Duncan Funding 2024 PLC

January 2025



General Information	
Distribution Date	28th February 2025
Reporting / Collection Period	1st January 2025 - 31st January 2025
Accrual Period	22nd January 2022 - 21st April 2025
Number of days in interest period	90
Last Payment Date	22nd January 2025
Next Payment Date	22nd April 2025
Index	Compounded Daily SONIA

Portfolio Currency

Transaction Counterparties	
Issuer	Duncan Funding 2024-1 Plc
Issuer LEI code	635400PGAEKS4EJD2S26
Seller	TSB Bank Plc
Security / Note Trustee	BNY Mellon Corporate Trustee Service Ltd
Share Trustee	CSC Corporate Services UK Ltd
Agent Bank and Principal Paying Agent	The Bank of New York Mellon, London Branch
Issuer and Swap Collateral Account Bank	The Bank of New York Mellon, London Branch
Cash Manager	TSB Bank Plc
Collection Account Bank	TSB Bank Plc
Corporate Services Provider	CSC Capital Markets UK Ltd
Servicer	TSB Bank Plc
Start Up Loan Provider	TSB Bank Plc
Interest Rate Provider	TSB Bank Plc
Back-up Interest Rate Provider	Lloyds Bank Corporate Markets plc
Back-Up Servicing Facilitator	CSC Capital Markets UK Ltd
Arranger	Citigroup Global Markets Limited
Lead Managers	Banco de Sabadell, S.A. / Merrill Lynch International / BNP Paribas /
	Santander Corporate and Investment Banking / Citigroup Global
Dematerialised Note Registrar	TSB Bank Plc
Subordinated Noteholder	TSB Bank Plc

Additional Information			
Prospectus	www.tsb.co.uk/investors/debt-investors/securitisation		
Investor Reporting	www.tsb.co.uk/investors/debt-investors/securitisation		
Transaction Documentation	www.tsb.co.uk/investors/debt-investors/securitisation		
Loan Level Reporting	www.tsb.co.uk/investors/debt-investors/securitisation		
Cashflow Model	www.tsb.co.uk/investors/debt-investors/securitisation		

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Portfolio Characteristics

Portfolio Characteristics	At Issue*	Current Period	Prior Period
Number of Mortgage Accounts in Portfolio	3,176	3,191	3,172
Current Balance of Mortgage Accounts in Portfolio	£557,343,862	£545,254,215	£543,492,575
Cash and Other Assets		£13,067,984	£22,992,567
Mortgage Collections in Period		£7,179,104	£5,468,728
Weighted Average Interest Rate Fixed		3.10%	3.10%
Weighted Average Margin Variable**		1.30%	1.28%
Weighted Average Pre-Swap Mortgage Yield		3.21%	3.22%
Weighted Average Post-Swap Mortgage Yield		5.52%	5.62%
Weighted Average Loan Seasoning (Months)	29.44	37.37	36.53
Weighted Average Loan Remaining Term (Years)	25.50	24.92	24.95
Average Mortgage Account Balance	£175,486	£170,873	£171,341
Weighted Average Original LTV of Accounts, %	73.62	73.71	73.72
Weighted Average Current Indexed LTV of Accounts, %	65.32	62.89	63.20
* Weighted Average and Average balances are reported as of the first reporting period end (N	May-24)		

^{**} Weighted Average Margin for variable rate is calculated as weighted average interest rate less BBR (475bps)

Performance Ratios		Current Period	Prior Period
Constant Prepayment Rate (C	PR) - Annualised		
	Single month	6.10%	4.09%
	Quarterly	5.53%	5.20%
	Since Transaction Close	5.34%	5.25%
Principal Payment Rate (PPR)	- Annualised		
	Single month	11.90%	8.40%
	Quarterly	10.30%	9.42%
	Since Transaction Close	9.33%	9.00%
Constant Default Rate (CDR)	- Annualised		
	Single month	0.20%	0.00%
	Quarterly	0.07%	0.00%
	Since Transaction Close	0.05%	0.03%

Set Off Balances	Off Balances Current Period		Previous Period	
	Balance	% of Mortgage	Balance	% of Mortgage
Deposit Balances	£6,982,235	1.28%	£5,799,058	1.07%
Deposit capped at mortgage balance	£5,679,183	1.04%	£5,012,583	0.92%
Deposit over FSCS limit	£0	0.00%	£167,844	0.03%

Arrears Analysis of Non Repossessed Mortgage Accounts

Arrears Arranysis of Nort Repossessed Mortgage Accounts						
Month(s) In Arrears	Arrears Balance	No of Accounts	% of Accounts	Current Balance	% of Current Balance	
Current	£0	3,186	99.84%	£544,375,856	99.84%	
0 to < 1	£0	0	0.00%	£0	0.00%	
1 to < 2	£2,768	3	0.09%	£574,035	0.11%	
2 to < 3	£1,746	1	0.03%	£210,388	0.04%	
3 to < 6	£0	0	0.00%	£0	0.00%	
6 to < 9	£2,679	1	0.03%	£93,936	0.02%	
9 to < 12	£0	0	0.00%	£0	0.00%	
≥ 12	£0	0	0.00%	£0	0.00%	
Total	£7,193	3,191	100.00%	£545,254,215	100.00%	

