

Report for Distribution dated May 16, 2025







Monthly Investor Report

May 2025

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Distribution Date 16-May-25

U.S. Bank Global Corporate Trust Website

https://pivot.usbank.com

General Information								
Interest Payment Date:	16-May-25							
Prior Interest Payment Date:	16-Apr-25							
Next Interest Payment Date:	16-Jun-25							
Distribution Count:	23							
Closing Date:	5-Jun-23							
Final Maturity Date:	16-Jan-60							
Interest Determination Date:	9-May-25							
Next Interest Determination Date:	9-Jun-25							
Index:	Compounded Daily SONIA							
Currency:	GBP (£)							

Content	
Deal Summary	2
Deal Performance Summary - Last 4 IPD	3
Collateral Performance Graphs	4
Delinquencies Graphs	5
Deal Counterparties	6
Note Distribution Detail	7
Note Interest Reconciliation - Accrual	8
Note Interest Reconciliation - Deferred	9
Note Principal Reconciliation	10
Ratings Information	11
Cash Reconciliation	12
Other Required Information	13
Mortgage Principal Analysis	14
Principal Deficiency Ledger	15
Reserve Fund Ledger	16
Triggers	17
Portfolio Performance	18-19
Collateral Report	20-21
Prepayment Rate (CPR)	22
Pre-Enforcement Revenue Priority of Payments	23-24
Pre-Enforcement Redemption Priority of Payments	25
Post-Enforcement Priority of Payments	26-27
Swap Collateral Account Priority of Payments	28-29
Portfolio Analysis	30-38





13/05/2025 11:54

CMF 2023-1 PLC

Monthly Investor Report

May 2025

	Deal Summary									
Notes	Original Principal Balance	Credit Enhancement on Closing	Fitch/M Initial F	loody's Ratings	Outstanding Principal Balance	Pool Factor	Current Credit Enhancement	Fitch/M Current	•	Fitch/Moody's Watch
Class A Notes	300,000,000.00	10.00%	AAA	Aaa	151,174,113.42	0.503914	17.26%	AAA	Aaa	
Class Z Notes	28,776,000.00	1.25%	NR	NR	28,776,000.00	1.000000	1.27%	NR	NR	
Class X Notes	22,703,000.00	0.00%	NR	NR	10,773,872.91	0.474557	0.00%	NR	NR	

Total 351,479,000.00 190,723,986.33





Monthly Investor Report

	Dea	al Performance Summa	ry - Last 4 IPD		
	Cut off	IPD 20	IPD 21	IPD 22	IPD 23
Delinquencies					
1-2 Months in Arrears		1.36%	1.05%	1.04%	2.02%
2-3 Months in Arrears		0.59%	0.70%	0.31%	0.53%
3-4 Months in Arrears		0.18%	0.20%	0.46%	0.17%
4+ Months in Arrears		0.86%	1.19%	1.01%	1.06%
Excess Spread					
Amount during Period		0.00	0.00	0.00	0.00
Percentage of Pool (Annualised)		0.00%	0.00%	0.00%	0.00%
Constant Prepayment Rate (CPR)					
Period		51.08%	48.33%	37.37%	24.91%
Since Cut off		25.45%	25.91%	25.88%	25.47%
Principal Payment Rate (PPR)					
Total Principal Payments in Period		12,211,058.53	7,005,485.27	4,683,767.27	2,843,615.64
Principal Cut off Balance	328,776,340.26	194,589,728.73	187,586,872.08	182,906,884.86	180,063,269.22
Percentage of Cut off Balance (%)		6.28%	3.73%	2.56%	1.58%
Payment Rate					
Percentage of Interest Due (%)		100.00%	100.00%	100.00%	100.00%
Cumulative Losses					
Percentage of Initial Principal Balance (%)		0.00%	0.00%	0.00%	0.00%

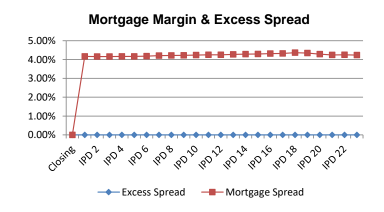


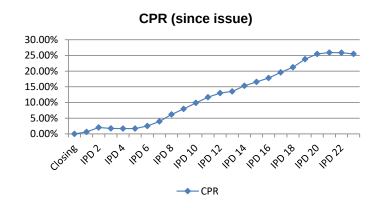


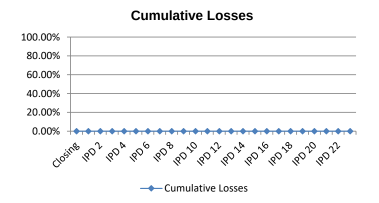
Monthly Investor Report

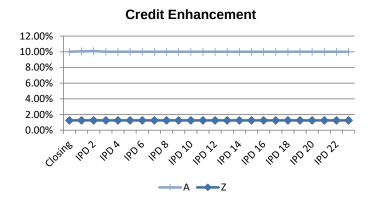
May 2025

Collateral Performance Graphs











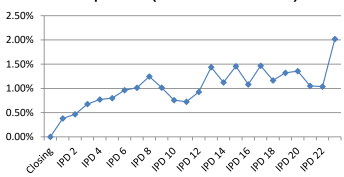


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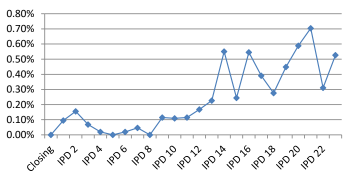
May 2025

Delinquencies Graphs

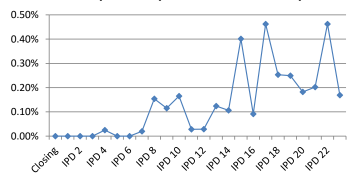
Delinquencies (1-2 Months in Arrears)



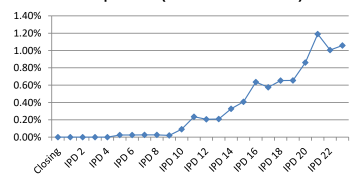
Delinquencies (2-3 Months in Arrears)



Delinquencies (3-4 Months in Arrears)



Delinquencies (4+ Months in Arrears)







Monthly Investor Report

May 2025

	Dea	al Counterpart	ties					
	1	Moody's		Fitch				
Role	Counterparty	Long- Term	Short- Term	Rating Trigger	Long- Term	Short- Term	Rating Trigger	comments
Issuer	CMF 2023-1 PLC							
Holdings	CMF Holdings 2023-1 PLC							
Servicer	Charter Court Financial Services Limited							
Seller	Charter Court Financial Services Limited							
Cash Manager	U.S. Bank Global Corporate Trust Limited							
Swap Provider	Royal Bank of Canada	Aa1	P-1	A3	AA-	F1+	A/F1	
Issuer Account Bank	U.S. Bank Europe DAC United Kingdom Branch	A2	P-1	A1/P-1	A+	F1	A/F1	
Collection Account Bank	Barclays Bank PLC							
Security Trustee	U.S. Bank Trustees Limited							
Note Trustee	U.S. Bank Trustees Limited							
Principal Paying Agent	U.S. Bank Europe DAC United Kingdom Branch							
Agent Bank	U.S. Bank Europe DAC United Kingdom Branch							
Registrar	U.S. Bank Europe DAC United Kingdom Branch							
Corporate Services Provider	CSC Capital Markets UK Limited							
Back-Up Servicer Facilitator	CSC Capital Markets UK Limited							
Share Trustee	CSC Corporate Services (UK) Limited							
Arranger	Merrill Lynch International							
Joint Lead Manager	Merrill Lynch International							
Joint Lead Manager	Barclays Bank PLC							
Joint Lead Manager	BNP Paribas							

On the Closing Date, the Seller has undertaken to the Issuer and the Security Trustee that it will (subject to the provisos set out in the Mortgage Sale Agreement):

Except with the express written consent of the Seller in the form of a U.S. Risk Retention Consent and where such sale falls within the exemption provided by Section 20 of the U.S. Risk Retention Rules, the Notes or the Residual Certificates offered and sold by the Issuer may not be purchased by any person except for persons that are not Risk Retention U.S. Persons.

