions related to that portfolio. During the six months ended June 30, 2025 and 2024, we purchased approximately \$1.0 billion and \$774 million in merchant receivables, respectively. As of June 30, 2025 and December 31, 2024, the total outstanding balance in our pool of merchant loans, advances, and interest and fees receivable was \$1.7 billion and \$1.5 billion, net of the participation interest sold to the partner institution of \$59 million and \$53 million, respectively.

Through our PPWC product, merchants can borrow a certain percentage of their annual payment volume processed by PayPal and are charged a fixed fee for the loan or advance based on the overall credit assessment of the merchant. Loans and advances are repaid through a fixed percentage of the merchant's future payment volume that PayPal processes. Through our PPBL product, we provide merchants access to short-term business financing for a fixed fee based on an evaluation of the applying business as well as the business owner. PPBL repayments are collected through periodic payments until the balance has been satisfied.

The interest or fee is fixed at the time the loan or advance is extended and is recognized as deferred revenue in accrued expenses and other current liabilities on our condensed consolidated balance sheets. The fixed interest or fee is amortized into revenues from other value added services based on the amount repaid over the repayment period. We estimate the repayment period for PPWC based on the merchant's payment processing history with PayPal. For PPWC, there is a general requirement that at least 10% of the original amount of the loan or advance plus the fixed fee must be repaid every 90 days. We calculate the repayment rate of the merchant's future payment volume so that repayment of the loan or advance and fixed fee is expected to generally occur within 9 to 12 months from the date of the loan or advance. On a monthly basis, we recalculate the repayment period based on the repayment activity on the receivable. As such, actual repayment periods are dependent on actual merchant payment processing volumes. For PPBL, we receive fixed periodic payments over the contractual term of the loan, which generally ranges from 3 to 12 months.

We actively monitor receivables with repayment periods greater than the original expected or contractual repayment period, as well as the credit quality of our merchant loans and advances that we extend or purchase, so that we can evaluate, quantify, and manage our credit risk exposure. To assess a merchant seeking a loan or advance, we use, among other indicators, risk models developed internally which utilize information obtained from multiple internal and external data sources to predict the likelihood of timely and satisfactory repayment by the merchant of the loan or advance amount and the related interest or fee. Primary drivers of the models include the merchant's annual payment volume, payment processing history with PayPal, prior repayment history with PayPal's credit products where available, information sourced from consumer and business credit bureau reports, and other information obtained during the application process. We use delinquency status and trends to assist in making (or, in the U.S., to assist the partner institution in making) ongoing credit decisions, to adjust our internal models, to plan our collection strategies, and in determining our allowance for these loans, advances, and interest and fees receivable.

#### Merchant receivables delinquency and allowance

The following tables present the delinquency status and gross charge-offs of merchant loans, advances, and interest and fees receivable by year of origination. The amounts are based on the number of days past the expected or contractual repayment date for amounts outstanding. The "current" category represents balances that are within 29 days of the expected repayment date or contractual repayment date, as applicable.

June 30, 2025 (In millions, except percentages)

	(													
	2025		2024		2023	2022			2021		Prior	Total		Percent
Merchant loans, advances, and interest and fees receivable:														
Current	\$ 1,158	\$	311	\$	10	\$	7	\$	1	\$	6	\$	1,493	89.9%
30 - 59 Days	30		37		5		1		_		_		73	4.4%
60 - 89 Days	12		19		3		1		_		_		35	2.1%
90 - 179 Days	9		37		4		2		_		_		52	3.1%
180+ Days	_		5		2		1		_		_		8	0.5%
Total	\$ 1,209	\$	409	\$	24	\$	12	\$	1	\$	6	\$	1,661	100%
Gross charge-offs for the six months ended June 30, 2025	\$ _	\$	42	\$	14	\$	2	\$		\$	1	\$	59	

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

December 31, 2024
(In millions, except percentages)

			 (III IIIIIIIIIII)	леер	t percentages)				
	2024	2023	2022		2021	2020	Prior	Total	Percent
Merchant loans, advances, and interest and fees receivable:									
Current	\$ 1,274	\$ 28	\$ 13	\$	1	\$ 8	\$ 4	\$ 1,328	90.4%
30 - 59 Days	55	10	3		_	_	1	69	4.7%
60 - 89 Days	23	6	2		_	_	_	31	2.1%
90 - 179 Days	21	11	4		_	_	_	36	2.4%
180+ Days	1	4	1		_	_	_	6	0.4%
Total	\$ 1,374	\$ 59	\$ 23	\$	1	\$ 8	\$ 5	\$ 1,470	100%
Gross charge-offs for the year ended December 31, 2024	\$ 10	\$ 96	\$ 42	\$	_	\$ 8	\$ _	\$ 156	

The following table summarizes the activity in the allowance for merchant loans, advances, and interest and fees receivable for the six months ended June 30, 2025 and 2024:

		June 30, 2025				June 30, 2024							
	Terchant Loans and Advances	Interest and Fee Receivable	S	Total Allowance		Merchant Loans and Advances	Interest and Fees Receivable	Total Allowance					
				(In m	illio	ns)							
Beginning balance	\$ 107	\$	6 \$	113	\$	148 \$	12	\$ 160					
Provisions	69		8	77		31	(1)	30					
Charge-offs	(55)	(	(4)	(59)		(89)	(5)	(94)					
Recoveries	12	-	_	12		14	_	14					
Other <sup>(1)</sup>	4	-	_	4		_	_	_					
Ending balance	\$ 137	\$ 1	0 \$	147	\$	104 \$	6	\$ 110					

<sup>(1)</sup> Includes amounts related to foreign currency remeasurement.

The allowance for credit losses at June 30, 2025 for our merchant receivable portfolio was \$147 million, an increase from \$113 million at December 31, 2024. The increase in allowance for credit losses was related to a decline in credit quality of merchant loans outstanding primarily from modifications in acceptable risk parameters in 2024, which included broadened eligibility. In the second quarter of 2025, we updated our expected credit loss model for all portfolios to utilize multiple economic scenarios rather than the single scenario previously utilized. These changes did not have a material impact on our allowance for credit losses in the period.

PayPal

#### NOTE 12—DEBT

#### **NOTES**

In March 2025, we issued fixed and floating rate notes with varying maturity dates for an aggregate principal amount of \$1.5 billion, consisting of \$450 million aggregate principal amount of floating rate notes due 2028 (the "2028 Floating Rate Notes"), \$450 million aggregate principal amount of 4.450% notes due 2028 (the "2028 Notes") and \$600 million aggregate principal amount of 5.100% notes due 2035 (the "2035 Notes"). Interest on the 2028 Floating Rate Notes is payable on March 6, June 6, September 6 and December 6 of each year, beginning on June 6, 2025. The 2028 Floating Rate Notes bear interest at a floating rate equal to the compounded secured overnight financing rate, reset quarterly, plus 0.670% per annum. Interest on the 2028 Notes is payable on March 6 and September 6 of each year, beginning on September 6, 2025. Interest on the 2035 Notes is payable on April 1 and October 1 of each year, beginning on October 1, 2025.

In May 2024, June 2023, May 2022, May 2020, and September 2019, we issued fixed rate notes with varying maturity dates for an aggregate principal amount of \$1.3 billion, \$4.0 billion (approximately \$622 million as of June 30, 2025), \$3.0 billion, \$4.0 billion and \$5.0 billion, respectively.

The notes issued from the March 2025, May 2024, June 2023, May 2022, May 2020, and September 2019 debt issuances are senior unsecured obligations and are collectively referred to as the "Notes." Except for the June 2023 debt issuance and 2028 Floating Rate Notes, we may redeem the Notes in whole at any time or in part from time to time, prior to maturity, at their redemption prices. Upon the occurrence of both a change of control of the Company and a downgrade of the Notes below an investment grade rating, we will be required to offer to repurchase each series of Notes at a price equal to 101% of the then outstanding principal amounts, plus accrued and unpaid interest. The Notes are subject to covenants, including limitations on our ability to create liens on our assets, enter into sale and leaseback transactions, and merge or consolidate with another entity, in each case subject to certain exceptions, limitations, and qualifications. Proceeds from the issuance of these Notes may be used for general corporate purposes, which may include funding the repayment or redemption of outstanding debt, share repurchases, ongoing operations, capital expenditures, and possible acquisitions of businesses, assets, or strategic investments.

As of June 30, 2025 and December 31, 2024, we had an outstanding aggregate principal amount of \$10.9 billion and \$10.6 billion, respectively, related to the Notes. The following table summarizes the Notes outstanding:

	Maturities	Effective Interest Rate	J	June 30, 2025	Dece	December 31, 2024	
					illions)		
September 2019 debt issuance:				,			
Fixed-rate 2.650% notes	10/1/2026	2.78%	\$	1,250	\$	1,250	
Fixed-rate 2.850% notes	10/1/2029	2.96%		1,500		1,500	
May 2020 debt issuance:							
Fixed-rate 1.650% notes	6/1/2025	1.78%		_		1,000	
Fixed-rate 2.300% notes	6/1/2030	2.39%		1,000		1,000	
Fixed-rate 3.250% notes	6/1/2050	3.33%		1,000		1,000	
May 2022 debt issuance:							
Fixed-rate 3.900% notes	6/1/2027	4.06%		500		500	
Fixed-rate 4.400% notes	6/1/2032	4.53%		1,000		1,000	
Fixed-rate 5.050% notes	6/1/2052	5.14%		1,000		1,000	
Fixed-rate 5.250% notes	6/1/2062	5.34%		500		500	
June 2023 debt issuance <sup>(1)</sup> :							
¥30 billion fixed-rate 0.813% notes	6/9/2025	0.89%		_		191	
¥23 billion fixed-rate 0.972% notes	6/9/2026	1.06%		159		147	
¥37 billion fixed-rate 1.240% notes	6/9/2028	1.31%		256		236	
May 2024 debt issuance:							
Fixed-rate 5.150% notes	6/1/2034	5.35%		850		850	
Fixed-rate 5.500% notes	6/1/2054	5.66%		400		400	
March 2025 debt issuance:							
Floating-rate notes	3/6/2028	5.21%		450		_	
Fixed-rate 4.450% notes	3/6/2028	4.66%		450		_	
Fixed-rate 5.100% notes	4/1/2035	5.20%		600		_	
Total term debt			\$	10,915	\$	10,574	
Unamortized premium (discount) and issuance costs, net				(82)		(78)	
Less: current portion of term debt <sup>(2)</sup>				(159)		(1,191)	
Total carrying amount of term debt			\$	10,674	\$	9,305	

<sup>(1)</sup> Principal amounts represent the U.S. dollar equivalent as of June 30, 2025 and December 31, 2024, respectively.

The effective interest rates for the Notes include interest on the Notes, amortization of debt issuance costs, and amortization of the debt discount. The interest expense recorded for the Notes, including amortization of the debt discount and debt issuance costs, was \$110 million and \$208 million for the three and six months ended June 30, 2025, respectively. The interest expense recorded for the Notes, including amortization of the debt discount and debt issuance costs, was \$90 million and \$174 million for the three and six months ended June 30, 2024, respectively.

<sup>(2)</sup> The current portion of term debt is included within "accrued expenses and other current liabilities" on our condensed consolidated balance sheets.

#### PayPal Holdings, Inc.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

#### **CREDIT FACILITIES**

#### Paidy credit agreement

In February 2022, we entered into a credit agreement (the "Paidy Credit Agreement") with Paidy as co-borrower, which provided for an unsecured revolving credit facility of ¥60.0 billion, which was modified in September 2022 to increase the borrowing capacity by ¥30.0 billion for a total borrowing capacity of ¥90.0 billion (approximately \$622 million as of June 30, 2025). As of June 30, 2025 and December 31, 2024, ¥90.0 billion (approximately \$622 million) and ¥90.0 billion (approximately \$574 million) was drawn down under the Paidy Credit Agreement, respectively, which was recorded in long-term debt on our condensed consolidated balance sheets. At June 30, 2025, no borrowing capacity was available for the purposes permitted by the Paidy Credit Agreement. During the three and six months ended June 30, 2025 and 2024, the total interest expense and fees we recorded related to the Paidy Credit Agreement were de minimis.

#### **FUTURE PRINCIPAL PAYMENTS**

As of June 30, 2025, the future principal payments associated with our term debt were as follows (in millions):

Remaining 2025	\$ _
2026	1,409
2027	500
2028 2029	1,156
2029	1,500
Thereafter	 6,350
Total	\$ 10,915

Other than as provided above, there were no significant changes to the information disclosed in our 2024 Form 10-K.

#### NOTE 13—COMMITMENTS AND CONTINGENCIES

### LITIGATION AND REGULATORY MATTERS

### **Overview**

We are involved in legal and regulatory proceedings on an ongoing basis. Certain of these proceedings are in early stages and may seek an indeterminate amount of damages or penalties or may require us to change or adopt certain business practices. If we believe that a loss arising from such matters is probable and can be reasonably estimated, we accrue the estimated liability in our financial statements at that time. If only a range of estimated losses can be determined, we accrue an amount within the range that, in our judgment, reflects the most likely outcome; if none of the estimates within that range is a better estimate than any other amount, we accrue the low end of the range. For those proceedings in which an unfavorable outcome is reasonably possible but not probable, we have disclosed an estimate of the reasonably possible loss or range of losses arising directly from the proceeding (i.e., monetary damages or amounts paid in judgment or settlement) are not material. If we cannot estimate the probable or reasonably possible loss or range of losses arising from a legal proceeding, we have disclosed that fact. In assessing the materiality of a legal proceeding, we evaluate, among other factors, the amount of monetary damages claimed, as well as the potential impact of non-monetary remedies sought by plaintiffs (e.g., injunctive relief) that may require us to change our business practices in a manner that could have a material adverse impact on our business. With respect to the matters disclosed in this Note 13, we are unable to estimate the possible loss or range of losses that could potentially result from the application of such non-monetary remedies.

Amounts accrued for legal and regulatory proceedings for which we believe a loss is probable and reasonably estimable were not material as of June 30, 2025. Except as otherwise noted for the proceedings described in this Note 13, we have concluded, based on currently available information, that reasonably possible losses arising directly from the proceedings (i.e., monetary damages or amounts paid in judgment or settlement) in excess of our recorded accruals are also not material. Determining legal reserves or possible losses from such matters involves judgment and may not reflect the full range of uncertainties and unpredictable outcomes. We may be exposed to losses in excess of the amount recorded, and such amounts could be material. If any of our estimates and assumptions change or prove to have been incorrect, it could have a material adverse effect on our business, financial position, results of operations, or cash flows

#### Regulatory proceedings

PayPal Australia Pty Limited ("PPAU") self-reported a potential violation to the Australian Transaction Reports and Analysis Centre ("AUSTRAC") on May 22, 2019. This self-reported matter relates to PPAU incorrectly filing required international funds transfer instructions over a period of time under the Anti-Money Laundering and Counter-Terrorism Financing Act 2006 ("AML/CTF Act"). On September 23, 2019, PPAU received a notice from AUSTRAC requiring that PPAU appoint an external auditor (a partner of a firm which is not our independent auditor) to review certain aspects of PPAU's compliance with its obligations under the AML/CTF Act. The external auditor was appointed on November 1, 2019.

AUSTRAC had notified PPAU that its enforcement team was investigating the matters reported upon by the external auditor in its August 31, 2020 final report. As a resolution of this investigation, on March 17, 2023, AUSTRAC's Chief Executive Officer accepted an enforceable undertaking from PPAU in relation to the self-reported issues.

The enforceable undertaking did not include a monetary penalty.

PPAU was required to deliver an Assurance Action Plan ("AAP") under the enforceable undertaking to demonstrate that the governance and oversight arrangements following the remedial work completed by PPAU are sustainable and appropriate. The enforceable undertaking required PPAU to appoint an external auditor. The external auditor was appointed on June 22, 2023 to assess and report on the appropriateness, sustainability and efficacy of the actions to be taken under the AAP. PPAU provided the external auditor's final report to AUSTRAC on April 16, 2024. The successful completion of the enforceable undertaking was subject to AUSTRAC's ultimate review and decision based on the external auditor's final report.

On July 22, 2025, AUSTRAC gave PPAU written notice of its decision with immediate effect to cancel the enforceable undertaking. This matter is now concluded.

In February 2022, we received a Civil Investigative Demand ("CID") from the Federal Trade Commission ("FTC") related to PayPal's practices relating to commercial customers that submit charges on behalf of other merchants or sellers, and related activities. The CID requests the production of documents and answers to written questions. We are cooperating with the FTC in connection with this CID.

In January 2023, we received notice of an administrative proceeding and a related request for information from the German Federal Cartel Office ("FCO") related to terms in PayPal (Europe) S.à.r.l. et Cie, S.C.A.'s contractual terms with merchants in Germany prohibiting surcharging and requiring parity presentation of PayPal relative to other payment methods. We are cooperating with the FCO in connection with this proceeding.

We have received CIDs from the Consumer Financial Protection Bureau ("CFPB") related to investigation and error-resolution obligations under Regulation E, the presentment of transactions to linked bank accounts, and related matters. The CIDs request the production of documents and answers to written questions. We are cooperating with the CFPB in connection with these CIDs.

In August 2024, we received a CID from the CFPB related to PayPal Credit. The CID also relates to backup payment options in a digital wallet to pay for goods or services. The CID requests the production of documents and answers to written questions. We are cooperating with the CFPB in connection with this CID.

#### Legal proceedings

On October 4, 2022, a putative securities class action captioned *Defined Benefit Plan of the Mid-Jersey Trucking Industry and Teamsters Local 701 Pension and Annuity Fund v. PayPal Holdings, Inc., et al.*, Case No. 22-cv-5864, was filed in the U.S. District Court for the District of New Jersey. On January 11, 2023, the Court appointed Caisse de dépôt et placement du Québec as lead plaintiff and renamed the action *In re PayPal Holdings, Inc. Securities Litigation* ("PPH Securities Action"). On March 13, 2023, the lead plaintiff filed an amended and consolidated complaint. The PPH Securities Action asserts claims relating to our public statements with respect to net new active accounts ("NNA") results and guidance, and the detection of illegitimately created accounts. The PPH Securities Action purports to be brought on behalf of purchasers of the Company's stock between February 3, 2021 and February 1, 2022 (the "Class Period"), and asserts claims for alleged violations of Section 10(b) of the Exchange Act against the Company, as well as its former Chief Executive Officer, former Chief Strategy, Growth and Data Officer, and former Chief Financial Officer (collectively, the "Individual Defendants," and together with the Company, "Defendants"), and for alleged violations of Sections 20(a) and 20A of the Exchange Act against the Individual Defendants. The complaint alleges that certain public statements made by Defendants during the Class Period were rendered materially false and misleading (which, allegedly, caused the Company's stock to trade at artificially inflated prices) by the Defendants' failure to disclose that, among other things, the Company's incentive campaigns were susceptible to fraud and led to the creation of illegitimate accounts, which allegedly affected the Company's NNA results and guidance. The PPH Securities Action seeks unspecified compensatory damages on behalf of the putative class members. Defendants filed a motion to dismiss the PPH Securities Action. On January 29, 2025, the Court dism

On November 2, 2022, a putative shareholder derivative action captioned *Shah v. Daniel Schulman, et al.*, Case No. 22-cv-1445, was filed in the U.S. District Court for the District of Delaware (the "Shah Action"), purportedly on behalf of the Company. On April 4, 2023, a putative shareholder derivative action captioned *Nelson v. Daniel Schulman, et. al.*, Case No. 23-cv-01913, was filed in the U.S. District Court for the District of New Jersey (the "Nelson Action") purportedly on behalf of the Company. On January 31, 2025, a putative shareholder derivative action captioned *Spathias v. Daniel Schulman, et al.*, Case No. 25-cv-1007, was filed in the U.S. District Court for the Northern District of California (the "Spathias Action," and collectively, the "Derivative Actions"). The Derivative Actions are based on the same alleged facts and circumstances as the PPH Securities Action, and name certain of our officers, including our former Chief Executive Officer and former Chief Financial Officer, and members of our Board of Directors, as defendants. The Derivative Actions allege claims for breach of fiduciary duty, aiding and abetting breach of fiduciary duty, unjust enrichment, waste of corporate assets, gross mismanagement and violations of the Exchange Act, and seek to recover damages on behalf of the Company. The Derivative Actions have been stayed pending further developments in the PPH Securities Action.

On December 20, 2022, a civil lawsuit captioned *State of Hawai'i*, by its Office of Consumer Protection, v. PayPal, Inc., and PayPal Holdings, Inc., Case No. 1CCV-22-0001610, was filed in the Circuit Court of the First Circuit of the State of Hawai'i (the "Hawai'i Action"). The Hawai'i Action asserts claims for unfair and deceptive acts and practices under Hawai'i Revised Statutes Sections 480-2(a) and 481A-3(a). Plaintiff seeks injunctive relief as well as unspecified penalties and other monetary relief. On July 14, 2023, the court denied Defendants' motion to dismiss the complaint. Trial is scheduled to begin in October 2025.

### General matters

Other third parties have from time to time claimed, and others may claim in the future, that we have infringed their intellectual property rights. We are subject to patent disputes and expect that we will increasingly be subject to additional patent infringement claims involving various aspects of our business as our products and services continue to expand in scope and complexity. Such claims may be brought directly or indirectly against our companies and/or against our customers (who may be entitled to contractual indemnification under their contracts with us), and we are subject to increased exposure to such claims as a result of our acquisitions, particularly in cases where we are introducing new products or services in connection with such acquisitions. We have in the past been forced to litigate such claims, and we believe that additional lawsuits alleging such claims will be filed against us. Intellectual property claims, whether meritorious or not, are time-consuming and costly to defend and resolve, could require expensive changes in our methods of doing business, or could require us to enter into costly royalty or licensing agreements on unfavorable terms or make substantial payments to settle claims or to satisfy damages awarded by courts.

From time to time, we are involved in other disputes or regulatory inquiries that arise in the ordinary course of business, including suits by our consumers (individually or as class actions), merchants or regulators alleging, among other things, improper disclosure of our prices, rules, or policies, that our practices, prices, rules, policies, or user, product, business or merchant agreements violate applicable law, or that we have acted unfairly or not acted in conformity with such prices, rules, policies, or agreements. In addition to these types of disputes and regulatory inquiries, our operations are also subject to regulatory and legal review and challenges that may reflect the increasing global regulatory focus to which the payments industry is subject and, when taken together with other regulatory and legislative action, such actions could result in the imposition of costly new compliance burdens on our business and customers and may lead to increased costs and decreased transaction volume and revenue. Further, the number and significance of these disputes and inquiries are increasing as our business has grown and expanded in scale and scope, including the number of active accounts and payments transactions on our platform, the range and increasing complexity of the products and services that we offer, and our geographical operations. Any claims or regulatory actions against us, whether meritorious or not, could be time consuming, result in costly litigation, settlement payments, damage awards (including statutory damages for certain causes of action in certain jurisdictions), fines, penalties, injunctive relief, or increased costs of doing business through adverse judgment or settlement, require us to change our products, services, or business practices in expensive ways, require significant amounts of management time, result in the diversion of significant operational resources, or otherwise harm our business.

#### INDEMNIFICATION PROVISIONS

Our agreements with eBay governing our separation from eBay provide for specific indemnity and liability obligations for both eBay and us. Disputes between eBay and us have arisen and others may arise in the future, and an adverse outcome in such matters could materially and adversely impact our business, results of operations, and financial condition. In addition, the indemnity rights we have against eBay under the agreements may not be sufficient to protect us, and our indemnity obligations to eBay may be significant.

In the ordinary course of business, we include indemnification provisions in certain of our agreements with parties with whom we have commercial relationships. Under these contracts, we generally indemnify, hold harmless, and agree to reimburse the indemnified party for losses suffered or incurred by the indemnified party in connection with claims by any third party with respect to our domain names, trademarks, logos, and other branding elements to the extent that such marks are related to the subject agreement. These indemnification provisions generally include indemnity for other types of third-party claims, which may be related to intellectual property rights, confidentiality, willful misconduct, data privacy obligations, and certain breach of contract claims, among others. These indemnification provisions generally also include indemnity to our payments processors in the event of card association fines against the processor arising out of conduct by us or our customers. It is not possible to determine the maximum potential loss under these indemnification provisions due to our limited history of prior indemnification claims and the unique facts and circumstances involved in each particular situation.

PayPal has participated in the U.S. Government's Paycheck Protection Program administered by the U.S. Small Business Administration. Loans made under this program were funded by an independent chartered financial institution that we partnered with. We received a fee for providing services in connection with these loans and retained operational and audit risk related to those activities. We have agreed, under certain circumstances, to indemnify the chartered financial institution and its assignee of a portion of these loans in connection with the services provided for loans made under this program.

As part of the agreement to sell a portion of our consumer installment receivables portfolio, in certain circumstances such as breaches in loan warranties, we may be required to indemnify the global investment firm that purchased the loans or repurchase the loans. The estimate of the maximum potential amount of future payments we may be required to make is equal to the current outstanding balances of the loans sold; however, the maximum potential amount of the indemnification is not, in our view, representative of the expected future exposure. As of June 30, 2025 and December 31, 2024, the current outstanding balances of the loans sold was \$3.2 billion and \$2.9 billion, respectively. The terms of the indemnification align to the maturities of the loans sold.

To date, no significant costs have been incurred, either individually or collectively, in connection with our indemnification provisions.

#### PayPal Holdings, Inc.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

#### OFF-BALANCE SHEET ARRANGEMENTS

As of June 30, 2025 and December 31, 2024, we had no off-balance sheet arrangements that have, or are reasonably likely to have, a current or future material effect on our consolidated financial condition, results of operations, liquidity, capital expenditures, or capital resources.

#### **PROTECTION PROGRAMS**

In addition to the protections afforded by applicable law, we provide consumers and merchants with protection programs for certain purchase transactions completed on our payments platform. Our protection programs help protect both consumers and merchants from financial loss resulting from, among other things, counterparty non-performance. These programs are designed to promote confidence on the part of both consumers, who will be reimbursed in certain circumstances, such as not receiving their purchased item in the condition significantly as described, as well as merchants, who will receive payment in certain circumstances, such as establishing proof of shipment or delivery of an item to the customer. These protection programs are considered assurance-type warranties under applicable accounting standards for which we estimate associated costs within the allowance for transaction losses. Our protection programs may result in negative customer balances when there are insufficient funds in a customer's PayPal account to cover charges applied for merchant-related chargebacks within the scope of our protection programs. Negative customer balances can also occur from bank returns and reversals due to insufficient funding sources. The allowance for negative customer balances represents our estimate of current expected credit losses on negative customer balances.

At June 30, 2025 and December 31, 2024, the allowance for transaction losses was \$89 million and \$86 million, respectively. The allowance for negative customer balances was \$263 million and \$256 million at June 30, 2025 and December 31, 2024, respectively. The following table shows changes in the allowance for transaction losses and negative customer balances related to our protection programs for the three and six months ended June 30, 2025 and 2024:

	Three Months Ended June 30,				Six Months Ended June 30,			
	 2025		24		2025		2024	
			(in mi	llions)				
Beginning balance	\$ 305	\$	267	\$	342	\$	282	
Provision <sup>(1)</sup>	383		259		661		519	
Realized losses and charge-offs	(371)		(286)		(719)		(595)	
Recoveries <sup>(2)</sup>	35		30		68		64	
Ending balance	\$ 352	\$	270	\$	352	\$	270	

<sup>(1)</sup> Changes in estimates for the prior period provision related to the allowance for transaction losses are not material and are aggregated with current period provision.

# NOTE 14—STOCK REPURCHASE PROGRAMS

During the six months ended June 30, 2025, we repurchased approximately 41 million shares of our common stock for approximately \$3.0 billion at an average cost of \$72.45, excluding excise tax. These shares were purchased in the open market under our stock repurchase program authorized in June 2022. As of June 30, 2025, a total of approximately \$1.9 billion and \$15.0 billion remained available for future repurchases of our common stock under our June 2022 and February 2025 stock repurchase programs, respectively.

For both the six months ended June 30, 2025 and 2024, we recorded \$25 million in excise tax within treasury stock on our condensed consolidated balance sheets. The payable associated with the excise tax is a non-cash financing activity which is not reflected on the condensed consolidated statement of cash flows until settlement.

#### NOTE 15—STOCK-BASED PLANS

In June 2025, our stockholders approved the authorization of an additional 15 million shares to the Amended and Restated PayPal Holdings, Inc. 2015 Equity Incentive Award Plan.

<sup>(2)</sup> Recoveries are only relevant for the allowance for negative customer balances.

#### PayPal Holdings, Inc.

# NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (continued) (Unaudited)

#### STOCK-BASED COMPENSATION EXPENSE

Stock-based compensation expense is measured based on the estimated fair value of shares at the time of grant and recognized over the award's vesting period.

The following table summarizes the impact of stock-based compensation expense on our results of operations for the three and six months ended June 30, 2025 and 2024:

	Three Months Ended June 30,			Six Months Ended June 30,				
		2025	2	2024		2025		2024
				(In mi	llions)			
Customer support and operations	\$	53	\$	55	\$	104	\$	123
Sales and marketing		34		38		67		78
Technology and development		136		108		247		255
General and administrative		83		89		155		176
Restructuring and other		_		22		_		60
Total stock-based compensation expense	\$	306	\$	312	\$	573	\$	692
Capitalized as part of internal use software and website development costs	\$	33	\$	33	\$	68	\$	45

#### NOTE 16—INCOME TAXES

Our effective tax rate for the three and six months ended June 30, 2025 was 18% and 19%, respectively. Our effective tax rate for the three and six months ended June 30, 2024 was 19% and 23%, respectively. The difference between our effective tax rate and the U.S. federal statutory rate of 21% in the periods presented was primarily the result of foreign income taxed at different rates, tax expense related to stock-based compensation, and other discrete tax adjustments.

The Organization for Economic Co-operation and Development ("OECD") has published model rules, which include the implementation of a global minimum tax rate of 15%, commonly referred to as Pillar Two. Certain countries in which we do business have enacted legislation that became effective as of January 1, 2025. Our effective tax rate for the three and six months ended June 30, 2025 includes the impact of Pillar Two minimum taxes in these jurisdictions.

On July 4, 2025, the One Big Beautiful Bill Act (the "Act") was enacted into law in the U.S., with certain provisions of the Act effective in 2025 and other provisions becoming effective in 2026 and beyond. We are in the process of evaluating the impacts of the Act to our consolidated financial statements.

Gross unrecognized tax benefits were approximately \$2.4 billion and \$2.3 billion as of June 30, 2025 and December 31, 2024, respectively. Due to various factors, including uncertainties of the judicial, administrative, and regulatory processes in certain jurisdictions, the timing of the resolution of these unrecognized tax benefits is highly uncertain. It is reasonably possible that within the next twelve months, we may receive additional tax adjustments by various tax authorities or possibly reach resolution of audits in one or more jurisdictions. These adjustments or settlements could result in changes to our unrecognized tax benefits related to positions on prior year tax filings. Given the number of years remaining subject to examination and the number of matters being examined, we were unable to estimate the full range of possible adjustments to the balance of gross unrecognized tax benefits.

#### NOTE 17—RESTRUCTURING AND OTHER

#### RESTRUCTURING

The restructuring charges associated with the following plans were recorded in "restructuring and other" on our condensed consolidated statements of income. Accrued restructuring liabilities were included in "accrued expenses and other current liabilities" on our condensed consolidated balance sheets.

#### Q2 2025 Plan

During the second quarter of 2025, management undertook a large-scale initiative (the "Q2 2025 Plan") to reengineer our existing technology infrastructure to improve scalability, reduce network latency, decrease operational costs, and optimize our workforce. The Q2 2025 Plan is a transformative unified program designed to streamline operations and includes exiting certain data centers to migrate to more efficient cloud based solutions. The plan is expected to be executed over a period of 18 to 42 months with the workforce component to be substantially completed in 2027 and the technology infrastructure component to be substantially completed in 2028. The associated restructuring charges for both the three and six months ended June 30, 2025 were \$95 million and included employee severance and benefits costs.

In connection with this restructuring, we expect to incur employee severance and benefits costs of approximately \$90 million to \$100 million, asset impairment and accelerated depreciation charges of approximately \$40 million to \$60 million, and other restructuring costs of approximately \$110 million to \$140 million over the term of the Q2 2025 Plan. Other restructuring costs relate to process re-engineering and one-time migration to cloud solutions and consist of contractor costs, consulting fees, and prepaid software and maintenance costs without future economic benefit. The timing of activities and cost estimates continue to be developed and are subject to change.

The following table summarizes the restructuring reserve activity during the six months ended June 30, 2025:

	nployee Severance nd Benefits Costs
	(In millions)
Accrued liability as of January 1, 2025	\$ _
Charges	 95
Accrued liability as of June 30, 2025	\$ 95

#### Q1 2025 Plan

During the first quarter of 2025, management initiated a workforce reduction to ensure compliance with a new regulation impacting operations in an international market. The associated restructuring charges during the six months ended June 30, 2025 were \$36 million and included employee severance and benefits costs, which were substantially completed as of June 30, 2025.

The following table summarizes the restructuring reserve activity during the six months ended June 30, 2025:

	and Benefits Costs	S
	(In millions)	_
Accrued liability as of January 1, 2025	\$	_
Charges		36
Payments	(	35)
Accrued liability as of June 30, 2025	\$	1

#### Q1 2024 Plan

During the first quarter of 2024, management initiated a global workforce reduction intended to streamline operations, focus resources on core strategic priorities, and improve our cost structure. The associated restructuring charges during the three and six months ended June 30, 2024 were \$83 million and \$258 million, and included employee severance and benefits costs and stock-based compensation expense, which were substantially completed in the fourth quarter of 2024.

#### **OTHER**

During the three and six months ended June 30, 2025, approximately \$27 million and \$52 million, respectively, of losses were recorded in restructuring and other, which included net loss on sale of loans and interest receivable previously held for sale and fair value adjustments to measure loans and interest receivable, held for sale, at the lower of cost or fair value. During the three and six months ended June 30, 2024, approximately \$27 million and \$64 million, respectively, of losses were recorded in restructuring and other, which included net loss on sale of loans and interest receivable previously held for sale and fair value adjustments to measure loans and interest receivable, held for sale, at the lower of cost or fair value.

# NOTE 18—SEGMENT INFORMATION

Our chief operating decision maker ("CODM"), our Chief Executive Officer, manages the business and evaluates operating performance based on consolidated net income. Our CODM uses consolidated net income to monitor budget versus actual results. We operate as one segment and have one reportable segment that constitutes consolidated results.

The following table sets forth our segment information for revenue, segment profit (loss), and significant expenses:

	Three Month	s Ended June 30,	Six Months	Six Months Ended June 30,			
	2025	2024	2025	2024			
	(In 1	nillions)					
Net revenues	\$ 8,288	\$ 7,885	\$ 16,079	\$ 15,584			
Less (add):							
Transaction expense	3,968	3,942	7,672	7,859			
Transaction losses	383	259	661	519			
Credit losses	93	76	186	137			
Customer support and operations <sup>(1)</sup>	413	436	811	890			
Sales and marketing <sup>(1)</sup>	583	446	1,071	867			
Technology and development(1)	767	718	1,498	1,460			
General and administrative <sup>(1)</sup>	461	570	964	1,034			
Restructuring and other	116	113	182	325			
Other income (expense), net	(25)	(74)	(98)	(115)			
Income tax expense	268	271	584	592			
Segment net income (loss)	\$ 1,261	\$ 1,128	\$ 2,548	\$ 2,016			

<sup>(1)</sup> Includes depreciation and amortization expense. For the three and six months ended June 30, 2025, total depreciation and amortization expense was \$239 million and \$484 million, respectively. For the three and six months ended June 30, 2024, total depreciation and amortization expense was \$263 million and \$528 million, respectively.

There are no reconciling items or adjustments between segment net revenues, net income, total assets and consolidated net revenues, net income, and total assets. For disclosure of geographical information, please refer to "Note 2—Revenue".

#### ITEM 2: MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This Quarterly Report on Form 10-Q contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1934, including statements that involve expectations, plans, or intentions (such as those relating to future business, future results of operations or financial condition, new or planned features or services, mergers or acquisitions, or management strategies). These forward-looking statements can be identified by words such as "may," "will," "would," "should," "could," "expect," "anticipate," "believe," "estimate," "intend," "continue," "strategy," "future," "opportunity," "plan," "project," "forecast," and other similar expressions. These forward-looking statements involve risks and uncertainties that could cause our actual results and financial condition to differ materially from those expressed or implied in our forward-looking statements. Such risks and uncertainties include, among others, those discussed in Part I, Item 1A, Risk Factors in our Annual Report on Form 10-K for the year ended December 31, 2024 (the "2024 Form 10-K"), as supplemented in the risk factors set forth below in Part II, Item 1A, Risk Factors, of this Form 10-Q, as well as in our unaudited condensed consolidated financial statements, related notes, and the other information appearing in this report and our other filings with the Securities and Exchange Commission. We do not intend, and undertake no obligation except as required by law, to update any of our forward-looking statements after the date of this report to reflect actual results, new information, or future events or circumstances. Given these risks and uncertainties, readers are cautioned not to place undue reliance on such forward-looking statements. You should read the following "Management's Discussion and Analysis of Financial Condition and Results of Operations" in conjunction with the unaudited condensed consolidated financial statements and the related notes that appear in this report. Unless otherwise expressly stated or the context otherwi

#### BUSINESS ENVIRONMENT

#### THE COMPANY

At PayPal, our mission is to revolutionize commerce globally. Our products are designed to enable digital payments and simplify commerce experiences for consumers and merchants to make selling, shopping, and sending and receiving money simple, personalized, and secure, online or offline, including mobile. Our two-sided platform serves millions of consumers and merchants worldwide.

### Regulatory environment

We operate globally and in a rapidly evolving regulatory environment characterized by a heightened focus by regulators globally on all aspects of the payments industry, including anti-money laundering, countering terrorist financing, privacy, cybersecurity, and consumer protection. The laws and regulations applicable to us, including those enacted prior to the advent of digital payments, continue to evolve through legislative and regulatory action and judicial interpretation. New or changing laws and regulations, including changes to their interpretation and implementation, as well as increased penalties and enforcement actions related to non-compliance, could have a material adverse impact on our business, results of operations, and financial condition. We monitor these areas closely and are focused on designing compliant solutions for our customers.

#### Cybersecurity and information security

Cybersecurity and information security risks for global payments and technology companies like us have increased significantly in recent years. Although we have developed systems and processes designed to protect the data we manage, prevent data loss and other security incidents, and enable us to effectively respond to known and potential risks, and expect to continue to expend significant resources to bolster these protections, we have experienced and expect to continue to experience cybersecurity incidents and remain subject to these risks. There can be no assurance that our security measures will provide sufficient protection or security to prevent breaches or attacks. For additional information regarding our cybersecurity and information security risks, see Part I, Item 1A, Risk Factors in our 2024 Form 10-K, as supplemented and, to the extent inconsistent, superseded below (if applicable) in Part II, Item 1A, Risk Factors of this Form 10-O.

# MACROECONOMIC ENVIRONMENT

A deterioration in macroeconomic conditions resulting from uncertainties and effects from tariffs, higher inflation rates, international conflicts, and higher interest rates could continue to increase the risk of lower consumer spending, merchant and consumer bankruptcy, insolvency, business failure, higher credit losses, foreign exchange fluctuations, or other business interruption, which may adversely impact our business. We are unable to reasonably estimate the total potential impact on our financial results that may ultimately result from such changes in the macroeconomic environment.

#### **OVERVIEW OF RESULTS OF OPERATIONS**

The following table provides a summary of our condensed consolidated financial results for the three and six months ended June 30, 2025 and 2024:

	Three Months Ended June 30,			Percent		Six Months E	Ended June 30,		Percent		
		2025		2024	Increase/(Decrease)		2025		2024	Increase/(Decrease)	
				(In r	millions, except percen	tage	s and per share data	1)			
Net revenues	\$	8,288	\$	7,885	5 %	\$	16,079	\$	15,584	3 %	
Operating expenses		6,784		6,560	3 %		13,045		13,091	— %	
Operating income		1,504		1,325	14 %		3,034		2,493	22 %	
Operating margin		18 %		17 %	**		19 %		16 %	**	
Other income (expense), net		25		74	(66)%		98		115	(15)%	
Income tax expense		268		271	(1)%		584		592	(1)%	
Effective tax rate		18 %		19 %	**		19 %		23 %	**	
Net income (loss)	\$	1,261	\$	1,128	12 %	\$	2,548	\$	2,016	26 %	
Net income (loss) per diluted share	\$	1.29	\$	1.08	20 %	\$	2.58	\$	1.90	36 %	
Net cash provided by operating activities	\$	898	\$	1,525	(41)%	\$	2,058	\$	3,442	(40)%	

All amounts in tables are rounded to the nearest million, except as otherwise noted. As a result, certain amounts may not recalculate using the rounded amounts provided.

# THREE MONTHS ENDED JUNE 30, 2025 AND 2024

Net revenues increased \$403 million, or 5%, in the three months ended June 30, 2025 compared to the same period of the prior year driven primarily by growth in total payment volume ("TPV") of 6% and an increase in interest and fee revenue earned on our loans receivable portfolio.

Total operating expenses increased \$224 million, or 3%, in the three months ended June 30, 2025 compared to the same period of the prior year due primarily to an increase in transaction and credit losses and sales and marketing expense, partially offset by a decline in general and administrative expense.

Operating income increased \$179 million, or 14%, in the three months ended June 30, 2025 compared to the same period of the prior year due to the increase in net revenues partially offset by the increase in operating expenses. Our operating margin was 18% and 17% in the three months ended June 30, 2025 and 2024, respectively, reflecting the positive impact of lower transaction expense growth rate and general and administrative expense, partially offset by higher transaction and credit losses and sales and marketing expense.

Net income increased \$133 million, or 12%, in the three months ended June 30, 2025 compared to the same period of the prior year due to the previously discussed increase in operating income of \$179 million, partially offset by a decline in other income (expense), net of \$49 million.

# SIX MONTHS ENDED JUNE 30, 2025 AND 2024

Net revenues increased \$495 million, or 3%, in the six months ended June 30, 2025 compared to the same period of the prior year driven primarily by growth in TPV of 5% and an increase in interest and fee revenue earned on our loans receivable portfolio.

Total operating expenses decreased \$46 million in the six months ended June 30, 2025 compared to the same period of the prior year due primarily to a decline in transaction expense and restructuring and other expenses, partially offset by an increase in sales and marketing expense and transaction and credit losses.

Operating income increased \$541 million, or 22%, in the six months ended June 30, 2025 compared to the same period of the prior year due to the increase in net revenues and decline in operating expenses. Our operating margin was 19% and 16% in the six months ended June 30, 2025 and 2024, respectively, reflecting the positive impact of lower transaction expense and restructuring and other expenses, partially offset by higher transaction and credit losses and sales and marketing expense.

<sup>\*\*</sup> Not meaningful.

Net income increased \$532 million, or 26%, in the six months ended June 30, 2025 compared to the same period of the prior year due to the previously discussed increase in operating income of \$541 million partially offset by a decrease of \$17 million in other income (expense), net.

#### IMPACT OF FOREIGN EXCHANGE RATES

We have significant international operations that are denominated in foreign currencies, primarily the British pound, Euro, Australian dollar, and Canadian dollar, subjecting us to foreign exchange risk which may adversely impact our financial results. The strengthening or weakening of the United States ("U.S.") dollar versus foreign currencies in which we conduct our international operations impacts the translation of our net revenues and expenses generated in these foreign currencies into the U.S. dollar. We generated approximately 43% and 42% of our net revenues from customers domiciled outside of the U.S. in the three and six months ended June 30, 2025 and 2024, respectively. Because we generate substantial net revenues internationally, we are subject to the risks of doing business outside of the U.S. See Part I, Item 1A, Risk Factors in our 2024 Form 10-K, as supplemented and, to the extent inconsistent, superseded (if applicable) below in Part II, Item 1A, Risk Factors of this Form 10-Q.

We calculate the year-over-year impact of foreign exchange rate movements on our business using prior period foreign exchange rates applied to current period transactional currency amounts. While changes in foreign exchange rates affect our reported results, we have a foreign currency exposure management program in which we use foreign exchange contracts, designated as cash flow hedges, intended to reduce the impact on earnings from foreign exchange rate movements. Gains and losses from these foreign exchange contracts are recognized as a component of transaction revenues or operating expenses (as applicable) in the same period the forecasted transactions impact earnings.

In the three and six months ended June 30, 2025, year-over-year foreign exchange rate movements relative to the U.S. dollar had the following impact on our reported results:

	Three Months Ended June 30, 2025	Six Months Ended June 30, 2025
	(In	millions)
Favorable impact to net revenues (exclusive of hedging impact)	\$ 111	\$
Hedging impact	(70	(35)
Favorable (unfavorable) impact to net revenues	41	(28)
(Unfavorable) favorable impact to operating expense	(50	)2
Net unfavorable impact to operating income	\$ (9	\$ (26)

While we enter into foreign exchange contracts to help reduce the impact on earnings from foreign exchange rate movements, it is impossible to eliminate the total effects of this exposure.

Prior to 2025, we used foreign exchange contracts, designated as net investment hedges, to reduce the foreign exchange risk related to our investment in certain foreign subsidiaries. Gains and losses associated with these instruments will remain in accumulated other comprehensive income (loss) until the underlying foreign subsidiaries are sold or substantially liquidated.

Given that we also have foreign exchange risk on our assets and liabilities denominated in currencies other than the functional currency of our subsidiaries, we have an additional balance sheet foreign currency exposure management program in which we use foreign exchange contracts to help offset the impact of foreign exchange rate movements on our assets and liabilities. The foreign exchange gains and losses on our assets and liabilities are recorded in other income (expense), net, and are offset by the gains and losses on the foreign exchange contracts. These foreign exchange contracts reduce, but do not entirely eliminate, the impact of foreign exchange rate movements on our assets and liabilities.

Additionally, in connection with transactions occurring in multiple currencies on our payments platform, we generally set our foreign exchange rates daily and may face financial exposure if we incorrectly set our foreign exchange rates or as a result of fluctuations in foreign exchange rates between the times that we set our foreign exchange rates and when transactions occur. While we have processes in place to mitigate these risks, it is impossible to eliminate the total effects of any possible exposure associated with setting foreign exchange rates on our payments platform.

#### KEY METRICS AND FINANCIAL RESULTS

#### **KEY METRICS**

TPV, number of payment transactions, active accounts, and number of payment transactions per active account are key non-financial performance metrics ("key metrics") that management uses to measure the scale of our platform and the relevance of our products and services to our customers, and are defined as follows:

- TPV is the value of payments, net of payment reversals, successfully completed on our payments platform or enabled by PayPal via a partner payment solution, not including gateway-exclusive transactions.
- Number of payment transactions is the total number of payments, net of payment reversals, successfully completed on our payments platform or enabled by PayPal via a partner payment solution, not including gateway-exclusive transactions.
- An active account is an account registered directly with PayPal or a platform access partner that has completed a transaction on our platform, not including gateway-exclusive transactions, within the past 12 months. A platform access partner is a third party whose customers are provided access to PayPal's platform or services through such third-party's login credentials, including individuals and entities that utilize Hyperwallet's payout capabilities. A user may register on our platform to access different products and may register more than one account to access a product. Accordingly, a user may have more than one active account. The number of active accounts provides management with additional perspective on the overall scale of our platform, but may not have a direct relationship to our operating results.
- Number of payment transactions per active account reflects the total number of payment transactions within the previous 12-month period, divided by active accounts at the end of the period. The number of payment transactions per active account provides management with insight into the average number of times an account engages in payments activity on our payments platform in a given period. The number of times a consumer account or a merchant account transacts on our platform may vary significantly from the average number of payment transactions per active account.

As our transaction revenue growth is typically correlated with TPV growth and the number of payment transactions completed on our payments platform, management uses these metrics to gain insights into the scale and strength of our payments platform, the engagement level of our customers, and underlying activity and trends which may be indicators of current and future performance. We present these key metrics to enhance investors' evaluation of the performance of our business and operating results.

Our key metrics are calculated using internal company data based on the activity we measure on our payments platform and compiled from multiple systems, including systems that are internally developed or acquired through business combinations. While the measurement of our key metrics is based on what we believe to be reasonable methodologies and estimates, there are inherent challenges and limitations in measuring our key metrics globally at scale. The methodologies used to calculate our key metrics require significant judgment. We regularly review our processes for calculating these key metrics, and from time to time we may make adjustments to improve the accuracy or relevance of our metrics. For example, we continuously apply models, processes, and practices designed to detect and prevent fraudulent account creation on our platforms, and work to improve and enhance those capabilities. When we detect a significant volume of illegitimate activity, we generally remove the activity identified from our key metrics. Although such adjustments may impact key metrics reported in prior periods, we generally do not update previously reported key metrics to reflect these subsequent adjustments unless the retrospective impact of process improvements or enhancements is determined by management to be material.

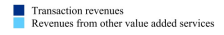
#### **NET REVENUES**

Our revenues are classified into the following two categories:

- Transaction revenues: Net transaction fees charged to merchants and consumers on a transaction basis based on the TPV completed on our payments platform. Growth in TPV is directly impacted by the number of payment transactions that we enable on our payments platform. We generate additional revenue from merchants and consumers: on transactions where we perform currency conversion, when we enable cross-border transactions (i.e., transactions where the merchant and consumer are in different countries), to facilitate the instant transfer of funds for our customers from their PayPal or Venmo account to their bank account or debit card, to facilitate the purchase and sale of cryptocurrencies, as contractual compensation from sellers that violate our contractual terms (for example, through fraud or counterfeiting), and other miscellaneous fees.
- Revenues from other value added services: Net revenues derived primarily from revenue earned through partnerships, referral fees, subscription fees, gateway fees, and other services we provide to our consumers and merchants. We also earn revenues from interest and fees earned on our portfolio of loans receivable, and interest earned on certain assets underlying customer balances.

#### Net revenue analysis

The components of our net revenues for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):





### Transaction revenues

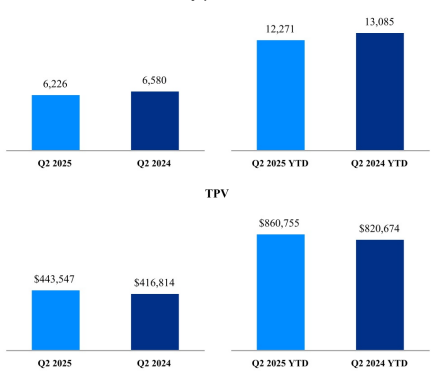
Transaction revenues increased \$288 million, or 4%, and \$270 million, or 2%, in the three and six months ended June 30, 2025 compared to the same periods of the prior year. The increase in the three and six months ended June 30, 2025 was driven primarily by an increase in revenue from PayPal and Venmo products and services of \$430 million and \$600 million, respectively, which was largely driven by growth in TPV and number of payment transactions, partially offset by a decline in revenues of approximately \$50 million and \$250 million, respectively, from our Braintree products and services predominantly attributable to a decline in the number of payment transactions. Transaction revenues for the three and six months ended June 30, 2025 were also impacted unfavorably by net losses from hedging activities in the current periods compared to net gains in the prior periods.

As a result of our stronger focus on profitable growth and ongoing negotiations with merchants, we experienced lower volume and transaction revenue from our Braintree offerings in the first half of 2025. In the second half of 2025, we expect volume from our Braintree offerings to return to growth.

The graphs below present the respective key metrics (in millions) for the three and six months ended June 30, 2025 and 2024:



# Number of payment transactions



The following table provides a summary of related metrics:

	Three Months En	ded June 30,	Percent Increase/(Decrease)	Six Months June 3		Percent Increase/(Decrease)
	2025	2024	increase/(Decrease)	2025	2024	increase/(Decrease)
Number of payment transactions per active account	58.3	60.9	(4)%	58.3	60.9	(4)%
Percent of cross-border TPV <sup>(1)</sup>	12 %	12 %	**	12 %	12 %	**

<sup>(1)</sup> Cross-border TPV occurs primarily between two PayPal accounts in different countries and includes transactions initiated through our Xoom product.

<sup>\*</sup>Reflects active accounts at the end of the applicable period.

<sup>\*\*</sup> Not meaningful.

We had active accounts of 438 million and 429 million as of June 30, 2025 and 2024, respectively, an increase of 2%. Our total number of payment transactions was 6.2 billion and 6.6 billion for the three months ended June 30, 2025 and 2024, respectively, a decrease of 5%. Our total number of payment transactions was 12.3 billion for the six months ended June 30, 2025, compared to 13.1 billion in the six months ended June 30, 2024, a decrease of 6%. TPV was \$444 billion and \$417 billion for the three months ended June 30, 2025 and 2024, respectively, an increase of 6%. TPV was \$861 billion for the six months ended June 30, 2025 compared to \$821 billion in the six months ended June 30, 2024, an increase of 5%.

Transaction revenues growth was lower than the growth in TPV in the three and six months ended June 30, 2025 compared to the same periods in the prior year due primarily to changes in product mix, merchant mix and unfavorable impact from foreign exchange hedging.

# Revenues from other value added services

Revenues from other value added services increased \$115 million, or 16%, and \$225 million, or 16%, in the three and six months ended June 30, 2025 compared to the same periods in the prior year due primarily to an increase of approximately \$80 million and \$150 million, respectively, in interest and fee revenue earned from our loans receivable portfolios as well as an increase of \$50 million in each of those respective periods from revenue earned from an independent chartered financial institution ("partner institution"). Revenue from the partner institution is earned primarily through revenue share associated with our U.S. revolving consumer credit product and PayPal and Venmo branded credit cards.

#### **OPERATING EXPENSES**

The following table summarizes our operating expenses and related metrics we use to assess the trends in each:

		Three Months Ended June 30,		Percent		Six Months E	une 30,	Percent			
		2025		2024	Increase/(Decrease)		2025		2024	Increase/(Decrease)	
	_				(In millions, exc	ept pe	ercentages)				
Transaction expense	\$	3,968	\$	3,942	1 %	\$	7,672	\$	7,859	(2)%	
Transaction and credit losses		476		335	42 %		847		656	29 %	
Customer support and operations		413		436	(5)%		811		890	(9)%	
Sales and marketing		583		446	31 %		1,071		867	24 %	
Technology and development		767		718	7 %		1,498		1,460	3 %	
General and administrative		461		570	(19)%		964		1,034	(7)%	
Restructuring and other		116		113	3 %		182		325	(44)%	
Total operating expenses	\$	6,784	\$	6,560	3 %	\$	13,045	\$	13,091	— %	
Transaction expense rate <sup>(1)</sup>		0.89 %		0.95 %	**		0.89 %		0.96 %	**	
Transaction and credit loss rate <sup>(2)</sup>		0.11 %		0.08 %	**		0.10 %		0.08 %	**	

<sup>(1)</sup> Transaction expense rate is calculated by dividing transaction expense by TPV.

#### Transaction expense

Transaction expense for the three and six months ended June 30, 2025 and 2024 was as follows (in millions):



<sup>(2)</sup> Transaction and credit loss rate is calculated by dividing transaction and credit losses by TPV.

