UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-D

ASSET-BACKED ISSUER DISTRIBUTION REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

For the monthly distribution period from June 1, 2022 to June 30, 2022

Commission File Number of issuing entity: 333-230197-02 Central Index Key Number of issuing entity: 0001282663

World Financial Network Credit Card Master Note Trust

(Exact name of issuing entity as specified in its charter)

Commission File Number of depositor: 333-230197 Central Index Key Number of depositor: 0001139552

WFN Credit Company, LLC

(Exact name of depositor as specified in its charter)

Central Index Key Number of sponsor (if applicable): 0001007254

Comenity Bank

(Exact name of sponsor as specified in its charter)

Benjamin L. Morgan (214) 494-3000

(Name and telephone number, including area code, of the person to contact in connection with this filing)

Delaware

(State or other jurisdiction of incorporation or organization of the issuing entity)

One Righter Parkway, Suite 100 Wilmington, Delaware (Address of principal executive offices of issuing entity)

19803 (Zip Code)

(302) 529-6140

(Telephone number, including area code)

N/A

(Former Name, former address, if changed since last report)

Title of Class	F	Registered/reporting pursuant	to (check one)	Name of exchange
	Section 12(b)	Section 12(g)	Section 15(d)	(If Section 12(b)
Series 2019-C, Class A, Class M, Class B	£	£	S	

Indicate by check mark whether the registrant: (1) has filed all reports required by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes **S** No **£** [Check]

31-1772814 (I.R.S. Employer Identification No.)

PART I – DISTRIBUTION INFORMATION

Item 1. Distribution and Pool Performance Information.

The response to Item 1 is set forth herein and in Exhibit 99.1.

No assets securitized by the depositor and held by World Financial Network Credit Card Master Note Trust were the subject of a demand to repurchase or replace for breach of the representations and warranties during the distribution period from June 1, 2022 to June 30, 2022.

The depositor filed its most recent Form ABS-15G on February 9, 2022. The CIK number of the depositor is 0001139552.

Are there any material modifications, extensions or waivers to pool asset terms, fees, penalties or payments during the distribution period or that have cumulatively become material over time? Yes \pounds No S

Are there any material breaches of pool asset representations and warranties or transaction covenants? Yes £ No S

Are there any material changes in the solicitation, credit-granting, underwriting, origination or pool selection criteria or procedures? Yes \mathbf{t} No S

For Series 2019-C is the applicable Portfolio Yield averaged over any three consecutive Monthly Periods less than the applicable Base Rate averaged over such period? Yes \pounds No S

Was the depositor required to designate additional accounts during the distribution period because: (i) the average Transferor Amount was less than the average Minimum Transferor Amount during any period of 30 consecutive days or (ii) the aggregate amount of principal receivables plus amounts in the Excess Funding Account was less than the Required Principal Balance on any business day during the distribution period? Yes \pounds No S

Item 1A. Asset-Level Information.

Not applicable.

Item 1B. Asset Representations Reviewer and Investor Communication.

Not applicable.

Item 3. Sales of Securities and Use of Proceeds.

Not applicable.

Item 5. Submission of Matters to a Vote of Security Holders.

Not applicable.

Item 7. Change in Sponsor Interest in the Securities.

Not applicable.

Item 10.

Exhibits.

Exhibit	
No.	Document Description
<u>99.1</u>	Monthly Noteholder's Statement for World Financial Network Credit Card Master Note Trust, Series 2019-C for the July 15, 2022 Payment
	Date.

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.

WFN Credit Company, LLC, as depositor

Dated: July 15, 2022

By: <u>/s/ Michael Blackham</u> Name: Michael Blackham Title: Treasurer

INDEX TO EXHIBITS



Document Description Monthly Noteholder's Statement for World Financial Network Credit Card Master Note Trust, Series 2019-C for the July 15, 2022 Payment Date.

Pursuant to the Master Indenture, dated as of August 1, 2001, (as amended and supplemented, the "Indenture") between World Financial Network Credit Card Master Note Trust (the "Issuer") and U.S. Bank National Association, as indenture trustee (the "Indenture Trustee"), the 2019-C Indenture Supplement, dated as of September 18, 2019 (the "Indenture Supplement"), Comenity Bank, as Servicer (the "Servicer") under the Transfer and Servicing Agreement, dated as of August 1, 2001 (as amended, the "Transferor and Servicing Agreement") between the Servicer, WFN Credit Company, LLC, as Transferor and the Issuer, is required to prepare certain information each month regarding current distributions to the Noteholders and the performance as of the Trust during the previous month.

