MiFID II product governance / target market – Solely for the purposes of each manufacturer's 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 manufacturers' target market assessment in respect of the Notes (by either adopting or refining the manufacturers' target market assessment) and determining appropriate distribution channels.

PROHIBITION OF SALES TO EEA RETAIL INVESTORS – The Notes 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"). 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 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 Article 2 of the Regulation (EU) 2017/1129 (as amended, the "Prospectus Regulation"). Consequently no key information document required by Regulation (EU) No 1286/2014 (the "EU PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the EU PRIIPs Regulation.

PROHIBITION OF SALES TO UK RETAIL INVESTORS – The Notes 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 United Kingdom ("UK"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No. 2017/565 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"); (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 (the "FSMA") and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No. 600/2014 as it forms part of UK domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of the Prospectus Regulation as it forms part of the domestic law of the United Kingdom by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No. 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (the "UK **PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

Final Terms dated 16 January 2024

Santander Consumer Finance, S.A.

Issue of EUR 150,000,000 Ordinary Senior Notes due 19 January 2026

under the EUR 25,000,000,000

Euro Medium Term Note Programme

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions (the "**Conditions**") set forth in the base prospectus dated 14 June 2023 and the supplement to it dated 29 November 2023 which constitutes a base prospectus (the "**Base Prospectus**") for the purposes of Regulation (EU) 2017/1129 of the European Parliament and of the Council of the EU of 14 June 2017, as amended (the Prospectus Regulation). This document constitutes the Final Terms of the Notes described herein for the purposes of the Prospectus Regulation and must be read in conjunction with the Base Prospectus in order to obtain all the relevant information.

Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. (being Ciudad Grupo Santander, Avenida de Cantabria s/n,

28660 Boadilla del Monte, Madrid, Spain), the offices of the Issue and Paying Agent, The Bank of New York Mellon, London Branch at 160 Queen Victoria, London EC4V 4LA, United Kingdom, and at the offices of each Paying Agent and copies may be obtained from the addresses specified above. The Base Prospectus has been published on the website of Euronext Dublin (<u>https://live.euronext.com/</u>).

The expression "**Prospectus Regulation**" means Regulation (EU) 2017/1129 of the European Parliament and of the Council of the EU of 14 June 2017.

1.	Issuer:		Santander Consumer Finance, S.A.
2.	(i)	Series Number:	123
	(ii)	Tranche Number:	1
	(iii)	Date on which the Notes become fungible:	Not Applicable
3.	Specifi	ed Currency or Currencies:	Euro (" EUR ")
4.	Aggreg	gate Principal Amount:	
	(i)	Series:	EUR 150,000,000
	(ii)	Tranche:	EUR 150,000,000
5.	Issue P	Price:	100% of the Aggregate Principal Amount
6.	Specifi	ed Denominations:	EUR 100,000
7.	Calcula	ation Amount:	EUR 100,000
8.	(i)	Issue Date:	19 January 2024
	(ii)	Trade Date	12 January 2024
	(iii) Interest Commencement Date:		19 January 2024
9.	Maturity Date:		19 January 2026
10.	Interest Basis:		Euribor 6 Months plus 0,55% Floating Rate per annum
			(further particulars specified below at paragraph 16)
11.	Redemption/Payment Basis:		Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on the Maturity Date at 100% of their principal amount
12.	Change of Interest Basis or Redemption/Payment Basis:		Not Applicable
13.	Put/Call Options:		Not Applicable
14.	(i)	Status of the Notes:	Ordinary Senior Notes
	(ii)	Date Executive Committee approval for issuance of Notes obtained:	Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

15.	Fixed Rate Note Provisions:		Not Applicable
16.	Floating Rate and CMS-Linked Note Provisions:		Applicable
	(i) Interest Period(s):		Semi-annually, from (and including) the Issue Date to (but excluding) the Maturity Date, subject to adjustment in accordance with the Business Day Convention set out in (iv) below
	(ii)	Interest Payment Date(s):	19 January and 19 July in each year subject to adjustment in accordance with the Business Day Convention set out in (iv) below
	(iii)	First Interest Payment Date:	19 July 2024
	(iv)	Business Day Convention:	Modified Following Business Day Convention
	(v)	Manner in which the Rate(s) of Interest is/are to be determined:	Screen Rate Determination
	(vi)	Party responsible for calculating the Rate(s) of Interest and/or Interest Amount(s) (if not the [Issue and Paying Agent]):	Not Applicable
	(vii) Margin Plus Rate:		Applicable
	(a) Margin;		0,55% per cent per annum
	(viii) Specified Percentage Multiplied by Rate:		Not Applicable
	(ix)	Difference in Rates:	Not Applicable
	(x) Screen Rate Determination		
	(a) Reference Rate:	EURIBOR 6 months
	(b) Interest Determination Date(s):	Two TARGET Business Days prior to the first day of each Interest Period
	(c) Relevant Screen Page:	Reuters page EURIBOR01
	(d) Relevant Time:	11:00 h CET