⁽a) retain on an ongoing basis the Retained Interest in accordance with the Retention Requirements;

⁽b) at all relevant times comply with the requirements of:

⁽i) Article 7(I)(e)(iii) of the UK Securitisation Regulation by confirming the risk retention of the Seller as contemplated by Article 6(1) of the UK Securitisation Regulation and

⁽ii) Article 7(I)(e)(iii) of the EU Securitisation Regulation by confirming the risk retention of the Seller as contemplated by Article 6(1) of the EU Securitisation Regulation, but solely as such articles are interpreted and applied on the Closing Date;

⁽c) not sell, hedge or otherwise mitigate (and shall procure that none of its affiliates shall sell, hedge or otherwise mitigate) the credit risk under or associated with the Retained Interest except to the extent permitted under the UK Securitisation Regulation or as would be permitted as determined in accordance with Article 6 of the EU Securitisation Regulation as required for the purposes of Article 5(1)(d) of the EU Securitisation Regulation; and (d) not change the manner or form in which it holds the Retained Interest.

As at the Closing Date, the UK Retention Requirement and EU Retention Requirement will each be satisfied by the Seller holding the first loss tranche and other tranches having the same or a more severe risk profile than those transferred or sold to investors, in this case, represented by the retention by the Seller of the Class Z Notes, (a) in accordance with Article 6(3)(d) of the EU Securitisation Regulation (as required for the purposes of Article 5(1)(d) of the EU Securitisation Regulation) as though Article 6 of the EU Securitisation Regulation applied to the transaction, not taking into account any relevant national measures (as contractual obligations only), but solely as such articles are interpreted and applied on the Closing Date, provided that on and from the applicable SR Equivalency Date (but only for so long as SR Equivalency is maintained), references to, and obligations in respect of, the EU Securitisation Regulation shall not apply. Any change to the manner in which such interest is held will be notified to Noteholders.





Monthly Investor Report

Note Distribution Detail								
Notes	ISIN / Common Code	Original Principal Balance	No. Of Notes	Beginning Principal Balance	Total Principal Distribution	Ending Principal Balance	Total Interest Distribution	
Class A Notes	XS2620566278 / 262056627	300,000,000.00	3,000	154,017,729.06	2,843,615.64	151,174,113.42	649,127.76	
Class Z Notes	XS2620566948 / 262056694	28,776,000.00	288	28,776,000.00	0.00	28,776,000.00	0.00	
Class X Notes	XS2620570205 / 262057020	22,703,000.00	227	10,993,781.83	219,908.92	10,773,872.91	40,280.61	
Total		351,479,000.00	3,515	193,787,510.89	3,063,524.56	190,723,986.33	689,408.37	





Monthly Investor Report

May 2025

Note Interest Reconciliation - Accrual

Notes	ISIN / Common Code	Method	Days	Beginning Principal Balance	Rate of Interest	Total Interest Accrued	Other Interest	Total Interest Distribution
Class A Notes	XS2620566278 / 262056627	Actual/365 (Fixed)	30	154,017,729.06	5.12780%	649,127.76	0.00	649,127.76
Class Z Notes	XS2620566948 / 262056694	Actual/365 (Fixed)	30	28,776,000.00	0.00000%	0.00	0.00	0.00
Class X Notes	XS2620570205 / 262057020	Actual/365 (Fixed)	30	10,993,781.83	4.45780%	40,280.61	0.00	40,280.61
Total				193,787,510.89		689,408.37	0.00	689,408.37





Monthly Investor Report

May 2025

Note Interest Reconciliation - Deferred

Notes	ISIN / Common Code	Beginning Deferred Interest	Interest Accrued on Deferred Interest	Current Period Deferred Interest	Deferred Interest Payments	Ending Deferred Interest
Class A Notes	XS2620566278 / 262056627	0.00	0.00	0.00	0.00	0.00
Class Z Notes	XS2620566948 / 262056694	0.00	0.00	0.00	0.00	0.00
Class X Notes	XS2620570205 / 262057020	0.00	0.00	0.00	0.00	0.00
Total		0.00	0.00	0.00	0.00	0.00





Monthly Investor Report

	Note Principal Reconciliation								
Notes	Beginning Principal Balance	Total Principal Distribution	Ending Principal Balance	Credit S Original (1)	Support Current (2)				
Class A Notes	154,017,729.06	2,843,615.64	151,174,113.42	10.00%	17.26%				
Class Z Notes	28,776,000.00	0.00	28,776,000.00	1.25%	1.27%				
Class X Notes	10,993,781.83	219,908.92	10,773,872.91	0.00%	0.00%				
Total	193,787,510.89	3,063,524.56	190,723,986.33						

⁽¹⁾ Determined as follows: Original Principal Balance of all subordinate classes/Total Original Principal Balance

⁽²⁾ Determined as follows: Ending Principal Balance of all subordinate classes/Total Ending Principal Balance





Monthly Investor Report

	Ratings Information									
Notes	ISIN / Common Code	Original Rati Fitch	ngs Moody's	Ratings Change / (Fitch	Change Date ¹ Moody's					
Class A Notes	XS2620566278 / 262056627	AAA	Aaa							
Class Z Notes	XS2620566948 / 262056694	NR	NR		_					
Class X Notes	XS2620570205 / 262057020	NR	NR		_					

¹ Changed ratings provided on this report are based on information provided by the applicable rating agency via electronic transmission. It shall be understood that this transmission will generally have been provided to U.S. Bank Trustees Limited within 30 days of the payment date listed on this statement. Because ratings may have changed during the 30 day window, or may not be being provided by the rating agency in an electronic format and therefore not being updated on this report, U.S. Bank Trustees Limited recommends that investors obtain current rating information directly from the rating agency.





Monthly Investor Report

May 2025

Available Collections		Distributions	
Available Revenue Receipts	_	Amounts Distributed by the Issuer	
(a) Revenue Receipts	677,399.65	(see Other Required Information page for further detail)	
(b) Interest payable to the Issuer on the Issuer Accounts	23,150.14	Amounts Distributed by the Issuer	438.163.94
(c) Amounts received under the Swap Agreement	588,953.85		
(d) Debit from the General Reserve Fund	0.00	Distributions to Noteholders	
(e) General Reserve Fund Excess Amount	58,547.09	Interest Distribution	689,408.37
(f) Reconciliation Amounts deemed to be Available Revenue Receipts	0.00	Principal Distribution	3,063,524.56
(g) Item (o) of the Pre-Enforcement Revenue Priority of Payments	0.00	Distributions to Noteholders	3,752,932.93
(h) Optional Purchase Price received	0.00		
(i) Other net income of the Issuer received	0.00	Other Distributions	
(j) Item (d) of the Pre-Enforcement Redemption Priority of Payments	0.00	Credit to the Issuer Profit Ledger	100.00
(k) Excess amount standing to the credit of the Deposit Account on	0.00	Credit to the General Reserve Fund	0.00
the Closing Date		Credit to the Principal Deficiency Ledger	0.00
Less		Enhanced Amortisation Amounts	0.00
(I) Amounts applied in making payment to third parties	469.50	Item (o) of the Pre-Enforcement Revenue Priority of Payments	0.00
(m) Tax payments paid	0.00	Deferred Consideration	0.00
(n) Amounts to remedy any overdraft to any Collection Account	0.00	Item (a) of the Pre-Enforcement Redemption Priority of Payments	0.00
Plus		Item (d) of the Pre-Enforcement Redemption Priority of Payments	0.00
General Reserve Fund Release Amount to cover a Revenue Deficit	0.00	Other Distributions	100.00
Principal Addition Amounts to cover a Senior Expenses Deficit	0.00		
Available Revenue Receipts	1,347,581.23		
Available Redemption Receipts			
(a) Redemption Receipts	2,843,615.64		
(b) Principal Deficiency Ledger	0.00		
(c) Enhanced Amortisation Amounts	0.00		
(d) Reconciliation Amounts deemed to be Available Redemption Receip	0.00		
(e) Amount paid into the Deposit Account on the Closing Date	0.00		
Available Redemption Receipts	2,843,615.64		
Total Available Collections	4,191,196.87	Total Distributions	4.191.196.8