Portfolio Movements	Current P	Current Period		Transaction to Date	
	No of Accounts	Balance	No of Accounts	Balance	
Opening Total/Portfolio Purchased	3,172	£543,492,575	3,176	£557,343,862	
Add Pool Additions, out of which:	47	£7,469,802	171	£25,719,954	
New Portfolios	47	£7,469,802	171	£25,719,954	
Further Advances	0	£0	0	£0	
Less Portfolio Repurchases, out of which	4	£659,343	24	£4,457,640	
Breaches of Warranties	0	£0	0	£0	
Breaches of New Portfolio Conditions	0	£0	0	£0	
Repurchased Further Advances	4	£659,343	24	£4,457,640	
Non-Eligible Product Switches	0	£0	0	£0	
Non-Compliant LCR Loans	0	£0	0	£0	
Less Principal Receipts/ Redemptions*	24	£5,050,609	132	£33,365,765	
Scheduled Principal Repayments		£2,865,665		£17,026,751	
Unscheduled Principal Repayments		£2,184,945		£16,339,014	
Add Unpaid interest		£1,790		£13,804	
Less Losses		£0		£0	
Closing Total	3,191	£545,254,215	3,191	£545,254,215	

^{*} Number of accounts redeemed and balance of principal collected during the period

Possessions	Current Period		Transaction to Date	
	No of Accounts	Balance*	No of Accounts	Balance*
Possessions at the start of the period	0	£0	0	£0
Repossessed in period	0	£0	0	£0
Sold possessions in the period	0	£0	0	£0
Possessions at the end of the period	0	£0	0	£0

^{*} Where an account is in the process of being sold this balance excludes transactions associated with the sale where the sale has not fully completed

Losses	Current Period	Transaction to Date		
	No of Accounts	Balance	No of Accounts	Balance
Losses (excl. Recoveries)	0	£0	0	£0
Recoveries	0	£0	0	£0
Losses (incl. Recoveries)	0	£0	0	£0

Weighted average loss severity, %

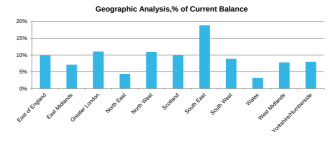
Capitalised Arrears	Current Period (£)	% of Current Balance	Transaction to date (£)	% of Current Balance
Arrears Capitalised in Month	£0	0.00%	£0	0.00%

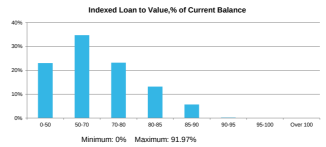
January 2025 Mortgage Asset Data

Geographic Analysis	No of Accounts	% of Accounts	Current Balance	% of Current Balance
East of England	255	7.99%	£54,038,338	9.91%
East Midlands	230	7.21%	£38,877,812	7.13%
Greater London	199	6.24%	£60,173,651	11.04%
North East	183	5.73%	£23,692,202	4.35%
North West	413	12.94%	£59,509,775	10.91%
Scotland	482	15.10%	£54,445,235	9.99%
South East	428	13.41%	£102,874,715	18.87%
South West	272	8.52%	£48,371,580	8.87%
Wales	140	4.39%	£17,347,076	3.18%
West Midlands	273	8.56%	£42,433,692	7.78%
Yorkshire/Humberside	316	9.90%	£43,490,140	7.98%
Total	3,191	100.00%	£545,254,215	100.00%

Indexed Loan to Value Ratios	No of Accounts	% of Accounts	Current Balance	% of Current Balance
0-50%	1,085	34.00%	125,543,971	23.02%
50-55%	187	5.86%	35,106,898	6.44%
55-60%	182	5.70%	37,906,479	6.95%
60-65%	301	9.43%	59,828,447	10.97%
65-70%	288	9.03%	56,427,500	10.35%
70-75%	335	10.50%	64,199,290	11.77%
75-80%	338	10.59%	62,151,837	11.40%
80-85%	329	10.31%	71,826,485	13.17%
85-90%	139	4.36%	31,026,427	5.69%
90-95%	7	0.22%	1,236,880	0.23%
95-100%	0	0.00%	0	0.00%
>100%	0	0.00%	0	0.00%
Total	3,191	100.00%	£545,254,215	100.00%

Original Loan to Value Ratios	No of Accounts	% of Accounts	Current Balance	% of Current Balance
0-50%	584	18.30%	£65,922,178	12.09%
50-55%	119	3.73%	£18,823,393	3.45%
55-60%	198	6.20%	£35,479,018	6.51%
60-65%	98	3.07%	£18,641,992	3.42%
65-70%	170	5.33%	£34,698,481	6.36%
70-75%	337	10.56%	£67,479,854	12.38%
75-80%	281	8.81%	£58,165,817	10.67%
80-85%	487	15.26%	£103,055,098	18.90%
85-90%	774	24.26%	£124,775,041	22.88%
90-95%	143	4.48%	£18,213,343	3.34%
95-100%	0	0.00%	£0	0.00%
>100%	0	0.00%	£0	0.00%
Total	3,191	100.00%	£545,254,215	100.00%







January 2025 Mortgage Asset Data

Seasoning of Loans	No of Loans	% of Loans	Current Balance	% of Current Balance
0 to <12 months	23	0.59%	£1,158,813	0.21%
12 to <24 months	554	14.32%	£79,762,363	14.63%
24 to <36 months	1,325	34.26%	£233,477,170	42.82%
36 to <48 months	1,183	30.58%	£177,046,716	32.47%
48 to <60 months	148	3.83%	£18,142,786	3.33%
60 to <72 months	105	2.71%	£11,692,027	2.14%
72 to <84 months	61	1.58%	£6,211,633	1.14%
84 to <96 months	71	1.84%	£5,101,643	0.94%
96 to <108 months	22	0.57%	£961,445	0.18%
108 to <120 months	16	0.41%	£855,055	0.16%
>= 120 months	360	9.31%	£10,844,564	1.99%
Total	3,868	100.00%	£545,254,215	100.00%

