FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
STSS1	USIDOSAMARIO VEZDESSAIRO VEZDESSISION VEZDESSISION VEZDESSISION VEZDESSISION	Instrument identification code	N/A (General Information)	(ISIN)	N/A	Where available, the international security identification code (ISIN) or codes, or if no ISIN, then any other unique securities, assigned to this securities.	Where available under Item 1.1 of Annex VIII.
STSS2	2138001JRCRN7WGSM347	Legal Entity Identifier (LEI)	N/A (General Information)	{LEI}	N/A	The LEI of the originator(s) and sponsor(s), and where available original lender(s).	Item 4.2 of Annex VII.
STSS3	N/A	Notification identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where reporting an update, the unique reference number assigned by ESMA to the previously notified STS notification.	N/A
STSS4	2138001JRCRN7WGSM347N201901	Securitisation identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the unique securitisation identifier as assigned by the originator, sponsor and SSPF	N/A
STSSS	N/A	Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority.	N/A
STSS6	European DataWarehouse will provide a website that conforms to the requirements set out in Article 7(2) of the Securitisation Regulation.	Securitisation Repository	N/A (General Information)	{ALPHANUM-1000}	N/A	Where available, the name of the registered securitisation repository.	N/A
STSS7	Grass No. 8 PLC	Securitisation name	N/A (General Information)	{ALPHANUM-100}	N/A	The securitisation name.	Item 4 of Annex VII.
STSS8	GB CB	Country of establishment	N/A (General Information)	{COUNTRYCODE_2}	Article 18 and 27(3)	Where available, the country of establishment of the originator(s), sponsor(s) SSPE(s) and original lender(s).	N/A
STSS9	non-ASCP securification	Securitisation classification	N/A (General Information)	{LIST}	N/A	The type of securitisation: -non-ABCP securitisation; -ABCP programme.	N/A
STSS10	residential mortgages	Underlying exposures classification	N/A (General Information)	(UST)	N/A	The type of underlying exposures: 1) auto loans/pease; 2) consumer loans; 3) commercial mortgages; 4) credit-and receivables; 5) lease; 6) residential mortgages; 7) SMC loans; 8) mixed; 9) others.	N/A
STSS11	18-09-2019	Issue date	N/A (General Information)	{DATEFORMAT}	N/A	Where a prospectus has been drawn up in compliance with Directive 2003/71/EC, the originator and sponsor shall provide the date on which the prospectus was approved. In all other cases, the originator and sponsor shall provide the closing date of the most recent transaction.	Item 4 of Annex VII.
STSS12	18-09-2019	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA.	N/A
STSS13	Prime Collateralised Securities (PCS) UK Limited, GB	Authorised Third party	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the Securitisation Regulation, provide a statement that compliance with the STS criteria was confirmed by that authorised third party firm.	N/A
STSS14	Prime Colluteralised Securities (PCS) UK Limited, GB	Authorised Third party (name and country of establishment)	N/A (General Information)	{ALPHANUM-1000}	Article 27(2)	If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the Securitisation Regulation, provide the name of the third party's name and the country of establishment.	N/A
STSS15	Financial Conduct Authority	Authorised Third party (name of competent authority)	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the Securitisation Regulation, provide the name of the competent authority that has authorised it.	
STSS16	STS compliant	STS status	N/A (General Information)	(ALPHANUM-1000)	Article 27(5)	Notification from the originator and sponsor that the securitisation is no longer to be considered as STS and the reasons for this.	N/A
STSS17	N	Originator (or original lender) not a credit institution	N/A (General Information)	{Y/N}	Article 27(3)	A statement "Yes" or "No" as to whether the originator or original lender is a credit institution or investment firm established in the Union.	N/A
STSS18	The Seller confirms that its credit-granting is done on the basis of sound and well-defined criteria and clearly established processes for approving, amending, renewing and financing credits and that the originator or original lender has effective systems in place to apply such processes in accordance with Article 9 of Regulation (EU) 2017/2402.	Originator (or original lender) not a credit institution	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	If the answer to first ST312 * No.7, the originator or original lender shall provide confirmation that its credit-granting is done on the basis of sound and well-defined criteria and clearly established processes for aproving, amending, renewing and firstancing credits and that the originator or original ender has effective systems in place to apply such processes in accordance with Article 9 of Regulation (EU) 2007/2402.	N/A
STSS19	Yes	Confirmation that the credit granting is subject to supervision	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	If the answer to field STS17 is "No", the originator's or original lender's shall provide confirmation that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	N/A