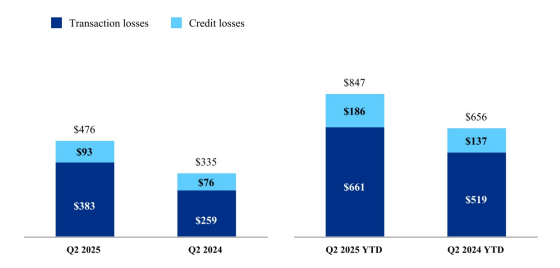
<sup>\*\*</sup> Not meaningful.

Transaction expense increased \$26 million, or 1%, and decreased \$187 million, or 2%, in the three and six months ended June 30, 2025 compared to the same periods of the prior year. The increase in transaction expense for the three months ended June 30, 2025 was primarily attributable to the increase in TPV of 6%, partially offset by favorable changes in merchant mix to lower cost merchants as well as regional mix within our Braintree products and services. The decrease in transaction expense for the six months ended June 30, 2025 compared to the same period of the prior year was primarily due to a decline in volume of Braintree products and services, which generally have higher expense rates than other products and services, and favorable changes in merchant mix and regional mix, partially offset by an increase in volume from PayPal products and services. The decline in transaction expense rate for the three and six months ended June 30, 2025 compared to the same periods of the prior year was primarily attributable to a lower proportion of TPV from Braintree products and services and changes in merchant mix and regional mix.

Our transaction expense rate is impacted by changes in product mix, merchant mix, regional mix, funding mix, and fees paid to payment processors and other financial institutions. The cost of funding a transaction with a credit or debit card is generally higher than the cost of funding a transaction from a bank or through internal sources such as a PayPal or Venmo account balance or our consumer credit products. The cost of funding a transaction is also impacted by the geographic region or country in which a transaction occurs, as we generally pay lower rates for transactions funded with credit or debit cards outside the U.S. For the three months ended June 30, 2025 and 2024, approximately 38% and 36%, respectively, of TPV was generated outside of the U.S. For both the six months ended June 30, 2025 and 2024, approximately 36% of TPV was generated outside of the U.S.

#### Transaction and credit losses

The components of our transaction and credit losses for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):



Transaction and credit losses increased \$141 million, or 42%, and \$191 million, or 29%, in the three and six months ended June 30, 2025 compared to the same periods of the prior year.

Transaction losses increased \$124 million, or 48%, and \$142 million, or 27%, in three and six months ended June 30, 2025 compared to the same periods of the prior year. Transaction loss rate (transaction losses divided by TPV) was 0.09% and 0.08% for the three and six months ended June 30, 2025, respectively, compared to 0.06% for both the three and six months ended June 30, 2024. The increase in transaction losses and the associated transaction loss rate in the three and six months ended June 30, 2025 compared to the same periods of the prior year was primarily due to an increase in losses driven by fraud incidents from our PayPal products and services and, to a lesser extent, from our Venmo products and services.

Credit losses increased \$17 million and \$49 million in the three and six months ended June 30, 2025, respectively, compared to the same periods of the prior year. The components of credit losses for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):

	Three Months Ended June 30,				Six Months Ended June 30,			
		2025		2024		2025		2024
Net charge-offs <sup>(1)</sup>	\$	75	\$	91	\$	153	\$	214
Reserve build (release) <sup>(2)</sup>		18		(15)		33		(77)
Credit losses	\$	93	\$	76	\$	186	\$	137

<sup>(1)</sup> Net charge-offs includes principal charge-offs partially offset by recoveries for consumer and merchant receivables.

Credit losses in the three and six months ended June 30, 2025 were primarily attributable to loan originations during the period. Credit losses in the three and six months ended June 30, 2024 were attributable to loan originations partially offset by improvement in the credit quality of loans outstanding.

#### Consumer loan portfolio

In June 2023, we entered into a multi-year agreement with a global investment firm to sell United Kingdom ("U.K.") and other European buy now, pay later loan receivables, consisting of eligible loans and interest receivables, including a forward-flow arrangement for the sale of future originations of eligible loans over a 24-month commitment period (collectively, "eligible consumer installment receivables"). In December 2024, this agreement was amended and restated to extend the commitment period to December 2026 and to increase the maximum balance of loans that can be sold at a time. As of June 30, 2025 and 2024, loans and interest receivable, held for sale was \$817 million and \$369 million, respectively.

The consumer loans and interest receivable balance as of June 30, 2025 and 2024 was \$5.8 billion and \$4.6 billion, respectively, net of participation interest sold, representing an increase of 27%. The increase was driven primarily by growth of approximately \$590 million and \$290 million in our installment credit products driven by growth in Japan and the U.S., respectively, and growth of approximately \$370 million in our revolving credit product in the U.K.

The following table provides information regarding the credit quality of our consumer loans and interest receivable balance:

	June	June 30,		
	2025	2024		
Percent of consumer loans and interest receivable current	96.2 %	96.1 %		
Percent of consumer loans and interest receivable > 90 days outstanding <sup>(1)</sup>	1.6 %	1.7 %		
Net charge-off rate <sup>(2)</sup>	3.6 %	5.2 %		

<sup>(1)</sup> Represents percentage of balances which are 90 days past the billing date or contractual repayment date, as applicable.

In response to changing portfolio performance and macroeconomic environment, we continue to monitor risk and evaluate and modify our acceptable risk parameters. Modifications to the acceptable risk parameters did not have a material impact on our consumer loans for the three and six months ended June 30, 2025.

# Merchant loan portfolio

We offer access to merchant finance products for certain small and medium-sized businesses, which we refer to as our merchant finance offerings. Total merchant loans, advances, and interest and fees receivable outstanding, net of participation interest sold, as of June 30, 2025 and 2024 was \$1.7 billion and \$1.2 billion, respectively, reflecting an increase of 41%. The increase was due primarily to growth of approximately \$260 million in our PayPal Working Capital product portfolio, primarily from Germany, the U.S., and the U.K. and growth of approximately \$230 million in our PayPal Business Loans ("PPBL") product in the U.S.

<sup>(2)</sup> Reserve build (release) represents change in allowance for principal receivables excluding foreign currency remeasurement.

<sup>(2)</sup> Net charge-off rate is the annualized ratio of net credit losses during the three months ended June 30, 2025 and 2024, excluding fraud losses, on consumer loans as a percentage of the average daily amount of consumer loans and interest receivable balance during the same period.

The following table provides information regarding the credit quality of our merchant loans, advances, and interest and fees receivable balance:

	June	June 30,		
	2025	2024		
Percent of merchant loans, advances, and interest and fees receivable current	89.9 %	89.6 %		
Percent of merchant loans, advances, and interest and fees receivable > 90 days outstanding <sup>(1)</sup>	3.6 %	3.9 %		
Net charge-off rate <sup>(2)</sup>	6.1 %	10.7 %		

<sup>(1)</sup> Represents percentage of balances which are 90 days past the original expected or contractual repayment period, as applicable.

The decrease in net charge-off rate for merchant receivables at June 30, 2025 as compared to June 30, 2024 was due primarily to the improvement in the credit quality of PPBL loans receivable.

In response to changing portfolio performance and macroeconomic environment, we continue to monitor risk and evaluate and modify our acceptable risk parameters. Modifications to the acceptable risk parameters did not have a material impact on our merchant loans for the three and six months ended June 30, 2025.

For additional information, see "Note 11—Loans and Interest Receivable" in the notes to the condensed consolidated financial statements in Part I, Item 1 of this Form 10-O.

#### Customer support and operations

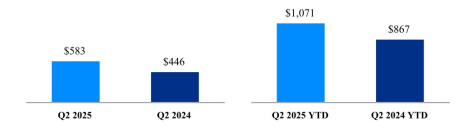
Customer support and operations expenses for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):



Customer support and operations expenses decreased \$23 million, or 5%, and \$79 million, or 9%, in the three and six months ended June 30, 2025 compared to the same periods of the prior year. The decline in the three and six months ended June 30, 2025 was due primarily to a decline in employee-related costs, and to a lesser extent, a decline in software expenses.

#### Sales and marketing

Sales and marketing expenses for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):



<sup>(2)</sup> Net charge-off rate is the annualized ratio of net credit losses during the three months ended June 30, 2025 and 2024, excluding fraud losses, on merchant loans and advances as a percentage of the average daily amount of merchant loans, advances, and interest and fees receivable balance during the same period.

Sales and marketing expenses increased \$137 million, or 31%, and \$204 million, or 24%, in the three and six months ended June 30, 2025 compared to the same periods of the prior year due primarily to higher spend of approximately \$150 million and \$240 million, respectively, on marketing and brand advertising, including our PayPal Everywhere and Venmo Everything advertising campaigns, partially offset by lower employee-related costs.

# Technology and development

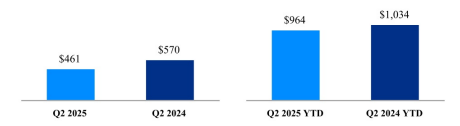
Technology and development expenses for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):



Technology and development expenses increased \$49 million, or 7%, and \$38 million, or 3%, in the three and six months ended June 30, 2025 compared to the same periods of the prior year. The increase in technology and development expenses in the three months ended June 30, 2025 was primarily due to increases in employee-related costs, contractor and consultant costs, and software maintenance costs, partially offset by a decline in depreciation expense. The increase in technology and development expenses in the six months ended June 30, 2025 was driven by increases in contractor and consultant costs, software maintenance costs, and costs from cloud computing services utilized in delivering our products and services, partially offset by a decline in depreciation and amortization expense.

#### General and administrative

General and administrative expenses for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):



General and administrative expenses decreased \$109 million, or 19%, and \$70 million, or 7%, in the three and six months ended June 30, 2025 compared to the same periods of the prior year due primarily to a decline in indirect tax expense of approximately \$80 million and \$60 million, respectively, a contingency reserve in the prior periods for which there was no similar activity in the current periods, and a decline in employee-related expenses. The decline in the six months ended June 30, 2025 was partially offset by increases in professional services expense, costs associated with enterprise software services and facilities expense.

# Restructuring and other

Restructuring and other for the three and six months ended June 30, 2025 and 2024 were as follows (in millions):



Restructuring and other increased \$3 million and decreased \$143 million in the three and six months ended June 30, 2025, respectively, compared to the same periods of the prior year. The decline in the six months ended June 30, 2025 was due primarily to a decline in restructuring charges compared to the prior period.

During the second quarter of 2025, management undertook a large-scale initiative (the "Q2 2025 Plan") to reengineer our existing technology infrastructure to improve scalability, reduce network latency, decrease operational costs, and optimize our workforce. The Q2 2025 Plan is a transformative unified program designed to streamline operations and includes exiting certain data centers to migrate to more efficient cloud-based solutions. The plan is expected to be executed over a period of 18 to 42 months with the workforce component to be substantially completed in 2027 and the technology infrastructure component to be substantially completed in 2028. The associated restructuring charges during both the three and six months ended June 30, 2025 were \$95 million and included employee severance and benefits costs.

In connection with this restructuring, we expect to incur employee severance and benefits costs of approximately \$90 million to \$100 million, asset impairment and accelerated depreciation charges of approximately \$40 million to \$60 million, and other restructuring costs of approximately \$110 million to \$140 million over the term of the Q2 2025 Plan. Other restructuring costs relate to process re-engineering and one-time migration to cloud solutions and consist of contractor costs, consulting fees, and prepaid software and maintenance costs without future economic benefit. We expect annualized cost savings of approximately \$280 million associated with the impacted workforce, including stock-based compensation, and operational costs for our technology infrastructure. We expect that these cost savings will begin to occur upon the completion of the components of the Q2 2025 Plan and also expect to reinvest a portion of the reduction in annual costs to drive business priorities. The timing of activities, cost, and savings estimates continue to be developed and are subject to change.

During the first quarter of 2025, management initiated a workforce reduction to ensure compliance with a new regulation impacting operations in an international market. The associated restructuring charges during the six months ended June 30, 2025 were \$36 million and included employee severance and benefits costs, which were substantially completed as of June 30, 2025. We do not anticipate cost savings in conjunction with this reduction.

For information on the associated restructuring liabilities, see "Note 17—Restructuring and Other" in the notes to the condensed consolidated financial statements in Part I, Item 1 of this Form 10-Q.

During the first quarter of 2024, management initiated a global workforce reduction intended to streamline operations, focus resources on core strategic priorities, and improve our cost structure. The associated restructuring charges during the three and six months ended June 30, 2024 were \$83 million and \$258 million, respectively, and included employee severance and benefits costs and stock-based compensation expense, which were substantially completed in the fourth quarter of 2024.

During the three and six months ended June 30, 2025, approximately \$27 million and \$52 million, respectively, of losses were recorded in restructuring and other, which included net loss on sale of loans and interest receivable previously held for sale and fair value adjustments to measure loans and interest receivable, held for sale, at the lower of cost or fair value. During the three and six months ended June 30, 2024, approximately \$27 million and \$64 million, respectively, of losses were recorded in restructuring and other, which included net loss on sale of loans and interest receivable previously held for sale and fair value adjustments to measure loans and interest receivable, held for sale, at the lower of cost or fair value.

#### Other income (expense), net

Other income (expense), net decreased \$49 million and \$17 million in the three and six months ended June 30, 2025 compared to the same periods of the prior year due primarily to a decline of approximately \$30 million and \$50 million, respectively, in interest income resulting from lower average cash balances year over year, an increase in interest expense due to incremental expense from the March 2025 and May 2024 debt issuances, and foreign exchange losses in the current periods compared to foreign exchange gains in the prior periods. These items unfavorably impacting other income (expense) were partially offset by net gains on strategic investments in the current periods compared to net losses and impairments in the prior periods, which contributed increases of approximately \$20 million and \$115 million year over year.

#### Income tax expense

Our effective income tax rate was 18% and 19% for the three months ended June 30, 2025 and 2024, respectively, and 19% and 23% for the six months ended June 30, 2025 and 2024, respectively. The decrease in our effective income tax rate for the three and six months ended June 30, 2025 compared to the same periods of the prior year was due primarily to discrete tax adjustments including tax effects of stock-based compensation partially offset by the impact of foreign income taxed at different rates.

#### LIQUIDITY AND CAPITAL RESOURCES

We require liquidity and access to capital to fund our global operations, including our customer protection programs, credit products, capital expenditures, investments in our business, potential acquisitions and strategic investments, working capital, and other cash needs. We believe that our existing cash, cash equivalents, and investments, cash expected to be generated from operations, and our expected access to capital markets, together with potential external funding through third-party sources, will be sufficient to meet our cash requirements within the next 12 months and beyond.

#### **SOURCES OF LIQUIDITY**

#### Cash, cash equivalents, and investments

The following table summarizes our cash, cash equivalents, and investments as of June 30, 2025 and December 31, 2024:

	Jun	June 30, 2025 December 31, 2		31, 2024
		(In millions)		
Cash, cash equivalents, and investments <sup>(1),(2)</sup>	\$	12,077	\$	13,947

<sup>(1)</sup> Excludes assets related to funds receivable and customer accounts of \$38.9 billion and \$37.7 billion at June 30, 2025 and December 31, 2024, respectively.

Cash, cash equivalents, and investments held by our foreign subsidiaries were \$6.8 billion and \$8.5 billion at June 30, 2025 and December 31, 2024, or 56% and 61% of our total cash, cash equivalents, and investments as of those respective dates. At December 31, 2024, all of our cash, cash equivalents, and investments held by foreign subsidiaries were subject to U.S. taxation under Subpart F, Global Intangible Low Taxed Income or the one-time transition tax under the Tax Cuts and Jobs Act of 2017. Subsequent repatriations to the U.S. will not be taxable from a U.S. federal tax perspective except for any tax on foreign exchange gains and losses; however, they may be subject to state income or foreign withholding tax.

A significant aspect of our global cash management activities involves meeting our customers' requirements to access their cash while simultaneously meeting our regulatory financial ratio commitments in various jurisdictions. Our global cash balances are required not only to provide operational liquidity to our businesses, but also to support our global regulatory requirements across our regulated subsidiaries. Accordingly, not all of our cash is available for general corporate purposes.

<sup>(2)</sup> Excludes total restricted cash of nil and \$1 million at June 30, 2025 and December 31, 2024, respectively, and strategic investments of \$1.6 billion at both June 30, 2025 and December 31, 2024.

#### Cash flows

The following table summarizes our condensed consolidated statements of cash flows:

	Six Months Ended June 30,			
	 2025		2024	
	(In mil	lions)		
Net cash provided by (used in):				
Operating activities	\$ 2,058	\$	3,442	
Investing activities	(3,677)		(3,567)	
Financing activities	(2,180)		(2,162)	
Effect of exchange rates on cash, cash equivalents, and restricted cash	 289		(89)	
Net change in cash, cash equivalents, and restricted cash	\$ (3,510)	\$	(2,376)	

Six Months Ended June 20

# Operating activities

Net cash provided by operating activities declined \$1.4 billion in the six months ended June 30, 2025 compared to the same period of the prior year due primarily to changes in working capital of approximately \$1.2 billion driven primarily by an increase in current assets and a decline in current liabilities and an increase of approximately \$360 million in originations of loans and interest receivable held for sale, net of sales and repayments, partially offset by an increase in operating income of approximately \$540 million.

In the six months ended June 30, 2025 and 2024, cash paid for income taxes, net was \$837 million and \$822 million, respectively.

#### Investing activities

Net cash used in investing activities increased \$110 million in the six months ended June 30, 2025 compared to the same period of the prior year due primarily to changes related to funds receivable of approximately \$1.4 billion and an increase in collateral posted of approximately \$390 million, partially offset by a decline of approximately \$1.8 billion in purchases of investments, net of maturities and sales.

#### Financing activities

Net cash used in financing activities increased \$18 million in the six months ended June 30, 2025 compared to the same period of the prior year due primarily to an increase of approximately \$720 million in repayments, net of borrowings under financing arrangements and a decline in collateral received of approximately \$220 million, partially offset by an increase of approximately \$950 million from changes related to funds payable and amounts due to customers.

### Effect of exchange rate changes on cash, cash equivalents, and restricted cash

Foreign currency exchange rates had a positive impact of \$289 million and a negative impact of \$89 million on cash, cash equivalents, and restricted cash for the six months ended June 30, 2025 and 2024, respectively. The positive impact on cash, cash equivalents, and restricted cash in the six months ended June 30, 2025 was due primarily to favorable fluctuations in the exchange rate of the U.S. dollar to the British pound and, to a lesser extent, the Euro and Australian dollar. The negative impact on cash, cash equivalents, and restricted cash in the six months ended June 30, 2024 was due primarily to the unfavorable impact of fluctuations in the exchange rate of the U.S. dollar to the Australian dollar and the British pound, and to a lesser extent, the Euro and Japanese yen.

#### Available credit and debt

In March 2025, we issued fixed rate and floating rate notes with varying maturity dates for an aggregate principal amount of \$1.5 billion. Proceeds from the issuance of these Notes may be used for general corporate purposes, which may include funding the repayment or redemption of outstanding debt, share repurchases, ongoing operations, capital expenditures, and possible acquisitions of businesses, assets, or strategic investments. As of June 30, 2025, we had an aggregate principal amount of \$10.9 billion in debt outstanding with varying maturity dates.

Other than as described above, there were no significant changes to the available credit and debt disclosed in our 2024 Form 10-K. For additional information, see "Note 12—Debt" in the notes to the condensed consolidated financial statements in Part I, Item 1 of this Form 10-Q.

Depending on market conditions, we may from time to time issue debt, including in private or public offerings, to fund our operating activities, finance acquisitions, make strategic investments, repurchase shares under our stock repurchase program, or reduce our cost of capital.

#### Credit ratings

As of June 30, 2025, we continue to be rated investment grade by Standard and Poor's Financial Services, LLC, Fitch Ratings, Inc., and Moody's Investors Services, Inc. We expect that these credit rating agencies will continue to monitor our performance, including our capital structure and results of operations. Our goal is to be rated investment grade, but as circumstances change, there are factors that could result in our credit ratings being downgraded or put on a watch list for possible downgrading. If that were to occur, it could increase our borrowing rates, including the interest rate on borrowings under our credit agreements.

#### **CURRENT AND FUTURE CASH REQUIREMENTS**

Our material cash requirements include funds to support current and potential: operating activities, credit products, customer protection programs, stock repurchases, strategic investments, acquisitions, other commitments, capital expenditures, and other future obligations.

#### Credit products

Growth in our portfolio of loans receivable increases our liquidity needs and any inability to meet those liquidity needs could adversely affect our business. We continue to evaluate partnerships and third-party sources of funding for our credit products.

The Luxembourg Commission de Surveillance du Secteur Financier (the "CSSF") has agreed that PayPal's management may designate up to 50% of European customer balances held in our Luxembourg banking subsidiary to fund European, U.K., and U.S. credit activities. As of June 30, 2025 and December 31, 2024, the cumulative amount approved by PayPal to be designated to fund credit activities was \$2.0 billion as of those respective dates and represented approximately 26% of European customer balances made available for our corporate use as of those respective dates, as determined by applying financial regulations maintained by the CSSF. We may periodically seek to change the designation of amounts of European customer balances for our credit activities, as we deem necessary, based on utilization of the approved funds and anticipated credit funding requirements. Under certain exceptional circumstances, corporate liquidity could be called upon to meet our obligations related to our European customer balances.

In June 2023, we entered into a multi-year agreement with a global investment firm to sell our eligible consumer installment receivables portfolio. In December 2024, this agreement was amended and restated to extend the commitment period to December 2026 and to increase the maximum balance of loans that can be sold at a time. During the six months ended June 30, 2025 and 2024, we had net proceeds of \$11.6 billion and \$9.6 billion, respectively, from loans and interest receivable sold in connection with this agreement. See "Note 11—Loans and Interest Receivable" in the notes to the condensed consolidated financial statements included in Part I, Item 1 of this Form 10-Q for additional information.

While our objective is to expand the availability of our credit products with capital from external sources, there can be no assurance that we will be successful in achieving that goal.

# Customer protection programs

The risk of losses from our customer protection programs are specific to individual consumers, merchants, and transactions, and may also be impacted by regional variations in, and changes or modifications to, the programs, including as a result of changes in regulatory requirements. For the periods presented in these condensed consolidated financial statements included in this report, our transaction loss rate ranged between 0.06% and 0.09% of TPV. Historical loss rates may not be indicative of future results.

# Stock repurchases

During the six months ended June 30, 2025, we repurchased approximately \$3.0 billion of our common stock in the open market under our stock repurchase program authorized in June 2022. As of June 30, 2025, a total of approximately \$1.9 billion and \$15.0 billion remained available for future repurchases of our common stock under our June 2022 and February 2025 stock repurchase programs, respectively.

# Other considerations

Our liquidity, access to capital, and borrowing costs could be adversely impacted by declines in our credit rating, our financial performance, and global credit market conditions, as well as a broad range of other factors. In addition, our liquidity, access to capital, and borrowing costs could also be negatively impacted by the outcome of any of the legal or regulatory proceedings to which we are a party. See Part I, Item 1A, Risk Factors of our 2024 Form 10-K, as supplemented and, to the extent inconsistent, superseded below in Part II, Item 1A, Risk Factors of this Form 10-Q, as well as "Note 13—Commitments and Contingencies" in the notes to the condensed consolidated financial statements included in Part I, Item 1 of this Form 10-Q for additional discussion of these and other risks that our business faces.

# ITEM 3: QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk is the potential for economic losses to be incurred on market risk sensitive instruments arising from adverse changes in market factors such as interest rates, foreign exchange rates, and equity investment risk. Management establishes and oversees the implementation of policies governing our investing, funding, and foreign exchange derivative activities intended to mitigate market risks. We monitor risk exposures on an ongoing basis.

#### INTEREST RATE RISK

We are exposed to interest rate risk relating to our investment portfolio, from interest-rate sensitive assets underlying the customer balances we hold on our condensed consolidated balance sheets as customer accounts, and a portion of our debt.

As of June 30, 2025 and December 31, 2024, approximately 55% and 48%, respectively, of our total cash, cash equivalents, and investment portfolio (excluding restricted cash and strategic investments) was held in cash and cash equivalents. The remaining portfolio and assets underlying the customer balances that we hold on our condensed consolidated balance sheets as customer accounts are maintained in interest and non-interest bearing bank deposits, time deposits, and available-for-sale debt securities. We seek to preserve principal while holding eligible liquid assets, as defined by applicable regulatory requirements and commercial law in certain jurisdictions where we operate, equal to at least 100% of the aggregate amount of all customer balances. We do not pay interest on amounts due to customers.

Interest rate movements affect the interest income we earn on cash and cash equivalents, time deposits, and available-for-sale debt securities and the fair value of those securities. A hypothetical 100 basis points increase in interest rates would have resulted in a decrease in the fair value of our cash equivalents and available-for-sale debt securities investment by approximately \$146 million and \$101 million at June 30, 2025 and December 31, 2024, respectively. Changes in the fair value of our available-for-sale debt securities resulting from such interest rate changes are reported as a component of accumulated other comprehensive income ("AOCI") and are realized only if we sell the securities prior to their scheduled maturities or the declines in fair values are due to expected credit losses.

As of June 30, 2025 and December 31, 2024, we had an aggregate principal amount of \$10.5 billion and \$10.6 billion, respectively, in fixed rate debt with varying maturity dates. Since these notes bear interest at fixed rates, they do not result in any financial statement risk associated with changes in interest rates. However, the fair value of these notes fluctuates when interest rates change, increasing in periods of declining interest rates and declining in periods of increasing interest rates. As of June 30, 2025, we had an aggregate principal amount of \$450 million in floating rate debt with a maturity date of March 6, 2028. A hypothetical 100 basis points increase in market interest rates would not have resulted in a material impact to interest expense recorded in the three and six months ended June 30, 2025.

As of June 30, 2025 and December 31, 2024, we also had revolving credit facilities of approximately \$5.6 billion available to us. We are obligated to pay interest on borrowings under these facilities as well as other customary fees, including an upfront fee and an unused commitment fee based on our debt rating. Borrowings under these facilities, if any, bear interest at floating rates. As a result, we are exposed to the risk related to fluctuations in interest rates to the extent of our borrowings. As of June 30, 2025 and December 31, 2024, ¥90.0 billion (approximately \$622 million) and ¥90.0 billion (approximately \$574 million), respectively, was outstanding under these facilities. A 100 basis points hypothetical adverse change in applicable market interest rates would not have resulted in a material impact to interest expense recorded in the three and six months ended June 30, 2025. For additional information, see "Note 12—Debt" in the notes to the condensed consolidated financial statements in Part I, Item 1 of this Form 10-Q.

Interest rates may also adversely impact our customers' spending levels and ability and willingness to pay outstanding amounts owed to us. Higher interest rates often lead to larger payment obligations by customers of our credit products to us, or to lenders under mortgage, credit card, and other consumer and merchant loans, which may reduce our customers' ability to remain current on their obligations to us and therefore lead to increased delinquencies, charge-offs, and allowances for loans and interest receivable, which could have an adverse effect on our net income (loss).

#### FOREIGN EXCHANGE RISK

We have significant operations internationally that are denominated in foreign currencies, primarily the British pound, Euro, Australian dollar, and Canadian dollar, which subject us to foreign exchange risk and may adversely impact our financial results. We transact in various foreign currencies and have significant international revenues and expenses. In addition, we charge our international subsidiaries for their use of intellectual property and technology and for certain corporate services. Our cash flows, results of operations, and certain of our intercompany balances that are exposed to foreign exchange rate fluctuations may differ materially from expectations, and we may record significant gains or losses due to foreign currency fluctuations and related hedging activities. We are generally a net receiver of foreign currencies and therefore benefit from a weakening of the United States ("U.S.") dollar and are adversely affected by a strengthening of the U.S. dollar, relative to foreign currencies. We considered the historical trends in foreign exchange rates and determined that it was reasonably possible that changes in exchange rates of 10% for all currencies could be experienced in the near term.

We have a foreign currency exposure management program designed to identify material foreign currency exposures, manage these exposures, and reduce the potential effects of currency fluctuations on our consolidated cash flows and results of operations through the execution of foreign exchange contracts. These foreign exchange contracts are accounted for as derivative instruments; for additional details related to our foreign exchange contracts, please see "Note 10—Derivative Instruments" in the notes to the condensed consolidated financial statements in Part I, Item 1 of this Form 10-Q.

We use foreign exchange contracts to protect our forecasted U.S. dollar-equivalent earnings and our investment in foreign subsidiaries from adverse changes in foreign exchange rates. These hedging contracts reduce, but do not entirely eliminate, the impact of adverse foreign exchange rate movements. We designate these contracts as cash flow hedges of forecasted revenues and expenses denominated in certain foreign currencies and net investment hedges for accounting purposes. The derivative's gain or loss is initially reported as a component of AOCI. Cash flow hedges are subsequently reclassified into revenue or expense in the same period the forecasted transaction affects earnings. The accumulated gains and losses associated with net investment hedges will remain in AOCI until the foreign subsidiaries are sold or substantially liquidated, at which point they will be reclassified into earnings.

If the U.S. dollar weakened by a hypothetical 10% at June 30, 2025 and December 31, 2024, the amount recorded in AOCI related to our foreign exchange contracts, before taxes, would have been approximately \$469 million and \$380 million lower, respectively, before considering the offsetting impact of the underlying hedged item.

We have an additional balance sheet foreign exchange management program in which we use foreign exchange contracts to help offset the foreign exchange risk on our assets and liabilities denominated in currencies other than the functional currency of our subsidiaries. These contracts are not designated as hedging instruments and reduce, but do not entirely eliminate, the impact of currency exchange rate movements on our assets and liabilities. The foreign exchange gains and losses on our assets and liabilities are recorded in other income (expense), net, and are offset by the gains and losses on the foreign exchange contracts.

Adverse changes in exchange rates of a hypothetical 10% for all foreign currencies would have resulted in a negative impact on income before income taxes of approximately \$421 million and \$470 million at June 30, 2025 and December 31, 2024, respectively, without considering the offsetting effect of foreign exchange contracts. Foreign exchange contracts in place as of June 30, 2025 would have positively impacted income before income taxes by approximately \$355 million, resulting in a net negative impact of approximately \$66 million. Foreign exchange contracts in place as of December 31, 2024 would have positively impacted income before income taxes by approximately \$445 million, resulting in a net negative impact of approximately \$25 million. These reasonably possible adverse changes in exchange rates of 10% were applied to monetary assets, monetary liabilities, and available-for-sale debt securities denominated in currencies other than the functional currencies of our subsidiaries at the balance sheet dates to compute the adverse impact these changes would have had on our income before income taxes in the near term.

# **EQUITY INVESTMENT RISK**

Our strategic investments are subject to a variety of market-related risks that could substantially reduce or increase the carrying value of the portfolio. As of both June 30, 2025 and December 31, 2024, our strategic investments totaled \$1.6 billion and represented approximately 12% and 10% of our total cash, cash equivalents, and short-term and long-term investment portfolio at those respective dates. Our strategic investments include marketable equity securities, which are publicly traded, and non-marketable equity securities, which are primarily investments in privately held companies. We are required to record all adjustments to the value of these strategic investments through our condensed consolidated statements of income (loss). As such, we expect volatility to our net income (loss) in future periods due to changes in observable prices and impairment related to our non-marketable equity securities accounted for under the Measurement Alternative. These changes could be material based on market conditions. Additionally, the financial success of our investments in privately held companies is typically dependent on a liquidity event, such as a public offering, acquisition, private sale, or other favorable market event providing the ability to realize appreciation in the value of the investment. A hypothetical adverse change of 10% in the carrying value of our strategic investments as of June 30, 2025, which could be experienced in the near term, would have resulted in a decrease of approximately \$158 million to the carrying value of the portfolio. We review our non-marketable equity securities accounted for under the Measurement Alternative for impairment when events and circumstances indicate a decline in fair value of such assets below carrying value. Our analysis includes a review of recent operating results and trends, recent purchases and sales of securities, and other publicly available data, for which we assess factors such as the investees' financial condition and business outlook, industry performa

# **ITEM 4: CONTROLS AND PROCEDURES**

(a) Evaluation of disclosure controls and procedures. Based on the evaluation of our disclosure controls and procedures (as defined in the Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended, or the Exchange Act), our principal executive officer and our principal financial officer have concluded that as of June 30, 2025, the end of the period covered by this report, our disclosure controls and procedures were effective.

(b) Changes in internal controls over financial reporting. There were no changes in our internal controls over financial reporting as defined in the Exchange Act Rule 13a-15(f) that occurred during our most recently completed fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### **PART II: OTHER INFORMATION**

#### **ITEM 1: LEGAL PROCEEDINGS**

The information set forth under "Note 13—Commitments and Contingencies—Litigation and Regulatory Matters" in the notes to the condensed consolidated financial statements in Part I, Item 1 of this Form 10-Q is incorporated herein by reference.

# **ITEM 1A: RISK FACTORS**

We are subject to various risks and uncertainties, which could materially affect our business, results of operations, financial condition, future results, and the trading price of our common stock. You should read carefully the following information together with the information appearing in Part I, Item 1A, Risk Factors in our Annual Report on Form 10-K for the year ended December 31, 2024 as filed with the United States ("U.S.") Securities and Exchange Commission ("SEC") on February 4, 2025 ("2024 Form 10-K"). The following information supplements and, to the extent inconsistent, supersedes some of the information appearing in the Risk Factors section of our 2024 Form 10-K. These risk factors, as well as our condensed consolidated financial statements and notes thereto and the other information appearing in this report, should be reviewed carefully for important information regarding risks that affect us.

Our business is subject to extensive government regulation and oversight. Our failure to comply with extensive, complex, overlapping, and frequently changing rules, regulations, and legal interpretations could materially harm our business.

Our business is subject to complex and changing laws, rules, regulations, policies, licensing schemes, and legal interpretations in the markets in which we offer services directly or through partners, including, but not limited to, those governing: banking, credit, deposit taking, cross-border and domestic money transmission, prepaid access, foreign currency exchange, privacy, data protection, data governance, cybersecurity, banking secrecy, digital payments, cryptocurrency, payment services (including payment processing and settlement services), lending, fraud detection, consumer protection, antitrust and competition, economic and trade sanctions, anti-money laundering, and counter-terrorist financing.

Regulators and legislators globally have been establishing, evolving, and increasing their regulatory authority, oversight, and enforcement, and it can be difficult to predict how these may be applied to our business and the way we conduct our operations. As we introduce new products and services and expand into new markets, including through acquisitions, we expect to become subject to additional regulations, restrictions, and licensing requirements. As we expand and localize our international activities, we expect that our obligations in the markets in which we operate will continue to increase. In addition, because we facilitate sales of goods and provide services to customers worldwide, one or more jurisdictions may claim that we or our customers are required to comply with their laws or other types of regulation, which may impose different, more specific, and/or conflicting obligations on us, as well as broader liability.

We may not be able to respond quickly or effectively to regulatory, legislative, and other developments, any failure or perceived failure to comply with existing or new laws, regulations, or orders of any government authority (including changes to or expansion of their interpretation) may result in audits, inquiries, investigations, whistleblower complaints, and adverse media coverage; subject us to significant fines, penalties, monetary damages, injunctive relief, criminal and civil lawsuits, forfeiture of significant assets, and enforcement actions in one or more jurisdictions; result in additional compliance and licensure requirements; cause us to temporarily or permanently lose existing licenses or prevent or delay us from obtaining additional licenses that may be required for our business; increase regulatory scrutiny of our business; divert management's time and attention from our business; restrict our operations; lead to increased friction for customers; force us to make changes to our business practices, products, or operations; require us to engage in remediation activities; or delay planned transactions, product launches, or improvements. Any of the foregoing could, individually or in the aggregate, harm our reputation, damage our brands and business, and adversely affect our results of operations and financial condition. The complexity of U.S. federal and state and international regulatory and enforcement regimes, coupled with the global scope of our operations and the evolving global regulatory environment, could result in a single event prompting a large number of overlapping investigations and legal and regulatory proceedings by multiple government authorities in different jurisdictions. While we have implemented policies and procedures designed to help ensure compliance with applicable laws and regulations, there can be no assurance that our employees, contractors, and agents will not violate such laws and regulations.

#### Cryptocurrency Regulation and Related Risks

Our customer cryptocurrency offerings could subject us to additional regulations, licensing requirements, or other obligations or liabilities. Within the U.S., we are regulated by the New York State Department of Financial Services as a virtual currency business, which does not qualify us to engage in securities brokerage or dealing activities. The regulatory status of particular cryptocurrencies is unclear under existing law. The evolving legislative and regulatory landscapes with respect to cryptocurrency other than stablecoins may subject us to additional licensing and regulatory obligations or to inquiries or investigations from various regulators and governmental authorities, and require us to make product changes, restrict or discontinue product offerings in certain markets, implement additional and potentially costly controls, or take other actions.

In August 2023, a third-party issuer with which we have partnered commercially (the "PYUSD Issuer") launched a U.S. dollar-denominated stablecoin named PayPal USD ("PYUSD"), which is available to PayPal U.S. customers and Venmo customers. These PayPal and Venmo customers may, if provisioned for external transfers and subject to our sanctions and anti-money laundering controls, send PYUSD to external wallets not controlled by PayPal. The PYUSD Issuer may also allow institutional users to directly purchase PYUSD from the PYUSD Issuer (as per the PYUSD Issuer's stablecoin terms and conditions). The regulatory treatment of stablecoins is evolving and has drawn significant attention from legislative and regulatory bodies around the world. Recently enacted U.S. federal stablecoin legislation provides a regulatory framework that is in the process of being implemented. While PYUSD is designed to comply with this U.S. framework, there remain uncertainties on how ongoing changes to international laws and regulations will apply to stablecoins in practice, and we and the PYUSD Issuer may face substantial costs to operationalize and comply with any additional or changed requirement. If we or the PYUSD Issuer fail to comply with regulations, requirements, prohibitions or other obligations applicable to us, we could face regulatory or other enforcement actions, potential fines, penalties, and other consequences. In addition, we could face reputational harm through our relationship with the PYUSD Issuer if the PYUSD Issuer were to face regulatory scrutiny or PYUSD is alleged to be used for transactions in connection with illicit or illegal activities.

We hold our customers' cryptocurrency assets through one or more third-party custodians. Financial and third-party risks related to our customer cryptocurrency offerings, such as inappropriate access to, theft, or destruction of cryptocurrency assets held by our custodians, insufficient insurance coverage by a custodian to reimburse us for all such losses, a custodian's failure to maintain effective controls over the custody and settlement services provided to us, a custodian's inability to purchase or liquidate cryptocurrency holdings, the failure of the PYUSD Issuer to maintain sufficient reserve assets backing PYUSD and defaults on financial or performance obligations by a custodian, banks with which the PYUSD Issuer maintains reserve assets or counterparty financial institutions, could expose our customers and us to loss, and significantly harm our business, financial condition, and reputation.

We have selected custodian partners and the PYUSD Issuer, and may in the future select additional custodian partners and stablecoin issuing entities, that are subject to regulatory oversight, capital requirements, maintenance of audit and compliance industry certifications, and cybersecurity procedures and policies. Nevertheless, any operational disruptions at any such custodian or issuer, or such custodians' or issuer's failure to safeguard cryptocurrency holdings (or reserve assets), could result in losses of customer assets, expose us to customer claims, reduce consumer confidence and materially impact our cryptocurrency product offerings and our operating results.

Custodial arrangements to safeguard cryptocurrency assets involve unique risks and uncertainties in the event of a custodian's bankruptcy. While other types of assets and some custodied cryptocurrencies have been deemed not to be part of the custodian's bankruptcy estate under various regulatory regimes, bankruptcy courts have not yet definitively determined the appropriate treatment of custodial holdings of digital assets in a bankruptcy proceeding. In the event of a custodian's bankruptcy, the lack of precedent and the highly fact-dependent nature of the determination could delay or preclude the return of custodied cryptocurrency assets to us or to our customers. Although we contractually require our custodians to segregate our customer assets and not commingle them with proprietary or other assets, we cannot be certain that these contractual obligations, even if duly observed by a custodian, will be effective in preventing such assets from being treated as part of the custodian's estate under bankruptcy or other insolvency law. In that event, our claim on behalf of such customers against a custodian's estate for our customers' cryptocurrency assets could be treated as a general unsecured claim against the custodian, in which case our customers could seek to hold us liable for any resulting losses.

#### Consumer Protection

Violations of consumer protection law in applicable jurisdictions, including both federal and state laws and regulations in the U.S., such as the Electronic Fund Transfer Act ("EFTA") and Regulation E as implemented by the Consumer Financial Protection Bureau ("CFPB"), could result in the assessment of significant actual damages or statutory damages or penalties (including treble damages in some instances) and plaintiffs' attorneys' fees. We are subject to, and have paid amounts in settlement of, lawsuits containing allegations that our business violated the EFTA and Regulation E or otherwise advance claims for relief relating to our business practices (e.g., that we improperly held consumer funds or otherwise improperly limited consumer accounts).

#### We are regularly subject to general litigation, regulatory scrutiny, and government inquiries.

We are regularly subject to claims, individual and class action lawsuits, arbitration proceedings, government and regulatory investigations, inquiries, actions or requests, and other proceedings alleging violations of laws, rules, and regulations with respect to competition, antitrust, intellectual property, privacy, data protection, information security, anti-money laundering, counter-terrorist financing, sanctions, anti-bribery, anti-corruption, consumer protection (including unfair, deceptive, or abusive acts or practices), the terms of our customer agreements, fraud, accessibility, securities, tax, labor and employment, commercial disputes, services, charitable fundraising, contract disputes, escheatment of unclaimed or abandoned property, product liability, use of our services for illegal purposes, the matters described in "Note 13-Commitments and Contingencies-Litigation and Regulatory Matters" to our condensed consolidated financial statements, and other matters. We expect that the number and significance of these disputes and inquiries will continue to increase as our products, services, and business expand in complexity, scale, scope, and geographic reach, including through acquisitions of businesses and technology, and as a result of expanded enforcement of certain existing laws and regulations by federal, state and local agencies. For example, there continues to be enforcement activity in connection with federal and state consumer protection laws, including suits which seek civil penalties. Investigations, changes in, or expanded enforcement of federal, state or local laws and regulations, and legal proceedings are inherently uncertain, expensive and disruptive to our operations, and could result in substantial judgments, fines, penalties or settlements, substantial diversion of management's time and effort, negative publicity, reputational harm, criminal sanctions, or orders that prevent or limit us from offering certain products or services; require us to change our business practices or customer agreement terms in ways that may increase costs or reduce revenues, develop non-infringing or otherwise altered products or technologies, or pay substantial royalty or licensing fees; or delay or preclude planned transactions or product launches or improvements. Determining legal reserves or possible losses from such matters involves significant estimates and judgments and may not reflect the full range of uncertainties and unpredictable outcomes. We may be exposed to losses in excess of the amount recorded, and such amounts could be material. If our estimates and assumptions change or prove to have been incorrect, this could have a material adverse effect on our business, financial position, results of operations, or cash flows.

#### We rely on third parties in many aspects of our business, which creates additional risk.

We rely on third parties in many aspects of our business, including, but not limited to, networks, banks, payment processors, and payment gateways that link us to the payment card and bank clearing networks to process transactions; unaffiliated third-party lenders to originate our U.S. credit products to consumers, U.S. merchant financing, and branded credit card products; branded debit card and savings products issued by unaffiliated banks; cryptocurrency custodial service providers; and external business partners and contractors who provide key functions (including, but not limited to, data center facilities and cloud computing, information technology, and outsourced customer support and product development functions). We are subject to additional risks inherent in engaging and relying upon third-party providers, including operational, legal, regulatory, information security, reputational, commercial, and resiliency risks. If we are unable to effectively manage our third-party relationships, these third parties are unable to meet their obligations to us, we are overly reliant on certain relationships, we are unable to negotiate favorable contractual terms, or we experience substantial disruptions in these relationships (including interruptions to the availability of our products and services), our operations, results of operations, liquidity and financial results could be adversely impacted. Additionally, our relationships with third parties inherently involve a lesser degree of control over business operations, governance, and compliance, which potentially increases our financial, legal, reputational, and operational risk.

# Any factors that reduce cross-border trade or make such trade more difficult could harm our business.

Cross-border trade (i.e., transactions where the merchant and consumer are in different countries) is an important source of our revenues and profits. Cross-border transactions generally provide higher revenues and operating income than similar transactions that take place within a single country or market. In certain markets, cross-border trade represents our primary (and in some instances our only) offerings. Cross-border trade may be negatively impacted by various factors including foreign exchange rate fluctuations, changes in or new tariffs, trade wars, barriers or restrictions, or threats of such actions, or the related uncertainty thereof, sanctions, import or export controls, and the interpretation and application of laws of multiple jurisdictions in the context of cross-border trade and foreign exchange. Any factors that increase the costs or uncertainty of cross-border trade for us or our customers or that restrict, delay, or make cross-border trade more difficult or impractical could reduce our cross-border transactions and volume, negatively impact our revenues and profits, and harm our business.

#### Our international operations subject us to increased risks, which could harm our business.

Our international operations generate a significant portion of our net revenues. Our international operations subject us to significant challenges, uncertainties, and risks, including, but not limited to, local regulatory, licensing, reporting, and legal obligations; costs and challenges associated with operating in markets in which we may have limited or no experience, including effectively localizing our products and services and adapting them to local preferences; difficulties in developing, staffing, and simultaneously managing a large number of varying foreign operations as a result of distance, language, and cultural differences and in light of varying laws, regulations, and customs; differing employment practices and the existence of works councils; difficulties in recruiting and retaining qualified employees and maintaining our company culture; fluctuations in foreign exchange rates; exchange control regulations; profit repatriation restrictions; changes in or new tariffs, sanctions, fines, or other trade barriers or restrictions and the related uncertainty thereof; import or export regulations; compliance with U.S. and foreign anti-bribery, anti-corruption, sanctions, anti-money laundering and counter-terrorist financing laws and regulations; the interpretation and application of laws of multiple jurisdictions; and national or regional political, economic, or social instability. In addition, some countries have enacted or are considering data localization or residency laws, which require that certain data be maintained, stored and/or processed within their country of origin. Maintaining local data centers in individual countries could significantly increase our operating costs.

Our international operations also may heighten many of the other risks described in this "Risk Factors" section. Any violations of the complex foreign and U.S. laws, rules and regulations that may apply to our international operations may result in lawsuits, enforcement actions, criminal actions, or sanctions against us and, our directors, officers, and employees; prohibit or require us to change our business practices; and damage our reputation. Although we have implemented policies and procedures designed to promote compliance with these laws, there can be no assurance that our employees, contractors, or agents will not violate our policies. These risks are inherent in our international operations, may increase our costs of doing business internationally, and could materially and adversely affect our business.

#### Global and regional economic conditions could harm our business.

Adverse global and regional economic conditions such as political unrest and turmoil affecting the banking system or financial markets, including, but not limited to, tightening in the credit markets, extreme volatility or distress in the financial markets (including the fixed income, credit, currency, equity, and commodity markets), unemployment, consumer debt levels, recessionary or inflationary pressures, supply chain issues, reduced consumer confidence or economic activity, government fiscal, monetary and tax policies, U.S. and international trade relationships, agreements, treaties, changes in or new tariffs and restrictive actions or threats of such actions, including an escalation of trade tensions between the U.S. and its trading partners, the inability of a government to enact a budget in a fiscal year, government shutdowns, government austerity programs, geopolitical conditions or events, and other negative financial news or macroeconomic developments could have a material adverse impact on the demand for our products and services, including a reduction in the volume and size of transactions on our payments platform. In particular, recent tariffs and reciprocal trade measures enacted or threatened to be enacted by the U.S. and other countries have led to increased volatility and uncertainty in certain parts of the global economy. We cannot predict the timing, strength or duration of the current or any future potential economic volatility or slowdown in the U.S. or globally. These conditions could have a material adverse impact on the demand for our products and services which could adversely affect our results of operations. Additionally, any inability to access the capital markets when needed due to volatility or illiquidity in the markets, liquidity needs due to unanticipated reductions in customer balances, or increased regulatory liquidity and capital requirements may strain our liquidity position. Such conditions may also expose us to fluctuations in foreign exchange rates or interest rates that

Environmental, social and governance ("ESG") issues may have an adverse effect on our business, financial condition and results of operations and damage our reputation.

Various jurisdictions are adopting or considering new laws and regulations that expand or curtail disclosure, reporting and diligence requirements with respect to ESG matters. If we are unable to comply with new laws, regulations or guidance concerning ESG matters or fail to meet investor, industry or stakeholder expectations and standards, our reputation may be harmed, customers may choose to refrain from using our products and services, we may be subject to fines, penalties, regulatory or other enforcement actions, and our business or financial condition may be adversely affected. If our ESG-related data, processes and reporting are viewed as incomplete or inaccurate, or if we fail to achieve progress with respect to ESG-related goals on a timely basis or at all, we may be viewed negatively by stakeholders concerned about these matters. Moreover, investors, customers, partners, media, government entities, and other stakeholders (including those in support of or in opposition to ESG principles) may have a negative view of us to the extent we are perceived to have not responded appropriately to their ESG concerns or take positions that are contrary to their views or expectations.

We recognize that climate-related risks may impact our business. For example, California, where our headquarters are located, has historically experienced, and is projected to continue to experience, extreme weather and natural disaster events more frequently, including drought, flooding, heat waves, and wildfires. Such events may disrupt our business and may cause us to experience additional costs to maintain or resume operations.

# ITEM 2: UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

# REPURCHASES OF EQUITY SECURITIES

In June 2022, our Board of Directors authorized a stock repurchase program that provides for the repurchase of up to \$15 billion of our common stock, with no expiration from the date of authorization. In February 2025, our Board of Directors authorized an additional stock repurchase program that provides for the repurchase of up to \$15 billion of our common stock, with no expiration from the date of authorization. Our stock repurchase programs are intended to offset the impact of dilution from our equity compensation programs and, subject to market conditions and other factors, may also be used to make opportunistic repurchases of our common stock to reduce outstanding share count. Any share repurchases under our stock repurchase programs may be made through open market transactions, block trades, privately negotiated transactions, including accelerated share repurchase agreements or other means at times and in such amounts as management deems appropriate, and will be funded from our working capital or other financing alternatives. Moreover, any stock repurchases are subject to market conditions and other uncertainties and we cannot predict if or when any stock repurchases will be made. We may terminate our stock repurchase programs at any time without prior notice.

The stock repurchase activity under our stock repurchase programs during the three months ended June 30, 2025 is summarized below:

	Total number of shares purchased		verage price d per share <sup>(1)</sup>	Total number of shares purchased as part of publicly announced plans or programs	val may	proximate dollar ue of shares that yet be purchased der the plans or programs
	(In millions, except per share amounts)					
Balance as of March 31, 2025					\$	18,356
April 1, 2025 through April 30, 2025	8.3	\$	62.24	8.3		17,839
May 1, 2025 through May 31, 2025	7.3	\$	70.57	7.3		17,322
June 1, 2025 through June 30, 2025	6.5	\$	72.39	6.5		16,855
Balance as of June 30, 2025	22.1			22.1	\$	16,855

<sup>(1)</sup> Average price paid per share for open market purchases includes broker commissions, but excludes excise tax.

# **ITEM 3: DEFAULTS UPON SENIOR SECURITIES**

None.

ITEM 4: MINE SAFETY DISCLOSURES

Not applicable.

**ITEM 5: OTHER INFORMATION** 

None.

**PayPal** 

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# **ITEM 6: EXHIBITS**

# INDEX TO EXHIBITS

		Incorporated by Reference		
Exhibit Number	Exhibit Description	Form	Date Filed	Filed Herewith
<u>10.01+</u>	PayPal Holdings, Inc. 2015 Incentive Award Plan, as Amended and Restated	8-K	6/9/2025	-
10.02†	Deed of Amendment and Restatement in relation to the amendment and restatement of the Receivables Purchase Agreement and the amendment of the Receivables Management Agreement, dated as of May 12, 2025 and Amended and Restated Receivables Purchase Agreement dated as of June 16, 2023 (as amended and restated on October 13, 2023, as further amended on November 14, 2023, December 12, 2023, and September 17, 2024, and as further amended and restated on December 12, 2024 and May 12, 2025), by and between PayPal (Europe) S.à r.l. et Cie, SCA (as Seller and Receivables Manager), PayPal UK Ltd (as Receivables Manager), Alps Partners S.à r.l. (as Purchaser), BNY Mellon Corporate Trustee Services Limited (as Security Agent), Avega S.à r.l. (as Back-Up Receivables Manager Facilitator) and Alps Partners (Holding) S.à r.l. (as Class C Lender)	_	_	X
<u>31.01</u>	Certification of Registrant's Chief Executive Officer, as required by Section 302 of the Sarbanes-Oxley Act of 2002	-	-	X
31.02	Certification of Registrant's Chief Financial Officer, as required by Section 302 of the Sarbanes-Oxley Act of 2002	-	-	X
32.01*	Certification of Registrant's Chief Executive Officer, as required by Section 906 of the Sarbanes-Oxley Act of 2002	-	-	X
32.02*	Certification of Registrant's Chief Financial Officer, as required by Section 906 of the Sarbanes-Oxley Act of 2002	-	-	X
101	The following financial information related to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2025, formatted in iXBRL (Inline Extensible Business Reporting Language): (i) the Condensed Consolidated Balance Sheets, (ii) the Condensed Consolidated Statements of Income (Loss), (iii) the Condensed Consolidated Statements of Comprehensive Income (Loss), (iv) the Condensed Consolidated Statements of Stockholders' Equity, (v) the Condensed Consolidated Statements of Cash Flows; and (vi) the related Notes to Condensed Consolidated Financial Statements	<u>-</u>	_	X
104	Cover Page Interactive Data File, formatted in iXBRL and contained in Exhibit 101	-	-	X

<sup>+</sup> Indicates a management contract or compensatory plan or arrangement.

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<sup>†</sup> Certain portions of this exhibit have been omitted pursuant to Item 601(b)(10)(iv) of Regulation S-K.

<sup>\*</sup> The certifications furnished in Exhibits 32.01 and 32.02 hereto are deemed to accompany this Form 10-Q and will not be deemed "filed" for purposes of Section 18 of the Exchange Act. Such certifications will not be deemed to be incorporated by reference into any filings under the Securities Act or the Exchange Act, except to the extent that the registrant specifically incorporates them by reference.

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

PayPal Holdings, Inc. Principal Executive Officer:

Date: July 29, 2025 By: /s/Alex Chriss

Alex Chriss

President, Chief Executive Officer and Director

Principal Financial Officer:

Date: July 29, 2025 By: /s/ Jamie Miller

Jamie Miller

**Executive Vice President, Chief Financial and Operating Officer** 

Principal Accounting Officer:

Date: July 29, 2025 By: /s/ Christopher Natali

Christopher Natali Vice President, Chief Accounting Officer

**PayPal** 

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## Exhibit 10.02

In this Exhibit 10.02, the notation "[\* \* \*]" identifies certain information that has been excluded because it is both not material and is the type that the registrant treats as private or confidential.

