

# DRIVER UK Multi-Compartment S.A.

acting for and on behalf of its  
Compartment Driver UK eleven

**GBP470.0 Million Asset Backed Securities**



**VOLKSWAGEN  
FINANCIAL SERVICES**  
THE KEY TO MOBILITY

## Analytical Contacts

Irfan Surti, Associate Director  
+44 20 8148 1001  
[irfan.surti@kbra.com](mailto:irfan.surti@kbra.com)

Karl Cummins, Senior Director  
+353 1 588 1240  
[karl.cummins@kbra.com](mailto:karl.cummins@kbra.com)

Killian Walsh, Managing Director  
+353 1 588 1184  
[killian.walsh@kbra.com](mailto:killian.walsh@kbra.com)

Christopher Noonan, Associate Director  
+353 1 588 1225  
[christopher.noonan@kbra.com](mailto:christopher.noonan@kbra.com)



## Table of Contents

Executive Summary .....	3
Key Credit Considerations .....	4
Transaction Summary.....	9
Key Changes from Driver UK 10 .....	11
Performance of Prior Securitisations rated by KBRA.....	11
KBRA Process .....	12
Originator and Servicer Review .....	12
Product & Services .....	13
Underwriting Process .....	13
Collections.....	14
Residual Value Management .....	14
Residual Value Realisation .....	15
Historical Performance .....	15
Collateral Analysis.....	17
KBRA Loss Expectation .....	20
Cash Flow Modeling.....	20
Rating Sensitivity Analysis.....	22
ESG Considerations .....	23
Transaction Structure .....	24

## Executive Summary

This new issue report summarises Kroll Bond Rating Agency's (KBRA) analysis of Driver UK Multi-Compartment S.A., acting for and on behalf of its Compartment Driver UK eleven (Driver UK 11, Purchaser or Issuer), a United Kingdom (UK) auto loan receivables ABS transaction. This report is based on information available as of March 2026 and an initial collateral pool as of 28 February 2026. This report does not constitute a recommendation to buy, hold, or sell securities.

Capital Structure						
Class	Initial Amount (GBP)	Interest Rate	Scheduled Revolving Period End Date	Legal Final Maturity Date	Initial Credit Enhancement (%) <sup>1</sup>	KBRA Rating
A	376,000,000	SONIA + 0.58%	September 2026	September 2033	26.0%	AAA (sf)
B	44,000,000	SONIA + 0.95%	September 2026	September 2033	17.2%	AA (sf)
Subordinated Loan	50,007,077	5.9225%	September 2026	September 2033	7.2%	NR
Total	470,007,077					

<sup>(1)</sup> Initial Credit Enhancement displayed consists of subordination, cash collateral and overcollateralisation.

Driver UK 11 represents the latest public securitisation for Volkswagen Financial Services AG's (VWFS) UK subsidiary, Volkswagen Financial Services (UK) Limited (VWFS (UK) or Seller or Servicer), under the Driver securitisation platform. VWFS has been securitising its assets, including hire purchase contract receivables, auto loan receivables and auto lease receivables since 1996 and since 2002 for UK receivables.

Established in 1994, VWFS (UK) provides financial products and services to retail and business customers purchasing Volkswagen and related brand vehicles in the UK. VWFS (UK) is fully authorised and regulated by the Financial Conduct Authority (FCA) in the UK in respect of regulated consumer credit and leasing activities. With over 400,000 new contracts funded in 2024 for a total value of GBP9.8 billion, VWFS (UK) provided financing for 45.9% of all new Volkswagen group vehicles registered in the UK in that year. VWFS (UK) had net finance lease receivables of GBP16.9 billion as at 31 December 2024 (2023: GBP16.0 billion) which it funded primarily through a combination of securitisation and intercompany funding.

VWFS<sup>1</sup> is a captive financial services company, operating in Europe and the UK through its various subsidiaries, shareholdings and joint ventures. As a wholly owned subsidiary of Volkswagen AG (VW Group or VW), it operates and coordinates the financial services activities of the VW Group for European business including the UK (excludes Trucks and Bus divisions and Porsche Financial Services). With total assets of €196.0 billion as at 30 June 2025 (up from €192.3 billion as at December 2024), VWFS reported a consolidated operating profit of €1.3 billion for the first half of 2025 with over 10,000 employees.

Driver UK 11 has issued GBP376.0 million Class A notes and GBP44.0 million Class B notes (together the Notes) and a GBP50.0 million subordinated loan facility (Subordinated Loan) collateralised by a revolving pool of:

- Personal Contract Purchase Agreements (PCPs) (91.2% of the initial pool balance). PCPs are amortising contracts with an option for the customer to make a final balloon payment at maturity and take ownership of the vehicle or return the vehicle to VWFS (UK) in lieu of the final balloon payment. Should an obligor elect to return the vehicle in lieu of the optional final balloon payment, VWFS (UK) will sell the vehicle and realise a gain or loss if the sales proceeds differ from the optional final balloon payment (Residual Value or RV).
- Hire Purchase Agreements (HPs) (8.2% of the initial pool balance). HPs are fully amortising hire purchase contracts with no balloon payment.
- Lease Purchase Agreements (LPs) (0.6% of the initial pool balance). LPs are fixed instalment agreements with a final balloon payment at maturity.

All products are extended to consumer (90.2% of the initial pool balance) and commercial customers located in the UK. The transaction features a six-month revolving period (Revolving Period), which will end on the earlier of (i) the payment date falling in September 2026 and (ii) the date on which an early amortisation event has occurred. During the Revolving Period, VWFS (UK) may sell additional receivables to the Issuer subject to certain eligibility requirements.

<sup>1</sup> As of 1 July 2024, Volkswagen Financial Services Europe AG was renamed and now operates as Volkswagen Financial Services AG (VWFS), responsible for European operations including the UK. The former Volkswagen Financial Services AG has been renamed Volkswagen Financial Services Overseas AG, which will oversee non-European business. As a result of this restructuring, VWFS's 2025 mid-year financial figures are not directly comparable to the prior year; instead, comparisons have been made against year-end 2024 figures where relevant.



Credit enhancement consists of subordination, overcollateralisation, excess spread and an amortising cash collateral account which was funded on the closing date in an amount equal to 1.45% of the aggregate nominal amount of the Notes. During the revolving period, no principal payments are made to the Notes, instead, in the absence of losses on the portfolio, overcollateralisation builds to the target levels through a discounted purchase price on new receivables. Following the end of the revolving period and in the absence of a Credit Enhancement Increase Condition being in effect, the transaction will amortise on a pro-rata basis after target overcollateralisation levels have been met. If the Credit Enhancement Increase Condition is in effect, the transaction will amortise sequentially. The Notes are floating rate obligations that accrue interest based on compounded daily SONIA plus a margin. To mitigate the risk between the fixed rate cashflows and the floating rate notes, the Issuer has entered into interest rate swaps, which are paid for through the monthly priority of payments.

The purchase price for the receivables transferred to the Issuer at closing and during the revolving period is calculated based on the net present value of the monthly payments and Residual Value of the receivables. The discount rate used to determine the net present value is 6.724%. As of the initial cut-off date (28 February 2026), the aggregate discounted balance of the receivables is GBP500.0 million, comprising of 20,286 individual contracts. Approximately 91.2% of the initial portfolio comprises PCP contracts, including an optional return of the vehicle and discounted aggregate optional final payment amount of GBP266.8 million (53.4% of initial portfolio), 8.2% of the portfolio consists of HP contracts and 0.6% consists of LP contracts. The weighted average original term of the initial portfolio is 47.2 months with a weighted average remaining term of 40.5 months. New vehicles comprise 51.6% of the aggregate discounted balance.

The key transaction parties for this transaction are listed below:

<b>Transaction Parties</b>	
Issuer	Driver UK Multi Compartment S.A., acting for and on behalf of its Compartment Driver UK eleven, Luxembourg
Seller, Servicer, Subordinated Lender	Volkswagen Financial Services (UK) Limited
Cash Collateral Account Bank / Distribution Account Bank / Accumulation Account Bank / Counterparty Downgrade Collateral Account Bank / Cash Administrator / Paying Agent and Interest Determination Agent	Deutsche Bank AG
Swap Counterparty	Royal Bank of Canada plc
Corporate Services Provider	Circumference FS (Luxembourg) S.A.
Security Trustee	CSC Trustees GmbH
Registrar	Deutsche Bank Luxembourg S.A.
Arranger	Lloyds Bank Corporate Markets plc

<b>Key Credit Considerations</b>	<b>+/-</b>
<p><b>Experienced Originator/Servicer</b>            VWFS (UK) is the captive UK subsidiary of VWFS, which in turn is a subsidiary of the VW Group, and primarily supports VW customers through the provision of financing options to acquire Volkswagen and related brand vehicles.</p> <p>With over 1,000 employees, VWFS (UK) operates from a centralised business centre and primarily originates through an approved franchised dealer network using established credit application and control processes.</p> <p>As at 31 December 2024, VWFS (UK) reported total assets of GBP22.6 billion (up from GBP21.3 billion in 2023) and a profit for the year of GBP110.3 million (down from GBP276.0 million in 2023) with a year-end total capital ratio of 13.6%. The decline in VWFS (UK) profit was attributed to increases in funding costs following a period of significant interest rate rises as well as the impact of used car values decreasing in the UK. The company's funding structure at year-end 2024 had approximately 45.1% of assets funded through securitisation, 35.6% through intercompany debt and 13.3% equity.</p> <p>VWFS operates and coordinates the financial services activities of its parent, VW Group, for European business including the UK (excludes Trucks and Bus divisions and Porsche Financial Services). As at 30 June 2025, VWFS reported total assets of €196.0 billion, up from €192.3 billion at year-end 2024. The total capital ratio remained unchanged at 16.4%. For the first half of 2025, VWFS generated a consolidated operating profit of €1.3 billion and employed more than 10,000 staff.</p>	+



The VW Group is one of the largest auto manufacturers in the world, with global revenues of €238.7 billion for the first nine months of 2025 (€237.3 billion for the first nine months of 2024) and an operating profit of €5.4 billion (down from €12.8 billion for the first nine months of 2024). The decrease in operating profit is mainly due to non-cash impairment charges and write-downs of capitalised project costs allocated to the Porsche business, as well as impacts from higher US import tariffs and increased CO<sub>2</sub> regulation costs in Europe

### **Transaction Structure**

The transaction benefits from credit enhancement levels that are sufficient to withstand KBRA's rating stresses. Credit enhancement to the Class A and Class B Notes is comprised of subordination of more junior note classes, overcollateralisation, excess spread, and reserves, as follows:

Overcollateralisation: Initial overcollateralisation is 6.0% of the aggregate discounted balance of the collateral pool.

Targeted Overcollateralisation Amount: Following the end of the Revolving Period and in accordance with the priority of payments, each class of notes will receive principal until their respective target overcollateralisation amounts have been reached (see the [Transaction Structure](#) section for the Notes target overcollateralisation levels). Target overcollateralisation includes subordination but excludes reserves. If a [Credit Enhancement Increase Condition](#) is in effect, the structure will revert to sequential payment priority where the Class A Notes receive principal until paid in full, followed by the Class B Notes. Additionally, following a Credit Enhancement Increase Condition being in effect, interest on the Subordinated Loan will not be paid until the Notes have been repaid in full.

Subordination: Subordination is 18.8% and 10.0% for the Class A Notes and Class B Notes respectively.

Excess Spread: The discount rate (the purchase price paid for the receivables by the Issuer to the Seller is calculated by discounting each future total instalment plus Residual Value) has been calculated to target close to zero percent excess spread rate on the transaction. Notwithstanding this, following a Credit Enhancement Increase Condition being in effect, the payment of interest and principal of the Notes will be senior to the payment of interest on the Subordinated Loan which will provide excess spread that would be available to support the Notes.

Cash Reserve Account: An amortising cash reserve account of GBP6.1 million was funded at closing, initially sized at 1.45% of the aggregate nominal amount of the Notes (refer to [Transaction Structure](#)). The reserve account is available to cover senior fees and expenses and interest due on the Notes or to pay principal on the Notes on the final legal maturity date. The reserve will be replenished to the extent there are available cashflows following payment of interest on the Class B notes in subsequent periods. Releases from the cash reserve account because of a reduced cash reserve requirement will be paid to the subordinated lender in the absence of a Credit Enhancement Increase Condition being in effect.