U S Bank Global Corporate Trust http://pivot.usbank.com/

Page 12 of 39





Monthly Investor Report

May 2025

	Other Required Information
	·
Amounts Distributed by the Issuer	
Note Trustee Fee	0.00
Security Trustee Fee	0.00
Agent Bank, Registrar and Paying Agent Fee	0.00
Cash Manager Fee	0.00
Servicer Fee	38,635.93
Back-Up Servicer Facilitator Fee	0.00
Corporate Services Provider Fee	0.00
Issuer Account Bank Fee	0.00
Collection Account Bank Fee	0.00
Third-Party Website Provider Fee	0.00
Third Party Fee	3,175.20
Transfer Costs	0.00
Amount to Swap Counterpary	396,352.81
Amounts Distributed by the Issuer	438,163.94

Page 13 of 39 13/05/2025 11:54





Monthly Investor Report

	Mortgage Principal Analysis	
	Current Period	Since Issue
Opening mortgage principal balance - close		328,776,340.26
Opening mortgage principal balance - current	182,906,884.86	
Total opening mortgage principal balance	182,906,884.86	328,776,340.26
Unscheduled payments (Redemptions)	2,471,898.81	136,365,185.82
Scheduled payments	371,716.83	12,460,700.76
Principal Losses	0.00	0.00
Principal Recoveries	0.00	0.00
Principal Introduced	0.00	112,815.54
Closing mortgage principal balance	180,063,269.22	180,063,269.22





Monthly Investor Report

May 2025

Principal Deficiency Ledger

Page 15 of 39

Current Period Principal Deficiency

	Beginning PDL Balance	Deficiency Allocation	PDL Repayment	Ending PDL Balance
Class Z Notes PDL	0.00	0.00	0.00	0.00
Class A Notes PDL	0.00	0.00	0.00	0.00
Total	0.00	0.00	0.00	0.00

13/05/2025 11:54





Monthly Investor Report

·	Reserve Fund Ledger		
	Reserve Fund Leager		
		Credits	Debits
Issuer Profit Ledger			
Original Issuer Profit Ledger Amount	0.00		
Issuer Profit Ledger Amount as at Close / Previous IPD	2,050.00		
Issuer Profit Amount per Current IPD	100.00		
Top ups on IPD		100.00	
Drawings			0.00
Closing Balance	2,150.00		
General Reserve Fund			
Original General Reserve Fund Amount	4,109,700.00		
General Reserve Fund Amount as at Close / Previous IPD	2,343,468.70		
General Reserve Fund Required Amount per Current IPD	2,284,921.61		
Top ups on IPD		0.00	
Drawings			58,547.09
Closing Balance	2,284,921.61		
Olosing Balance	2,207,321.01		





Monthly Investor Report

May 2025

Triggers Event of Default Breach (Y/N) (a) subject to Condition 17 (Subordination by Deferral), if default is made in the payment of any principal or interest due in respect of the Notes and the default continues for: No (i) a period of five Business Days in the case of principal, or (ii) three Business Days in the case of interest; or (b) if the Issuer fails to perform or observe any of its other obligations under these Conditions or any Transaction Document to which it is a party and the failure continues No for a period of 15 days (or such longer period as the Note Trustee may permit) (except that in any case where the Note Trustee considers the failure to be incapable of remedy, then no continuation or notice as is aforementioned will be required) following the service by the Note Trustee on the Issuer of notice requiring the same to be (c) if any representation or warranty made by the Issuer under any Transaction Document is incorrect when made and the matters giving rise to such misrepresentation are No not remedied within a period of 15 days (or such longer period as the Note Trustee may permit) (except that in any case where the Note Trustee considers the matters giving rise to such misrepresentation to be incapable of remedy, then no continuation or notice as is hereinafter mentioned will be required) following the service by the Note Trustee on the Issuer of notice requiring the same to be remedied; or (d) if any order is made by any competent court or any resolution is passed for the winding up or dissolution of the Issuer, save for the purposes of reorganisation on terms No approved in writing by the Note Trustee or by Extraordinary Resolution of the Noteholders; or (e) if (i) the Issuer ceases or threatens to cease to carry on the whole or a substantial part of its business, save for the purposes of reorganisation on terms approved in No writing by the Note Trustee or by Extraordinary Resolution of the Noteholders, or (ii) the Issuer stops or threatens to stop payment of, or is unable to, or admits inability to, pay its debts (or any class of its debts) as they fall due or the value of its assets falls to less than the amount of its liabilities (taking into account its contingent and prospective liabilities) or (iii) the Issuer is deemed unable to pay its debts pursuant to or for the purposes of any applicable law or is adjudicated or found bankrupt or insolvent; or if proceedings are initiated against the Issuer under any applicable liquidation, insolvency, composition, reorganisation or other similar laws or an application is made (or No documents filed with a court) for the appointment of an administrative or other receiver, manager, administrator or other similar official, or an administrative or other receiver, manager, administrator or other similar official is appointed, in relation to the Issuer or, as the case may be, in relation to the whole or any part of the undertaking or assets of the Issuer, and in any such case (other than the appointment of an administrator or an administrative receiver appointed following presentation of a petition for an administration order), unless initiated by the Issuer, is not discharged within 30 days; or (g) if the Issuer (or its directors or shareholders) initiates or consents to judicial proceedings relating to itself under any applicable liquidation, insolvency, composition, No reorganisation or other similar laws or makes a conveyance or assignment for the benefit of, or enters into any composition or other arrangement with, its creditors generally (or any class of its creditors) or takes steps with a view to obtaining a moratorium in respect of any of its indebtedness or any meeting is convened to consider

a proposal for an arrangement or composition with its creditors generally (or any class of its creditors).





CMF 2023-1 PLC Monthly Investor Report

			Portfolio Perfo	rmance				
As at: 30/04/2025		This F	Period			Last P	Period	
	No.	Balance	Arrears	%	No.	Balance	Arrears	%
Total								
No. of Loans Paying => Monthly CMS	929	174,180,675.87	61,481.66	96.73%	953	179,648,543.97	51,546.43	98.22%
No. of Loans Paying => 75% Monthly CMS	2	306,079.29	5,463.18	0.17%	2	365,149.10	3,754.09	0.20%
No. of Loans Paying < 75% Monthly CMS	3	635,539.39	2,210.97	0.35%	0	0.00	0.00	0.00%
No. of Loans That Made No Payment	27	4,940,974.67	70,049.60	2.74%	19	2,893,191.79	79,603.14	1.58%
Total	961	180,063,269.22	139,205.41	100.00%	974	182,906,884.86	134,903.66	100.00%
% Original Principal Balance				52.98%				54.64%
% Outstanding Principal Balance				96.73%				98.22%
1 to 2 Months								
No. of Loans Paying => Monthly CMS	7	860,742.67	5,535.51	0.48%	7	820,909.48	5,591.56	0.45%
No. of Loans Paying => 75% Monthly CMS	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%
No. of Loans Paying < 75% Monthly CMS	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%
No. of Loans That Made No Payment	14	2,774,072.40	17,286.28	1.54%	6	1,075,494.76	8,251.89	0.59%
Total	21	3,634,815.07	22,821.79	2.02%	13	1,896,404.24	13,843.45	1.04%
% Original Principal Balance				1.11%				0.58%
% Outstanding Principal Balance				2.02%				1.04%
2 to 3 Months								
No. of Loans Paying => Monthly CMS	2	460,870.14	8,366.44	0.26%	1	155,225.65	1,531.64	0.08%
No. of Loans Paying => 75% Monthly CMS	1	202,143.77	3,993.61	0.11%	1	202,143.77	3,754.03	0.11%
No. of Loans Paying < 75% Monthly CMS	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%
No. of Loans That Made No Payment	1	285,309.60	5,249.36	0.16%	2	210,537.35	5,105.29	0.12%
Total	4	948,323.51	17,609.41	0.53%	4	567,906.77	10,390.96	0.31%
% Original Principal Balance				0.29%				0.17%
% Outstanding Principal Balance				0.53%				0.31%