Amendment and Restatement (RPA) and Amendment (RMA)

12 May 2025

# PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A. as *Receivables Manager* and *Seller*

PAYPAL UK LTD as Receivables Manager

ALPS PARTNERS S.À R.L. as Purchaser

# BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED as Security Agent

AVEGA S.À R.L. as Back-Up Receivables Manager Facilitator

ALPS PARTNERS (HOLDING) S.À R.L. as Class C Lender

## DEED OF AMENDMENT AND RESTATEMENT

in relation to

the amendment and restatement of the Receivables Purchase Agreement and the amendment of the Receivables

Management Agreement

## **FRESHFIELDS**

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**CLAUSE** 

### **THIS DEED** (this *Deed*) is dated 12 May 2025 and made between:

- (1) **PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A.**, a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of the Grand Duchy of Luxembourg (*Luxembourg*), having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 (a *Receivables Manager* and the *Seller*);
- (2) **PAYPAL UK LTD**, a private limited company incorporated under the laws of England and Wales (registered number 14741686), having its registered office at 5 Fleet Place, London, United Kingdom, EC4M 7RD (a *Receivables Manager*);
- (3) ALPS PARTNERS S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, with its registered office at 2, rue Edward Steichen, L- 2540 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register (Registre de commerce et des sociétés, Luxembourg) under number B277050, and subject, as an unregulated securitisation undertaking (organisme de titrisation), to the Luxembourg act dated 22 March 2004 on securitisation, as amended (the Securitisation Act 2004) (the Purchaser);
- $(4) \quad \textbf{BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED}, acting through its$ 
  - office at 160 Queen Victoria Street, London EC4V 4LA, United Kingdom (in its capacity as security agent for the Secured Creditors, the *Security Agent* which expression shall include such company and all other persons or companies for the time being acting as the security agent or security agents under the Security Documents);
- (5) **AVEGA S.À R.L.**, a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg, Luxembourg having its registered office at 2, rue Edward Steichen, L-2540 Luxembourg and registered with the Luxembourg trade and companies register under number B123099 (the *Back-Up Receivables Manager Facilitator*); and
- (6) ALPS PARTNERS (HOLDING) S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, with its registered office at 2, rue Edward Steichen, L- 2540 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register (Registre de commerce et des sociétés, Luxembourg) under number B276993 (the Class C Lender),
  - together, the Parties and each a Party.

### **Recitals:**

- (A) The Parties have entered into a receivables purchase agreement dated 16 June 2023 pursuant to which the Seller agrees to sell and the Purchaser agrees to
  - purchase the Seller's whole right, title, interest and benefit in certain receivables and their related rights (the *Original Receivables Purchase Agreement*).
- (B) The Parties have entered into a receivables management agreement dated 16 June 2023 pursuant to which the Seller in its capacity as Receivables Manager has agreed to provide loan administration duties with respect to the Purchased Receivables comprising the Portfolio from time to time (the *Original Receivables Management Agreement*).
- (C) Pursuant to a deed of amendment and restatement dated 13 October 2023, the Original Receivables Purchase Agreement and the Original Receivables Management Agreement were amended and restated

as set out therein (the A&R Receivables Purchase Agreement and the A&R Receivables Management Agreement respectively).

- (D) Pursuant to a deed of accession dated 31 October 2023, PayPal UK Ltd became a party to the A&R Receivables Purchase Agreement and the A&R Receivables Management Agreement as an Additional Receivables Manager.
- (E) Pursuant to a deed of amendment dated 14 November 2023, the A&R Receivables Purchase Agreement was amended as set out therein.
- (F) Pursuant to a deed of amendment dated 12 December 2023, the A&R Receivables Purchase Agreement and the A&R Receivables Management Agreement were further amended as set out therein.
- (G) Pursuant to a deed of amendment dated 8 July 2024, the A&R Receivables Management Agreement was further amended as set out therein.
- (H) Pursuant to a deed of amendment dated 17 September 2024, the A&R Receivables Purchase Agreement was further amended as set out therein.
- (I) Pursuant to a deed of amendment and restatement dated 12 December 2024, the A&R Receivables Purchase Agreement was further amended and restated as set out therein.
- (J) The Parties now wish to further amend and restate the Receivables Purchase Agreement and further amend the Receivables Management Agreement in accordance with the terms of this Deed.
- (K) The Security Agent is entering into this Deed on the instructions of (i) the Instructing Creditors (as defined in the Master Framework Agreement) pursuant to and in accordance with a deed of amendment relating to the Master Framework Agreement dated on or about the date hereof; and (ii) the Class C Lender pursuant to and in accordance with Clause 8 (*The Security Agent*) of this Deed.

### IT IS AGREED as follows:

### 1. Definitions and interpretation

### 1.1 Definitions In this Deed:

Amended and Restated Receivables Purchase Agreement means the Receivables Purchase Agreement, as amended and restated in the form set out in Schedule 1 (Form of Amended and Restated Receivables Purchase Agreement);

Effective Date means the date of this Deed;

**Receivables Management Agreement** means the A&R Receivables Management Agreement as further amended on 8 July 2024 and 12 December 2023; and

Receivables Purchase Agreement means the A&R Receivables Purchase Agreement as amended and restated on 12 December 2024.

## 1.2 Incorporation of defined terms

Capitalised terms in this Deed shall, except where the context otherwise requires or where otherwise defined in this Deed, have the meanings given to them in Schedule 22 (*Definitions*) of the Amended and Restated Receivables Purchase Agreement or Schedule 9 (*Definitions*) of the Receivables Management Agreement (as amended by this Deed), as appropriate, and this Deed shall be construed in accordance with the principles of construction set out in Clause 1 (*Definitions and Interpretation*) of the Amended and Restated Receivables Purchase Agreement.

## 1.3 Designation as Transaction Document

Each of the Parties designates this Deed as a Transaction Document.

### 2. Amendment and restatement (RPA)

With effect from the Effective Date and in accordance with Clause 29 (*Amendments and Waivers*) of the Receivables Purchase Agreement, the Receivables Purchase Agreement shall be amended and restated in the form of the Amended and Restated Receivables Purchase Agreement.

### 3. Amendment (RMA)

- (a) With effect from the Effective Date and in accordance with Clause 22 (*Amendments and Waivers*) of the Receivables Management Agreement, the Receivables Management Agreement shall be amended as follows:
  - (i) Clause 8.2 of the Receivables Management Agreement shall be deleted in its entirety and replaced with the following:

"8.2 Cash Sweeps

On each Collections Settlement Date, subject to Clause 8.3 and Clause 8.4, the Receivables Manager shall cause all Collections received to be transferred to the relevant Purchaser Bank Account for the appropriate

currency prior to the end of the applicable Required Transfer Period (each such payment, a *Collections Sweep Payment*) [\* \* \*]. The Receivables Manager undertakes to make any Collections Sweep Payment to the Purchaser directly from an account held in the name of the Receivables Manager into which Collections are credited (directly or indirectly).";

- (ii) Clause 8.3 of the Receivables Management Agreement shall be deleted in its entirety and replaced with the following:
  - "8.3 The following amounts shall not be transferred to a Purchaser Bank Account on a Collections Settlement Date:
  - (a) any Collections relating to a Receivable sold pursuant to the Settlement Date Title Transfer Option which are received prior to the relevant Cut-Off Time in respect of such Receivable; and
  - (b) any amount deducted from the Collections by the Receivables Manager under Clause 19.1.";
- (iii) A new definition of "Required Transfer Period" shall be inserted into Schedule 9 (*Definitions*) of the Receivables Management Agreement as follows:

### "Required Transfer Period means:

- (a) in respect of a Collection received in respect of a Receivable which is sold pursuant to the Settlement Date Title Transfer Option and which are received in the period between the relevant Cut-Off Time and the relevant Title Transfer Time for such Receivable, the period commencing on the date of receipt of such Collection and ending at close of business on the day falling five Business Days after the day on which the Title Transfer Time for the relevant Receivable occurs; and
- (b) for any Collection other than a Collection described in paragraph(a) above, the period commencing on the date of receipt of such Collection and ending five Business Days after the date of receipt of such Collection;"; and

- (iv) Schedule 10 (Form of Receivables Management Report) of the Receivables Management Agreement shall be replaced in its entirety with the form of Receivables Management Report set out in Schedule 2 (Form of Receivables Management Report) hereto.
- (b) With effect from the Effective Date, the Parties agree that:
  - (i) for the purposes of Clause 7.1A(a) of the Receivables Management Agreement, the Receivables Manager shall deliver a report in, or substantially in, the form set out in Schedule 3 (Form of Daily Netting Letter) hereto;
  - (ii) for the purposes of Clause 7.1A(b) of the Receivables Management Agreement, the Receivables Manager shall deliver a report in, or substantially in, the form set out in Schedule 4 (*Form of Daily Loan Balance Report*) hereto; and
  - (iii) for the purposes of Clause 7.1A(c) of the Receivables Management Agreement, the Receivables Manager shall deliver a report in, or substantially in, the form as set out in Schedule 5 (*Form of Weekly Report*) hereto.

### 4. Representations and Warranties

- 4.1 On the Effective Date the Seller makes the representations and warranties in the form set out in Part B of Schedule 2 (*Seller Representations*) to the Amended and Restated Receivables Purchase Agreement to the Purchaser and the Security Agent.
- 4.2 On the Effective Date the Purchaser makes the representations and warranties in the form set out in Part C of Schedule 2 (*Purchaser Representations*) to the Amended and Restated Receivables Purchase Agreement to the Seller and the Security Agent.
- 4.3 On the Effective Date each Receivables Manager makes the representations and warranties in the form set out in Clause 14 (*Representations and Warranties*) of the Receivables Management Agreement to the Purchaser and the Security Agent.
- 4.4 For the purposes of this Clause 4 (*Representations and Warranties*), references to the "Transaction Documents" in Part B of Schedule 2 (*Seller Representations*) to the Amended and Restated Receivables Purchase Agreement, Part C of Schedule 2 (*Purchaser Representations*) to the Amended and Restated Receivables Purchase Agreement or Clause 14 (*Representations and Warranties*) of the Receivables Management Agreement shall be construed to include this Deed, the Receivables Purchase Agreement (immediately prior to its amendment and restatement pursuant to this Deed), the Receivables Management Agreement (immediately prior to its amendment pursuant to this Deed), the Amended and Restated Receivables Purchase Agreement and the Receivables Management Agreement (as amended pursuant to this Deed).

## 5. Continuing obligations

- 5.1 The provisions of the Receivables Purchase Agreement, the Receivables Management Agreement and other Transaction Documents shall, save as amended or amended and restated by this Deed, continue in full force and effect and nothing in this Deed shall constitute or be construed as an amendment, waiver or compromise of any other term or condition of the Transaction Documents or any of the Parties' rights in relation to them which for the avoidance of doubt shall continue to apply in full force and effect.
- 5.2 References in the Receivables Purchase Agreement or in any other Transaction Document (other than in Clause 4.4 (*Representations and Warranties*) of this Deed) to "the Receivables Purchase Agreement", "this Agreement", "hereof", "hereunder" and expressions of similar import shall, on and from the Effective Date, be deemed to be references to the Amended and Restated Receivables Purchase Agreement.
- 5.3 References in the Receivables Management Agreement or in any other Transaction Document (other than in Clause 4.4 (*Representations and Warranties*) of this Deed) to "the Receivables Management

Agreement", "this Deed", "hereof", "hereunder" and expressions of similar import shall, on and from the Effective Date, be deemed to be references to the Receivables Management Agreement (as amended pursuant to this Deed).

5.4 Each of the Parties hereto acknowledges and agrees that the amendments effected pursuant to this Deed have been effected in accordance and compliance with the relevant provisions in the Receivables Purchase Agreement or the Receivables Management Agreement (as applicable) (and that they shall be estopped from asserting otherwise after the Effective Date).

#### 6. Incorporation of terms

The provisions of Clauses 26 (Confidentiality), 29 (Amendments and Waivers), 31 (Notices), 32 (Bail-In), 33 (Third Party Rights), 34 (Severability) and 36 (Limited Recourse and Non-petition) of the Receivables Purchase Agreement shall be incorporated into this Deed as if set out in full in this Deed and as if references in those clauses to "this Agreement" are references to this Deed.

### 7. Further assurance

The Parties hereto agree that they will co-operate fully to (and the Purchaser will use best efforts to provide relevant information and support to the Seller and each Receivables Manager shall) do all such further acts and things and execute any further documents that may be necessary or desirable to give full effect to the transactions contemplated by this Deed (but subject always to the provisions of Clauses 8 (*Notification of Sales*) and 27 (*Data Protection*) of the Receivables Purchase Agreement).

## 8. The Security Agent

## 8.1 Class C Lender direction to Security Agent

The Class C Lender hereby authorises and directs the Security Agent to execute this Deed in order to effect the amendment and restatement of the Receivables Purchase Agreement and amendment of the Receivables Management Agreement in accordance with this Deed and to take any action as may be necessary in connection with, or in order to give effect to this Deed including, without limitation, consenting to the Purchaser entering into this Deed.

8.2 Discharge and exoneration of the Security Agent's liability in relation to this Deed

The Class C Lender discharges and exonerates the Security Agent from any and all liability for which it may or may have become responsible under the Transaction Documents in connection with this Deed (including but not limited to the execution by the Security Agent and the Purchaser of this Deed).

8.3 Waiver of any claim against the Security Agent

The Class C Lender irrevocably waives any claim that it may have against the Security Agent arising as a result of any loss or damage which it may suffer or incur as a result of the Security Agent acting upon the direction in Clause 8.1 (Class C Lender direction to Security Agent) of this Deed (including but not limited to circumstances where it is subsequently found that the direction in Clause 8.1 (Class C Lender direction to Security Agent) of this Deed is not valid or binding) and the Class C Lender further confirms that it will not seek to hold the Security Agent liable for any such loss or damage.

8.4 Indemnity in favour of Security Agent

The Class C Lender expressly agrees and undertakes to indemnify and hold harmless the Security Agent from and against all losses, liabilities, damages, costs, charges and expenses which may be suffered or incurred by it as a result of any claims (whether or not successful, compromised or settled), actions, demands or proceedings brought against the Security Agent and against all losses, costs, charges or expenses (including legal fees) which the Security Agent may suffer or incur which in any case arise as a

result of the Security Agent acting in accordance with the direction in Clause 8.1 (Class C Lender direction to Security Agent) of this Deed and the Transaction Documents.

8.5 Approval of every modification in respect of the rights of the Class C Lender necessary to give effect to this Deed

The Class C Lender approves every modification and amendment (and the implementation thereof) in respect of their rights relating to the Transaction Documents resulting from or to be effected by the modifications, authorisations and determinations referred to in the direction in Clause 8.1 (*Class C Lender direction to Security Agent*) of this Deed.

### 9. Counterparts

This Deed may be executed in any number of counterparts and by each Party on single counterparts. Each counterpart is an original, but all counterparts shall together constitute one and the same instrument. Delivery of a counterpart of this Deed by e-mail shall be an effective mode of delivery.

## 10. Law and jurisdiction

## 10.1 Governing law

This Deed and any non-contractual obligations arising out of or in connection with it shall be governed by, and interpreted in accordance with, English law.

10.2 The English courts shall have exclusive jurisdiction in relation to all disputes arising out of or in connection with this Deed (including claims for setoff and counterclaims), including disputes arising out of or in connection with: (i) the creation, validity, effect, interpretation, performance or nonperformance of, or the legal relationships established by, this Deed; and (ii) any non-contractual obligations arising out of or in connection with this

Deed. For such purposes, each Party irrevocably submits to the jurisdiction of the English courts and waives any objection to the exercise of such
jurisdiction.

## Schedule 1

Form of Amended and Restated Receivables Purchase Agreement

## 16 June 2023

(as amended and restated on 13 October 2023, as further amended on 14 November 2023, 12 December 2023, 17 September 2024, and as further amended and restated on 12 December 2024 and 12 May 2025)

# PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A. as Seller

## ALPS PARTNERS S.À R.L. as Purchaser

# BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED as Security Agent

PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A. as Receivables Manager

PAYPAL UK LTD as Receivables Manager

AVEGA S.À R.L. as Back-Up Receivables Manager Facilitator

ALPS PARTNERS (HOLDING) S.À R.L. as Class C Lender

RECEIVABLES PURCHASE AGREEMENT



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THIS RECEIVABLES PURCHASE AGREEMENT (this *Agreement*) was made on 16 June 2023 (and is amended and restated on 13 October 2023)

BETWEEN:

- (1) **PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A.**, a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of the Grand Duchy of Luxembourg (*Luxembourg*), having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 (the *Seller*);
- (2) ALPS PARTNERS S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, with its registered office at 2, rue Edward Steichen, L- 2540 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register (Registre de commerce et des sociétés, Luxembourg) under number B277050, and subject, as an unregulated securitisation undertaking (organisme de titrisation), to the Luxembourg act dated 22 March 2004 on securitisation, as amended (the Securitisation Act 2004) (the Purchaser);
- (3) **BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED**, acting through its office at 160 Queen Victoria Street, London EC4V 4LA, United Kingdom (in its capacity as security agent for the Secured Creditors, the *Security Agent* which expression shall include such company and all other persons or companies for the time being acting as the security agent or security agents under the Security Documents);
- (4) PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (société en commandite par actions) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L- 2449 Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 (a Receivables Manager);
- (5) **PAYPAL UK LTD**, a private limited company incorporated under the laws of England and Wales (registered number 14741686), having its registered office at 5 Fleet Place, London, United Kingdom, EC4M 7RD (a *Receivables Manager*);
- (6) **AVEGA S.À R.L.**, a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg, Luxembourg having its registered office at 2, rue Edward Steichen, L- 2540 Luxembourg and registered with the Luxembourg trade and companies register under number B123099 (the *Back-Up Receivables Manager Facilitator*); and
- (7) ALPS PARTNERS (HOLDING) S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, with its registered office at 2, rue Edward Steichen, L- 2540 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register (Registre de commerce et des sociétés, Luxembourg) under number B276993 (the Class C Lender),

each a Party and together the Parties.

WHEREAS: The Seller has agreed to offer to sell and the Purchaser has agreed to accept the Seller's offer in respect of the Seller's whole right, title, interest and benefit in and to the Receivables and any Related Rights (without notice of such sale and purchase being given to Borrowers prior to the occurrence of a Notification Event) for the consideration and upon the terms and subject to the conditions of this Agreement.

#### IT IS HEREBY AGREED as follows:

### 1. Definitions and Interpretation

- 1.1 Capitalised terms used but not otherwise defined in this Agreement shall have the meanings given in Schedule 22 (*Definitions*), except so far as the context requires otherwise.
- 1.2 In this Agreement unless the context otherwise requires:
  - (a) references to a person include any individual, firm, body corporate (wherever incorporated), government, state or agency of a state or any joint venture, association, partnership, works council or employee representative body (whether or not having separate legal personality);
  - (b) references to a paragraph, Clause or Schedule shall refer to those of this Agreement unless stated otherwise;
  - (c) headings do not affect the interpretation of this Agreement;
  - (d) the singular shall include the plural and vice versa; and references to one gender include all genders;
  - (e) any reference in this Agreement to a time and/or day shall be to the then applicable time and/or day in (i) Luxembourg in respect of the EU Receivables and (ii) London in respect of the UK Receivables;
  - (f) subject to Clause 1.3, references to any English law legal term or concept shall, in respect of any jurisdiction other than England and Wales, be construed as references to the term or concept which most nearly corresponds to it in that jurisdiction;
  - (g) any phrase introduced by the terms including, include, in particular or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms;
  - (h) [\* \* \*]
  - (i) any indemnity or covenant to pay (for the purposes of this paragraph (i), a *Payment Obligation*) being given on an "after-Tax basis" means that the amount payable pursuant to such Payment Obligation (for the purposes of this paragraph (i), the *Payment*) shall be calculated in such a manner as will ensure that, after taking into account:
    - (i) any Tax required to be deducted or withheld from the Payment;
    - (ii) the amount and timing of any additional Tax which becomes payable by the recipient of the Payment as a result of the Payment being subject to Tax in the hands of the recipient; and
    - (iii) the amount and timing of any Tax benefit or Relief from Tax which is or will be obtained by the recipient of the Payment to the extent that such Tax benefit or Relief is attributable to the matter giving rise to the Payment Obligation or to any Tax taken into account in sub-paragraphs (i) and (ii) above,

the recipient of the Payment is in the same Tax position as that in which it would have been if the matter giving rise to the Payment Obligation had not occurred.

- 1.3 Except as otherwise expressly provided in this Agreement, any express reference to an enactment (which includes any legislation in any jurisdiction) includes references to (i) that enactment as amended, consolidated or re-enacted by or under any other enactment before or after the date of this Agreement;
  - (ii) any enactment which that enactment re-enacts (with or without modification); and (iii) any subordinate legislation (including regulations) made (before or after the date of this Agreement) under that enactment, as amended, consolidated or re-enacted as described at (i) or (ii) above, except to the extent that any of the matters referred to in (i) to (iii) occurs after the date of this Agreement and increases or alters the liability of the Seller or the Purchaser under this Agreement.
- 1.4 The Schedules comprise schedules to this Agreement and form part of this Agreement.
- 1.5 Where there is any inconsistency between the definitions set out in Schedule 22 (*Definitions*) and the definitions set out in any Clause or any other Schedule, then, for the purposes of construing such Clause or Schedule, the definitions set out in such Clause or Schedule shall prevail.
- 1.6 Luxembourg terms

In this Agreement, where it relates to a person incorporated or having its "centre of main interests" (as that term issued in Article 3(1) of the Insolvency Regulation) in Luxembourg, a reference to:

- (a) a winding-up, liquidation, administration or dissolution includes, without limitation, bankruptcy (faillite), insolvency, court-ordered liquidation/dissolution (liquidation/dissolution judiciaire), administrative dissolution without liquidation (dissolution administrative sans liquidation), appointment of a provisional administrator (administrateur provisoire) or a recipient (séquestre), reprieve from payment (sursis de paiement), general settlement with creditors, reorganisation or similar laws affecting the rights of creditors generally (including without limitation any "insolvency proceedings" within the meaning of the Regulation (EU) No. 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings (recast), as amended);
- (b) constitutional documents includes the up to date articles of association (statuts) or the articles of incorporation of that person, as appropriate;
- (c) an agent includes, without limitation, a "mandataire";
- (d) a liquidator, trustee in bankruptcy, judicial custodian, compulsory manager, receiver, administrator receiver, administrator or similar officer includes any:
  - (i) juge-commissaire or insolvency receiver (curateur) appointed under the Luxembourg Commercial Code;
  - (ii) liquidateur appointed under Articles 1100-1 to 1100-15 (inclusive) of the Luxembourg Companies Act;
  - (iii) juge-commissaire or liquidateur appointed under Article 1200-1 of the Luxembourg Companies Act; and
  - (iv) conciliateur d'entreprise, mandataire de justice, juge délégué or administrateur provisoire appointed under the Luxembourg act dated 7 August 2023 on business continuity and the modernisation of bankruptcy
- (e) a manager or director includes a gérant or an administrateur; and
- (f) a reorganisation includes, without limitation, judicial reorganisation (réorganisation judiciaire);

(g) a person being unable to pay its debts or admitting to pay its debts includes that person being in a state of cessation of payments (*cessation de paiements*) and having lost its commercial creditworthiness (*ébranlement de crédit*).

## 2. Agreement for Sale and Purchase of the Receivables

- 2.1 On the terms and subject to the conditions of this Agreement and provided that the requirements of Clause
  - 4.1 have been satisfied by each of the Seller and the Purchaser, the Seller may offer to sell and assign to the Purchaser all of the right, title and interest (present or future) in, and to, Receivables (and their Related Rights) owned by it from time to time by delivering a Sale Notice to the Purchaser from time to time, and the Purchaser shall be obliged to accept each such offer, and to purchase and accept the assignment of all such right, title and interest, provided that the Purchase Conditions are satisfied as at the applicable Sale Notice Date or waived by the Purchaser. No notice of any such sale and purchase shall be given to Borrowers save in the circumstances set out in Clause 8 (*Notification of Sales*).
- A. The Seller shall on each Sale Notice Date deliver to the Purchaser and the Class C Lender at or before the delivery of each Sale Notice (i) the daily report referred to in Clause 7.1A.(a) of the Receivables Management Agreement due on such date and (ii) the weekly report referred to in Clause 7.1A.(c) of the Receivables Management setting out Portfolio data as at close of business as recorded in the System on the last Business Day of the prior calendar week.
- 2.2 Up to but excluding the date specified in the Switch Notice (which the Seller is entitled to deliver pursuant to Clause 2.6), the Parties agree that the SND Title Transfer Option will apply to all sales of Receivables, save for (i) any Further Disbursements (in relation to which, Clause 2.16 shall apply) and (ii) [\*\*\*]. Pursuant to the SND Title Transfer Option,
  - (a) delivery of each Sale Notice from the Seller to the Purchaser on the relevant Sale Notice Date constitutes confirmation by the Seller that each Purchase Condition (other than the Purchase Condition set out in Clause 2.8(f)) is satisfied on the relevant Sale Notice Date in respect of the Receivables set out in such Sale Notice as such Receivables may be updated and amended by the related Confirmation Notice;
  - (b) on the terms and subject to the conditions of this Agreement, the Seller hereby agrees to sell and the Purchaser hereby agrees to purchase and accept the purchase of the Receivables specified in such Sale Notice upon delivery of each such Sale Notice, (it being agreed by the Parties that out of such Receivables set out in a Sale Notice, the Purchaser will acquire only those Receivables subsequently specified in the related Confirmation Notice determined in accordance with Clause 2.3);
  - (c) all right, title and interest in and to each Receivable specified in such Sale Notice (as the same is updated and amended by the related Confirmation Notice) shall be transferred, together with all Related Rights in relation to such Receivable, from the Seller to the Purchaser at the relevant Sale Time for such Receivable;
  - (d) the Seller shall deliver a Confirmation Notice to the Purchaser no later than two Business Days following the latest Sale Time for such Receivables specified in the relevant Sale Notice (save as otherwise set out in Clause 2.19A below); and
  - (e) payment of the Purchase Price for those Receivables identified in the Confirmation Notice shall be made by the Purchaser to the Seller on the related Payment Date.
- 2.3 Pursuant to the SND Title Transfer Option, the Purchaser agrees that (i) the Seller will modify the list of Receivables specified in a Sale Notice so as to amend the balance of the Receivables specified to reflect the balance in the System as at the applicable Sale Time or to remove from a list those Receivables in relation to which one or more of the Purchase Conditions were no longer satisfied as at the Sale Time in

respect of the relevant Receivables, and (ii) the final list of Receivables transferred to the Purchaser at the Sale Time shall be evidenced by the Confirmation Notice delivered by the Seller no later than [\* \* \*] Business Days following the latest Sale Time for the Receivables specified in the relevant Sale Notice. For the avoidance of doubt, the Seller shall not be permitted to add new Receivables to the Confirmation Notice which were not previously included in the related Sale Notice.

- 2.4 With effect from the date specified in the Switch Notice, the Parties agree and acknowledge that the Settlement Date Title Transfer Option will apply to all further sales of Receivables, save for (i) any Further Disbursements (in relation to which, Clause 2.16 shall apply) and (ii) [\* \* \*] Pursuant to the Settlement Date Title Transfer Option,
  - (a) delivery of each Sale Notice from the Seller to the Purchaser constitutes confirmation by the Seller that each Purchase Condition (other than the Purchase Condition set out in Clause 2.8(f)) is satisfied on the relevant Sale Notice Date in respect of the Receivables set out in such Sale Notice as such Receivables may be updated and amended by the related Confirmation Notice;
  - (b) the Seller shall deliver a Confirmation Notice to the Purchaser no later than two Business Days following the latest Cut-Off Time for such Receivables specified in the relevant Sale Notice;
  - (c) on the terms and subject to the conditions of this Agreement, the Seller hereby agrees to sell and the Purchaser hereby agrees to purchase and accept the purchase of the Receivables specified in a Confirmation Notice on the applicable Payment Date; and
  - (d) all right, title and interest in and to each Receivable, together with all Related Rights in relation to such Receivable, to be sold by the Seller to the Purchaser will be transferred to the Purchaser immediately upon receipt by the Seller of the applicable Purchase Price in full (provided that it is agreed that such transfer will only be required to be reflected in the System as soon as is reasonably practicable after the receipt by the Seller of the applicable Purchase Price).
- 2.5 Pursuant to the Settlement Date Title Transfer Option, the Purchaser agrees that (i) the Seller will modify the list of Receivables specified in a Sale Notice so as to amend the balance of the Receivables specified to reflect the balance in the System as at the applicable Cut-Off Time or to remove from a list those Receivables in relation to which one or more of the Eligibility Criteria were no longer satisfied as at the Cut-Off Time in respect of the relevant Receivables, and (ii) the final list of Receivables transferred to the Purchaser on the Title Transfer Time shall be evidenced by the Confirmation Notice delivered by the Seller no later than [\* \* \*] Business Days following the latest Cut-Off Time for the Receivables specified in the relevant Sale Notice. For the avoidance of doubt, the Seller shall not be permitted to add new Receivables to the Confirmation Notice which were not previously included in the related Sale Notice.
- 2.6 The Seller shall deliver the Switch Notice to the Purchaser at least [\* \* \*] days prior to the Sale Notice Date on which the Seller wishes the Settlement Date Title Transfer Option to apply to all future sales of Receivables (save for (i) any Further Disbursements (in relation to which, Clause 2.16 shall apply) and (ii) any [\* \* \*] (in relation to which, Clause 2.7 shall apply)) to the Purchaser, provided that such date specified in the Switch Notice may be extended by agreement in writing between the Seller and the Purchaser.
- 2.7 The Seller may deliver a [\* \* \*] to the Purchaser at least [\* \* \*] prior to the Sale Notice Date on which the Seller wishes the Settlement Date Title Transfer Option to apply to all future sales of [\* \* \*], provided that such date specified in the [\* \* \*] may be extended by agreement in writing between the Seller and the Purchaser. With effect from the date specified in such [\* \* \*] (as may be extended), the Parties agree and acknowledge that the Settlement Date Title Transfer Option will apply to all further sales of [\* \* \*].

- 2.8 In respect of a Receivable set out in a Sale Notice (save for any Further Disbursements (in relation to which, Clause 2.16 shall apply)), the Purchaser's acceptance to purchase such Receivable is conditional on all of the following conditions (the *Purchase Conditions*) being satisfied or waived by the Purchaser in relation to such Receivable:
  - (a) the relevant Sale Notice Date is within the Commitment Period;
  - (b) the Repeating Representations are true in all respects as at the Sale Notice Date and will be true in all respects as at the Title Transfer Time (in respect of the Settlement Date Title Transfer Option);
  - (c) the Seller is not in material breach of its obligations under this Agreement as at the Sale Notice Date and (in respect of the Settlement Date Title Transfer Option) will not be in material breach of its obligations under this Agreement as at the Title Transfer Time, in each case which (in the case only of a material breach caused by an error or omission of an administrative, personnel, system, technical or operational nature) has not been remedied within ten Business Days;
  - (d) in relation to Receivables to be added to the Portfolio (i) which are specified in a Sale Notice other than in respect of Receivables which are specified in a [\* \* \*], the Concentration Limits in respect of the portfolio of those Receivables set out in such Sale Notice (each a Sale Notice Portfolio) and the Portfolio (taking into account the addition of the Sale Notice Portfolio) are satisfied as at the relevant Sale Notice Date applicable to such Receivables and (ii) which are specified in a [\* \* \*], the concentration limits set out in Part A of Schedule 16 (Concentration Limits) and in paragraphs 7 and 8 of Part C of Schedule 16 (Concentration Limits) in respect of the Sale Notice Portfolio are satisfied [\* \* \*];
  - (e) in relation to Receivables to be added to the Portfolio which are specified in a Sale Notice, the aggregate of:
    - (i) in respect of Receivables arising from Loan Agreements which are fully disbursed as at the relevant Sale Notice Date, the aggregate of the Euro Equivalent Principal Balance of such Receivables (calculated using the spot rate of exchange for the purchase of Euro in the London foreign exchange market as determined by the Seller as at 11:00am on the Spot Rate Determination Date) on the date of the Sale Notice setting out such Receivables; and
    - (ii) in respect of Receivables arising from Loan Agreements which are not fully disbursed as at the relevant Sale Notice Date, the aggregate of the Euro Equivalent Original Commitment Amount (less the amount of any repayments which the Borrower has made in accordance with the Loan Agreement) of such Receivables (calculated using the spot rate of exchange for the purchase of Euro in the London foreign exchange
      - market as determined by the Seller as at 11:00am on the Spot Rate Determination Date) on the date of the Sale Notice setting out such Receivables,

is less than or equal to the Available Commitment as at the Sale Notice Date; and

- (f) the Purchaser having funds available to it for the payment of the Purchase Price in accordance with the Transaction Documents on the Payment Date when payment of such Purchase Price is due.
- 2.9 At all times subject to the rights of the Seller to terminate the Commitment Period under Clause 12 (*Termination Events*) of this Agreement, in respect of any sale and purchase of Receivables pursuant to the SND Title Transfer Option, if the Purchase Price payable by the Purchaser on a Payment Date is not paid in full by it within [\* \* \*] Business Days of the relevant Confirmation Notice Date, the Seller shall

be entitled, which the Purchaser expressly accepts, to unwind the transfer of the right, title and interest in and to the Receivables (save for any Further Disbursements, in relation to which, Clause 2.17 shall apply) in respect of which the Purchase Price has not been paid from the Purchaser to the Seller and the Purchaser acknowledges that no amount is payable by the Seller in connection with such transfer back to it of such right, title and interest in and to such Receivables (such retransfer to be effected by the Seller by delivering a notice to the Purchaser, with such retransfer to take effect and becoming effective between the Parties and, to the extent applicable under the law of the Relevant Jurisdiction, against third parties on the fifth Business Day after the relevant Confirmation Notice Date). If any Collections relating to the Receivables for which the Purchase Price has not been paid in full have been transferred by the Seller to the Purchaser between the Sale Time in respect of a Receivable and such Business Day, the Purchaser shall be obliged to return such Collections to the Seller, and to satisfy the amount so owed by the Purchaser to the Seller, the Seller shall be entitled to set-off the amount of such Collections against the following (with the Seller's obligation to account to the Purchaser for the following being reduced by a corresponding amount):

- (a) any Collections otherwise due to be transferred to the Purchaser by the Seller; and/or
- (b) any further Collections received by the Seller on any subsequent Business Day thereafter until the amount owed to the Seller is settled in full.

If the Purchase Price has been paid in part and the Seller unwinds the transfer, the Seller shall return such Purchase Price paid to the Purchaser, and to satisfy the amount so owed by the Seller to the Purchaser, the Purchaser shall be entitled to set-off the amount of such Purchase Price paid against any Collections due to be returned by the Purchaser to the Seller. For the avoidance of doubt, payment of the Purchase Price must not be paid in kind.

- 2.10 Subject to Clauses 2.9 and 9.18, the Purchaser will obtain the right to receive all Collections in connection with the Receivables set out in the applicable Sale Notice (as updated and amended by the Confirmation Notice) and transferred to the Purchaser pursuant to Clause 2.2(c) or Clause 2.4(d) (as applicable) from the applicable Cut-Off Time save to the extent and until such Receivable has been repurchased by the Seller or has been the subject of an indemnity payment by the Seller in each case in accordance with Clause 9. The Purchaser shall pay on the relevant Payment Date the Purchase Price for any Receivables specified by the Seller in a Confirmation Notice in accordance with Clause 5.2.
- 2.11 The Seller agrees that, from and after the first Sale Notice Date during the Commitment Period save with respect to [\* \* \*]
  - (a) at any time when the Available Commitment is greater than Euro Equivalent [\* \* \*], it will on each Sale Notice Date offer to sell all Eligible Receivables originated during the Commitment Period (and not previously sold to the Purchaser) to the Purchaser, in the amount necessary to
    - enable the Available Commitment to be reduced to zero after giving effect to their purchase, or until all such offered Eligible Receivables are purchased by the Purchaser, whichever is the limiting condition provided that (i) the Seller shall not be required to make any offers to sell Receivables in the weeks commencing [\* \* \*] and [\* \* \*], (ii) the Seller shall not be required to make an offer to sell a Receivable if the Purchase Price for such Receivable is calculated as zero or a negative amount and (iii) the Seller shall not be required to make any offers to sell [\* \* \*]; and
  - (b) at any time during the Commitment Period, it will not, and it will procure that none of its Affiliates shall, offer or agree to sell any Eligible Receivables to any party other than the Purchaser,

provided that at any time, the Seller and/or any of its Affiliates shall be entitled to sell any Receivable to any other party where either: (i) such Receivable cannot be sold to the Purchaser at the relevant time

under this Clause 2 because at that time such Receivable did not satisfy the Eligibility Criteria and any applicable Eligibility Criteria have not been agreed to be waived by both the Purchaser and the Seller (except that the Seller and the Purchaser agree that paragraphs (9) and (10) of the Eligibility Criteria cannot be waived or otherwise amended); (ii) the Seller is not permitted to sell such Receivable at such time to the Purchaser as a result of the Purchase Condition set out in Clause 2.6(d) and the Seller has requested a waiver of the applicable Concentration Limit(s) and such Concentration Limit(s) have not been waived within 15 Business Days of such request; or (iii) subject to Clause 2.10, the relevant Receivable cannot be sold to the Purchaser at such time as a result of the Purchase Condition set out in Clause 2.6(e) not being satisfied.

- 2.12 [\*\*\*]
- 2.13 [\*\*\*
- 2.14 It shall be a term of the sale of each of the Receivables and any Related Rights referred to in Clause 2.1 that the Seller shall sell and assign to the Purchaser all right, title, interest and benefit of the Seller (both present and future) in, to and under the relevant Receivables and any Related Rights (but without notice of such sale and purchase being given to Borrowers prior to the occurrence of a Notification Event), including for the avoidance of doubt:
  - (a) all sums of principal, interest or any other sum payable under such Receivables on or after or in respect of any period on or after the relevant Cut-Off Time and the right to demand, sue for, recover, receive and give receipts for all such sums;
  - (b) the benefit of and the right to sue on all covenants and undertakings in favour of the Seller in each such Receivable and any Related Rights and the right to exercise all powers of the Seller in relation to each such Receivable and any Related Rights;
  - (c) all arrears payable under or in connection with the relevant Receivable; and
  - (d) all net proceeds (after any applicable costs and expenses that are agreed may be deducted in accordance with the terms of the Receivables Management Agreement) from the enforcement of the relevant Receivables and any Related Rights,

provided that (i) at no time prior to the provision of a Borrower Notice will identifiable Personal Data be transferred or otherwise made available to the Purchaser in respect of any Receivables or Borrowers thereunder; (ii) the benefit and/or the right to receive any interest accrued prior to the relevant Cut-Off Time shall not be transferred to the Purchaser in respect of any Receivables; and (iii) the benefit and/or the right to receive any NSF Fee applicable in respect of any Receivable shall not be transferred to the Purchaser.

- 2.15 The Parties confirm that each sale of Receivables and any Related Rights in accordance with this Agreement is:
  - (a) intended to constitute a true sale of those Receivables and Related Rights and not a loan or a security arrangement for any obligation of the Seller; and
  - (b) to the knowledge of the Seller, not a transaction at an undervalue, a gratuitous alienation, a fraudulent conveyance, a voidable or unfair preference or the equivalent thereof under the insolvency laws of any jurisdiction.

The Purchaser shall be free to further dispose of any Purchased Receivables and Related Rights subject to (i) the Security Interests created by, and any restrictions to which it is subject under, the Security Documents; (ii) Clause 24.3 of this Agreement; and (iii) any other Transaction Document, provided always that the Purchaser and any subsequent purchaser or transferee of the Purchased Receivables

undertakes and agrees that notice of any sale and purchase will not be given to Borrowers prior to the occurrence of a Notification Event.

In respect of any Further Disbursement which is contemplated to be made in connection with any Loan Agreement in respect of which any Receivable is included in a Confirmation Notice before the end of the Commitment Period, details of such Further Disbursement shall be included in the Confirmation Notice of the related Receivable. Upon any such Further Disbursement being advanced by the Seller, that Further Disbursement will be immediately sold and transferred to the Purchaser in accordance with the completion provisions set out in Clause 7.2 on the date on which such Further Disbursement is advanced by the Seller. Subject to Clause 2.18 and provided that the title to the Receivable to which such Further Disbursement relates has been transferred to the Purchaser, title to such Further Disbursement shall be transferred by the Seller to the Purchaser immediately upon such Further Disbursement being advanced by the Seller. The Seller shall deliver a Further Disbursement Confirmation Notice to the Purchaser no later than three Business Days after the applicable Sale Time evidencing the final amount of the Further Disbursement transferred to the Purchaser at such Sale Time.

### 2.17 If:

- (a) pursuant to the SND Title Transfer Option, (x) the Purchase Price payable by the Purchaser on a Payment Date in respect of any Receivables specified in a Sale Notice is not paid in full by it within [\* \* \*] Business Days of the relevant Confirmation Notice Date, and (y) the Seller has elected to effect an unwind of the transfer of the right, title and interest in and to the Receivables in respect of which the Purchase Price has not been paid pursuant to Clause 2.9; and
- (b) in the period between the relevant Sale Notice Date and the [\* \* \*] Business Day after the relevant Confirmation Notice Date, Further Disbursements in connection with such Receivables specified in the relevant Sale Notice have arisen, payment for which has been made by way of netting in accordance with Clause 7.2,

the Seller shall retransfer to the Purchaser an amount equal to any Purchase Price received in respect of such Further Disbursements. Title to such Further Disbursements shall be retransferred to the Seller (effected by the Seller delivering a notice to the Purchaser) on the date of delivery of such retransfer notice. To the extent any Collections relating to such Further Disbursements have been transferred by the Seller to the Purchaser during this period between the relevant Sale Notice Date and the date of delivery of the relevant retransfer notice, the Purchaser shall be obliged to return such Collections to the Seller, and to satisfy the amount so owed by the Purchaser to the Seller, the Seller shall be entitled to set- off the amount of such Collections against the following (with the Seller's obligation to account to the Purchaser for the following being reduced by a corresponding amount):

- (w) any Purchase Price received in respect of such Further Disbursements due to be retransferred to the Purchaser by the Seller;
- (x) any Collections otherwise due to be transferred to the Purchaser by the Seller; and/or
- (y) any further Collections received by the Seller on any subsequent Business Day thereafter until the amount owed to the Seller is settled in full.
- 2.18 If, pursuant to the Settlement Date Title Transfer Option, in the period between the date of delivery of a Sale Notice and the [\* \* \*] Business Day after the relevant Sale Notice Date during which title for the relevant Receivables specified in such Sale Notice has not been transferred, Further Disbursements related to such Receivables specified in the relevant Sale Notice have arisen, title to such Further Disbursements shall only transfer with effect from the Title Transfer Time of the related Receivable included in such relevant Sale Notice.

- 2.19 Each Receivable (and its Related Rights) shall be sold subject to and in accordance with the terms and subject to the conditions of this Agreement and the Relevant Local Schedule for such Receivable. In the event of any conflict between the terms of this Agreement and the Relevant Local Schedule, the terms of the Relevant Local Schedule shall prevail.
- -2.19A. For the avoidance of doubt other than Clause 2.11 the provisions of this Clause 2 (and not the provisions of Schedule 3 (*Sale and Settlement of Back-Book Receivables*) shall apply to any offer to sell [\* \* \*] provided that in respect of any calendar week in which there is [\* \* \*] and unless agreed otherwise between the Seller and the Class C Lender and notified to the Purchaser and the Security Agent (i) (if [\* \* \*] has not been delivered by the Seller) there will only be a single Confirmation Notice delivered in respect of all of the Receivables sold to the Purchaser during such week, such Confirmation Notice being delivered no later than [\* \* \*] Business Days following the latest Sale Time for the Receivables specified in both Sale Notices delivered in such calendar week; (ii) there will be a single Payment Date in respect of the Receivables sold to the Purchaser in that calendar week, which Payment Date will be determined in accordance with Clause 5.2 from the date of the Confirmation Notice (under the SND Title Transfer Option) or the date of the latest Sale Notice delivered in such calendar week (under the Settlement Date Title Transfer Option); and (iii) if a second Sale Notice is delivered in the same week as [\* \* \*] and if [\* \* \*] is not on the same day as the other Sale Notice Date in such calendar week, the provisions of Clause 2.1A shall not apply on [\* \* \*]. No later than [\* \* \*] Business Days (or such shorter period as the Seller and the Class C Lender may agree) prior to the first [\* \* \*], the Seller shall deliver to the Class C Lender an estimate of the aggregate size of the total portfolio of [\* \* \*] to be offered for sale on [\* \* \*] in EUR and GBP.
- 2.19 B. In addition, on or before the first Monthly Reporting Date following the latest Sale Time of [\* \* \*] offered for sale on [\* \* \*] and specified in the related Confirmation Notices (the [\* \* \*]), the Class C Lender will calculate the difference between:
  - (i) the aggregate Purchase Price applicable to [\* \* \*] offered for sale on [\* \* \*] and specified in the related Confirmation Notices [\* \* \*]; and
  - (ii) the aggregate of the Principal Balances of [\* \* \*] offered for sale on [\* \* \*] and specified in the related Confirmation Notices [\* \* \*], such amount being [\* \* \*].

If the amount calculated in Clause 2.19B(i) above is greater than the amount calculated in Clause

2.19B(ii) above the Seller shall pay to the Purchaser an amount equal to [\* \* \*] on the first Settlement Date falling not earlier than [\* \* \*] Business Days after [\* \* \*] provided that the Purchaser may satisfy the amount so owed by the Seller to the Purchaser by way of set-off of the [\* \* \*] against any Purchase Price then payable by the Purchaser under this Agreement.

If the amount calculated in Clause 2.19B(i) above is less than the amount calculated in Clause 2.19B(ii) above the Purchaser shall pay to the Seller an amount equal to [\* \* \*] provided that the Seller may satisfy the amount so owed by the Purchaser to the Seller by way of set-off of [\* \* \*] against:

- (a) any Collections due to be transferred to the Purchaser by the Seller in respect of any Receivables then owned by the Purchaser; and/or
- (b) any further Collections received by the Seller on any subsequent Business Day thereafter until the amount owed to the Seller is settled in full.

## 2.20 Funding Availability

(a) The Purchaser undertakes to deliver Utilisation Requests under the Class A Facility Agreement, the Class B Facility Agreement and the Class C Facility Agreement, and to take reasonable steps to satisfy any conditions precedent to utilisation set out therein which are within its

control during the Commitment Period and to provide to the Seller such information as the Seller may reasonably request in relation to its exercise of such rights.

- (b) [\* \* \*]
- (c) [\* \* \*]

### 3. Agreement for Sale and Purchase of the Back-Book Receivables

- 3.1 The Seller agrees to sell and the Purchaser agrees to purchase all of the right, title and interest (present or future) in, and to, the Back-Book Receivables (and all Related Rights) that are set out in a Back-Book Sale Notice in accordance with the terms and conditions of Schedule 3 (Sale and Settlement of Back-Book Receivables).
- 3.2 For the avoidance of doubt, the terms and conditions of this Agreement shall apply in respect of the Back-Book Receivables that are set out in a Back-Book Sale Notice other than the provisions in Clauses 2 (*Agreement for Sale and Purchase of the Receivables*), 5 (*Consideration*), 7 (*Completion*), 9.1 and 9.2 each of which shall not apply in respect of any sale of Back-Book Receivables that are set out in a Back-Book Sale Notice, to which the terms of Schedule 3 (*Sale and Settlement of Back-Book Receivables*) shall apply.

### 4. Conditions Precedent

- 4.1 On or before the first Back-Book Sale Date:
  - (a) unless waived by the Purchaser in writing, the Seller shall deliver the items set out in Part A of Schedule 1 (*Seller Initial Conditions Precedent*) to the Purchaser in form and substance satisfactory to the Purchaser; and
  - (b) unless waived by the Seller in writing, the Purchaser shall deliver the items set out in Part B of Schedule 1 (*Purchaser Initial Conditions Precedent*) to the Seller in form and substance satisfactory to the Seller.
- 4.2 Each of the Seller and the Purchaser agree that they shall use reasonable endeavours to deliver the items to be delivered by them set out in Schedule 1 (*Initial Conditions Precedent*) prior to the Long-Stop Date and to the extent that any item set out in Schedule 1 to be delivered to a Party is required to be to the satisfaction of that Party, confirmation of such satisfaction by such Party shall not be unreasonably withheld or delayed.
- 4.3 The Seller shall notify the Purchaser as soon as is reasonably practicable after it has either received to its satisfaction or waived each of the items set out in Part B of Schedule 1 (*Purchaser Initial Conditions Precedent*).
- 4.4 The Purchaser shall notify the Seller as soon as is reasonably practicable after it has either received to its satisfaction or waived each of the items set out in Part A of Schedule 1 (*Seller Initial Conditions Precedent*).

### 5. Consideration

- 5.1 The consideration to be provided by the Purchaser to the Seller for the sale and assignment of each Receivable together with its Related Rights will consist of the Purchase Price payable in respect of such Receivables set out in the relevant Confirmation Notice. In addition, the Purchaser shall pay Deferred Purchase Price to the Seller in accordance with Clause 5.3.
- 5.2 The Purchase Price in respect of:

- (a) Receivables which are included in a Confirmation Notice pursuant to the SND Title Transfer Option, is due and payable [\* \* \*] Business Day after the date of delivery of such Confirmation Notice if the related Sale Notice is delivered prior to [\* \* \*] (or such later time as may be agreed between the Seller and the Class C Lender) [\* \* \*];
- (b) Receivables which are included in a Confirmation Notice pursuant to the SND Title Transfer Option, is due and payable [\* \* \*] Business Days after the date of delivery of such Confirmation Notice if the related Sale Notice is delivered after [\* \* \*] (or such later time as may be agreed between the Seller and the Class C Lender) [\* \* \*];
- (c) Receivables which are included in a Confirmation Notice pursuant to the Settlement Date Title Transfer Option, is due and payable [\* \* \*]

  Business Day after the date of delivery of such Confirmation Notice if the related Sale Notice is delivered prior to [\* \* \*] (or such later time as may be agreed between the Seller and the Class C Lender) [\* \* \*];
- (d) Receivables which are included in a Confirmation Notice pursuant to the Settlement Date Title Transfer Option, is due and payable [\* \* \*]

  Business Days after the date of delivery of such Confirmation Notice if the related Sale Notice is delivered after [\* \* \*] (or such later time as may be agreed between the Seller and the Class C Lender) [\* \* \*];
- (e) Receivables which are included in a Further Disbursement Confirmation Notice (save for any such Receivable specified in sub-clause (f) below), is due and payable on the date of such Further Disbursement Confirmation Notice; and
- (f) Receivables which are included in a Further Disbursement Confirmation Notice and arise in connection with a Receivable included in a Sale Notice for which title has not yet transferred to the Purchaser, is due and payable on the Settlement Date of the related Receivable included in such relevant Sale Notice

(each such date as applicable, the *Payment Date*).

5.3 The Purchaser shall on each Monthly Settlement Date pay to the Seller the Deferred Purchase Price calculated in respect of the Reporting Period ending on the second Monthly Reporting Date prior to such Monthly Settlement Date. Notification of the amount payable in respect of Deferred Purchase Price for a particular Reporting Period shall be made to the Purchaser on the Monthly Reporting Date relating to such Reporting Period. Payment of amounts of Deferred Purchase Price then payable shall be satisfied by way of set-off against the Collections Sweep Payments which otherwise are required to be made to the Purchaser at that time or if any Collection Sweep Payments to be made on such day are insufficient to be applied and set-off so as to satisfy such payment in full, any non-payment in full of Deferred Purchase Price shall not constitute a failure to pay for the purposes of Clause 12.1(b) and the Seller may satisfy any unpaid Deferred Purchase Price by applying the Collections Sweep payment on the next following Business Day and thereafter until the relevant amount of Deferred Purchase Price is settled in full. The *Deferred Purchase Price* for a Reporting Period shall be an amount equal to [\* \* \*] of the Post-Charge Off Receipts received by the Receivables Manager during such Reporting Period.

## 6. Asset Model

- 6.1 [\* \* \*]
- 6.2 [\* \* \*]
- 6.3 [\* \* \*] in respect of any changes to the Asset Model, the Seller agrees to:
  - (a) consult with the Purchaser in advance of making any such changes;

- (b) provide the Purchaser with details of any proposed changes to the inputs of the Asset Model at least 10 Business Days prior to implementation of such changes;
- (c) provide the Purchaser with details of any other proposed changes to the Asset Model at least 30 days prior to implementation of such changes; and
- (d) consider comments from the Purchaser in good faith and inform the Purchaser where any such comments will not be taken into account, and the Parties agree to cooperate in good faith to agree such changes to the Asset Model as the Parties may agree.
- 6.4 [\* \* \*]
- 6.5 In the case of any discrepancy to the Asset Model, the Parties agree to consult with each other and negotiate in good faith to reconcile and resolve such discrepancy.

## 7. Completion

- 7.1 In respect of Receivables which are included in a Confirmation Notice, the Purchaser shall pay the Purchase Price for all Receivables on the Payment Date corresponding to such Receivables in accordance with Clause 5 (*Consideration*).
- 7.2 In respect of Further Disbursements which are included in a Further Disbursement Confirmation Notice, the relevant Purchase Price shall be due and payable by the Purchaser to the Seller on the relevant Payment Date, and to satisfy the amount so owed by the Purchaser to the Seller, the Seller shall be entitled to set-off the amount of such Purchase Price against any Collections Sweep Payment (whether before or after the end of the Commitment Period) due to be made by the Receivables Manager under the Receivables Management Agreement in the same currency on such day (with the Receivables Manager's obligation to account to the Purchaser for such Collections Sweep Payment being reduced by a corresponding amount). To the extent the amount of any Collections Sweep Payment due to be made on such day is insufficient to be applied and set-off so as to settle the relevant Purchase Price in full, any non-payment in full of the Purchase Price for such Further Disbursements shall not constitute a failure to pay for the purposes of Clause 12.1(b) and the Seller may satisfy any unpaid Purchase Price by applying the Collections Sweep Payment on the next following Business Day and thereafter until the Purchase Price is settled in full.
- 7.3 Completion of the transfer of the title to each Receivable and any Related Rights shall take place at the Title Transfer Time for such Receivable.
- 7.4 With effect from the Title Transfer Time for each Receivable:
  - (a) the Seller will account to the Purchaser for all sums received by the Seller after the relevant Cut- Off Time applicable to such Receivable which belong to the Purchaser (including, without limitation, any sums received from any Borrower) under or in respect of the Receivables which were sold and transferred to the Purchaser on any Title Transfer Time and the Seller will hold the same on trust for the Purchaser as trustee pending such amounts being paid to the Purchaser or being applied in satisfaction of any amounts of the Purchase Price due from the Purchaser; and
  - (b) the Purchaser shall hold all Third Party Amounts received by it on trust for the Seller or such other third party beneficial owner of such sums, as the case may be.
- 7.5 With effect from each Title Transfer Time, the Seller shall continue to observe and perform, or procure the observance and performance of, any obligation to the Borrowers in respect of any Receivable and any Related Rights transferred at such Title Transfer Time in accordance with their terms.