### **Pro Rata Amortisation of Notes Subject to Triggers**

Following the end of the Revolving Period, prior to the occurrence of a Credit Enhancement Increase Condition being in effect and after the target overcollateralisation levels have been reached, the Notes and the Subordinated Loan will amortise on a pro-rata basis.

The occurrence of a Credit Enhancement Increase Condition will cause the amortisation of the Notes and Subordinated Loan to change from a pro-rata to a sequential pay structure. Credit Enhancement Increase Conditions are listed below:

- The aggregate cumulative net loss amount as a percent of the initial reference portfolio is greater than 0.8% between months one to five, greater than 1.8% between months six to eleven, and greater than 4.0% from month twelve onward.
- The dynamic net loss ratio for three consecutive months exceeds 0.30% if the weighted average seasoning of the receivables is less than or equal to 12 months, 0.75%, between month 12 and month 22 or 2.00% between month 22 and month 34. If the weighted average seasoning is greater than 34 months, the dynamic net loss ratio shall not apply.
- The late delinquency ratio exceeds 1.3% on or before March 2027

+

-/+



As the contracts amortise, Residual Value will represent a greater percentage of the aggregate discounted pool balance. Hence, the proportional exposure to Residual Value losses for the Notes increases, the longer the Credit Enhancement Increase Condition trigger is not in effect and the Notes continue to amortise on a pro rata basis. KBRA considered the maximum potential residual value in proportion to available credit enhancement exposure in its analysis.

### Revolving Period

During the transaction's maximum six-month Revolving Period, cash received from available principal collections may be reinvested to purchase additional assets in the absence of an early amortisation event. Additional assets are acquired by the Issuer applying a replenished receivables overcollateralisation percentage of 3.296%. The existence of a Revolving Period adds uncertainty to the portfolio composition and could allow the collateral pool to become more concentrated or drift to lower credit quality receivables.

To mitigate the uncertainty brought upon by the Revolving Period, the transaction includes eligibility criteria which need to be complied with for additional assets to be included. Eligibility criteria account for underlying terms and conditions of the assets including tenor restrictions and alongside certain concentration criteria in relation to the overall portfolio.

Early amortisation events, if triggered, will lead to the end of the Revolving Period. These events include triggers on the ongoing performance of the collateral as well as a trigger if the overcollateralisation ratio on the Class A Notes falls below a certain level. Please refer to [Early Amortisation Events](#) for more information.

The concentration criteria are relatively (compared to other revolving ABS transactions) limited. KBRA has considered the limited criteria in its analysis.

-/+

### Residual Value under PCP Contracts

PCP contracts represent 91.2% of the initial pool balance. A customer can satisfy its obligations under a PCP contract by returning a financed vehicle to VWFS (UK) in lieu of the final payment. This creates the potential for residual value risk within the subject transaction as the servicer will (if the vehicles are turned back) sell the returned vehicles and the proceeds from the sale of the financed vehicle may be less than the amount outstanding under the agreement. The initial portfolio contains 53.4% exposure to Residual Value.

The residual value risk on vehicles is therefore dependent on VWFS (UK)'s ability to accurately forecast future car values and the state of the used car market. Despite low historically observed turn-in rates, turn-in rates are expected to increase if used vehicle prices decline as obligors would be financially motivated to return the vehicle rather than make the balloon repayment at a higher market price. KBRA considered this dynamic in its rating analysis for each of the Notes.

KBRA further considered:

- the historic realisations against original VWFS (UK)'s assessments.
- the changes in the used car market price indices in the UK since 2006.
- the concentration profile of the RV risk in the transaction where a significant portion (49.2%) of PCP contract maturities occur within a six-month horizon based on the initial pool cut.
- the potential increase in the proportion of RV relative to credit enhancement levels given the pro-rata amortisation feature in the transaction.
- the concentration profile of manufacturer and model in the subject transaction.

VWFS (UK) are obliged under a redelivery repurchase agreement to make whole the amount of RV exposure when it crystallises. KBRA has not factored in this obligation in its analysis of the transaction.

-

### The Ability for Voluntary Terminations

In addition to residual value exposure arising from PCP contracts, in accordance with the 1974 Consumer Credit Act, all consumers have the right to end a car finance agreement through voluntary termination (VT) once 50% of the total amount payable over the entire course of the agreement (including interest, fees and final balloon payment) has been paid. If a customer elects to voluntarily terminate the contract, the servicer will sell the associated vehicle and use the proceeds to prepay the loan amount. If net proceeds are less than the loan amount, the transaction will record this shortfall as a net loss. Please refer to the [Historical Performance](#) section for historical VT levels.

KBRA has stressed the expected VT and losses arising from these VTs as part of its rating analysis.

-



<p><b>Historical Performance</b> VWFS (UK) has a long history in auto loan origination and servicing and provided over 20 years of historical data including cumulative gross losses (defaults and voluntary terminations), recoveries and residual value realisations.</p> <p>KBRA notes that given the tenor of the performance data provided, it does include various periods of credit stress in the UK economy. VWFS (UK) has experienced low levels of defaults and voluntary terminations (albeit certain periods did exhibit some stress) throughout the period observed. Furthermore, the turn-in rates for PCP agreements have been low and losses from the optional final payment in PCP agreements have been minimal. Please refer to the <a href="#">Historical Performance</a> section for further details.</p>	+
<p><b>Used Car Market</b> The market for used vehicles experienced significant price inflation post-Covid due to high demand and limited supply initially caused by production delays following COVID-19. As supply constraints have eased, used vehicle prices have declined from their post-pandemic highs and continued to soften in 2025, albeit at a slower pace. Ongoing changes in global trade dynamics have the potential to intensify downward pressure on vehicle values. This creates the potential for lower recovery rates and higher net losses on defaulted collateral, returned vehicles from PCP loans or VTs if used car prices continue to decline.</p> <p>Used car prices for battery electric vehicles (BEVs) have seen a significant correction from post-Covid highs in the UK. However, this risk is partially mitigated by the initial pool mostly consisting of internal combustion engine vehicles (77.4%); BEVs constitute 15.0% of the initial pool.</p> <p>According to the company, VWFS (UK) considers current and future market conditions when setting residual values. KBRA considered the potential impact of vehicles originated during the inflated used vehicle market post-Covid and specifics of the loan products when formulating its base case cumulative gross default, recovery and residual value assumptions.</p>	-/+
<p><b>Commingling Risk</b> Commingling risk is present as VWFS (UK), in its capacity as servicer, collects the ongoing payments associated with the portfolio into VWFS (UK) accounts and is required to remit the collections to the Issuer on a monthly basis. As such, the Issuer is exposed to non-payment by VWFS (UK), prior to a redirection of cashflows to the Issuers account.</p> <p>This risk is partially mitigated by requirement for VWFS (UK) to advance funds to the Issuer covering a calculated amount of expected receipts for the next month if among other conditions, VW Group or VWFS ceases to have an investment grade rating (as defined).</p>	-/+
<p><b>Back-up Servicer Arrangements</b> Following a servicer replacement event, the Issuer or the Security Trustee may terminate the appointment of the Servicer, whose termination would become effective following the appointment of a replacement servicer. Servicer replacement events include failure to pay (within certain grace periods), failure to materially perform (within certain grace periods), incorrectness of a material representation or warranty (which is not remedied) or an insolvency event.</p> <p>No back-up servicer is appointed at closing and the Issuer is required to use all reasonable endeavours to search for and appoint a replacement servicer.</p> <p>A servicing disruption event could have a negative impact on the performance of the transaction. KBRA considered the credit quality of the Servicer, structural mitigants within the transaction as well as the relatively standardised nature of the underlying collateral and the current availability of replacement service providers within the UK.</p>	-
<p><b>Legal Title Over Sale Proceeds</b> The Issuer does not have any rights in or over the vehicles that are financed by the financing contracts, it only has rights in connection with the sale proceeds of those vehicles.</p> <p>Accordingly, in the event of any insolvency of VWFS (UK), the Issuer is reliant on any administrator or liquidator of VWFS taking appropriate steps to sell such vehicles or assist the then servicer in selling such vehicles.</p>	-



<p>The servicing agreement includes a provision providing that the Issuer will pay, in accordance with the order of priority, any administrator or liquidator's costs and expenses in selling such vehicles and an administrator recovery incentive fee. KBRA has considered a stressed incentive fee as part of its rating analysis.</p>	
<p><b>Underwriting and Borrower Verification</b> VWFS (UK) uses established purchase guidelines and controls in their underwriting process.</p> <p>Before an application is accepted, VWFS undertakes a creditworthiness and affordability assessment for all applicants. Retail applications are assessed against a bespoke scoring model and internal policy rules; if the results of the scoring are above a prescribed level and all rules are satisfied the application will approve automatically (typically circa 70% of applications are approved automatically).</p> <p>External credit reference agency data is passed through bespoke scorecards covering both consumer and commercial applications, to generate a bespoke score. This score is converted into a Risk Band (A-D and Z) for every application. The scorecards have been developed using advanced analytical techniques and based on historical data sets. The identity of every applicant is verified at the point of application. Approximately 90% are authenticated electronically using credit reference agency data, otherwise applicants are verified using proof of address and photo identification. Please refer to the <a href="#">Underwriting Process</a> section for further information.</p>	+
<p><b>Interest Rate Risk</b> The underlying receivables are all fixed throughout the contracts whereas the Notes pay interest on a floating rate basis.</p> <p>To mitigate this risk, the Issuer has entered into interest rate swaps with the swap counterparty where the fixed payments made to the swap counterparty are paid through the transaction waterfall and floating rate payments made by the swap counterparty are used to make payments on the Notes. The hedges are balance guaranteed swaps where the notional amount will be equal to the outstanding principal balance of the notes.</p> <p>KBRA has considered the impact of the hedging in its analysis as well as the characteristics of the swap counterparty, the latter of which is in accordance with KBRA's <a href="#">Global Structured Finance Counterparty Methodology</a>.</p>	-/+
<p><b>Granular Portfolio, Regional Diversity</b> The initial portfolio is highly granular with 20,286 individual contracts, the largest single obligor exposure being less than 0.1% and the top 10 obligor exposures less than 0.6%. Used vehicles represent 48.4% of the initial portfolio. The eligibility criteria limits contracts representing used vehicles to a maximum of 60% of the portfolio.</p> <p>The initial portfolio is also geographically diverse within the UK with the highest geographical concentrations being South-East England (14.8%), Scotland (14.7%) and North-West England (13.3%).</p> <p>KBRA considered the granularity of the composition of the initial portfolio and the limited number of contracts scheduled to mature within the maximum length of the revolving period in its analysis. Please refer to the <a href="#">Collateral Analysis</a> for specific detail on the initial portfolio composition.</p>	+
<p><b>Manufacture Concentration, Brand Diversity</b> The transaction has significant manufacture concentration. Vehicles manufactured by the VW Group constitute 91.7% of the initial portfolio.</p> <p>However, KBRA believes the portfolio is comprised of brands that have demonstrated an ability to retain value. Additionally, the portfolio is somewhat diversified by vehicle brands, with Audi (32.5%), Volkswagen (27.8%) and Porsche (11.5%) comprising the top vehicle brands under the portfolio. Furthermore, the top 3 models Volkswagen Audi A3 (5.7%), Volkswagen T-ROC (5.0%), and Volkswagen Golf (4.9%) represent a relatively small portion of the overall portfolio. Please refer to the <a href="#">Collateral Analysis</a> for specific detail on the initial portfolio composition.</p>	-/+

## Regulatory Environment

VWFS (UK) operates under the FCA's consumer protection framework, including the Consumer Duty, which became effective for on-sale products such as PCP agreements on 31 July 2023.

Following the UK Supreme Court's August 2025 ruling on motor finance commission disclosure, the FCA has consulted on an industry-wide redress scheme. If implemented, final rules are expected in 2026, with compensation paid later in the year.