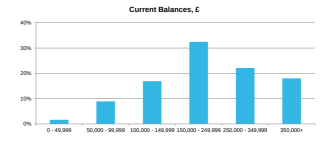
Years to Maturity	No of Loans	% of Loans		Current Balance	% of Current Balance
0 to < 2.5 years		21	0.54%	£386,325	0.07%
2.5 to < 5 years		175	4.52%	£3,603,012	0.66%
5 to <10 years		388	10.03%	£20,493,587	3.76%
10 to <15 years		372	9.62%	£33,246,429	6.10%
15 to <20 years		519	13.42%	£68,956,434	12.65%
20 to <25 years		769	19.88%	£120,412,373	22.08%
25 to <30 years		772	19.96%	£136,877,552	25.10%
>=30 years		852	22.03%	£161,278,503	29.58%
Total		3,868	100.00%	£545,254,215	100.00%

Outstanding Balances	No of Accounts	% of Accounts	Current Balance	% of Current Balance
< £25,000	90	2.82%	1,547,048	0.28%
£25,000 to < £50,000	186	5.83%	7,259,791	1.33%
£50,000 to < £75,000	294	9.21%	18,625,237	3.42%
£75,000 to < £100,000	341	10.69%	29,965,461	5.50%
£100,000 to < £150,000	740	23.19%	92,069,605	16.89%
£150,000 to < £200,000	544	17.05%	94,757,934	17.38%
£200,000 to < £250,000	370	11.60%	82,293,766	15.09%
£250,000 to < £300,000	274	8.59%	74,430,939	13.65%
£300,000 to < £350,000	143	4.48%	46,250,341	8.48%
£350,000 to < £400,000	84	2.63%	31,255,621	5.73%
£400,000 to < £450,000	36	1.13%	15,292,677	2.80%
£450,000 to < £500,000	31	0.97%	14,715,662	2.70%
£500,000 to < £600,000	30	0.94%	16,469,076	3.02%
£600,000 to < £700,000	14	0.44%	9,221,079	1.69%
£700,000 to < £800,000	10	0.31%	7,497,406	1.38%
£800,000 to < £900,000	1	0.03%	800,799	0.15%
£900,000 to < £1,000,000	3	0.09%	2,801,772	0.51%
Total	3,191	100.00%	£545,254,215	100.00%

Portfolio Seasoning, Months, % of Current Balance 50% 40% 20% 0-11 12-23 24-35 36-47 48-59 60-71 72-83 84-95 96-107 108-119 120+

Minimum: 4 months Maximum: 274 months

Minimum: 1 years Maximum: 39 years



Minimum: £0 Maximum: £976,101

January 2025 Mortgage Asset Data

Product Breakdow	n	Current Period	Previous Period
Discretionary Rate b	pased Loans (by balance)	1.19%	1.24%
Tracker Rate Loans	(by balance)	2.40%	2.77%
Fixed Loans (by bal	ance)	96.41%	96.00%
Total		100.00%	100.00%

Borrower Interest Rate Bands	No of Loans	% of Loans	Current Balance	% of Current Balance
<1.0%	29	0.75%	£5,593,711	1.03%
1.0% to <2.0%	736	19.03%	£107,395,091	19.70%
2.0% to <3.0%	1,108	28.65%	£174,608,225	32.02%
3.0% to <4.0%	633	16.37%	£106,482,111	19.53%
4.0% to <5.0%	552	14.27%	£75,110,677	13.78%
5.0% to <6.0%	521	13.47%	£61,869,014	11.35%
6.0% to <7.0%	227	5.87%	£11,099,966	2.04%
7.0% to <8.0%	14	0.36%	£1,339,655	0.25%
>=8.0%	48	1.24%	£1,755,765	0.32%
Total	3,868	100.00%	£545,254,215	100.00%

Fixed Loan - Interest Rate Bands	No of Loans	% of Loans	Current Balance	% of Current Balance
<1.0%	29	0.82%	£5,593,711	1.06%
1.0% to <2.0%	736	20.93%	£107,395,091	20.43%
2.0% to <3.0%	1,108	31.50%	£174,608,225	33.21%
3.0% to <4.0%	633	18.00%	£106,482,111	20.26%
4.0% to <5.0%	547	15.55%	£74,899,972	14.25%
5.0% to <6.0%	409	11.63%	£50,192,928	9.55%
6.0% to <7.0%	55	1.56%	£6,522,634	1.24%
7.0% to <8.0%	0	0.00%	£0	0.00%
>=8.0%	0	0.00%	£0	0.00%
Total	3,517	100.00%	£525,694,672	100.00%

Fixed Rate Roll Date	No of Loans	% of Loans	Current Balance	% of Current Balance
2024	0	0.00%	£0	0.00%
2025	60	1.71%	£7,901,307	1.50%
2026	1,008	28.66%	£145,287,693	27.64%
2027	1,515	43.08%	£252,698,815	48.07%
2028	524	14.90%	£67,465,779	12.83%
2029	93	2.64%	£10,936,694	2.08%
2030	65	1.85%	£6,781,510	1.29%
2031	55	1.56%	£6,268,068	1.19%
2032	169	4.81%	£26,191,466	4.98%
2033	13	0.37%	£1,384,740	0.26%
>2033	15	0.43%	£778,599	0.15%
Total	3,517	100.00%	£525,694,672	100.00%