STSS20	All True Sale. The test the loans are acquired from the seller by the issuer by means of an equitable assignment with the same legal effect as a true sale and in a manner that is enforceable against the seller or any other third party. The sale of any other third party. The sale of English loans is in equity only, and the transfer of the Scottah loans is of the beneficial interest only joint transfer of legal title). The sale of English loans is in equity only, and the transfer of the Scottah loans is of the beneficial interest only joint transfer of legal title). As a matter of English and Scottable low, used published segments has the same legal feet as a true sale (see opioin 4.1 of the Allers A Covery transaction legal opinion and 5.1 of the Shepherd and Wedderburn LIP Scots law opinion). Perfection of the assignment of title occurs on the occurrence of certain specified events set out in clause 7 of the mortgage sale agreement. (B) Endorceability. Under spalicable law las reflected in opinion 4.1 of the Allers & Overy transaction legal opinion), the acquisition of title by the issuer is enforceable against the seller or other third burder spalicable law las reflected in opinion 4.1 of the Allers & Overy transaction legal opinion and 5.1 of the Shepherd and Wedderburn LIP law opinion confirm that the sale acquisition and enforceability. (C) Legal opinions. Opinion 4.1 of the Allers & Overy transaction legal opinion and 5.1 of the Shepherd and Wedderburn LIP law opinion confirm the true sale acquisition and enforceability. The Allers & Overy transaction legal opinion and 5.1 of the Shepherd and Wedderburn LIP law opinion confirm the true sale acquisition and enforceability. The Allers & Overy transaction legal opinion and 5.1 of the Shepherd and Wedderburn LIP law opinion confirm that the relevant opinion is accessible and made available to comply with aggin caller regulation.	Transfer of the underlying exposures by true sale or assignment	Concise Explanation	(ALPHANUM-10000)	Article 20(1)	enforceable against the seller or any third party.	Item 3.3 of Annex VIII.
STSS21	Under applicable insolvency laws in the United Gingdom (the originator's jurisdiction), assignment of the loans by the seller to the issuer is not subject to severe clawback provisions in the event of the releast of the releast of the issuer is not subject to severe clawback provisions. The Alen & Overy transaction legal opinion (see Schedule 3 Part 3 (Reservations Relating to Challenges to Transactions)) analyses the applicable clawback provisions, none of which constitute "severe clawback provisions".	No severe clawback	Concise Explanation	(ALPHANUM-10000)	Article 20(2)	The STs notification shall provide a concise explanation on whether any of the sewere clawback provisions referred to in Article 20 [2] or [by] of Regulation (IJU 2017/2402 er found in the securification, and state whether the provisions in Article 20 [3] of Regulation (ICU) 2017/2402 apply. In conjunction with STSS21, where appropriate, the STS notification shall confirm whether there	Item 3.3 of Annex VIII.
STSS22	See above. Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) of the montgage sale agreement ("Each loan was originated by Accord Montgages Limited (the seller) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) (see para 1.2 of Part 1 of Schedule 1 (Loan Warranties) (see para 1.2 of Part 1 of	Exemption for clawback provisions in national insolvency laws	Confirmation	{ALPHANUM-1000}	Article 20(3)	are no circumstances that could give rise to clawback provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.	Item 3.3 of Annex VIII.
STSS23	ean noam was originated by accord windgages untilest (me seller) (see part 1.2 of raft 1 of schedule 1 (coan warrannes) of the mortgage sale agreement (acro no and was originated by the Seller) It is also as are transferred pursuant to the mortgage sale agreement without any intermediate steps and on the same terms and conditions. See above re the sale mechanics and legal opinions.	Transfer where the seller is not the original lender	Confirmation	{ALPHANUM-1000}	Article 20(4)	Where the seller is not the original lender, the STS notification shall provide a statement confirming that the securitisation complies with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.	Item 3.3 of Annex VIII.

001744-000116 [M3556410h.3 177662019

FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
STSS24	Pursuant to the mortgage sale agreement, the seller sels loans to the issuer by means of an equitable assignment (clauses 2 and d.), and perfection of the assignment of title occurs on the occurrence of certain specified events set out in the mortgage sale agreement (clause 7) and summarised in the prospectus (see the section of the prospectus entitled "summary of the key Transaction Document—Mortgage Sale Agreement. Title to the Mortgage, Registration and Molforizations"), which in Ludies: clause 2.14() ("the occurrence of a Seler insolvency (sevent)) (sevent of the prospectus of the selection of the select	Transfer performed by means of an assignment and perfected a a later stage	t Concise Explanation	(ALPHANUM-10000)	Article 20(5)	Where the transfer of the underlying exposures is performed by means of an assignment and perfected at a later stage than at the closing of the securilisation, the STs notification shall provide a concise explanation on how and whether that perfection is effected at least through the required minimum pre-determined event triggers as lated in Arrice 2009 of Regulation (IU2) 02/17/2002. Where alternative mechanisms of transfer are used, the STs notification shall confirm that an issolvency of the originator would not prejudice or prevent the SSPE from enforcing its rights.	Item 3.3 of Annex VIII.