The proposed scheme would apply to regulated motor finance agreements originated between April 2007 and November 2024 where lender-paid broker commission was present. The FCA estimates that around 44% of agreements since 2007 may be deemed unfair due to:

- A discretionary commission arrangement (banned by the FCA in January 2021)
- High commission levels (at or above 35% of the total cost of credit and 10% of the loan amount)
- Contractual arrangements that gave a lender exclusivity or a right of first refusal

The FCA estimates total consumer redress of approximately GBP8.2 billion, with a further GBP2.8 billion of operational and implementation costs, equating to average compensation of around GBP700 per agreement. These estimates are below the FCA's earlier indicative range.

Direct impact on the transaction is expected to be limited. Discretionary commission arrangements were prohibited prior to the pool cut-off, and structural protections including seller indemnities, receivable repurchase for representation breaches (including unenforceability), and borrower set-off exclusions—help shield the Issuer. Originators, including Volkswagen, may nonetheless face redress costs at the corporate level, and elevated complaint volumes could create operational pressure during remediation.

+/-

## Transaction Summary

The table below shows the characteristics of the initial collateral pool of this transaction as on 28 February 2026 compared to the Driver UK Multi Compartment S.A., acting for and on behalf of its Compartment Driver UK ten transaction (Driver UK 10), Compartment Driver UK nine transaction (Driver UK 9) and Compartment Driver UK eight transaction (Driver UK 8).

Deal Name	Driver UK 11	Driver UK 10	Driver UK 9	Driver UK 8
Closing Date	25 March 2026	27 October 2025	25 October 2024	25 March 2024
Originator	VWFS (UK)	VWFS (UK)	VWFS (UK)	VWFS (UK)
<b>Collateral Stratification</b>				
Discounted Balance	£500,007,529	£750,002,210	£500,009,477	£625,007,502
o/w Receivable Payments	£233,212,519	£339,209,762	£217,146,236	£267,079,501
o/w LP Balloon Payment	£1,650,995	£1,368,947	£2,170,817	£1,725,915
o/w Optional Final Payment	£266,795,010	£410,792,448	£282,863,241	£357,928,000
Number of Receivables	20,286	32,470	22,799	30,032
Avg Original Amount Financed	£25,141	£23,536	£23,203	£22,632
Wtd Avg Interest Rate	9.3%	9.5%	9.3%	9.2%
Wtd Avg Original Term (months)	47.2	47.2	47.4	47.4
Wtd Avg Seasoning (months)	6.8	6.9	9.0	9.6
Wtd Avg Remaining Term (months)	40.5	40.4	38.6	37.9
% New Vehicles	51.6%	50.3%	49.4%	50.1%
<b>Product Type</b>				
PCP	91.2%	93.5%	92.4%	92.5%
Hire Purchase	8.2%	6.2%	7.0%	7.0%
Lease Purchase	0.6%	0.3%	0.6%	0.5%
<b>Fuel Type</b>				
Petrol	66.1%	72.0%	74.3%	71.6%
Diesel	11.2%	11.3%	14.6%	17.4%



Battery Electric	15.0%	10.7%	7.0%	7.6%
Hybrid	7.7%	6.0%	4.1%	3.4%
<b>Top Geographic Concentration</b>				
Region 1	South East: 14.8%	Scotland: 16.4%	Scotland: 15.8%	South East: 15.4%
Region 2	Scotland: 14.7%	South East: 14.7%	South East: 14.6%	Scotland: 15.3%
Region 3	North West: 13.3%	North West: 13.1%	North West: 12.4%	North West: 12.1%
<b>Top Vehicle Brands</b>				
Brand 1	Audi: 32.5%	Audi: 33.5%	Audi: 33.7%	Audi: 36.8%
Brand 2	Volkswagen: 27.8%	Volkswagen: 29.4%	Volkswagen: 29.8%	Volkswagen: 29.9%
Brand 3	Porsche: 11.5%	Skoda: 10.9%	Porsche: 9.9%	Skoda: 9.3%
<b>Top Vehicle Models</b>				
Model 1	Audi A3: 5.7%	Audi A3: 6.0%	Volkswagen T-ROC: 5.9%	Volkswagen Polo 6.2%
Model 2	Volkswagen T-ROC: 5.0%	Volkswagen T-ROC: 5.5%	Audi A3: 5.8%	Audi A3: 5.6%
Model 3	Volkswagen Golf: 4.9%	Volkswagen Polo: 5.3%	Volkswagen Tiguan: 5.5%	Volkswagen Golf: 5.3%
<b>Note Balance</b>				
Class A	£376,000,000	£551,200,000	£358,800,000	£444,600,000
Class B	£44,000,000	£71,200,000	£51,500,000	£68,100,000
Subordinated Loan	£50,007,077	£82,500,243	£59,701,132	£74,750,897
<b>Gross Excess Spread</b>				
Effective Interest Rate	6.7%	6.9%	6.9%	7.2%
Interest Cost	3.9%	4.3%	4.4%	5.0%
Servicing & Admin Fees*	1.0%	1.0%	1.0%	1.0%
Interest Compensation	1.5%	1.3%	1.2%	0.9%
Total Gross Excess Spread	0.3%	0.3%	0.3%	0.3%
<b>Total Initial Credit Enhancement**</b>				
Class A	26.0%	27.7%	29.4%	30.1%
Class B	17.2%	18.2%	19.1%	19.2%
Subordinated Loan	7.2%	7.2%	7.2%	7.2%
<b>Target Overcollateralisation (until a Credit Enhancement Increase Condition is in effect)***</b>				
During Revolving Period: Class A	31.1%	31.1%	31.1%	31.1%
After Revolving Period: Class A	33.1%	33.1%	33.1%	33.1%
During Revolving Period: Class B	20.3%	20.3%	20.3%	20.3%
After Revolving Period: Class B	22.3%	22.3%	22.3%	22.3%

\* Does not include other fees.

\*\* Credit Enhancement displayed consists of subordination, cash collateral and overcollateralisation

\*\*\*Target Overcollateralisation consists of subordination and overcollateralisation.

## Key Changes from Driver UK 10

This section summarises the corporate and structural changes since Driver UK 10 which closed on 27 October 2025.

Structural Changes																
Initial Credit Enhancement	<p>Below is a comparison of the initial credit enhancement levels to Driver UK 10.</p> <table border="1"> <thead> <tr> <th></th> <th>Driver UK 11</th> <th>Driver UK 10</th> </tr> </thead> <tbody> <tr> <td colspan="3" style="text-align: center;">Total Initial Credit Enhancement*</td> </tr> <tr> <td>Class A</td> <td>26.0%</td> <td>27.7%</td> </tr> <tr> <td>Class B</td> <td>17.2%</td> <td>18.2%</td> </tr> <tr> <td>Subordinated Loan</td> <td>7.2%</td> <td>7.2%</td> </tr> </tbody> </table> <p>* Credit Enhancement displayed consists of subordination, cash collateral and overcollateralisation.</p> <ul style="list-style-type: none"> <li>Initial credit enhancement from subordination is 169bps and 99bps lower in Driver UK 11 compared to Driver UK 10 for the Class A Notes and Class B Notes however target overcollateralisation levels remain constant across both programs.</li> </ul>		Driver UK 11	Driver UK 10	Total Initial Credit Enhancement*			Class A	26.0%	27.7%	Class B	17.2%	18.2%	Subordinated Loan	7.2%	7.2%
		Driver UK 11	Driver UK 10													
Total Initial Credit Enhancement*																
Class A	26.0%	27.7%														
Class B	17.2%	18.2%														
Subordinated Loan	7.2%	7.2%														
Early Amortisation Event	<p>In Driver UK 10, an early amortisation event could be triggered during the revolving period, beginning three months after closing, if the Class A actual overcollateralisation percentage fell below 26.25%. In Driver UK 11, this trigger level was lowered to 24.55%. The adjustment primarily reflects the change in the Class A Notes total initial credit enhancement.</p>															
Collateral																
Collateral Composition	<ul style="list-style-type: none"> <li>The share of BEVs in the initial pool of Driver UK 11 increased to 15.0%, compared with 10.8% in Driver UK 10.</li> <li>The share of commercial borrowers in the initial pool of Driver UK 11 increased to 9.8%, compared with 0.7% in Driver UK 10</li> </ul>															

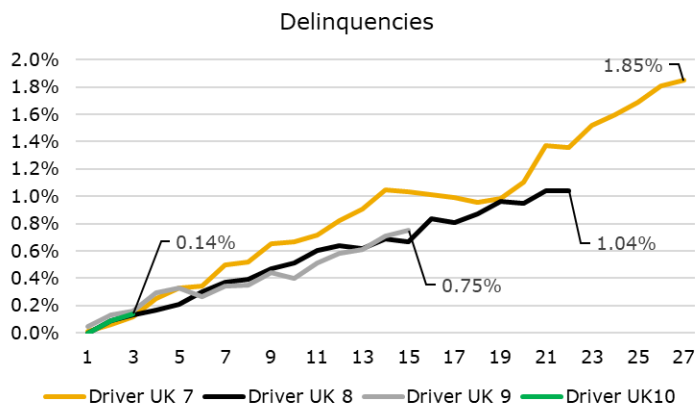
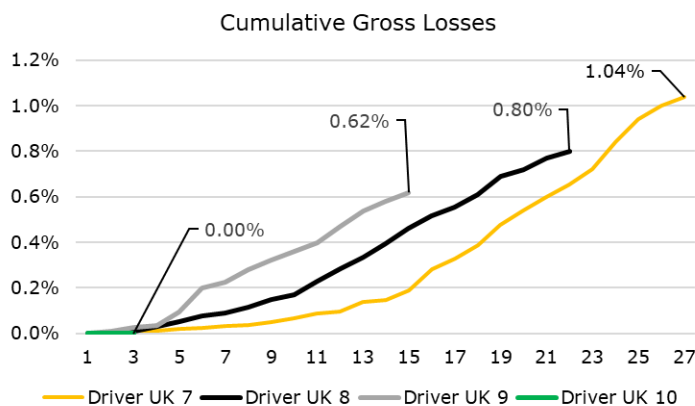
## Performance of Prior Securitisations rated by KBRA

Driver UK 7, Driver UK 8, Driver UK 9 and Driver UK 10 closed in October 2023, March 2024, October 2024 and October 2025 respectively. Driver UK 7 has been in amortisation since April 2024, Driver UK 8 since October 2024 and Driver UK 9 since April 2025. Driver UK 10 is in its revolving period which is scheduled to end on the payment date falling in April 2026 in the absence of an early amortisation event. The cumulative gross loss (CGL), cumulative net loss (CNL) and the delinquency performance data in the table and charts below are based on data as of the January 2026 servicer reports.

Deal	Months Seasoned	Pool Factor	Delinquency Rate	Current CGL*	KBRA's Base Case CGL*	Current CNL	Closing Date	Last Review Date
Driver UK 7	27	47.8%	1.9%	1.0%	1.9%	0.2%	25 Oct 2023	20 Feb 2026
Driver UK 8	22	57.5%	1.0%	0.8%	1.9%	0.1%	25 Mar 2024	20 Feb 2026
Driver UK 9	15	76.4%	0.8%	0.6%	1.9%	0.0%	25 Oct 2024	20 Feb 2026
Driver UK 10	3	100.0%	0.1%	0.0%	1.9%	0.0%	27 Oct 2025	20 Feb 2026

\*Includes defaults and VT

For further detail please refer to [Driver UK Multi-Compartment S.A. - Comprehensive Surveillance Report](#).



## KBRA Process

KBRA analysed the transaction using the [Auto Loan ABS Global Rating Methodology](#) as well as its [ABS General Global Rating Methodology for Asset Backed Securities](#) owing to features associated with the PCP contract collateral, including residual value risk. KBRA also utilised its [Global Structured Finance Counterparty Methodology](#) and [ESG Global Rating Methodology](#). In applying the methodology, KBRA analysed VWFS (UK)'s historical performance data segmented by credit characteristics including product type, the underlying collateral pool, market price information on the performance of used cars and the capital structure using stressed cash flow assumptions. KBRA considered its operational review of VWFS (UK), as well as periodic update calls with the company.

## Originator and Servicer Review

The information in this section is based on materials provided by VWFS (UK) and/or public sources.

