Terms of Issue under the EMTN 2022 NOTE PROGRAMME

**ABS Securitisation SA** 

Société anonyme

17, Rue de Flaxweiler, 6776 Grevenmacher Grand Duchy of Luxembourg

RCSL B264806

NECRON (Compartment EMTN-01) Dated July 21st, 2022

# **TERMS OF ISSUE**

# NECRON

#### issued by

# **ABS Securitisation SA**

(a limited liability company incorporated and organised as a securitisation company under the laws of Luxembourg)

pursuant to the

# EUR 500.000.000,00

# EMTN 2022 NOTE PROGRAMME

Dated February 11<sup>th</sup>, 2022

of

# **ABS Securitisation SA**

Legal Entity Identifier:

# 52990086REGBZU6PL666

Issue Price: 100 per cent.

Issue Date: February 17th, 2022

# (the "Notes")

The Notes issued by the Issuer will be subject to the Terms and Conditions of the Programme and also to the following Terms of Issue (the " Terms of Issue ") in relation to the Notes.

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions set forth in the Terms and Conditions dated February 11<sup>th</sup>, 2022.

For the purpose of these Terms of Issue, references to Terms and Conditions of the Programme shall be read and construed as references to Terms of Issue in respect of the Notes. This document constitutes the applicable Terms of Issue of the Notes and must be read in conjunction with the Terms and Conditions of the Programme. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these applicable Terms of Issue and the and Conditions of the Programme.

This Series of Notes will reflect the performance of the underlying assets (the "**Underlying Assets**") as described herein. The Series of Notes are not principal protected and the Redemption Price depends on the value of the Underlying Assets on the date of Redemption by the Noteholder(s).

# PROHIBITION OF SALES TO RETAIL INVESTORS IN THE EUROPEAN ECONOMIC AREA AND THE UNITED KINGDOM

The Securities are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("EEA") or in the United Kingdom. Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended) (the "PRIIPs Regulation") for offering or selling the Securities or otherwise making them available to retail investors in the EEA or in the United Kingdom has been prepared and therefore offering or selling the Securities or otherwise making them available to any retail investor in the United Kingdom may be unlawful under the PRIIPs Regulation. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended) ("MiFID II"); (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC.

MIFID II PRODUCT GOVERNANCE / ELIGIBLE COUNTERPARTIES AND PROFESSIONAL CLIENTS ONLY TARGET MARKET

Solely for the purposes of the Issuer product approval process, the target market assessment in respect of the Notes has led to the conclusion that (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "Distributor") should take into consideration the Issuer's target market assessment; however, a Distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes by either adopting or refining the Issuer's target market assessment or determining appropriate distribution channels.

# UNITED STATES

The Notes will not be offered and issued to U.S. persons as defined in Regulation S of the U.S. Securities Act of 1933.