The information required to be prepared with respect to the Distribution Date of July 15, 2022 and with respect to the performance of the Trust during the month of June 2022 is set forth below. Capitalized terms herein are defined in the Indenture and the Indenture Supplements.

Monthly Period:	Jun-22
Determination Date:	7/13/2022
Distribution Date:	7/15/2022
Number of Days in Period:	30
Number of Days in Month:	30
Record Date:	6/30/2022

I. DEAL PARAMETERS

Series 2019-C

(a) Class A Initial Note Principal Balance	600,000,000.00
(b) Class M Initial Note Principal Balance	53,425,000.00
(c) Class B Initial Note Principal Balance	30,822,000.00
(d) Class C Initial Note Principal Balance	\$ 0.00
(e) Class D Initial Note Principal Balance	\$ 0.00
(f) Total Initial Note Principal Balance	\$684,247,000.00
(g) Initial Excess Collateral Amount	\$137,672,000.00
(h) Class A Initial Nata Dringing Dalagae 0/	73.00%
 (h) Class A Initial Note Principal Balance % (i) Class M Initial Note Principal Balance % 	6.50%
(i) Class B Initial Note Principal Balance %	3.75%
(k) Class C Initial Note Principal Balance %, if applicable	0.00%
(I) Class D Initial Note Principal Balance %, if applicable	0.00%
(n) Excess Collateral Amount %	16.75%
(iii) Excess Condicial Allount 76	10.7376
(n) Required Retained Transferor Percentage	4.00%
(o) Additional Minimum Transferor % (2% Nov-Jan; 0% otherwise)	0.00%
	0.0070
(p) LIBOR rate as of most recent reset day, if applicable	
(q) Class A Note Interest Rate	2.21%
(r) Class A Swap Rate, if applicable	,
(s) Class A Swap Rate plus Spread, if applicable	
(t) Class A Margin, if applicable	
(u) Class A Margin plus Libor, if applicable	
(v) Class M Note Interest Rate	2.71%
(w) Class M Swap Rate, if applicable	
(x) Class M Swap Rate plus Spread, if applicable	
(y) Class B Note Interest Rate	0.00%
(z) Class B Swap Rate, if applicable	
(aa) Class B Swap Rate plus Spread, if applicable	
(ab) Class C Note Interest Rate, if applicable	0.00%
(ac) Class C Swap Rate, if applicable	
(ad) Class C Swap Rate plus Spread, if applicable	
(ae) Class D Note Interest Rate, if applicable	0.00%
(af) Servicing Fee Percentage	2.00%

II. COLLATERAL AMOUNTS AND ALLOCATION PERCENTAGES

Series 2019-C

	¢ 9 21 010 000 00
(a) Initial Collateral Amount	\$ 821,919,000.00
(b) Initial Excess Collateral Amount	\$137,672,000.00
	A A A A
(c) Principal Payments made to Noteholders	\$ 0.00
(d) Principal Accumulation Account Balances	\$497,634,184.00
(e) Unreimbursed Investor Charge-offs and Reallocated Principal Collections	\$ 0.00
(f) Collateral Amount - End of Current Monthly Period	\$324,284,816.00
(g) Excess Collateral Amount - End of Current Monthly Period	\$137,672,000.00
(h) Required Excess Collateral Amount	\$137,672,000.00
(i) Beginning Class A Note Principal Balance	\$600,000,000.00
(j) Beginning Class M Note Principal Balance	\$ 53,425,000.00
(k) Beginning Class B Note Principal Balance	\$ 30,822,000.00
(1) Beginning Class C Note Principal Balance, if applicable	\$ 0.00
(m) Beginning Class D Note Principal Balance, if applicable	\$ 0.00
(n) Total Beginning Note Principal Balance	\$684,247,000.00
(o) Ending Class A Note Principal Balance	\$600,000,000.00
(p) Ending Class M Note Principal Balance	\$ 53,425,000.00
(q) Ending Class B Note Principal Balance	\$ 30,822,000.00
(r) Ending Class C Note Principal Balance, if applicable	\$ 0.00
(s) Ending Class D Note Principal Balance, if applicable	\$ 0.00
(t) Total Ending Note Principal Balance	\$684,247,000.00
	· · · · · · · · · · · ·
(u) Allocation Percentage- Finance Charges Collections and Default Amounts	5.22%
(v) Allocation Percentage- Principal Collections	13.23%