- 7.6 In respect of Purchased Receivables which are included in any Sale Notice, the Class C Lender (acting on behalf of the Purchaser) may arrange for the Purchaser to enter into a Forward Rate Agreement Transaction at or around [\* \* \*] on the related Sale Notice Date (or in the case of Purchased Receivables included in a Back-Book Sale Notice on the Business Day following the applicable Back-Book Sale Notice Date) in order to hedge the interest rate risk in respect of such Purchased Receivables.
- 7.7 In respect of Purchased Receivables which are included in a Sale Notice and transferred to the Purchaser pursuant to the SND Title Transfer Option or which are included in a Back-Book Sale Notice, the Class C Lender (or such other entity as it may appoint from time to time, in each case acting on behalf of the Purchaser) may arrange for the Purchaser to partially unwind any Forward Rate Agreement Transaction or enter into an offsetting Forward Rate Agreement Transaction (a *Hedge Adjustment*) at or around [\* \* \*] on the related Confirmation Notice Date (or if the Confirmation Notice is received later than [\* \* \*] on a Confirmation Notice Date or if a Confirmation Notice Date is not a Business Day, at or around [\* \* \*] on the Business Day immediately following the Confirmation Notice Date), or in the case of Purchased Receivables which are included in a Back-Book Sale Notice on the date on which the related Back-Book Confirmation Notice is delivered (or if the related Back-Book Confirmation Notice is received later than [\* \* \*] on its date of delivery or if its date of delivery is not a Business Day, at or around [\* \* \*] on the Business Day immediately following the date of delivery of such Back-Book Confirmation Notice), in each case in order to adjust the interest rate hedging arrangements to allow for any difference between (i) the loan balances of the Receivables proposed to be transferred to the Purchaser which are listed in such Sale Notice or Back-Book Sale Notice, and (ii) the loan balances of the Receivables actually transferred to the Purchaser which are listed in the related Confirmation Notice.

7.8 [\* \* \*]

## 8. Notification of Sales

- 8.1 In this Agreement, *Notification Event* means any of the following:
  - (a) the Seller being required by a court of competent jurisdiction, or by a change in law occurring after the Closing Date, or by a regulatory authority or organisation whose members include consumer or other unsecured lenders of which the Seller is a member or with whom it is customary for the Seller to comply, to notify the relevant Borrower of the transfer of any Receivables and Related Rights in favour of the Purchaser;
  - (b) the Receivables comprising the Portfolio or any material part thereof being in danger of being seized or sold under any form of distress, diligence, attachment, execution or other legal process or otherwise in jeopardy and it being necessary to notify the relevant Borrower of the transfer of the Receivables and Related Rights in favour of the Purchaser in order to materially reduce such danger or jeopardy;
  - (c) notice in writing from the Seller to the Purchaser (with a copy to the Security Agent) requesting notification to a Borrower of the transfer of any of the Receivables and Related Rights;
  - (d) the occurrence of an Insolvency Event in relation to the Seller or 3PL or PPHI (including without limitation the taking of any action for the appointment of any receiver, administrator or liquidator of the Seller or 3PL or PPHI);
  - (e) default is made by the Seller in the performance or observance of any of its material covenants and obligations under this Agreement or any other Transaction Document to which it is a party, which is in the reasonable opinion of the Purchaser (prior to the delivery of an Enforcement Notice) or in the reasonable opinion of the Security Agent (after the delivery of an Enforcement Notice), material, and such default continues unremedied for a period of 15 Business Days after the earlier of the Seller becoming aware of such default and receipt by the Seller of written

notice from the Purchaser or (following delivery of an Enforcement Notice) the Security Agent, as appropriate, requiring the same to be remedied;

- (f) the occurrence of a Receivables Manager Termination Event;
- (g) the occurrence of a Receivables Manager Resignation Event; or
- (h) it becoming required by mandatory provisions of law to do any or all of the other acts referred to in this Clause 8,

provided that where the circumstances listed in any of Clause 8.1(a), (c) or (h) occur only in respect of a particular Receivable or where the circumstances listed in any of Clause 8.1(a), (b), (c), (f), (g) or (h) in respect of Receivables in a particular Relevant Jurisdiction, a Notification Event will only occur for the purposes of the Transaction Documents in respect of that Receivable or Receivables owned by Borrowers in that Relevant Jurisdiction and accordingly, for the avoidance of doubt, no notice of assignment, or of its interest in, any Receivable or Related Rights owed by another Borrower or by Borrowers in another Relevant Jurisdiction (as the case may be) shall be required or permitted to be given under the terms of this Clause 8 unless a Notification Event has occurred in that other Relevant Jurisdiction.

- 8.2 Each of the Purchaser, the Security Agent, the Seller and the Receivables Manager agrees that:
  - (a) subject to Clause 8.2(b), the Seller (whether in its capacity as Seller or as Receivables Manager) is not required to give any formal notice of the assignment of, or of its interest in, any Receivable or any Related Rights whether to any Borrower or to any other person at any time prior to the occurrence of a Notification Event, and following a Notification Event unless instructed to do so by the Purchaser or the Security Agent (as applicable);
  - (b) if the Seller is required by a court of competent jurisdiction, or by a change in law occurring after the Closing Date, or by a regulatory authority or by an organisation whose members include consumer or other unsecured lenders of which the Seller is a member or with whom it is customary for the Seller to comply, to give notice of the assignment of, or of its interest in, any Receivable or any Related Rights, the Seller must notify the Borrower of that Receivable, court, regulatory authority and/or organisation of the transfer of that Receivable and Related Rights to the Purchaser;
  - (c) neither the Purchaser nor the Security Agent is permitted to give any notice of the assignment of, or of its interest in, any Receivable or any Related Rights whether to the Borrower of that Receivable or to any other person prior to the occurrence of a Notification Event; and
  - (d) at no time prior to a Borrower Notice will Personal Data in respect of any Borrowers be requested to be shared by the Seller or the Receivables Manager (or any outsourced service providers thereof) with the Purchaser or the Security Agent.
- At any time whilst a Notification Event has occurred and is continuing, the Purchaser (prior to service of an Enforcement Notice) or the Purchaser acting on the instructions of the Security Agent (following service of an Enforcement Notice) may (but shall not be under any obligation to) provide, or may procure the Receivables Manager or any other receivables managing party it has engaged to provide, formal notice to (i) all of the Borrowers in the case of a Notification Event as listed in Clauses 8.1(b), 8.1(d), 8.1(e) or 8.1(f); or (ii) the Borrowers in any Relevant Jurisdiction affected by a Notification Event as listed in Clauses 8.1(a), 8.1(c) or 8.1(h) of the sale of the outstanding Receivables to the Purchaser. The fees and expenses of such notification shall be borne by the Seller.
- 8.4 The Seller undertakes to the Purchaser and the Security Agent that, for so long as a Borrower Notice has not been given, the Seller will lend its name to, and take such other steps as may reasonably be required by the Purchaser or (as applicable) the Purchaser acting on the instructions of the Security Agent in

relation to, any legal proceedings in respect of the Receivables and their Related Rights in accordance with any applicable law or regulation.

8.5 Subject to Clause 8.6 (*Undertakings of the Seller*), upon being required to do so by the Security Agent (following the service of an Enforcement Notice) pursuant to and at all times in accordance with this Clause 8, the Purchaser shall do all or any of the acts, matters or things referred to in this Clause 8, and undertakes not to take any action that would result in the notification to any Borrower of the transfer of the Receivables and their Related Rights to the Purchaser except as provided in this Agreement and pursuant to and in accordance with this Clause 8 and Clause 27 (*Data Protection*).

## 8.6 Undertakings of the Seller

- (a) Following a Notification Event, the Seller undertakes in respect of each Receivable then forming part of the Portfolio and in respect of which a Notification Event applies, that it will, at its own expense upon receipt of a request from the Purchaser or the Security Agent thereof in writing, do and complete all such acts and execute any necessary agreements and documents as may reasonably be requested by the Purchaser or the Security Agent to give notice to the relevant Borrower of the transfer of such Receivables to the Purchaser. To the extent any of the Receivables then forming part of the Portfolio are Spanish Receivables, following the Security Agent's request, a reference to the creation of Security Document consisting of pledge over Spanish Receivables will be included in the Borrower Notice, as provided for in Part A of Schedule 9 (*Provisions relating to Sale of Spanish Receivables*).
- (b) The Seller undertakes to the Purchaser and the Security Agent:
  - (i) if after the relevant Settlement Date it receives written notice of any litigation or claim calling into question in any material respect the Seller's or the Purchaser's title to any Receivable or the right to payment thereunder or the validity, collectability or enforceability of any Receivable, or if it receives after the relevant Settlement Date written notice of any judgment which would have a material adverse effect on the Seller's or the Purchaser's title to any Receivable or the right to payment thereunder, or if it becomes aware of any material breach of any of its undertakings and other obligations under this Agreement to notify the Purchaser and the Security Agent of such notice on or before the next Monthly Reporting Date (or the following Monthly Reporting Date if such notice is received within 15 Business Days of the next Monthly Reporting Date); and
  - (ii) if reasonably required so to do by the Purchaser or the Security Agent, and at the Purchaser's expense, to participate or join in any legal proceedings to the extent necessary in defending or contesting any litigation calling into question in any way the Purchaser's title to any Receivable.
- (c) The Seller agrees that it will not act or omit to act in any way which:
  - (i) would adversely affect in any material respect the position of the Purchaser or its creditors in relation to the Receivables forming part of the Portfolio from time to time after their respective Title Transfer Time; or
  - (ii) would constitute a breach in any material respect of the Seller's obligations under the related Loan Agreements,

unless in each case such act, omission or amendment is necessary in order for the Seller to comply with applicable law, regulation, decree or other ordinance issued by any governmental, state or other authority having jurisdiction over it.

(d) The Seller shall ensure that all Loan Agreements and documents in respect of the origination of the Loan Agreements relating to Receivables comply with all applicable laws, regulation, decree, other ordinance and Authorisations required in the Relevant Jurisdiction and in Luxembourg to the extent that any non-compliance would have a material adverse effect on the validity, enforceability or collectability of Receivables forming part of the Portfolio.

## 9. Representations, Loan Warranties, Repurchase and Anti-dilution Obligations

### 9.1 Seller Representations and Loan Warranties

The Seller:

- (a) on each Sale Notice Date, in relation to each Receivable and any Related Rights purchased by the Purchaser at the related Title Transfer Time, gives representations and warranties in the form set out in Part A of Schedule 2 (*Loan Warranties*) (such warranties, the *Loan Warranties*) to the Purchaser and the Security Agent as at the Sale Notice Date;
- (b) on the date of this Agreement, makes representations and warranties in the form set out in Part B of Schedule 2 (*Seller Representations*) to the Purchaser and the Security Agent;
- (c) at each Title Transfer Time, makes representations and warranties in the form set out in Part B of Schedule 2 (*Seller Representations*) to the Purchaser and the Security Agent as at each such date; and
- (d) on each Monthly Reporting Date, makes representations and warranties in the form set out in Part B of Schedule 2 (*Seller Representations*) to the Purchaser and the Security Agent.

### 9.2 Purchaser Representations

The Purchaser:

- (a) at each Title Transfer Time, makes representations and warranties in the form set out in Part C of Schedule 2 (*Purchaser Representations*) to the Seller and the Security Agent as at each such date;
- (b) on the date of this Agreement, makes representations and warranties in the form set out in Part C of Schedule 2 (*Purchaser Representations*) to the Seller and the Security Agent;
- (c) on each Repurchase Date, makes representations and warranties in the form set out in Part C of Schedule 2 (*Purchaser Representations*) to the Seller and the Security Agent as at such date; and
- (d) on each Monthly Reporting Date, makes representations and warranties in the form set out in Part C of Schedule 2 (*Purchaser Representations*) to the Seller and the Security Agent.
- 9.3 Each of the Seller and the Purchaser acknowledges that the representations and warranties specified in Clauses 9.1 (Seller Representations and Loan Warranties) and 9.2 (Purchaser Representations) are made with a view to inducing the Seller, the Purchaser and the Security Agent to enter into this Agreement and that the Seller, the Purchaser and the Security Agent have entered into this Agreement, inter alia, in reliance thereon and have relied upon the representations and warranties, save to the extent Disclosed against in the Disclosure Letter. The Seller, the Purchaser and the Security Agent acknowledge that they have not entered into this Agreement in reliance upon any representation, warranty or undertaking other than those set out in this Agreement or upon any other enquiry, investigation or search whatsoever.
- 9.4 The Purchaser acknowledges to the Seller that it is a sophisticated purchaser with respect to the transaction contemplated by this Agreement and has such information as it deems appropriate under the

circumstances (however obtained) to make an informed decision regarding such transaction. The Purchaser hereby agrees that it has independently made its own analysis and decision to enter into such transaction, based on such information as it has deemed appropriate under the circumstances, and without reliance on any other party (except for reliance, in the case of the Purchaser, on any express representation or warranty made by the Seller in this Agreement).

#### 9.5 Breach of Loan Warranties

Subject to Clause 9.7, in respect of any breach of any Loan Warranty as at the date specified in Clause 9.1 (Seller Representations and Loan Warranties) (save for any breach of a Loan Warranty arising as a result of confirmed Borrower fraud which is separately provided for in Clause 9.15) where the sum of the (i) aggregate Purchase Price of any affected Receivables (including the aggregate Purchase Price of Receivables affected by a breach of Loan Warranty which may have already been repurchased in previous years), and (ii) any Indemnified Amounts (as defined in the Receivables Management Agreement) owing by the Receivables Manager to the Purchaser under clause 17 of the Receivables Management Agreement (or which have previously been paid by the Receivables Manager under such clause), is less than or equal to the then applicable Threshold Amount (determined as at the time of each relevant breach), the Seller shall notify the Purchaser and the Security Agent of any actual breach of a Loan Warranty (i) if the breach is not capable of remedy, on or before the next Monthly Reporting Date after the Seller becomes aware of such breach, on or before the next Monthly Reporting Date following the date falling 90 calendar days after date on which the Seller becomes aware of such breach.

- 9.6 For so long as the aggregate Purchase Price of Receivables affected by a breach of any Loan Warranty (other than a breach of a Loan Warranty arising as a result of any confirmed Borrower fraud) when aggregated with any Indemnified Amounts (as defined in the Receivables Management Agreement) owing by the Receivables Manager to the Purchaser under Clause 17 of the Receivables Management Agreement does not exceed the then applicable Threshold Amount (determined as at the time of each relevant breach), the Seller shall not be required to indemnify the Purchaser in respect of such breaches or repurchase any affected Receivables.
- 9.7 The Seller shall only be obliged to indemnify the Purchaser in respect of, or repurchase, any Receivable affected by a breach of Loan Warranty if such breach of Loan Warranty is identified prior to the date falling 12 months after the latest scheduled Payment Date of any Purchased Receivable.
- 9.8 In respect of each of the Loan Warranties at paragraphs 3, 6(a), 7, and 16 of Part A of Schedule 2 (*Loan Warranties*) given in respect of a Receivable, no breach of such Loan Warranty shall occur (and, for the avoidance of doubt, the Seller shall not be obliged to notify of any such breach or indemnify for, or repurchase, any affected Receivable) unless (i) the relevant Loan Warranty was not correct as at the date on which such Loan Warranty was made and (ii) such incorrectness has, or is reasonably likely to have, an adverse effect on the value of such Receivable, taking into account the likelihood of recoverability of that Receivable.
- 9.9 In respect of the Loan Warranty at paragraph 19 of Part A of Schedule 2 (Loan Warranties), a breach of such Loan Warranty shall be considered to have been remedied for the purposes of Clause 9.5 (Breach of Loan Warranties) (and, for the avoidance of doubt, the Seller shall not be obliged to notify of any such breach or indemnify for, or repurchase, any affected Receivable) if the Seller has paid, or reimbursed to the Purchaser (as applicable), the full amount of the relevant registration, stamp, or other similar Tax or duty and any associated interest and/or penalties within 90 calendar days of the Seller becoming aware of such registration, stamp, or other similar Tax or duty (or such longer period as the Parties may agree).

## 9.10 Repurchase for breach of Loan Warranties

- (a) Subject to Clause 9.7 and Clause 9.17, if the aggregate Purchase Price of Receivables affected by a breach of any Loan Warranty exceeds the Threshold Amount (determined as at the time of each relevant breach), the Seller shall be obliged, during the period during which the sum of (i) the aggregate Purchase Price of Receivables affected by a breach of any Loan Warranty (including the aggregate Purchase Price of Receivables affected by a breach of Loan Warranty which may have already been repurchased in previous years), and (ii) any Indemnified Amounts (as defined in the Receivables Management Agreement) owing by the Receivables Manager to the Purchaser under clause 17 of the Receivables Management Agreement (or which have previously been paid by the Receivables Manager under such clause) exceeds the then applicable Threshold Amount, at its discretion either to effect a repurchase of the Receivables subject to the breach of Loan Warranties pursuant to this Clause 9.10 (Repurchase for breach of Loan Warranties) or compensate the Purchaser by making an indemnity payment to the Purchaser pursuant to Clause 9.17. For the avoidance of doubt if the aggregate Purchase Price of Receivables then affected by a breach of a Loan Warranty exceeds the Threshold Amount, the Seller shall be required to either repurchase from, or indemnify, the Purchaser for all Purchased Receivables then affected by a breach of Loan Warranty and not just those in excess of the Threshold Amount. If the Seller has elected to repurchase such affected Receivables, the Seller shall deliver a written notice to the Purchaser specifying its election, following which the Purchaser (or the Receivables Manager on behalf of the Purchaser) shall by delivery of a Repurchase Notice to the Seller (copied to the Purchaser, the Receivables Manager and the Security Agent) reassign and retransfer to the Seller its Assigned Rights in relation to such Receivable identified in the relevant Repurchase Notice on the next following Settlement Date (if during the Commitment Period) or Monthly Reporting Date (if after the end of the Commitment Period) after the date on which the breach of Loan Warranty is required to be notified in accordance with Clause 9.5, and the Seller shall accept a reassignment and retransfer of such Assigned Rights. Such reassignment and retransfer shall be in accordance with, and for the consideration set out in, Clause 9.13.
- (b) The Seller may (in its absolute discretion) elect to indemnify the Purchaser as an alternative to the reassignment and retransfer to the Seller of the Purchaser's Assigned Rights in relation to a Receivable pursuant to Clause 9.17.
- 9.11 The Security Agent shall be entitled to assume that no such breach has occurred until it has been so notified in writing by the Seller or the Receivables Manager. For the avoidance of doubt, save as provided in Clause 9.10 and Clause 9.17 there shall be no other consequence for any breach of Loan Warranty relating to such Receivables and no action shall be taken by any Party in respect of such breach.

## **Completion and Consideration**

- 9.12 Each reassignment and retransfer under this Clause 9 shall be free from any right or interest that the Security Agent may have in the Assigned Rights under or pursuant to the Security Documents (which the Security Agent shall release, discharge or reassign in respect of the Assigned Rights so reassigned and retransferred).
- 9.13 Completion of such reassignment and retransfer under Clause 9.10 and Clause 9.12 (inclusive) shall take place on the Repurchase Date applicable to the relevant Repurchase Notice upon payment by the Seller to the Purchaser into the Purchaser Bank Account in the relevant currency of the Repurchase Price. Any such payment by the Seller of the Repurchase Price shall, in relation to that Receivable only, constitute a discharge and release of the Seller from any claims which the Purchaser or the Security Agent may have against it arising from or in relation to such breach of warranty, but shall not affect any rights arising from a breach of any express provision of this Agreement in relation to any other Receivable. The

Purchaser and the Security Agent shall, to the extent that each has title and at the cost of the Seller, execute and deliver an agreement in respect of the reassignment, retrocession and release of any such Receivable specified in the relevant Repurchase Notice, in such form as the Seller may reasonably require against payment therefor by the Seller of the Repurchase Price. Each repurchase, reassignment and retransfer of Receivables shall be made subject to and in accordance with the terms and subject to the conditions of this Agreement and the provisions of the Relevant Local Schedule for such Receivable (to the extent applicable and applying mutatis mutandis as required in order to transfer legal and beneficial title to such Receivable back to the Seller).

9.14 If the Seller makes any payment (not involving a reassignment or retransfer under this Clause 9) to the Purchaser or the Security Agent in full satisfaction of any claim made by the Purchaser or the Security Agent in relation to any warranty set out in Clause 9.1 (*Seller Representations and Loan Warranties*), the Purchaser or the Security Agent, as the case may be, shall assign to the Seller such rights as they have against any third party which relate to such claim and undertakes to reassign or retransfer any Assigned Rights upon request by the Seller.

## 9.15 Repurchase for Failure of Bank-Funded Payment and Fraud

Notwithstanding any other provisions of this Clause 9, if, after a Receivable has been transferred from the Seller to the Purchaser, the Seller receives notice that:

- (a) any payment made by the Borrower has failed or is subject to a reversal or chargeback (each a *Payment Unwind*) where such Payment Unwind is in respect of any payment on the Loan Agreement prior to the Cut-Off Time and where, if such Payment Unwind had occurred prior to the Cut-Off Time, such Receivable would not have been an Eligible Receivable; or
- (b) a confirmed Borrower fraud has occurred in respect of such Receivable prior to the Cut-Off Time of such Receivable,

the Seller shall repurchase such affected Receivable for an amount equal to the Purchase Price paid by the Purchaser for such Receivable less the aggregate amount of any Collections transferred to the Purchaser in respect of such affected Receivable plus Cost of Capital [\* \* \*]. The Receivables Manager on behalf of the Purchaser shall by delivery of a Repurchase Notice to the Seller (copied to the Purchaser, the Receivables Manager and the Security Agent) reassign and retransfer to the Seller its Assigned Rights in relation to such Receivable identified in the relevant Repurchase Notice as soon as is reasonably practicable after the date on which the Seller receives notice of the Payment Unwind or the confirmed Borrower fraud (as applicable) but in any event by no later than the Monthly Reporting Date applicable to the Monthly Reporting Period in which the Seller receives notice of the Payment Unwind or the confirmed Borrower fraud (as applicable), and the Seller shall accept a reassignment and retransfer of such Assigned Rights. Completion of such re-assignment and re-transfer shall take place on the Repurchase Date applicable to the relevant Repurchase Notice upon payment by the Seller to the Purchaser into the Purchaser Bank Account in the relevant currency of the original Purchase Price. The Purchaser and the Security Agent shall, to the extent that each has title and at the cost of the Seller, execute and deliver an agreement in respect of the reassignment and retransfer of any such Receivable specified in the relevant Repurchase Notice, in such form as the Seller may reasonably require against payment therefor by the Seller of the original Purchase Price less the aggregate amount of any Collections transferred to the Purchaser in respect of such Receivable plus Cost of Capital. Each repurchase, reassignment and retransfer of such Receivable shall be made subject to and in accordance with the terms and subject to the conditions of this Agreement and the provisions of the Relevant Local Schedule for such Receivable (to the extent applicable and applying mutatis mutandis as required in order to transfer legal and beneficial title to such Receivable back to the Seller).

## 9.16 Repurchase for DE Pi30 Loan

## [\* \* \*]

## **Indemnity**

#### 9.17 If:

- (a) the Seller elects to indemnify the Purchaser as an alternative to the reassignment and retransfer to the Seller of the Purchaser's Assigned Rights in relation to a Receivable under Clause 9.10 (*Repurchase for breach of Loan Warranties*);
- (b) a Receivable has never existed, or has ceased to exist, such that it is not outstanding on the date on which it is due to be reassigned or retransferred pursuant to this Clause 9;
- (c) a Loss has been suffered in respect of such Receivable due to a fraud on behalf of the Seller; or
- (d) the Seller is not obliged to repurchase a Purchased Receivable that it would otherwise have been obliged to repurchase pursuant to Clause 9.10 (*Repurchase for breach of Loan Warranties*) due solely to a matter being Disclosed in the Disclosure Letter,

the Seller shall not be obliged to repurchase the Receivable or the other Assigned Rights but shall instead deliver a written notice on the date on which the next Sale Notice is delivered (or, if sales are no longer occurring, within five Business Days) after becoming aware that any of the circumstances referred to under Clauses 9.17(a), (b), (c) or (d) has occurred specifying its intention to indemnify the Purchaser in relation to such Receivable or other Assigned Rights in an amount equal to the Repurchase Price that would be payable under Clause 9.13 had the Seller elected to repurchase that Receivable (the *Indemnification Amount*). After delivery of such written notice, the Seller shall, within five Business Days of delivery of such written notice, indemnify the Purchaser in an amount equal to the Indemnification Amount for the relevant Receivable and pay such Indemnification Amount to the Purchaser, provided that the Seller shall be entitled to settle the payment of any such Indemnification Amount by way of set-off and deduction from the Purchase Price specified in the next Confirmation Notice following delivery of such written notice (where applicable).

- 9.18 Following the payment or settlement of an Indemnification Amount pursuant to Clause 9.17, any Collections received in respect of the Indemnification Amount of the affected Receivable(s) shall be retained by the Seller for its own account.
- 9.19 Any payments to be made by the Seller pursuant to Clause 9.17 shall be made:
  - (a) in respect of that part of the Repurchase Price amount calculated by reference to the relevant Purchase Price Ratio multiplied by the outstanding Current Balance of the relevant Receivable, within five Business Days of the date on which the balance of the Receivable is written down or reduced: and
  - (b) in respect of that part of the Repurchase Price calculated by reference to Cost of Capital, on the next Monthly Settlement Date.

# 9.20 Anti-dilution

(a) If the balance of a Receivable (in whole or in part, including in respect of any amounts representing interest or fees) is written down by the Seller or the Receivables Manager or any interest, fees or other amounts due are waived as a result of the Seller or the Receivables Manager determining that there has been an error in the origination, management or administration of a particular loan or making a goodwill credit to a particular Borrower, the Seller shall not be obliged to repurchase the Receivable or the other Assigned Rights but shall instead make an anti-dilution payment to the Purchaser Bank Account in the relevant currency equal to the Repurchase Price in respect of the amount of the Receivable balance so written

down or waived. Such anti-dilution payment shall be settled on a monthly basis in arrears on the Monthly Settlement Date by way of a cash payment from the Seller to the Purchaser, payment of which shall be satisfied, during the Commitment Period only and provided that the Receivables Manager as at the date of this Agreement (or any of its Affiliates) remains a Receivables Manager under the Receivables Management Agreement, by way of set-off against the Receivables Management Fee or any other fees at that time then due pursuant to the Receivables Management Agreement, or if such fees are insufficient for any reason, by payment by the Seller within five Business Days of demand from the Purchaser.

- (b) If the balance of a Receivable (in whole or in part, including in respect of any amounts representing interest or fees) is written down by the Seller as a form of provisional credit granted to a Borrower pursuant to an unresolved dispute between the relevant Borrower and the relevant merchant, the Seller shall not be obliged to repurchase the Receivable or the other Assigned Rights but shall instead make an anti-dilution payment to the Purchaser by a transfer to the Purchaser Bank Account in the relevant currency of an amount equal to the Repurchase Price in respect of the amount of the Receivable balance so written down (excluding any amounts of interest or fees cancelled in connection with the grant of the provisional credit). If following the conclusion of the dispute between such Borrower and such merchant, the dispute is resolved against the Borrower and the write-down of the applicable Receivable balance is reversed, the Purchaser shall make a payment of an amount equal to such Repurchase Price transferred to the Purchaser, payment of which shall be satisfied by way of set-off against the Collections Sweep Payments which otherwise are required to be made to the Purchaser at that time or if such Collection Sweep Payments are insufficient to satisfy such payment in full, by payment by the Purchaser within five Business Days of demand by the Seller.
- (c) If the balance of a Receivable (in whole or in part, including in respect of any amounts representing interest or fees) is written down by the Seller upon a refund being received by the Seller from the relevant merchant in respect of the underlying merchant purchase transaction, the Seller shall not be obliged to repurchase the Receivable or the other Assigned Rights but shall instead make an anti-dilution payment to the Purchaser by a transfer of the amount to the Purchaser Bank Account in the relevant currency equal to the Repurchase Price in respect of the amount of the Receivable balance so written down (excluding any amounts of interest or fees cancelled in connection with the grant of the refund). If the Seller notifies the Purchaser that the Borrower has previously made a payment in whole or in part (and the Purchaser has received such payment), where the issuance of the refund has resulted in a credit to such Borrower's e-money account such that the Borrower has no right of set-off or counterclaim against the Receivable in respect of the amount so credited (such amount, an *E-money Refund Balance Amount*), an amount equal to the E-money Refund Balance Amount shall be netted against the Collections Sweep Payment which otherwise are required to be made to the Purchaser at that time such that the Seller can restore the original balance of the Borrower's e-money account.
- (d) If the balance of a Receivable (in whole or in part, including in respect of any amounts representing interest or fees) is reduced as a result of a Borrower exercising a right of set-off, recission or right of counterclaim against such Receivable, the Seller shall not be obliged to repurchase the Receivable or the other Assigned Rights but shall instead make an anti-dilution payment to the Purchaser by a transfer to the Purchaser Bank Account in the relevant currency of an amount equal to the Repurchase Price in respect of the amount of the Receivable balance so reduced.
- (e) Any payments to be made by the Seller pursuant to Clauses 9.20(b), (c) and (d) shall be made:
  - (i) in respect of that part of the Repurchase Price amount calculated by reference to the relevant Purchase Price Ratio multiplied by the written down or reduced amount of the

- balance of the relevant Receivable, within five Business Days of the date on which the balance of the Receivable is written down or reduced; and
- (ii) in respect of that part of the Repurchase Price calculated by reference to Cost of Capital, on the next Monthly Settlement Date during the Commitment Period or after the end of the Commitment Period on a Monthly Reporting Date.

### 9.21 Balance Adjustments

- (a) If the balance of a Receivable increases (after the Receivable has been transferred to the Purchaser) as a result of a Payment Unwind of any due payment requested by the Borrower (other than as described in Clause 9.15(a)) and where a Collection has been paid to the Purchaser in respect of such payment, the Purchaser shall pay to the Seller an amount equal to such increase in the balance of the Receivable, payment of which shall be satisfied by way of set-off against the Collections Sweep Payments which otherwise are required to be made to the Purchaser at that time.
- (b) If any NSF Fee has been passed on to the Purchaser in the System, the Purchaser shall pay to the Seller an amount equal to such NSF Fee. Such payment shall be settled on a monthly basis in arrears on each Monthly Settlement Date by way of set-off against the Collections Sweep Payments which otherwise are required to be made to the Purchaser at that time, or if such Collection Sweep Payments are insufficient, by payment by the Purchaser within five Business Days of demand from the Seller. In relation to any amounts received from a Borrower, these will be allocated first to the satisfaction of any payment due in respect of a NSF Fee (which amount shall be retained by the Seller for its own account), and thereafter in accordance with the terms of the Loan Agreement and any applicable law or regulation.
- 9.22 It is hereby expressly understood between the Parties that, since the Receivables are sold to the Purchaser without recourse (but for the avoidance of doubt without prejudice to any recourse as expressly provided for in this Agreement), the Seller shall have no obligation to indemnify the Purchaser from any direct and/or indirect damages, Losses, Taxes, claims, liabilities, costs and expenses arising as a consequence of the failure by any Borrower to pay in whole or in part any relevant Receivables after the relevant Cut- Off Time (including, without limitation, as a result of the insolvency of such Borrower). Without prejudice to the other provisions of this Clause 9, each of the Purchaser and the Security Agent further acknowledges to and agrees with the Seller, that the Seller shall have no liability or responsibility (whether, in either case, contractual or tortious, express or implied) for any Loss or damage for or in respect of any breach of or any act or omission in respect of, any of its obligations hereunder other than Loss or damage directly (and not indirectly or consequentially) suffered by the Purchaser and/or the Security Agent or the assets comprised in the Transaction Security by reason of such breach, act or omission.
- 9.23 Each of the Seller and the Purchaser shall notify in writing the applicable Party within seven Business Days of becoming aware of the breach of any of its obligations under this Clause 9 (including whilst any relevant cure period is in effect) and each of the Seller, the Purchaser and the Security Agent shall, in the absence of receipt of any such written notice, be entitled to assume that each Party is complying with such obligations.

## 10. Information Undertakings

- 10.1 The undertakings in this Clause 10 (*Information Undertakings*) shall remain in force from the date of this Agreement during the Commitment Period and thereafter for so long as any obligations remain outstanding hereunder.
- 10.2 The Purchaser will supply to the Seller:

- (a) promptly upon becoming aware of them, the details of any litigation, arbitration or administrative proceedings or regulatory impositions which are current, threatened or pending against the Purchaser, and which, if adversely determined, could reasonably be expected to have a Material Adverse Effect; and
- (b) promptly, further information as the Seller may reasonably request for the purposes of the Seller and its Affiliates' Tax compliance and reporting obligations, except to the extent that disclosure of the information would breach any law, regulation, stock exchange requirement or duty of confidentiality.
- 10.3 The Seller will supply to the Purchaser such information as the Purchaser may reasonably request to satisfy its reporting or due diligence obligations under the EU Securitisation Regulation and UK Securitisation Regulation, provided that the Seller shall not be required to supply any such information to the extent it does not collect or track such information as at the date of this Agreement.
- 10.4 Each of the Purchaser and the Seller shall promptly notify the other Parties and the Security Agent in writing of any breach of representation and warranty or undertaking under this Agreement (other than in respect of any breach of a Loan Warranty as to which Clause 9.5 (*Breach of Loan Warranties*) will apply) and in any event within seven Business Days of becoming aware of its occurrence. Without prejudice to the other rights and remedies of the Parties to this Agreement set out herein, following such notification, to the extent that such breach is capable of remedy, the Purchaser and the Seller agree to consult with each other and negotiate in good faith to agree a means to remedy and resolve such breach. Promptly upon a request by any party to this Agreement to the Purchaser or the Seller, the Purchaser or the Seller (as applicable) shall supply to it a certificate signed by an authorised signatory on its behalf certifying that no breach of representation and warranty or undertaking is continuing.

### 10.5 Delivery of financial statements

The Seller shall deliver to the Purchaser by no later than 30 June of each calendar year, starting from 30 June 2023 for its financial year ending 31 December 2022, a copy of its audited consolidated annual financial statements prepared in accordance with IFRS, provided that such financial statements shall be deemed delivered if they are publicly available.

10.6 Nothing in this Agreement or any of the Transaction Documents shall require the Seller or any of its Affiliates to disclose any information where such disclosure would otherwise be required under this Agreement or the relevant Transaction Document to the extent that such disclosure would result in a breach of any applicable law or regulation or regulatory guidelines or order of any court or requirement (whether or not having the force of law) of any central bank or any governmental or other regulatory or Tax Authority or applicable stock exchange rules and guidelines.

## 11. General Undertakings

The undertakings in this Clause 11 (*General Undertakings*) shall remain in force from the date of this Agreement during the Commitment Period and thereafter for so long as any obligations remain outstanding hereunder.

# 11.1 Merger and Change of Control

Without prejudice to the exercise of any right of enforcement of the Security Agent in respect of any Security Interest granted over the shares of the Purchaser (which, for the avoidance of doubt, shall not require the consent of the Seller or the Receivables Manager), the Purchaser shall not enter into any amalgamation, demerger, merger, corporate reconstruction or Change of Control without the prior written consent of the Seller.

### 11.2 Audit

Subject to all applicable law and regulation, the Seller shall cause an AUP Audit to be conducted:

- (a) once in each twelve month period during the Commitment Period (a copy of which report the Seller shall or shall cause to be delivered to the Purchaser and each Facility Agent (as defined in the Master Framework Agreement) on or before the Monthly Reporting Date falling in June in each year starting from June 2024); and
- (b) following the occurrence of a Turbo Amortisation Event or an Event of Default (in each case as defined in the Master Framework Agreement), if so requested by the Majority Class A Lenders, the Majority Class B Lenders or the Class C Lender within 90 calendar days' of receipt by those persons or that person (as applicable) of notice of the occurrence of such Turbo Amortisation Event or Event of Default, provided that no more than one such additional AUP Reports may be requested in any twelve month period,

and in each case shall cause to be conducted one further AUP Audit if either such AUP Audit has identified breaches by the Seller or the Receivables Manager of the terms of their respective obligations under this Agreement or the Receivables Management Agreement.

### 11.3 U.S. Investment Company and Covered Fund Status

The Purchaser undertakes that, for so long as any Receivable is outstanding, it will not take any action that would (i) require it to register as an "investment company" (as that term is defined under the U.S. Investment Company Act of 1940, as amended), or (ii) result in it becoming a "covered fund" as defined under the Volcker Rule.

## 11.4 Securitisation

Save as otherwise agreed in writing between the Seller and the Purchaser, the Purchaser will not undertake any refinancing or any public securitisation or similar financing transaction in respect of the Receivables without the prior written consent of the Seller.

### 11.5 Collections Policies, Underwriting Policies and Standard Documentation

- (a) The Seller is permitted to make changes to the Collections Policies or Underwriting Policies at any time at its own discretion provided that if any such changes have in the good faith determination of the Seller a quantitative impact on any required input to, or assumption contained in, the Asset Model, the relevant input or assumption shall be updated to take into account the change to the Collections Policies or Underwriting Policies as the case may be.
- (b) The Seller shall as soon as reasonably practicable after approval and adoption by the Seller of any changes to the Collection Policies, Underwriting Policies or Standard Documentation, (i) notify the Purchaser of any material changes or variations to any of the Collections Policies, Underwriting Policies or Standard Documentation and (ii) provide a copy of such updated Collections Policies, Underwriting Policies or Standard Documentation to the Purchaser and each Facility Agent (as defined in the Master Framework Agreement). For the avoidance of doubt, neither the Seller nor the Receivables Manager shall be required to provide any other documents relating to underwriting or collections procedures or policies including any such policies, procedures or other documents referenced in the Underwriting Policies or Collections Policies.
- (c) The Seller shall not make any changes to the calculation methodology in respect of the information contained in the Receivables Management Report without the prior written consent of the Purchaser not to be unreasonably withheld.

### 11.6 Origination and administration

The Seller and Receivables Manager shall, as applicable:

- (a) originate and manage Purchased Receivables;
- (b) assess and monitor the credit performance of the Purchased Receivables;
- (c) [\* \* \*] operate and maintain the Asset Model; and
- (d) assess and implement any appropriate changes to its Asset Model, the Collections Policies, the Underwriting Policies, Standard Documentation or its credit-decisioning process,

in each case, with the level of skill, care and diligence which would be expected at that time from a reasonably prudent consumer lender or manager of consumer loans within the consumer financial services industry and in any event to no lesser standard that it has applied prior to the Closing Date or that it would apply to Receivables originated and held for its own account.

#### 11.7 Change in law or regulation

In connection with the introduction and implementation into national law of additional regulatory requirements applicable to the Receivables under (i) proposals announced by the UK government in February 2021 to bring interest-free buy-now-pay-later agreements into regulation by the Financial Conduct Authority and (ii) the European Commission's proposal for a Directive repealing and replacing Directive 2008/48/EC on credit agreements for consumers (together with (i), the *Additional Regulatory Requirements*), prior to such Additional Regulatory Requirements becoming binding on the Seller and the Receivables Manager in the applicable jurisdiction, the Seller shall:

- (a) where a relevant regulatory body indicates formally in writing, or the Seller otherwise believes that it may be reasonably likely, that any application for a regulatory licence or permission newly required pursuant to the Additional Regulatory Requirements in relation to the origination or administration of the Receivables may be refused, the Seller will notify the Purchaser as soon as reasonably practicable in writing, and in any event not more than five Business Days after becoming aware of the same;
- (b) consult with the Purchaser in advance of making any such updates or taking any such measures;
- (c) provide the Purchaser with details of any proposed updates to the Standard Documentation and any proposed measures to comply with the Additional Regulatory Requirements at least 30 days prior to implementation of such Standard Documentation and measures;
- (d) consider comments from the Purchaser in good faith and inform the Purchaser where any such comments will not be taken into account in the updated Standard Documentation or in the other measures to be taken by the Seller to comply with the Additional Regulatory Requirements;
- (e) as soon as reasonably practicable after finalisation, provide the Purchaser with copies of any updated Standard Documentation;
- (f) provide the Purchaser with legal opinions addressed to the Purchaser, the Security Agent, the Class A Lenders and the Class B Lenders, as to the enforceability of any updated Standard Documentation in England, France, Germany, Italy and Spain to a level of comfort in all material respects equivalent to the legal opinions listed in paragraphs 23 to 27 of Part A of Schedule 1 (*Seller Initial Conditions Precedent*) and provided to the Purchaser on or before the Closing Date but having regard to the regulated nature of the relevant Eligible Products and any uncertainty in the implementation or interpretation of the Additional Regulatory Requirements relating to the Eligible Products;

- (g) where requested by the Purchaser, a legal opinion or memorandum of advice addressed to the Purchaser, the Security Agent, the Class A Lenders and the Class B Lenders, from an appropriately qualified legal counsel confirming that where the Additional Regulatory Requirements require customer documentation, including, but not limited to, pre-contractual information, loan agreement, account statements, notices of default and notices of arrears, to be in a required format and/or contain specific information and disclosures, these requirements are complied with in material respects or otherwise in a manner that would not materially affect the recoverability of amounts owed in respect of the relevant Receivables; and
- (h) provide such other information as the Purchaser may reasonably request in relation to compliance by the Seller or the Receivables Manager, as applicable, with Additional Regulatory Requirements applicable to the origination and administration of such Receivables, including but not limited to (i) template pre-contractual borrower communications and documentation;
  - (ii) compliance with form and content requirements relating to customer documentation including, but not limited to, the loan agreement, account statements, notices of default and notices of arrears; and (iii) evidence that all relevant regulatory permissions or registrations have been obtained.

## 11.8 Sales, Liens, etc.

The Seller shall not sell (or, if applicable, hold on trust), assign (by operation of law or otherwise) or otherwise dispose of, or create or suffer to exist any Security Interest upon or with respect to, the Purchased Receivables except as otherwise expressly required or provided for in this Agreement or any other Transaction Document, provided that nothing in this Clause 11.8 shall prohibit or restrict any transfer or disposal of the legal title to any Purchased Receivable and Related Rights to the UK Sub at any time following its accession as an Additional Receivables Manager.

## 12. Termination Events

- 12.1 If at any time any of the following events (each a *Seller Termination Event*) has occurred and is continuing, the Seller may (subject to Clause 12.5) terminate the Commitment Period with immediate effect by giving notice to the Purchaser:
  - (a) the sale of the Purchased Receivables by the Seller to the Purchaser ceases to be accounted for as a sale under either US GAAP for PPHI or under IFRS for the Seller as determined in good faith by the Seller's accountants in accordance with generally accepted accounting standards and guidance;
  - (b) the Purchaser does not pay on the due date any amount payable pursuant to this Agreement at the place and in the currency in which it is expressed to be payable in an aggregate amount of not less than Euro Equivalent [\* \* \*] unless its failure to pay is caused by an administrative or technical error or a Disruption Event, and payment is made within five Business Days of its due date;
  - (c) the Purchaser does not comply with any material provision of this Agreement (other than any provision where the result of such non-compliance is the occurrence of the event specified in Clause 12.1(a) above) and any such non-compliance is unremedied and unwaived for 15 Business Days of the Purchaser being notified or becoming aware of such non-compliance;
  - (d) any representation made by the Purchaser in the form set out in Part C of Schedule 2 (*Purchaser Representations*) is or proves to have been incorrect or misleading in any material respect when required to be made and any such misrepresentation is unremedied and unwaived for 15 Business Days of the Purchaser being notified or becoming aware of such misrepresentation;

- (e) an Insolvency Event has occurred in relation to the Purchaser;
- (f) it is or becomes unlawful for the Purchaser to perform any of its obligations under this Agreement, provided that if it is or becomes unlawful for the Purchaser to purchase Receivables originated in a particular jurisdiction from the Seller, such event shall not constitute a termination event under this Clause 12.1 and instead this Agreement will continue save that the Purchaser shall no longer purchase any Receivables originated in such jurisdiction;
- (g) the Purchaser repudiates or rescinds this Agreement or evidences an intention to repudiate or rescind this Agreement;
- (h) the Purchaser has delivered a Receivables Manager Termination Notice to the Receivables Manager;
- (i) it is or becomes unlawful for the Seller or the Receivables Manager to perform any of its obligations under this Agreement or the Receivables Management Agreement, or such performance becomes in the opinion of the Seller, acting reasonably, materially more burdensome as a result of a change in applicable law and regulation (other than a law or regulation relating to Tax, as to which Clause 12.1(m) shall apply) and the Seller has provided a certificate signed by a director stating that there is no reasonable prospect of avoiding the circumstances giving rise to the Seller's performance becoming materially more burdensome and including reasonable detail as to such circumstances;
- (j) [\* \* \*]
- (k) the Purchase Condition set out in Clause 2.8(f) is not satisfied on three or more consecutive Sale Notice Dates as a result of the Purchaser not having entered into hedging arrangements in respect of the sale of Receivables set out in a Sale Notice;
- (1) [\*\*\*]
- (m) subject to Clause 12.5, a Tax Event has occurred for which either the Seller or the Receivables Manager is an Affected Party, provided that such Tax Event has or will have a material adverse effect on that Affected Party;
- (n) a Change of Control occurs in respect of the Purchaser; or
- (o) [\*\*\*]
- 12.2 If at any time any of the following events (each a *Purchaser Termination Event*) has occurred and is continuing, the Purchaser may (subject to Clause 12.5) terminate the Commitment Period with immediate effect by giving notice to the Seller:
  - (a) the Seller is in breach of any of its material obligations under this Agreement, provided that if such breach is caused by an error or omission of an administrative, personnel, system, technical, or operational nature and such breach is remedied within 15 Business Days, such event shall not constitute a Purchaser Termination Event under this Clause 12.2;
  - (b) the Seller does not pay on the due date any amount payable pursuant to this Agreement at the place and in the currency in which it is expressed to be payable in an aggregate amount of not less than Euro Equivalent [\* \* \*] unless its failure to pay is caused by an administrative or technical error or a Disruption Event, and payment is made within five Business Days of its due date;
  - (c) any representation made by the Seller in the form set out in Part B of Schedule 2 (*Seller Representations*) is or proves to have been incorrect or misleading in any material respect when required to be made and any such misrepresentation remains unremedied or unwaived on the

15th Business Day after the date the Seller was notified or become aware of such misrepresentation;

- (d) an Insolvency Event has occurred in relation to the Seller or PPHI;
- (e) it is or becomes unlawful for the Seller to perform any of its obligations under this Agreement or the Receivables Management Agreement, provided that if it is or becomes unlawful for the Seller to sell Receivables originated in a particular jurisdiction to the Purchaser, such event shall not constitute a Purchaser Termination Event under this Clause 12.2 and instead this Agreement will continue save that the Seller shall no longer offer to sell to the Purchaser any Receivables originated in such jurisdiction;
- (f) the Seller repudiates or rescinds this Agreement or evidences an intention to repudiate or rescind this Agreement;
- (g) it is or becomes unlawful for the Purchaser to perform any of its obligations under this Agreement, provided that if it is or becomes unlawful for the Purchaser to purchase Receivables originated in a particular jurisdiction from the Seller, such event shall not constitute a Purchaser Termination Event under this Clause 12.2 and instead this Agreement will continue save that the Purchaser shall no longer purchase any Receivables originated in such jurisdiction;
- (h) subject to Clause 12.5, a Tax Event has occurred for which the Purchaser is an Affected Party, provided that such Tax Event has or will have a material adverse effect on the Purchaser;
- (i) the Purchaser has delivered a Receivables Manager Termination Notice to the Receivables Manager or the Receivables Manager has given notice of its resignation pursuant to the Receivables Management Agreement; or
- (j) [\*\*\*]
- 12.3 The Seller and the Purchaser each agree to take reasonable steps to mitigate the occurrence of any Termination Event.
- 12.4 Following termination of the Commitment Period, either pursuant to Clause 12.1 or Clause 12.2, or because the Commitment Period has otherwise ended, the provisions of this Agreement will nevertheless continue to apply in the case where the Purchaser still holds Receivables sold to it by the Seller prior to the Commitment Period ending.
- 12.5 In the event that a Tax Event has occurred, the Affected Party shall notify the other Parties and for a period of 30 days after the date of such notification, the Parties shall consult with each other and cooperate in good faith to agree such changes to the Transaction Documents as the Parties may agree (including changes to the Parties) in order to mitigate the effect of or reduce the additional Tax incurred by any Party as a result of the applicable Tax Event. If the Parties are unable to agree any such changes within that 30 day period (or such longer period as the Parties may in writing agree) (the *Consultation Period*), the relevant Affected Party may exercise its termination right pursuant to Clause 12.1 or Clause 12.2, as applicable. Notwithstanding any contrary provision in the Transaction Documents, the Seller shall not offer any Receivables (and their Related Rights) for sale and assignment to the Purchaser during the Consultation Period.

## 13. Testing Phase

13.1 The Seller and the Purchaser agree that at any time on or following the Testing Period Commencement Date and prior to the delivery by the Seller of the first Back-Book Sale Notice, the Seller may at its discretion conduct a series of test sales of Receivables that satisfy the Eligibility Criteria (and, for the avoidance of doubt, paragraphs (9) and (10) of the Eligibility Criteria cannot be waived or otherwise amended) up to an aggregate Purchase Price of Euro Equivalent [\* \* \*] (each such Receivable, a *Test* 

**Receivable**) subject to and in accordance with this Clause 13. If a Test Receivable does not satisfy any of the Loan Warranties (other than the Loan Warranty at paragraph 15 of Part A of Schedule 2 (*Loan Warranties*) relating to no adverse selection), the Seller shall within one month of the Seller becoming aware of the Test Receivable not satisfying any such Loan Warranty repurchase such Test Receivable for a repurchase price equal to the Current Balance of such Test Receivable as at the date of the repurchase.

- 13.2 The provisions of Clauses 2.1 (disregarding the requirement that the Purchase Conditions are satisfied or waived), 2.2, 2.3, 2.12, 2.13, 2.16, 9.16 and Schedule 7 (*Provisions relating to Sale of German Receivables*), Schedule 8 (*Provisions relating to Sale of French Receivables*), Schedule 9 (*Provisions relating to Spanish Law*), Schedule 10 (*Provisions relating to Sale of Italian Receivables*) and Schedule 11 (*Form of Notices*) shall each apply in respect of each sale of a Test Receivable. No other provision of this Agreement shall apply in respect of any Test Receivables, and, for the avoidance of doubt, the Seller shall have no obligation to repurchase from the Purchaser (save for pursuant to Clause 13.1 above or Clause 9.16 (*Repurchase for DE Pi30 Loan*)) or indemnify the Purchaser in respect of any Test Receivable pursuant to Clause 9 (*Representations, Loan Warranties, Repurchase and Anti-dilution Obligations*) nor shall any breach of any provision of this Agreement in respect of any Test Receivable or its sale constitute a Purchaser Termination Event.
- 13.3 The Purchase Price payable for any Test Receivable shall be paid in accordance with Clause 7.1.
- 13.4 Any Collections received in respect of a Test Receivable which has been purchased by the Purchaser and which are received after the applicable Cut-Off Time for such Test Receivable shall be for the account of the Purchaser.
- 13.5 If there are any issues that arise during the testing phase, the Parties agree to consult with each other in good faith with a view to resolving any such issues in a timely manner.
- Notwithstanding anything to the contrary in this Agreement or any other Transaction Document, each of the Parties hereby agrees and confirms that the Purchase Price payable by the Borrower in respect of any Test Receivables shall not be payable on the Payment Date in accordance with Clause 5.2, but shall instead be paid on the earlier to occur of (i) the date on which the Purchase Price is paid in respect of Back-Book Receivables sold to the Purchaser on the first Back-Book Sale Date, and (ii) the date falling one month after the date of the delivery of the applicable Sale Notice in respect of those Test Receivables provided that the Seller and the Receivables Manager shall be under no obligation under this Agreement or the Receivables Management Agreement to make any Cash Sweep Payment of any Collections received in respect of any Test Receivables sold to the Purchaser until the Purchaser has paid in full the Purchase Price for all Test Receivables, and if the Purchase Price payable in respect of the Test Receivables is not paid when due in accordance with this Clause 13.6, the Seller shall be entitled to satisfy payment of Purchase Price for the Test Receivables by way of set-off against the Collections Sweep Payments that would otherwise be required to be made to the Purchaser.

## 14. VDR Representation

- 14.1 On the date of this Agreement, the Seller makes the following representations to the Purchaser:
  - (a) the following documents were as at the earlier of the date as at which that document is expressed to speak and the date such document is uploaded into the applicable VDR (if such document is undated) true and accurate and not misleading in all material respects:
    - (i) [\* \* \*]
    - (ii) [\* \* \*]
    - (iii) [\* \* \*

- (iv) [\* \* \*]
- (v) [\*\*\*]
- (vi) [\* \* \*]
- (vii) [\* \* \*]
- (viii) [\* \* \*]
- (b) the following data, estimates and forecasts were, at the time they were prepared, prepared in good faith and based on the Seller's expectations as at the date thereof or the date such document is uploaded into the VDR (if such document is undated):
  - (i) [\* \* \*]
  - (ii) [\* \* \*]
  - (iii) [\* \* \*]
  - (iv) [\* \* \*]
  - (v) [\*\*\*]
  - (vi) [\* \* \*]
  - (vii) [\* \* \*]

### 15. Brexit Options

# 15.1 Additional Receivables Manager

The Purchaser agrees that the UK Sub shall be entitled to become an Additional Receivables Manager in respect of the UK Receivables provided that the following conditions have been satisfied (or waived by the Purchaser) on or before the UK RM Accession Date:

- (a) the Purchaser has received all of the documents and other evidence listed in Part A of Schedule 19 (Additional Receivables Manager Conditions Precedent) in relation to that Additional Receivables Manager in form and substance satisfactory to the Purchaser acting reasonably; and
- (b) the Seller delivers to the Purchaser (with a copy to the Security Agent) a duly completed and executed Receivables Manager Deed of Accession.

Upon satisfaction of the conditions set out in this Clause 15.1, the Additional Receivables Manager shall accede to this Agreement and the Receivables Management Agreement on the date specified in the Receivables Manager Deed of Accession. The provisions of Part B of Schedule 5 (*From UK RM Accession Date*) in connection with the UK Receivables shall apply to this Agreement with effect from the UK RM Accession Date.