STSS25	All loans are transferred pursuant to the mortgage sale agreement on the same terms and conditions (clauses 2 and 4). The prospectus includes disclosure on the relevant representations and warranties noted below (see the section of the prospectus entitled "Summary of the Key Transaction Documents"—Mortgage Sale Agreement - Representations and Warranties : The mortgage sale agreement includes the following representations and warranties : Shedule 1 (Loan Warranties) para 1.12 ("Each Loan and its Related Security is valid, binding and enforceable in accordance with its terms") and para 6.1 (" the Seller has good title to, and is the absolute unencumbered legal and beneficial owner").	Representations and warranties	Concise Explanation	(ALPHANUM-10000)	Article 20(6)	The STS notification shall provide a concise explanation on whether there are representations and warranties provided by the seller that the underlying exposures included in the securifisation are not encumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect.	Item 2.2.8 of Annex VIII.
STSS26	(A) Eligibility criteria. The solder makes the loan warranties set out in Schedule 1 of the mortgage sale agreement in respect of the initial loans and any new loans. The solder makes the loan warranties set out in Schedule 1 of the mortgage sale agreement in respect of the initial loans and any new loans, the the prospectus sentitled "Summary of the Key Transaction Documents". Mortgage Sale Agreement, experience industry processing the prospectus sentitled "Summary of the Key Transaction Documents". Mortgage Sale Agreement, and the prospectus sentitled "Summary of the Key Transaction Documents". See also secretally experience includes reproduce sentences are considered to the sure or a factorial bank conditions, and interest rate hedging) (see clause 9 of the mortgage sale agreement). Additional Loans work of the sever of the Issuer of the Sale Danna yab obbe repurchase of the Interest Payment Dalos immediately following the relevant Further Sale Dalon any which such Additional Loans were sold to the Issuer or its cut-Additional Loans work of the Issuer its cut	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Condise Explanation	(ALPHANUM-10000)	Article 20(7)	The STS notification shall provide concise explanation that: - the underlying exposures transferred from, or assigned by, the seller to the SSPE meet predetermined, clear and documented eligibility criteria which do not allow for active portfolio redeterments, clear and documented eligibility criteria which do not allow for active portfolio rules of the securitisation in based on clear concesses which facilitate the desirification of which exposures are selected for or traditisent the desirification of which exposures are selected for or traditisent the desirification of which exposures are selected for or traditise the desirification of which exposures are selected for or traditise desired and discretionary basis.	Item 2.2.2 and 2.2.13 of Annex VIII.
575527	(A) Homogeneity, The prospectus describes the loam/portfolio (see the section of the prospectus entitled "The loans"), lending criteria (see the section of the prospectus entitled "The loans"), lending criteria (see the section of the prospectus entitled "The loans"—Characteristics of the loans"). In addition, see the section of the prospectus entitled "The loans—Characteristics of the loans"—Other characteristics of the loans"—Other characteristics of the loans in the basis that —I. (I) One suse type. If a portfolio is comprised of residential mortgage loans originated by Accord Mortgages Limited and secured over residential properties located in England, Wales and Scotland. The loans are contractually binding and enforceable, with full recourse to borrowers. Schedule 1 (Loan Warrantes) of the mortgage sale agreement also includes representations on enforceable, without gap as 1.3 of Part 1 ("The Seller has full recourse to be Borrower and any Guarantor under the Loans"). (I) Periodic payment streams. The loans in the portfolio are comprised of respayment loans and interest only loans, and therefore have defined periodic payment streams (see the section of the prospectus excuriles. In addition, see the section of the prospectus excuriles. In addition, see the section of the prospectus excuriles. In addition, see the section of the prospectus excuriles. In addition, see the section of the prospectus excuriles. In addition, see the section of the prospectus excuriles. In addition, see the section of the prospectus excuriles in the Cut-Off Date Portfolio as at the Cut-Off Date do not include (i) any transferable securities for the purpose of Article 20(8) of the Securitiation Regulation —].	Hamageneity of assets	Octaled Explanation	(ALPHANUM)	Article 20(8)	The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securification. For this purpose the originator and sponsor shall refer to the EBAT so homogeneys (Commission Delegate designation (EU)_1, and shall explain in detail how each of the conditions specified in the Article 1 of the RTS are met.	Rem 2.2.7 of Annex VIII.