### VWFS:

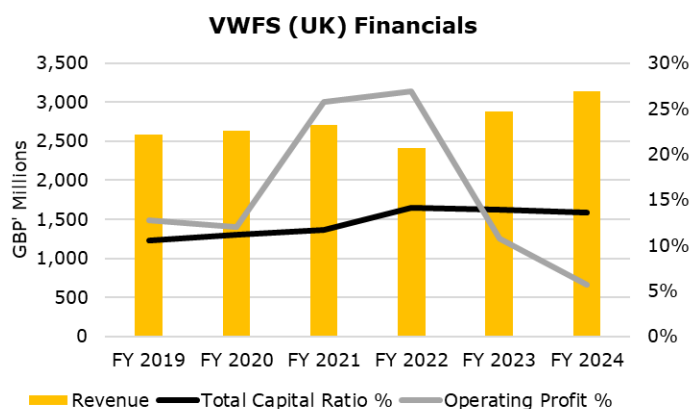
Headquartered in Germany, VWFS operates and coordinates the financial services activities of its parent, VW Group, in Europe (excludes Trucks and Bus divisions and Porsche Financial Services). As at 30 June 2025, VWFS reported total assets of €196.0 billion, up from €192.3 billion at year-end 2024. The total capital ratio remained unchanged at 16.4%. For the first half of 2025, VWFS generated a consolidated operating profit of €1.3 billion and employed more than 10,000 staff.

VWFS offers a range of products and services, comprising customer financing, leasing, insurance and other services in the perspective of operational leasing and fleet management. VWFS's client portfolio broadly comprises of granular non-commercial customers. VWFS is a wholly owned subsidiary of Volkswagen AG.

### VWFS (UK):

Established in 1994, VWFS (UK) provides financial products and services to retail and business customers purchasing Volkswagen and related brand vehicles in the UK. VWFS (UK) is fully authorised and regulated by the Financial Conduct Authority (FCA) in the UK in respect of regulated consumer credit and leasing activities.

VWFS UK is a wholly owned indirect subsidiary of VWFS, operating in the United Kingdom. As at 31 December 2024, VWFS UK had over 1,000 full time employees with total assets of GBP22.6 billion, while recording an operating profit of GBP178.7 million for the financial year.

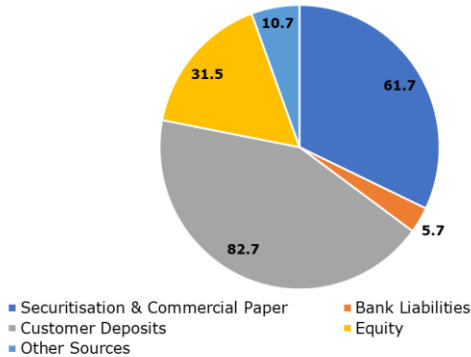


## Funding and Liquidity

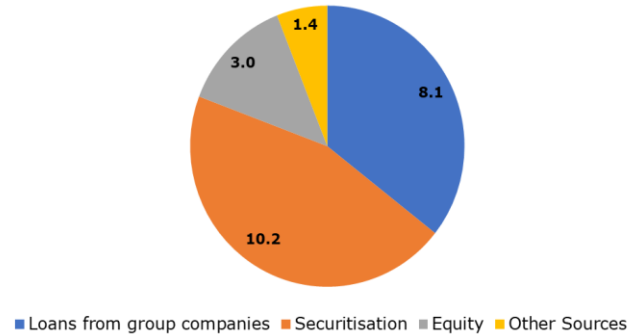
VWFS (UK)'s funding strategy relies on three key channels. Securitisation has been the primary source of funding over the last few years at close to half of their total funding. However, the reliance on securitisation has trended downwards from 2019 to date, dropping from 54.9% in 2019 to 45.1% in 2024. The second major source of funding for VWFS (UK) is through loans taken from group companies, primarily VWFS, which coordinates the overall bank/funding lines and facilities from its relationship lenders and distributes accordingly to its subsidiaries which itself has a relatively diverse

funding base (see chart below). VWFS (UK) has increased its intercompany debt from GBP5.1 billion in 2019 to GBP8.1 billion in 2024. VWFS (UK)'s equity has increased through retained profits and expanded from GBP1.8 billion in 2019 to GBP3.0 billion in 2024.

**VWFS Funding Structure as at 31 December 2024 (Euro Billions)**



**VWFS (UK) Funding Structure as at 31 December 2024 (GBP Billions)**



## Product & Services

VWFS (UK)'s primary business is to support the sale of Volkswagen AG and related brand vehicles by providing a range of financial products to dealers' retail and business customers to purchase new and used vehicles.

VWFS (UK)'s retail programs included in Driver UK 11 are offered to both retail and commercial customers and summarised in the table below:

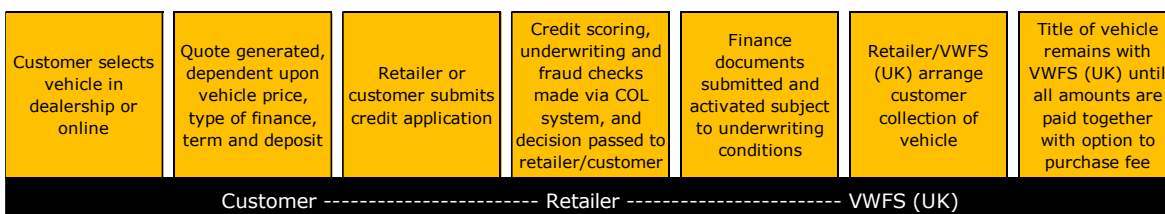
Product	PCP	Hire Purchase	Lease Purchase
Contract Type	<ul style="list-style-type: none"> <li>Amortising balloon contracts with an optional return of the vehicle at maturity in lieu of repayment</li> </ul>	<ul style="list-style-type: none"> <li>Fully amortising hire purchase contract</li> </ul>	<ul style="list-style-type: none"> <li>Amortising loan contract with a final balloon payment</li> </ul>
Typical Contract Term	<ul style="list-style-type: none"> <li>Minimum 12 months plus balloon payment</li> <li>Maximum 49 months plus balloon payment</li> </ul>	<ul style="list-style-type: none"> <li>Minimum 12 months</li> <li>Maximum 60 months</li> </ul>	<ul style="list-style-type: none"> <li>Minimum 12 months plus balloon payment</li> <li>Maximum 49 months plus balloon payment</li> </ul>

The obligor pays a contractually specified monthly instalment at a stipulated payment date, with the number of payments corresponding with the number of months covered by the financing period. In the case of personal contract purchase agreements, a larger final instalment is due at the end of the contract term. Under personal contract purchase agreements, the obligor has the right to return the vehicle at the contract maturity without payment of the balloon payment, provided that if the vehicle has completed greater than the specified number of miles, excess mileage charges are due from the obligor.

VWFS requests each obligor to accept a procedure by which the monthly instalments shall be debited directly from the obligor's bank account. Over 99% of obligors in the initial pool pay by direct debit.

## Underwriting Process

The process from underwriting to vehicle disbursement is depicted below:



---

VWFS (UK) uses established purchase guidelines and control processes in their underwriting process. A creditworthiness and affordability assessment is conducted for all applicants.

Before an application is accepted, VWFS (UK) reviews the credit standing of the obligor. Consumer applications are assessed against a bespoke scoring model and internal policy rules; if the results of the scoring are above a prescribed level and all rules are satisfied, the application will be automatically approved (approximately 70% of applications are approved automatically).

External credit reference agency data is passed through bespoke scorecards covering both consumer and commercial applications, to generate a bespoke score. This score is converted into a Risk Band (A-D and Z) for every application. The scorecards have been developed using advanced analytical techniques and based on historical data sets.

### **Know Your Customer**

The identity of every applicant is verified at the point of application. Approximately 90% are authenticated electronically using credit reference agency data, otherwise applicants are verified using proof of address and photo identification.

### **Collections**

VWFS (UK) receives regular direct debit payments from obligors on the due date specified in the underlying contract. If a payment is not received by VWFS (UK), typically VWFS (UK) will automatically re-present the direct debit application request. If payment fails for a second time, VWFS (UK) will contact the obligor by multiple contact channels such as telephone, letter, SMS and e-mail. All contracts in arrears are managed by a risk-based automated collections system.

The aim is to identify, wherever possible, workable arrangements and to allow the customer reasonable time and opportunity to repay amounts where required.

Collections and recoveries advisors have the authority to enable them to work effectively with the customer and have access to a higher authority referral process for accounts that fall outside of their mandate. The stated strategy is to understand the customer's financial circumstances, why the customer is experiencing financial difficulties and work with the customer to tailor a payment plan according to their financial circumstances. VWFS (UK) will only proceed to debt collection, litigation or repossession action after attempting to agree an acceptable payment plan with the customer.

Where it is not possible to rectify the arrears that have arisen under a contract, VWFS (UK)'s collections department follows a collections process. Once all appropriate reminder notices have been issued (e.g. a default notice is served in respect of a regulated contract) and expired, a termination notice is issued. Once the financing contract has been terminated, VWFS secures the legal return of the vehicle as quickly as possible using the most appropriate methods through repossession agents or if the obligor has paid one-third or more of the total amount payable under the relevant regulated contract, VWFS (UK) will first attempt to obtain a voluntary surrender of the asset and if this is not possible a return of goods action via VWFS (UK)'s panel of law firms.

VWFS (UK) has a panel of specialist debt recovery firms who advise on the appropriate actions to take both before and leading to/during legal proceedings. Procedures differ dependent upon the geographic location of the agreement holder i.e. whether the customer is situated within the legal jurisdictions of England and Wales, Scotland or Northern Ireland.

Upon termination of a financing contract, the obligor is required to pay the full balance or the financing contract is transferred to one of VWFS (UK)'s contracted repossession agencies to make contact with the obligor.

### **Residual Value Management**

The VWFS (UK) RV setting process is analytically driven, relying on data to inform decision making. For all vehicle types, the RV setting process commences with consideration of the current market value position of a vehicle within the product range using VWFS (UK)'s and VW Group's experience of the remarketing performance.

Life-cycle calculation and new model premiums adjust the current value to provide a forecast RV. RV valuations are monitored on an ongoing basis using a basket of key vehicles covering all VW model ranges and including CAP (a leading valuation agent in the UK) trade and forecast valuations (black and gold book, which are common industry adopted indexes for both existing and future value on used vehicles).

Newly proposed RV positions are compared to CAP gold book forecasts and the previously ratified RV as well as CAP black book market values for preceding model year variants.

Various areas of portfolio and market performance are monitored on an ongoing basis. Focus areas for VWFS (UK) management are:

- The return rates and forecast equity of vehicles on PCP agreements
- Remarketing performance is reviewed daily and processes are adjusted based on current demand and incoming supply
- The volume of VTs in the portfolio
- BEV used market values are on quarterly reviews cycles.

### Residual Value Realisation

At the end of the PCP contract, the customer has three options:

Renew – trade the vehicle in with a dealer and purchase a new vehicle;

Retain – pay or refinance the optional final payment and keep the vehicle;

Return – return the vehicle to VWFS (UK) and walk away with no further obligations, subject to excess mileage and fair wear and tear charges.

If the customer decides to return the vehicle, VWFS (UK) (and hence the subject transaction) is exposed to residual value risk, i.e. that the disposal proceeds from sale of vehicle is less than the optional final payment (OFP).

VWFS (UK)'s strategy is to ensure that PCP offering product generally aims to have low return rates. When determining the optional final payment in a contract, VWFS (UK) typically set the amount at a minimum of 5.0% below their RV estimate. This creates a potential equity cushion to support sustainable trade cycles, i.e. incentivising the customer to trade the vehicle and enter into a new PCP contract at maturity using positive equity in the financed vehicle as a deposit and prolong the commercial relationship with VWFS (UK).

The return rate has also been influenced by a buoyant used car market in the UK and return rates have averaged 2.0% since 2016, peaking at 11.6% in April 2020 due to Covid-19 and currently less than 2.0%.