	(e)	ISDA Determination:	Not Applicable
	(f)	Day Count Fraction:	Actual/360
	(g)	Constant maturity swap rate:	Not Applicable
	(h)	Step Up Provisions:	Not Applicable
	(r)	Initial Reference Rate:	4,446% per annum
17.	Zero Cou	pon Note Provisions:	Not Applicable
18.	Reset No	te Provisions:	Not Applicable

PROVISIONS RELATING TO REDEMPTION

19.	Call Option (Condition 5.07):	Not Applicable
20.	Put Option (Condition 5.10):	Not Applicable
21.	TLAC/MREL Disqualification Event (Condition 5.04):	Not Applicable
22.	Clean-Up Redemption Option (Condition 5.05):	Not Applicable
23.	Maturity Redemption Amount of each Note:	EUR 100,000 per Note of EUR 100,000 Specified Denomination
24.	Early Termination Amount and Early Redemption Amount (Tax):	EUR 100,000 per Note of EUR 100,000 Specified Denomination
25.	Ordinary Senior Notes optionality:	Applicable
	(i) Ordinary Senior Notes – Events of Default (Conditions 6.01 and 6.02):	Conditions 6.01 and 6.02 Applicable
26.	Tier 2 Subordinated Notes optionality:	Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

27.	Form of Notes:	Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for Definitive Notes in the limited circumstances specified in the Permanent Global Note
28.	New Global Note:	Yes

29.	Talons for future Coupons to be attached to Definitive Notes (and dates on which such Talons mature):	No
30.	Business Day:	Target Business Day
31.	Relevant Financial Centre:	T2
32.	Relevant Financial Centre Day:	Target Business Day
33.	Details relating to Instalment Notes:	Not Applicable
34.	Commissioner:	Mr. Jesús Merino Merchán
35.	Waiver of Set-off:	Not Applicable
36.	Substitution and Variation:	Not Applicable
37.	Governing law:	English law

The Issuer accepts responsibility for the information contained in these Final Terms.

Signed on behalf of SANTANDER CONSUMER FINANCE, S.A.

By:

Authorised Signatory

By:

Authorised Signatory

Date: 16 January 2024

PART B – OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(i)	Listing:	Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to listing on the Official List of Euronext Dublin
(ii)	Admission to Trading:	Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the Regulated Market of Euronext Dublin with effect from the Issue Date
(iii)	Estimate of total expenses related to admission to trading:	EUR 1,000
RATI	NGS	

Ratings:	Non applicable
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3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save for any fees payable to the Dealer, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Dealer and its respective affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

4. **REASONS FOR THE OFFER AND ESTIMATED NET PROCEEDS**

Reasons for the offer:	General financing requirements of the Santander Consumer Group
Estimated net proceeds:	EUR 150,000,000

5. Fixed Rate Notes only - YIELD

Indication of yield:

2.

Not Applicable

6. **OPERATIONAL INFORMATION**

ISIN:	XS2751666855
Common Code:	275166685
CUSIP number:	Not Applicable
WKN:	Not Applicable
Delivery:	Delivery against payment
	XX . A . 11 . 1.1

Any Clearing System other than Euroclear Not Applicable and Clearstream Banking S.A. and the relevant identification numbers:

Names and addresses of additional Paying Agent(s) (if any):			Not Applicable
Intended to be held in a manner which would allow Eurosystem eligibility:			Yes. Note that the designation " yes " simply means that the Notes are intended upon issue to be deposited with one of the ICSDs as common safekeeper and does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intra day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.
DISTRIBUTION		DN	
(i)) Method of Distribution:		Non-Syndicated
(ii)	If syndicated:		
	(A)	Names of Dealers:	Not Applicable
	(B)	Stabilisation Manager(s), if any:	Not Applicable
(iii)	If non-	syndicated, name of Dealer:	Marex S.A.

7.

(11)	II Sylid	n syndicated.		
	(A)	Names of Dealers:	Not Applicable	
	(B)	Stabilisation Manager(s), if any:	Not Applicable	
(iii)	If non-	syndicated, name of Dealer:	Marex S.A.	
(iv)	U.S. Se	elling Restrictions:	Reg S Compliance Category 2; TEFRA D	