STSS28	The portfolio is comprised of residential mortgage bans based on standard form documentation, and therefore does not include any securification positions (see loan warranty 1(e) (Tabl Loan and its Related Security was made substantially on the terms of the Standard Documentation]) in addition, see the section of the prospectus entitled "The loans—Characteristics of the base—Other characteristics" (The loans in the trust property on on include] (a) synchrotization positions and the prospectus entitled "The loans—Characteristics of the base—Other characteristics" (The loans in the trust property on on include] (a) synchrotization positions and the prospectus entitled "The loans" (a) and the property of the prop	Underlying Exposure Obligations: no re securitisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	The STS notification shall confirm that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation.	Item 2.2.2 and 2.2.13 of Annex VIII.
575529	A) Ordinary course. A) Ordinary course. The representations set out in the mortgage sale agreement include that each loan is originated by the seller in the ordinary course of business (see Schedule 1 Part 1 pars 1.2 of the mortgage sale agreement) ("Each Loan was originated by the Seller in the ordinary course of business pursuant to underwriting standards that are no less stringent than those the seller applied at the line of origination is similar loans that are not settled; and the mortgage sale agreement) ("Each Loan was originated by the Seller in the ordinary course of business pursuant to underwriting standards that are no less stringent than those applied to similar expounces. B) Disclosure or climate for selecting end was in the portfolio is resulted. The hash—lending criterial hashed that a summary of the current lending criterial spice set the section of the Prospectus hashed The Loans—Changes to the underwriting policies and the endings. Oriental was summary of the current lending criterial spice and sections of the prospectus sentitled. The loans—Lending criterial spice of the section of the Prospectus hashed The Loans—Changes to the underwriting policies and the endings. Oriental spice of the consideration of the prospectus sentitled continues that "any material changes from the Seller's prior underwriting policies and the endings of the seller spice or the seller's prior underwriting policies and the endings of the seller spice or the seller's prior underwriting policies and the endings of the seller spice or the seller's prior underwriting policies and the prospectual spice or the seller's prior underwriting policies and the securities can as at the date of origination—".) (c) Sell-certification. The mortgage sale agreement sets out in the mortgage sale agreement include that no loan is a self-certified loan (see Selledule 1 Part 1 pars 1.18 ("No Loan is a Self-certified Loan or was a Seller's prior underwriting endings of the securities" and the policies of the seller's prior underwriting	Soundness of the underwriting standard	Octalled Esplanation	(ALPHANUM)	Article 20(10)	The S1S notification shall provide a detailed explanation: - as to whether the underlying exposures were originated in the lender's ordinary course of business and whether the applied underwriting standards were no less stringent that those applied at the same time origination to exposures that were not securitized. - as to whether the underwriting standards and any material changes from prior underwriting andards have been or will be fully discolded to potential investors without undue deby; - on how securitizations where the underlying exposures are residential leans, the pool of Regulation (TU) 20177402. - sto whether an assessment of the borrower's creditworthiness meets the requirements set of Article 3 Directive 2014/17/EU or, where applicable, equivalent requirements in third countries.	them 2.2.7 of Annex VIII.
STSS30	Expertise. Accord Mortgages Limited has operated for more than the five year period to satisfy this requirement. See the section of the prospectus entitled "Accord Mortgages Limited". Accord has significantly more than five years of experience in the origination underwriting and of mortgage learns similar to those included in the portfolio.	Originator/Lender Expertise	Detailed Explanation	{ALPHANUM}	Article 20(10)	The STS notification shall provide a detailed explanation as to whether the originator or original lender have expertise in originating exposures of a similar nature to those securitised.	Item 2.2.7 of Annex VIII.

00/774-0000119 (242)3544106.3 2

FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
STSS31	(A) Transfer solibunt undoe delay. The preliminary pool of bans to be transferred is identified by the issunch date and the final pool of bans are transferred on the closing date pursuant to the mortgage sale agreement. 8) Exposures in default. The representations so tou in the mortgage sale agreement include that no loan was one or more months in arreas prior to the relevant sale date (see Schedule 1 Part 1 part 1.16 " no Loan was one or more months in arreas	Transferred underlying exposures without exposures in default.	Detailed Explanation	(ALPHANUM)	Article 20(13)	The STS notification shall provide a detailed manner as to whether: the transferred underlying exposures do not include, at the time of selection, defaulted exposures (or extructured exposures) as defined in Arciae 20(11) of the appealment (IU) 2017 2402as — the securification contains any credit-impairedness at the time of securification as specified in Article 20(11) (a) of a Regulation (2007/2402. — the requirements referred to in Article 20 (11) (a) of Regulation (EU) 2402/2017 are met; — the requirements referred to in Article 20 (11) (c) are met.	item 2.2.8 of Annex VIII.