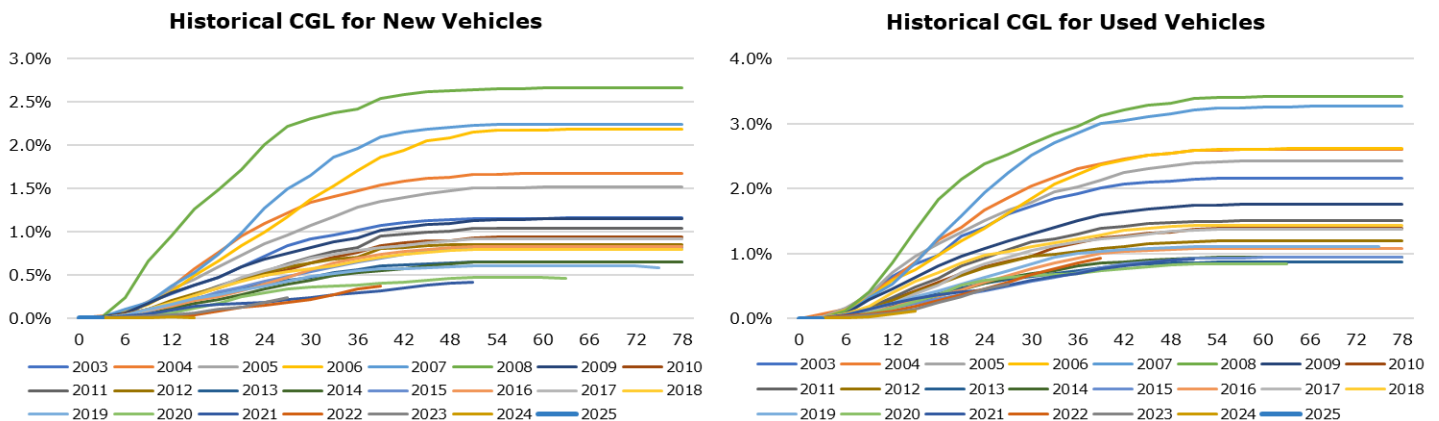
If the vehicle is returned, VWFS (UK) will endeavour to achieve the optimal sales price on the vehicle. VWFS (UK) has a large active buyer base and multiple online and auction suppliers to handle the diverse product mix and variable volumes of returned vehicles.

### Historical Performance

KBRA analysed VWFS (UK)'s historical PCP, HP and LP static pool data by vehicle type (new & used) since 2003. Using this historical performance, KBRA developed base case cumulative gross loss, recovery, and voluntary termination driven loss assumptions.

VWFS (UK) has historically experienced low levels of defaults with cumulative annual default rates peaking at 2.7% for new vehicles and 3.4% for used vehicles, both of which occurrences were observed in 2008. Used vehicles comprise 48.4% of the initial portfolio as of the cutoff date. However, concentration limits within the eligibility criteria permit used vehicles to increase to up to 60% of the portfolio during the Revolving Period.

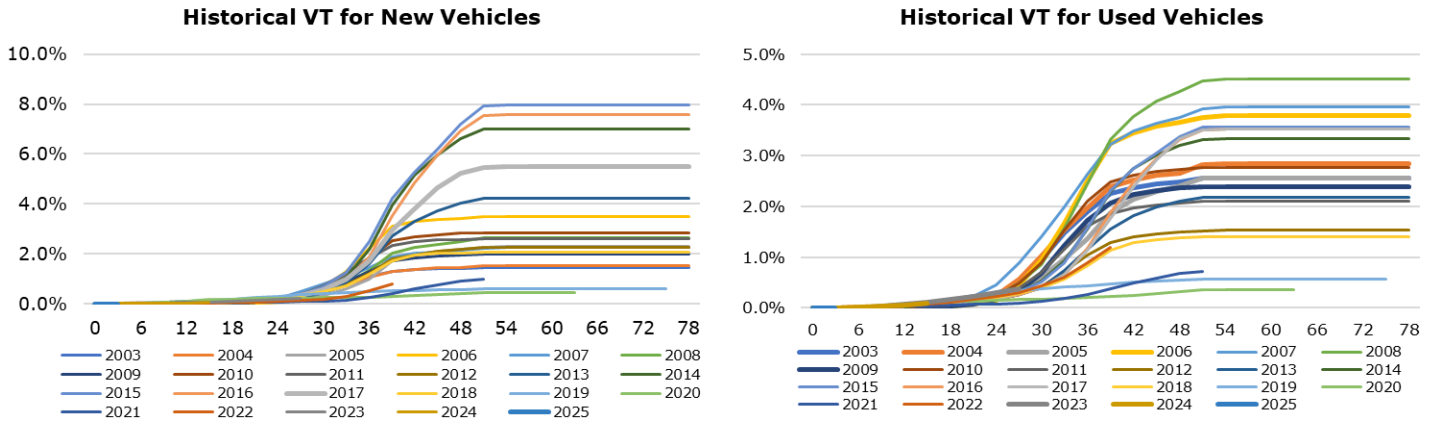
### Cumulative Gross Loss (CGL) Curves from Defaults by Vehicle Type and Yearly Vintage.



VT rates for new vehicles tend to be higher than used vehicles and have trended lower in recent years, in line with the elevated used car market between 2020 and 2022. In addition, VT rates are higher for PCP and LP agreements compared

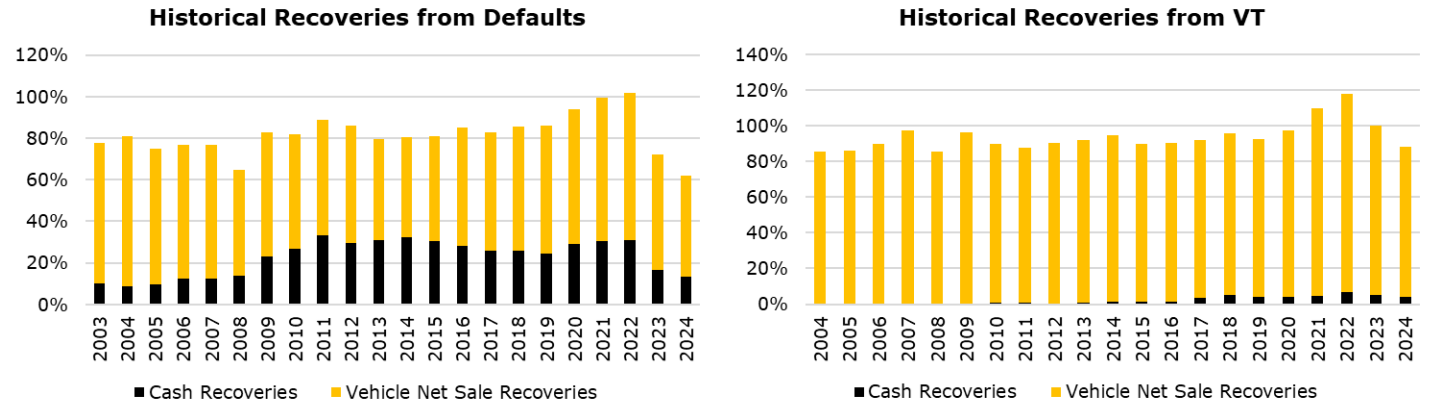
to HP agreements. The higher VT rates in PCP and LP agreements can be attributed to the nature of the agreements which provide more flexibility and tend to attract consumers that ultimately may not be motivated to own a vehicle.

### Cumulative Gross Loss Curves from VT by Vehicle Type and Yearly Vintage



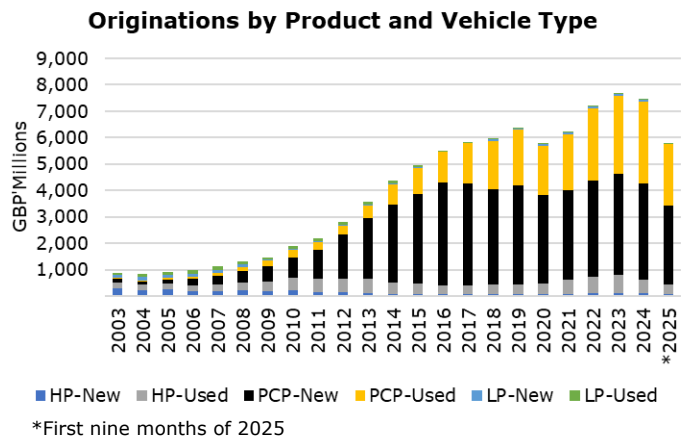
### Recoveries

VWFS (UK) has a proven track record of generating recovery rates on defaulted and VT assets. Cash recoveries make up approximately 23% of recoveries from defaults. Driven by their collection and repossession policies as well as a large active buyer base and multiple online and auction suppliers that can handle a diverse product mix and fluctuating volumes, VWFS (UK) has experienced a recovery rate greater than 60% from defaulted agreements since 2008 and a recovery rate greater than 80% for agreements that VT. KBRA analysed VWFS (UK)'s recovery rates by annual cohorts of default and VT dating back to 2003 and developed base case recovery assumptions for the obligors.



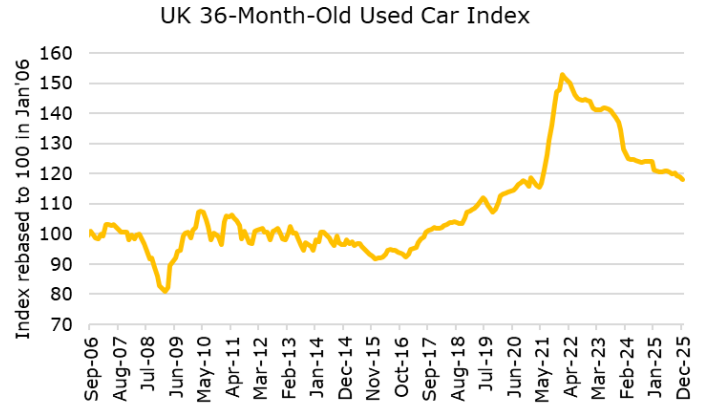
### Originations

As of 31 October 2025, approximately GBP75.6 billion of PCP agreements, GBP12.4 billion of HP agreements and GBP3.1 billion of LP agreements had originated since 2003. Annual originations have grown at a high rate since 2010 and peaked in 2023 at GBP7.7 billion. The growth in originations is predominantly driven by VWFS (UK)'s PCP agreement originations. There was no substantial decline in originations during the COVID-19 pandemic.



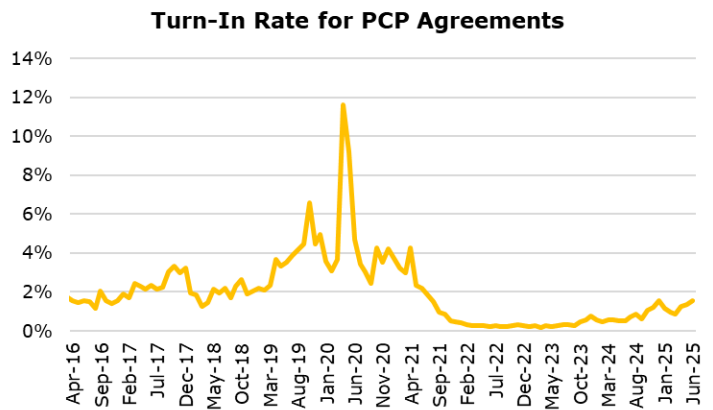
### UK 36-Month-Old Used Car Values

Commencing from 2021, the value of 36-month-old used cars in the UK have witnessed a significant increase, primarily as a result of supply chain issues driving up used car market prices as displayed in the graph. Commencing from January 2022, this trend has reversed with used car prices falling 22.3%, while still above pre-pandemic levels. Using this index, KBRA derived an expected loss on the optional final payment element of the PCP agreement at the Class A and Class B rating levels. The historical used car valuation data used to develop this index was sourced from Bowkett Auto Consulting Ltd, experteye and Indicata.