CMF 2023-1 PLC Monthly Investor Report

May 2025

			Portfolio Perfo	rmance				
As at: 30/04/2025								
			Period			Last F		
	No.	Balance	Arrears	<u></u> %	No.	Balance	Arrears	%
3 to 4 Months								
No. of Loans Paying => Monthly CMS	1	199,942.56	3,201.42	0.11%	3	609,703.50	15,393.69	0.33%
No. of Loans Paying => 75% Monthly CMS	1	103,935.52	1,469.57	0.06%	0	0.00	0.00	0.00%
No. of Loans Paying < 75% Monthly CMS	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%
No. of Loans That Made No Payment	0	0.00	0.00	0.00%	1	236,064.05	4,393.85	0.13%
Total	2	303,878.08	4,670.99	0.17%	4	845,767.55	19,787.54	0.46%
% Original Principal Balance				0.09%				0.26%
% Outstanding Principal Balance				0.17%				0.46%
4+ Months								
No. of Loans Paying => Monthly CMS	4	847,838.07	40,547.18	0.47%	3	471,654.73	22,801.51	0.26%
No. of Loans Paying => 75% Monthly CMS	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%
No. of Loans Paying < 75% Monthly CMS	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%
No. of Loans That Made No Payment	7	1,058,541.32	46,965.67	0.59%	8	1,367,991.26	61,852.11	0.75%
Total	11	1,906,379.39	87,512.85	1.06%	11	1,839,645.99	84,653.62	1.01%
% Original Principal Balance				0.58%				0.56%
% Outstanding Principal Balance				1.06%				1.01%

NB: The Administrator does not report Days in Arrears but Month in Arrears as referred to by the deal documentation





Monthly Investor Report

May 2025

Collateral Report

As at: 30/04/2025

	At Close	This Period	Last Period
Original Principal Balance as at close	328,776,340.26		
Total Original Number of Loans	1,653		
Outstanding Principal Balance as at prior month end		180,063,269.22	182,906,884.86
Total Current Number of Loans		961	974
Total number of performing loans		923	942
Total value of performing loans		173,269,873.17	177,757,160.31
Total number of 3+ months		13	15
Total value of 3+ months		2,210,257.47	2,685,413.54
Percentage 3+ months on Original Balance		0.67%	0.82%
Percentage 3+ months on Outstanding Balance		1.23%	1.47%
Total Value of Arrears Cases		6,793,396.05	5,149,724.55
Total Number of Arrears Cases		38	32
% Original Principal Balance		2.07%	1.57%
% Outstanding Principal Balance		3.77%	2.82%





Monthly Investor Report

	Collateral Report		
14/2025	This Period	Last Period	
REPOSSESSIONS			
Number of Repossessions this Period	0	0	
Repossessions Cured	0	0	
Total Number of Properties Unsold	0	0	
Principal Balance Unsold	0.00	0.00	
Principal Balance Cured	0.00	0.00	
% Original Principal Balance	0.00%	0.00%	
%Outstanding Principal Balance	0.00%	0.00%	
Total Number of Deceasesing Cold since sleep	Current Balance		Current Balance
Total Number of Repossessions Sold since close	0		0
Total Value of Property Sold	0.00		0.00
Value of Properties Repossessed this period	0.00		0.00
Cumulative Value of Properties Repossessed since close	0.00		0.00
Number of Properties sold this period	0		0
Value of Properties sold this period	0.00		0.00
Cumulative Loss on Sale	0.00		0.00
Cumulative Loss on Sale % of Original Principal Balance	0.00%		0.00%
Cumulative Redemption Shortfalls incurred	0.00		0.00
Period Losses	0.00		0.00





Monthly Investor Report

Prepayment Rate (CPR)			
Average Constant Prepayment Rate (CPR) Since Issue with Calculation	This Period	Last Period	
Average CPR speed is the amount expressed as an annualised percentage of principal prepaid in excess of scheduled repayments. The average CPR speed is calculated by first dividing the Current Residential Mortgage Loan Principal Balance (i.e. the actual balance) by the Scheduled Residential Mortgage Loan Principal Balance assuming no prepayments have been made (i.e. only scheduled repayments have been made). The quotient is then raised to a power whereby the exponent is the quantity twelve divided by the number of months since issue. Subtract this result from one then multiply it by one hundred (100) to determine the Average CPR speed.	25.47%	25.88%	
The calculation is expressed as follows: $ CPR_{Avg} = 100 \times \left[1 - \left(\frac{Current\ Residential\ Mortgage\ Loan\ Principal\ Balance}{Scheduled\ Residential\ Mortgage\ Loan\ Principal\ Balance}} \right)^{\frac{12}{months\ since}} \right) \right] $			
3 Month Periodical Constant Prepayment Rate (CPR) with Calculation (Annualised)			
Annualised Periodical CPR speed is the amount expressed as a periodical percentage of principal prepaid in excess of scheduled repayments. The Periodical CPR speed is calculated by first dividing the Current Residential Mortgage Loan Principal Balance (i.e. the actual balance) by the Scheduled Residential Mortgage Loan Principal Balance in the period assuming no prepayments have been made (i.e. only scheduled repayments have been made). This quotient is then raised to a power whereby the exponent is the quantity twelve divided by the number of months in the period. Subtract this result from the one then multiply it by one hundred (100) to determined the Periodical CPR speed.	24.91%	37.37%	
The calculation is expressed as follows: Periodical CPR = $100 \times \left[1 - \left(\frac{Current\ Residential\ Mortgage\ Loan\ Principal\ Balance}{Scheduled\ Residential\ Mortgage\ Loan\ Principal\ Balance}\right)^{\frac{12}{months\ in\ period}}\right)\right]$			
12 Month Periodical Constant Prepayment Rate (CPR) with Calculation (Annualised)			
Annualised Periodical CPR speed is the amount expressed as a periodical percentage of principal prepaid in excess of scheduled repayments. The Periodical CPR speed is calculated by first dividing the Current Residential Mortgage Loan Principal Balance (i.e. the actual balance) by the Scheduled Residential Mortgage Loan Principal Balance in the period assuming no prepayments have been made (i.e. only scheduled repayments have been made). This quotient is then raised to a power whereby the exponent is the quantity twelve divided by the number of months in the period. Subtract this result from the one then multiply it by one hundred (100) to determined the Periodical CPR speed.	36.09%	36.91%	
The calculation is expressed as follows: Periodical CPR = $100 \times \left[1 - \left(\frac{Current\ Residential\ Mortgage\ Loan\ Principal\ Balance}{Scheduled\ Residential\ Mortgage\ Loan\ Principal\ Balance}\right)^{\frac{12}{months\ in\ period}}\right)$			