STSS32	The representations set out in the mortgage sale agreement include that at least two monthly payments has been made in respect of each loan (Schedule 1, Part 1, Loan Warranty (1.6).	At least one payment at the time of transfer	Confirmation	{ALPHANUM-1000}	Article 20(12)	The STS notification shall confirm whether, at the time of transfer of the exposures, the debtors have made at least one payment. The STS notification shall also confirm whether or not the exemption under Article 20(12) applies.	Item 3.3 and 3.4.6 of Annex VIII.
STSS33	The loans in the portfolio are comprised of repayment loans and interest-only loans. See the section "The Loans" in the Prospectus.	Repayment of the holders shall not have been structured to depend predominantly on the sale of assets.	Detailed Explanation	{ALPHANUM}	Article 20(13)	The STS notification shall provide a detailed explanation of the degree of dependence of the repayments of the holders of the securitisation position on the sale of assets securing the underlying exposures.	Item 3.4.1 of Annex VIII.
STSS34	Yorkshire Building Society undertakes to comply with the EU risk retention requirements of Article 6 of the Securitisation Regulation and will retain a vertical slice in accordance with Article (EU)(a) of Regulation (EU) 2017/2402.	Compliance with risk retention requirements	Concise Explanation	(LST)	Article 21(1)	The STS confication shall provide a concise explanation as to how the originator, opensor or original tender of an on-AIPC securitation comply with the risk retention requirement as provided for in Article 6 of Regulation (EU) 2017/2402. These explanations shall in particular indicate which entity retains the material net economic interest and which points in used for retaining the risk including: (1) vertical site in accordance with Article 6(3)(a) of Regulation (EU) 2017/2402; (2) seler's share in accordance with Article 6(3)(a) of Regulation (EU) 3017/2402; (2) seler's share in accordance with Article 6(3)(a) of Regulation (EU) 2017/2402; (3) first lost strands in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (5) first lost strands in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (5) in compliance with first retaining requirements set out in Article 6(3) of Regulation (EU) 2017/2402; (7) orbor opplors are used.	ltem 3.1of Annex VIII& Item 3.4.1 of Annex VIII
STSS35	A) Interest rate risks. Interest rate rate rate risks. Interest rate rate rate rate risks. Interest rate rate rate rate rate risks. Interest rate rate rate rate rate rate rate our removal risks. Interest rate rate rate rate rate rate rate our removal risks. Interest rate rate rat	Mitigation of Interest rates (IR) and currency risks (FX) Risks	Concise Explanation	(ALPHANUM-10000)	Article 21(2)	The STS notification shall provide a concise explanation as to whether the interest rates and currency risks are appropriately mitigated and that measures are taken to mitigate such risks and confirm that such measures are available to investors.	items 3.4.2 and 3.8 of Annex VIII.
STSS36	See the section of the prospectus headed 'The Issuer' which states that "except for the purposes of hedging interest rate or currency risk, the Issuer will not enter into derivative contracts for the purposes of Article 2(I) of the Securitarisation Regulation". The portfolio is comprised of residential mortgage bans based on standard form documentation, and the reference does not include derivatives (see Schedide 2, Part 1, Lond Warrarty 16) (TEAL to an and its Related Security was made substantially on the terms of Standard Documentation	Derivatives Purchased/Sold by SSPE	Concise Explanation	{ALPHANUM-10000}		The STS notification shall explain in a concise manner that the SSFE has not entered into derivative contracts except in the circumstances referred to in Articles 21(2) of Regulation (EU) 2017/2402.	Items 3.4.2 and 3.8 of Annex VIII.
STSS37	The swap agreements are based on ISDA forms.	Derivatives using common standards	Concise Explanation	{ALPHANUM-10000}		The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards.	Items 3.4.2 and 3.8 of Annex VIII.
STSS38	The a tests compute D/K loans, discounted D/K loans, the first fair loans, capend rate loans or reversionary discount blans. SOR loans are subject to the Selfer's SVI fair, when As DPRs and the design date) illicounted by I loans are subject to an interest rate at a discount to the Selfer's SVIR. Reversionary Discount canns are fixed Rate Loans that will subsequently become Discounted SVIR Loans. Fixed Rate Loans are subject to a fixed rate of interest for a specified print of fixed Loans are subject to a rice for interest and the specified print of fixed Loans are subject to a rice for interest and the specified print of fixed Loans are subject to a rice for interest and the specified print of fixed Loans are subject to a rice for interest which may a rice to subject to a rice for interest studies and are subject to a rice for interest which may a rice to subject to a rice for interest studies, but where the interest studies are subject to a rice for interest and cannot exceed a predetermined cap. The subject to a rice of the subject to a rice for interest which are rice of the Prospectus headed Testification on the Accord Standard Variable Rate? The subject to a rice of the subject to a rice of the Prospectus headed Testification on the Accord Standard Variable Rate?	Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	The STS notification shall explain in a concise mannerwhether and how any referenced interest payments under the securification starts and liabilities are advalated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds.	Items 2.2.2 and 2.2.13 of Annex VIII.