III. RECEIVABLES IN THE TRUST

(a) Beginning of the Month Principal Receivables	\$ 6,216,530,811.07
(b) Collection of Principal Receivables	\$ 810,234,112.08
(c) Defaulted Receivables (principal charge-offs):	\$ 33,037,064.30
(d) Dilution (Principal net of Debit Adjustments):	\$ 74,720,384.48
(e) Sales (principal receivables generated):	\$ 903,433,496.18
(f) Net (Removal)/Addition of Principal Receivables:	\$ 0.00
(g) End of Month Principal Receivables $(a - b - c - d + e + f)$	\$ 6,201,972,746.39
(h) Recoveries of previously Charged-off Receivables:	\$ 6,439,941.62
(i) Beginning of the Month Finance Charge Receivables	\$ 187,554,470.24
(j) End of the Month Finance Charge Receivables	\$ 208,191,927.21

IV.RECEIVABLES PERFORMANCE SUMMARY

COLLECTIONS:	
(a) Collections of Principal Receivables	\$ 810,234,112.08
(b) Collections of Finance Charge Receivables	\$ 132,651,858.59
(c) Total Collections (a+b).	\$ 942,885,970.67
(d) Monthly Payment Rate (% of Beginning Principal Receivables)	15.17%

DELINQUENCIES AND LOSSES:		PRINCIPAL	% OF		
			PRINCIPAL		
End of the month delinquencies:	I	RECEIVABLES	RECEIVABLES	ACCOUNTS	% OF
(e) 1-30 days delinquent (CA1) ¹	\$	279,235,989.10	4.50%	425,881	1.41%
(f) 31-60 days delinquent (CA2)	\$	86,712,390.77	1.40%	142,358	0.47%
(g) 61-90 days delinquent (CA3)	\$	58,548,495.63	0.94%	89,697	0.30%
(h) 91-120 days delinquent (CA4)	\$	41,248,367.96	0.67%	55,107	0.18%
(i) 121-150 days delinquent (CA5)	\$	34,914,284.41	0.56%	49,158	0.16%
(j) 151+ days delinquent (CA6)	\$	31,216,609.93	0.50%	47,439	0.16%
(k) Total delinquencies $(e + f + g + h + i + j)$	\$	531,876,137.80	8.58%	809,640	2.68%
(l) Total 60+ days delinquent	\$	165,927,757.93	2.68%		
(m) Lowest Delinquency Trigger (all series)			9.50%		
(n) Investor Requests for Communications			None		
CHARGE-OFFS:					
(o) Number of Charged-Off Accounts		44,043			
(p) Gross Charge-Offs (principal charge-offs):	\$	33,037,064.30			
(q) Number of Charged-Off Accounts with Recoveries		42,858			
(r) Recoveries (includes principal, finance charges and fees)	\$	6,439,941.62			
(s) Gross Principal Charge-Off Rate					
(% of Total Principal Receivables - End of Monthly Period) -					
annualized					
(i) Current		6.39%	, D		
(ii) Prior Monthly Period		6.23%	Ď		
(iii) Two Months Prior Monthly Period		6.39%	, D		
(iv) Three Months Prior Monthly Period		6 21%	,		

(iv) Three Months Prior Monthly Period	6.21%	
(v) Three -Month Average	6.34%	
(vi) Four-Month Average	6.30%	
(t) Net Principal Charge-Offs (Gross Charge-Offs - recoveries)	\$ 26,597,122.68	
(u) Net Principal Charge-Off Rate		
(% of Total Principal Receivables - End of Monthly Period) -		
annualized		

(i) Current	5.15%	
(ii) Prior Monthly Period	4.95%	
(iii) Two Months Prior Monthly Period	5.12%	
(iv) Three Months Prior Monthly Period	4.90%	
(v) Three -Month Average	5.07%	
(vi) Four-Month Average	5.03%	
(v) Average Net Charge Off (net principal charge-offs/number of charged-		
off accounts)	\$ 603.89	