Purpose of Loan	No of Accounts	% of Accounts	Current Balance	% of Current Balance
Purchase	2,310	72.39%	£400,942,455	73.53%
Remortgage	837	26.23%	£139,942,304	25.67%
Unencumbered	44	1.38%	£4,369,456	0.80%
Total	3,191	100.00%	£545,254,215	100.00%

Repayment Terms	No of Loans	% of Loans	Current Balance	% of Current Balance
Interest Only	100	2.59%	£12,275,030	2.25%
Repayment	3,768	97.41%	£532,979,184	97.75%
Total	3,868	100.00%	£545,254,215	100.00%

Origination Channel	No of Accounts	% of Accounts	Current Balance	% of Current Balance
Direct	703	22.03%	£84,150,762	15.43%
Introduced	2,488	77.97%	£461,103,453	84.57%
Unknown	0	0.00%	£0	0.00%
Total	3,191	100.00%	£545,254,215	100.00%

Borrower Employment Status	No of Accounts	% of Accounts	Current Balance	% of Current Balance
Employed	2,958	92.70%	£502,084,847	92.08%
Self Employed	230	7.21%	£42,614,969	7.82%
Unemployed	3	0.09%	£554,398	0.10%
Retirement	0	0.00%	£0	0.00%
Unknown	0	0.00%	£0	0.00%
Total	3,191	100.00%	£545,254,215	100.00%

Property Type	No of Accounts	% of Accounts		Current Balance	% of Current Balance
Residential (House)	1,8	118	56.97%	£348,306,588	63.88%
Residential (Terraced)	8	56	26.83%	£122,959,288	22.55%
Residential (Flat/Apartment)	4	11	12.88%	£56,255,430	10.32%
Residential (Bungalow)		06	3.32%	£17,732,909	3.25%
Total	3,	91 1	00.00%	£545,254,215	100.00%

Discretionary Rates	Rate	Effective Date
Standard Variable Rate	6.75%	Dec-24
Homeowner Variable Rate	8.24%	Dec-24

January 2025 Capital Structure

Notes In Issue	Α	Subordinated
Stock Exchange Listing	London	-
ISIN - Reg S	XS2793346391	-
Original Rating (Fitch/Moody's)	AAA(sf) / Aaa(sf)	Not Rated
Current Rating (Fitch/Moody's)	AAA(sf) / Aaa(sf)	Not Rated
Issue Date	23-May-24	23-May-24
Currency	GBP	GBP
Issue Size	£500,000,000	£61,798,000
Outstanding Amount	£490,000,000	£61,798,000
3	,,	,,
Privately-placed at Origination	-	-
Retained by Originator at Origination	-	£61,798,000
Publicly-placed at Origination	£500,000,000	-
Subsequently Placed	-	-
Legal Final Maturity Date	22-Jul-71	22-Jul-71
Step Up/Call Date	22-Oct-29	22-Oct-29
Reference rate	Compounded Daily	Fixed
	SONIA	
Rate fixing	4.79060%	0.00%
Margin	0.55000%	N/A
All-in rate, Accrual Period	5.34060%	0.00%
Frequency	Quarterly	Quarterly
W. T. B. T.		
Note Type, Pre-Enforcement	Controlled Amort	Pass-through
Note Type, Post-Enforcement	Pass-through	Pass-through
Last Interest Payment Date	22-Jan-25	22-Jan-25
Next Interest Payment Date	22-Apr-25	22-Apr-25
Day count convention	Actual 365	Actual 365
,		
Note balance, pre Last Interest Payment Date	£495,000,000	£61,798,000
Principal distributed at Last Interest Payment Date	£5,000,000	£0
Note balance, post Last Interest Payment Date	£490,000,000	£61,798,000
Pool factor	0.9800	1.0000
Expected Principal Amount	£490,000,000	£0
Principal Shortfall	£0	£0
Cumulative Principal Shortfall	£0	£0
Note coupon, Last Interest Payment Date	5.34060%	0.00000%
Interest accrued up to Last Interest Payment Date	£6,663,313	£0
Interest payments made at Last Interest Payment Date	£6,663,313	£0
Interest Shortfall	£0	£0
Cumulative Interest Shortfall	£0	£0
	I	

Credit Enhancement and Retention Note

Credit Enhancement and Liquidity Support Class A Notes Subordinated Note Total	Amount (GBP Equivalent) £490,000,000 £61,798,000 £551,798,000	% of Total 88.80% 11.20% 100.00%	Subordination Notes 11.20%
Liquidity Reserve Fund Required Amount Liquidity Reserve Fund Balance	£5,000,000 £5,000,000		
Excess Spread Excess spread - quarter	Last IPD £1,120,919	Previous IPD £1,023,893	_

TSB Bank, in its capacity as originator, will retain, on an on-going basis, a material net economic interest in the transaction of not less than 5 per cent., in accordance with Article 405 of Regulation (EU) No. 575/2013 (the Capital Requirements Regulation or CRR), Article 17 of the Alternative Investment Fund Managers Directive (the AlFMD), Article 51 of Regulation (EU) No. 231/2013 (the AlFM Regulation) and Article 254 of Regulation (EU) 2015/35 (the Solvency II Regulation) (which in each case does not take into account any occurresponding national measures) (together, the EU Risk Retention Requirements). Such interest is comprised of the Retention Note. Any change to the manner in which such interest is held may only be made in accordance with the applicable laws and regulations and will be notified to investors.