STSS39	Following the service of a note acceleration notice all amounts standing to the credit of the issuer's bank accounts and all other amounts received by the issuer are applied in accordance with the post-acceleration priority of payments (other than certain amounts in respect of the issuer's swaps, which are paid directly to the relevant swap provider). The only amounts retained in the issuer following service of a note acceleration notice is an amount in respect of issuer priority, which is a de minima amount retained only after all moments have been greated in full and is reseasy for the operational functioning of the issuer. Note Clause 6 To the Deed of Clause provides that the Security Trustee may retain proceeds of enforcement in an interest-bearing account post enforcement of the security prior to amounts bearing due in respect of any secured obligations. Notwere, Clause 5 of the Deed of Charge states that the security only becomes enforceable following otherwise of a note acceleration notice, at which point (a) all the notes want become due and payable and (b) the post acceleration priority of payments provided that issuer funds are applied in sequential amounts of the notes, as determined by the security of the notes and that repayment of the notes are not reversed with regard to their sension; where the provides in the sension of the notes are not reversed with regard to their sension; and the notes are not reversed with regard to their sension; there are no provides to reverse and the register to the sension of the notes are not reversed with regard to their sension; and the notes are not reversed with regard to their sension; and the notes are not reversed with regard to their sension; and the notes are not reversed with regard to the sension of the necessary of the notes are not reversed with regard to their sension; and the notes are not reversed with regard to the sension of the notes are not reversed with regard to the sension of the notes are not reversed with regard to the sension of the notes ar	No trapping of cash following enforcement or an acceleration notice	Concise Explanation	(ALPHANUM-10000)	Article 21(4)	The STS notification shall explain concisely and in general terms that each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met.	item 3.4.5 of Annex VIII.
STSS40	See above STSS39	(a)No amount of cash shall be trapped	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice.	Item 3.4.5 of Annex VIII.
STSS41	See above STSS39	(b) principal receipts shall be passed to investors	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation position.	Item 3.4.5 of Annex VIII.
STSS42	See above STSS39	(c) repayment shall not be reversed with regard to their seniority	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that the repayment of the securitisation position is not to be reversed with regard to their seniority.	Item 3.4.5 of Annex VIII.
STSS43	See above STSS39	(d) no provisions shall require automatic liquidation of the underlying exposures at market value	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that not any provisions require automatic liquidation of the underlying exposures at market value.	Item 3.4.5 of Annex VIII.

0017744-0000119 (ZMJ35844163.3 17060019

FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
STSS44	The transaction does not contemplate non-sequential payments of principal on the notes.	Securitisations featuring non-sequential priority of payments	Confirmation	(ALPHANUM-1000)	Article 21(5)	The STS notification shall confirm that transaction featuring non-sequential priority of payment include triggers relating to the performance of the underlying exposures resulting in the priority of payment resetting to sequential payments in order of seriority. The STS notification shall also confirm that such triggers schude at least the deterioration in the credit quality of the underlying exposures below a predetermined threshold.	Item 3.4.5 of Annex VIII.
STSS45	The transaction includes triggers which end the further sale period including: -a Seller incolvency Event or, to the extent YSS in out the Servicer, an incolvency event of the relevant servicer -following the application of the Pre-Acceleration Revenue Priority of Psyments, the debit balance recorded to the Class 2 VYN Principal Deficiency Ledger is in excess of 3% of the Principal Amount Outstanding of all Notes -following the application of the Pre-Acceleration Revenue Priority of Psyments, the Liquidity Reserve Fund (if required to be established) is not fully funded to the Liquidity Reserve Fund Required Amount on the General Reserve Fund is not funded to the Command Reserve Required Amount -fund Required Amount on the General Reserve Fund is not funded to the Command Reserve -fund Required Amount on the General Reserve Fund is not funded to the Command Reserve -fund Required Amount on the General Reserve Fund is not funded to the Command -funded Reserve -funded R	Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers	Concise Explanation	(ALPHANUM-10000)	Article 21(6)	The STS notification shall explain in a concise manner, where applicable, how the provisions or triggers in Art 21(0)(a) are included in the transaction documentation.	Rem 3.1 of Annex VII and Rems 2.3 and 2.4 of Annex VIII.
STSS46	See above STSS45	(a) deterioration in the credit quality of the underlying exposures	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(a)		2.4 of Annex VIII.