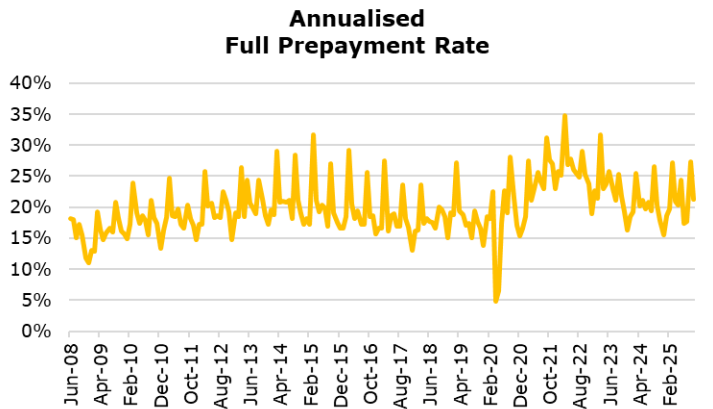
### Turn-In Rates

VWFS (UK) has historically experienced low turn-in rates for PCP agreements. Although the turn-in rate reached 11.6% in April 2020 (driven by COVID-19), the rate has averaged 2.0% since January 2016. The UK 36-month used car index indicates that prices were elevated in 2021 and 2022, which reduced incentives for customers to return vehicles and contributed to historically low turn-in rates in 2022 and 2023. In 2024, turn-in rates began to rise, albeit from a low base, likely due to the recent decline in used car prices; however, turn-in rates in 2025 have remained broadly in line with end-2024 levels, following a dip in Q1. Where vehicles have been returned, VWFS (UK) has achieved average realisations above 85%.



### Full Prepayments

VWFS (UK) has historically experienced high full prepayments rates which have generally been above 15% and averaging approximately 20% through time. KBRA note that full prepayments remained high during 2008 and 2009, a period when the UK used car market experienced a sharp decline (as can be seen in KBRA’s 36-month-old used car index). During this period, the lowest full prepayment rate was 11.0%, which occurred in December 2008. The full prepayment rate declined to 4.8% and 6.5% respectively, in April 2020 and May 2020 which can be attributed to COVID-19. However, full prepayment rates returned to historical levels in June 2020.



## Collateral Analysis

The collateral pool in Driver UK 11 as at the initial cut-off date (28 February 2026) includes 20,286 auto loan agreements together with related vehicles, with an aggregate outstanding discounted balance of GBP500.0 million. The transaction includes a 6-month revolving period, during which the collateral composition of the portfolio can change.

As of the initial pool cut-off date, the majority of agreements are with private individuals (90.2%) and consist primarily of PCP agreements (91.2%), followed by Hire Purchase agreements (8.2%). The weighted average remaining term of the portfolio is 40.5 months and the average original amount financed is GBP24,648.



<b>Product Type</b>	<b>Discounted Balance (£,000)</b>	<b>% of Balance</b>
PCP	456,320	91.2%
Hire Purchase	40,792	8.2%
Lease Purchase	2,896	0.6%
Total	500,008	100.0%

<b>New/Used</b>	<b>Discounted Balance (£,000)</b>	<b>% of Balance</b>
New	258,132	51.6%
Used	241,876	48.4%
Total	500,008	100.0%

<b>Obligor Type</b>	<b>Discounted Balance (£,000)</b>	<b>% of Balance</b>
Retail	450,878	90.2%
Corporate	49,130	9.8%
Total	500,008	100.0%

<b>Fuel Type</b>	<b>Discounted Balance (£,000)</b>	<b>% of Balance</b>
Petrol	330,873	66.1%
Battery Electric	74,886	15.0%
Diesel	55,898	11.2%
Hybrid	38,350	7.7%
Total	500,008	100.0%

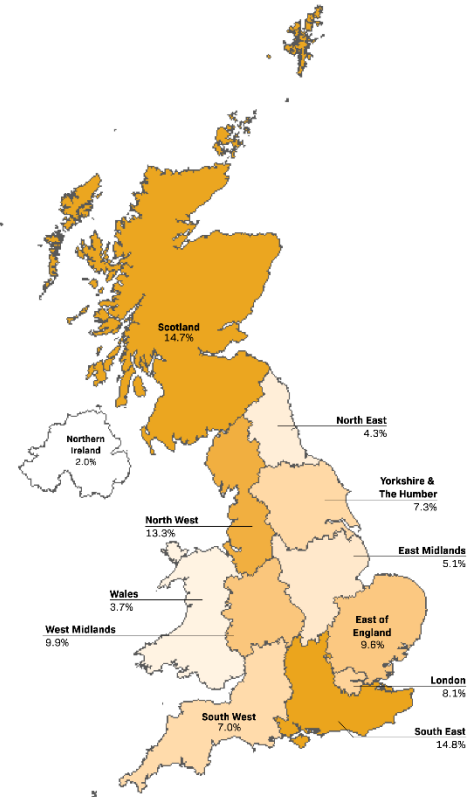
<b>Original Term</b>	<b>Discounted Balance (£,000)</b>	<b>% of Balance</b>
≤12	1,183	0.2%
13-24	12,911	2.6%
25-36	41,007	8.2%
37-48	98,127	19.6%
48-60	345,119	69.1%
>60	1,662	0.3%
Total	500,008	100.0%

<b>Remaining Term</b>	<b>Discounted Balance (£,000)</b>	<b>% of Balance</b>
≤12	5,586	1.1%
13-24	25,574	5.1%
25-36	91,195	18.2%
37-48	357,332	71.5%
48-60	20,320	4.1%
>60	0	0.0%
Total	500,008	100.0%

Vehicle Brand	Discounted Balance (£,000)	% of Balance
Audi	162,358	32.5%
Volkswagen	138,942	27.8%
Porsche	57,308	11.5%
Skoda	53,295	10.7%
Cupra	20,686	4.1%
Other	67,418	13.4%
<b>Total</b>	<b>500,008</b>	<b>100.0%</b>

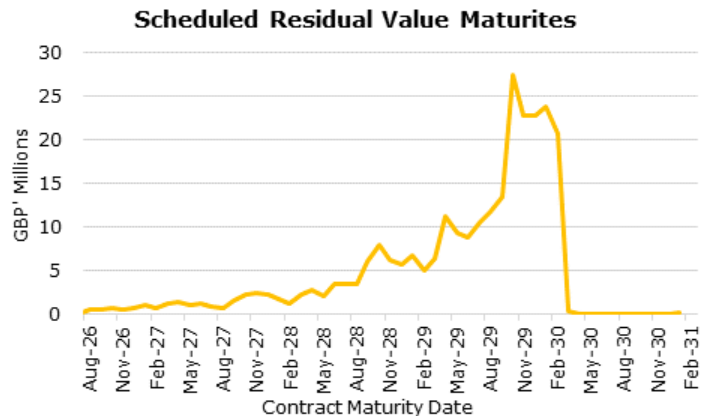
**Geographical Distribution**

As shown in the geographical breakout chart to the right, the asset pool is geographically diverse with the largest region, South-East England, accounting for 14.8% of the total discount balance and Scotland accounting for 14.7% of the total discount balance.



**Scheduled Residual Value Maturities**

The residual value maturities within the initial portfolio have a high concentration where 49.2% of the maturities occur within a six-month period between September 2029 and February 2030.



---

## KBRA Loss Expectation

In formulating its base case loss assumptions KBRA analysed 1) the risk of obligor default or the obligor opting to VT their contract and the recovery amount following default or VT and 2) the risk of loss at the end of the PCP contract if the vehicle is returned to and sold by VWFS (UK).

### Cumulative Gross Loss Analysis from Defaults and Voluntary Terminations

In relation to both obligors defaulting and obligors opting to VT on their contract obligations, KBRA analysed VWFS (UK)'s historical static pool quarterly cumulative gross loss (CGL) default and VT data for contracts originated since 2003. From analysing the data, KBRA developed a base case timing curve and loss expectation for both defaults and VT by product and by new and used vehicles split. Considering the ability for the portfolio to migrate to a more used vehicle mix (which has higher base case CGL assumptions) during the revolving period, KBRA's base case CGL assumption on the overall portfolio for defaults is 1.1% and is 4.0% for VT. These assumptions reflect lower loss experience in more recent origination vintages and the sustained performance of prior Driver UK transactions, which has remained below KBRA's original base case expectations.

### Recovery Rates

KBRA analysed the static pool vintage recovery levels to derive its base case recovery rates and timing curves. KBRA's weighted average recovery rate assumption is 70.5% in relation to obligor defaults and 90.4% for VT, realised over 18 months from the date the obligor defaults or over three months if they opt to VT their contract. KBRA considered used car market movements segmented by power train over time when assessing its stressed recovery analysis (see below).

### Residual Values

To assess the risk of loss if the obligor does not pay the optional final payment in PCP contracts and the vehicle is turned back and sold, KBRA analysed the historic actual end of contract realisations against VWFS (UK)'s original residual value assumption. Based on the data analysed since 2003, KBRA assumed a base case RV loss of 0.5% in relation to the contractual RV (i.e. realisations would be 99.5% of VWFS (UK)'s assessment). KBRA's RV loss rate considers VWFS (UK)'s ability to forecast residual values noting that VWFS (UK) has historically experienced a very low turn-in rate evidencing that the VWFS (UK) RV historical assessments have generally resulted in incentives for customers to either refinance or keep the vehicle rather than return the vehicle. KBRA also considered used car market movements over time when considering its stressed analysis (please refer to [36-Month Old Used Car Index](#)).

## Cash Flow Modeling

KBRA conducted cash flow modelling on both the contracted loan receivable element of the transaction and the residual value component arising from the optional nature of the final payment in relation to the PCP product, to determine whether the proposed structure is sufficient to support the rating of the Notes under KBRA's stressed cash flow scenarios.

In establishing its assumptions for turn-in rates for the PCP product, i.e. the amount of customers electing to return the vehicle at contract maturity, thereby introducing residual value risk, despite the low historic turn-in rates observed in the historic data, KBRA assumes higher turn-in rates in situations where used car prices have declined.

The analysis considered the transaction's structural features, including credit enhancement and the various performance triggers and concentration limits. In carrying out the analysis KBRA applied stress assumptions to the 1) underlying auto loan receivable contracts entering default and recoveries received thereafter and 2) the originator's estimated residual values in order to test the structure and 3) the proportion of residual value in the transaction relative to credit enhancement noting the pro-rata nature of the transaction prior to the Credit Enhancement Increase Condition being in effect. Detail on each of the inputs are as follows:

### Contractual Receivables Element

In relation to the contractual receivables element, KBRA applied a stressed multiple to its base case cumulative gross loss (CGL and VT) assumptions which were established for each individual product type. Following these assumptions KBRA then applied stressed recovery rates at the assessed rating level.

The base case CGLs and VT were determined by reference to the historical performance of the products in the portfolio. The stress assumption applied a 5x stress factor to base case losses in relation to the Class A Notes and a 4x stress in relation to the Class B Notes.

The stress assumption for recoveries applied a haircut to the base case considering the residual value assumptions as highlighted below. This resulted in an applied stressed recovery rate of 57.0% for VT and 37.0% for CGL for the Class A Notes and 61.5% for VT and 41.5% for CGL for the Class B Notes.

## Residual Value

In its analysis, market price information on the performance of used cars by fuel type (including electric vehicles) in the UK market was obtained from Bowkett Auto Consulting Ltd, experteye and Indicata. The information was used in KBRA's analysis, which assessed the price movements over various liquidation periods dating back to 2006. KBRA considered various scenarios which incorporated stressed price declines over a liquidation period that indicated that the enhancement within the structure is sufficient to absorb losses in a manner that is commensurate with the assigned rating.

KBRA also considered stressed vehicle turn-in rates of 100% for the Class A Notes and 90% for the Class B Notes. VWFS (UK)'s observed turn-in rates have remained below historical norms since mid-2021, including during a period of declining UK used vehicle prices. In light of this sustained performance, KBRA has applied lower turn-in rate stresses for the Class B Notes than in prior transactions.

Considering KBRA's base case decline assumption on VWFS (UK)'s optional final payment and a stress to the observed used car price market movements and volatility since 2006. Under "Scenario 1" below, the structure was resilient to a residual value decline of 37.5% for the Class A Notes and 33.2% for the Class B Notes. KBRA additionally took into account selling costs and potential administrator incentive fees.

KBRA's analysis indicated that the stresses applied to the rated class of notes is consistent with the rating assigned to the Class A Notes and Class B Notes.