TSB Bank, in its capacity as sponsor (or a majority-owned affiliate of TSB Bank, as sponsor), is required under Section 15G of the Exchange Act (the U.S. Credit Risk Retention Requirements) to acquire and retain an economic interest in the credit risk of the interests created by the Issuer on the Closing Date in an amount of, in the case of vertical risk retention, not less than 5 per cent. TSB Bank intends to satisfy the U.S. Credit Risk Retention Requirements by acquiring and retaining an eligible vertical interest (the EVI) in the form of a single vertical security equal to a minimum of 5 per cent. of the aggregate Principal Amount Outstanding of each Class of Notes issued by the Issuer (other than the EVI). The single vertical security is in the form of the Retention Note.

Swaps

 Accrual Period
 Date

 Period Start
 22-Jan-25

 Period End
 21-Apr-25

Interest Rate Swap

Leg	Notional	Reference Rate	Rate	Spread	All in Rate	Payments	Collateral Posting
Pay		Weighted Average Fixed mortgage Rate		0.00000%	0.00000%		
Receive		Compounded Daily SONIA		0.80000%	0.80000%		

Receive / (Pay)

Waterfall

Revenue Receipts	Jan-25	Feb-25	Mar-25	Collection Period
(a) Mortgage Revenue Receipts	£1,469,152			£1,469,152
(b) Bank Account Interest, Authorised Investments Income	£88,742			£88,742
(c) Issuer Swap Agreement Receipts				£0
(d) Liquidity Reserve Fund Excess Amount				£0
(e) Credit on the Liquidity Reserve Fund Ledger				£0
(f) Credit on the Start-Up Loan Ledger				£0
(g) Start-Up Loan Agreement Tranche C Advance				£0
(h) Principal Receipts applied to cure Revenue Deficiency				£0
(i) Loans and Related Security Enforcement Receipts				£0
(j) Other Net Income of the Issuer				£0
Available Revenue Receipts	£1,557,894			£1,557,894

Principal Receipts	Jan-25	Feb-25	Mar-25	Collection Period
(k) Principal b/fwd from preceding IPD	£8,317,440			£8,317,440
(I) Principal Received	£5,709,952			£5,709,952
(m) Princiapl received from Related Security enforcement				£0
(n) Credit on the Principal Deficiency Ledger				£0
(o) Insurance Proceeds				£0
(p) Subordinated note drawing				£0
(q) Other amounts deemed to be Principal				£0
(r) Other principal*				£0
less (r) New Portfolio Purchase	£7,469,802			£7,469,802
Available Principal Receipts	£6,557,590			£6,557,590

*Day 1 Suprlus Principal Recipts

Quarterly Pre-enforcement Revenue Payments	Last Interest Payment Date	Previous Interest Payment Date
Revenue Receipts (excl. Amounts due from Interest Rate Swap Provider(s))	£4,673,877	£7,031,588
Amounts due from Interest Rate Swap Provider(s)	£3,275,706	£6,215,769
Liquidity reserve fund excess amount: release	£50,000	£0
Total Revenue Receipts Available for Distribution	£7,999,583	£13,247,357
(a) (i) Note Trustee, (ii) Security Trustee fees & expenses	£0	£39,012
(b) Paying Agent, Agent Bank, Registrar, Corporate Services fees & expenses	£0	£4,400
(c) (i) Servicer and (ii) Cash Manager fees & expenses	£162,009	£278,743
(c) (ii) Swap Collateral Bank fees & expenses	£0	£0
(c) (iii) Back-Up Facilitator fees & expenses	£43,605	£72,769
(c) (iv) Issuer Account Bank fees & expenses	£0	£0
(d) Corporation Tax on Income or Chargeable Gain of the Issuer	£0	£0
(e) Issuer Profit Amount	£1,250	£1,250
(f) Other Third Party payments	£8,487	£462
(g) Amounts due to the Interest Rate Swap Provider(s)	£0	£0
(h) Class A Notes Interest payments	£6,663,313	£11,826,828
(i) Class A Notes PDL Repayment	£0	£0
(j) Amount Retained to replenish Liquidity Reserve Fund	£0	£0
(k) Any Swap Excluded Termination Payment(s)	£0	£0
(I) Subordinated Note PDL Repayment	£0	£0
(m) Subordinated Note Interest payments	£0	£0
(n) Start Up Loan Interest Repayment	£102,168	£178,693
(o) Deferred Consideration	£1,018,751	£845,200
Distributed Revenue Receipts	£7,999,583	£13,247,357

	Last Interest	Previous Interest
Quarterly Pre-enforcement Principal Payments within Revolving period	Payment Date	Payment Date
Principal Receipts Available for Distribution	£13,317,440	£23,274,288
(a) Revenue Deficiency for items (a) to (h) in Revenue Priority of Payments	£0	£0
(b) Credit to the New Portfolio Purchase Price Ledger	£0	£0
(c) Amounts on Principal Ledger	£0	£0
(d) Pay Class A Noteholders	£5,000,000	£5,000,000
Closing Principal Balance	£8,317,440	£18,274,288