Monthly Investor Report

May 2025

ailable Revenue Receipts	This IPD 1,347,581.23	Last IPD 1,476,476.78
a) first, in or towards satisfaction pro rata and pari passu according to the respective amounts thereof of:		
(i) any fees, costs, charges, Liabilities, expenses and all other amounts then due to the Note Trustee and any Appointee under the provisions of the Trust Deed and the other Transaction Documents together with (if payable) VAT thereon as provided therein; and	0.00	0.00
(ii) any fees, costs, charges, Liabilities, expenses and all other amounts then due to the Security Trustee and any Appointee under the provisions of the Deed of Charge and the other Transaction Documents together with (if payable) VAT thereon as provided therein;	0.00	0.00
second, in or towards satisfaction pro rata and pari passu according to the respective amounts thereof (in each case without double counting) of:		
(i) any remuneration then due and payable to the Agent Bank, the Registrar and the Paying Agent and any fees, costs, charges, Liabilities and expenses then due to them under the provisions of the Agency Agreement, together with (if payable) VAT thereon as provided therein;	0.00	0.00
(ii) any amounts then due and payable to the Cash Manager and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Cash Management Agreement, together with VAT (if payable) thereon as provided therein;	0.00	0.00
(iii) any amounts then due and payable to the Servicer and any fees (including the Servicer Fee), costs, charges, Liabilities and expenses then due under the provisions of the Servicing Agreement, together with VAT (if payable) thereon as provided therein;	38,635.93	40,011.36
(iv) any amounts then due and payable to the Back-Up Servicer Facilitator and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Servicing Agreement, together with (if payable) VAT thereon as provided therein;	0.00	0.00
(v) any amounts then due and payable to the Corporate Services Provider and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Corporate Services Agreement, together with (if payable) VAT thereon as provided therein;	0.00	0.00
(vi) any amounts then due and payable to the Issuer Account Bank and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Bank Account Agreement, together with (if applicable) VAT thereon as provided therein;	0.00	0.00
(vii) any amounts then due and payable to the Collection Account Bank and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Collection Account Agreement, together with (if applicable) VAT thereon as provided therein; and	0.00	0.00
(viii) if applicable, the fees, costs, liabilities and expenses of the securitisation repository or any other third-party website provider; c) third, in or towards satisfaction pro rata and pari passu according to the respective amounts thereof of:	0.00	0.00
(i) any amounts due and payable by the Issuer to third parties and incurred without breach by the Issuer of the Transaction Documents to which it is a party (and for which payment has not been provided for elsewhere) and any amounts required to pay or discharge any liability of the Issuer for corporation tax of the Issuer (but only to the extent not capable of being satisfied out of amounts retained by the Issuer under item (e) below); and	3,175.20	6,600.00
(ii) any Transfer Costs which the Servicer has failed to pay pursuant to clause 21.6 of the Servicing Agreement;	0.00	0.00

Page 23 of 39 13/05/2025 11:54





Monthly Investor Report

May 2025

(d) fourth, to provide for amounts due on the relevant Swap Payment Date, to pay, in or towards satisfaction of any amounts due to the Swap Provider in respect of the Swap Agreement (including any termination payment due and payable by the Issuer to the extent it is not satisfied by the payment by the Issuer to the Swap Provider of any Replacement Swap Premium or from the Swap Collateral Account Priority of Payments but excluding, if applicable, any related Hedge Subordinated Amounts); (e) fifth, to pay the Issuer an amount equal to £100 to be retained by the Issuer as profit in respect of the business of the Issuer (the "Issuer Profit Amount"); (f) sixth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class A Notes; (g) seventh, (so long as the Class A Notes remain outstanding following such Interest Payment Date), to credit the Class A Principal Deficiency Sub-Lodger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (h) eighth, to credit the General Reserve Fund Ledger up to the General Reserve Fund Required Amount; (h) inith, (so long as the Class Z Notes remain outstanding following such Interest Payment Date), to credit the Class Z Principal Deficiency Sub-Lodger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (i) eighth, to credit the General Reserve Fund Ledger up to the General Reserve Fund Required Amount; (ii) tenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class Z Notes and amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Collateral Account for the Swap Provider by the Issuer of any applicable Replaceme		Pre-Enforcement Revenue Priority of Payments		
Amount*); (I) sixth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class A Notes; (g) seventh, (so long as the Class A Notes remain outstanding following such Interest Payment Date), to credit the Class A Principal Deficiency Sub-Legger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (h) elighth, to credit the General Reserve Fund Ledger up to the General Reserve Fund Required Amount; (i) ninth, (so long as the Class Z Notes remain outstanding following such Interest Payment Date), to credit the Class Z Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (i) tenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class Z Notes; (k) eleventh, to provide for amounts due on the relevant Interest Payment Date, to pay in accordance with the terms of the Swap Agreement to the Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Collateral Account Priority of Payments); (i) twelfith, on any Interest Payment Date occurring on or after the Optional Redemption Date or the Final Redemption Date an amount equal to the lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in Ital II all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts; (ii) Interest Payment Date and the relevant Interest Payment Date, to pay, pro rata and pari passu, princip	(d)	Provider in respect of the Swap Agreement (including any termination payment due and payable by the Issuer to the extent it is not satisfied by the payment by the Issuer to the Swap Provider of any Replacement Swap Premium or from the Swap Collateral Account Priority of Payments but	396,352.81	402,187.09
Notes; (g) seventh, (so long as the Class A Notes remain outstanding following such Interest Payment Date), to credit the Class A Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (h) eighth, to credit the General Reserve Fund Ledger up to the General Reserve Fund Required Amount; inith, (so long as the Class Z Notes remain outstanding following such Interest Payment Date), to credit the Class Z Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (i) tenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class Z 0.00 0.00 Notes; (k) eleventh, to provide for amounts due on the relevant Interest Payment Date, to pay in accordance with the terms of the Swap Agreement to the Swap Provider in respect of any Hedge Subordinated Amounts (in the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Classral Account Priority of Payments; (i) twelfith, on any Interest Payment Date occurring on or after the Optional Redemption Date or the Final Redemption Date an amount equal to the lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts; (ii) thirteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due and payable on the Class X Notes; (ii) fourteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pr	(e)		100.00	100.00
Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (i) eighth, to credit the General Reserve Fund Ledger up to the General Reserve Fund Required Amount; (i) ninth, (so long as the Class Z Notes remain outstanding following such Interest Payment Date), to credit the Class Z Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (i) tenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class Z Notes: (k) eleventh, to provide for amounts due on the relevant Interest Payment Date, to pay in accordance with the terms of the Swap Agreement to the Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Collateral Account Priority of Payments); (i) twelfth, on any Interest Payment Date occurring on or after the Optional Redemption Date or the Final Redemption Date an amount equal to the lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts (other than items (c) of the definition thereof) otherwise available to the Issuer, to be applied and the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due an	(f)		649,127.76	669,585.52
(i) ninth, (so long as the Class Z Notes remain outstanding following such Interest Payment Date), to credit the Class Z Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (j) tenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class Z Notes; (k) eleventh, to provide for amounts due on the relevant Interest Payment Date, to pay in accordance with the terms of the Swap Agreement to the Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Collateral Account Priority of Payments); (i) twelfth, on any Interest Payment Date occurring on or after the Optional Redemption Date or the Final Redemption Date an amount equal to the lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts; (m) thirteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, interest due and payable on the Class X Notes; (n) fourteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due and payable on the Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero; (o) fifteenth, on any Interest Payment Date as Available Revenue Receipts; and (p) sixteenth, to pay Deferred Consideration to the Seller.	(g)	Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption	0.00	0.00
Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption Receipts); (i) tenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class Z Notes; (k) eleventh, to provide for amounts due on the relevant Interest Payment Date, to pay in accordance with the terms of the Swap Agreement to the Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Collateral Account Priority of Payments); (l) twelfth, on any Interest Payment Date occurring on or after the Optional Redemption Date or the Final Redemption Date an amount equal to the lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts; (m) thirteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, interest due and payable on the Class X Notes; (n) fourteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due and payable on the Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero; (o) fifteenth, on any Interest Payment Date alling within a Determination Period, all remaining amounts to be credited to the Deposit Account to be applied on the next Interest Payment Date as Available Revenue Receipts; and	(h)	eighth, to credit the General Reserve Fund Ledger up to the General Reserve Fund Required Amount;	0.00	0.00
Notes; (k) eleventh, to provide for amounts due on the relevant Interest Payment Date, to pay in accordance with the terms of the Swap Agreement to the Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Collateral Account Priority of Payments); (i) twelfth, on any Interest Payment Date occurring on or after the Optional Redemption Date or the Final Redemption Date an amount equal to the lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts; (m) thirteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class X Notes; (n) fourteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due and payable on the Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero; (o) fifteenth, on any Interest Payment Date falling within a Determination Period, all remaining amounts to be credited to the Deposit Account to be applied on the next Interest Payment Date as Available Revenue Receipts; and (p) sixteenth, to pay Deferred Consideration to the Seller.	(i)	Ledger in an amount sufficient to eliminate any debit thereon (such amounts to be applied in repayment of principal as Available Redemption	0.00	0.00
Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable Replacement Swap Premium or from the Swap Collateral Account Priority of Payments); (i) twelfth, on any Interest Payment Date occurring on or after the Optional Redemption Date or the Final Redemption Date an amount equal to the lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts; (m) thirteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, interest due and payable on the Class X Notes; (n) fourteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due and payable on the Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero; (o) fifteenth, on any Interest Payment Date falling within a Determination Period, all remaining amounts to be credited to the Deposit Account to be applied on the next Interest Payment Date as Available Revenue Receipts; and (p) sixteenth, to pay Deferred Consideration to the Seller.	(j)		0.00	0.00
lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition thereof) otherwise available to the Issuer, to be applied as Available Redemption Receipts; (m) thirteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari passu, interest due and payable on the Class X Notes; (n) fourteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due and payable on the Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero; (o) fifteenth, on any Interest Payment Date falling within a Determination Period, all remaining amounts to be credited to the Deposit Account to be applied on the next Interest Payment Date as Available Revenue Receipts; and (p) sixteenth, to pay Deferred Consideration to the Seller.	(k)	Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any	0.00	0.00
Class X Notes; (n) fourteenth, to provide for amounts due on the relevant Interest Payment Date, to pay, pro rata and pari-passu, principal due and payable on the Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero; (o) fifteenth, on any Interest Payment Date falling within a Determination Period, all remaining amounts to be credited to the Deposit Account to be applied on the next Interest Payment Date as Available Revenue Receipts; and (p) sixteenth, to pay Deferred Consideration to the Seller.	(1)	lesser of: (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under items (a) to (c) (inclusive) of the Pre-Enforcement Redemption Priority of Payments, less any Available Redemption Receipts (other than item (c) of the definition	0.00	0.00
Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero; (o) fifteenth, on any Interest Payment Date falling within a Determination Period, all remaining amounts to be credited to the Deposit Account to be applied on the next Interest Payment Date as Available Revenue Receipts; and (p) sixteenth, to pay Deferred Consideration to the Seller. 0.00 0.00	(m)		40,280.61	41,491.38
applied on the next Interest Payment Date as Available Revenue Receipts; and (p) sixteenth, to pay Deferred Consideration to the Seller. 0.00 0.00	(n)		219,908.92	316,501.43
	(0)		0.00	0.00
Total paid 1,347,581.23 1,476,476.78	(p)	sixteenth, to pay Deferred Consideration to the Seller.	0.00	0.00
		Total paid	1,347,581.23	1,476,476.78