## Scenario Results:

KBRA considered a number of scenarios to test the resiliency of the structure to various combinations of auto loan losses and residual value declines and proportion of residual present in the transaction. The table below summarises the results of a number of KBRA's stress case scenarios as part of its cash flow analysis:

Scenario Analysis			
Assumptions	KBRA Base Case	Class A Stress	Class B Stress
CGL & VT	1.8%	9.2%	7.4%
Recovery Rate	78.3%	45.3%	50.0%
CNL	0.4%	5.0%	3.7%
Residual Value Haircut	0.5%	37.5%	33.2%
Annualised Prepayment Rate	17.5%	5.0%	8.5%
Turn-In Rate	2.3%	100.0%	90.0%
Scenarios			
Scenario 1: Standard Scenario	Pass	Pass	Pass
Scenario 2: Increase CGL & VT by 35.0%	Pass	Pass	Pass
Scenario 3: Increase Residual Value Haircut by 7.5%	Pass	Pass	Pass
Scenario 4: Late Switch from Pro Rata to Sequential	Pass	Pass	Pass

- Scenario 1: Is the scenario based on KBRA's assumptions shown above. A "Pass" result indicates that timely payment of interest and ultimate payment of principal on the class of notes being stressed was met in the scenario.
- Scenario 2: Based on the same analytical framework as Scenario 1, this scenario increases the stressed CGL and VT by 35.0%, which is approximately equal to the level of defaults that the transaction can withstand in this scenario prior to a loss on the class of notes being realised.
- Scenario 3: Based on the same analytical framework as Scenario 1, this scenario increases the residual value haircut by 7.5%, which is approximately equal to the level of residual value haircut that the transaction can withstand in this scenario prior to a loss on the class of notes being realised.
- Scenario 4: Based on the same analytical framework as Scenario 1, test at various points where the triggering of the Credit Enhancement Increase Condition has not been effectuated up to the beginning of the residual value stress and therefore the credit enhancement percent has not increased. Given the potential pro-rata amortisation of the transaction, this scenario considers stressful periods through the life of the transaction where the transaction is exposed to a high mix of residual value risk and defaults. This scenario tests how the portfolio seasoning and pro-rata amortisation exposes the Notes to greater residual value risk through time. In the tested scenarios, as the pool seasons, the weighted average remaining term of the pool will decline and KBRA has adjusted the residual value haircut applied considering the remaining maturity observed in this scenario.

In addition to the scenarios above, additional scenarios were examined to determine whether the enhancement levels are sufficient to support the rating for the Class A Notes and Class B Notes. These included a front-loaded scenario where 50% of defaults were assumed to occur in year one and year two respectively and a back-loaded scenario where defaults and Residual Value losses were assumed to occur from year two onwards which in the scenarios run was more stressful given the pro-rata nature of the Notes. The impact of high and low levels of prepayments throughout the life of the transaction was also examined.

## Rating Sensitivity Analysis

The ratings assigned to Driver UK 11 will be monitored through the life of the transaction. If performance of the transaction - including losses - differs meaningfully from the expected levels, KBRA may consider changing ratings. A primary factor that KBRA considers in this securitisation is the development of returns within the transaction and the development of the used car market. The table is a visual illustration of potential rating sensitivities based on the development of residual value results.

The table illustrates the potential for downgrade of the transaction ratings following declines in residual value. 'Stable' means a downgrade is unlikely. 'Moderate' means a potential downgrade of up to one rating category is possible. 'Severe' indicates a multi-category downgrade is possible.




In addition to providing insight into the risk of rating migration, the table also indicates which scenarios may cause the notes to default. Any scenario that indicates 'Default' means that our cash flow projection indicated a default in the payment of principal under that scenario.

RV Losses	Rating Sensitivity	
	Class A	Class B
5.0%	Stable	Stable
7.5%	Stable	Stable
10.0%	Stable	Stable
12.5%	Stable	Stable
15.0%	Stable	Stable
17.5%	Stable	Moderate
20.0%	Stable	Moderate
22.5%	Moderate	Moderate
25.0%	Moderate	Severe
27.5%	Moderate	Severe
30.0%	Severe	Severe
32.5%	Severe	Severe
35.0%	Severe	Default

It should be noted that many factors, including economic stress, market conditions and servicing operations can impact the performance of the collateral pool and influence rating decisions, both positively and negatively. Furthermore, the above table considers the current credit enhancement available to the transaction as well as KBRA's assumptions regarding the timing of losses.

---

## ESG Considerations

KBRA ratings incorporate relevant credit factors, including those that relate to Environmental, Social, and Governance (ESG). The following section highlights ESG considerations that are generally associated with ABS securitisations such as the subject transaction. Transaction-specific ESG factors are highlighted below, where applicable, using  Environmental,  Social, and  Governance indicators.

### Environmental Factors

#### Climate Change and Natural Disasters

Climate change, natural disasters, and the outbreak of epidemic disease can pose long-term economic risk that can put meaningful and, at times, sudden, pressure on the cash flows of obligors. Portfolio diversity at the individual obligor and corporate sector level can help mitigate this risk relative to more concentrated pools. Conversely, high regional concentration leaves the collateral pool susceptible to adverse economic conditions, regional recessions, and natural disasters, which may negatively affect loan performance or collections. Certain areas are vulnerable to natural disasters such as earthquakes, wildfires, and hurricanes. The occurrence of such an event may cause increased voluntary or involuntary delinquencies for loans in the transaction. KBRA's analytical process incorporates positive adjustments for portfolio diversification by obligor and industry. Highlights regarding the subject transaction's portfolio diversity profile are available in the Collateral Analysis section of this report.



- The top three regions as at the initial pool cut-off date with the largest exposures are South-East England (14.8%), Scotland (14.7%) and the North-West of England (13.3%).

#### Environmental Laws/Regulations

Government regulators may enact fuel efficiency standards on new model year vehicles to implement environmental initiatives and increase investment in clean technologies. Such changes could influence the value of certain used vehicles, and in turn, recovery values of defaulted collateral. Values may also be affected owing to changes in gasoline prices. For example, prices of low efficiency SUVs may decrease if gas prices increase.



- The primary fuel types of the vehicles securing the auto loans in the initial portfolio (as a percentage of aggregated discounted balance) are petrol (66.1%) followed by BEV (15.0%), Diesel (11.2%) and hybrid electric vehicles (7.7%).

### Social Factors

#### Demographic and Economic Trends

Demographic trends drive consumer preferences and the overall direction of the economy, which influences the demand for products and the performance of financial assets. Changes in demographic trends and consumer preferences impact the long-term viability of the product and Company. KBRA considers changes in demographic trends, consumer preferences, and the long-term viability of the product and Company in its rating assessment. Products with low customer satisfaction, that are inefficient, or have not embraced technological developments have a greater likelihood of being disintermediated or replaced by newer products that address these factors. Demand for financial products is also affected by population growth and consumers' age, demographic changes, employment rates, consumer behaviour, and other secular trends.

### Governance Factors

#### Key Transaction Parties

KBRA considers the capabilities of key parties and their respective affiliates involved in effectuating transaction functions in its analysis. Historical performance data, which includes charge-offs, defaults, recoveries, residual values, and prepayments, are important considerations used to predict future performance of the underlying assets. KBRA segmented this data by vintage cohorts. The Company has an experienced compliance and legal department that manages legal and regulatory risks and compliance with applicable laws. This department helps identify weaknesses in and evaluates the effectiveness of Company controls enabling adherence to regulatory requirements.

#### Structure

Transaction structure is an important governance factor in structured finance transactions as many structural aspects, such as adherence to representations and warranties, compliance with origination standards and

eligibility criteria, reporting of collateral performance, and segregation and application of cashflows, require parties to act in good faith and certify the accuracy of such information. Failure to do so could impact actual performance. KBRA considers various aspects of the transaction structure in its analysis, including, but not limited to, the bankruptcy remoteness of collateral, perfection of collateral security interests, how loans are underwritten and serviced, and the transaction waterfall, as well as the applicable operative documents. KBRA holistically considers these structural features, credit enhancement, and transaction documents during the course of our credit analysis and ratings assignment process. A summary of the transaction's structure can be found in the Transaction Structure Key Credit Consideration.

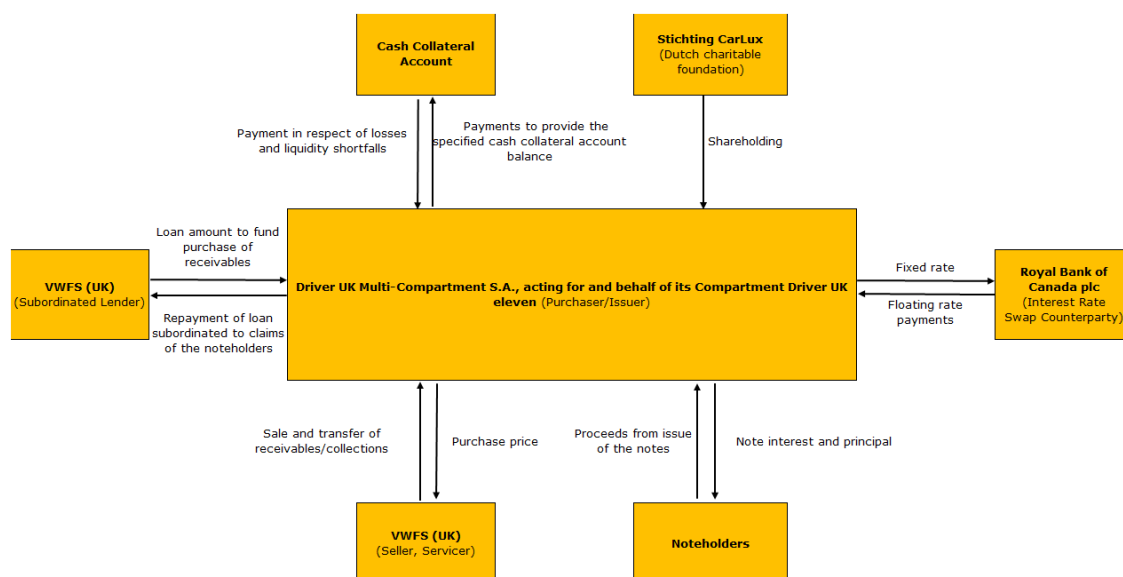
## Transaction Structure

Please note that the following is intended to be a concise summary of the transaction structure. It does not contain all the information that may be relevant to understanding the transaction's mechanics, which are available in the offering materials and/or transaction documents.

### Legal Structure

#### Transaction Structure

The Driver UK 11 notes are newly issued asset-backed securities collateralised by a pool of UK auto loan receivables including vehicle proceeds given the optional final payment for PCP contracts. The following diagram illustrates the basic securitisation structure:



#### Credit Enhancement

The credit enhancement provides protection for the notes against losses and delays in payment on the receivables or other shortfalls in cash flow. The credit enhancement for the Notes consists of the reserve account, excess spread on the assets, overcollateralisation and, in the case of the Class A notes and the Class B notes, subordination of certain payments as described below. The credit enhancement for the Notes is as follows:

Capital Structure								
Class	Initial Amount (GBP)	% of Total Pool Balance	O/C	Subordination	Reserve Account	Initial Hard CE	Interest Rate	Legal Final Maturity Date
A	376,000,000	75.2%	6.0%	18.8%	1.2%	26.0%	SONIA + 0.58%	25-Sep-33
B	44,000,000	8.8%	6.0%	10.0%	1.2%	17.2%	SONIA + 0.95%	25-Sep-33
Sub Loan	50,007,077	10.0%	6.0%	0.0%	1.2%	7.2%	5.9225%	25-Sep-33
O/C	30,000,452	6.0%						
<b>Total</b>	<b>500,007,529</b>	<b>100.0%</b>						

#### Excess Spread Summary

Effective Interest Rate	6.7%
Interest Cost (weighted, including swap)	3.9%
Servicing & Admin Fee*	1.0%
Interest Compensation	1.5%

**Annual Excess Spread: 0.3%**

\*Does not include other fees.

In the absence of a Credit Enhancement Increase Condition being in effect, positive excess spread can be released to VWFS (UK) over time through a Buffer Release Amount / Interest



Compensation Surplus Amount mechanism. Notwithstanding this, following a Credit Enhancement Increase Condition being in effect, after which the transaction reverts to fully sequential, estimated excess spread to support the rated notes would be as follows:

<b>Excess Spread Summary</b>	
Effective Interest Rate	6.7%
Interest Cost (weighted, including swap)	3.4%
Servicing & Admin Fee*	1.0%
Interest Compensation	1.5%
<b>Annual Excess Spread:</b>	<b>0.8%</b>

\*Does not include other fees.