#### 15.2 Additional Seller

(a) The Purchaser agrees that the UK Sub shall be entitled to become an Additional Seller under this Agreement in respect of the UK Receivables by the Seller delivering a Brexit Option Notice to the Purchaser (with a copy to the Security Agent) not less than 30 days prior to the date on which the Seller wishes the UK Sub to become an Additional Seller. The UK Sub shall become an Additional Seller with effect from the date specified in the Brexit Option Notice if:

- (i) the Purchaser has received all of the documents and other evidence listed in Part A of Schedule 20 (Additional Seller Conditions Precedent) in relation to the UK Sub in form and substance satisfactory to the Purchaser acting reasonably. If the Seller is simultaneously requesting that the UK Sub becomes an Additional Receivables Manager pursuant to this Clause 15 (Brexit Options), then the Seller is obliged only to deliver the Additional Receivables Manager Conditions Precedent as set out in Part A of Schedule 19 (Additional Receivables Manager Conditions Precedent); and
- (ii) the Seller delivers to the Purchaser (with a copy to the Security Agent) a duly completed and executed Additional Seller Deed of Accession.
- (b) If the UK Sub becomes an Additional Seller pursuant to Clause 15.2(a), this Agreement shall be amended and restated in such form as may be required to allow the UK Sub to replace the Seller as seller of UK Receivables on terms equivalent to this Agreement with effect from the UK Seller Accession Date as specified in such Brexit Option Notice. The Seller and the Purchaser each agree to enter into such additional documents and to take such actions as may be reasonably required to give effect to this Clause 15.2. Any amendment and restatement of this Agreement shall not affect sales of Receivables or the rights of Parties arising or accruing under the terms of this Agreement prior to the UK Seller Accession Date.
- (c) If the Seller does not elect to deliver a Brexit Option Notice as envisaged by Clause 15.2(a) but nevertheless wishes to make changes to this Agreement in light of the need to cater for Brexit, the Parties agree to negotiate in good faith any changes requested by the Seller to this Agreement, the Receivables Management Agreement and any Transaction Document, and/or to enter into any new documentation which the Seller considers to be necessary or desirable (acting reasonably) to reflect the post-Brexit structure that the Seller and the Seller Group elects to implement in light of applicable law, regulation or official or judicial order of any government, governmental body or court, domestic or foreign, having jurisdiction over it.
- (d) Nothing in this Clause 15.2 shall require the Purchaser to enter into any documentation to amend this Agreement that would result in the Purchaser having obligations that are more onerous than those it would have under this Agreement were it not amended or that would result in the Purchaser not having rights under this Agreement equivalent to those it would have were this Agreement not so amended (recognising however that there would be two separate sellers of Receivables).

### 16. Deposit, Costs and Expenses

- 16.1 [\* \* \*]
- 16.2 [\* \* \*]
- 16.3 [\*\*\*
- 16.4 [\*\*\*]
- 16.5 [\* \* \*
- 16.6 [\* \* \*]
- 16.7 [\* \* \*]

## 17. Reimbursements

Where any Party is required by the terms of this Agreement to reimburse or indemnify any Party for any cost or expense, such Party shall reimburse or indemnify such other Party on an after-Tax basis for the full amount of such cost or expense, including such part thereof as represents Irrecoverable VAT.

## 18. Merger

Any term of this Agreement to which effect is not given at the relevant Title Transfer Time, (including in particular the liability of the Seller under the warranties set out in Clause 9 (*Representations, Loan Warranties, Repurchase and Anti-dilution Obligations*)) shall not merge but shall remain in full force and effect notwithstanding the relevant Title Transfer Time.

# 19. No Agency or Partnership

It is hereby acknowledged and agreed by the Parties that nothing in this Agreement shall be construed as giving rise to any relationship of agency, save as expressly provided herein, or partnership between the Parties and that in fulfilling its obligations hereunder, each Party shall be acting entirely for its own account.

## 20. Payments

- 20.1 All payments to be made pursuant to this Agreement shall be made in sterling or euro (as applicable) in immediately available funds by electronic transfer on the due date for payment without exercising or seeking to exercise any right of set-off as may otherwise exist (save as provided in Clause 23 (*Withholdings and Set-off*)) and shall be deemed to be made when they are received by the payee and shall be accounted for accordingly unless failure to receive any payment is due to an error by the payee's bank.
- 20.2 Any cash payment to be made pursuant to this Agreement by the Purchaser to the Seller shall be made to the Seller Bank Accounts.
- 20.3 Any cash payment to be made pursuant to this Agreement by the Seller to the Purchaser shall be made to the Purchaser Bank Accounts.
- 20.4 If any sum due for payment in accordance with this Agreement is not paid on the due date for payment, the person in default shall pay Default Interest on that sum from but excluding the due date to and including the date of actual payment calculated on a daily basis.

## 21. VAT

- 21.1 All sums or other consideration payable or otherwise provided by any Party pursuant to this Agreement are exclusive of any VAT which is properly chargeable on the supply or supplies made by such Party for which such sums or other consideration (or any part thereof) are the whole or part of the consideration for VAT purposes (irrespective of the recipient of such supply or supplies).
- 21.2 If any supply is treated as made for VAT purposes by a Party under or pursuant to this Agreement or any other Transaction Document, and that Party or its Affiliate is required to account for VAT in respect of that supply, the Party which is the recipient of that supply shall, subject to the receipt of a valid VAT invoice, pay to the first-mentioned Party (in addition to any other consideration for that supply) an amount equal to such VAT. Such payment shall be made within five (5) Business Days following receipt of a valid VAT invoice or, if later, the date on which any such consideration is payable.

### 22. Taxes

22.1 The Purchaser and the Seller shall each make all payments required to be made by it under this Agreement without any Tax Deduction, unless a Tax Deduction is required by law.

- 22.2 Each of the Purchaser and Seller shall promptly upon becoming aware that it must make a Tax Deduction (or that there is any change in the rate or the basis of a Tax Deduction) notify the other Parties accordingly.
- 22.3 If a Tax Deduction is required by law to be made from a payment made by the Purchaser or the Seller (the *Payor*) under this Agreement, the amount of the payment shall be increased to an amount which (after making any Tax Deduction) leaves the recipient of such payment (the *Recipient*) with an amount equal to the payment which would have been due if no Tax Deduction had been required. If the Payor pays an additional amount under this Clause 22.3 and the Recipient subsequently obtains a Relief or other refund of Tax or credit against Tax by reason of the Tax Deduction which gave rise to that additional amount, the Recipient shall reimburse the Payor with an amount such as the Recipient shall reasonably determine to be such proportion of the said Relief, refund or credit as shall leave it (on an affiliated-group basis) after such reimbursement in no better or worse position than it would have been in had no Tax Deduction been required.
- 22.4 If the Purchaser or the Seller is required to make a Tax Deduction, it shall make that Tax Deduction and any payment to any Tax Authority required in connection with that Tax Deduction within the time allowed and in the minimum amount required by law. Each Party shall take such reasonable procedural steps as the other Party may request to enable a payment made under this Agreement without, or with a reduced, Tax Deduction.
- 22.5 The Purchaser shall pay and bear the cost of all stamp duty, registration and other similar transfer Taxes (*Transfer Taxes*) payable by either Party in connection with the execution and delivery of this Agreement and the Receivables Management Agreement, except in each case any such Taxes arising in connection with (a) a voluntary registration of this Agreement or the Receivables Management Agreement by the Seller or the Receivables Manager with the *Administration de l'Enregistrement, des Domaines et de la TVA* or any other Tax Authority, (b) registration by the Seller or the Receivables Manager of any Transaction Document in Luxembourg or any Relevant Jurisdiction when such registration is not required to enforce the rights of the Seller or the Receivables Manager under that Transaction Document, or (c) a "caso d'uso" or "enunciazione" for Italian Tax purposes, insofar as they result from an act of the Seller.
- 22.6 The Purchaser shall indemnify the Seller on demand against any Taxes suffered by or incurred by the Seller in connection with any Purchased Receivables (including, for the avoidance of doubt, any Taxes payable by the Seller in respect of amounts received or receivable (or deemed to be received or receivable) by the Seller on account of the Purchased Receivables), excluding in all cases (a) any Transfer Taxes, (b) any Taxes calculated by reference to the net income, profits or gains received or receivable (or deemed to be received or receivable) by the Seller in respect of any amount payable to it by the Purchaser under this Agreement, and (c) any Taxes relating to Collections to which the Seller is entitled (i) pursuant to Clause 9.18 or (ii) in respect of a Receivable repurchased under Clause 9.10.
- 22.7 Notwithstanding anything to contrary, the provisions of this Clause 22 shall survive any termination of this Agreement.

# 23. Withholdings and Set-off

- 23.1 All sums payable under this Agreement or for breach of any of the provisions of this Agreement shall be paid free and clear of all deductions or withholdings (including any Tax Deductions) whatsoever, save only as provided in Clauses 2.7, 2.15, 7.2, 5.3, 9.17, 9.20, 9.21, 16.1, 16.2, 16.4, 22 (*Taxes*), Part C of Schedule 3 and Paragraph 2 of Schedule 7 of this Agreement, [\* \* \*], or as required by applicable law.
- 23.2 Save only as provided expressly in Clauses 2.7, 2.15, 5.3, 7.2, 9.17, 9.20, 9.21, 16.1, 16.2, 16.4, 22 (*Taxes*), Part C of Schedule 3 and Paragraph 2 of Schedule 7 of this Agreement and [\* \* \*], each Party

waives and relinquishes any right of set-off or counterclaim, deduction or retention which it might otherwise have out of any payments which it may be obliged to make (or procure to be made) to any other Party pursuant to this Agreement or otherwise.

## 24. Assignment and Secondary Sale of Receivables

- 24.1 Subject to Clauses 24.2 and 24.3 in respect of which circumstances no consent is required, no Party hereto shall be entitled to assign all or any part of its right or obligations hereunder to any other party without the prior written consent of each of the other Parties hereto (which shall not, if requested, be unreasonably withheld), save that the Security Agent may assign if necessary its rights under this Agreement to a successor or additional trustee appointed under the Security Documents.
- 24.2 The Purchaser shall be entitled to assign by way of security all or any of its rights under this Agreement without such consent to the Security Agent pursuant to the Security Documents.
- 24.3 [\* \* \*]

## 25. Security Agent Provisions

- 25.1 If there is any change in the identity of the Security Agent in accordance with the Security Documents, the Seller and the Purchaser shall execute such documents and take such action as the new trustee and the outgoing trustee may require for the purpose of vesting in the new trustee the rights, powers and obligations of the outgoing trustee, and releasing the outgoing trustee from its future obligations, under this Agreement.
- 25.2 Nothing in this Agreement shall impose any obligation or liability on the Security Agent to assume or perform any of the obligations or liabilities of the Purchaser, the Seller or the Receivables Manager hereunder or render it liable for any breach thereof.
- 25.3 The exercise or performance by the Security Agent of its rights, remedies or functions under this Agreement are subject in all respects to the terms of the Master Framework Agreement and the Security Documents. The Security Agent has agreed to become a party to this Agreement only for the purpose of taking the benefit of contractual provisions expressed to be given in its favour, enabling better preservation and enforcement of its rights under this Agreement and the Security Documents and for administrative ease associated with matters where its consent is required. The Security Agent shall not assume any liabilities or obligations under this Agreement unless such obligation or liability is expressly assumed by the Security Agent in this Agreement. All the provisions of the Master Framework Agreement and the Security Documents relating to the exercise by the Security Agent of its powers, trusts, authorities, duties, rights and discretions under this Agreement. In the event of any inconsistency between the terms of the Master Framework Agreement, the Security Documents and this Agreement in respect of the exercise by the Security Agent of the powers, trusts, authorities, duties, rights and discretions only, the terms of the Master Framework Agreement shall prevail.

# 26. Confidentiality

26.1 Subject to Clause 26.2, each party to this Agreement agrees at all times that it shall keep confidential and will not disclose to any person, firm or company whatsoever any information (including, without limitation, any technology, know-how, patent application, test result, research study, business plan, budget, model, algorithm, policy, data set, management information, commercial information, product information, forecast or projection) relating directly or indirectly to the business, finances or other matters of a confidential nature of any party to the Transaction Documents (or any predecessor entity),

which it may have obtained as a result of the execution or performance of any Transaction Document, provided however that the provisions of this Clause 26 shall not apply:

- (a) to the disclosure of any information to the Security Agent or to any other person who is a party to any of the Transaction Documents as expressly permitted by the Transaction Documents;
- (b) to the disclosure of any information by such party to the Class C Lender or [\* \* \*] or any of their respective Affiliates, or Affiliates' officers, directors, employees, partners, investment partners, existing and prospective funding sources (which may include the limited partners or clients of the participating funds), advisors, auditors and insurers (each a Representative) on a need to know basis, provided that such Representative is bound by an obligation of confidentiality in respect thereto;
- (c) to the disclosure of any information by such party to any of its Affiliates; provided that before any such disclosure, the party shall make the relevant employees of the Affiliate aware of their obligations of confidentiality under the relevant Transaction Document and shall at all times procure compliance with such obligations by such employees;
- (d) to the disclosure of any information which is or becomes public knowledge otherwise than as a result of the wrongful conduct of the recipient (such wrongful conduct includes a breach of this Clause 26.1);
- (e) to the extent that such disclosure or use is required pursuant to any law (including to any authorised person as referred to in article 27.2 of the EU Securitisation Regulation) or order of any court, any arbitral or judicial proceedings arising out of this Agreement or any other agreement entered into under or pursuant to this Agreement or to enable a determination to be made by the accountants of any parties under this Agreement, or pursuant to any direction or requirement (whether or not having the force of law) of any central bank or any governmental or other regulatory or Tax Authority (including in connection with the Tax affairs of the disclosing party or any Affiliate) or is necessary or desirable having regard to applicable stock exchange rules (including those stock exchanges on which the shares of any party or its Affiliates are listed) and guidelines or any industry guidelines or industry best practice adopted by owners of consumer unsecured loans;
- (f) to the disclosure of any information to professional advisers (including, without prejudice to the generality of the foregoing, consultants, accountants, auditors, financial advisors or lawyers) who receive the same under a duty of confidentiality;
- (g) to the disclosure of any information by the Seller to a credit check agency or credit bureau engaged in the ordinary course of business of the Seller;
- (h) to the disclosure of any information to a potential source of finance provided that before any such disclosure, such potential source of finance shall enter into a direct confidentiality undertaking with the Seller and its Affiliates in form and substance satisfactory to the Seller;
- (i) to the disclosure of any information with the prior written consent of the relevant Party;
- (j) to any disclosure for the purposes of collecting in or enforcing any Receivable;
- (k) to any disclosure or use which is required to vest the full benefit of the relevant Transaction Document in any party;
- (1) to any disclosure made by or on behalf of any of the Parties hereto, the Class C Lender or [\* \* \*] to any Rating Agency;

- (m) in the case of the Security Agent, in connection with transferring or purporting to transfer its rights and obligations to a successor Security Agent;
- (n) in the case of the Purchaser, the information was already in the possession of the Purchaser from a source that, to the Purchaser's best knowledge and belief does not owe a duty of confidentiality to the Seller or its Affiliates with respect to such information;
- (o) the information is independently developed without use or reference to this Agreement or the other Transaction Documents or without use or reference to any information supplied to it pursuant to or in connection with this Agreement or the other Transaction Documents;
- (p) to the extent that the Security Agent needs to disclose the same for the protection or enforcement of any of its rights under any of the Transaction Documents or in connection herewith or therewith, to such persons as require to be informed of such information for such purposes;
- (q) for the purpose of discharging, in such manner as the Security Agent thinks fit, its duties under or in connection with the Transaction Documents:
- (r) in the case of the Seller, to publish any press release in connection with this Agreement on or around the date of this Agreement for the purposes of disclosing the arrangement to the markets in a form agreed by the Purchaser (such agreement not to be unreasonably withheld or delayed);
- (s) to the extent that the recipient needs to disclose the same to any of the employees of the Seller provided that before any such disclosure the Seller shall make the employees of the Seller aware of its obligations of confidentiality under the relevant Transaction Document and shall at all times procure compliance with such obligations by such employees; and
- (t) to the extent the information is independently developed without use or reference to any information relating to the business, finances or other matters of a confidential nature or any other Party of which it may have come into possession in the course of its duties hereunder or otherwise.
- 26.2 Notwithstanding the rights conferred pursuant to Clause 26.1, neither Party may disclose information to any other party where such disclosure would breach any terms relating to data protection in this Agreement, or in the Receivables Management Agreement, or any applicable law or regulation, including the Data Protection Legislation.

### 27. Data Protection

# 27.1 Each Party shall:

- (a) to the extent applicable to them, comply with the Data Protection Legislation to the extent that such Party processes any Personal Data in respect of the Receivables, and
- (b) not use any Personal Data other than in accordance with the privacy information given to the Borrower at the time their Personal Data was collected.

## 27.2 Prior to the provision of a Borrower Notice:

- (a) the Seller shall remain controller (as that term is defined in the GDPR, or in the case of the UK, the UK GDPR) in respect of Personal Data relating to the Receivables and related Borrowers;
- (b) the Seller and the Receivables Manager shall not transfer any Personal Data to, or take instructions relating to Personal Data from, any other Party, or Parties in connection with this Agreement;

- (c) any information provided by the Seller or the Receivables Manager to any other Party shall be fully anonymised; and
- (d) the Purchaser and Security Agent agree that they shall not carry out, or attempt, any activity on any information received under this Agreement (whether directly, or indirectly) that is aimed at, or results in, the attributing of information to an identified or identifiable natural person, including by combining the information received with any other information available to that Party.

#### 27.3 Upon the provision of a Borrower Notice:

- (a) the Seller shall:
  - (i) in respect of the Personal Data in connection with the Purchased Receivables subject to such Borrower Notice, immediately cease acting as controller as regards any processing of such Personal Data, and shall only process such Personal Data in accordance with the terms of the Receivables Management Agreement; and
  - (ii) if instructed by Purchaser, or the Security Agent, transfer the Records, including all Personal Data held in connection with the Records, to such person as the Purchaser, or the Security Agent, shall direct;
- (b) the Purchaser shall:
  - (i) in respect of any Personal Data processed in connection with the Receivables and any Related Rights in relation to which, and to the extent that, it will take on the role of independent controller, comply with the Data Protection Legislation requirements applicable to it as a controller, including, with respect to obligations in relation to lawfulness, fairness and transparency (including ensuring that on-time, compliant disclosures on data processing are provided to Borrowers), integrity and confidentiality, and Borrowers' exercise of their data subjects' rights; and
  - (ii) enter into appropriate data protection arrangements in accordance with Data Protection Legislation with any person engaged as to process the Borrowers' Personal Data, including with any receivables management provider engaged to manage the receivables.

# 28. Entire Agreement

- 28.1 This Agreement and the schedules together constitute the entire agreement and understanding between the Parties in relation to the subject matter of this Agreement and cancel and replace any other previous draft, agreement or understanding in relation to such subject matter.
- 28.2 Each Party agrees that:
  - (a) it has not entered into this Agreement in reliance upon any statement, representation, warranty or undertaking of any other Party which is not expressly set out or referred to in this Agreement or any other Transaction Document;
  - (b) except in respect of an express representation or warranty under this Agreement or any other Transaction Document, it shall not have any claim or remedy (whether in equity, contract, delict or tort, under the Misrepresentation Act 1967 or in any other way) in respect of any misrepresentation or breach of warranty by any other Party or in respect of any untrue statement by any other Party, regardless of whether such misrepresentation, breach or untrue statement

was made, occurred or was given prior to the execution of this Agreement or any of the Transaction Documents;

- (c) any terms or conditions implied by law in any jurisdiction in relation to the transaction contemplated by this Agreement and/or the Transaction Documents are excluded to the fullest extent permitted by law or, if incapable of exclusion, any right or remedies in relation to them are irrevocably waived;
- (d) the only right or remedy of any Party in relation to any provision of this Agreement or any other Transaction Document shall be for breach of this Agreement or the relevant Transaction Document; and
- (e) except for any liability in respect of a breach of this Agreement or any other Transaction Document, no Party shall owe any duty of care or have any liability in tort or otherwise to any other Party in relation to the transaction contemplated by this Agreement and/or the Transaction Documents.
- 28.3 Nothing in this Clause 28 shall have the effect of excluding, limiting or restricting any liability for fraudulent misrepresentation or any liability of any person arising as a result of any wilful default, fraud, illegal dealing, negligence or material breach of this Agreement or any Transaction Document or breach of trust by such person.

#### 29. Amendments and Waivers

- 29.1 No amendment or waiver of any provision of this Agreement shall be effective unless it is in writing and signed by each of the Parties hereto.
- 29.2 Except as expressly provided in this Agreement, no failure or delay by any Party in exercising any right or remedy relating to this Agreement or any of the other Transaction Documents shall affect or operate as a waiver or variation of that right or remedy or preclude its exercise at any subsequent time. No single or partial exercise of any such right or remedy shall preclude any further exercise of it or the exercise of any other remedy. The remedies in this Agreement are cumulative and not exclusive of any remedies provided by law.

## 30. Further assurance

The Parties hereto agree that they will co-operate fully to (and the Purchaser will use best efforts to provide relevant information and support to the Seller such that the Seller shall) do all such further acts and things and execute any further documents that may be necessary or desirable to give full effect to the transactions contemplated by this Agreement (but subject always to the provisions of Clauses 8 (*Notification of Sales*) and 27 (*Data Protection*)).

### 31. Notices

- 31.1 Any notice or communication to be given under or in connection with this Agreement shall be made in writing and, unless otherwise stated, may be made by letter or electronic communication (including email).
- 31.2 The address and email address (and the department or officer, if any, for whose attention the communication is to be made) of each Party for any notice, communication or document to be made or delivered under or in connection with this Agreement is:
  - (a) in the case of the Seller or the Receivables Manager, to it at:

Address: 22-24 Boulevard Royal, L-2449 Luxembourg, Luxembourg Email: [\* \* \*]

Attention: [\* \* \*]

(b) in the case of the Purchaser, to it at:

Address: 2, rue Edward Steichen, L-2540 Luxembourg-City, Luxembourg Email:

Attention: [\*\*\*]

(c) in the case of the Security Agent, to it at:

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Address: 160 Queen Victoria Street, London EC4V 4LA, United Kingdom Email: [***]

Attention: [***]
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or any substitute address or email address or for the attention as the relevant Party may notify to all of the other Parties by not less than seven days' notice.

- 31.3 Any notice, communication or document made or delivered by one person to another under or in connection with this Agreement will only be effective if by way of letter, when it has been left at the relevant address or five Business Days after being deposited in the post postage prepaid in an envelope addressed to it at that address, and, if a particular department or officer is specified as part of its address details provided under Clause 31.2, if addressed to that department or officer.
- 31.4 Any notice, communication or document which becomes effective, in accordance with Clause 31.3, after 5.00 p.m. Luxembourg time in the place of receipt shall be deemed only to become effective on the following day.
- 31.5 Any notice or communication under or in connection with this Agreement may be made by electronic mail or other electronic means. Any such electronic communication will be effective only when actually received in readable form.
- 31.6 Any electronic communication which becomes effective, in accordance with Clause 31.5, after 5.00 p.m. Luxembourg time in the place of receipt shall be deemed only to become effective on the following day.
- 31.7 Notwithstanding Clauses 31.3 to 31.6, the Parties agree that any Sale Notice delivered by the Seller to the Purchaser under or in connection with this Agreement will be effective at the point in time at which such Sale Notice has been uploaded to an electronic platform that is accessible by the Purchaser and a notification has been made by email or other means to notify the Purchaser that such Sale Notice has been uploaded.
- 31.8 Any notice given under or in connection with this Agreement must be in English.

### 32. Bail-In

32.1 Contractual recognition of bail-in

Notwithstanding any other term of any Transaction Document or any other agreement, arrangement or understanding between the Parties, each Party acknowledges and accepts that any liability of the Seller and/or the Receivables Manager to any other Party under or in connection with the Transaction

Documents may be subject to Bail-In Action by the relevant Resolution Authority and acknowledges and accepts to be bound by the effect of:

- (a) any Bail-In Action in relation to any such liability, including (without limitation):
  - (i) a reduction, in full or in part, in the principal amount, or outstanding amount due (including any accrued but unpaid interest) in respect of any such liability;
  - (ii) a conversion of all, or part of, any such liability into shares or other instruments of ownership that may be issued to, or conferred on, it: and
  - (iii) a cancellation of any such liability; and
- (b) a variation of any term of any Transaction Document to the extent necessary to give effect to any Bail-In Action in relation to any such liability.

#### 32.2 Bail-in definitions

In this Clause 32:

**Bail-In Action** means the exercise of any Write-down and Conversion Powers.

**Bail-In Legislation** means Article 55 of Directive 2014/59/EU establishing a framework for the recovery and resolution of credit institutions and investment firms, the Luxembourg law of 5 April 1993 on the financial sector and the Luxembourg law of 18 December 2015 on the default of credit institutions and certain investment firms and any other law or regulation, or circulars applicable in Luxembourg relating to the resolution of unsound or failing banks, investment firms or other financial institutions or their affiliates (otherwise than through liquidation, administration or other insolvency proceedings);

Resolution Authority means any body which has authority to exercise any Write-down and Conversion Powers.

## Write-down and Conversion Powers means:

- (i) any write-down, conversion, transfer, modification or suspension power existing from time to time under, and exercised in compliance with, any law or regulation in effect in Luxembourg, relating to the transposition of Directive 2014/59/EU establishing a framework for the recovery and resolution of credit institutions and investment firms, including but not limited to the Bail-In Legislation and Regulation (EU) No 806/2014 and the instruments, rules and standards created thereunder, pursuant to which: (a) any obligation of a bank or investment firm or affiliate of a bank or investment firm can be reduced, cancelled, modified or converted into shares, other securities or other obligations of such entity or any other person (or suspended for a temporary period); and (b) any right in a contract governing an obligation of a bank or investment firm or affiliate of a bank or investment firm may be deemed to have been exercised; and
- (ii) any similar or analogous powers under that Bail-In Legislation.

# 33. Third Party Rights

A person who is not a party to this Agreement may not enforce any of its terms under the Contracts (Rights of Third Parties) Act 1999.

### 34. Severability

Where any provision in or obligation under this Agreement shall be invalid, illegal or unenforceable in any jurisdiction, the validity, legality and enforceability of the remaining provisions or obligations under this Agreement, or of such provision or obligation in any other jurisdiction, shall not be affected or impaired thereby.

## 35. Counterparts and Spanish notarisation

- 35.1 This Agreement may be executed in any number of counterparts and by each Party on single counterparts. Each counterpart is an original but all counterparts shall together constitute one and the same instrument. Delivery of a counterpart of this Agreement by e-mail shall be an effective mode of delivery.
- 35.2 The Seller and the Purchaser shall raise this Agreement into the status of the Spanish public document through an *escritura pública* before a Spanish notary on or before the first Back-Book Sale Date. Any notary's fees and expenses derived from such notarisation shall be borne by the Seller.

## 36. Limited Recourse and Non-petition

#### 36.1 Limited recourse: Purchaser

Notwithstanding any of the provisions of this Agreement or any other Transaction Document, each of the parties to the Transaction Documents (other than the Purchaser) hereby acknowledges and agrees that all obligations of the Purchaser (in any capacity) under or in connection with the Transaction Documents to which the Purchaser is expressed to be a party are limited recourse and sums payable to it in respect of any of the Purchaser's obligations shall be limited to the Purchaser's assets that are available to the Purchaser, subject to and in accordance with the Security Documents and the Priorities of Payment, and if the net proceeds of realisation of the security constituted by the Security Documents are less than the aggregate amount payable by the Purchaser to the Facility Providers and any other Secured Creditors in respect of its obligations under or in connection with the Transaction Documents (such negative amount being referred to herein as a "shortfall"), the amount payable by the Purchaser to the Receivables Manager, the Facility Providers and each other Secured Creditor in respect of the Purchaser's obligations under or in connection with such Transaction Document shall be reduced to such amount of the net proceeds as shall be applied in accordance with the Security Documents and the Priorities of Payment, and such parties shall not (directly or indirectly) be entitled to take any further steps against the Purchaser to recover such shortfall, which shall be deemed to be automatically extinguished.

#### 36.2 Non-petition: Purchaser

The parties to this Agreement and the Transaction Documents (other than the Purchaser) acknowledge and agree that they (or any other party acting on their behalf) shall not be entitled at any time to institute against the Purchaser, or join in any institution against the Purchaser of, any bankruptcy, reorganisation, arrangement, insolvency, examinership or liquidation proceedings, or other analogous proceedings, or appoint any liquidator, administrator, receiver, examiner, trustee, sequestrator or any similar officer under any applicable bankruptcy or similar law in connection with any obligations of the Purchaser under or in connection with this Agreement and the Transaction Documents. For the avoidance of doubt, nothing in this Clause 36.2 shall prevent the Security Agent enforcing the security constituted by the Security Documents in accordance with its terms, provided that in connection with any such enforcement neither the Security Agent nor any receiver appointed thereunder shall take any steps or proceedings to procure the winding up, examinership or liquidation of the Purchaser, save for lodging a claim in the liquidation, administration, or such similar proceedings, of the Purchaser which is initiated by another party or taking proceedings to obtain a declaration or judgment as to the obligations of the Purchaser in relation thereto.

### 36.3 Corporate obligations: Purchaser

Each of the parties to this Agreement and the Transaction Documents (other than the Purchaser) hereby acknowledges and agrees that no recourse under any obligation, covenant, or agreement of the Purchaser contained in any Transaction Document or implied therefrom may be sought by it against any shareholder, officer, agent, employee or manager of the Purchaser, by the enforcement of any assessment or by any proceeding, by virtue of any statute or otherwise, it being expressly agreed and understood that this Agreement and the Transaction Documents are corporate obligations of the Purchaser only. Each of the parties hereto (other than the Purchaser) hereby acknowledges and agrees that no personal liability shall attach to or be incurred by the shareholders, officers, agents, employees or managers of the Purchaser, or any of them, under or by reason of any of the obligations, covenants or agreements of the Purchaser contained in any Transaction Document (including this Agreement), or implied therefrom, and any and all personal liability of every such shareholder, officer, agent, employee or manager for breaches by the Purchaser of any such obligations, covenants or agreements, either at law or by statute or constitution, of every such shareholder, officer, agent, employee or manager is hereby deemed expressly waived by the parties hereto.

36.4 The provisions of this Clause 36 (*Limited Recourse and Non-petition*) shall survive the termination of this Agreement and the other Transaction Documents.

# 37. Luxembourg Securitisation Act

Each of the Seller and the Security Agent expressly acknowledges and accepts, and will be deemed to have accepted and acknowledged, that the Purchaser is subject to the Securitisation Act 2004. Each of the Seller and the Security Agent expressly acknowledges and accepts that once all the assets of the Purchaser have been realised, it is not entitled to take any further steps against the Purchaser to recover any further sums due and the right to receive any such sum shall be extinguished. Each of the Seller and the Security Agent accepts not to attach or otherwise seize the assets of the Purchaser. In particular, neither the Seller nor the Security Agent shall be entitled to petition or take any other step for the winding- up, the liquidation or the bankruptcy of the Purchaser or any similar insolvency related proceedings. In case of a conflict between the provisions of this Clause 37 and the other provisions of this Agreement, the provisions of this Clause 37 shall prevail.

## 38. Governing Law and Jurisdiction

- 38.1 This Agreement and any non-contractual obligations arising out of or in connection with this Agreement shall be governed by, and interpreted in accordance with, English law (other than any terms of this Agreement specific to the law of any other Relevant Jurisdiction, which shall be construed in accordance with such Relevant Jurisdiction).
- 38.2 The English courts shall have exclusive jurisdiction in relation to all disputes arising out of or in connection with this Agreement (including claims for set-off and counterclaims), including disputes arising out of or in connection with: (i) the creation, validity, effect, interpretation, performance or non-performance of, or the legal relationships established by, this Agreement; and (ii) any non-contractual obligations arising out of or in connection with this Agreement. For such purposes, each Party irrevocably submits to the jurisdiction of the English courts and waives any objection to the exercise of such jurisdiction.
- 38.3 The Seller and Receivables Manager shall at all times maintain an agent for service of process and any other documents in proceedings in England or any other proceedings in connection with this Agreement. Such agent shall be [\* \* \*] and any claim form, judgment or other notice of legal process shall be sufficiently served on the Seller and Receivables Manager if delivered to such agent at its address for the time being. The Seller and Receivables Manager irrevocably undertakes not to revoke the authority of this agent and if, for any reason, any Party requests the Seller and Receivables Manager to do so, it shall

- promptly appoint another such agent with an address in England and advise the other Parties. If, following such a request, the Seller and Receivables Manager fails to appoint another agent, any other Party shall be entitled to appoint one on behalf of the Seller and Receivables Manager at the Seller and Receivables Manager 's expense.
- 38.4 The Purchaser shall at all times maintain an agent for service of process and any other documents in proceedings in England or any other proceedings in connection with this Agreement. Such agent shall be Maples Fiduciary Services (UK) Limited of 11th Floor, 200 Aldersgate Street, London EC1A 4HD and any claim form, judgment or other notice of legal process shall be sufficiently served on the Purchaser if delivered to such agent at its address for the time being. The Purchaser irrevocably undertakes not to revoke the authority of this agent and if, for any reason, the Seller requests the Purchaser to do so, it shall promptly appoint another such agent with an address in England and advise the Seller. If, following such a request, the Purchaser fails to appoint another agent, the Seller shall be entitled to appoint one on behalf of the Purchaser at the Purchaser's expense.
- 38.5 The Class C Lender shall at all times maintain an agent for service of process and any other documents in proceedings in England or any other proceedings in connection with this Agreement. Such agent shall be Maples Fiduciary Services (UK) Limited of 11th Floor, 200 Aldersgate Street, London EC1A 4HD and any claim form, judgment or other notice of legal process shall be sufficiently served on the Class C Lender if delivered to such agent at its address for the time being. The Class C Lender irrevocably undertakes not to revoke the authority of this agent and if, for any reason, the Seller requests the Class C Lender to do so, it shall promptly appoint another such agent with an address in England and advise the Seller. If, following such a request, the Class C Lender fails to appoint another agent, the Seller shall be entitled to appoint one on behalf of the Class C Lender at the Class C Lender's expense.

### Schedule 1

### **Initial Conditions Precedent**

## **Part A Seller Initial Conditions Precedent**

- 1. A duly executed copy of this Agreement, the Receivables Management Agreement, [\* \* \*] and the [\* \* \*].
- 2. A copy of its constitutional documents.
- 3. An up-to-date excerpt of the Luxembourg trade and companies register (*Registre de commerce et des sociétés, Luxembourg*) dated no earlier than one Business Day prior to the date of this Agreement.
- 4. A copy of the Seller's managing general partner's (PayPal (Europe) S.à r.l.) constitutional documents.
- 5. An up-to-date excerpt of the Luxembourg trade and companies register (*Registre de commerce et des sociétés, Luxembourg*) in respect of the Seller's managing general partner (PayPal (Europe) S.à r.l.) dated no earlier than one Business Day prior to the date of this Agreement.
- 6. An up-to-date certificate of non-inscription of a judicial decision ("certificat de non-inscription d'une décision judiciaire ou de dissolution administrative sans liquidation") issued by REGINSOL, the Register of insolvability (Registre de l'insolvabilité) of Luxembourg dated no earlier than one Business Day prior to the date of this Agreement.
- 7. A copy of a resolution of a duly appointed committee of the board of managers of the general partner of the Seller:
  - (a) approving the terms of, and the transactions contemplated by, the Transaction Documents to which it is a party and resolving that it execute, deliver and perform the Transaction Documents to which it is a party;
  - (b) authorising a specified person or persons to execute the Transaction Documents to which it is a party on its behalf; and
  - (c) authorising a specified person or persons, on its behalf, to sign and/or despatch all documents and notices (including, if relevant, any utilisation request and selection notice) to be signed and/or despatched by it under or in connection with the Transaction Documents to which it is a party.
- 8. A copy of a resolution of the supervisory board of the Seller approving the entry by the Seller into the Transaction Documents to which it is a party.
- 9. Evidence of the authority of the Seller's signatories to enter into this Agreement, the relevant transactions hereunder and the related documents to which it is a party.
- 10. A certificate of solvency in relation to the Seller substantially in the form set out at Schedule 12 (Form of Seller Solvency Certificate).
- 11. [\* \* \*]
- 12. [\* \* \*]
- 13. A transaction legal opinion of [\* \* \*], legal advisers to the Seller in Luxembourg, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 14. A transaction legal opinion of [\* \* \*], legal advisers to the Seller in England, substantially in the form distributed to the Purchaser prior to signing this Agreement.

- 15. A transaction legal opinion of [\* \* \*], legal advisers to the Seller in France, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 16. A transaction legal opinion of [\* \* \*], legal advisers to the Seller in Germany, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 17. A transaction legal opinion of [\* \* \*], legal advisers to the Seller in Italy, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 18. A transaction legal opinion of [\* \* \*], legal advisers to the Seller in Spain, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 19. [\* \* \*]
- 20. [\* \* \*]
- 21. A legal opinion of [\* \* \*], legal advisers to the Seller as to New York law in relation to the [\* \* \*] substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 22. Copies of the English Standard Documentation, German Standard Documentation, French Standard Documentation, Spanish Standard Documentation and Italian Standard Documentation.
- 23. A legal opinion of [\* \* \*], legal advisers to the Seller in England, as to certain matters relating to the English Standard Documentation, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 24. A legal opinion of [\* \* \*], legal advisers to the Seller in Germany, as to certain matters relating to the German Standard Documentation, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 25. A legal opinion of [\* \* \*], legal advisers to the Seller in France, as to certain matters relating to the French Standard Documentation, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 26. A legal opinion of [\* \* \*], legal advisers to the Seller in Spain, as to certain matters relating to the Spanish Standard Documentation, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 27. A legal opinion of [\* \* \*], legal advisers to the Seller in Italy, as to certain matters relating to the Italian Standard Documentation, substantially in the form distributed to the Purchaser prior to signing this Agreement.
- 28. A reliance letter delivered by [\* \* \*] in respect of a Luxembourg memorandum dated 27 October 2022 in relation to advanced electronic signatures under Luxembourg law.
- 29. A copy of this Agreement raised to the status of a Spanish public document through an *escritura pública* before a Spanish notary by the Seller, such *escritura pública* being entered into by the Seller, the Purchaser, the Security Agent and the Class C Lender only (and no other party to this Agreement).
- 30. The Asset Model in form and substance satisfactory to the Purchaser.
- 31. The form and substance of the Receivables Management Report satisfactory to the Purchaser.
- 32. [\* \* \*]
- 33. [\* \* \*]

## Part B Purchaser Initial Conditions Precedent

- 1. A duly executed copy of each of the Transaction Documents, other than this Agreement and the Receivables Management Agreement.
- 2. Evidence that all documents relating to any financing required by the Purchaser to satisfy the Purchase Condition set out in Clause 2.6(f) of this Agreement have been executed and that all conditions precedent to such documents (other than any documents to be provided by the Seller as set out in Part A of this Schedule 1) have been satisfied or waived by the Class A Lenders, the Class B Lenders and the Class C Lender (as applicable).
- 3. A certificate of solvency in relation to the Purchaser in substantially the form set out at Schedule 13 (Form of Purchaser Solvency Certificate).
- 4. A copy extract of the board approval pursuant to which it authorises the execution of this Agreement and the other Transaction Documents to which it is a party.
- 5. Evidence of the authority of the Purchaser's signatories to enter into this Agreement, the relevant transactions hereunder and the related documents to which it is a party.
- 6. An authority and capacity opinion of [\* \* \*], legal advisers to the Purchaser in Luxembourg, substantially in the form distributed to the Seller prior to signing this Agreement.
- 7. A copy of this Agreement raised to the status of a Spanish public document through an *escritura pública* before a Spanish notary by the Purchaser, such *escritura pública* being entered into by the Seller and the Purchaser only (and no other party to this Agreement).
- 8. The Asset Model in form and substance satisfactory to the Seller.
- 9. The form and substance of the Receivables Management Report satisfactory to the Seller.
- 10. [\*\*\*]

### Schedule 2

## Representations and Warranties Part A Loan Warranties

- 1. Each Receivable is an Eligible Receivable.
- 2. The Underwriting Policies were adhered to at the time of origination of each Receivable.
- 3. The Loan Agreement for each Receivable constitute a legal, valid and binding obligation of the Borrower that is enforceable in accordance with its terms subject to the limitation of enforcement by (i) laws relating to insolvency, reorganisation and other laws generally affecting the rights of creditors, (ii) the time barring of claims under any applicable legislation and (iii) defences of set-off or counterclaim.
- 4. Each Receivable has been originated by the Seller in the normal course of business and has been substantially made on the terms of the Standard Documentation applicable thereto at the time of origination.
- 5. Immediately prior to the relevant Title Transfer Time, the Seller was the absolute owner of the Receivable and the Seller has not assigned (whether by way of absolute assignment, assignation or by way of security only), transferred, charged, disposed of or dealt with the benefit of the Receivable, any of the other rights relating thereto or any of the property, rights, titles, interests or benefits to be sold or assigned pursuant to this Agreement other than pursuant to this Agreement.
- 6. As at the date of origination:
  - (a) the terms of, and the origination steps taken in respect of, the Receivable including as to promotions, pre-contractual disclosures (where applicable) and entry into of the loan, complied with all applicable laws and regulations to the extent necessary to ensure that the relevant Receivable was enforceable under its governing law and the relevant Borrower was obliged to pay interest (if applicable) and repay principal on the dates specified in accordance with the Loan Agreement in respect of such Receivable; and
  - (b) the Seller had all necessary consents, authorisations, approvals, licences and orders to originate the Receivable (if any).
- 7. Each Receivable has been administered by the Seller in accordance with applicable laws and regulations and terms of the Loan Agreement, save where a failure of such administration would not adversely affect the enforceability, transferability or collectability of such Receivable.
- 8. To the extent interest is charged on a Receivable, interest on such Receivable (if applicable) is charged on such Receivable in accordance with the provisions of that Receivable and/or in accordance with statutory interest provisions.
- 9. Each Receivable is assignable and transferable without the Borrower's consent.
- 10. As far as the Seller is aware, at its Sale Notice Date, no rescission, lien or right of counterclaim has been created or arisen between the Seller and any Borrower which would entitle such Borrower to reduce the amount of any payment otherwise due under the relevant Receivable and no right of set-off has been exercised by the Borrower which has not been reflected in the Receivables balance as set out in the applicable Sale Notice provided to the Purchaser pursuant to Clause 7 (*Completion*) of this Agreement.
- 11. Each Receivable was originated by the Seller in sterling or euro, is denominated in sterling or euro and is repayable in sterling or euro.
- 12. Each Receivable is governed by either the laws of England and Wales, Germany, France, Spain or Italy.

- 13. Save as described in the Conditions Legal Opinions, all formal approvals, consents and other steps (other than notification to the relevant Borrower) necessary to permit a transfer of each Receivable and the Related Rights to be sold under this Agreement have been obtained or taken and each Receivable and the Related Rights are freely assignable and no formal approvals, consents or other steps (other than notification to the relevant Borrower) are necessary as at the Title Transfer Time to permit a transfer of each Receivable and the Related Rights, and the Receivable and the Related Rights are not subject to any contractual confidentiality restrictions which may restrict the ability of the Purchaser to acquire the same.
- 14. The particulars of each Receivable in the Sale Notice provided to the Purchaser pursuant to Clause 7 (*Completion*) of this Agreement are complete, true and accurate as at the applicable Sale Notice Date.
- 15. In selecting each Receivable for sale to the Purchaser, the Seller has not knowingly selected such Receivable on the basis that it is of a lower credit quality or otherwise less likely to perform than Receivables retained by the Seller and the Receivable has not been selected in a way that is intended to adversely affect, or has the effect of adversely affecting, the Purchaser or the Portfolio.
- 16. In respect of each Receivable, the Seller's obligations under the related Loan Agreement have been fully performed (save in respect of any Further Disbursements) and the Seller has not breached the related Loan Agreement in any way that would adversely affect the validity, enforceability or collectability of such Receivable.
- 17. Each Receivable is a contractually unsubordinated obligation of the Borrower.
- 18. The Borrower is not required by law to make any Tax Deduction under the law of any Relevant Jurisdiction from any payment the Borrower owes and is obliged to pay in respect of each Receivable.
- 19. No registration, stamp, or other similar Taxes or duties are payable in any Relevant Jurisdiction or Luxembourg as a result of the assignment, transfer and/or re-transfer of the Receivables and the perfection of the transfer of the legal title to the Receivables, in each case pursuant to the Transaction Documents, except in case of any such Taxes or duties arising as a result of (a) the voluntary registration of this Agreement or the Receivables Management Agreement by the Purchaser with (i) the *Administration de l'Enregistrement, des Domaines et de la TVA* or (ii) any other Tax Authority, or (b) a "caso d'uso" or "enunciazione" for Italian Tax purposes, insofar as they result from an act of the Purchaser.

## **Part B Seller Representations**

### 1. Status

It is a corporate partnership limited by shares duly incorporated, validly existing and registered under the laws of Luxembourg, capable of being sued in its own right and not subject to any immunity from any proceedings, and it has the power to own its property and assets and to carry on its business as it is being conducted.

# 2. Powers and Authority

It has the power to enter into, perform and deliver, and has taken all necessary corporate and other action to authorise the execution, delivery and performance by it of each of the Transaction Documents to which it is or will be a party, and each such Transaction Document has been duly executed and delivered by it.

# 3. Legal Validity

The obligations expressed to be assumed by it in each Transaction Document to which it is a party are legal, valid, binding and enforceable, subject to:

- (a) the Legal Reservations; and
- (b) in the case of any Security Document, the Perfection Requirements.

#### 4. Non-conflic

The execution by it of each of the Transaction Documents to which it is a party and the exercise by it of its rights and the performance of its obligations under such Transaction Documents will not, to its knowledge:

- (a) conflict with any document which is binding upon it or any of its assets;
- (b) conflict with its constitutional documents; or
- (c) conflict with any law, regulation or official or judicial order of any government, governmental body or court, domestic or foreign, having jurisdiction over it.

## 5. Consents and Licences

All consents, licences and other approvals and authorisations required by it in connection with:

- (a) the entry into, performance, validity and enforceability of, and the transactions contemplated by, the Transaction Documents; and
- (b) the origination and administration of the Receivables,

have been obtained or effected (as appropriate) and are in full force and effect, save where a failure to hold or obtain any such consent, licence or other approvals and authorisations would not adversely affect in any material respect the performance, validity and enforceability of the Transaction Documents or the transactions contemplated by them and/or the validity, enforceability or collectability or transferability of the Receivables.

## 6. Solvency

No Insolvency Event has occurred with respect to it.

### 7. Residence for Tax Purposes

It is a corporate partnership limited by shares which is and has, since incorporation, been resident for Tax purposes solely in Luxembourg and it is not liable to be taxed on its profits in any jurisdiction other than Luxembourg.

### 8. Corporate income tax and VAT

It is a corporate partnership limited by shares (a) established and registered in Luxembourg for VAT purposes; and (b) within the charge to corporate income tax in Luxembourg in respect of amounts payable to it by the Purchaser pursuant to the terms of this Agreement.

# 9. Validity and admissibility in evidence

All Authorisations required:

- (a) to enable it lawfully to enter into, exercise its rights and comply with its obligations in the Transaction Documents to which it is a party; and
- (b) to make the Transaction Documents to which it is a party admissible in evidence in its jurisdiction of incorporation,

have been obtained or effected and are in full force and effect (or will be when required).

### 10. Governing law and enforcement

- (a) Subject to the Legal Reservations, the choice of English law (and the law of any other Relevant Jurisdiction, as applicable) as the governing law of the Transaction Documents will be recognised and enforced in its jurisdiction of incorporation.
- (b) Subject to the Legal Reservations, any judgment obtained in England & Wales (and the law of any other Relevant Jurisdiction, as applicable) in relation to a Transaction Document will be recognised and enforced in its jurisdiction of incorporation.

#### 11. Centre of Main Interests

- (a) The place of the central administration (siège de l'administration centrale) of the Seller, the principal place of business (principal éstablissement) of the Seller, the place where the Seller conducts the administration of its interests on a regular basis and which is ascertainable by third parties and the Seller's registered office (siège statutaire) are all in Luxembourg.
- (b) It has no place of operations where it carries out a non-transitory economic activity with human means and assets in any jurisdiction other than Luxembourg.

## 12. Anti Bribery

The Seller has conducted its business in compliance with the United States Foreign Corrupt Practices Act of 1977; the UK Bribery Act 2010; Italian Legislative Decree No. 231 of 8 June 2001; all national and international laws enacted to implement the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997; and other similar Anti-Corruption Law or regulation, each as further amended and supplemented from time to time, in other jurisdictions, and has instituted and maintained policies and procedures designed to promote and achieve compliance with such laws.

### 13. Money Laundering

The Seller and each person controlling or controlled by it are, and have been at all times over the last three years, in material compliance with all applicable Anti-Money Laundering Laws. During the last three years, neither the Seller nor any person controlling or controlled by it has been cited, cautioned or fined in connection with, or otherwise received written notice of any asserted past or present material failure to comply with Anti-Money Laundering Laws and no governmental investigation or proceeding with respect to any alleged material non-compliance with Anti-Money Laundering Laws is, so far as the Seller is aware, pending or threatened.

## 14. Sanctions

Neither the Seller, nor (to the knowledge of the Seller) any of its managers, officers or, its agents, employees or persons acting on its behalf:

- (a) has been found in violation of any applicable Sanctions in the last three years; or
- (b) is a Restricted Person.

Any provision of this Paragraph 14 shall not apply to the extent that it would result in a breach of any applicable blocking or anti-boycott law.

## 15. Restricted Countries

It is the policy of the Purchaser as at the Signing Date not to conduct business in or with North Korea, Syria, Sudan, the Crimea, Cuba, Iran, and Donetsk People's Republic, the disputed territories of Kherson

and Zaporizhzzhia and Luhansk People's Republic regions of Ukraine (each a *Restricted Country*), in view of the significant corruption, financial crime, terrorist financing, sanctions, political, and business risks that these jurisdictions present. The Seller, in relation to any of the Receivables, has not engaged in any prohibited dealings or transactions with or for the benefit of any person located, organized, or ordinarily resident in any Restricted Country, in each case directly or knowingly indirectly, including through any of its distributors, agents or other persons acting on its behalf, save for the disputed territories of Kherson and Zaporizhzzhia regions of Ukraine in relation to Purchased Receivables only.

### **Part C Purchaser Representations**

#### 1. Status

It is a company duly incorporated, validly existing and registered under the laws of Luxembourg, capable of being sued in its own right and not subject to any immunity from any proceedings, and it has the power to own its property and assets and to carry on its business as it is being conducted.

# 2. Powers and Authority

It has the power to enter into, perform and deliver, and has taken all necessary corporate and other action to authorise the execution, delivery and performance by it of each of the Transaction Documents to which it is or will be a party, and each such Transaction Document has been duly executed and delivered by it.

### 3. Legal Validity

The obligations expressed to be assumed by it in each Transaction Document to which it is a party are legal, valid, binding and enforceable, subject to:

- (a) the Legal Reservations; and
- (b) in the case of any Security Document, the Perfection Requirements.

## 4. Non-conflict

The execution by it of each of the Transaction Documents to which it is a party and the exercise by it of its rights and the performance of its obligations under such Transaction Documents will not:

- (a) conflict with any document which is binding upon it or any of its assets;
- (b) conflict with its constitutional documents; or
- (c) conflict with any law, regulation or official or judicial order of any government, governmental body or court, domestic or foreign, having jurisdiction over it.

### 5. Consents and Licences

All consents, licences and other approvals and authorisations required by it in connection with:

- (a) the entry into, performance, validity and enforceability of, and the transactions contemplated by, the Transaction Documents; and
- (b) the administration of the Receivables,

have been obtained or effected (as appropriate) and are in full force and effect.

## 6. Solvency

No Insolvency Event has occurred with respect to it.

### 7. Residence for Tax Purposes

It is a company which is and has, since incorporation, been resident for Tax purposes solely in Luxembourg and it is not liable to be taxed on its profits in any jurisdiction other than Luxembourg.

#### 8. Corporate income tax and VAT

It is a company (a) established and registered (or which will prior to the Closing Date be registered) in Luxembourg for VAT purposes and (b) within the charge to corporate income tax in Luxembourg in respect of amounts payable to it pursuant to the terms of this Agreement.

## 9. Validity and admissibility in evidence

All Authorisations required:

- (a) to enable it lawfully to enter into, exercise its rights and comply with its obligations in the Transaction Documents to which it is a party; and
- (b) to make the Transaction Documents to which it is a party admissible in evidence in its jurisdiction of incorporation,

have been obtained or effected and are in full force and effect (or will be when required).

### 10. Governing law and enforcement

- (a) Subject to the Legal Reservations, the choice of English law (and the law of any other Relevant Jurisdiction, as applicable) as the governing law of the Transaction Documents will be recognised and enforced in its jurisdiction of incorporation.
- (b) Subject to the Legal Reservations, any judgment obtained in England & Wales (and the law of any other Relevant Jurisdiction, as applicable) in relation to a Transaction Document will be recognised and enforced in its jurisdiction of incorporation.

## 11. Centre of Main Interests

- (a) It has its "centre of main interests" (as that term is used in Article 3(1) of the Insolvency Regulation) in Luxembourg.
- (b) It has no "establishment" (as that term is used in Article 2(10) of the Insolvency Regulation) in any jurisdiction other than Luxembourg.

### 12. Anti Bribery

The Purchaser has conducted its business in compliance with the United States Foreign Corrupt Practices Act of 1977; the UK Bribery Act 2010; Italian Legislative Decree No. 231 of 8 June 2001; all national and international laws enacted to implement the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997; and other similar Anti-Corruption Law or regulation, each as further amended and supplemented from time to time, in other jurisdictions, and has instituted and maintained policies and procedures designed to promote and achieve compliance with such laws.

## 13. Money Laundering

The Purchaser is, and has been since its incorporation, in material compliance with all applicable Anti- Money Laundering Laws. Since its incorporation, the Purchaser has not been cited, cautioned or fined in connection with, or otherwise received written notice of any asserted past or present material failure to comply with Anti-Money Laundering Laws and no governmental investigation or proceeding with

respect to any alleged material non-compliance with Anti-Money Laundering Laws is, so far as the Purchaser is aware, pending or threatened.

## 14. Sanctions

Neither the Purchaser nor (to the knowledge of the Purchaser) any of its managers, officers or, its agents, employees or persons acting on its behalf:

- (a) has been found in violation of any applicable Sanctions since the Purchaser's incorporation; or
- (b) is a Restricted Person.

Any provision of this Paragraph 14 shall not apply to the extent that it would result in a breach of any applicable blocking or anti-boycott law.

## 15. Restricted Countries

It is the policy of Purchaser as at the Signing Date not to conduct business in or with any Restricted Country, in view of the significant corruption, financial crime, terrorist financing, sanctions, political, and business risks that these jurisdictions present. The Purchaser, in relation to any of the Receivables, has not engaged in any prohibited dealings or transactions with or for the benefit of any person located, organized, or ordinarily resident in any Restricted Country, in each case directly or knowingly indirectly, including through any of its distributors, agents or other persons acting on its behalf.