Page 24 of 39





Monthly Investor Report

May 2025

Pre-Enforcement Redemption Priority of Payments					
vaila	able Redemption Receipts	This IPD 2,843,615.64	Last IPD 4,683,767.27		
(a)	first, any Principal Addition Amounts to be applied to meet any Senior Expenses Deficit;	0.00	0.00		
(b)	second, in or towards repayment, pro rata and pari passu, of principal amounts outstanding on the Class A Notes until the Principal Amount Outstanding on the Class A Notes has been reduced to zero;	2,843,615.64	4,683,767.27		
(c)	third, in or towards repayment, pro rata and pari passu, of principal amounts outstanding on the Class Z Notes until the Principal Amount Outstanding on the Class Z Notes has been reduced to zero;	0.00	0.00		
(d)	fourth, any excess amounts as Available Revenue Receipts.	0.00	0.00		
	Total paid	2,843,615.64	4,683,767.27		

Page 25 of 39 13/05/2025 11:54





Monthly Investor Report

May 2025

ailal	ole Receipts	This IPD 0.00	Last IPD 0.00
a)	first, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof of: (i) any fees, costs, charges, Liabilities, expenses and all other amounts then due and payable to the Note Trustee, the Receiver and any Appointee under the provisions of the Trust Deed and the other Transaction Documents, together with (if payable) VAT thereon as provided therein; and	0.00	0.00
	(ii) any fees, costs, charges, Liabilities, expenses and all other amounts then due and payable to the Security Trustee, the Receiver and any Appointee under the provisions of the Deed of Charge and the other Transaction Documents, together with (if payable) VAT thereon as provided therein;	0.00	0.00
b)	second, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof of: (i) any remuneration then due and payable to the Agent Bank, the Registrar and the Paying Agents and any costs, charges, Liabilities and expenses then due and payable to them under the provisions of the Agency Agreement, together with (if payable) VAT thereon as provided therein;	0.00	0.00
	(ii) any amounts then due and payable to the Cash Manager and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Cash Management Agreement, together with VAT (if payable) thereon as provided therein;	0.00	0.00
	(iii) any amounts then due and payable to the Servicer and any fees (including the Servicer Fee), costs, charges, Liabilities and expenses then due under the provisions of the Servicing Agreement, together with VAT (if payable) as provided therein;	0.00	0.00
	(iv) any amounts then due and payable to the Back-Up Servicer Facilitator and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Servicing Agreement, together with (if payable) VAT thereon as provided therein;	0.00	0.00
	(v) any amounts then due and payable to the Corporate Services Provider and any fees, costs, charges, Liabilities and expenses then due and payable to the Corporate Services Provider under the provisions of the Corporate Services Agreement, together with (if payable) VAT thereon as provided therein;	0.00	0.00
	(vi) any amounts then due and payable to the Issuer Account Bank and any fees, costs, charges, Liabilities and expenses then due and payable to the Issuer Account Bank under the provisions of the Bank Account Agreement, together with (if payable) VAT thereon as provided therein;	0.00	0.00
	(vii) any amounts then due and payable to the Collection Account Bank and any fees, costs, charges, Liabilities and expenses then due and payable to the Collection Account Bank under the provisions of the Collection Account Agreement, together with (if payable) VAT thereon as provided therein; and	0.00	0.00
	(viii) if applicable, the fees, costs, liabilities and expenses of the securitisation repository or any other third party website provider;	0.00	0.00

Page 26 of 39 13/05/2025 11:54





Monthly Investor Report

	Post-Enforcement Priority of Payments		
	Fost-Emorcement Phonty of Payments		
(c)	third, to pay in or towards satisfaction of any amounts due to the Swap Provider in respect of the Swap Agreement (including any termination payment due and payable by the Issuer to the extent it is not satisfied by any payments by the Issuer to the Swap Provider under the Swap Collateral Account Priority of Payments but excluding, if applicable, any related Hedge Subordinated Amounts);	0.00	0.00
(d)	fourth, to pay, pro rata and pari passu, according to the respective outstanding amounts thereof, interest and principal due and payable on the Class A Notes until the Principal Amount Outstanding on the Class A Notes has been reduced to zero;	0.00	0.00
(e)	fifth, to pay in accordance with the terms of the Swap Agreement to the Swap Provider in respect of any Hedge Subordinated Amounts (to the extent not satisfied by payment to the Swap Provider by the Issuer of any applicable amount under the Swap Collateral Account Priority of Payments);	0.00	0.00
(f)	sixth, to pay, pro rata and pari passu, according to the respective outstanding amounts thereof, interest and principal due and payable on the Class X Notes until the Principal Amount Outstanding on the Class X Notes has been reduced to zero;	0.00	0.00
(g)	seventh, to pay, pro rata and pari passu, according to the respective outstanding amounts thereof, interest and principal due and payable on the Class Z Notes until the Principal Amount Outstanding on the Class Z Notes has been reduced to zero;	0.00	0.00
(h)	eighth, to pay the Issuer Profit Amount; and	0.00	0.00
(i)	ninth, to pay Deferred Consideration to the Seller.	0.00	0.00
	Total paid	0.00	0.00