**Target Overcollateralisation Percentages**

The Class A targeted overcollateralisation means:

- 31.1% during the revolving period until a Credit Enhancement Increase Condition is in effect,
- 33.1% after the revolving period until a Credit Enhancement Increase Condition is in effect,
- 100.0% if a Credit Enhancement Increase Condition is in effect.

The Class B targeted overcollateralisation means:

- 20.3% during the revolving period until a Credit Enhancement Increase Condition is in effect,
- 22.3% after the revolving period until a Credit Enhancement Increase Condition is in effect,
- 100.0% if a Credit Enhancement Increase Condition is in effect.

**Priority of Payments prior to an Enforcement Event**

On each payment date before an enforcement notice, available distributions will be applied in the following order of priority:

- Amounts due and payable in respect of taxes by the Issuer;
- Amounts payable to the Security Trustee;
- Servicing fees;
- Administrative fees to the directors of the issuer, corporate services provider, agents under the agency agreement, account bank and cash administrator, rating agency fees, data protection trustee fees, joint lead manager fees, and to the issuer for any other administrative costs;
- Net amounts due to the swap counterparty (other than swap subordinated payments);
- Interest to the Class A noteholders;
- Interest to the Class B noteholders;
- To the cash collateral account to meet the required cash collateral balance;
- Class A amortisation amount;
- Class B amortisation amount;
- Swap subordinated amounts;
- Subordinated lender amounts;
- All remaining excess to VWFS (UK) by way of a final success fee;

**Priority of Payments following an Enforcement Event**

Following the occurrence of an enforcement event, available distributions will be applied in the following order of priority:

- Amounts due and payable in respect of taxes by the Issuer;
- Amounts payable to the Security Trustee;
- Servicing fees;
- Administrative fees to the directors of the issuer, corporate services provider, agents under the agency agreement, account bank and cash administrator, rating agency fees, data protection trustee fees, joint lead manager fees, and to the issuer for any other administrative costs;
- Net amounts due to the swap counterparty (other than swap subordinated payments);
- Interest to the Class A noteholders;
- Principal to the Class A noteholders;
- Interest to the Class B noteholders;
- Principal to the Class B noteholders;
- Swap subordinated amounts;
- Subordinated lender amounts;
- All remaining excess to VWFS (UK) by way of a final success fee;



Early Amortisation Event	<p>The occurrence of any one of the following events will constitute an early amortisation event:</p> <ul style="list-style-type: none"><li>▪ the occurrence of a servicer replacement event;</li><li>▪ the accumulation balance on two consecutive payment dates exceeds 15.0% of the discounted receivables balance</li><li>▪ on any payment date falling after 3 consecutive payment dates following the Closing Date, the Class A actual overcollateralisation percentage is lower than 24.55%;</li><li>▪ VWFS (UK) ceases to be an affiliate of VWFS, or any successor thereto;</li><li>▪ the Seller fails to perform its repurchase obligations</li><li>▪ the Issuer fails to enter into a replacement swap agreement within 30 calendar days following the termination of the swap agreement or the swap counterparty fails to post collateral, in each case within the time period specified in the applicable swap agreement</li><li>▪ the credit enhancement increase condition is in effect; or</li><li>▪ the occurrence of an Insolvency Event with respect to VWFS (UK); or</li><li>▪ the occurrence of a Foreclosure Event; or</li><li>▪ the cash collateral account does not contain the specified cash collateral account balance on two consecutive payment dates</li></ul>
Credit Enhancement Increase Condition	<p>Shall be deemed to be in effect if:</p> <ul style="list-style-type: none"><li>▪ the dynamic net loss ratio for three consecutive payment dates exceeds (i) 0.30%, if the weighted average seasoning is less than or equal to 12 months (inclusive) (ii) 0.75%, if the weighted average seasoning is between 12 months (exclusive) and 22 months (inclusive), or (iii) 2.00%, if the weighted average seasoning is between 22 months (exclusive) and 34 months (inclusive), or (iv) if the weighted average seasoning is greater than 34 months, the dynamic net loss ratio shall not apply; or</li><li>▪ the cumulative net loss ratio exceeds (i) 0.80% during the first 5 months (inclusive) following the closing date, (ii) 1.80% after the 6<sup>th</sup> month (inclusive) until the 11<sup>th</sup> month (inclusive) following the closing date (iii) 4.00% after the 12<sup>th</sup> month following the closing date; or</li><li>▪ the late delinquency ratio exceeds 1.30% on any payment date on or before the 1<sup>st</sup> anniversary of closing.</li></ul>
Dynamic Net Loss Ratio	<p>Means for any payment date, a fraction expressed as a percentage rate, the numerator of which is the sum of the aggregate charged-off amounts for the monthly period less any recoveries made in relation to the receivables that were previously charged-off receivables during the monthly period and the denominator of which is the discounted receivables balance as at the beginning of the monthly period.</p>
Cumulative Net Loss Ratio	<p>Means for any payment date a fraction expressed as a percentage, the numerator of which is the aggregate charged-off amount of all purchased Receivables (including purchased receivables which were not received on time and purchased receivables remaining to be paid in the future and any redelivery purchased receivables which became charged off receivables after being repurchased by VWFS (UK)) less any recoveries made in relation to charged-off receivables with effect from the Cut-Off Date and the denominator of which is the aggregate discounted receivables balance.</p>
Foreclosure Event	<p>The occurrence of any of the following events would be a foreclosure event which, following the service of an enforcement notice by the security trustee, result in the enforcement of the collateral. An enforcement notice is a notice served by the security trustee on the Issuer upon the occurrence of a Foreclosure Event stating that the security trustee commences the enforcement of the security.</p> <ul style="list-style-type: none"><li>▪ with respect to the Issuer an insolvency event occurs;</li><li>▪ the Issuer defaults in the payment of any interest on the most senior class of Notes then outstanding when the same becomes due and payable, and such default continues for a period of five Business Days</li><li>▪ the Issuer defaults in the payment of principal of any Note on the Final Maturity Date</li></ul>
Servicer Replacement Event	<p>Means the occurrence of any of the following events:</p> <ul style="list-style-type: none"><li>▪ Failure of the servicer to make a payment (subject to certain grace periods)</li><li>▪ Fail to perform or comply with its material obligations (unremedied within 60 business days of notice)</li></ul>



	<ul style="list-style-type: none"><li>▪ any material written representation or warranty made by the Servicer proves to have been incorrect</li><li>▪ An insolvency event of the servicer</li></ul>
Specified General Cash Collateral Account Balance	<p>Means initially GBP6.0 million and on each payment date, the greater of:</p> <ul style="list-style-type: none"><li>(i) 1.45% of the aggregate nominal amount of the notes outstanding as at the end of the monthly period and</li><li>(ii) The lesser of 1.0% of the initial nominal amount of the notes and the aggregate nominal amount outstanding of the notes at the end of the monthly period</li></ul>
Eligibility Criteria	<p>Each receivable sold by VWFS (UK) to the Issuer is required to satisfy (among others) the following conditions on the initial cut-off date for the initial receivables and each additional cut-off date in relation to additional receivables:</p> <ul style="list-style-type: none"><li>▪ that the purchase of the receivables may not have the result that the aggregate discounted receivables balance of all purchased receivables exceeds the following concentration limits:<ul style="list-style-type: none"><li>▪ used vehicles: 60.0%.</li><li>▪ PCP used contracts: 55.0%</li><li>▪ under financing contracts for non-VW group brand vehicles: 10.0%</li></ul></li><li>▪ none of the obligors is an affiliate of the seller</li><li>▪ the registered office (corporate obligors) or place of residence of obligors is England, Scotland, Northern Ireland or Wales</li><li>▪ that no pending bankruptcy or insolvency proceedings are initiated against any of the obligors</li><li>▪ that such purchased receivable is denominated and payable in Sterling;</li><li>▪ that no purchased receivable is overdue</li><li>▪ that the related financing contracts shall be governed by the laws of England and Wales, Northern Ireland or Scotland (depending on where the obligor is resident or incorporated)</li><li>▪ that the relevant financing contracts constitute legal valid, binding and enforceable agreements with full recourse to the obligor</li><li>▪ that the status and enforceability of the purchased receivables is not impaired by set-off rights and that no obligor maintains deposits on accounts with VWFS (UK)</li><li>▪ that those related financing contracts comply in all material respects with the requirements of the Consumer Credit Act 1974, as amended, (the CCA)</li><li>▪ that such purchased receivable arises under a financing contract that (a) contains an obligation to pay a specified sum of money and is subject to no contingencies (other than an obligation to pay interest on overdue amounts), (b) does not require the obligor under such financing contract to consent to the transfer, sale or assignment of the rights and duties of the Seller under such financing contract or to the sale to a third party of the vehicle the subject thereof, and (c) does not contain a confidentiality provision that purports to restrict the purchaser's or the security trustee's exercise of rights under the receivables purchase agreement, including, without limitation, the right to review such financing contract</li><li>▪ the Seller is the legal and beneficial owner, free from any security interest, of the purchased receivables</li><li>▪ that at least one instalment has been paid in respect of each of the purchased receivables and that the purchased receivables require substantially equal monthly payments to be made within 72 months of the date of origination of the financing contract and may also provide for a final balloon payment</li><li>▪ that the terms of the financing contract require the obligor to pay all insurance, repair/maintenance and taxes with respect to the related vehicle</li><li>▪ that the purchase of receivables may not have the result that the total outstanding amount of purchased receivables resulting from financing contracts with one and the same obligor exceeds 0.5%</li><li>▪ that each of the purchased Receivables will mature no earlier than 6 months and no later than 71 months after the cut-off date</li><li>▪ that the Obligor related to the Purchased Receivable is not:<ul style="list-style-type: none"><li>▪ an Obligor:<ul style="list-style-type: none"><li>▪ who VWFS considers as unlikely to pay its obligations to VWFS (UK)</li></ul></li></ul></li></ul>



- and/or to an Obligor who is past due more than 90 days on any material credit obligation to VWFS (UK);
- a credit-impaired Obligor or guarantor
- has been declared insolvent
- 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 VWFS (UK)
- 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 receivables held by VWFS (UK) which are not securitised.

There are certain issuers, entities or transactions rated by KBRA Europe or KBRA UK that may be or have relationships with Shareholders and/or Shareholder-Related Companies, as that term is defined in KBRA's Shareholder and Shareholder Related Companies for KBRA Europe and KBRA UK Policy and Procedure. Relevant disclosure information may be found [here](#).

© Copyright 2026, Kroll Bond Rating Agency, LLC and/or its affiliates and licensors (together, "KBRA"). All rights reserved. All information contained herein is proprietary to KBRA and is protected by copyright and other intellectual property law, and none of such information may be copied or otherwise reproduced, further transmitted, redistributed, repackaged or resold, in whole or in part, by any person, without KBRA's prior express written consent. Information, including any ratings, is licensed by KBRA under these conditions. Misappropriation or misuse of KBRA information may cause serious damage to KBRA for which money damages may not constitute a sufficient remedy; KBRA shall have the right to obtain an injunction or other equitable relief in addition to any other remedies. The statements contained herein are based solely upon the opinions of KBRA and the data and information available to the authors at the time of publication. All information contained herein is obtained by KBRA from sources believed by it to be accurate and reliable; however, all information, including any ratings, is provided "AS IS". No warranty, express or implied, as to the accuracy, timeliness, completeness, merchantability, or fitness for any particular purpose of any rating or other opinion or information is given or made by KBRA. Under no circumstances shall KBRA have any liability resulting from the use of any such information, including without limitation, for any indirect, special, consequential, incidental or compensatory damages whatsoever (including without limitation, loss of profits, revenue or goodwill), even if KBRA is advised of the possibility of such damages. The credit ratings, if any, and analysis constituting part of the information contained herein are, and must be construed solely as, statements of opinion and not statements of fact or recommendations to purchase, sell or hold any securities. KBRA receives compensation for its rating activities from issuers, insurers, guarantors and/or underwriters of debt securities for assigning ratings and from subscribers to its website. Please read KBRA's full disclaimers and terms of use at [www.kbra.com](http://www.kbra.com).