STSS47	See above STSS4S	 (b) occurrence of an insolvency-related event of the originator or servicer 	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(b)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(b) are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS48	See above STSS45	(c) value of the underlying exposures held by the SSPE falls below a pre-determined threshold	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(c)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(c) are included in the transaction documentation, using cross-references to the relevant sections of the underlying documentation where the information can be found	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS49	See above STSS45	 (d) a failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period) 	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(d)	The STS notification shall explain in a concise way and where applicable, the provisions or triggers in Art 21(6)(d) of Regulation (EU) 2017/2402 are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS50	The service provides are: (ii) the service; who is appointed under the servicing agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Servicing Agreement") (iii) the corporate services agreement provides agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - The Corporate Services Agreements") (iii) the corporate services Agreement provides agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - The Corporate Services Agreements") (iv) the paping agreement provides agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Agreement") (iv) the paping agreement provides agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Trust Deed") (iv) the noter trustee, who is appointed under the deed of charge (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Deed of Charge") (iv) the security trustee, who is appointed under the deed of charge (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Deed of Charge") (iv) the accustor taken, who is appointed under the balant accust agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Deed of Charge") (iv) the accustor taken, who is appointed under the balant accust agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Deed of Charge") (iv) the accustor taken, who is appointed under the balant accust agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Deed of Charge") (iv) the accustor taken, who is appointed under the balant accust agreement (see the section of the prospectus entitled "Summary of the Key Transaction Documents - Deed of Charge") (iv) the accustor taken, who is appointed under the terms of the refevant taken agreement (see the sections o	(a)Information regarding contractual obligations of the servicer and trustre	Confirmation	(ALPHANUM-1.000)	Article 21(7)(a)	The STS notification shall confirm that the transaction documentation specifies all of the requirements under Article 21(7) (a) of Regulation (EU) 2017/2402.	Rem 3.7 of Annex VIII.
STSS51	Servicer. Clause 20 of the servicing agreement contains provisions providing for the termination of the servicer and provisions unskipating the appointment of a replacement servicer by the issuer following the occurrence of certain events, including material and unremedied defaults by the servicer or the occurrence of an insolvency event in relation to the servicer. It is a condition of any resignation of the Servicer that a replacement is in place prior to such resignation becoming effective.	(b)Servicing Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(b)	The STS notification shall confirm that the securitisation documentation expressly include requirements under Article 21(7) (b) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS52	Hedge counterparties. Each hedge agreement has provisions requiring replacement of the relevant hedge counterparty in the event of an unremedied default or certain insolvency events (see the section of the prospectus entitled "Credit Structure – Summary of key Interest Rate Swap Transaction Terms" and "Credit Structure – Summary of key Interest System Transaction Terms" and "Credit Structure – Summary of key Interest Swap Transaction Terms" and "Credit Structure – Summary of key Interest Swap Transaction Terms" and "Credit Structure – Summary of key Interest Swap Transaction Terms" and "Credit Structure – Summary of key Interest Swap Transaction Terms" and "Credit Structure – Summary of key Interest Swap Transaction Terms" and "Credit Swap Transaction of Length Swap Transaction Terms" and "Credit Swap Transaction Terms Transaction Terms Transaction Terms Transaction Terms Transact	(c)Derivative Counterparty Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7) (c) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS53	The bank account agreement has provisions requiring replacement of the account bank in the event of an unremedied material default, certain insolvency events and the account bank no longer having the required ratings (see the section of the prospectus entitled "Summary of the Key Transaction Documents – Bank Account Agreement" and Clause 9 of the bank account agreement,	(c)Account Bank Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7 (c) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS54	Expertise. The servicer has undertaken the servicing of loans of a similar nature to those securitiesd, for at least five years. See the section of the prospectus entitled "Yorkshire Building Society". The servicer has undertaken the servicing of loans of a similar nature to those securitiesd, for at least five years. See the section of the prospectus entitled "Yorkshire Building Society". The servicer has neathly that is subject to prudential, capital and liquidity regulation and supervision in the UK, and it is an entity that is subject to prudential regulatory authorisations and permissions which he relevant to the provision of servicing in relation to the loans comprising the Portfolio and other loans originated by Accord which are not sold to the source. See the section of the Prospectus headed "Yorkshire Building Society".	Required expertise from the servicer and policies and adequate procedures and risk management controls in place	Detailed Explanation	(ALPHANUM)	Article 21(8)	The STS notification shall explain in detail how the requirements of Article 21(8) are met. As part of the explanation, references shall be made to any policies and procedures intended to ensure compliance with these requirements.	Item 3.4.6 Annex VIII.