Monthly Investor Report

Swap Collateral Account Priority of Payments		
	This IPD	Last IPD
amounts and securities standing to the credit of each Swap Collateral Account	0.00	0.00
(a) to pay an amount equal to any Swap Tax Credits received by the Issuer to the relevant Swap Provider;	0.00	0.00
(b) prior to the designation of an Early Termination Date (as defined in the Swap Agreement, the Early Termination Date) in respect of the Swap Agreement, solely in or towards payment or discharge of any Return Amounts (as defined in the Swap Credit Support Annex), Interest Amounts and Distributions (as defined in the Swap Credit Support Annex), on any day, directly to the Swap Provider;	0.00	0.00
(c) following the designation of an Early Termination Date in respect of the Swap Agreement where (A) such Early Termination Date has been designated following a Swap Provider Default or Swap Provider Downgrade Event and (B) the Issuer enters into a Replacement Swap Agreement in respect of the Swap Agreement on or around the Early Termination Date of the Swap Agreement, on the later of the day on which such Replacement Swap Agreement is entered into, the day on which a termination payment (if any) payable to the Issuer has been received and the day on which a Replacement Swap Premium (if any) payable to the Issuer has been received, in the following order of priority:		
(i) first, in or towards payment of a Replacement Swap Premium (if any) payable by the Issuer to a replacement swap provider in order to enter into a Replacement Swap Agreement with the Issuer with respect to the Swap Agreement being terminated;	0.00	0.00
(ii) second, in or towards payment of any termination payment due to the outgoing Swap Provider; and	0.00	0.00
(iii) third, the surplus (if any) on such day to be transferred to the Deposit Account to be applied as Available Revenue Receipts;	0.00	0.00
(d) following the designation of an Early Termination Date in respect of the Swap Agreement where: (A) such Early Termination Date has been designated otherwise than as a result of one of the events specified at item (c)(A) above, and (B) the Issuer enters into a Replacement Swap Agreement in respect of the Swap Agreement on or around the Early Termination Date of the Swap Agreement, on the later of the day on which such Replacement Swap Agreement is entered into, the day on which a termination payment (if any) payable to the Issuer has been received and the day on which a Replacement Swap Premium (if any) payable to the Issuer has been received, in the following order of priority:		
(i) first, in or towards payment of any termination payment due to the outgoing Swap Provider;	0.00	0.00
(ii) second, in or towards payment of a Replacement Swap Premium (if any) payable by the Issuer to a replacement swap provider in order to enter into a Replacement Swap Agreement with the Issuer with respect to the Swap Agreement being terminated; and	0.00	0.00
(iii) third, any surplus on such day to be transferred to the Deposit Account to be applied as Available Revenue Receipts;	0.00	0.00
(e) following the designation of an Early Termination Date in respect of the Swap Agreement for any reason where the Issuer does not enter into a Replacement Swap Agreement in respect of the Swap Agreement on or around the Early Termination Date of the Swap Agreement and, on the date on which the relevant payment is due, in or towards payment of any termination payment due to the outgoing Swap Provider; and	0.00	0.00





Monthly Investor Report

May 2025

Swap Collateral Account Priority of Payments		
(f) following payments of amounts due pursuant to item (e) above, if amounts remain standing to the credit of a Swap Collateral Account, such amounts may be applied only in accordance with the following provisions:		
(i) first, in or towards payment of a Replacement Swap Premium (if any) payable by the Issuer to a replacement swap provider in order to enter into a Replacement Swap Agreement with the Issuer with respect to the Swap Agreement; and	0.00	0.00
(ii) second, any surplus remaining after payment of such Replacement Swap Premium to be transferred to the Deposit Account to be applied as Available Revenue Receipts	0.00	0.00
Total paid	0.00	0.00

Page 29 of 39 13/05/2025 11:54





Monthly Investor Report

May 2025

Current Balance	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0 <=x< 75,000	3,498,739.97	1.94%	65	6.76%
75,000 <=x< 100,000	5,375,335.68	2.98%	61	6.35%
100,000 <=x< 125,000	13,054,226.02	7.24%	115	11.97%
125,000 <=x< 150,000	17,253,426.57	9.57%	125	13.01%
150,000 <=x< 175,000	20,704,410.10	11.49%	128	13.32%
175,000 <=x< 200,000	21,707,113.11	12.04%	116	12.07%
200,000 <=x< 225,000	16,710,894.74	9.27%	79	8.22%
225,000 <=x< 250,000	19,167,607.49	10.64%	81	8.43%
250,000 <=x< 275,000	15,443,624.73	8.57%	59	6.14%
275,000 <=x< 300,000	11,414,568.46	6.33%	40	4.16%
300,000 <=x< 325,000	8,808,233.70	4.89%	28	2.91%
325,000 <=x< 350,000	4,706,339.89	2.61%	14	1.46%
350,000 <=x< 375,000	3,622,784.91	2.01%	10	1.04%
375,000 <=x	18,749,996.04	10.40%	40	4.16%
Total	180,217,301.41	100.00%	961	100.00%

Original Balance	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0 <=x< 75,000	2,145,050.86	1.19%	42	4.37%
75,000 <=x< 100,000	4,371,887.07	2.43%	56	5.83%
100,000 <=x< 125,000	9,972,093.68	5.53%	95	9.89%
125,000 <=x< 150,000	14,544,714.66	8.07%	114	11.86%
150,000 <=x< 175,000	19,825,268.43	11.00%	131	13.63%
175,000 <=x< 200,000	19,456,872.91	10.80%	111	11.55%
200,000 <=x< 225,000	18,157,202.42	10.08%	92	9.57%
225,000 <=x< 250,000	18,228,839.76	10.11%	83	8.64%
250,000 <=x< 275,000	16,725,400.09	9.28%	68	7.08%
275,000 <=x< 300,000	13,517,718.51	7.50%	50	5.20%
300,000 <=x< 325,000	10,196,927.00	5.66%	36	3.75%
325,000 <=x< 350,000	6,108,794.86	3.39%	19	1.98%
350,000 <=x< 375,000	5,364,189.80	2.98%	16	1.66%
375,000 <=x	21,602,341.36	11.99%	48	4.99%
Total	180,217,301.41	100.00%	961	100.00%





Monthly Investor Report

May 2025

Original LTV	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0 <=x< 70%	69,078,938.16	38.33%	391	40.69%
70% <=x< 75%	23,522,482.30	13.05%	130	13.53%
75% <=x< 80%	61,006,069.60	33.85%	311	32.36%
80% <=x< 85%	14,814,127.66	8.22%	69	7.18%
85% <=x< 90%	11,795,683.69	6.55%	60	6.24%
90% <=x< 95%	0.00	0.00%	0	0.00%
95% <=x< 105%	0.00	0.00%	0	0.00%
Total	180,217,301.41	100.00%	961	100.00%

Current LTV	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0 <=x< 70%	104,496,312.66	57.98%	581	60.46%
70% <=x< 75%	48,780,316.74	27.07%	256	26.64%
75% <=x< 80%	15,207,095.41	8.44%	66	6.87%
80% <=x< 85%	11,657,415.78	6.47%	57	5.93%
85% <=x< 90%	76,160.82	0.04%	1	0.10%
90% <=x< 95%	0.00	0.00%	0	0.00%
95% <=x< 100%	0.00	0.00%	0	0.00%
100% <=x< 105%	0.00	0.00%	0	0.00%
105% <=x	0.00	0.00%	0	0.00%
Total	180,217,301.41	100.00%	961	100.00%





Monthly Investor Report

May 2025

Origination Year	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
<=2013	0.00	0.00%	0	0.00%
2014	0.00	0.00%	0	0.00%
2015	0.00	0.00%	0	0.00%
2016	74,483.51	0.04%	1	0.10%
2017	1,200,897.94	0.67%	5	0.52%
2018	1,094,736.16	0.61%	7	0.73%
2019	987,093.48	0.55%	10	1.04%
2020	18,674,357.69	10.36%	104	10.82%
2021	42,174,864.07	23.40%	229	23.83%
2022	111,481,944.34	61.86%	582	60.56%
2023	4,528,924.22	2.51%	23	2.39%
Total	180,217,301.41	100.00%	961	100.00%

Original Term (years)	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0 <=x< 15	12,816,667.00	7.11%	93	9.68%
15 <=x< 17	8,440,054.99	4.68%	46	4.79%
17 <=x< 19	8,344,322.04	4.63%	44	4.58%
19 <=x< 21	8,475,683.45	4.70%	51	5.31%
21 <=x< 23	8,681,650.88	4.82%	49	5.10%
23 <=x< 25	8,673,228.56	4.81%	43	4.47%
25 <=x< 27	16,489,950.28	9.15%	87	9.05%
27 <=x< 29	13,167,776.57	7.31%	61	6.35%
29 <=x	95,127,967.64	52.79%	487	50.68%
Total	180,217,301.41	100.00%	961	100.00%