### Schedule 3

#### Sale and Settlement of Back-Book Receivables

## Part A Agreement for Sale and Purchase of the Back-Book Receivables

- 1. [\*\*\*]
- 2. [\*\*\*]
- 3. Subject to the requirements of Clause 4.1 of this Agreement having been satisfied by each of the Seller and the Purchaser, the Seller agrees to sell and assign to the Purchaser all of the right, title and interest (present or future) in, and to, the Back-Book Receivables (and their respective Related Rights) identified in a Back-Book Sale Notice by delivering one or more Back-Book Sale Notices to the Purchaser. Each Back-Book Sale Notice shall be delivered not less than [\* \* \*] Business Days before the Back-Book Sale Date on which the Back-Book Receivables set out in that Back-Book Sale Notice are proposed to be sold to the Purchaser (such date, a *Back-Book Sale Notice Date*). The Purchaser hereby agrees to purchase and accepts the purchase of such Back-Book Receivables on each Back-Book Sale Date subject to the Back-Book Purchase Conditions being satisfied or waived by agreement in writing between the Seller and the Purchaser on such Back-Book Sale Notice Date.
- 4. The Purchaser shall pay the Estimated Back-Book Purchase Price in respect of the Back-Book Receivables specified in a Back-Book Sale Notice to the Seller on the Back-Book Sale Date specified in such Back-Book Sale Notice.
- 5. The transfer of all right, title and interest in and to the Back-Book Receivables specified in a Back-Book Sale Notice (and all Related Rights) to be sold by the Seller to the Purchaser will take effect immediately upon receipt by the Seller of the applicable Estimated Back-Book Purchase Price in full (provided that it is agreed that such transfer will only be required to be reflected in the System as soon as is reasonably practicable after the receipt by the Seller of the applicable Estimated Back-Book Purchase Price).
- 6. The purchase conditions for the Back-Book Receivables identified in a Back-Book Sale Notice (the *Back-Book Purchase Conditions*) are the following:
  - (a) the Back-Book Sale Date is within the Commitment Period;
  - (b) the Back-Book Representations are true in all material respects on a Back-Book Sale Notice Date;
  - (c) the Back-Book Repeating Representations are true in all respects as at the applicable Back-Book Sale Notice Date and will be true in all respects as at the transfer of all right, title and interest in and to the Back-Book Receivables pursuant to Paragraph 5 of Part A of this Schedule 3 (Sale and Settlement of Back-Book Receivables);
  - (d) the Seller is not in material breach of its obligations under this Agreement as at the Back-Book Sale Notice Date and will not be in material breach of its obligations under this Agreement as at the transfer of all right, title and interest in and to the Back-Book Receivables pursuant to Paragraph 5 of Part A of this Schedule 3 (*Sale and Settlement of Back-Book Receivables*), in each case which (in the case only of a material breach caused by an error or omission of an administrative, personnel, system, technical or operational nature) has not been remedied within ten Business Days;

- (e) the Concentration Limits in respect of the Back-Book Portfolio are satisfied as at the first Back-Book Sale Notice Date;
- (f) in relation to Back-Book Receivables, the aggregate of:
  - (i) in respect of Back-Book Receivables arising from Loan Agreements which are fully disbursed as at the relevant Back-Book Sale Notice Date, the aggregate of the Euro Equivalent Principal Balance of such Back-Book Receivables (calculated using the spot rate of exchange for the purchase of Euro in the London foreign exchange market as determined by the Seller as at 11:00am on the Spot Rate Determination Date) on the date of the Back-Book Sale Notice setting out such Back-Book Receivables; and
  - (ii) in respect of Back-Book Receivables arising from Loan Agreements which are not fully disbursed as at the relevant Back-Book Sale Notice Date, the aggregate of the Euro Equivalent Original Commitment Amount (less the amount of any repayments which the Borrower has made in accordance with the Loan Agreement) of such Receivables (calculated using the spot rate of exchange for the purchase of Euro in the London foreign exchange market as determined by the Seller as at 11:00am on the Spot Rate Determination Date) on the date of the Back-Book Sale Notice setting out such Receivables,

is less than or equal to the Available Commitment as at the Sale Notice Date; and

- (g) the Purchaser having funds available to it for the payment of the Estimated Back-Book Purchase Price in accordance with the Transaction Documents on the date when payment of such Estimated Back-Book Purchase Price is due.
- 7. It shall be a term of the sale of each of the Back-Book Receivables (and any Related Rights) that the Seller shall sell and assign to the Purchaser all right, title, interest and benefit of the Seller (both present and future) in, to and under the Back-Book Receivables and any Related Rights (but without notice of such sale and purchase being given to Borrowers prior to the occurrence of a Notification Event), including for the avoidance of doubt:
  - (a) all sums of principal, interest or any other sum payable under the Back-Book Receivables on or after or in respect of any period on or after the applicable Sale Time of such Back-Book Receivables including all sums of interest and other sums payable and the right to demand, sue for, recover, receive and give receipts for all such sums;
  - (b) the benefit of and the right to sue on all covenants and undertakings in favour of the Seller in each Back-Book Receivable and any Related Rights and the right to exercise all powers of the Seller in relation to each Back-Book Receivable and any Related Rights;
  - (c) all arrears payable under or in connection with the Back-Book Receivables; and
  - (d) all net proceeds (after any applicable costs and expenses that are agreed may be deducted in accordance with the terms of the Receivables Management Agreement) from the enforcement of the Back-Book Receivables and any Related Rights,

provided that (i) at no time prior to the provision of a Borrower Notice will identifiable Personal Data be transferred or otherwise made available to the Purchaser in respect of any Back-Book Receivables or Borrowers thereunder; (ii) the benefit and/or the right to receive any interest due and payable prior to applicable Sale Time shall not be transferred to the Purchaser in respect of any Back-Book Receivables; and (iii) the benefit and/or the right to receive any NSF Fee applicable in respect of any Back-Book Receivable shall not be transferred to the Purchaser.

- 8. The Parties confirm that the sale of the Back-Book Receivables and any Related Rights in accordance with this Agreement is intended to constitute a true sale of those Back-Book Receivables and Related Rights and not a loan or a security arrangement for any obligation of the Seller. Notwithstanding any other provision of the Transaction Documents, the Purchaser shall have full title and interest in and to the Back-Book Receivables and any Related Rights purchased by the Purchaser in accordance with this Agreement and the Purchaser shall be free to further dispose of those Back-Book Receivables and Related Rights subject to the Security Interests created by, and any restrictions to which it is subject under, the Security Documents and any other Transaction Document, provided always that notice of such sale and purchase will not be given to Borrowers prior to the occurrence of a Notification Event.
- 9. Each Back-Book Receivable identified in a Back-Book Sale Notice shall be sold subject to and in accordance with the terms and subject to the conditions of this Agreement and the Relevant Local Schedule for such Back-Book Receivable, save for the provisions in Clauses 2 (*Agreement for Sale and Purchase of the Receivables*), 4 (*Conditions Precedent*), 5 (*Consideration*), 7 (*Completion*), 9.1 and 9.2 of this Agreement which shall not apply in respect of the sale of such Back-Book Receivables. In the event of any conflict between the terms of this Agreement and the Relevant Local Schedule, the terms of the Relevant Local Schedule shall prevail.
- 10. The Seller shall, following a sale of Back-Book Receivables set out in a Back-Book Sale Notice, deliver a notice to the Purchaser setting out the confirmed loan balances of such Back-Book Receivables as sold to the Purchaser (a *Back-Book Confirmation Notice*) no later than [\* \* \*] Business Days following the latest Sale Time for such Back-Receivables specified in the relevant Back-Book Sale Notice.

### Part B Consideration

1. The aggregate consideration to be provided by the Purchaser to the Seller for the sale and assignment of all Back-Book Receivables identified in Back-Book Sale Notices together with all Related Rights is the aggregate Actual Back-Book Purchase Price payable in respect of all of such Back-Book Receivables, consisting of the aggregated Estimated Back-Book Purchase Price as adjusted by the aggregated True-Up Adjustment and any amount calculated as payable in accordance with Paragraph 4A below.

## Part C Completion

- 1. The Purchaser shall pay the Estimated Back-Book Purchase Price for the Back-Book Receivables specified in a Back-Book Sale Notice on the relevant Back-Book Sale Date specified in that Back-Book Sale Notice.
- Within five Business Days after the latest Sale Time for such Back-Book Receivables specified in the relevant Back-Book Sale Notice, the Seller shall deliver to the Purchaser a notice (the *True-Up Adjustment Notice*), stating the amount of the True-Up Adjustment, which shall be calculated by the Seller as the difference between (i) the Estimated Back-Book Purchase Price for the Back-Book Receivables specified in the relevant Back Book Sale Notice and (ii) the aggregate the Principal Balance of each Back-Book Receivable set out in the Back-Book Sale Notice as at the Sale Time for that Back-Book Receivable multiplied by the Purchase Price Ratio for that Back-Book Receivable (the *Actual Back-Book Purchase Price*). Each such True-Up Adjustment may require a payment from either the Purchaser (if the relevant Actual Back-Book Purchase Price is greater than the relevant Estimated Back-Book Purchase Price for such Back-Book Receivables) or the Seller (if the relevant Actual Back-Book Purchase Price is less than the Estimated Back-Book Purchase Price for such Back-Book Receivables) to the other Party.

3. If:

- (a) the True-Up Adjustment Notice requires a payment to be made by the Seller to the Purchaser, the Seller shall cause an amount equal to the True-Up Adjustment to be transferred to the Purchaser within five Business Days of delivery of the True-Up Adjustment Notice; and
- (b) the True-Up Adjustment Notice requires a payment to be made by the Purchaser to the Seller, the Purchaser shall cause an amount equal to the True-Up Adjustment to be transferred to the Seller on the next Payment Date relating to a Sale Notice, or failing which within five Business Days of receipt of the True-Up Adjustment Notice.
- 4. Notwithstanding any other rights the Seller may have under this Agreement, if the Purchaser fails to pay the True-Up Adjustment by the later of: (i) five Business Days of receipt of the True-Up Adjustment Notice; and (ii) the Payment Date following delivery of such True-Up Adjustment Notice, to satisfy the amount so owed by the Purchaser to the Seller, the Seller shall be entitled to set-off the amount of such True-Up Adjustment against the following (with the Seller's obligation to account to the Purchaser for the following being reduced by a corresponding amount):
  - (a) any Collections due to be transferred to the Purchaser by the Seller in respect of the Back-Book Receivables or any other Receivables then owned by the Purchaser; and/or
  - (b) any further Collections received by the Seller on any subsequent Business Day thereafter until the amount owed to the Seller is settled in full.
- 4A. In addition, on or before the first Monthly Reporting Date following the latest Sale Time of any Back Book Receivable sold on a Back-Book Sale Date (the [\* \* \*]), the Class C Lender will calculate the difference between:
  - (i) the Actual Back-Book Purchase Price applicable to all Back-Book Receivables sold on that Back-Book Sale Date that are DE PayPal Ratenzahlung ([\* \* \*]); and
  - (ii) the aggregate of the Principal Balances of each Back-Book Receivable identified in the applicable Back-Book Sale Notice that are DE PayPal Ratenzahlung as at the Sale Time [\* \* \*],

## such amount being the DE PayPal Ratenzahlung Reconciliation Amount.

If the amount calculated in paragraph 4A.(i) above is greater than the amount calculated in Paragraph 4A(ii) above the Seller shall pay to the Purchaser an amount equal to the DE PayPal Ratenzahlung Reconciliation Amount on the first Settlement Date falling not earlier than [\* \* \*] Business Days after the relevant DE PayPal Ratenzahlung Reconciliation Date (the [\* \* \*]) provided that the Purchaser may satisfy the amount so owed by the Seller to the Purchaser by way of set- off of the DE PayPal Ratenzahlung Reconciliation Amount against any Purchase Price then payable by the Purchaser under this Agreement.

If the amount calculated in Paragraph 4A(i) above is less than the amount calculated in Paragraph 4A(ii) above the Purchaser shall pay to the Seller an amount equal to the DE PayPal Ratenzahlung Reconciliation Amount on the DE PayPal Ratenzahlung Payment Date provided that the Seller may satisfy the amount so owed by the Purchaser to the Seller by way of set-off of the DE PayPal Ratenzahlung Reconciliation Amount against:

- (a) any Collections due to be transferred to the Purchaser by the Seller in respect of the Back-Book Receivables or any other Receivables then owned by the Purchaser; and/or
- (b) any further Collections received by the Seller on any subsequent Business Day thereafter until the amount owed to the Seller is settled in full.
- 5. Following the applicable Sale Time for a Back-Book Receivable:

- (a) the Seller will account to the Purchaser for all sums received by the Seller after the applicable Sale Time which belong to the Purchaser (including, without limitation, any sums received from any Borrower) under or in respect of the Back-Book Receivables which were sold and transferred to the Purchaser at the applicable Sale Time and the Seller will hold the same on trust for the Purchaser as trustee pending such amounts being paid to the Purchaser; and
- (b) the Purchaser shall hold all Third Party Amounts received by it on trust for the Seller or such other third party beneficial owner of such sums, as the case may be.
- 6. With effect from the applicable Sale Time, the Seller shall continue to observe and perform, or procure the observance and performance of, any obligation to the Borrowers in respect of a Back-Book Receivable and any Related Rights transferred at the applicable Sale Time in accordance with their terms.

## Part D Representations and Loan Warranties

- 1. Save to the extent Disclosed against in the Disclosure Letter, the Seller, in relation to each Back-Book Receivable identified in a Back-Book Sale Notice and any Related Rights purchased by the Purchaser, gives the Loan Warranties to the Purchaser and the Security Agent on a Back-Book Sale Notice Date.
- 2. The Seller makes representations in the form set out in Part B of Schedule 2 (*Seller Representations*) to the Purchaser and the Security Agent on a Back-Book Sale Date.
- 3. The Purchaser makes representations in the form set out in Part C of Schedule 2 (*Purchaser Representations*) to the Seller and the Security Agent on a Back-Book Sale Date.

# **Standard Documentation**

[\* \* \*]

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**Underwriting Policies** 

[\* \* \*]

## Provisions relating to Sale of UK Receivables

This Schedule 6 and any non-contractual obligations arising out of or in connection with this Schedule 6 shall be governed by English law.

## Part A Prior to UK RM Accession Date

- 1. The Seller as legal title holder with full title guarantee undertakes to the Purchaser and the Security Agent that, pending perfection of the transfer to the Purchaser (or as it shall direct) of legal title to any UK Receivables in accordance with Clause 8 (*Notification of Sales*), it:
  - (a) shall observe and perform (or procure the performance of) the obligations of the lender arising under each such Receivable;
  - (b) shall, where any discretion is reserved to it at law in relation to such Receivables (including, without limitation, agreeing amendments to the receivables management specification varying the basis on which consents or approvals are given to Borrowers, varying the enforcement procedures and instructing the Receivables Manager in relation to discretionary elements of these, directing the Receivables Manager in relation to the release of any Borrower, determining whether any change to interest rates should be made and determining whether the repayment type can be changed), exercise such discretion in accordance with the policies applicable to the UK Receivables and this Agreement or, where the applicable policies do not cover the relevant circumstance, in consultation with the Receivables Manager (and shall consider in good faith any proposal made by the Receivables Manager) and comply with all applicable laws in the exercise of such discretions;
  - (c) at any time when the Seller and the Receivables Manager are separate entities, shall provide such assistance as the Receivables Manager may require to enable it to perform its obligations under this Agreement.
- 2. For the avoidance of doubt, prior to the perfection of the assignment or transfer (as appropriate) of any UK Receivable and any Related Rights to the Purchaser, legal title to each such Receivable and its Related Rights purchased by the Purchaser pursuant to this Agreement shall be vested in the Seller and after its purchase by the Purchaser, sole beneficial title and interest shall be vested in the Purchaser.
- 3. Prior to perfection of the transfer of the legal title to any UK Receivable and its Related Rights, the Seller undertakes (to the extent that any of the following is vested in it) to hold all right, title, interest and benefit (both present and future) in and under (a) such Receivable and its Related Rights, following the acquisition of such Receivable and its Related Rights by the Purchaser and (b) any sums that are or may become due in respect thereof, on trust for the Purchaser.
- 4. In connection with any transfer of any legal title to any UK Receivable and its Related Rights in accordance with Clause 8 (*Notification of Sales*), the Seller shall:
  - (a) arrange for any claim form relating to any litigation in respect of such Receivable to be amended so that the legal title transferee is identified as the claimant or pursuer;
  - (b) issue, or instruct the Receivables Manager to issue on its behalf, a notification to each Borrower; and
  - (c) co-operate with the Purchaser and (where applicable) the Security Agent to effect the transfer of such Receivables in respect of any migration of the Receivables and transfer of legal title to a new legal title holder.

## Part B From UK RM Accession Date

With effect from the UK RM Accession Date,

- 1. references to "Receivables" in this Agreement shall refer to the EU Receivables and the UK Receivables unless otherwise specified;
- 2. references to the "Receivables Manager" in this Agreement shall refer to the EU Receivables Manager in connection with the EU Receivables and the UK Receivables Manager in connection with the UK Receivables;
- 3. if the Switch Notice has not been delivered prior to the UK RM Accession Date, the Seller (on behalf of itself and the UK Sub following agreement with the UK Sub) shall deliver the Switch Notice to the Purchaser at least 30 days prior to the Sale Notice Date on which the Seller wishes the Settlement Date Title Transfer Option to apply to all future sales of Receivables (save for any Further Disbursements (in relation to which, Clause 2.16 shall apply)) to the Purchaser;
- 4. the Purchaser agrees that upon the UK RM Accession Date, the Seller shall have a right to transfer legal title to the UK Receivables which have been purchased by the Purchaser to the UK Sub, subject to the Purchaser's beneficial interests in such UK Receivables;
- 5. in connection with the UK Receivables only, the following Clauses shall be amended and replaced as follows (for the avoidance of doubt, the following Clauses shall continue to apply in their unamended form in connection with the EU Receivables):

## (a) Clause 7.2

"In respect of UK Further Disbursements which are included in a Further Disbursement Confirmation Notice, the relevant Purchase Price shall be due and payable by the Purchaser to the Seller on the relevant Payment Date, and to satisfy the amount so owed by the Purchaser to the Seller, the Seller shall be entitled to set-off the amount of such Purchase Price against any Collections Sweep Payment (whether before or after the end of the Commitment Period) in respect of the UK Further Disbursements due to be made by the UK Receivables Manager under the Receivables Management Agreement in the same currency on such day (with the UK Receivables Manager's obligation to account to the Purchaser for such Collections Sweep Payment being reduced by a corresponding amount). To the extent the amount of any Collections Sweep Payment due to be made on such day in respect of the UK Further Disbursements is insufficient to be applied and set-off so as to settle the relevant Purchase Price in full, any non-payment in full of the Purchase Price for such UK Further Disbursements shall not constitute a failure to pay for the purposes of Clause 12.1(b) and the Seller may satisfy any unpaid Purchase Price by applying the Collections Sweep Payment in respect of the UK Further Disbursements on the next following Business Day and thereafter until the Purchase Price is settled in full.";

## (b) Clause 8.1(a)

"the UK Sub being required by a court of competent jurisdiction, or by a change in law occurring after the Closing Date, or by a regulatory authority or organisation whose members include consumer or other unsecured lenders of which the UK Sub is a member or with whom it is customary for the UK Sub to comply, to notify the relevant Borrower of the transfer of any UK Receivables and Related Rights in favour of the Purchaser;";

# (c) Clause 8.2(a)

"subject to Clause 8.2(b), the UK Sub is not required to give any formal notice of the assignment of, or of its interest in, any UK Receivable or any Related Rights whether to any

Borrower or to any other person at any time prior to the occurrence of a Notification Event, and following a Notification Event unless instructed to do so by the Purchaser or the Security Agent (as applicable);";

(d) Clause 8.2(d)

"at no time prior to a Borrower Notice will Personal Data in respect of any Borrowers be requested to be shared by the Seller or the UK Sub (or any outsourced service providers thereof) with the Purchaser or the Security Agent.";

(e) Clause 12.1(h)

"the Purchaser has delivered a Receivables Manager Termination Notice to the Receivables Manager or the UK Receivables Manager has given notice of its resignation pursuant to the Receivables Management Agreement;";

(f) Clause 12.1(i)

"it is or becomes unlawful for the UK Receivables Manager to perform any of its obligations under this Agreement or the Receivables Management Agreement, or such performance becomes in the opinion of the UK Receivables Manager, acting reasonably, materially more burdensome as a result of a change in applicable law and regulation (other than a law or regulation relating to Tax, as to which Clause 12.1(m) shall apply) and the UK Receivables Manager has provided a certificate signed by a director stating that there is no reasonable prospect of avoiding the circumstances giving rise to the UK Receivables Manager's performance becoming materially more burdensome and including reasonable detail as to such circumstances;";

(g) Clause 27.2(b)

"the UK Receivables Manager shall not transfer any Personal Data to, or take instructions relating to Personal Data from, any other party, or parties in connection with this Agreement;" and

(h) Clause 27.2(c)

"any information provided by the UK Receivables Manager to any other party shall be fully anonymised; and".

- 6. in connection with the UK Receivables only, the following paragraphs in Part A of Schedule 2 (*Loan Warranties*) shall be amended and replaced as follows (for the avoidance of doubt, the following paragraphs shall continue to apply in their unamended form in connection with the EU Receivables):
  - (a) Paragraph 4

"Each UK Receivable has been originated by the UK Sub in the normal course of business and has been substantially made on the terms of the Standard Documentation applicable thereto at the time of origination.";

(b) Paragraph 5

"Immediately prior to the relevant Title Transfer Time, the Seller was the absolute beneficial owner of the UK Receivable (with the UK Sub being the legal title holder) and neither the Seller not the UK Sub has assigned (whether by way of absolute assignment, assignation or by way of security only), transferred, charged, disposed of or dealt with the benefit of the UK Receivable, any of the other rights relating thereto or any of the property, rights, titles,

interests or benefits to be sold or assigned pursuant to this Agreement other than pursuant to this Agreement.";

## (c) Paragraph 6

"As at the date of origination:

- (i) the terms of, and the origination steps taken in respect of, the UK Receivable including as to promotions, pre-contractual disclosures (where applicable) and entry into of the loan, complied with all applicable laws and regulations to the extent necessary to ensure that the relevant UK Receivable was enforceable under its governing law and the relevant Borrower was obliged to pay interest (if applicable) and repay principal on the dates specified in accordance with the Loan Agreement in respect of such UK Receivable; and
- (ii) the UK Sub had all necessary consents, authorisations, approvals, licences and orders to originate the UK Receivable (if any).";

## (d) Paragraph 7

"Each UK Receivable has been administered by the UK Sub in accordance with applicable laws and regulations and terms of the Loan Agreement, save where a failure of such administration would not adversely affect the enforceability, transferability or collectability of such UK Receivable."; and

## (e) Paragraph 11

"Each UK Receivable was originated by the UK Sub in sterling, is denominated in sterling and is repayable in sterling."; and

7. in connection with the UK Receivables only, paragraph 22 in Schedule 14 (*Eligibility Criteria*) shall be amended and replaced as follows (for the avoidance of doubt, the following paragraph shall continue to apply in its unamended form in connection with the EU Receivables):

"As at the date of origination of the UK Receivable, the aggregate of:

- (a) the total outstanding Principal Balance of all Eligible Products owed to the UK Sub by the Borrower, and
- (b) the Original Commitment Amount for such UK Receivable less the amount of any expected initial instalment payment for such UK Receivable,

is less than or equal to the Shadow Limit applicable in respect of such UK Receivable.".

Provisions relating to Sale of German Receivables

[\* \* \*]

## Provisions relating to Sale of French Receivables

- 1. The Seller gives, on the date hereof, the following Loan Warranty in relation to each French Receivable and any Related Rights purchased by the Purchaser, by reference to the facts and circumstances existing at the date of this Agreement and based on its actual knowledge: no French Receivable constitutes "crédits à la consommation" within the meaning of articles L.312-1 et seq. of the French Code de la consommation.
- 2. For the purpose of the application of the Eligibility Criteria set out in paragraph 14 of Schedule 14 (*Eligibility Criteria*), the bankruptcy or insolvency in relation to a Borrower under any French Receivable shall refer to over-indebtedness (*situation de surendettement*) as defined in article L. 711-1 of the French *Code de la consummation*.
- 3. The Parties agree that the Sale Notice and the Back-Book Sale Notice each constitutes a sale agreement in writing evidencing the sale of the French Receivables ("écrit constatant la cession de créances") in accordance with article 1322 of the French Code civil.
- 4. The French Receivables and any Related Rights will be assigned (cédées) pursuant to this Agreement in accordance with articles 1321 et seq. of the French Code civil (the Assignment), and the Assignment will be enforceable (opposable) against third parties (tiers) in accordance with article 1323 of the French Code civil:
  - (a) with respect to any Receivables (and Related Rights) transferred under a SND Title Transfer Option or with respect to any Further Disbursement, from the applicable Sale Notice Date for the relevant Receivable or the relevant Further Disbursement;
  - (b) with respect to any Receivables (and Related Rights) transferred under a Settlement Date Title Transfer Option, from the applicable Payment Date for the relevant Receivable; and
  - (c) with respect to any Back-Book Receivables offered to be sold in a Back-Book Sale Notice (and Related Rights), from the applicable Back-Book Sale Notice Date for the relevant Back-Book Receivable.
- 5. The Seller undertakes to the Purchaser and the Security Agent that, subject to the provisions of Clause 8.2, it:
  - (a) shall observe and perform (or procure the performance of) the obligations of the lender arising under each such Receivable;
  - (b) shall, where any discretion is reserved to it at law in relation to such Receivables (including, without limitation, agreeing amendments to the receivables management specification varying the basis on which consents or approvals are given to Borrowers, varying the enforcement procedures and instructing the Receivables Manager in relation to discretionary elements of these, directing the Receivables Manager in relation to the release of any Borrower, determining whether any change to interest rates should be made and determining whether the repayment type can be changed) exercise such discretion in accordance with the Seller's policies and this Agreement or, where the Seller's policies do not cover the relevant circumstance, in consultation with the Receivables Manager (and shall consider in good faith any proposal made by the Receivables Manager) and comply with all applicable laws in the exercise of such discretions;
  - (c) at any time when the Seller and the Receivables Manager are separate entities, provide such assistance as the Receivables Manager may require to enable it to perform its obligations under this Agreement.

- 6. Following delivery of a Borrower Notice, the Seller shall:
  - (a) arrange for any claim form relating to any litigation in respect of such Receivable to be amended so that the Purchaser is identified as the claimant or pursuer;
  - (b) issue, or instruct the Receivables Manager to issue on its behalf, a notification to each Borrower;
  - (c) co-operate with the Purchaser and (where applicable) the Security Agent to effect the transfer of such Receivables in respect of any migration of the Receivables and transfer of legal title to a new legal title holder.
- 7. Any reassignment and retransfer of any French Receivables and any Related Rights pursuant to Clause 9.10 (Repurchase for breach of Loan Warranties) or Clause 9.15 (Repurchase for Failure of Bank- Funded Payment and Fraud) will be made in accordance with articles 1321 et seq. of the French Code civil. In accordance with article 1323 of the French Code civil, any such reassignment and retransfer will be enforceable (opposable) against third parties (tiers) from the relevant Repurchase Date applicable to the relevant Repurchase Notice.
- 8. Each of the Parties agree that the provisions of article 1195 of the French Code Civil shall not apply to it with respect to its obligations under this Agreement (and in particular this Schedule 8) and it shall not be entitled to make any claim under such article 1195 in this respect.
- 9. This Schedule 8 and any non-contractual obligations arising out of or in connection with this Schedule 8 shall be governed by French law.

## Provisions relating to Spanish Law

## Part A Provisions relating to Sale of Spanish Receivables

With respect to Spanish Receivables only, the following provisions shall supplement or modify (as the case may be) the relevant provisions of this Agreement:

- 1. The Spanish Receivables and the Related Rights will be assigned and the legal title thereto transferred pursuant to this Agreement:
  - (a) with respect to (i) any Receivables (and Related Rights) transferred under a SND Title Transfer Option at the applicable Sale Time for the relevant Receivable;
  - (b) with respect to any Receivables (and Related Rights) transferred under a Settlement Date Title Transfer Option, immediately upon receipt by the Seller of the applicable Purchase Price in full;
  - (c) with respect to any Back-Book Receivables offered to be sold in a Back-Book Sale Notice (and Related Rights), immediately upon receipt by the Seller of the Estimated Back-Book Purchase Price for such Back-Book Receivables in full; and
  - (d) subject to Clause 2.18 and provided that the title to the Receivable to which such Further Disbursement relates has been transferred to the Purchaser, with respect to any Further Disbursement immediately on the date on which such Further Disbursement is advanced by the Seller,

each in accordance with the provisions of articles 1,526 to 1,536 of the Spanish Civil Code (*Código Civil*) and articles 347 and 348 of the Spanish Commercial Code (*Código de Comercio*), to the extent applicable.

- 2. The Seller and the Purchaser agree for all legal purposes that the transfer of the Spanish Receivables and any Related Rights, to the extent perfected pursuant to the terms of this Agreement, shall be deemed documented by the Seller and the Purchaser as follows:
  - (a) SND Title Transfer Option: through the relevant Sale Notice, as it may be amended and complemented by the relevant Confirmation Notice;
  - (b) Settlement Date Title Transfer Option: through the relevant Confirmation Notice;
  - (c) in respect of any Further Disbursements, through the relevant Further Disbursement Confirmation Notice; and
  - (d) in respect of any Back-Book Receivables offered to be sold in a Back-Book Sale Notice, through the Back-Book Sale Notice.
- 3. As soon as reasonably practicable following the occurrence of a Notification Event, and, in any event, no later than fifteen (15) Business Days thereafter, the Parties will appear before a Spanish notary in order to raise the relevant Sales Notices and Confirmation Notices relating to the outstanding Spanish Receivables (documented as provided for in paragraph 2 above) to the status of a Spanish public document. Any notary's fees and expenses derived from such notarisation shall be borne by the Seller.
- 4. With respect to any Spanish Receivable, the Seller has not sub-contracted to any third party the execution of its obligations under the relevant contract.
- 5. The Seller undertakes to the Purchaser and the Security Agent that, subject to the provisions of Clause 8.2, it:

- (a) shall observe and perform the obligations of the lender arising under each such Receivable;
- (b) shall, where any discretion is reserved to it at law in relation to such Receivables, exercise such discretion in accordance with the Seller's policies and this Agreement or, where the Seller's policies do not cover the relevant circumstance, in consultation with the Receivables Manager (and shall consider in good faith any proposal made by the Receivables Manager) and comply with all applicable laws in the exercise of such discretions; and
- (c) at any time when the Seller and the Receivables Manager are separate entities, provide such assistance as the Receivables Manager may require to enable it to perform its obligations under this Agreement.
- 6. Following the Security Agent's request directed to the Seller pursuant to Clause 8.6, the Seller shall include a mention to the Security Document consisting of the pledge over Spanish Receivables in the Borrower Notice substantially on the following terms (and an equivalent Spanish translation):

"The Receivable so assigned is also subject to a pledge created in favour of certain secured creditors pursuant to the pledge agreement entered into between, amongst others, Alps Partners, S.à r.l., as pledgor and BNY Mellon Corporate Trustee Services Limited, as security agent, before the Spanish notary originally dated on [ $\bullet$ ] (as extended and supplemented from time to time)."

- 7. Following delivery of a Borrower Notice, the Seller shall:
  - (a) arrange for any claim form relating to any litigation in respect of a relevant Receivable to be amended so that the Purchaser is identified as the claimant or pursuer;
  - (b) issue, or instruct the Receivables Manager to issue on its behalf, a notification to each Borrower;
  - (c) co-operate with the Purchaser and (where applicable) the Security Agent in respect of any migration of the relevant Receivables.
- 8. As an additional Eligibility Criteria, Spanish Receivables are not (i) contentious claims ("*créditos litigiosos*") for the purposes of article 1,535 of the Spanish Civil Code (*Código Civil*), or (ii) Draft Instruments.
- 9. For purposes of interpreting the Loan Warranties, and, in particular and to the extent applicable, for the purposes of Section 1,532 of the Spanish Civil Code (*Código Civil*), the Seller agrees and acknowledges that the Loan Warranties are given by the Seller in relation to each of the Spanish Receivables individually, and not in relation to the Portfolio as a whole.
- 10. On or before the first Back-Book Sale Date, the Seller will grant a power of attorney to the Purchaser substantially in the form set out in Part B of Schedule 9 (Form of Purchaser Power of Attorney in respect of security (Spanish Law)).
- 11. Notwithstanding Clause 38 (*Governing Law and Jurisdiction*) of this Agreement, the *in rem* aspects of any transfer of Spanish Receivables shall be governed by Spanish law ("*derecho común español*").
- 12. This Schedule 9 and any non-contractual obligations arising out of or in connection with this Schedule 9 shall be governed by generally applicable Spanish law ("derecho común español").

Part B Form of Purchaser Power of Attorney in respect of security (Spanish Law)

## PODER NOTARIAL IRREVOCABLE A FAVOR DE ALPS PARTNERS S.À R.L.

### **NUMERO:**

En la ciudad de Madrid, a [•] de [•] de 2023.

Ante mí, [♠], Notario del Ilustre Colegio de Madrid, debidamente autorizado y en ejercicio de mis funciones notariales,

## **COMPARECE**

[El Sr./La Sra.] [●], mayor de edad, de nacionalidad [●], domiciliado en [●].

### INTERVIENE

En nombre y representación de **PAYPAL** (**EUROPE**) **S.À R.L. ET CIE, S.C.A.** con domicilio social en 22-24 Boulevard Royal, L-2449, Luxemburgo (Luxemburgo) e inscrita en el Registro Mercantil de Luxemburgo (*Registre de commerce et des sociétés*) con el número B118349 (en lo sucesivo, la "**Sociedad**").

[Datos relativos a la capacidad y representación del otorgante]

Identifico al otorgante por sus datos personales y su firma y yo, el Notario, doy fe de que los mismos coinciden con los datos personales y la firma que aparecen en este documento.

## **EXPONE**

- (A) Que, de conformidad con un contrato-marco de cesión de créditos, suscrito con el nombre de *Receivables Purchase Agreement* en fecha [\*] de [junio] de 2023 por, entre otros, la Sociedad como Cedente (*Seller*) y Administrador de Créditos (*Receivables Manager*), ALPS PARTNERS S.À R.L. como Cesionario (*Purchaser*) y Prestamista de Clase C (*Class C Lender*), BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED como Agente de Garantías (*Security Agent*) y AVEGA S.À R.L. como Administrador de Créditos de Apoyo (*Back-Up Receivables Manager Facilitator*), la Sociedad cederá periódicamente al Cesionario ciertos derechos de crédito (en lo sucesivo, los "**Créditos Cedidos**" (*Receivables*)).
- **(B)** Que, en relación con el *Receivables Purchase Agreement*, la Sociedad ha acordado otorgar un poder irrevocable a favor del Cesionario para que éste pueda ejercitar las facultades relacionadas a continuación.
- (C) Los términos en castellano cuya traducción al inglés se acompaña entre paréntesis tendrán el mismo significado que en el *Receivables Purchase Agreement*.

## **OTORGA**

PRIMERO.- En nombre y representación de la Sociedad, confiere poder tan amplio en derecho como fuera necesario a ALPS PARTNERS S.À R.L., sociedad válidamente constituida y existente de acuerdo con las leyes de Luxemburgo, con domicilio social en 2, rue Edward Steichen, L- 2540 Luxemburgo (Luxemburgo) e inscrita en el Registro Mercantil de Luxemburgo (Registre de commerce et des sociétés) con el número B277050 (el "Apoderado") para que en nombre y representación de dicha Sociedad, y con posterioridad a que tenga lugar un Evento de Notificación (Notification Event, tal y como se define en el Receivables Purchase Agreement) pueda:

- (i) Ejercitar cuantos derechos, facultades y acciones correspondan a la Sociedad en relación con los Créditos Cedidos (*Receivables*), así como los Derechos Accesorios (*Related Rights*) relativos a los mismos.
- (ii) Otorgar y llevar a cabo cuantos documentos, públicos o privados, y actuaciones fueren necesarias para la defensa de cuantos derechos e intereses correspondan a ALPS PARTNERS S.À R.L. en virtud del *Receivables Purchase Agreement* (incluyendo los relativos a los Créditos Cedidos, así como con los Derechos Accesorios de los mismos).
- (iii) Otorgar y llevar a cabo cuantos documentos públicos o privados, y actuaciones fueren necesarias para la plena eficacia, aun frente a terceros, y efectividad de la cesión de los Créditos Cedidos y de los Derechos Accesorios relativas a los mismos en virtud y de conformidad con el *Receivables Purchase Agreement* en favor de ALPS PARTNERS S.À R.L. o de cualquier sucesor o cesionario de éste en la titularidad de los Créditos Cedidos.
- (iv) Notificar a los correspondientes Deudores (*Borrowers*) todas y cada una de las cesiones de Créditos Cedidos que hayan tenido lugar entre el Cesionario y la Sociedad al amparo del *Receivables Purchase Agreement*, así como otorgar cuantos documentos públicos y privados sean necesarios para la constancia en documento público de cada una de dichas cesiones.
- (v) Reclamar judicial y extrajudicialmente y cobrar cualesquiera cantidades vencidas y exigibles por razón de los Créditos Cedidos y/o de los Derechos Accesorios relativos a los mismos, así como pagar dichas cantidades, una vez cobradas, a las partes con derecho a ello en virtud del *Receivables Purchase Agreement*.
- (vi) Una vez cobradas las cantidades a que se refiere el apartado (v) anterior, dar a sus pagadores eficaz carta de pago por dichas cantidades.
- (vii) Cumplir cualquier obligación o compromiso asumido por la Sociedad en virtud de, o en relación con, el *Receivables Purchase Agreement* y ejercer cuantos derechos, facultades y acciones correspondan a la Sociedad en virtud del mismo.
- (viii) Sustituir y/o delegar en el ejercicio de las facultades conferidas en virtud del presente poder (incluida asimismo la facultad de delegación y sustitución) (a) en cualquier persona jurídica que forme parte de su grupo de empresas o (b) en cualquier persona física que sea empleado o directivo de cualquiera de las empresas que formen en cada momento parte de su grupo o (c) en cualquier cesionario en la titularidad de los Créditos Cedidos, en el entendido de que el Apoderado responderá de la actuación de dichos sustitutos o delegados como si tal delegación o sustitución no hubiere tenido lugar.
- (ix) Llevar a cabo cuantas actuaciones y suscribir cuantos documentos públicos y privados estime necesarios o convenientes para el ejercicio de las facultades conferidas en los apartados (i) a (viii) anteriores.

Las facultades antedichas se conceden incluso para los supuestos de autocontratación, aun a favor de terceros.

**SEGUNDO.**- Las facultades conferidas al apoderado en virtud del presente poder podrán ser ejercitadas por cualquier persona física con poder bastante para el ejercicio de dichas facultades en nombre y representación del Apoderado.

**TERCERO.**- La Sociedad se obliga a ratificar expresamente, y siempre que sea requerido para ello, cuantas actuaciones y/o documentos hubiere llevado a cabo u otorgado el Apoderado (o sus sustitutos o delegados) en ejercicio y dentro de los límites del presente apoderamiento, así como a colaborar con el Apoderado (o sus sustitutos o delegados) en dicho ejercicio.

CUARTO.- La Sociedad indemnizará al Apoderado (o sus sustitutos o delegados) de cualesquiera gastos incurridos y de cualesquiera daños y perjuicios sufridos por el mismo en el ejercicio de las facultades conferidas en virtud del presente apoderamiento sin culpa, dolo o negligencia del apoderado (o sus sustitutos o delegados).

**QUINTO**.- El presente apoderamiento tiene el carácter de mandato irrevocable por exigirlo así el cumplimiento del *Receivables Purchase Agreement* en el que está interesado no sólo la Sociedad sino también el Apoderado y otras terceras personas, exigiendo la ejecución y el cumplimiento de dicho contrato la irrevocabilidad del presente apoderamiento con la finalidad de evitar la frustración del fin perseguido por el mismo.

SEXTO.- La ley española aplicará al presente apoderamiento.

### (English Translation for information purposes)

# IRREVOCABLE NOTARIAL POWER OF ATTORNEY ALPS PARTNERS S.À R.L.

## NUMBER:

In the town of Madrid, on this  $[\bullet]$   $[\bullet]$  2023.

Before me, [●], Notary public of Madrid, duly commissioned and in exercise of my notarial duties.

## **APPEARS**

[Mr./Ms.] [●], of legal age of [●] nationality, domiciled at [●].

## HE ACTS

In the name and on behalf of **PAYPAL** (**EUROPE**) **S.À R.L. ET CIE**, **S.C.A.** with its registered office at 22-24 Boulevard Royal, L-2449 (Luxembourg) and registered with the Luxembourg Trade and Companies Register (*Registre de commerce et des sociétés*) under number B118349 (hereinafter, the "**Company**").

[Details regarding the authority of the grantor]

The grantor exhibits his personal details and signature, and, I the Notary, certify that the personal details and signature which appear in this document coincide with them.

## WHEREAS

- (A) Pursuant to an agreement of assignment of loans entered into under the name of the Receivables Purchase Agreement on [\*] [June] 2023 between the Company as Seller and Receivables Manager, ALPS PARTNERS S.À R.L. as Purchaser and Class C Lender, BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED as Security Agent and AVEGA S.À R.L. as Back-Up Receivables Manager Facilitator, the Company shall sell from time to time to the Purchaser certain loan receivables (hereinafter, the "Receivables").
- (B) In connection with the Receivables Purchase Agreement, the Company has undertaken to execute before a Spanish notary public an irrevocable power of attorney in favour of the Purchaser, in order to enable the latter to exercise the powers granted hereunder.
- (C) Spanish terms which are translated into English shall have the meaning ascribed to such terms in the Receivables Purchase Agreement.

### HE GRANTS

FIRST: In the name and on behalf of the Company, he grants a power of attorney, as wide as in law might be necessary, to ALPS PARTNERS S.À R.L., a company validly incorporated and existing under the laws of

Luxembourg and having its registered office at 2, rue Edward Steichen, L- 2540 Luxembourg-City, Luxembourg and registered with the Luxembourg Trade and Companies register (*Registre de commerce et des sociétés, Luxembourg*) under number B277050 (the "Attorney") so that it may acting in the name and on behalf of the Company at any time after the occurrence of a Notification Event:

- (i) Exercise its rights, powers and discretions in respect of the Receivables and in respect of any Related Rights.
- (ii) Execute and deliver as many deeds or documents, and do any other act which may be deemed necessary in order to protect the rights and interests of ALPS PARTNERS S.À R.L. pursuant to the Receivables Purchase Agreement (including those related to the Receivables and the Related Rights).
- (iii) Execute and deliver as many deeds or documents, and do any other act which may be deemed necessary for the full and effective transfer, even against third parties, of the Receivables and the Related Rights pursuant to the Receivables Purchase Agreement in or to ALPS PARTNERS S.À R.L. or their successors in title of the Receivables.
- (iv) Give notice to the relevant Borrowers of the assignment of the relevant Receivables between the Purchaser and the Company made under the Receivables Purchase Agreement, as well as execute and deliver as many deeds or documents as may be deemed necessary for all those assignments to be raised to a public status.
- (v) Demand even before Courts and receive all moneys, due or payable, under or in respect of Receivables and the Related Rights and pay such moneys to the persons to whom such moneys are required to be paid under the Receivables Purchase Agreement.
- (vi) Upon receipt of such moneys as referred to in paragraph (v) above to give to the payer thereof good receipts and discharges for the same.
- (vii) Perform any agreement or obligation of the Company under or in connection with the Receivables Purchase Agreement and to exercise all the Company's rights, powers and acts under the Receivables Purchase Agreement.
- (viii) Substitute or delegate the powers granted by this power of attorney (including this power of delegation and substitution) to (a) any legal person belonging at any time to its group of companies or (b) to any employee or manager of any company of its group from time to time or (c) to any successors in the title to the Receivables, provided that the Attorney shall remain liable for the performance of such substitute(s) or delegate(s) as if those powers had not been delegated.
- (ix) Take as many actions and execute and deliver as many documents public or private, as may be required or convenient in its sole discretion for the exercise of the powers in sections (i) to (viii) above.

The aforementioned powers are granted even for the cases of self-contracting, even in favour of third parties.

**SECOND**: The powers granted to the Attorney by virtue of this power of attorney may be exercised by any individual duly authorised to exercise similar powers in the name and on behalf of the Attorney.

**THIRD**: The Company hereby is obliged to expressly ratify and confirm, if required to do so, any act, matter or documents whatsoever carried out by the Attorney or any of its substitutes or delegates, pursuant to and on the limits of this Power of Attorney; and to collaborate with the Attorney (or any of its substitutes or delegates) in carrying out its activity.

**FOURTH**: The Company shall hold the Attorney (or its substitutes or delegates) harmless in respect of any expenses it may incur and any damages suffered as consequence of exercising the powers conferred by virtue of this power of attorney without negligence or fraud.

**FIFTH**: This power of attorney is granted as an irrevocable mandate because of the performance of the Receivables Purchase Agreement in which are interested not only the Company but also the Attorney and third parties, requiring it to be irrevocable in order to avoid the frustration of the objectives pursued by the parties under such Agreement.

**SIXTH**: This Power of Attorney shall be governed by and construed in accordance with Spanish law.

## Provisions relating to Sale of Italian Receivables

- 1. The Italian Receivables and any Related Rights will be assigned (*ceduti*) pursuant to this Agreement in accordance with the provisions of Articles 1260 *et seq.* and, with respect to Italian Receivables arising from Further Disbursements, to the extent applicable, also Articles 1348 and 1472 of the Italian Civil Code (each, an *Italian Assignment*).
- 2. Any Italian Receivables and Related Rights sold pursuant to this Agreement are sold without recourse (*pro soluto*) (but for the avoidance of doubt without prejudice to any recourse as expressly provided for in this Agreement).
- 3. The Parties acknowledge and agree that each Italian Assignment shall be deemed effective towards the Purchaser:
  - (a) with respect to any Receivables (and Related Rights) transferred under a SND Title Transfer Option and existing at the time of delivery of the relevant Sale Notice, at each applicable Sale Time upon the upload of the relevant Sale Notice to a secure website accessible by the Purchaser;
  - (b) with respect to any Receivables (and Related Rights) transferred under a Settlement Date Title Transfer Option, immediately following receipt by the Seller of the applicable Purchase Price in full;
  - (c) with respect to any Back-Book Receivables offered to be sold in a Back-Book Sale Notice (and Related Rights), following receipt by the Seller of the Estimated Back-Book Purchase Price for such Back-Book Receivables in full on the applicable Back-Book Sale Date;
  - (d) without prejudice to paragraph (e) below, with respect to any Receivables (and Related Rights) arising from Further Disbursements (and, therefore, not existing at the time of delivery of the relevant Sale Notice), on the date on which such Receivables arise as a consequence of the Further Disbursements having been advanced to the relevant Borrower; and
  - (e) with respect to any Receivables (and Related Rights) arising from Further Disbursements which:
    - (i) are transferred pursuant to the Settlement Date Title Transfer Option; and
    - (ii) have arisen during the period between the date of delivery of the relevant Sale Notice and the fifth Business Day after the relevant Sale Notice Date,

to the extent the related Receivables (existing at the time of delivery of the relevant Sale Notice) have not been transferred during such period, from the relevant Title Transfer Time of such related Receivables.

- 4. The Italian Assignment of any Receivables and Related Rights (including Receivables arising from Further Disbursements and in each case matching the Purchase Conditions) pursuant to this Agreement shall be construed, to the extent applicable, also for the purposes of Article 1331 of the Italian Civil Code, as an option of the Seller to sell and assign to the Purchaser such Receivables (and their Related Rights) and an irrevocable undertaking by the Purchaser to purchase the same on each applicable Title Transfer Time.
- 5. The Italian Assignment of any Receivables (and Related Rights) arising from Further Disbursements shall be construed, to the extent applicable, also for the purposes of Articles 1348 and 1472 of the Italian

Civil Code, as a sale of future receivables, whereby (i) from the date of receipt by the Purchaser of the relevant Sale Notice, the Seller and the Purchaser shall be deemed bound to, respectively, sell and purchase such Receivables once they have come into existence; and (ii) save as provided under Clause

- 2.18 of this Agreement, such Receivables shall be deemed transferred from the Seller to the Purchaser as soon as they come into existence without any act of the Seller nor the Purchaser being necessary to this end.
- 6. Without prejudice to paragraph 3 of this Schedule 10, the Parties hereby acknowledge and agree that, should the SND Title Transfer Option apply, the provisions under Clause 2.9 of this Agreement on the failure by the Purchaser to pay the relevant Purchase Price on the applicable Payment Date shall be read and construed, also for the purposes of Article 1353 of the Italian Civil Code, as a condition subsequent (*condizione risolutiva*) to the relevant Italian Assignment.
- 7. The Parties agree that, insofar as the Receivables Manager is an entity which is a member of the Seller Group, the Seller is exempted from the obligation to deliver to the Purchaser the documentation in its possession evidencing the Receivables (*documenti probatori del credito*) pursuant to article 1262 of the Italian Civil Code, provided that the Purchaser has the right to reasonably request the Sellers to deliver such documentation evidencing the Receivables (*documenti probatori del credito*) as soon as reasonably practicable after its request.
- 8. In accordance with articles 1264 and 1265 of the Italian Civil Code, each Italian Assignment will be enforceable (*opponibile*) against the relevant Borrower(s) and third parties from the date it is notified to or accepted by such Borrower(s) by means of a notification bearing a date certain at law (*data certa*) as to both the notification itself and its content, pursuant to article 2704 of the Italian Civil Code.
- 9. For the purposes of Clause 2 (*Agreement for Sale and Purchase of the Receivables*), the Related Rights shall include any right, title, benefit, guarantee, Security Interests (if any) and other ancillary rights (*accessori del credito*) in to, pertaining to and/or under the Receivables pursuant to Article 1263 of the Italian Civil Code.
- 10. This Schedule 10 and any non-contractual obligations arising out of or in connection with this Schedule 10 shall be governed by Italian law.

### **Schedule 11 Form of Notices**

### Part A Form of Sale Notice

- To: **ALPS PARTNERS S.À R.L.**, a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg and acting as an unregulated securitisation company (*organisme de titrisation*) within the meaning of, and governed by, the Securitisation Law, whose registered office is located at 2 Rue Edward Steichen, L-2540 Luxembourg, and registered with the RCS under number B277050, acting in its capacity as Purchaser under the Receivables Purchase Agreement (as defined below)
- Copy: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349 as Receivables Manager
- From: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L- 2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 acting in its capacity as Seller under the Receivables Purchase Agreement (as defined below)

## Dear Sirs

- 1. We refer to the Receivables Purchase Agreement between, *inter alios*, us dated 16 June 2023 (the *Receivables Purchase Agreement*) as may be or may have been amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto. Terms defined in the Receivables Purchase Agreement shall have the same meaning herein, including by incorporation.
- 2. In accordance with and subject to Clause 2 (Agreement for Sale and Purchase of the Receivables) of the Receivables Purchase Agreement, upon receipt by the Purchaser of this notice signed by the Seller, there shall exist between the Purchaser and the Seller an agreement (the Agreement for Sale) for the sale by the Seller to the Purchaser of the new Receivables more particularly described in the Appendix hereto.
- 3. For the purposes of the Receivables Purchase Agreement, this notice constitutes a Sale Notice in respect of each Receivable referred to in the Appendix hereto.
- 4. The transfer of any Receivable to the Purchaser will be effective in accordance with the Receivables Purchase Agreement.
- 5. Appended hereto is a complete and accurate list of the Receivables to be sold, and any related Further Disbursements which may arise.
- 6. Delivery of this Sale Notice constitutes confirmation that each Purchase Condition (other than the Purchase Condition set out in Clause 2.8(f)) in relation to each Receivable referred to in the Appendix hereto have been satisfied on the date of this Sale Notice.
- 7. The Agreement for Sale shall supplement and form part of the Receivables Purchase Agreement and the provisions of that agreement shall apply to the Agreement for Sale.

8.	Details of accounts for payment are as follows: Account Name:	[]
	Account Sort Code: []	
	Account Number: []	
	Reference: []	

Appendix 1 Information in respect of new Receivables to be added to the Portfolio

Report Date	Loan ID	Sale Notice Date	Sale ID	Borrower ID	Loan Type
Sale Type	Outstanding Principal Balance	Outstanding Fee Balance	Outstanding Interest Balance	Outstanding Current Balance	Total Commitment Amount
Product Name	Currency	Interest Rate	Status	Origination Date	Maturity Date
Next Scheduled Payment	Next Scheduled Payment Date	Original Term	Remaining Term (in days)	Purchase Price Ratio	Purchase Price
Merchant ID	Merchant Category Code	Risk Class	Model Used	Model Score	Global Customer Segment
Initial VLR	Disbursement Amount				

## Part B Form of Confirmation Notice

- To: ALPS PARTNERS S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg and acting as an unregulated securitisation company (organisme de titrisation) within the meaning of, and governed by, the Securitisation Law, whose registered office is located at 2 Rue Edward Steichen, L-2540 Luxembourg, Luxembourg and registered with the RCS under number B277050, acting in its capacity as Purchaser under the Receivables Purchase Agreement (as defined below)
- Copy: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349 as Receivables Manager
- From: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (société en commandite par actions) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 acting in its capacity as Seller under the Receivables Purchase Agreement (as defined below)

### Dear Sirs

- 1. We refer to the Receivables Purchase Agreement between, *inter alios*, us dated 16 June 2023 (the *Receivables Purchase Agreement*) as may be or may have been amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto. Terms defined in the Receivables Purchase Agreement shall have the same meaning herein, including by incorporation.
- 2. [In accordance with and subject to Clause 2.2(c) of the Receivables Purchase Agreement, appended hereto is a complete and accurate list of the Receivables sold at the Sale Time under the SND Title Transfer Option.] / [In accordance with and subject to Clause 2.4(b) of the Receivables Purchase Agreement, appended hereto is a complete and accurate list of the Receivables reflected in the System as "Pending Sale" as at the Cut-Off Time under the Settlement Date Title Transfer Option.]
- 3. For the purposes of the Receivables Purchase Agreement, this notice constitutes a Confirmation Notice in respect of each Receivable referred to in the Appendix hereto.

4.	Details of accounts for payment are as follows: Account Name:	[]
	Account Sort Code: []	
	Account Number: []	
	Reference: []	

Appendix 1
Information in respect of Receivables added to the Portfolio

Report Date	Loan ID	Sale Notice Date	Sale ID	Borrower ID	Loan Type
Sale Type	Principal Balance Transferred	Fee Balance Transferred	Interest Balance Transferred	Current Balance Transferred	Total Commitment Amount
Product Name	Currency	Interest Rate	Status	Origination Date	Maturity Date
Next Scheduled Payment	Next Scheduled Payment Date	Original Term	Remaining Term (in days)	Purchase Price Ratio	Purchase Price
Merchant ID	Merchant Category Code	Risk Class	Model Used	Model Score	Global Customer Segment
Initial VLR	Disbursement Amount				

## Part C Form of Further Disbursement Confirmation Notice

- To: ALPS PARTNERS S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg and acting as an unregulated securitisation company (organisme de titrisation) within the meaning of, and governed by, the Securitisation Law, whose registered office is located at 2 Rue Edward Steichen, L-2540 Luxembourg, Luxembourg and registered with the RCS under number B277050, acting in its capacity as Purchaser under the Receivables Purchase Agreement (as defined below)
- Copy: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349 as Receivables Manager
- From: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L- 2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 acting in its capacity as Seller under the Receivables Purchase Agreement (as defined below)

### Dear Sirs

- 1. We refer to the Receivables Purchase Agreement between, *inter alios*, us dated 16 June 2023 (the *Receivables Purchase Agreement*) as may be or may have been amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto. Terms defined in the Receivables Purchase Agreement shall have the same meaning herein, including by incorporation.
- 2. In accordance with and subject to Clause 2.16 of the Receivables Purchase Agreement, appended hereto is a complete and accurate list of the Further Disbursements sold at the Sale Time.
- 3. For the purposes of the Receivables Purchase Agreement, this notice constitutes a Further Disbursement Confirmation Notice in respect of each Further Disbursement referred to in the Appendix hereto.