V. TRANSFEROR INTEREST AND SELLER'S INTEREST		
(a) Required Retained Transferor Percentage	4.00%	
(b) Additional Minimum Transferor Percentage (2% Nov-Jan; 0%		
otherwise)	0.00%	
(c) Beginning Transferor's Amount	\$2,174,578,223.81	
(d) Ending Transferor's Amount (including Excess Funding/Principal		
Accounts)	\$2,163,714,795.77	
(e) Minimum Transferor's Amount	\$ 248,078,909.86	
(f) Excess Funding Account Balance at end of Monthly Period	\$ 0.00	
(g) Collections and Principal Accounts Balance at end of Monthly Period	62,425,495.67	
(h) Sum of Principal Receivables, Excess Funding, Collections and		
Principal Accounts	\$6,264,398,242.06	
(i) Required Seller's Interest (as of the most recent RR measurement date)	\$ 150,775,842.17	
(j) Seller's Interest (as of the most recent RR measurement date)	\$ 1,854,123,844.80	

1. June CA1 data was impacted by the planned transition of credit card processing services to a third-party provider.

VI. TRUST ACCOUNT BALANCES AND EARNINGS BEGINNING ACCOUNT BALANCES:	Series 2019-C
(a) Finance Charge Account	4,806,137.40
(b) Cash Collateral Account, if applicable	-
(c) Spread Account, if applicable	-
(d) Reserve Account	3,421,235.00
(e) Principal Account	-
(f) Principal Accumulation Account	435,429,911.00
ENDING ACCOUNT BALANCES:	
(g) Finance Charge Account	4,678,328.65
(h) Cash Collateral Account, if applicable	-
(i) Spread Account, if applicable	-
(j) Reserve Account	3,421,235.00
(k) Principal Account	-
(1) Principal Accumulation Account	497,634,184.00
INTEREST AND EARNINGS:	
	2,1,10,20
(m) Interest and Earnings on Finance Charge Account	3,149.39
(m) Interest and Earnings on Cash Collateral Account, if applicable	-
(o) Interest and Earnings on Spread Account, if applicable	-
(p) Interest and Earnings on Reserve Account	1,828.19
(q) Interest and Earnings on Principal Accumulation Account	250,399.84
(r) Interest and Earnings on Principal Account	-
(s) Interest and Earnings on Collection Account (allocated)	2,485.47

VII. ALLOCATION and APPLICATION of COLLECTIONS

VII. ALLOCATION and APPLICATION of COLLECTIONS	Sei	ries 2019-C	
APPLICATIONS OF FINANCE CHARGE COLLECTIONS:			
(a) Floating Allocation of Finance Charges	\$	7,181,600.32	
(b) Class A Monthly Interest(c) Class A Swap Payment Due to (from) Swap Provider, if applicable	\$	1,105,000.00	
(d) Class M Monthly Interest(e) Class M Swap Payment Due to (from) Swap Provider, if applicable	\$	120,651.46	
(f) Class B Monthly Interest (g) Class B Swap Payment Due to (from) Swap Provider, if applicable	\$	0.00	
(h) Servicing Fee (Collateral Amount*2%/12)	\$	540,474.69	
(i) Class C Monthly Interest(j) Class C Swap Payment Due to (from) Swap Provider, if applicable	\$	0.00	
(k) Class D Monthly Interest	\$	0.00	
 (l) Investor Default Amounts (m) Uncovered Dilution Amounts (n) Unreimbursed Investor Chargeoffs & Reallocated Principal Collections 	\$ \$ \$	1,725,857.40 0.00 0.00	
(o) Required to be Deposited into Cash Collateral Account, if applicable (p) Required Reserve Account Amount, if applicable	\$ \$	0.00 0.00	
 (q) Required to be Deposited into the Spread Account, if applicable (r) Required Payments and Deposits Relating to Interest Rate Swaps (s) Other Payments Required to be made 	\$ \$ \$	0.00 0.00 0.00	
(t) Excess Finance Charge Collections (a-b-c-d-e-f-g-h-i-j-k-l-m-n-o-p-q-r-s)		3,689,616.77	
APPLICATION OF PRINCIPAL COLLECTIONS:	Sei	ries 2019-C	
(u) Investor Principal Collections		\$107,223,266.50	
(v) Less Reallocated Principal Collections	\$	0.00	
(w) Plus Shared Principal Collections from other Principal Sharing Series	\$	0.00	
 (x) Plus Aggregate amount of Finance Charge Collections applied to cover Defaults and Uncovered Dilution and to be treated as Available Principal Collections 	\$	0.00	
(y) Available Principal Collections (u+v+w+x)	\$ 10	7,223,266.50	
(z) Deposits to Principal Accumulation Account	\$ 6.	\$ 62,204,273.00	
(aa) Monthly Principal applied for payments to the Class A Noteholders	\$	0.00	
(ab) Monthly Principal applied for payments to the Class M Noteholders	\$	0.00	
(ac) Monthly Principal applied for payments to the Class B Noteholders	\$	0.00	
(ad) Monthly Principal applied for payments to the Class C Noteholders	\$	0.00	
(ae) Shared Principal Collections applied to other Principal Sharing	\$	0.00	