# **Contractual Terms**

SERIES (NOTE) DETAILS	BC1	BC2
ISIN Code:	CH1138509547	CH1138509562
Valoren:	113850954	113850956
Compartment:	EMTN-01	
Series Name:	NECRON	
Currency:	CHF	EUR
Aggregate Nominal Amount of Notes:	Up to CHF 30.000.000,00 (with re-opening clause)	Up to EUR 30.000.000,00 (with re-opening clause)
Issue Price:	100%	
Denomination:	CHF 2.000,00	EUR 2.000,00
Issue Date:	February 17 <sup>th</sup> , 2022	
Initial Subscription Period :	Until February 14 <sup>th</sup> , 2022	
Maturity Date:	August 17 <sup>th</sup> , 2023	
Redemption/Payment Basis:	Outstanding nominal amount	
Early Redemption:	The Issuer reserves the right to redeem part or all of the Notes starting on April 17 <sup>th</sup> , 2023, and any time thereafter, at its own discretion and subject to a 10-day notice period.	
Early Redemption Amount:	Principal amount plus accrue	ed interest
Early Redemption Amount: Agent and Listing Fees:	Principal amount plus accrue Up to 0,50 per cent per annu	
		m
Agent and Listing Fees:	Up to 0,50 per cent per annu	m n the price of notes)
Agent and Listing Fees: Sales Fee:	Up to 0,50 per cent per annu Up to 1,00 per cent (based of Up to 1,00 per cent (based of	m n the price of notes)
Agent and Listing Fees: Sales Fee: Redemption Fee:	Up to 0,50 per cent per annu Up to 1,00 per cent (based of Up to 1,00 per cent (based of	m n the price of notes) n the price of notes)
Agent and Listing Fees: Sales Fee: Redemption Fee: INTEREST (IF ANY) PAYABLE	Up to 0,50 per cent per annual Up to 1,00 per cent (based of Up to 1,00 per cent (based of <b>BC1</b> 5,50 percent per annum on the Interest Commencement Date (including) until the next Interest Commencement	m n the price of notes) n the price of notes) BC2 5,75 percent per annum on the Interest Commencement Date (including) until the next Interest Commencement
Agent and Listing Fees: Sales Fee: Redemption Fee: INTEREST (IF ANY) PAYABLE Fixed Rate Note Provisions:	Up to 0,50 per cent per annu Up to 1,00 per cent (based of Up to 1,00 per cent (based of <b>BC1</b> 5,50 percent per annum on the Interest Commencement Date (including) until the next Interest Commencement Date (excluding).	m n the price of notes) n the price of notes) BC2 5,75 percent per annum on the Interest Commencement Date (including) until the next Interest Commencement
Agent and Listing Fees: Sales Fee: Redemption Fee: INTEREST (IF ANY) PAYABLE Fixed Rate Note Provisions: Floating Rate Note Provisions:	Up to 0,50 per cent per annual Up to 1,00 per cent (based of Up to 1,00 per cent (based of <b>BC1</b> 5,50 percent per annum on the Interest Commencement Date (including) until the next Interest Commencement Date (excluding). N/A N/A a day on which the Systems a	m n the price of notes) n the price of notes) BC2 5,75 percent per annum on the Interest Commencement Date (including) until the next Interest Commencement

Interest Commencement Date(s): May 17<sup>th</sup>, August 17<sup>th</sup>, November 17<sup>th</sup> and February 17<sup>th</sup> of each calendar year

Interest Payment Date(s): May 17<sup>th</sup>, August 17<sup>th</sup>, November 17<sup>th</sup> and February 17<sup>th</sup> of each calendar year, with the first interest payment on May 17<sup>th</sup>, 2022

Calculation Basis Aggregate outstanding principal amount of the notes

#### UNDERLYING ASSETS

A loan of amount up to 30.000.000,00 CHF (BC1) and up to Underlying Assets: 30.000.000,00 EUR (BC2) (the "Loan") granted by the Compartment of the Issuer granted to Necron Group AG, an entity incorporated on 9<sup>th</sup> of May 2016 pursuant and exisiting under the laws of Switzerland with is registered office at Bahnhofstrasse 16, 6300 Zug, Switzerland and registered under number CHE-419.921.683 (the "Borrower") which will be backed with a Pledge on a payment claim or Registration of a mortgage ranking second on the property in the amount of the issue volume. Use of proceeds: The net proceeds from each issue of Notes will be used to purchase or otherwise acquire Underlying Assets, to pay for or enter into any ancillary transaction in connection with the issue of such Notes or acquisition of such Underlying Assets and to pay general expenses in connection with the administration of the Issuer, the issue of the Notes or acquisition of the Underlying Assets.

# GENERAL PROVISIONS APPLICABLE TO THE NOTES

Legal type of Notes:	Bearer Global Note
Governing Law	Luxembourg Law
Business Day Convention	Modified Following Business Day Convention
Clearing System	SIX SIS AG
Status of the Notes	Non-preferred Subordinated
United States IRC Section 871(n	n)Out of scope
Agents	
Administration and Calculation Agent	MTCM Securities SA
Custodian	N/A
Paying Agent	ISP Securities AG
Arranger	MTCM Investments AG
Publications	Applicable
Notification to Clearing System	Applicable
Resolutions of Noteholders	Simple Majority (50%)

Language of Terms and Conditions	English only
Website	www.abssecuritisation.com

LISTING	
Listing and admission to trading	No
Expected date of admission	N/A

# RESPONSIBILITY

The Issuer accepts responsibility for the information contained in this document and declares that, having taken all reasonable care to ensure that such is the case, the information contained in this document is, to the best of its knowledge, in accordance with the facts and contains no omission likely to affect its import.

Signed on behalf of the Issuer acting in respect of and on account of the Compartment:

By:

DocuSigned by: Jose Benftez