Cash Manager Ledger Balances

Cash Manager Ledger Summary		Current Period	Prior Period	Principal Ledger	Current Period	Prior Period
Principal Ledger		£6,557,590	£13,317,440	Principal Ledger b/f	£13,317,440	£9,327,59
Revenue Ledger		£1,557,894	£4,673,877	Distributed to Available Principal Receipts	£5,709,952	£3,989,84
Issuer Profit Ledger		£2,500	£1,250	Credit to Principal Ledger from Available Principal Receipts	£12,469,802	£
Liquidity Reserve Fund Ledger		£4,950,000	£5,000,000	Principal Ledger c/f	£6,557,590	£13,317,44
Subordinated Loan Ledger						
New Portfolio Purchase Price Ledger						
Start-Up Loan Ledger		£7,000,000	£7,000,000	Class A Principal Deficiency Ledger	Current Period	Prior Period
Principal Deficiency Ledger				Principal Deficiency Ledger b/f	£0	£
Authorised Investments				Realised Losses in the Portfolio	£0	£
Start Up Expenses Reserve		£0	£0	Principal Receipts used to cover Revenue Deficiency	£0	£
Bank Account		£13,067,984	£22,992,567	Reimbursed from Available Revenue Receipts	£0	£
				Principal Deficiency Ledger c/f	£0	f
Liquidity Reserve Fund Ledger	At Issue	Current Period	Prior Period			
Liquidity Reserve Fund Ledger b/f	£5,000,000	£5,000,000	£5,000,000	Subordinated Note Principal Deficiency Ledger	Current Period	Prior Period
Distributed to Available Revenue Receipts		£50,000	£0	Principal Deficiency Ledger b/f	£0	£
Received from Revenue Priority of Payments		£0	£0	Realised Losses in the Portfolio	£0	£
Further Drawings made		£0	£0	Reimbursed from Available Revenue Receipts	£0	£
Liquidity Reserve Fund Ledger c/f		£4,950,000	£5,000,000	Principal Deficiency Ledger c/f	£0	f

January 2025 Ratings and Triggers

Rating Based Triggers							
Transaction Party	Counterparty	Required Long Term Rating (Fitch/Moody's)	Current Long Term Rating (Fitch/Moody's)	Required Short Term Rating (Fitch/Moody's)	Current Short Term Rating (Fitch/Moody's)	Status	Consequences
Issuer Account Bank and Custodian	The Bank of New York Mellon, London Branch	A/A1	AA-/A1	F1/P-1	F1+/P-1	Pass	The Issuer and the Issuer Account Bank and/or or the Custodian, as applicable shall use all reasonable endeavours to, within 60 calendar days following the first day on which such downgrade occurred, either: (i) close the relevant Bank Accounts (as applicable) held with the Issuer Account Bank and/or Custodian, and open replacement accounts with a financial institution (ii) obtain a guarantee of the obligations of such Issuer Account Bank or the Custodian, as applicable, under this Agreement from a financial institution having all of the Account Bank Required Ratings; or (iii) take such other reasonable actions as may be required to ensure that the then current rating of the Class A Notes are not adversely affected by the Issuer Account Bank or the Custodian, as applicable, ceasing to have all of the Account Bank Required Ratings; or (iv) take such other reasonable actions as the Rating Agencies may agree will not result in any of the Rating Agencies downgrading the current rating assigned to the Class A Notes or withdrawing, qualifying or putting such current rating assigned to any Class or Classes of Debt on a negative outlook. Provided that, in the cases of each of (i) to (iv) (inclusive) above, the Rating Agencies confirm that the then current rating of the Class A Notes would not be adversely affected thereby.
Interest Rate Swap Providers	TSB Bank Plc / Lloyds Bank Corporate Markets plc	(42()	(4.0/)			Davis	
	Moody's First Trigger	- /A3(cr)	- /A2(cr) (-/Aa3(cr))			Pass	If at least 30 business days have elapsed since the last time the Swap Provider had the required rating, the Swap Provider must, if required, post collateral and may either (i) transfer its rights and obligations under the relevant Swap Agreement to an appropriately rated replacement third party, or (ii) procure a guarantee from an appropriately rated third party. A failure by the Swap Provider to take such steps will, in certain circumstances, allow the Issuer to terminate the relevant Swap Agreement.
	Moody's Second Trigger	- /Baa1(cr)	- /A2(cr) (-/Aa3(cr))			Pass	If a Swap Provider does not have the required rating, the Swap Provider must, within 30 business days, either (i) transfer its rights and obligations under the relevant Swap Agreement to an appropriately rated replacement third party, or (ii) procure a guarantee from an appropriately rated third party.
	Fitch First Trigger	A/ -	(A+/-)	F1/-			The Swap Provider must provide collateral within 14 calendar days unless, it either (i) transfers its obligations in respect of the relevant Swap to an entity that is eligible to be a swap provider under the Fitch ratings criteria, (ii) obtains a guarantee or co-obligation in respect of the relevant Swap from an entity with the required Unsupported Minimum Counterparty Ratings, or (iii) takes such other action as will maintain, or restore, the rating of the highest class of Rated Notes by Fitch, within 60 days.
	Fitch Second Trigger	BBB+/ -	(A+/-)	F2/ -			The Swap Provider must, within 60 calendar days, either (i) transfer its obligations in respect of the relevant Swap to an entity that is eligible to be a swap provider under the Fitch ratings criteria, (ii) obtain a guarantee or co-obligation in respect of the relevant Swap from an entity with the required Unsupported Minimum Counterparty Ratings, or an entity with the Supported Minimum Counterparty Ratings or (iii) take such other action as will maintain, or restore, the rating of the highest class of Rated Notes by Fitch.

Whilst this process is ongoing the Swap Provider must also provide collateral within 14 calendar days or if collateral has previously been provided, continue to provide collateral.