VIII. INVESTOR CHARGE-OFFS

VIII. INVESTOR CHARGE-OFFS	
	Series 2019-C
(a) Investor Defaults and Uncovered Dilution	\$ 1,725,857.40
(b) Reimbursed from Available Funds	\$ 1,725,857.40
(c) Reimbursed from Cash Collateral Account	\$ 0.00
(d) Total reimbursed in respect of Investor Defaults and Dilution	\$ 1,725,857.40
(e) Investor Charge-off (a - d)	\$ 0.00
IX. YIELD and BASE RATE	
	Series 2019-C
Base Rate	
(Monthly interest, any net swap payments and monthly servicing fees divided by	
collateral amounts plus amounts on deposit in the principal accumulation account)	
(a) Base Rate (current month)	2.58%
(b) Base Rate (prior month)	2.73%
(c) Base Rate (2 months prior)	2.88%
(d) 3 Month Average Base Rate	2.73%
Gross Portfolio Yield	
(Finance charge collections allocable to each series divided by the collateral amount)	
(e) Gross Portfolio Yield (current month)	26.58%
(f) Gross Portfolio Yield (prior month)	30.42%
(g) Gross Portfolio Yield (2 months prior)	30.97%
(h) 3 Month Average Gross Portfolio Yield	29.32%
Net Portfolio Yield	
(Finance charge collections less defaults allocable to each series divided by the	
collateral amount)	
(e) Net Portfolio Yield (current month)	20.19%
(f) Net Portfolio Yield (prior month)	24.16%
(g) Net Portfolio Yield (2 months prior)	24.59%
(h) 3 Month Average Net Portfolio Yield	22.98%
Excess Spread Percentage ¹	
(Net Portfolio Yield less Base Rate)	
(i) Net Portfolio Adjusted Yield (current month)	17.61%
(j) Net Portfolio Adjusted Yield (prior month)	21.43%
(k) Net Portfolio Adjusted Yield (2 months prior)	21.71%
(1) Net Portfolio Adjusted Yield (3 month average)	20.25%
() not of ono najustou field (o month utorago)	20.2370

1 - Series 2019-C entered its Principal Accumulation Period on October 1, 2021 during which it has been allocated Finance Charge Collections and Default Amounts based on their Collateral Amount rather than the outstanding principal amount of the notes. The Collateral Amount is reduced by the amount of Principal Collections that are applied to the series and deposited in the Principal Accumulation Account. Taking into account the reduced allocations, the excess spread percentages would have been as follows: (1) Series 2019-C: 10.54% for the April 2022 Monthly Period, 8.63% for the May 2022 Monthly Period and 5.39% for the June 2022 Monthly Period.

X. PRINCIPAL ACCUMULATION ACCOUNT

	Series 2019-C
(a) Cumulative Class A principal distributed to PAA (as of prior distribution date)	\$ 436,363,638.25
(b) Class A Principal deposited in the Principal Accumulation Account (PAA)	\$ 54,545,454.78
(c) Total Class A Principal deposited in the PAA (a + b)	\$490,909,093.03
(1) O and the international distribution of the DAA (and Chaine distribution data)	¢ 20.054.545.(1
(d) Cumulative Class M principal distributed to PAA (as of prior distribution date)	\$ 38,854,545.61
(e) Class M Principal deposited in the Principal Accumulation Account (PAA)	\$ 4,856,818.20
(f) Total Class M Principal deposited in the PAA (d +e)	\$ 43,711,363.81
(g) Cumulative Class B principal distributed to PAA (as of prior distribution date)	\$ 22,416,000.14
(h) Class B Principal deposited in the Principal Accumulation Account (PAA)	\$ 2,802,000.02
(i) Total Class B Principal deposited in the PAA (g + h)	\$ 25,218,000.16
(j) Cumulative Class C principal distributed to PAA (as of prior distribution date)	\$ 0.00
(k) Class C Principal deposited in the Principal Accumulation Account (PAA)	\$ 0.00
(1) Total Class C Principal deposited in the PAA $(j + k)$	\$ 0.00
(m) Cumulative Class D principal distributed to PAA (as of prior distribution date)	\$ 0.00
(n) Class D Principal deposited in the Principal Accumulation Account (PAA)	\$ 0.00
(a) Class D Principal deposited in the PAA $(m + n)$	\$ 0.00
(0) Total Class D Fillicipal deposited in the FAA (in + ii)	\$ 0.00
(p) Ending PAA balance $(c + f + i + l + o)$	\$ 559,838,457.00