4.	Details of accounts for payment are as follows: Account Name:	[]
	Account Sort Code: []	
	Account Number: []	
	Reference: []	

Appendix 1
Information in respect of Receivables added to the Portfolio

Loan ID	Date of Purchase	Currency	Disbursement Amount	Pro-forma Outstanding Principal Balance	Pro-forma Fee balance
Pro-forma Current Balance	Total Commitment Amount	Next Scheduled Payment	Next Scheduled Payment Date	Purchase Price Ratio	Purchase Amount
Product	Purchase Amount				

# Schedule 12 Form of Seller Solvency Certificate

## PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A.

(R.C.S. Luxembourg registration number: B118.349) with its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg, Luxembourg (the *Company*)

## SOLVENCY CERTIFICATE

The undersigned, in the capacities set out in the below signature block, duly authorised to sign this certificate, hereby certify on behalf of the Company (without incurring any personal liability), that, as of the date of this certificate, the Company is not subject to (but only to the extent that the substantive obligations under this Agreement, including payment and delivery obligations [and (to the extent applicable) the provision of collateral], cease to be performed) bankruptcy (faillite), reprieve from payment (sursis de paiement), controlled management (gestion contrôlée), composition with creditors (concordat préventif de la faillite), voluntary or judicial liquidation (liquidation judiciaire ou volontaire), judicial appointment of a temporary administrator or any similar Luxembourg or foreign law proceedings or regimes affecting the rights of creditors generally and, to the best of its knowledge, no petition for the opening of such proceedings has been presented or to one or more resolution measures (as organised by the Luxembourg law dated 18 December 2015 on resolution, recovery and liquidation measures of credit institutions and certain investment firms, as amended) or recovery, intragroup financial support and early intervention measures (as organised by the Luxembourg act dated 5 April 1993 relating to the financial sector, as amended).

Signed for and on behalf of
PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A.
acting through and represented by its managing general partner PayPal (Europe) S.à r.l.
By:
Authorised Signatory

I give this certificate on behalf of the Company. Dated: [] 2023

# Schedule 13 Form of Purchaser Solvency Certificate

## ALPS PARTNERS S.À R.L.

a société à responsabilité limitée incorporated under the laws of Luxembourg subject, as an unregulated securitisation undertaking (organisme de titrisation non réglementé), to the Luxembourg act dated 22 March 2004 on securitisation, as amended (the **Securitisation Act**)

Registered office: 2 Rue Edward Steichen L-2540 Luxembourg Grand Duchy of Luxembourg

R.C.S. Luxembourg: B277050 (the *Company*)

## **SOLVENCY CERTIFICATE**

The undersigned, in the capacity set out in the below signature block, duly authorised to sign this certificate, hereby certify on behalf of the Company (without personal liability), that, as of the date of this certificate, the Company is not subject to bankruptcy (faillite), reprieve from payment (sursis de paiement), controlled management (gestion contrôlée), composition with creditors (concordat préventif de la faillite), court-ordered liquidation/dissolution (liquidation/dissolution judiciaire), administrative dissolution without liquidation (dissolution administrative sans liquidation), appointment of a provisional administrateur provisoire) or a recipient (séquestre), judicial appointment of a temporary administrator or any similar Luxembourg or foreign law proceedings or regimes affecting the rights of creditors generally (including without limitation any "insolvency proceedings" within the meaning of the Regulation (EU) No. 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings (recast), as amended) and, to the best of its knowledge, no petition for the opening of such proceedings has been presented.

I give this certificate on behalf of the Company. Dated: [] 2023
Signed for and on behalf of
ALPS PARTNERS S.À R.L.

## Schedule 14 Eligibility Criteria

- 1. The Receivable is an Eligible Product.
- 2. The Receivable is governed by the law of a Relevant Jurisdiction (which in the case of a Spanish Receivable shall be Spanish common law ("derecho común español")).
- 3. At its Sale Notice Date, the Receivable has no outstanding arrears balance.
- 4. In respect of any Receivable that is not a Back-Book Receivable which is offered to be sold in a Back-Book Sale Notice, as at its Sale Notice Date, the relevant Receivable has no payments due on such Sale Notice Date or the day immediately following such Sale Notice Date and in respect of a Back-Book Receivable which is offered to be sold in a Back-Book Sale Notice, such Receivable has no payments due as at its Sale Time.
- 5. The maturity date of the Receivable is not prior to its Sale Notice Date and in respect of a Back-Book Receivable which is offered to be sold in a Back-Book Sale Notice the maturity date is more than [\* \* \*] days after its Sale Notice Date.
- 6. The Receivable (other than a Receivable in respect of a DE Pi30 Loan) was originated on or after 1 February 2023.
- 7. Each Receivable in respect of a DE Pi30 Loan was originated on or after 1 June 2023.
- 8. The Receivable is denominated in EUR or GBP.
- 9. The Receivable is not flagged as involving any fraudulent activity (either pending or confirmed).
- 10. The Borrower is not a Restricted Person, and the Receivable is not linked to a merchant industry which is sanctioned or is an Excluded Industry.
- 11. The Borrower has provided the Seller with a resident address in the Relevant Jurisdiction of the governing law of the Receivable owed by that Borrower.
- 12. The Borrower's provided resident address is not located in the autonomous regions (*Communidades Autonomas*) of Valencia or Castilla-La-Mancha in Spain.
- 13. The Borrower has provided confirmation that they are 18 years old or older.
- 14. At its Sale Notice Date, as far as the Seller was aware, the Borrower under each Receivable is not bankrupt, insolvent or deceased.
- 15. Either (i) the Receivable was originated at least two days prior to its Sale Notice Date, or (ii) at least 90 per cent. of the Original Commitment Amount under the related Loan Agreement has been disbursed to the Borrower.
- 16. The Receivable was originated:
  - (a) in respect of a Receivable [\* \* \*], not more than [\* \* \*] days prior to its Sale Notice Date;
  - (b) in respect of a Receivable [\* \* \*], not more than [\* \* \*] days prior to its Sale Notice Date; and
  - (c) in respect of a Receivable [\* \* \*], not more than [\* \* \*] days prior to its Sale Notice Date and during any Relevant Period, not more than [\* \* \*] days prior to its Sale Notice Date,

provided that this Eligibility Criterion shall not apply to (i) any Back-Book Receivable offered to be sold in a Back-Book Sale Notice or (ii) [\* \* \*].

- 17. In respect of any Receivable representing a Further Disbursement in connection with any Loan Agreement in respect of which any Receivable was previously included in a Sale Notice, such Further Disbursement is being made no later than 30 days after the first disbursement was advanced under the related Loan Agreement.
- 18. The Receivable has not been repurchased by the Seller, other than a repurchase pursuant to Clause 9.16 (*Repurchase for DE Pi30 Loan*) of this Agreement.
- 19. In respect of any Receivable representing a Further Disbursement, the Receivable is not a Further Disbursement in connection with a Receivable that has been repurchased by the Seller other than a repurchase pursuant to Clause 9.16 (*Repurchase for DE Pi30 Loan*) of this Agreement.
- 20. The Receivable is not the subject of an ongoing dispute with the Borrower.
- 21. [\*\*\*]
- 22. As at the date of origination of the Receivable, the aggregate of:
  - (a) the total outstanding Principal Balance of all Eligible Products owed to the Seller by the Borrower, and
  - (b) the Original Commitment Amount for such Receivable less the amount of any expected initial instalment payment for such Receivable, is less than or equal to the Shadow Limit applicable in respect of such Receivable.
- 23. [\*\*\*]
- 24. [\*\*\*]
- 25. [\* \* \*]
- 26. [\* \* \*]
- 27. As at its Sale Notice Date, the Receivable does not have a zero balance and as at its Cut-Off Time, the Receivable will not have a zero balance.
- 28. [\* \* \*]
- 29. As at its Sale Notice Date, the Receivable is not a Defaulted Exposure.
- 30. To the best of the Seller's knowledge, the Borrower in respect of each Receivable is not a Credit-Impaired Debtor. For the purposes of this eligibility criterion, the "best knowledge" standard shall be considered to be fulfilled on the basis of information obtained only from any of the following combinations of sources and circumstances: (a) the Borrower on origination of the Receivable; (b) the Seller and/or the Receivables Manager in the course of its servicing of the Receivables or in the course of its risk management procedures; (c) notifications to the Seller by a third party.
- 31. [\*\*\*]
- 32. In respect of (i) any Receivable (other than [\* \* \*]) for which the Settlement Date Title Transfer Option applies in accordance with Clause 2.4 and (ii) [\* \* \*] for which the Settlement Date Title Transfer Option applies in accordance with Clause 2.4, the Receivable is recorded on the Fineract System or on any alternative system adopted by the Seller to record Receivables in replacement to the Fineract System (as notified to the Purchaser).

## List of Eligible Products

- 1. FR Pi4 A PayPal "Buy Now, Pay Later" product that allows Borrowers in France to split qualifying purchases into 4 payments over 89 days with the first payment due at the time of purchase.
- 2. UK Pi3 A PayPal "Buy Now, Pay Later" product that allows Borrowers in the UK to split qualifying purchases into 3 payments, with the first payment due at the time of purchase and 2 subsequent payments made every month thereafter.
- 3. IT Pi3 A PayPal "Buy Now, Pay Later" product that allows Borrowers in Italy to split qualifying purchases into 3 payments, with the first payment due at the time of purchase and 2 subsequent payments made every month thereafter.
- 4. ES Pi3 A PayPal "Buy Now, Pay Later" product that allows Borrowers in Spain to split qualifying purchases into 3 payments, with the first payment due at the time of purchase and 2 subsequent payments made every month thereafter.
- 5. DE PayPal Ratenzahlung A PayPal "Buy Now, Pay Later" product that allows Borrowers in Germany to split qualifying purchases in either 3, 6, 12 or 24 monthly instalments, as below:
  - (a) DE PayPal Ratenzahlung (3 months) 0% APR;
  - (b) DE PayPal Ratenzahlung (6 months) 0% APR;
  - (c) DE PayPal Ratenzahlung (12 months) 0% APR;
  - (d) DE PayPal Ratenzahlung (24 months) 0% APR;
  - (e) DE PayPal Ratenzahlung (3 months) Positive APR;
  - (f) DE PayPal Ratenzahlung (6 months) Positive APR;
  - (g) DE PayPal Ratenzahlung (12 months) Positive APR; and
  - (h) DE PayPal Ratenzahlung (24 months) Positive APR.
- 6. DE Pi30 A PayPal "Buy Now, Pay Later" product that allows Borrowers in Germany to pay for qualifying purchases after 30 days of purchase (or extend such time for payment by an additional 30 days or 54 days for a fee).

## Schedule 16 Concentration Limits

[\* \* \*]

# Schedule 17 Ineligible Transferees

[\* \* \*]

#### Schedule 18

#### Form of Repurchase Notice

- To: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349 acting in its capacity as Seller under the Receivables Purchase Agreement (as defined below)
- Copy: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349 acting in its capacity as Receivables Manager

[SECURITY AGENT] as Security Agent

From: ALPS PARTNERS S.À R.L. a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg and acting as an unregulated securitisation company (organisme de titrisation) within the meaning of, and governed by, the Securitisation Law, whose registered office is located at 2 Rue Edward Steichen, L-2540 Luxembourg, Luxembourg and registered with the RCS under number B277050, acting in its capacity as Purchaser

### Dear Sirs

- 1. We refer to the receivables purchase agreement between, *inter alios*, us dated 16 June 2023 (the *Receivables Purchase Agreement*) as may be amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto. Terms defined in the Receivables Purchase Agreement shall have the same meaning herein, including by incorporation.
- 2. For the purposes of the Receivables Purchase Agreement, this notice constitutes a Repurchase Notice.
- 3. In accordance with the terms of the Receivables Purchase Agreement, by delivery of this Repurchase Notice, the Seller and the Purchaser hereby agree to reassign and/or retransfer the Receivables referred to in the Appendix hereto on the applicable Repurchase Date applicable to such Receivables.
- 4. Appended hereto is a complete and accurate list of the Receivables to be sold on such Repurchase Date.
- 5. The Repurchase Notice shall supplement and form part of the Receivables Purchase Agreement and the provisions of that agreement shall apply to the Repurchase Notice.

6.	Details of accounts for payment are as follows: Account Name:				
	Account Sort Code: []				
	Account Number: []				
	Reference: []				

# Appendix

Loan ID	Systems Record Date	Currency	Outstanding Principal Balance	Outstanding Current Balance	Amount Repurchased	Purchase Price Ratio	Repurchase Price	Reason	Product	Report Date

#### Schedule 19

### **Additional Receivables Manager**

# Part A Additional Receivables Manager Conditions Precedent

- 1. A copy of its constitutional documents.
- 2. A copy of a resolution of the board of or a committee of directors (or relevant governing body) of the Additional Receivables Manager:
  - (a) approving the terms of, and the transactions contemplated by the Receivables Manager Deed of Accession and the Transactions Documents and resolving that it execute the Receivables Manager Deed of Accession;
  - (b) authorising a specified person or persons to execute the Receivables Manager Deed of Accession on its behalf; and
  - (c) authorising a specified person or persons, on its behalf, to sign and/or despatch all other documents and notices to be signed and/or despatched by it under or in connection with the Transaction Documents.
- 3. A specimen of the signature of each person authorised by the resolution referred to in paragraph 2 above.
- 4. A legal opinion of [\* \* \*], legal advisers to the Additional Receivables Manager, on the capacity and authority of the Additional Receivables Manager to enter into the Receivables Manager Deed of Accession.
- 5. A tax memorandum delivered to the Purchaser to its satisfaction by a tax advisor appointed by the Purchaser.
- 6. [\*\*\*]
- 7. [\*\*\*
- 8. [\*\*\*]

# Part B Additional Receivables Manager Representations

#### 1. Status

It is a company duly incorporated, validly existing and registered under the laws of England and Wales, capable of being sued in its own right and not subject to any immunity from any proceedings, and it has the power to own its property and assets and to carry on its business as it is being conducted.

# 2. Powers and Authority

It has the power to enter into, perform and deliver, and has taken all necessary corporate and other action to authorise the execution, delivery and performance by it of each of the Transaction Documents to which it is or will be a party, and each such Transaction Document has been duly executed and delivered by it.

# 3. Legal Validity

The obligations expressed to be assumed by it in each Transaction Document to which it is a party are legal, valid, binding and enforceable, subject to:

- (a) the Legal Reservations; and
- (b) in the case of any Security Document, the Perfection Requirements.

#### 4. Non-conflict

The execution by it of each of the Transaction Documents to which it is a party and the exercise by it of its rights and the performance of its obligations under such Transaction Documents will, to its knowledge, not:

- (a) conflict with any document which is binding upon it or any of its assets;
- (b) conflict with its constitutional documents; or
- (c) conflict with any law, regulation or official or judicial order of any government, governmental body or court, domestic or foreign, having jurisdiction over it.

#### 5. Consents and Licences

All consents, licences and other approvals and authorisations required by it in connection with (i) the entry into, performance, validity and enforceability of, and the transactions contemplated by, the Transaction Documents have been obtained or effected (as appropriate) and are in full force and effect; and (ii) the administration of the Receivables, have in each case been obtained or effected (as appropriate) and are in full force and effect, save where a failure to hold or obtain any such consents, licences or other approvals and authorisations would not adversely affect in any material respect the performance, validity and enforceability of the Transaction Documents or the transactions contemplated by them.

#### 6. Solvency

No Insolvency Event has occurred with respect to it.

# 7. Residence for Tax Purposes

It is a company which is and has, since incorporation, been resident for Tax purposes solely in the United Kingdom and it is not liable to be taxed on its profits in any jurisdiction other than the United Kingdom.

# 8. Corporate income tax and VAT

It is a company (a) established and registered in the United Kingdom for VAT purposes; and (b) within the charge to corporate income tax in the United Kingdom in respect of amounts payable to it pursuant to the terms of this Agreement and the Receivables Management Agreement.

# 9. Validity and admissibility in evidence

All Authorisations required:

- (a) to enable it lawfully to enter into, exercise its rights and comply with its obligations in the Transaction Documents to which it is a party; and
- (b) to make the Transaction Documents to which it is a party admissible in evidence in its jurisdiction of incorporation,
- (c) have been obtained or effected and are in full force and effect (or will be when required).

# 10. Governing law and enforcement

- (a) Subject to the Legal Reservations, the choice of English law (and the law of any other Relevant Jurisdiction, as applicable) as the governing law of the Transaction Documents will be recognised and enforced in its jurisdiction of incorporation.
- (b) Subject to the Legal Reservations, any judgment obtained in England & Wales (and the law of any other Relevant Jurisdiction, as applicable) in relation to a Transaction Document will be recognised and enforced in its jurisdiction of incorporation.

# 11. Anti-Bribery

The Additional Receivables Manager has conducted its business in compliance with the United States Foreign Corrupt Practices Act of 1977; the UK Bribery Act 2010; Italian Legislative Decree No. 231 of 8 June 2001; all national and international laws enacted to implement the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997; and other similar Anti-Corruption Law or regulation, each as further amended and supplemented from time to time, in other jurisdictions, and has instituted and maintained policies and procedures designed to promote and achieve compliance with such laws.

# 12. Money Laundering

The Additional Receivables Manager and each person controlling or controlled by it are, and have been at all times over the last three years, in material compliance with all applicable Anti-Money Laundering Laws. During the last three years, neither the Additional Receivables Manager nor any person controlling or controlled by it has been cited, cautioned or fined in connection with, or otherwise received written notice of any asserted past or present material failure to comply with Anti-Money Laundering Laws and no governmental investigation or proceeding with respect to any alleged material non-compliance with Anti-Money Laundering Laws is, so far as the Additional Receivables Manager is aware, pending or threatened.

# 13. Sanctions

Neither the Additional Receivables Manager, to the knowledge of the Additional Receivables Manager, nor any of its directors, officers or, its agents, employees or persons acting on its behalf:

- (a) has been found in violation of any applicable Sanctions in the last three years; or
- (b) is a Restricted Person.

Any provision of this paragraph 13 shall not apply to the extent that it would result in a breach of any applicable blocking or anti-boycott law.

# 14. Restricted Countries

It is the policy of the Purchaser as at the Signing Date not to conduct business in or with a Restricted Country, in view of the significant corruption, financial crime, terrorist financing, sanctions, political, and business risks that these jurisdictions present. The Additional Receivables Manager, in relation to any of the Receivables, has not engaged in any prohibited dealings or transactions with or for the benefit of any person located, organized, or ordinarily resident in any Restricted Country, in each case directly or knowingly indirectly, including through any of its distributors, agents or other persons acting on its behalf, save for the disputed territories of Kherson and Zaporizhzzhia regions of Ukraine in relation to Purchased Receivables only.

### 15. Information in Receivable Management Report

The information contained in the Receivables Management Report is true and accurate and not misleading in all material respects.

#### Part C Form of Receivables Manager Deed of Accession

To: ALPS PARTNERS S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg and acting as an unregulated securitisation company (organisme de titrisation) within the meaning of, and governed by, the Securitisation Law, whose registered office is located at 2 Rue Edward Steichen, L-2540 Luxembourg, Luxembourg and registered with the RCS under number B277050, acting in its capacity as Purchaser under the Receivables Purchase Agreement (as defined below) and in its capacity as Purchaser under the Receivables Management Agreement (as defined below)

#### Copy: BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED as Security Agent

From: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (société en commandite par actions) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L- 2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 acting in its capacity as Seller under the Receivables Purchase Agreement and in its capacity as Receivables Manager under the Receivables Management Agreement

[UK SUB]

Dated:

Dear Sirs

- 1. We refer to the Receivables Purchase Agreement between, *inter alios*, us and you dated [] (the *Receivables Purchase Agreement*) as may be or may have been amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto, and the Receivables Management Agreement), as may be or may have been amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto. Terms defined in the Receivables Purchase Agreement shall have the same meaning herein, including by incorporation.
- 2. [UK Sub] agrees to become an Additional Receivables Manager and to be bound by the terms of the Receivables Purchase Agreement and the Receivables Management Agreement as an Additional Receivables Manager pursuant to Clause 15.1 of the Receivables Purchase Agreement.
- 3. Pursuant to this Deed of Accession, the accession of the [UK Sub] as a Receivables Manager to the Receivables Purchase Agreement and the Receivables Management Agreement shall take effect from [] (the UK RM Accession Date).
- 4. The [UK Sub]:
  - (a) on the date of this Deed of Accession, makes representations in the form set out in Part B of Schedule 19 (*Additional Receivables Manager Representations*) to the Purchaser and the Security Agent; and
  - (b) on the UK RM Accession Date, makes representations in the form set out in Part B of Schedule 19 (*Additional Receivables Manager Representations*) to the Purchaser and the Security Agent.
- 5. On the date of this Deed of Accession, the [UK Sub] gives the following undertakings:

- (a) The UK Sub undertakes to the Purchaser and the Security Agent that, for so long as a Borrower Notice has not been given, the UK Sub lend its name to, and take such other steps as may reasonably be required by the Purchaser or (as applicable) the Purchaser acting on the instructions of the Security Agent in relation to, any legal proceedings in respect of the UK Receivables and their Related Rights in accordance with any applicable law or regulation.
- (b) Following a Notification Event, the UK Sub undertakes in respect of each UK Receivable then forming part of the Portfolio and in respect of which a Notification Event applies, that it will, at its own expense upon receipt of a request from the Purchaser or the Security Agent thereof in writing, do and complete all such acts and execute any necessary agreements and documents as may reasonably be requested by the Purchaser or the Security Agent to give notice to the relevant Borrower of the transfer of such UK Receivables to the Purchaser and to effectually vest in the Purchaser the full benefit of this Agreement.
- (c) The UK Sub undertakes to the Purchaser and the Security Agent:
  - (i) if after the relevant Settlement Date it receives written notice of any litigation or claim calling into question in any material respect the UK Sub's or the Purchaser's title to any UK Receivable or the right to payment thereunder or the validity, collectability or enforceability of any UK Receivable, or if it receives after the relevant Settlement Date written notice of any judgment which would have a material adverse effect on the UK Sub's or the Purchaser's title to any UK Receivable or the right to payment thereunder, or if it becomes aware of any material breach of any of its undertakings and other obligations under this Agreement, to notify the Purchaser and the Security Agent of such notice on or before the next Monthly Reporting Date (or the following Monthly Reporting Date if such notice is received within 15 Business Days of the next Monthly Reporting Date); and
  - (ii) if reasonably required so to do by the Purchaser or the Security Agent, and at the Purchaser's expense, to participate or join in any legal proceedings to the extent necessary in defending or contesting any litigation calling into question in any way the Purchaser's title to any UK Receivable.
- (d) The UK Sub agrees that it will not act or omit to act in any way which:
  - (i) would adversely affect in any material respect the position of the Purchaser or its creditors in relation to the UK Receivables forming part of the Portfolio from time to time after their respective Sale Time; or
  - (ii) would constitute a breach in any material respect of the UK Sub's obligations under the related Loan Agreements,
  - unless in each case such act, omission or amendment is necessary in order for the UK Sub to comply with applicable law, regulation, decree or other ordinance issued by any governmental, state or other authority having jurisdiction over it.
- (e) The UK Sub shall ensure that all Loan Agreements and documents in respect of the origination of the Loan Agreements relating to UK Receivables comply with all applicable laws, regulation, decree, other ordinance and Authorisations required in England and Wales, to the extent that any non-compliance would have a material adverse effect on the validity, enforceability or collectability of UK Receivables forming part of the Portfolio.
- 6. [UK Sub] is a company duly incorporated under the laws of England and Wales.
- 7. [UK Sub's] administrative details are as follows: Address:

Descrit.	addmass.
Email	address:

Attention:

8. This Deed of Accession and any non-contractual obligations arising out of or in connection with it are governed by English law.

This Deed of Accession is entered into by deed.

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Executed as a DEED ) for and on behalf of )

PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A. ) acting through and represented by its managing ) general partner PayPal (Europe) S.à r.l. )

By: )
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xecuted as a DEED )  or and on behalf of )  UK SUB  )  y: )	
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# Schedule 20 Additional Seller

# Part A Additional Seller Conditions Precedent

- 1. A copy of its constitutional documents.
- 2. A copy of a resolution of the board of or a committee of directors (or relevant governing body) of the Additional Seller:
  - (a) approving the terms of, and the transactions contemplated by the Seller Deed of Accession and the Transactions Documents and resolving that it execute the Seller Deed of Accession;
  - (b) authorising a specified person or persons to execute the Seller Deed of Accession on its behalf; and
  - (c) authorising a specified person or persons, on its behalf, to sign and/or despatch all other documents and notices to be signed and/or despatched by it under or in connection with the Transaction Documents.
- 3. A specimen of the signature of each person authorised by the resolution referred to in paragraph 2 above.
- 4. A legal opinion of [\* \* \*], legal advisers to the Additional Seller, on the capacity and authority of the Additional Seller to enter into the Seller Deed of Accession.
- 5. A tax memorandum delivered to the Purchaser to its satisfaction by a tax advisor appointed by the Purchaser.
- 6. [\*\*\*]
- 7. [\* \* \*]:

# Part B Additional Seller Representations

### 1. Status

It is a company duly incorporated, validly existing and registered under the laws of England and Wales, capable of being sued in its own right and not subject to any immunity from any proceedings, and it has the power to own its property and assets and to carry on its business as it is being conducted.

# 2. Powers and Authority

It has the power to enter into, perform and deliver, and has taken all necessary corporate and other action to authorise the execution, delivery and performance by it of each of the Transaction Documents to which it is or will be a party, and each such Transaction Document has been duly executed and delivered by it.

# 3. Legal Validity

The obligations expressed to be assumed by it in each Transaction Document to which it is a party are legal, valid, binding and enforceable, subject to:

- (a) the Legal Reservations; and
- (b) in the case of any Security Document, the Perfection Requirements.

#### 4. Non-conflict

The execution by it of each of the Transaction Documents to which it is a party and the exercise by it of its rights and the performance of its obligations under such Transaction Documents will, to its knowledge, not:

- (a) conflict with any document which is binding upon it or any of its assets;
- (b) conflict with its constitutional documents; or
- (c) conflict with any law, regulation or official or judicial order of any government, governmental body or court, domestic or foreign, having jurisdiction over it.

#### 5. Consents and Licences

All consents, licences and other approvals and authorisations required by it in connection with:

- (a) the entry into, performance, validity and enforceability of, and the transactions contemplated by, the Transaction Documents; and
- (b) the origination and administration of the Receivables,

have been obtained or effected (as appropriate) and are in full force and effect, save where a failure to hold or obtain any such consent, licence or other approvals and authorisations would not adversely affect in any material respect the performance, validity and enforceability of the Transaction Documents or the transactions contemplated by them and/or the validity, enforceability or collectability or transferability of the Receivables.

# 6. Solvency

No Insolvency Event has occurred with respect to it.

# 7. Residence for Tax Purposes

8. It is a company which is and has, since incorporation, been resident for Tax purposes solely in the United Kingdom and it is not liable to be taxed on its profits in any jurisdiction other than the United Kingdom.

#### 9. Corporate income tax and VAT

It is a company (a) established and registered in the United Kingdom for VAT purposes; and (b) within the charge to corporate income tax in the United Kingdom in respect of amounts payable to it pursuant to the terms of this Agreement and the Receivables Management Agreement.

#### 10. Validity and admissibility in evidence

All Authorisations required:

- (a) to enable it lawfully to enter into, exercise its rights and comply with its obligations in the Transaction Documents to which it is a party; and
- (b) to make the Transaction Documents to which it is a party admissible in evidence in its jurisdiction of incorporation,

have been obtained or effected and are in full force and effect (or will be when required).

### 11. Governing law and enforcement

- (a) Subject to the Legal Reservations, the choice of English law (and the law of any other Relevant Jurisdiction, as applicable) as the governing law of the Transaction Documents will be recognised and enforced in its jurisdiction of incorporation.
- (b) Subject to the Legal Reservations, any judgment obtained in England & Wales (and the law of any other Relevant Jurisdiction, as applicable) in relation to a Transaction Document will be recognised and enforced in its jurisdiction of incorporation.

#### 12. Anti-Bribery

The Additional Seller has conducted its business in compliance with the United States Foreign Corrupt Practices Act of 1977; the UK Bribery Act 2010; Italian Legislative Decree No. 231 of 8 June 2001; all national and international laws enacted to implement the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, 1997; and other similar Anti-Corruption Law or regulation, each as further amended and supplemented from time to time, in other jurisdictions, and has instituted and maintained policies and procedures designed to promote and achieve compliance with such laws.

# 13. Money Laundering

The Additional Seller and each person controlling or controlled by it are, and have been at all times over the last three years, in material compliance with all applicable Anti-Money Laundering Laws. During the last three years, neither the Additional Seller nor any person controlling or controlled by it has been cited, cautioned or fined in connection with, or otherwise received written notice of any asserted past or present material failure to comply with Anti-Money Laundering Laws and no governmental investigation or proceeding with respect to any alleged material non-compliance with Anti-Money Laundering Laws is, so far as the Additional Receivables Manager is aware, pending or threatened.

#### 14. Sanctions

Neither the Additional Seller, nor to the knowledge of the Additional Seller, any of its directors, officers or, its agents, employees or persons acting on its behalf:

- (a) has been found in violation of any applicable Sanctions in the last three years; or
- (b) is a Restricted Person.

Any provision of this Paragraph 14 shall not apply to the extent that it would result in a breach of any applicable blocking or anti-boycott law.

# 15. Restricted Countries

It is the policy of the Purchaser at as the Signing Date not to conduct business in or with a Restricted Country, in view of the significant corruption, financial crime, terrorist financing, sanctions, political, and business risks that these jurisdictions present. The Additional Seller, in relation to any of the Receivables, has not engaged in any prohibited dealings or transactions with or for the benefit of any person located, organized, or ordinarily resident in any Restricted Country, in each case directly or knowingly indirectly, including through any of its distributors, agents or other persons acting on its behalf, save for the disputed territories of Kherson and Zaporizhzzhia regions of Ukraine in relation to Purchased Receivables only.

#### Part C Form of Seller Deed of Accession

To: ALPS PARTNERS S.À R.L., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg and acting as an unregulated securitisation company (organisme de titrisation) within the meaning of, and governed by, the Securitisation Law, whose registered office is located at 2 Rue Edward Steichen, L-2540 Luxembourg, Luxembourg and registered with the RCS under number B277050, acting in its capacity as Purchaser under the Receivables Purchase Agreement (as defined below) and in its capacity as Purchaser under the Receivables Management Agreement (as defined below)

Copy: [SECURITY AGENT] as Security Agent

From: PAYPAL (EUROPE) S.À R.L. ET CIE, S.C.A., a corporate partnership limited by shares (*société en commandite par actions*) incorporated under the laws of Luxembourg, having its registered office at 22- 24 Boulevard Royal, L-2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (*société à responsabilité limitée*) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L- 2449 Luxembourg, Luxembourg and registered with the Luxembourg trade and companies register under number B127.485 acting in its capacity as Seller under the Receivables Purchase Agreement and in its capacity as Receivables Manager under the Receivables Management Agreement

[UK SUB]

Dated:

Dear Sirs

- 1. We refer to the Receivables Purchase Agreement between, *inter alios*, us and you dated [] (the *Receivables Purchase Agreement*), as may be or may have been amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto, and the Receivables Management Agreement), as may be or may have been amended, varied, supplemented and/or restated from time to time with the consent of the parties thereto. Terms defined in the Receivables Purchase Agreement shall have the same meaning herein, including by incorporation.
- 2. [UK Sub] agrees to become an Additional Seller and to be bound by the terms of the Receivables Purchase Agreement and the Receivables Management Agreement as an Additional Seller pursuant to Clause 15.2 of the Receivables Purchase Agreement.
- 3. Pursuant to this Deed of Accession, the accession of the [UK Sub] as a Seller to the Receivables Purchase Agreement and the Receivables Management Agreement shall take effect from [] (the UK Seller Accession Date).
- 4. The [UK Sub]:
  - (a) on the date of this Deed of Accession, makes representations in the form set out in Part B of Schedule 20(Additional Seller Representations) to the Purchaser and the Security Agent; and
  - (b) on the UK Seller Accession Date, makes representations in the form set out in Part B of Schedule 20(*Additional Seller Representations*) to the Purchaser and the Security Agent.
- 5. On the date of this Deed of Accession, the [UK Sub] gives the following undertakings:
  - (a) The UK Sub undertakes to the Purchaser and the Security Agent that, for so long as a Borrower Notice has not been given, the UK Sub lend its name to, and take such other steps as may reasonably be required by the Purchaser or (as applicable) the Purchaser acting on the

- instructions of the Security Agent in relation to, any legal proceedings in respect of the UK Receivables and their Related Rights in accordance with any applicable law or regulation.
- (b) Following a Notification Event, the UK Sub undertakes in respect of each UK Receivable then forming part of the Portfolio and in respect of which a Notification Event applies, that it will, at its own expense upon receipt of a request from the Purchaser or the Security Agent thereof in writing, do and complete all such acts and execute any necessary agreements and documents as may reasonably be requested by the Purchaser or the Security Agent to give notice to the relevant Borrower of the transfer of such UK Receivables to the Purchaser and to effectually vest in the Purchaser the full benefit of this Agreement.
- (c) The UK Sub undertakes to the Purchaser and the Security Agent:
  - (i) if after the relevant Settlement Date it receives written notice of any litigation or claim calling into question in any material respect the UK Sub's or the Purchaser's title to any UK Receivable or the right to payment thereunder or the validity, collectability or enforceability of any UK Receivable, or if it receives after the relevant Settlement Date written notice of any judgment which would have a material adverse effect on the UK Sub's or the Purchaser's title to any UK Receivable or the right to payment thereunder, or if it becomes aware of any material breach of any of its undertakings and other obligations under this Agreement, to notify the Purchaser and the Security Agent of such notice on or before the next Monthly Reporting Date (or the following Monthly Reporting Date if such notice is received within 15 Business Days of the next Monthly Reporting Date); and
  - (ii) if reasonably required so to do by the Purchaser or the Security Agent, and at the Purchaser's expense, to participate or join in any legal proceedings to the extent necessary in defending or contesting any litigation calling into question in any way the Purchaser's title to any UK Receivable.
- (d) The UK Sub agrees that it will not act or omit to act in any way which:
  - (i) would adversely affect in any material respect the position of the Purchaser or its creditors in relation to the UK Receivables forming part of the Portfolio from time to time after their respective Sale Time; or
  - (ii) would constitute a breach in any material respect of the UK Sub's obligations under the related Loan Agreements,
  - unless in each case such act, omission or amendment is necessary in order for the UK Sub to comply with applicable law, regulation, decree or other ordinance issued by any governmental, state or other authority having jurisdiction over it.
- (e) The UK Sub shall ensure that all Loan Agreements and documents in respect of the origination of the Loan Agreements relating to UK Receivables comply with all applicable laws, regulation, decree, other ordinance and Authorisations required in England and Wales, to the extent that any non-compliance would have a material adverse effect on the validity, enforceability or collectability of UK Receivables forming part of the Portfolio.
- (f) The UK Sub as legal title holder of the UK Receivables with full title guarantee undertakes to the Purchaser and the Security Agent that, pending perfection of the transfer to the Purchaser (or as it shall direct) of legal title to any UK Receivables in accordance with Clause 8 (Notification of Sales) of the Receivables Purchase Agreement, it:
  - (i) shall observe and perform (or procure the performance of) the obligations of the lender arising under each such Receivable;

- (ii) shall, where any discretion is reserved to it at law in relation to such Receivables (including, without limitation, agreeing amendments to the receivables management specification varying the basis on which consents or approvals are given to Borrowers, varying the enforcement procedures and instructing the Receivables Manager in relation to discretionary elements of these, directing the Receivables Manager in relation to the release of any Borrower, determining whether any change to interest rates should be made and determining whether the repayment type can be changed), exercise such discretion in accordance with the policies applicable to the UK Receivables and this Agreement or, where the applicable policies do not cover the relevant circumstance, in consultation with the Receivables Manager (and shall consider in good faith any proposal made by the Receivables Manager) and comply with all applicable laws in the exercise of such discretions;
- (iii) at any time when the Seller and the Receivables Manager are separate entities, shall provide such assistance as the Receivables Manager may require to enable it to perform its obligations under this Agreement.
- (g) For the avoidance of doubt, prior to the perfection of the assignment or transfer (as appropriate) of any UK Receivable and any Related Rights to the Purchaser, legal title to each such Receivable and its Related Rights purchased by the Purchaser pursuant to this Agreement shall be vested in the UK Sub and after its purchase by the Purchaser, sole beneficial title and interest shall be vested in the Purchaser.
- (h) Prior to perfection of the transfer of the legal title to any UK Receivable and its Related Rights, the UK Sub undertakes (to the extent that any of the following is vested in it) to hold all right, title, interest and benefit (both present and future) in and under (a) such Receivable and its Related Rights, following the acquisition of such Receivable and its Related Rights by the Purchaser and (b) any sums that are or may become due in respect thereof, on trust for the Purchaser.
- (i) In connection with any transfer of any legal title to any UK Receivable and its Related Rights in accordance with Clause 8 (*Notification of Sales*), the UK Sub shall:
  - (i) arrange for any claim form relating to any litigation in respect of such Receivable to be amended so that the legal title transferee is identified as the claimant or pursuer;
  - (ii) issue, or instruct the Receivables Manager to issue on its behalf, a notification to each Borrower; and
  - (iii) co-operate with the Purchaser and (where applicable) the Security Agent to effect the transfer of such Receivables in respect of any migration of the Receivables and transfer of legal title to a new legal title holder.
- 6. [UK Sub] is a company duly incorporated under the laws of England and Wales.
- 7. [UK Sub's] administrative details are as follows: Address:

Email address:

Attention:

8. This Deed of Accession and any non-contractual obligations arising out of or in connection with it are governed by English law.

This Deed of Accession is entered into by deed.

Executed as a <b>DEED</b> ) for and on behalf of ) [UK SUB] ) By: )
Director
By:
Director
Name:

#### Schedule 21

#### Form of Borrower Notice

# FORM OF NOTICE OF ASSIGNMENT AND PRIVACY NOTICE<sup>1</sup>

[Borrower]	
[Borrower address]	
From:	
[PayPal (Europe) S.à r.l. et Cie, S.C.A.] / [Alps Partners S.à r.l.]] [Address]	
[By email or by letter with acknowledgement of receipt] <sup>2</sup>	
	[Date]

# NOTICE OF ASSIGNMENT

Dear Sir / Madam,

This letter is to notify you, [for the purposes of Article 347 of the Spanish Commercial Code (*Código de Comercio*) and Articles 1526 *et seq.* of the Spanish Civil Code (*Código Civil*)] that under a receivables purchase agreement dated [•] 2023 the receivables owed by you, details of which are set out in Schedule A (*Assigned Receivables*) to this letter, have been sold and assigned by PayPal (Europe) S.à r.l. et Cie, S.C.A. (*PayPal (Europe)*) to Alps Partners S.à r.l. (*ALPS*) (the *Assigned Receivables*) [in accordance with articles 1321 et seq. of the French Code civil] in accordance with Articles 1260 *et seq.* of the Italian Civil Code (*Codice Civile Italiano*)]. [Please note, that the Assigned Receivables may be retransferred for a very short amount of time to PayPal (Europe) and then back to ALPS if you intend to use the "More Time to Pay" function.]

As a consequence of and with effect from the date of this notice, we inform you that all payments due to be paid by you in respect of the Assigned Receivables must now be paid on their due date by you to ALPS and not to PayPal (Europe), in accordance with the payment instructions below.

[Note: Notice to be provided translated into applicable Borrower language] To:

<sup>1</sup> Note: Regarding Spanish Borrowers, this notice needs to be drafted and sent in Spanish.

<sup>2</sup> Bearing a date certain at law (data certa) in so far as Italian Receivables are concerned.

<sup>3</sup> Include for Spanish Receivables only.

<sup>&</sup>lt;sup>4</sup> Include for French Receivables.

<sup>5</sup> Include for Italian Receivables only.

<sup>&</sup>lt;sup>6</sup> Include for German Receivables that concern the PI30 Product only.

All payments in respect of the Assigned Receivables must now be made on their due date by wire transfer to the following bank account in order to be	)e
considered a full discharge of your debt:	

Beneficiary:

Account number:

Bank:

[•]

SWIFT:

[i]

IBAN:

[•]

A payment made to any other payee or account other than as specified above [may][will] not discharge your debt due. In such case, you may be liable to pay the amount a second time.

This instruction may not be revoked or varied without the prior written consent of ALPS.

[Furthermore, ALPS pledged, amongst others, the Assigned Receivables in favour of certain secured parties under a pledge agreement originally executed on [•] by, amongst others, ALPS, as pledgor, and BNY Mellon Corporate Trustee Services Limited, as security agent, and attested by the Notary Public of Madrid, Mr./Ms [•] under number [•] of his public records (as subsequently extended).]

[Furthermore, ALPS has assigned by way of security, amongst others, the Assigned Receivables to BNY Mellon Corporate Trustee Services Limited, as security agent under an English security agreement dated [•] between, amongst others, ALPS, as borrower, and BNY Mellon Corporate Trustee Services Limited, as security agent.]

The incorporation, registration and address details of PayPal (Europe) and ALPS are set out in Schedule B to this letter. Any communication in relation to the Assigned Receivables should now be directed to ALPS and not to PayPal (Europe).

[This notice shall be governed by French law] 10.

Yours sincerely,

[[PayPal (Europe) S.à r.l. et Cie, S.C.A.] / [Alps Partners S.à r.l.]]

<sup>7 &#</sup>x27;will' for Italian Receivables.

<sup>8</sup> Include for Spanish Receivables only.

<sup>9</sup> Include for UK Receivables only.

<sup>10</sup> Include for French Receivables.

# **Schedule A Assigned Receivables**

Outstanding Receivables	Upcoming Payment Date(s) and	Receivables Date	Currency
Amount	Amount(s)		

#### Schedule B

# Corporate details of PayPal (Europe) and ALPS

- PayPal (Europe) S.à r.l. et Cie, S.C.A. is a corporate partnership limited by shares (société en commandite par actions) incorporated under the laws of the Grand Duchy of Luxembourg, having its registered office at 22-24 Boulevard Royal, L-2449 Luxembourg and registered with the Luxembourg trade and companies register under number B118.349, acting through and represented by its managing general partner PayPal (Europe) S.à r.l., a private limited liability company (société à responsabilité limitée) incorporated under the laws of Luxembourg, having its registered office at 22-24 Boulevard Royal, L- 2449 Luxembourg and registered with the Luxembourg trade and companies register under number B127.485.
- 2. Alps Partners S.à r.l. is a private limited liability company (société à responsabilité limitée) incorporated under the laws of the Grand Duchy of Luxembourg, with its registered office and address for service at 2, rue Edward Steichen, L- 2540 Luxembourg-City, Luxembourg and registered with the Luxembourg trade and companies register (Registre de commerce et des sociétés, Luxembourg) under number B277050, and subject, as an unregulated securitisation undertaking (organisme de titrisation), to the Luxembourg act dated 22 March 2004 on securitisation, as amended, and represented by its managers: [insert names of managers].

#### **Schedule C Privacy Notice**

For the Assigned Receivables, PayPal (Europe) is no longer the controller under data protection laws. As part of the sale and assignment of the Assigned Receivables we have shared your details (as described below in section 2 "What data do we process?") with the new controller. We shared your details because it was necessary for the purposes of our legitimate interest in complying with our contractual obligations towards the new controller and ensuring the smooth transfer of the Assigned Receivables, so that the new controller can manage them. Below you can find further information about the new controller and how they will handle your personal data.

PayPal (Europe) may still be handling some of your personal data going forwards as processor on behalf of the new controller.

Other products you have with PayPal remain subject to the PayPal Privacy Statement (available at <a href="www.paypal.com">www.paypal.com</a>). It explains, among others, for how long PayPal (Europe) stores your personal data and how you can exercise your rights as a data subject.

#### PRIVACY NOTICE

[•] ("we", "us", "our") values the protection of your personal data. Therefore, we inform you in the following paragraphs how we use your personal data that we have received or may in future receive from PayPal (Europe) in relation to the Assigned Receivables.

### 1. Who is responsible for the processing of your personal data and contact details?

The controller responsible for your personal data is [•].

If you have any questions about this privacy notice or our data protection practices, please contact our [DPO][data privacy manager]:

Phone: +[•] E-Mail: [•] Address: [•]

# 2. What personal data do we process?

We process the following categories of your personal data:

Contact details (name, address); and

Contract information (e.g., contract number, content of the contract, current and original receivable amount, due date, repayments made, agreed repayment schedule).

 $[{\it Insert further details, if applicable}]$ 

# 3. Why do we process your personal data (purpose) and on which legal basis?

We process your personal data to collect when due and administer the Assigned Receivables. [Insert further details on purposes, if applicable]

Our processing of your personal data is necessary to fulfil our contractual obligations to you in relation to the Assigned Receivables. as well as our legitimate interest in collecting the Assigned Receivables when due. We also process your personal data where it is necessary to comply with applicable laws. [Insert further

lawful bases as applicable]

[Insert details of any automated decision-making, if applicable]

### 4. Who will receive my personal data?

Those who need your personal data to collect and administer your Assigned Receivables will be given access to it within [•].

We share your personal data with third parties for the purpose(s) mentioned in section 3 including:

PayPal (Europe) to the extent it still holds your personal data in relation to the Assigned Receivables on behalf of us; [Insert details of any third-party processors, if applicable]

#### 5. International transfers

[Insert further details, including about the transfer mechanism relied upon, if applicable]

# 6. For how long will my personal data be stored?

We will only retain your personal data for as long as reasonably necessary to fulfil the purposes for which the personal data was collected (i.e., collection and administration of the Assigned Receivables) including for the purposes of satisfying any legal, regulatory, tax, accounting or reporting requirements. [Insert criteria for retention periods]

# 7. What are my data protection rights?

Under certain circumstances, you have rights under data protection laws in relation to your personal data including rights to:

Request access to your personal data;

Request correction of your personal data;

Request erasure of your personal data;

Request restriction of processing your personal data;

Request transfer of your personal data (data portability); and

Give instructions concerning the fate of your personal data after your death.

Further information about your data protection rights are available on our website at [•].

At the moment, we do not process your personal data based on your consent [or for our legitimate interests or those of a third party]. We will inform you separately if that changes.

If the processing is based on your consent, you have the right at any time to withdraw your consent for the future without giving reasons. This does not affect the lawfulness of processing based on your consent before your withdrawal.

To the extent we process your personal data for our legitimate interests or those of a third party, you will also

have the right to object to the processing of your personal data on the basis of legitimate interests, unless we or the third party can demonstrate compelling legitimate grounds for the processing which override your interests, rights and freedoms or if we need your personal data to deal with legal claims.

To assert these rights, please contact us directly using the above contact details.

If you have a complaint that you wish to raise you can contact us using the contact details above. You also have the right to lodge a complaint with the relevant supervisory authority at any time:

In France, the French Data Protection Authority (www.cnil.fr);

In Germany, the Berlin Commissioner for Data Protection and Freedom of Information (https://www.datenschutz-berlin.de/);

In Italy, the Italian Data Protection Authority (<u>www.garanteprivacy.it</u>);

In Luxembourg, the National Commission for Data Protection (www.cnpd.public.lu);

In Spain, the Spanish Data Protection Agency (www.aepd.es); or

In the United Kingdom, the Information Commissioner's Office (www.ico.org.uk).

#### **Schedule 22 Definitions**

Capitalised terms used but not otherwise defined in this Agreement shall have the following meanings, except so far as the context requires otherwise:

*Im EURIBOR* means the euro interbank offered rate administered by the European Money Markets Institute (or any other person which takes over the administration of that rate) for the period of 1 month displayed on page EURIBOR01 of the Thomson Reuters screen;

3PL means PayPal Pte. Ltd;

[\* \* \*]

**ACH Payment** means any down payment, ad hoc payment or scheduled payment in respect of a Receivable made by a pull payment based on a SEPA mandate or equivalent from the Borrower's bank account;

Actual Back-Book Purchase Price means the actual purchase price for the Back-Book Receivables offered to be sold in a Back-Book Sale Notice, which consists of the Estimated Back-Book Purchase Price as adjusted by the True-Up Adjustment;

Additional Receivables Manager means a company which becomes an additional receivables manager in accordance with Clause 15.1 (Additional Receivables Manager);

Additional Regulatory Requirements has the meaning given in Clause 11.7 (Change in law or regulation);

Additional Seller means a company which becomes an additional seller in accordance with Clause 15.2 (Additional Seller);

[\* \* \*]

Affected Party means, in relation to a Tax Event, any Party that incurs or could reasonably be expected to incur some or all of the economic cost of that Tax Event (taking account of the primary liability for the relevant Tax, any indemnities, covenants or undertakings to pay or reimburse another Party in respect of that Tax pursuant to the Transaction Documents, and the probability and timing of the satisfaction in full of any obligation under such indemnity, covenant or undertaking to pay or reimburse (including having regard to (i) the limited recourse nature of the Purchaser's obligations under the Transaction Documents pursuant to Clause 36.1 and (ii) the applicable Priority of Payments);

Affiliate means, in relation to any company:

- (a) a subsidiary of that company, a holding company of that person or any other subsidiary of that holding company directly or indirectly controlling or controlled by, or who is directly or indirectly under common control with, such person (and for the purposes of this definition, the term "control" shall mean the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a person, whether through the ownership of voting securities, by contract or agency or otherwise); and
- (b) any account, fund, vehicle, client or investment portfolio established and controlled by such company or an Affiliate thereof or for which such company or an Affiliate thereof acts as the sponsor, manager or investment adviser or investment manager or with respect to which such company or an Affiliate thereof exercises discretionary control thereover;

**Agreed Form** means the form of document exchanged for identification purposes only by email between the Seller and the Purchaser (or their lawyers) with the email subject line [\* \* \*] on or before the Signing Date (or such other form as may be agreed between the Seller and the Purchaser);

Anti-Corruption Laws means the applicable laws, judgments, orders, executive orders, decrees, ordinances, rules, regulations, statutes, case law or treaties related to corruption or bribery, including the Foreign Corrupt Practices Act of 1977, as amended, the Bribery Act 2010 of the United Kingdom and any applicable law or regulation implementing the OECD Convention on Combating Bribery of Foreign Public Officials in International Business Transactions and any other law, rule, regulation or other legally binding measure of any jurisdiction that relates to bribery or corruption;

Anti-Money Laundering Laws means the applicable laws and regulations relating to anti money laundering including, without limitation, the U.S. Bank Secrecy Act, the U.S. Money Laundering Control Act of 1986, the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001, the UK Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017, the UK Proceeds of Crime Act 2002; and the Luxembourg AML Act 2004;

Applicable Fees means, in respect of a Receivable, all Receivables Management Fees (including any VAT or Taxes payable thereon) expected to be payable in connection therewith until its repayment and discharge in full (as determined in good faith by the Receivables Manager);

Asset Model means the financial model agreed between the Seller and the Class C Lender on or prior to the Closing Date, as may be updated, amended and/or replaced from time to time by agreement between the Class C Lender and the Seller;

[\* \* \*]

[\* \* \*]

[\* \* \*]

Assigned Rights means in relation to any Receivable, all estates, rights, title, interest and benefit of the Purchaser in and to the relevant Receivable, which has been assigned and/or transferred to the Purchaser under or pursuant to this Agreement;

**AUP Audit** means an agreed-upon procedure (AUP) audit of the Purchased Receivables comprising the Portfolio in accordance with a scope to be agreed between the Seller and [\* \* \*];

AUP Report means an audit report prepared in respect of any AUP Audit;

Authorisation means an authorisation, consent, approval, resolution, licence, exemption, filing, notarisation or registration;

Available Commitment means an amount in EUR equal to the Maximum Commitment less the Euro Equivalent Pro Forma Principal Amount of all Receivables held by the Purchaser on the relevant Sale Notice Date;

Back-Book Confirmation Notice has the meaning given to it in paragraph 10 of Part A of Schedule 3 (Sale and Settlement of Back-Book Receivables);

**Back-Book Portfolio** means the total portfolio of all Back-Book Receivables to be sold by the Seller to the Purchaser as set out in the Back-Book Sale Notices;

Back-Book Purchase Conditions has the meaning given to it in Schedule 3 (Sale and Settlement of Back-Book Receivables).