January 2025 Ratings and Triggers

Non Rating Based Triggers

The occurrence of any of the following: (a) the Seller is required to perfect transfer of legal title to the Loans and their Related Security (i) by an order of a court of competent jurisdiction or (ii) by any regulatory authority of which the Seller is a member and with whose instructions the Seller is required to comply. (b) it becomes necessary by law for the Issuer to perfect legal title to the Loans and their Related Security, (c) the Seller calling for perfection by serving notice in writing to that effect on the Issuer and the Security Trustee, (d) the security Trustee, in jeopardy and the Security Trustee, (d) the security Trustee, in jeopardy and the Security Trustee, in jeopardy and the Security Trustee, in jeopardy and the Security Trustee in jeopardy and the Security Trustee, in jeopardy and the Security Trustee is required to the security Trustee, in the security Trustee, in the Security Trustee, in jeopardy and the Security Trustee, in jeopardy and the Security Trustee is required to the Security Trustee, in the Security Trustee with several properties in the Security Trustee, in jeopardy and the Security Trustee, in jeopardy and the Security Trustee with several properties in the Security Trustee with a copy being sent to the Rating Agencies pro or the Security Trustee with a copy being sent to the Rating Agencies pro or the Security Trustee, as the case may be, requiring the service properties and the Security Trustee with a copy	Nature of Trigger	Summary	Prospectus Ref.	Status	Consequence
Security (i) by an order of a court of competent jurisdiction or (ii) by any regulatory authority of which the Seller is a member and with whose instructions the Seller is required to comply. (b) it becomes necessary by law for the Issuer to perfect legal title to the Loans and their Related Security, (c) the Seller calling for perfection by serving notice in writing to that effect on the Issuer and the Security Trustee. (d) the security under the Deed of Charge or any material part of that security Trustee is required by the Note Trustee, on behalf of the Noteholders so long as any Notes are outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors if no Notes are then outstanding, or the other Secured Creditors in Notes are then outstanding, or the other Secured Creditors in Notes are then outstanding, or the other Secured Creditors in Notes are then outstanding, or the other Security Trustee (acting in accordance with the Deed of Charge) within 90 calendar days Servicer Termination Event The occurrence of any of the following: (a) the Servicer defaults in the payment on the due date of any payment due and payable by it under the Servicing Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Servicer becoming aware of such default and receipt by the Servicer of written notice from the Issuer, the Seller or the Security Trustee, as the case may be, requiring the same to be remedied; Servicer Termination Event The Security Trustee, as the case may be, requiring the same to be remedied; Servicer Termination Event (The occurrence of any of the following:			The Issuer will be entitled to effect legal transfer of the Loans by making the required registrations and
their Related Security, (c) the Seller calling for perfection by serving notice in writing to that effect on the Issuer and the Security Trustee, (d) the security under the Deed of Charge or any material part of that security is, in the opinion of the Security Trustee, in jopandy and the Security Trustee is required by the Note Trustee, on behalf of the Noteholders so long as any Notes are outstanding, or the other Secured Creditors if no Notes are then outstanding, to take action to reduce that jeopardy, (e) a Seller Insolvency Event, or (f) the Seller is in breach of its obligations under the Mortgage Sale Agreement, but only if such breach, where capable of remedy, is not remedied to the reasonable satisfaction of (prior to the delivery of a Note Acceleration Notice) the Security Trustee (acting in accordance with the Deed of Charge) within 90 calendar days Servicer Termination Event The occurrence of any of the following: (a) the Servicer defaults in the payment on the due date of any payment due and payable by it under the Servicing Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Service becoming aware of such default and receipt by the Servicer of written notice from the Issuer, the Seller or the Security Trustee, as the case may be, requiring the same to be remedied; (a) The Servicer may also resign its appointment on no less than 12 months' written notice to, others, the Issuer and the Security Trustee with a copy being sent to the Rating Agencies represents the servicer of the Servicer becoming aware of the Servicer becoming aware of the Servicer becoming aware of the Security Trustee with a copy being sent to the Rating Agencies represents a such under the FSMA and the CCA and with a management team with experience of the service through the service and the Security Trustee consent to such termination, (ii) a replacement servicer to act as such under the FSMA and the CCA and with a management team with experience of the service through th		Security (i) by an order of a court of competent jurisdiction or (ii) by any regulatory authority of which the Seller is a member and with whose instructions the Seller is		Pass	serving notice on the Borrowers.
Issuer and the Security Trustee, (d) the security under the Deed of Charge or any material part of that security is, in the opinion of the Security Trustee, in jeopardy and the Security Trustee is required by the Note Trustee, on behalf of the Noteholders so long as any Notes are outstanding, or the other Secured Creditors if no Notes are then outstanding, to take action to reduce that jeopardy, (e) a Seller Insolvency Event, or (f) the Seller is in breach of its obligations under the Mortgage Sale Agreement, but only if such breach, where capable of remedy, is not remedied to the reasonable satisfaction of (prior to the delivery of a Note Acceleration Notice) the Issuer or (after the (f) delivery of a Note Acceleration Notice) the Security Trustee (aciting in accordance with the Deed of Charge) within 90 calendar days Servicer Termination Event The occurrence of any of the following: (a) the Servicer defaults in the payment on the due date of any payment due and payable by it under the Servicing Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Servicer becoming aware of such default and receipt by the Servicer of written notice from the Issuer, the Seller or the Security Trustee, as the case may be, requiring the same to be remedied; (a) Following the occurrence of a Servicer Termination Event, the Issuer may terminate the appointment of the Servicing Agreement and transfer servicing to a replace servicer. (b) The Servicer may also resign its appointment on no less than 12 months' written notice to, others, the Issuer and the Security Trustee consent to such termination, (ii) a replacement servicer to acid as such under the FSMA and the CCA and with a management team with experience of a service in the United Mortance and the Acid and with a management team with experience of a service in the United Mortance and the Institute and transfer servicing to the United Mortance and the Institute and transfer servicing to the United Mortance and the I				Pass	