XI. PRINCIPAL REPAYMENT

	Serie	s 2019-C
(a) Class A Principal Paid (as of prior distribution dates)	\$	0.00
(b) Class A Principal Payments (to be paid on current distribution date)	\$	0.00
(c) Total Class A Principal Paid (a + b)	\$	0.00
(d) Class M Principal Paid (as of prior distribution dates)	\$	0.00
(e) Class M Principal Payments (to be paid on current distribution date)	\$	0.00
(f) Total Class M Principal Paid $(d + e)$	\$	0.00
		<u></u>
(g) Class B Principal Paid (as of prior distribution dates)	\$	0.00
(h) Class B Principal Payments (to be made on current distribution date)	\$	0.00
(i) Total Class B Principal Paid (g + h)	\$	0.00
(j) Class C Principal Paid (as of prior distribution dates)	\$	0.00
(k) Class C Principal Payments (to be made on current distribution date)	\$	0.00
(1) Total Class C Principal Paid (j + k)	\$	0.00
		<u></u>
(m) Class D Principal Paid (as of prior distribution dates)	\$	0.00
(n) Class D Principal Payments (to be made on current distribution date)	\$	0.00
(o) Total Class D Principal Paid (m + n)	\$	0.00
(o) Total Principal Paid $(c + f + i + l + o)$	\$	0.00

XII. SUPPLEMENTAL INFORMATION

Solely with respect to the 2019-C Notes and in each case with reference to the EU Retention Rules in effect and applicable on the date of issuance of the Series of Notes:

Comenity Bank (the "Bank"), as "originator" for the purposes of those EU Retention Rules, will retain on an ongoing basis a material net economic interest that is not less than five percent of the nominal value of the securitized exposures with respect to the relevant Series of Notes, in the form of a first loss tranche in accordance with the text of option (d) of Article 6(3) of the EU Securitization Regulation (as supplemented by Article 8 of the CRR Delegated Regulation), by holding, through the Transferor (its wholly-owned subsidiary), the right to receive distributions in respect of the excess collateral amount relating to that Series of Notes (the "Retained Interest").

The Bank will not allow the Retained Interest to be subject to any credit risk mitigation or other credit risk hedge or to be sold or transferred if, as a result, the bank would not retain a material net economic interest in an amount that is not less than five percent of the nominal value of the securitized exposures, except to the extent permitted in accordance with option (d) of Article 6(1) of the EU Securitization Regulation (as supplemented by Article 12 of the CRR Delegated Regulation).

For purposes of the foregoing: (i) "CRR" means Regulation (EU) No. 575/2013 of the European Parliament and of the Council of 26 June 2013, as supplemented by the CRR Delegated Regulation, (ii) "CRR Delegated Regulation" means Commission Delegated Regulation (EU) No. 625/2014, as and to the extent applicable on the date of issuance of the relevant Series of Notes pursuant to Article 43(7) of the EU Securitization Regulation), [references to CRR Delegated Regulation to be updated for Series issued after adoption of final regulatory technical standards under Article 6(7) SR], (iii) "EU Retention Rules" means Articles 5 and 6 of the EU Securitization Regulation, in each case, as in effect and applicable on the date of issuance of the relevant Series of Notes, together with any guidance published in relation thereto by the relevant European Union supervisory authorities or the European Commission and any relevant regulatory and/or implementing technical standards adopted by the European Commission in relation thereto or to precedent legislation, in each case as in effect and applicable on the date of issuance of the relevant Series of the relevant Series of Notes, (iv) "EU Securitization Regulation" means Regulation (EU) 2017/2402 of the European Parliament and of the Council of 12 December 2017, and (vi) "Solvency II Regulation" means Commission Delegated Regulation (EU) No. 2015/35.

Comenity Bank, as Servicer

By:	/s/ Michael Blackham
Name:	Michael Blackham
Title:	Treasurer