**Back-Book Receivables** means the Receivables which have been originated by the Seller from 1 February 2023 to the date falling one day before the second Back-Book Sale Notice Date which are outstanding as at the Back-

Book Sale Notice Date on which they are offered to be sold but excluding any [\* \* \*];

Back-Book Repeating Representations means each of the representations set out in Part B of Schedule 2 (Seller Representations) of this Agreement;

Back-Book Representations means each of the representations set out in Part B of Schedule 2 (Seller Representations) of this Agreement;

[\* \* \*]

**Back-Book Sale Notice** means a sale notice delivered by the Seller to the Purchaser in accordance with the terms of Schedule 3 (Sale and Settlement of Back-Book Receivables) in respect of the Back-Book Receivables to be sold by the Seller to the Purchaser only;

Back-Book Sale Notice Date means the date of delivery of a Back-Book Sale Notice;

**Borrower** means any person who has entered into a Loan Agreement;

**Borrower Credit Balance Refund** means an amount to be credited to a Borrower's e-money balance representing the portion of a merchant refund in respect of which the original merchant transaction was originally financed (in part) by debiting the Borrower's e-money balance;

**Borrower Notice** means a notice provided in accordance with (i) Clauses 8.3 (Notification of Sales) of the RPA substantially in the form set out in Schedule 21 (Form of Borrower Notice) or in such other form as may from time to time be agreed between the Seller and the Purchaser or (ii) Clause 10.8(iv) of the RMA, in a form containing such information as is then required by any applicable Data Protection Legislation;

**Brexit** means the withdrawal of the United Kingdom from the European Union;

**Brexit Option Notice** means a notice from the Seller to the Purchaser indicating that the Seller wishes to add the UK Sub as a party to this Agreement as an Additional Seller and setting out the proposed date on which the Seller wishes the UK Sub to become an Additional Seller;

**Business Day** means a calendar day (other than a Saturday or Sunday) on which banks are generally open for business in Dublin, London, Luxembourg, Frankfurt, Paris and New York and which is a TARGET Day;

Change of Control means, with respect to an entity, any change in the person who (together with its Affiliates):

- (a) has the power (directly or indirectly) to appoint majority of the members of the board of directors (or equivalent body), or direct management of and policies of such entity, whether through the ownership of voting capital, by contract or otherwise; or
- (b) holds, directly or indirectly, more than 50 per cent. of the legal and beneficial interest in the issued share capital of such entity;

Charged-off Receivable means a Receivable in respect of which:

- (a) any amount due in respect of the Personal Loan to which that Receivable Relates has been overdue for payment for more than [\* \* \*] days; and/or
- (b) the Seller has received [\* \* \*] days' notification of the confirmed bankruptcy of the relevant Customer; and/or
- (c) the Seller has received [\* \* \*] day's notification of the confirmed death of the relevant Customer, together with such other Receivable as may be deemed to be charged-off in accordance with the then applicable Collections Policies;

Class A Facility Agreement has the meaning given to such term in the Master Framework Agreement;

Class A Lender means the provider of a Class A facility to the Purchaser pursuant to the Class A Facility Agreement;

Class B Facility Agreement has the meaning given to such term in the Master Framework Agreement;

Class B Lender means the provider of a Class B facility to the Purchaser pursuant to the Class B Facility Agreement;

Class C Facility Agreement has the meaning given to such term in the Master Framework Agreement;

Class C Lender means the provider of a Class C facility to the Purchaser pursuant to the Class C Facility Agreement;

Closing Date means the first date on which both the Seller and the Purchaser have confirmed that the initial conditions precedent set out in Schedule 1 are satisfied:

**Collections** means any amount received by the Receivables Manager directly or indirectly from a Borrower by way of payment (including payment by way of sweep of the relevant Borrower's e-money wallet in accordance with the relevant Loan Agreement) of an amount due in respect of a Receivable forming part of the Portfolio but excluding, for the avoidance of doubt any Excluded Amounts;

*Collections Policies* mean the Collections Policies set forth in schedule 1 (*Collections Policies*) of the Receivables Management Agreement, or any update, amendment or replacement of such policies as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

Collections Sweep Payment has the meaning given in clause 8.2 of the Receivables Management Agreement;

#### Commitment Period means:

- (a) in the case of the Back-Book Receivables, the period from (and including) the Closing Date to (but excluding) the earlier of (i) the Scheduled Commitment Period End Date; or (ii) any date on which this Agreement is terminated by either the Seller or the Purchaser in accordance with Clause 12 (Termination Events); and
- (b) in the case of Receivables other than the Back-Book Receivables offered to be sold in a Back-Book Sale Notice, the period from (but excluding) the last Back-Book Sale Date to (but excluding) the earlier of (i) the Scheduled Commitment Period End Date; or (ii) any date on which this Agreement is terminated by either the Seller or the Purchaser in accordance with Clause 12 (*Termination Events*);

Concentration Limits means (a) in respect of any Receivables to be added to the Portfolio which are specified in a Sale Notice (other than [\* \* \*]), the concentration limits set out in Part A and Part B of Schedule 16 (Concentration Limits) and (b) in respect of the Back-Book Receivables which are specified in a Back-Book Sale Notice or [\* \* \*], the concentration limits set out in Part C of Schedule 16 (Back-Book Portfolio Concentration Limits) of this Agreement;

Conditions Legal Opinions means the legal opinions in respect of certain matters relating to the Standard Documentation, as set out in paragraphs 23 to 27 (inclusive) of Part A (Seller Initial Conditions Precedent) of Schedule 1 (Initial Conditions Precedent) of this Agreement;

Confirmation Notice means the notice substantially in the form set out in Part B of Schedule 11 (Form of Confirmation Notice) to this Agreement evidencing (i) the Receivables transferred from the Seller to the Purchaser at the Sale Time under the SND Title Transfer Option or (ii) the Receivables reflected in the System as "Pending Sale" as at the Cut-Off Time under the Settlement Date Title Transfer Option, provided by the Seller to the Purchaser in accordance with Clause 2.2 of this Agreement;

Confirmation Notice Date means the date on which each Confirmation Notice is delivered by the Seller to the Purchaser;

Consultation Period has the meaning given in Clause 12.5;

*Corporation Tax* means in relation to any entity treated as a company or corporation or any partnership limited by shares, any tax charged on or calculated by reference to net income, profits or gains in Luxembourg, the UK or any Relevant Jurisdiction;

[\* \* \*]

[\* \* \*]

### Credit-Impaired Debtor means a borrower who:

(a) 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 relevant Sale Notice Date, except if: (i) a restructured underlying exposure has not presented new arrears since the date of the restructuring, which must have taken place at least one year prior to the relevant Sale Notice Date; and (ii) the information provided by the Seller in accordance with points (a) and (e)(i) of the first subparagraph of Article 7(1) explicitly sets out the proportion of restructured underlying exposures, the time and details of the restructuring as well as their performance since the date of the restructuring;

- (b) 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 Seller and such person is considered a person with adverse credit history for the purposes of the Underwriting Policies; or
- (c) 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 Seller which are not securitised;

Current Balance means, in relation to a Receivable on a particular date, the Principal Balance as at such date plus (without double counting) all amounts of due but unpaid interest (where applicable), fees, charges or premium due to be paid by or on behalf of the underlying Borrower (including any extension or "More Time to Pay" fee) in accordance with the relevant Loan Agreement together with any amounts in arrears which have not been capitalised and added to the Principal Balance, but excluding, for the avoidance of doubt, any Excluded Amounts;

**Cut-Off Time** means, in relation to a Receivable (that is not Back-Book Receivable offered for sale in a Back-Book Sale Notice or a Further Disbursement included in a Further Disbursement Confirmation Notice), (i) pursuant to the SND Title Transfer Option, the Sale Time for that Receivable, or (ii) pursuant to the Settlement Date Title Transfer Option, the point in time at which such Receivable is reflected in the System as "Pending Sale";

Data Protection Legislation means all applicable data protection and privacy legislation to the extent applicable from time to time including: (a) the Directive on Privacy and Electronic Communications (2002/58/EC); (b) the General Data Protection Regulation (GDPR) (EU) 2016/679; (c) national laws implementing the Directive on Privacy and Electronic Communications (2002/58/EC); (d) the UK GDPR; (e) the Privacy and Electronic Communications Regulations 2003; and (f) any relevant law, statute, declaration, decree, directive, legislative enactment, order, ordinance, regulation, rule or other binding instrument which implements any of the above or which otherwise relates to data protection, privacy or the use of Personal Data, in each case as applicable and in force from time to time, and as amended, consolidated, re-enacted or replaced from time to time;

DBRS means DBRS Morningstar;

**DE** PayPal Ratenzahlung or **DE** PayPal Ratenzahlung Products means the DE Ratenzahlung 3M 0% APR, the DE Ratenzahlung 3M Positive APR, the DE Ratenzahlung 6M 0% APR; the DE Ratenzahlung 6M Positive APR; the DE Ratenzahlung 12M 0% APR; the DE Ratenzahlung 12M 0% APR; the DE Ratenzahlung 24M Positive APR loan products;

**DE Pi30 Loan** means the "Germany Pay in 30" buy-now, pay-later Eligible Product originated by the Seller;

**DE Ratenzahlung 3M 0% APR** means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of three months originated by the Seller, where under the terms of such Receivable no interest is charged to the Borrower.

**DE Ratenzahlung 3M Positive APR** means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of three months originated by the Seller, where under the terms of such Receivable one or more interest payments (at any interest rate) are charged to the Borrower.

**DE Ratenzahlung 6M 0% APR** means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of six months originated by the Seller, where under the terms of such Receivable no interest is charged to the Borrower.

**DE Ratenzahlung 6M Positive APR** means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of six months originated by the Seller, where under the terms of such Receivable one or more interest payments (at any interest rate) are charged to the Borrower.

**DE Ratenzahlung 12M 0% APR** means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of twelve months originated by the Seller, where under the terms of such Receivable no interest is charged to the Borrower.

**DE** Ratenzahlung 12M Positive APR means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of twelve months originated by the Seller, where under the terms of such Receivable one or more interest payments (at any interest rate) are charged to the Borrower.

**DE Ratenzahlung 24M 0% APR** means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of twenty-four months originated by the Seller, where under the terms of such Receivable no interest is charged to the Borrower.

[\* \* \*]

[\* \* \*]

[\* \* \*]

**DE Ratenzahlung 24M Positive APR** means the "Germany PayPal Ratenzahlung" buy-now, pay-later Eligible Product with a term of twenty-four months originated by the Seller, where under the terms of such Receivable one or more interest payments (at any interest rate) are charged to the Borrower;

[\* \* \*]

[\* \* \*]

December 2024 Effective Date has the meaning given to it in the Master Framework Agreement;

**Default Interest** means in respect of EUR amounts, 1m EURIBOR at the due date of the relevant payment plus 1%, and, in respect of GBP amounts, SONIA plus 1%;

**Defaulted Exposure** means any Receivable in respect of which (i) the Borrower is past due more than [\* \* \*] days on such Receivable; or (ii) the Seller considers the Borrower as unlikely to pay its credit obligations to the Seller in accordance with the Underwriting Policies;

**Deferred Purchase Price** has the meaning given to it in Clause 5.3 (Consideration);

**Delinquency Curve** means for a Receivable, the forecast delinquency ordered by seasoning point which will be equal to the expected principal balance of Receivables which are the same Product and Credit Cohort as such Receivable that are past due at each seasoning point divided by the expected principal balance of all Receivables which are the same Product and Credit Cohort as such Receivable at each such seasoning point

[\* \* \*]

[\* \* \*]

[\* \* \*]

**Disclosed** means accurately and fairly disclosed with sufficient details so as to enable the Purchaser to make a reasonably informed assessment of the nature and scope of the fact, matter or circumstance disclosed by the Disclosure Letter;

Disclosure Letter means the letter from the Seller to the Purchaser executed and delivered on the date of this Agreement;

[\* \* \*]

[\* \* \*]

Disruption Event means either or both of:

(a) a material disruption to those payment or communications systems or to those financial markets which are, in each case, required to operate in order for payments to be made in connection with the Portfolio (or otherwise in order for the transactions contemplated by the Transaction Documents to be carried out) which disruption is not caused by, and is beyond the control of, any of the Parties; or

- (b) the occurrence of any other event which results in a disruption (of a technical or systems-related nature) to the treasury or payments operations of a Party preventing that, or any other Party:
  - (i) from performing its payment obligations under the Transaction Documents; or
  - (ii) from communicating with other Parties in accordance with the terms of the Transaction Documents,
  - (iii) and which (in either such case) is not caused by, and is beyond the control of, the Party whose operations are disrupted;

**Draft Instruments** means any negotiable instrument in the form of a bill of exchange (*letra de cambio*), a promissory note (*pagaré*) or a cheque (*cheque*), issued pursuant to Spanish Act 19/1985 dated 16 July ("*Ley 19/1985 de 16 de julio, Cambiaria y del Cheque*") as amended or superseded from time to time;

Eligibility Criteria means the eligibility criteria set out in Schedule 14 (Eligibility Criteria) to this Agreement;

Eligible Products means each of the PayPal Personal Loan products listed in Schedule 15 (List of Eligible Products);

Eligible Receivables means the Receivables that satisfy the Eligibility Criteria;

Enforcement Notice has the meaning given to such term in the Master Framework Agreement;

**English Standard Documentation** means, in respect of Receivables, the English standard documentation referred to in Schedule 4 (*Standard Documentation*) to this Agreement (including any terms of the User Agreement incorporated by reference) or any update, amendment or replacement of such standard documentation as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

ES Pi3 means the "Spain Pay in 3" buy-now, pay-later Eligible Product originated by the Seller;

Estimated Back-Book Purchase Price means the estimated purchase price of the Back-Book Receivables set out in a Back-Book Sale Notice;

EU Receivables means French Receivables, German Receivables, Italian Receivables and Spanish Receivables;

EU Receivables Manager means the Seller;

*EU Securitisation Regulation* means Regulation (EU) 2017/2402 of the European Parliament and of the Council of 12 December 2017 laying down a general framework for securitisation and creating a specific 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, including any implementing regulation, technical standards and official guidance related thereto;

[\* \* \*]

EUR Receivable means a Receivable denominated in EUR;

**Euro Equivalent** means (i) in respect of amounts denominated in EUR, that amount, and (ii) in respect of amounts denominated in GBP or in US Dollars, such amount converted to EUR at the then applicable spot rate of exchange for the purchase of Euro in the London foreign exchange market as determined by the Seller as at 11:00am on the Spot Rate Determination Date;

EUWA means the European Union (Withdrawal Act) 2018 (as amended by the EU (Withdrawal) Agreement) Act 2020);

Event of Default means an event of default pursuant to any Facility Agreement;

Excluded Amounts means:

(a) any recalled payments and amounts required to be returned or refunded to the Borrower under the terms of a Loan Agreement or under any applicable law or regulation;

- (b) any amount held by the Seller or the Receivables Manager on behalf of the Borrower in respect of e- money balances in the Borrower's e-money wallet;
- (c) all Third Party Amounts;
- (d) any amount of statutory interest collected by a third party collection agent;
- (e) any amount of VAT or amount in respect of VAT for which the Seller is liable to account to any Tax Authority with respect to any supplies made by or treated as made by the Seller to any Borrower;
- (f) any amount in respect of fees received from merchants, including the "standard merchant fee" in respect of all credit products in each Relevant Jurisdiction; and
- (g) [\* \* \*]

[\* \* \*]

[\* \* \*]

**Facility Agreements** means each facility agreement entered into by the Purchaser as borrower on or about the date of this Agreement in order to finance the acquisition of Receivables pursuant to this Agreement;

Facility Provider means each Class A Lender, Class B Lender and Class C Lender;

[\* \* \*]

Forward Rate Agreement means for each Sale Notice Date, a forward rate agreement transaction to be entered into under a Hedging Agreement (as defined in the Master Framework Agreement) between the Purchaser and a Hedge Counterparty on such Sale Notice Date for the purposes of hedging the interest rate risk in respect of all Receivables transferred to the Purchaser pursuant to the Sale Notice delivered on such Sale Notice Date with terms as follows: (i) monthly payment dates, (ii) the Purchaser will pay a fixed rate to the Hedge Counterparty, (iii) the Hedge Counterparty will pay a floating rate to the Purchaser either equal to Compounded SONIA for Receivables denominated in GBP or EURIBOR for Receivables denominated in EUR, and (iv) with a notional amount profile as agreed between the Hedge Counterparty and the Class C Lender.

FR Pi4 means the "France Pay in 4" buy-now, pay-later Eligible Product originated by the Seller;

FR Products or French Products means the FR Pi4 loan product;

French Receivables means Receivables governed by the law of France;

**French Standard Documentation** means, in respect of Receivables, the French standard documentation referred to in Schedule 4 (*Standard Documentation*) to this Agreement (including any terms of the User Agreement incorporated by reference) or any update, amendment or replacement of such standard documentation as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

[\* \* \*]

*Further Disbursement* means in respect of any Personal Loan, any loan amount advanced or deemed to be advanced to the relevant Borrower after the first advance made under that Personal Loan;

**Further Disbursement Confirmation Notice** means a notice substantially in the form set out in Part C of Schedule 11 (Form of Confirmation Notice) to this Agreement in respect of Receivables which are Further Disbursements and sent by the Seller to the Purchaser under Clause 2.16 of this Agreement;

[\* \* \*]

German Products means the DE Pi30 Loans and the DE PayPal Ratenzahlung loan products;

German Receivables means Receivables governed by the law of Germany;

German Standard Documentation means, in respect of Receivables, the German standard documentation referred to in Schedule 4 (Standard Documentation) to this Agreement (including any terms of the User Agreement incorporated by reference) or any update, amendment or replacement of such standard documentation as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

**Hedging Agreement** has the meaning given in the Master Framework Agreement;

*Hedge Counterparty* has the meaning given in the Master Framework Agreement;

*IFRS* means the International Financial Reporting Standards issued by the International Accounting Standards Board, as amended, supplemented or replaced from time to time;

**Indemnification Amount** has the meaning given in Clause 9.17;

*Ineligible Transferee* means any of the entities specified in Schedule 17 (*Ineligible Transferees*) and any Affiliates of such entities directly controlling more than 50 per cent. of the ownership interests in such entities as of the date of this Agreement, but excluding any such entity that is an Approved Class A Transferee (as defined in the Master Framework Agreement);

[\* \* \*]

Insolvency Event means, with respect to any person, any of the following:

- (a) it is unable or admits inability to pay its debts as they fall due or, by reason of actual or anticipated financial difficulties, commences negotiations with any class of its creditors with a view to rescheduling any of its indebtedness;
- (b) it is in a state of cessation of payments (cessation de paiements) or otherwise suspends making payments on its debts generally;
- (c) a moratorium has been declared or takes effect in respect of its indebtedness;
- (d) a final court order is made or a corporate resolution is passed for its winding-up, voluntary or judicial liquidation or dissolution, bankruptcy, insolvency, administration, reorganisation, composition with creditors, controlled management, reprieve from payment, general settlement with creditors or any analogous procedure under the laws of the jurisdiction in which such person is incorporated (by way of voluntary arrangement, scheme of arrangement or otherwise but excluding any solvent reorganisation, rearrangement or similar arrangement);
- (e) a receiver, liquidator, receiver, administrator receiver, administrator, compulsory manager, interim manager, custodian, manager or other similar officer is appointed in respect of it or all of its assets;
- (f) an application for its winding-up or liquidation (or any analogous action under the laws of the jurisdiction in which such person is incorporated) could otherwise be made against that person due to it being insolvent in accordance with the applicable insolvency laws of the jurisdiction in which such person is incorporated; or
- (g) solely in respect of the Seller, the taking of one or more resolution measures (as organised by the Luxembourg law dated 18 December 2015 on resolution, recovery and liquidation measures of credit institutions and certain investment firms, as amended) or recovery, intragroup financial support and early intervention measures (as organised by the Luxembourg act dated 5 April 1993 relating to the financial sector, as amended);

# Insolvency Regulation means each of:

(a) Regulation (EU) 2015/848 of the European Parliament and of the European Council of 20 May 2015 on insolvency proceedings (recast) as amended; and

(b) Regulation (EU) 2015/848 of the European Parliament and of the European Council of 20 May 2015 on insolvency proceedings (recast) as it forms part of the domestic laws of the United Kingdom by virtue of the EUWA 2018 and as that Regulation has been amended by the Insolvency (Amendment) (EU Exit) Regulations 2019,

as the context requires;

*Interest Product* means each of the following Eligible Products:

- (a) DE Ratenzahlung 3M Positive APR;
- (b) DE Ratenzahlung 6M Positive APR;
- (c) DE Ratenzahlung 12M Positive APR; and
- (d) DE Ratenzahlung 24M Positive APR;

Irrecoverable VAT means any amount in respect of VAT which a person (or the representative member of the VAT group of which such person is a member) has incurred and which that person (or the representative member of such's person's VAT group) is not able to recover (by way of credit, refund or otherwise) from any relevant Tax Authority pursuant to and determined in accordance with any applicable law (including articles 48, 49.2, 55bis and 55ter of the Luxembourg law on VAT dated 12 February 1979, as amended or similar provisions in any other member state of the European Union or the United Kingdom);

IT Pi3 means the "Italy Pay in 3" buy-now, pay-later Eligible Product originated by the Seller;

Italian Products means the IT Pi3 loan product;

Italian Civil Code means Royal Decree No. 262 dated 16 March 1942;

Italian Receivables means Receivables governed by the law of Italy;

*Italian Standard Documentation* means, in respect of Receivables, the Italian standard documentation referred to in Schedule 4 (*Standard Documentation*) to this Agreement (including any terms of the User Agreement incorporated by reference) or any update, amendment or replacement of such standard documentation as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

[\* \* \*

[\* \* \*]

#### Legal Reservations means:

- (a) the principle that equitable or discretionary remedies may be granted or refused at the discretion of a court;
- (b) the limitation of enforcement by laws relating to insolvency, reorganisation and other laws generally affecting the rights of creditors;
- (c) the time barring of claims under the Limitation Acts;
- (d) the possibility that an undertaking to assume liability for or to indemnify a person against non payment of United Kingdom stamp duty may be void;
- (e) defences of set-off or counterclaim;
- (f) similar principle, rights and defences under the laws of any Relevant Jurisdiction;
- (g) any other matters which are set out as qualifications or reservations in the legal opinions delivered under or in connection with the Transaction Documents;

**Loan Agreement** means, in respect of any Receivable and the Personal Loan to which it relates, the agreement between the Seller and the related Borrower, substantially in the form of the Standard Documentation, the terms of which govern, amongst other things, the provision and administration of that Personal Loan and the payment of Receivables thereunder;

**Loan Warranties** has the meaning given in Clause 9.1(a);

[\* \* \*]

Loss means in respect of any person, any losses, damages, costs, charges, claims, demands, expenses, judgments, action, proceedings or other liability whatsoever (including, without limitation, in respect of Tax) and includes any Irrecoverable VAT charged or chargeable in respect thereof and legal fees and expenses on a full indemnity basis;

**Master Framework Agreement** means the master framework agreement dated on or about this Deed and entered into between, amongst others, the Purchaser, the Seller, the Security Agent and the Class C Lender;

Material Adverse Effect means, a material adverse effect on or material adverse change in:

- (a) the assets, business or financial condition of the Purchaser;
- (b) the ability of the Purchaser to perform and comply with its obligations under this Agreement or any Transaction Document; or
- (c) the validity or enforceability of any Transaction Document;

[\* \* \*]

[\* \* \*]

Mid-Market Rate has the meaning given in the definition of Swap Rate;

Monthly Payment Date has the meaning given to the term "Payment Date" in the Master Framework Agreement;

Monthly Reporting Date means the date falling 15 Business Days after the end of each Reporting Period;

Monthly Settlement Date means the second Settlement Date after the Monthly Reporting Date of that calendar month;

[\* \* \*]

[\* \* \*]

[\* \* \*]

[\* \* \*]

Net Repurchase Price has the meaning given in the definition of Repurchase Price;

[\* \* \*]

New VDR means the virtual data room with identification number [\* \* \*] and named [\* \* \*] hosted by Intralinks, Inc. in connection with the bid process;

Non-Interest Product means each of the following Eligible Products:

- (a) FR Pi4;
- (b) IT Pi3;
- (c) ES Pi3;

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- (e) DE Ratenzahlung 3M 0% APR;
- (f) DE Ratenzahlung 6M 0% APR;
- (g) DE Ratenzahlung 12M 0% APR;
- (h) DE Ratenzahlung 24M 0% APR; and
- (i) DE Pi30;

[\* \* \*]

[\* \* \*]

[\* \* \*]

Notification Event has the meaning given in Clause 8.1;

NSF Fee means the fee applicable on an ACH Payment failure in respect of any ACH Payment in Germany;

**OECD Model Tax Convention** means the tenth edition model tax convention produced by the Organisation for Economic Co-operation and Development in 2017, which is available at: https://www.oecd.org/ctp/treaties/model-tax-convention-on-income-and-on-capital-condensed-version-

20745419.html;

Original Commitment Amount means in respect of a Receivable the aggregate original principal amount (including any potential Further Disbursements) agreed to be advanced by the Seller to a Borrower at the time of origination under the terms of the Loan Agreement relating to that Receivable;

[\* \* \*]

*Original Term* means, in respect of an Eligible Receivable, the time from (and including) the date of its first disbursement to (and including) the date on which its final scheduled principal payment is scheduled to be made;

*Original VDR* means the virtual data room with identification number [\* \* \*] and named [\* \* \*] hosted by Intralinks, Inc. in connection with the bid process;

Party means a party to this Agreement from time to time; Payment Date has the meaning given in

Clause 5.2; *Payor* has the meaning given in Clause 22.3;

**PayPal Buyer Protection Payments** means an amount to be credited to a Borrower's e-money balance in accordance with the terms of the "PayPal Buyer Protection" product feature pending resolution of a merchant dispute relating to that Borrower;

**Perfection Requirements** means the making or the procuring of the appropriate registrations, filings, endorsements, notarisations, stampings and/or notification of the Security Documents and/or the Transaction Security created thereunder;

Personal Data shall have the meaning given to it in the GDPR or, in the case of the UK, the UK GDPR;

**Personal Loan** means an unsecured personal loan made by the Seller to a Borrower in the ordinary course of the Seller's business;

**Portfolio** means all Receivables which the Purchaser has acquired in accordance with this Agreement from time to time and which have not been redeemed, transferred or repurchased or in respect of which no indemnification payment has been made in accordance with Clause 9 (*Representations*, Loan Warranties, Repurchase and Anti- dilution Obligations);

Post-Charge Off Receipts means any Collections received in respect of Purchased Receivables where such Collections are received:

- (a) more than 180 days after the due date for the relevant payment amount;
- (b) more than 30 days after receipt by the Seller of notification of the death of the relevant Customer; or
- (c) more than 60 days after receipt by the Seller of confirmation of the bankruptcy of the relevant Customer,

and where such Purchased Receivable has been identified as a Charged-Off Receivable in a Receivables Manager Monthly Report;

[\* \* \*]

PPHI means PayPal Holdings, Inc.;

\* \* \*

[\* \* \*]

[\* \* \*]

**Principal Balance** means, in relation to a Receivable on a particular date, the original principal amount(s) agreed to be repaid by the Borrower under the terms of such Receivable, as adjusted on that date to reflect (a) any reduction in the outstanding principal amount as a result of repayments or overpayments, the exercise of a right of set-off or any amount which has been written off or waived, and (b) any increase in the outstanding principal amount as a result of capitalisation of any fees (including any extension or "More Time to Pay" fee), costs, premiums or interest in accordance with the relevant Loan Agreement;

Priority of Payments has the meaning given to such term in the Master Framework Agreement;

### Pro Forma Principal Amount means:

- (i) in respect of Receivables arising from Loan Agreements which are fully disbursed as at the relevant Sale Notice Date, the aggregate of the Euro Equivalent Principal Balance of such (calculated using the spot rate of exchange for the purchase of Euro in the London foreign exchange market as determined by the Seller as at 11:00am on the Spot Rate Determination Date) on the date of the Sale Notice setting out such Receivables; and
- (ii) in respect of Receivables arising from Loan Agreements which are not fully disbursed as at the relevant Sale Notice Date, the aggregate of the Euro Equivalent Original Commitment Amount (less the amount of any repayments which the Borrower has made in accordance with the Loan Agreement) of such Receivables (calculated using the spot rate of exchange for the purchase of Euro in the London foreign exchange market as determined by the Seller as at 11:00am on the Spot Rate Determination Date) on the date of the Sale Notice setting out such Receivables.

Purchase Conditions has the meaning given in Clause 2.8;

**Purchase Price** means, in respect of each Receivable, the amount denominated in EUR or GBP (as applicable) calculated by the Asset Model by discounting the Net Adjusted Payment Profile for such Receivable at the applicable Discount Rate at each seasoning date in respect of the period from its Cut-Off Time until the expected time of receipt of each of the payments forecasted under its Net Adjusted Payment Profile;

**Purchase Price Ratio** means, in respect of a Purchased Receivable, the ratio, expressed as a percentage, of the Purchase Price for such Receivable to be applied to the Principal Balance of such Receivable as at the Sale Notice Date for such Receivable;

**Purchased Receivables** means all Receivables which the Purchaser has acquired and continues to own in accordance with this Agreement from time to time;

Purchaser Bank Accounts means each of the Purchaser EUR Bank Account and the Purchaser GBP Bank Account;

**Purchaser EUR Bank Account** means the Purchaser's EUR denominated bank account as notified in writing to the Seller on or prior to the Closing Date (and/or such other EUR denominated account(s) as the Purchaser may notify to the Seller in writing);

**Purchaser GBP Bank Account** means the Purchaser's GBP denominated bank account as notified in writing to the Seller on or prior to the Closing Date (and/or such other GBP denominated account(s) as the Purchaser may notify to the Seller in writing);

Purchaser Termination Event has the meaning given in Clause 12.2; Quotation Rate has the meaning given in

the definition of Swap Rate; *Rating Agency* means any of S&P, Moody's, Fitch or DBRS;

Receivable means, in relation to a Personal Loan and the related Loan Agreement, the amounts the Borrower owes and is obliged to pay to the Seller from time to time in accordance with the terms of that Personal Loan and Loan Agreement and all other rights to payment owing by that Borrower to the Seller in relation to the Loan Agreement (including, without limitation, all rights (actual or contingent) relating to the repayment of principal and the payment of interest and any Back-Book Receivables which have been purchased by and transferred to the Purchaser), and any Further Disbursements under a Personal Loan and the related Loan Agreement;

**Receivables Management Agreement** means the receivables management and administration agreement dated on or about the date of this Agreement and as may be amended and restated or supplemented from time to time, between the Receivables Manager, the Seller, the Purchaser and the Security Agent;

Receivables Management Fee has the meaning given in clause 13.1 of the Receivables Management Agreement;

**Receivables Management Report** means any report provided by the Receivables Manager substantially in the form set out in Schedule 10 to the Receivables Management Agreement or in such other form as may be agreed from time to time between the Seller and the Class C Lender;

**Receivables Manager Deed of Accession** means a document substantially in the form set out in Part B of Schedule 19 (Additional Receivables Manager Representations);

Receivables Manager Resignation Event has the meaning given to it in clause 10.1(b) of the Receivables Management Agreement;

Receivables Manager Termination Notice has the meaning given to it in clause 10.5 of the Receivables Management Agreement;

**Recipient** has the meaning given in Clause 22.3;

**Records** means, at any time and with respect to any Receivable, all Loan Agreements and other documents, records and other information (including, without limitation, computer programs, tapes, disks, data processing software and related property and rights) relating to such Receivable, any Related Right or the related Borrower, which are necessary, in light of the circumstances then subsisting, to exercise ownership and other interest in the Receivables and to manage, collect or enforce such Receivable and Related Right in accordance with the terms of the Transaction Documents;

Regulatory Buyback Event has the meaning given in paragraph 3 of Schedule 7 (General Terms); Regulatory Buyback Event Time has the meaning given in paragraph 3 of Schedule 7 (General Terms); Regulatory Buyback Receivables has the meaning given in paragraph 3 of Schedule 7 (General Terms); Regulatory Retransfer Event Time has the meaning given in paragraph 3 of Schedule 7 (General Terms); Regulatory Retransfer Price has the meaning given in paragraph 3 of Schedule 7 (General Terms); Regulatory Retransfer Receivables has the meaning given in paragraph 3 of Schedule 7 (General Terms); Regulatory Retransfer Receivables has the meaning given in paragraph 3 of Schedule 7 (General Terms); Related Rights means, in relation to any Receivable:

- (a) all amounts payable by the relevant Borrower in relation to such Receivable;
- (b) any and all other present and future claims and rights under the relevant Loan Agreement (including the debt represented by it and rights of enforcement against the relevant Borrower) but excluding any right to grant credit under a Loan Agreement; and
- (c) all Records related to such Receivable,

provided that prior to the provision of a Borrower Notice the Related Rights will not include any Personal Data of Borrowers;

[\* \* \*]

**Relevant Date** means the first Sale Notice Date after the date [\* \* \*] regardless of whether any payment (either scheduled or ad hoc) has been made in respect of such Receivables (and for the avoidance of doubt there may be more than one Relevant Date);

#### Relevant Jurisdiction means:

- (a) in respect of UK Receivables, England and Wales;
- (b) in respect of German Receivables, Germany;
- (c) in respect of French Receivables, France;
- (d) in respect of Spanish Receivables, Spain;
- (e) in respect of Italian Receivables, Italy; and
- (f) in respect of a party to a Transaction Document, the jurisdiction where such party is incorporated;

#### Relevant Local Schedule means:

- (a) for UK Receivables, the provisions of Schedule 6 (Provisions Relating to the Sale of UK Receivables);
- (b) for German Receivables, the provisions of Schedule 7 (Provisions Relating to the Sale of German Receivables);
- (c) for French Receivables, the provisions of Schedule 8 (Provisions Relating to the Sale of French Receivables);
- (d) for Spanish Receivables, the provisions of Schedule 9 (Provisions Relating to the Sale of Spanish Receivables); and
- (e) for Italian Receivables, the provisions of Schedule 10 (Provisions Relating to the Sale of Italian Receivables);

**Relevant Period** means each period commencing on (and including) a Relevant Date and ending on (and excluding) the next Sale Notice Date after the date falling [\* \* \*];

[\* \* \*]

**Relief** includes, unless the context otherwise requires, any relief, allowance, credit or set-off in respect of any Tax, or any deduction in computing income, profits or gains for the purposes of any Tax, any right to or actual refund, repayment or saving of Tax (including any repayment supplement, fee or interest in respect of Tax), and other amounts payable or paid by a Tax Authority in respect of Tax;

**Repeating Representations** means each of the representations set out in Part B of Schedule 2 (Seller Representations) of this Agreement;

[\* \* \*]

Reporting Period means each calendar month starting from the calendar month in which the last Back-Book Sale Date occurs;

**Repurchase Date** means, in respect of the Purchased Receivables set out in a Repurchase Notice, the second date included in the file name for such Repurchase Notice when such Repurchase Notice is first delivered (as indicated by suffix ".01") in accordance with Clause 9.10 (*Repurchase for breach of Loan Warranties*) or Clause 9.15 (*Repurchase for Failure of Bank-Funded Payment and* Fraud) of this Agreement;

Repurchase Notice means a notice delivered by the Purchaser in accordance with Clause 9.10 (Repurchase for breach of Loan Warranties) or Clause 9.15 (Repurchase for Failure of Bank-Funded Payment and Fraud) of this Agreement substantially in the form set out in Schedule 18 (Form of Repurchase Notice) to this Agreement;

#### Repurchase Price means:

[\* \* \*]

**Required Rating** means (i) in respect of a rating by S&P or Fitch, BBB-; (ii) in respect of a rating by Moody's, Baa3; and (iii)in respect of any other Rating Agency their respective rating level that is equivalent to (i) and (ii);

Restricted Country has the meaning given in paragraph 15 of Part B of Schedule 2 (Restricted Countries);

**Restricted Person** means a person, organisation or vessel that is (i) listed on, or owned or controlled (as such terms, including any applicable ownership and control requirements, are defined and construed in the applicable Sanctions or in any related official guidance) by a person or organisation listed on any Sanctions List; or (ii) resident or located in, operating from, or incorporated or organised under the laws of a Sanctioned Country; or

(iii) a government of a Sanctioned Country; or (iv) an agency or instrumentality of, or an entity directly or indirectly owned or controlled by, a government of a Sanctioned Country; or (v) a national government targeted by any Sanctions blocking its property (which, as of the date of this Agreement, includes Venezuela) or an agency or instrumentality of, or an entity directly or indirectly owned or controlled by, such government; or (vi) otherwise a target of Sanctions or is acting on behalf of any of the persons listed in paragraphs (i) to (v) above, for the purpose of evading or avoiding, or having the intended effect of or intending to evade or avoid, or facilitating the evasion or avoidance of any Sanctions;

**Risk Retention Letter** means the risk retention letter delivered by the Purchaser to, among others, the Seller on or about the date of this Agreement, as may be amended from time to time;

*Sale Notice* means the notice substantially in the form set out in Part A of Schedule 11 (*Form of Sale Notice*) to this Agreement provided by the Seller to the Purchaser on a Sale Notice Date in accordance with Clause 2.1 of this Agreement;

Sale Notice Date means, for any Receivable which is not (x) a Further Disbursement or (y) a Back-Book Receivable which is included in a Back-Book Sale Notice, (i) the second Business Day (or such other day as may be agreed between the Seller and the Class C Lender) of each calendar week during the Commitment Period with the first Sale Notice Date during the Commitment Period being [\* \* \*] (or such other date as may be agreed between the Seller and the Class C Lender) and (ii) [\* \* \*];

Sale Notice Portfolio has the meaning given in Clause 2.6(d);

*Sale Time* means, in relation to a Receivable, the point in time at which the title to such Receivable is reflected by an automated process (to which the Seller exercises no discretion) in the System as being transferred from the Seller to the Purchaser;

Sanctioned Country means a country or territory which is, or whose government is, at any time subject to Sanctions generally prohibiting dealings with such government, country, or territory, which countries and territories, as of the date of this Agreement, being Russia, the Crimea Region of Ukraine, the Donetsk People's Republic, the Luhansk People's Republic (each as defined and construed in the applicable Sanctions laws and regulations), Cuba, Iran, North Korea, Sudan and Syria;

**Sanctions** means any economic or financial sanctions laws, regulations, trade or any other embargoes, export control or restrictive measures imposed, administered, enacted or enforced by any Sanctions Authority;

Sanctions Authorities means (i) the United States government; (ii) the United Nations; (iii) the European Union;

(iv) the United Kingdom; or (v) the respective governmental institutions and agencies of any of the foregoing, including without limitation, the Office of Foreign Assets Control of the US Department of Treasury (OFAC), the United States Department of State, and His Majesty's Treasury (and each a Sanctions Authority);

Sanctions List means any of the lists of designated or sanctioned individuals or entities (or equivalent) issued by any Sanctions Authority, each as amended, supplemented or substituted from time to time, including without limitation, the "Specially Designated Nationals and Blocked Persons" list, Foreign Sanctions Evaders List, and Sectoral Sanctions Identifications List each administered by OFAC; the Consolidated List of Persons, Groups and Entities Subject to EU Financial Sanctions; and the UK Sanctions List, the Consolidated List of Financial Sanctions Targets in the UK and Russia: List of Persons Named in Relation to Financial and Investment Restrictions, each administered by His Majesty's Treasury;

[\* \* \*]

### Scheduled Payment Profile means:

- (a) in respect of a Receivable which is a Non-Interest Product, all scheduled customer payments of principal and fees (less Excluded Amounts) in respect thereof that are due to be received on the scheduled payment dates thereunder; and
- (b) in respect of a Receivable which is an Interest Product, all scheduled customer payments of principal, interest and fees (less Excluded Amounts) in respect thereof that are due to be received on the scheduled payment dates thereunder;

**Secured Creditors** has the meaning given to such term in the Master Framework Agreement;

Securitisation Law means the Luxembourg law on securitisation of 22 March 2004 as amended;

Security Document has the meaning given to such term in the Master Framework Agreement;

Security Interest means any mortgage or sub mortgage, charge or sub charge (whether legal or equitable), encumbrance, pledge, lien, hypothecation, assignment by way of security, or other security interest or title retention arrangement or right of set-off and any agreement, trust or arrangement having substantially the same economic or financial effect as any of the foregoing (other than a lien arising in the ordinary course of business of an account bank for normal service charges or fees payable to them in connection with the relevant accounts or any related services, and any adjustments or corrections of any posting or encoding errors, or by operation of the law);

[\* \* \*]

Seller Bank Accounts means each of the Seller EUR Bank Account and the Seller GBP Bank Account;

[\* \* \*]

Seller Deed of Accession means a document substantially in the form set out in Part B of Schedule 20 (Form of Seller Deed of Accession);

Seller EUR Bank Account means the Seller's EUR denominated bank account as notified in writing to the Purchaser on or prior to the Closing Date (and/or such other account(s) as the Seller may notify to the Purchaser in writing);

**Seller GBP Bank Account** means the Seller's GBP denominated bank account as notified in writing to the Purchaser on or prior to the Closing Date (and/or such other account(s) as the Seller may notify to the Purchaser in writing);

Seller Group means the Seller and all of its direct and indirect Affiliates;

Seller Legal Expenses Costs has the meaning given to it in the [\* \* \*];

Seller Termination Event has the meaning given in Clause 12.1;

Sequential Amortisation Event has the meaning given to it in the Master Framework Agreement;

Settlement Date means the date upon which the Purchaser makes payment in full of the relevant Purchase Price to the Seller for any Receivables;

Settlement Date Title Transfer Option means the subsequent title transfer arrangement in respect of the sale of any Receivables under this Agreement whereby title to such Receivables will be transferred from the Seller to the Purchaser at the Title Transfer Time applicable to such Receivable pursuant to Clause 2.4 hereof (provided that it is agreed that such transfer will only be required to be reflected in the System as soon as is reasonably practicable after the receipt by the Seller of the applicable Purchase Price);

[\* \* \*]

[\* \* \*]

[\* \* \*]

Signing Date means the date of this Agreement;

**SND Title Transfer Option** means the initial title transfer arrangement in respect of the sale of any Receivables under this Agreement whereby title to Receivables will be transferred from the Seller to the Purchaser at the Sale Time as soon as reasonably practicable on or after the relevant Sale Notice Date (due to the time taken to transfer title to the Receivables in the System) pursuant to Clause 2.2 hereof;

**SONIA** means the SONIA (sterling overnight index average) reference rate displayed on the relevant screen of any authorised distributor of that reference rate:

Spanish Products means the ES Pi3 loan product;

Spanish Receivables means Receivables governed by the law of Spain;

**Spanish Standard Documentation** means, in respect of Receivables, the Spanish standard documentation referred to in Schedule 4 (*Standard Documentation*) to this Agreement (including any terms of the User Agreement incorporated by reference) or any update, amendment or replacement of such standard documentation as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

Spot Rate Determination Date means with respect to any date, the date falling three Business Days prior to the immediately previous Monthly Payment Date (or in respect of a date prior to the date falling three Business Days prior to the first Monthly Reporting Date, 13 October 2023);

**Standard Documentation** means, in respect of Receivables, the English Standard Documentation, French Standard Documentation, German Standard Documentation, Italian Standard Documentation and Spanish Standard Documentation in

the form set out in Schedule 4 (*Standard Documentation*) to this Agreement, or any update, amendment or replacement of such standard documentation as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

[\* \* \*]

Switch Notice means the notice to be given by the Seller to the Purchaser, the Receivables Manager and the Security Agent for the Seller to switch to the Settlement Date Title Transfer Option in respect of all Receivables (save for any Further Disbursements and any [\* \* \*]) pursuant to Clause 2.6 of this Agreement;

**System** means the PayPal internal database or such other system as may from time to time be adopted by the Seller to record the Receivables (as notified to the Purchaser);

T2 means the real time gross settlement system operated by the Eurosystem, or any successor system;

TARGET Day means any day on which T2 is open for the settlement of payments in euro;

*Tax Authority* means any government, state, municipal, local, federal or other fiscal, revenue, customs or excise authority, body or official anywhere in the world, which is competent to impose any Tax, or assess or collect any Tax;

Tax Deduction means a deduction or withholding for or on account of Tax from a payment under this Agreement;

*Tax Event* means any action taken by a Tax Authority or a change in applicable Tax law (excluding any change to the relevant rates of Tax) after the date of this Agreement which results in or will result in any of the following:

- (a) the Purchase Price for any Receivables sold to the Purchaser being subject to VAT (whether accountable by the Seller Group or accountable by the Purchaser under a reverse charge system or otherwise) in circumstances where all or substantially all of such VAT is Irrecoverable VAT;
- (b) the Purchaser being required by law to make any Tax Deduction from any payment of the Purchase Price for Receivables sold to the Purchaser or the Seller or the Receivables Manager being required by law to make any Tax Deduction from any payment to the Purchaser in respect of any Receivables sold to the Purchaser; or
- (c) the Seller or the Receivables Manager being subject or charged to Corporation Tax in respect of any Receivables sold pursuant to this Agreement otherwise than by reference to its actual net income, profits or gains in respect of any amount payable to it by the Purchaser under this Agreement or the Receivables Management Agreement,

in each case, provided that the Affected Party shall have first (i) obtained advice from a reputable international Tax advisor confirming the occurrence of a relevant action or change giving rise to circumstances described in paragraph (a), (b) or (c) above, and (ii) provided to the other Party a copy of such advice and an officer's certificate confirming that such action or change has occurred, in which case the relevant Tax Event shall be deemed to have occurred on the date on which the other Party is treated as having received such officer's certificate in accordance with Clause 31 (*Notices*) of this Agreement. For the purpose of this definition, "officer's certificate" shall mean a certificate signed by any board member, director or secretary of the Affected Party or other senior individual designated as an authorised signatory of the Affected Party.

*Taxes* means all present and future taxes, levies, imposts, duties, fees, deductions, withholdings or charges of any nature whatsoever and wheresoever imposed by any national, local or supranational taxing or fiscal authority or agency together with any penalties, fines or interest thereon and Tax and Taxation shall be construed accordingly;

Termination Events means the Seller Termination Events and the Purchaser Termination Events;

*Test Receivable* has the meaning given to it in Clause 13.1;

*Testing Period Commencement Date* means the earliest date on which each of (i) the Seller has confirmed to the Class C Lender that the System has been developed to record the transactions contemplated by this Agreement;

(ii) the Seller and the Class C Lender have confirmed to each other that they have agreed interim draft forms of each of the Asset Model; (iii) 3PL has delivered (which may be by email) an executed copy of the 3PL Declaration of Trust to the

Purchaser and has delivered (which may be by email) signed Notices of Declaration of Trust (as such term is defined in the 3PL Declaration of Trust) to each of the relevant Collection Account Banks (as such term is defined in the 3PL Declaration of Trust); and (iv) the Seller has delivered an executed copy of the PPEU Declaration of Trust to the Purchaser and has delivered signed Notices of Declaration of Trust (as such term is defined in the PPEU Declaration of Trust) to each of the relevant Collection Account Banks (as such term is defined in the PPEU Declaration of Trust);

*Third Party Amounts* means amounts applied or to be applied by the Seller in making payment of certain moneys which properly belong to third parties (including the Seller or the Receivables Manager) including (but not limited to):

- (a) amounts under a direct debit which are repaid to the bank making such payment, if such bank is unable to recoup that amount itself from its customer's account; and
- (b) amounts in respect of Borrower Credit Balance Refunds or PayPal Buyer Protection Payments where such amounts have been compensated for by an anti-dilution payment made by the Seller under Clause 9.20 (*Anti-Dilution*) and any refund or credit in respect of VAT.

[\* \* \*]

Title Transfer Time means (i) in respect of any Receivable which is not a Further Disbursement and which is sold pursuant to the SND Title Transfer Option, the Sale Time for such Receivable; (ii) in respect of any Receivable which is not a Further Disbursement and which is sold pursuant to the Settlement Date Title Transfer Option, the time at which the Purchase Price for such Receivable is received by the Seller; and (iii) in respect of any Further Disbursement, the date of such Further Disbursement is recognised;

*Top 1 Merchant* means, in respect of a Sale Notice Portfolio, the merchant in respect of the greatest volume of Eligible Receivables in such Sale Notice Portfolio, measured by EUR Equivalent Pro Forma Principal Amount;

**Top 5 Merchant** means, in respect of a Sale Notice Portfolio, each of the five merchants which together have the greatest volume of Eligible Receivables in such Sale Notice Portfolio, measured by EUR Equivalent Pro Forma Principal Amount;

*Top 10 Merchant* means, in respect of a Sale Notice Portfolio, each of the ten merchants which together have the greatest volume of Eligible Receivables in such Sale Notice Portfolio, measured by EUR Equivalent Pro Forma Principal Amount;

[\* \* \*]

Transaction Security means the security created under the Security Documents;

Transfer Taxes has the meaning given in Clause 22.5;

True-Up Adjustment means an adjustment to the Estimated Back-Book Purchase Price as set out in a True-Up Adjustment Notice;

True-Up Adjustment Notice has the meaning given to it in Part C of Schedule 3 (Completion);

Turbo Amortisation Event has the meaning given to it in the Master Framework Agreement;

UK GDPR has the meaning given to it in section 3(1) (as supplemented by section 205(4)) of the UK Data Protection Act 2018);

UK Pi3 means the "UK Pay in 3" buy-now, pay-later Eligible Product originated by the Seller;

UK Products means the UK Pi3 loan product;

UK Receivables means Receivables governed by the law of England and Wales;

UK Receivables Manager means the UK Sub;

UK RM Accession Date has the meaning given to it in Part C of Schedule 19 (Form of Receivables Manager Deed of Accession);

*UK Securitisation Regulation* means the EU Securitisation Regulation as it forms part of domestic law in the United Kingdom as implemented by virtue of EUWA, as amended, varied, superseded or substituted from time to time and any relevant binding technical standards, regulations, instruments, rules, policy statements, guidance, transitional relief or other implementing measures of the FCA, the Bank of England, the PRA or other relevant UK regulator (or their successor) in relation thereto;

UK Seller Accession Date has the meaning given to it in Part B of Schedule 20 (Form of Seller Deed of Accession);

UK Sub means an indirect subsidiary of PPHI incorporated in England and Wales for the purposes of originating and managing the UK Receivables;

[\* \* \*]

*Underwriting Policies* means the credit risk policies in the form set out in Schedule 5 (*Underwriting Policies*) of this Agreement, or any update, amendment or replacement of such policies as the Seller may effect from time to time and notified to the Purchaser and the Security Agent;

[\* \* \*]

US GAAP means the US Generally Accepted Accounting Principles, as amended, supplemented or replaced from time to time;

*User Agreement* means the Seller's user agreement governing the use of any PayPal account and any PayPal services, or any update, amendment or replacement of such user agreement as the Seller may effect from time to time;

Utilisation Date means has the meaning given to such term in the Master Framework Agreement;

#### VAT means:

- (a) value added tax imposed by the Luxembourg law on value added tax dated 12 February 1979, as amended; and
- (b) any tax imposed in compliance with the Council Directive of 28 November 2006 on the common system of value added tax (EC Directive 2006/112), as amended; and
- (c) any other tax of a similar nature, whether imposed in Luxembourg or a member state of the European Union in substitution for, or levied in addition to, such tax referred to in paragraphs (a) and (b) above or imposed elsewhere (including, for the avoidance of doubt, any value added tax charged in accordance with the United Kingdom Value Added Tax Act 1994, as amended);

Volcker Rule means Section 13 of the U.S. Bank Holding Company Act of 1956 (together with its implementing regulations);

Weighted Average Original Term means, in respect of a group of Eligible Receivables, the weighted average original term of such Eligible Receivables to be calculated taking into account the timing and amount of all scheduled principal payments under such Eligible Receivables.

IN WITNESS whereof, this Agreement has been executed and delivered on the day and year first above written.	
The Seller	
SIGNED ) for and on behalf of ) PAYPAL (EUROPE) S.À.R.L. ET CIE, S.C.A. )	
acting through and represented by its managing general partner PayPal (Europe) S.à r.l.	
By:	
Authorised Signatory	

**Signature Pages** 

SIGNED ) for and on behalf of ) ALPS PARTNERS S.À R.L. )			
By:			
Authorised Signatory			

The Purchaser

The Security Agent				
SIGNED )				
for and on behalf of )				
BNY MELLON CORPORATE TRUSTEE SERVICES LIMITED )				
By:				
By.				
Name:				
ranc.				

SIGNED ) for and on behalf of ) PAYPAL (EUROPE) S.À.R.L. ET CIE, S.C.A. )
acting through and represented by its managing general partner PayPal (Europe) S.à r.l.
By:
Authorised Signatory

**Receivables Manager** 

# Receivables Manager

# The Back-Up Receivables Manager Facilitator

SIGNED )
for and on behalf of )
AVEGA S.À R.L. )
By:
Name:

The Class C Lender
SIGNED )
for and on behalf of )
ALPS PARTNERS (HOLDING) S.À R.L. )
By:
Name:

## **SIGNATURES**

/s/ Sean Byrne
Authorised Signatory

IN WITNESS of which this Deed has been executed and delivered by the Parties to it on the date stated on the first page of this Deed.
Receivables Manager and Seller
Executed as a DEED ()

for and on behalf of )

PAYPAL (EUROPE) S.À.R.L. ET CIE, S.C.A. )

acting through and represented by its managing general partner PayPal (Europe) S.à r.l.

By:

[Signature page - Amendment and Restatement Deed (RPA and RMA)]

# Receivables Manager

Print name: <u>Simon Bladon</u>

Director

## Witness

Signed: /s/ Petya Miroslavova

I confirm that the above-named signatory has executed this document in my presence.

Print name: Petya Miroslavova

Address: 133 DE BEAUVIOR ROAD, LONDON, N1 4DL

[Signature page – Amendment and Restatement Deed (RPA and RMA)]

## The Purchaser

Executed as a **DEED** ) for and on behalf of ) **ALPS PARTNERS S.À R.L.** )

By:

# /S/ Stefan Ruppert

Name: Stefan Ruppert

Title: Manager



## The Security Agent

EXECUTED as a **DEED** by ) **BNY Mellon Corporate Trustee Services Limited** )

acting by two authorised signatories in the presence of a witness:

Authorised Signatory /s/ Nicolai Gnaciuc

Authorised Signatory /s/

Signature of witness: /s/ John Kane

Name: John Kane

Address: 160 Queen Victoria Street, London EC4V 4LA

# The Back-Up Receivables Manager Facilitator

Executed as a <b>DEED</b> ) for and on behalf of ) <b>AVEGA S.À R.L.</b> )	
Ву:	
S/ Stefan Ruppert	
Name: Stefan Ruppert Fitle: Manager	
The Class C Lender	
Executed as a <b>DEED</b> ) for and on behalf of ) <b>ALPS PARTNERS (HOLDING) S.À R.L.</b>	)
By:	

/S/ Stefan Ruppert

Name: Stefan Ruppert Title: Manager

[Signature page – Amendment and Restatement Deed (RPA and RMA)]

## CERTIFICATION OF CHIEF EXECUTIVE OFFICER, AS REQUIRED BY SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002.

#### I, Alex Chriss, certify that:

- 1. I have reviewed this report on Form 10-Q of PayPal Holdings, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ Alex Chriss

Alex Chriss

President, Chief Executive Officer and Director
(Principal Executive Officer)

Date: July 29, 2025

## CERTIFICATION OF CHIEF FINANCIAL OFFICER, AS REQUIRED BY SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002.

### I, Jamie Miller, certify that:

- 1. I have reviewed this report on Form 10-Q of PayPal Holdings, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

/s/ Jamie Miller

Jamie Miller

Executive Vice President, Chief Financial and Operating Officer (Principal Financial Officer)

Date: July 29, 2025

# CERTIFICATION OF CHIEF EXECUTIVE OFFICER, AS REQUIRED BY SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002.

I, Alex Chriss, hereby certify pursuant to 18 U.S.C. Section 1350 adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 that:

- (i) The accompanying quarterly report on Form 10-Q for the quarter ended June 30, 2025 fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934, as amended; and
- (ii) The information contained in such report fairly presents, in all material respects, the financial condition and results of operations of PayPal Holdings, Inc.

/s/ Alex Chriss

Alex Chriss

President, Chief Executive Officer and Director
(Principal Executive Officer)

Date: July 29, 2025

The foregoing certification is being furnished solely pursuant to 18 U.S.C. Section 1350 and is not being filed as part of this report.

# CERTIFICATION OF CHIEF FINANCIAL OFFICER, AS REQUIRED BY SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002.

I, Jamie Miller, hereby certify pursuant to 18 U.S.C. Section 1350 adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 that:

- (i) The accompanying quarterly report on Form 10-Q for the quarter ended June 30, 2025 fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934, as amended; and
- (ii) The information contained in such report fairly presents, in all material respects, the financial condition and results of operations of PayPal Holdings, Inc.

/s/ Jamie Miller

Jamie Miller

Executive Vice President, Chief Financial and Operating Officer (Principal Financial Officer)

Date: July 29, 2025

The foregoing certification is being furnished solely pursuant to 18 U.S.C. Section 1350 and is not being filed as part of this report.