STSS55	Delinqueroy and default of delibors, debt restricting, delet forgiveness, forbearance, payment holdings, losses, change-offs, recovering and other asset performance remedies are defined in accordance with the Servicer's servicing policies and procedures. See the section of the Prospectus headed "The Loans – Characteristics of the Loans – (4) Overpayments, Underpayments, Payment Holidays, Restructurings and Credit Areras Positions". A comprehensive Master Delinitions and Construction Schedule sets out terms which are consistently applied across the transaction documents and the prospectus also includes a section entitled "index of terms".	Clear and consistent definitions relating to the treatment of problem loans	Confirmation	{ALPHANUM-1000}	Article 21(9)	The STS notification shall confirm that the underlying documentation sets out in clear and consistent terms, definitions, remedies and actions relating to the debt situations set out in Article 21(9) of Regulation (Eu) 2017/2402.	Item 2.2.2 of Annex VIII.
STSS56	Priorities of Payments and relevant triggers are set out in the transaction documents and disclosed in the prospectus (see "Cashflows").	Priorities of payment and triggers events	Confirmation	{ALPHANUM-1000}	Article 21(9)	The STS notification shall confirm that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402.	Item 3.4.5 Annex VIII.
STSSS7	Resolution of conflicts. Condition of conflicts. Condition of conflicts. Condition of conflicts and Conditions of the Notes, the Trust Deed and the Deed of Charge contain provisions relating to resolution of conflicts between different classes of investor, and not voting rights and provise for the responsibilities of the trustee and security trustee, including: -the method for calling meetings in described in Schedule 4 paragraphs 4 of the trust deed. The process for written resolutions is also set out in Schedule 4 of the trust deed, -the minimum threshold of votes to validate a decision, with clear differentiation between the minimum thresholds for each type of decision is described Schedule 4 paragraphs 4-10 of the trust deed. Of the trust deed. Of the trust deed. The following values of the trustee and the security trustee are set out in the trust deed and the deed of charge.	Timely resolution of conflicts between classes of investors & responsibilities of trustee	Confirmation	(ALPHANUM-1000)	Article 21(10)	The STS notification shall confirm whether the provisions under Article 21(10) of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met.	Item 3.1 of Annex VII and Item 3.4 of Annex VIII.
STSS58	The Prospectus includes static pool data and historical pool data with respect to the pool as well as comparable data of substantially similar exposures. See the sections of the prospectus entitled "State Pool Information". Such information included in the prospectus is made available to investors prior to the pricing of any issuance of notes. Dynamic data on the historical presyment, arrant, default and loss performance for a period of at least Syearis made available to investors prior to the pricing of any Notes on the webste of European Data Warehouse. See the section of the Prospectus headed "Static Pool Information".	Historical Default and Loss Performance Data	Confirmation	{ALPHANUM-1000}	Articles 22 (1)	The STS notification shall confirm that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available and shall state clearly where the information is available.	Item 3.4.1 of Annex VIII.

001774-00019 (0.143354410.3 17706/2019

FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
STSS59		Sample of the underlying exposures subject to external verifications	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that a sample of the underlying exposures was subject to external verification prior to the issuance of the securities by an appropriate and independent party.	N/A
STSS60	The prospectus confirms that a liability cashflow model is made available to investors in accordance with the regulatory requirements and guidelines. See the section of the prospectus entitled "Summary of the Key Transaction Documents - Cash Management Agreement - Investor reports and information - Cashflow Model". Such liability cash flow model is made available to investors prior to the princing of any source of notes.	Availability of a liability cash flow model to potential investors	Confirmation	{ALPHANUM-1000}	Article 22 (3)	The STS notification shall confirm that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, the STS notification shall confirm that such information is available to potential investors upon request.	N/A
	With respect to loans in the pool as at the Cut-Off Date, Accord Mortgages Limited does not have any information related to the environmental performance of the property securities Loans. See the section of the prospectus entitled "The Loans".	Publication on environmental performance of underlying exposures consisting of residential loans or car loans or leases*	Concise Explanation	{ALPHANUM-10000}	Assista 22 (4)	The STS notification shall explain in a concise manner whether the information related to the environmental performance of the assets financed by residential loans, or auto loans or leases is available pursuant to Article 7 (1)(a) of Regulation (EU) 2017/2402 and state where the information is available.	N/A
STSS62	The prospectus includes disclosure on compliance with Article 7. See the section of the prospectus entitled "Regulatory Requirements – Securitisation Regulation".	Originator and sponsor responsible for compliance with Article 7	Confirmation	{ALPHANUM-1000}	Article 22 (5)	The STs confication shall confirm that: -the origination and the spontor are complying with Article 7 of Regulation (EU) 2017/2402; -the information required by Article 711 (a) has been made available to potential investors before princing upon requiredthe information required by Article 711 (b) to (d) has been made available before pricing at least in ordinary in a fair or intalls formation.	N/A

00/774-4000110 [AB3954410.3] 5