Monthly Investor Report

May 2025

Remaining Term (years)	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0 <=x< 5	3,006,117.11	1.67%	20	2.08%
5 <=x< 8	3,247,367.66	1.80%	28	2.91%
8 <=x< 11	4,216,148.64	2.34%	30	3.12%
11 <=x< 14	12,626,361.92	7.01%	70	7.28%
14 <=x< 17	11,195,685.07	6.21%	64	6.66%
17 <=x< 20	15,387,965.93	8.54%	87	9.05%
20 <=x< 23	21,867,529.92	12.13%	110	11.45%
23 <=x< 26	23,458,689.66	13.02%	110	11.45%
26 <=x	85,211,435.50	47.28%	442	45.99%
Total	180,217,301.41	100.00%	961	100.00%

Repayment Type	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
Repayment	162,753,541.55	90.31%	893	92.92%
Interest Only	13,907,138.39	7.72%	54	5.62%
Part & Part	3,556,621.47	1.97%	14	1.46%
Total	180,217,301.41	100.00%	961	100.00%

Current Interest	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0.00% <=x< 2.50%	0.00	0.00%	0	0.00%
2.50% <=x< 3.00%	0.00	0.00%	0	0.00%
3.00% <=x< 3.25%	0.00	0.00%	0	0.00%
3.25% <=x< 3.50%	10,911,222.97	6.05%	48	4.99%
3.50% <=x< 3.75%	27,338,727.67	15.17%	145	15.09%
3.75% <=x< 4.00%	56,906,317.07	31.58%	311	32.36%
4.00% <=x< 4.25%	20,302,479.08	11.27%	100	10.41%
4.25% <=x< 4.50%	17,948,350.46	9.96%	102	10.61%
4.50% <=x< 4.75%	18,539,531.58	10.29%	96	9.99%
4.75% <=x< 5.00%	2,789,599.17	1.55%	16	1.66%
5.00% <=x	25,481,073.41	14.14%	143	14.88%
Total	180,217,301.41	100.00%	961	100.00%





Monthly Investor Report

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Current Margin Over Rel	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0.00% <=x< 2.50%	0.00	0.00%	0	0.00%
2.50% <=x< 3.00%	0.00	0.00%	0	0.00%
3.00% <=x< 3.25%	0.00	0.00%	0	0.00%
3.25% <=x< 3.50%	11,644,197.82	6.46%	52	5.41%
3.50% <=x< 3.75%	27,690,591.27	15.37%	147	15.30%
3.75% <=x< 4.00%	56,906,317.07	31.58%	311	32.36%
4.00% <=x< 4.25%	20,302,479.08	11.27%	100	10.41%
4.25% <=x< 4.50%	20,397,619.12	11.32%	114	11.86%
4.50% <=x< 4.75%	19,670,343.31	10.91%	104	10.82%
4.75% <=x< 5.00%	6,167,210.22	3.42%	35	3.64%
5.00% <=x	17,438,543.52	9.68%	98	10.20%
Total	180,217,301.41	100.00%	961	100.00%

Interest Rate Index	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
BBR	179,517,470.11	99.61%	954	99.27%
Other	699,831.30	0.39%	7	0.73%
Total	180,217,301.41	100.00%	961	100.00%

Loan Purpose	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
Purchase	137,643,490.36	76.38%	718	74.71%
Re-Mortgage	42,573,811.05	23.62%	243	25.29%
Total	180,217,301.41	100.00%	961	100.00%

Buy-To-Let	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
Yes	0.00	0.00%	0	0.00%
No	180,217,301.41	100.00%	961	100.00%
Total	180,217,301.41	100.00%	961	100.00%





Monthly Investor Report

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Arrears Multiple	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
x <=0	171,107,091.20	94.94%	912	94.90%
0 <x< 1<="" td=""><td>2,229,943.53</td><td>1.24%</td><td>11</td><td>1.14%</td></x<>	2,229,943.53	1.24%	11	1.14%
1 <=x< 2	3,647,449.27	2.02%	21	2.19%
2 <=x<3	957,434.59	0.53%	4	0.42%
3 <=x	2,275,382.82	1.26%	13	1.35%
Total	180,217,301.41	100.00%	961	100.00%

Self-Certified Product	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
Yes	0.00	0.00%	0	0.00%
No	180,217,301.41	100.00%	961	100.00%
No Data	0.00	0.00%	0	0.00%
Total	180,217,301.41	100.00%	961	100.00%

Valuation Type	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
Full, Internal and External	180,217,301.41	100.00%	961	100.00%
Other	0.00	0.00%	0	0.00%
Total	180,217,301.41	100.00%	961	100.00%

Region	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
East	32,736,287.22	18.16%	146	15.19%
East Midlands	18,464,145.51	10.25%	107	11.13%
London	14,701,266.71	8.16%	61	6.35%
North East	8,113,237.22	4.50%	56	5.83%
North West	15,948,804.55	8.85%	111	11.55%
Scotland	0.00	0.00%	0	0.00%
South East	37,841,239.30	21.00%	165	17.17%
South West	17,981,860.89	9.98%	91	9.47%
Wales	7,121,562.89	3.95%	51	5.31%
West Midlands	14,439,396.05	8.01%	88	9.16%
Yorkshire and the Humber	12,869,501.07	7.14%	85	8.84%
Total	180,217,301.41	100.00%	961	100.00%





Monthly Investor Report

Portfolio Analysis	Portfo	lio /	Anal	vsis
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Year Built	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
x< 1900	9,291,956.33	5.16%	51	5.31%
1900 <=x< 1920	11,107,555.30	6.16%	70	7.28%
1920 <=x< 1940	19,696,320.54	10.93%	94	9.78%
1940 <=x< 1960	12,912,155.08	7.16%	69	7.18%
1960 <=x< 1980	28,701,767.94	15.93%	150	15.61%
1980 <=x< 2000	14,451,066.83	8.02%	81	8.43%
2000 <=x< 2002	2,431,791.59	1.35%	9	0.94%
2002 <=x< 2004	429,737.15	0.24%	3	0.31%
2004 <=x< 2006	2,602,713.43	1.44%	11	1.14%
2006 <=x<=2013	78,592,237.22	43.61%	423	44.02%
Total	180,217,301.41	100.00%	961	100.00%

Seasoning (years)	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
0 <=x< 5	175,358,480.19	97.30%	930	96.77%
5 <=x< 6	2,398,578.11	1.33%	17	1.77%
6 <=x< 7	874,425.07	0.49%	6	0.62%
7 <=x	1,585,818.04	0.88%	8	0.83%
Total	180,217,301.41	100.00%	961	100.00%

Employment Type	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
Self Employed	65,130,699.31	36.14%	318	33.09%
Employed	115,086,602.10	63.86%	643	66.91%
Other	0.00	0.00%	0	0.00%
Total	180,217,301.41	100.00%	961	100.00%

Property Type	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
House, Detached, Semi-d	121,108,836.89	67.20%	605	62.96%
Flat, Apartment	12,657,988.40	7.02%	81	8.43%
Bungalow	7,113,242.27	3.95%	39	4.06%
Terraced House	39,337,233.85	21.83%	236	24.56%
Other	0.00	0.00%	0	0.00%
Total	180,217,301.41	100.00%	961	100.00%





Monthly Investor Report

May 2025

Portfolio Analysis

First-time Buyer	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)
Yes	82,850,824.57	45.97%	455	47.35%
No	97,366,476.84	54.03%	506	52.65%
Total	180,217,301.41	100.00%	961	100.00%

Page 37 of 39 13/05/2025 11:54





Monthly Investor Report

Portfolio Analysis						
Date	4/30/2025	Weighted Average Seasoning (yrs)	3.16			
Current Balance	180,217,301.41	Weighted Average Remaining Maturity (yrs)	23.94			
Number of Accounts	961	Buy To Let	0.00			
Average Loan Balance	187,531.01	Interest Only	13,907,138.39			
Maximum Loan Balance	767,756.33	Weighted Average Original LTV	67.87%			
Weighted Average Interest Rate	4.50%	Weighted Average Current LTV	63.70%			
Weighted Average Mortgage Margin	4.24%					





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Page 39 of 39 13/05/2025 11:54