opinion of the Security Trustee, in jeopardy and the Security Trustee is required by the Note Trustee, on behalf of the Noteholders so long as any Notes are outstanding, or the other Secured Creditors if no Notes are then outstanding, to take action to reduce that jeopardy, (e) a Seller Insolvency Event, or (f) the Seller is in breach, where capable of remedy, is not remedied to the reasonable satisfaction of (prior to the delivery of a Note Acceleration Notice) the Issuer or (after the (f) delivery of a Note Acceleration Notice) the Security Trustee (acting in accordance with the Deed of Charge) within 90 calendar days Servicer Termination Event The occurrence of any of the following: (a) the Servicer defaults in the payment on the due date of any payment due and payable by it under the Servicing Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Servicer becoming aware of such default and receipt by the Servicer of written notice from the Issuer, the Seller or the Security Trustee, as the case may be, requiring the same to be remedied; (a) Following the occurrence of a Servicer Termination Event, the Issuer may terminate the appointment of the Servicer under the Servicing Agreement and transfer servicing to a replace servicer. (b) The Servicer may also resign its appointment on no less than 12 months' written notice to others, the Issuer and the Security Trustee with a copy being sent to the Rating Agencies profit in the Rating Agencies profit in action and the Security Trustee with a copy being sent to the Rating Agencies profit in action and the Security Trustee with a copy being sent to the Rating Agencies profit in action and the Security Trustee with a copy being sent to the Rating Agencies profit in action and the Security Trustee expension to such termination, (iii) a replacement servicer to act as such under the FSMA and the CCA and with a management servicer to act as such under the FSMA and the CCA and with a management servicer.				Pass	
(f) the Seller is in breach of its obligations under the Mortgage Sale Agreement, but only if such breach, where capable of remedy, is not remedied to the reasonable satisfaction of (prior to the delivery of a Note Acceleration Notice) the Issuer or (after the (f) delivery of a Note Acceleration Notice) the Security Trustee (acting in accordance with the Deed of Charge) within 90 calendar days Servicer Termination Event The occurrence of any of the following: (a) the Servicer defaults in the payment on the due date of any payment due and payable by it under the Servicing Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Servicer becoming aware of such default and receipt by the Servicer of the Servicer from the Issuer, the Seller or the Security Trustee, as the case may be, requiring the same to be remedied; (a) Following the occurrence of a Servicer Termination Event, the Issuer may terminate the appointment of the Servicer under the Servicing Agreement and transfer servicing to a replace servicer. (b) The Servicer may also resign its appointment on no less than 12 months' written notice to, others, the Issuer and the Security Trustee with a copy being sent to the Rating Agencies pro (i) the Issuer and the Security Trustee consent to such termination, (ii) a replacement servicer to act as such under the FSMA and the CCA and with a management team with experience or residential metagens in the Livided Kingdown has been appointed and payable by the appointment of the Security Trustee and the Security Trustee consent to such termination, (ii) a replacement servicer to act as such under the FSMA and the CCA and with a management team with experience or residential metagens in the Livide Kingdown has been appointed the appointment of the servicer appointment of the Servicer Termination Event, the Issuer and the Security Trustee with a copy being sent to the Rating Agencies provide the service and the Security Trustee with a copy being sent to the Rating		opinion of the Security Trustee, in jeopardy and the Security Trustee is required by the Note Trustee, on behalf of the Noteholders so long as any Notes are outstanding, or the other Secured Creditors if no Notes are then outstanding, to take action to reduce		Pass	
(a) the Servicer defaults in the payment on the due date of any payment due and payable by it under the Servicing Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Servicer becoming aware of such default and receipt by the Servicer of written notice from the Issuer, the Seller or the Security Trustee, as the case may be, requiring the same to be remedied; Pass appointment of the Servicer under the Servicing Agreement and transfer servicing to a replace servicer. (b) The Servicer may also resign its appointment on no less than 12 months' written notice to, others, the Issuer and the Security Trustee with a copy being sent to the Rating Agencies provide to act as such under the FSMA and the CCA and with a management team of the Servicer. (b) The Servicer under the Servicing Agreement and transfer servicing to a replace servicer. (c) The Servicer under the Servicing Agreement and transfer servicing to a replace servicer. (b) The Servicer under the Servicing Agreement and transfer servicing to a replace servicer. (c) The Servicer under the Servicing Agreement and transfer servicing to a replace servicer. (d) The Servicer under the Servicing Agreement and transfer servicing to a replace servicer.		(f) the Seller is in breach of its obligations under the Mortgage Sale Agreement, but only if such breach, where capable of remedy, is not remedied to the reasonable satisfaction of (prior to the delivery of a Note Acceleration Notice) the Issuer or (after the (f) delivery of a Note Acceleration Notice) the Security Trustee (acting in		Pass	
(b) the Servicer details in the performance or observance of any or its orner coveragets and obligations under the Servicing Agreement, and (iii) the resignations under the Servicing Agreement, and (iii) the resignations under the Servicing Agreement and (iii) the resignation of the service	Servicer Termination Event	 (a) the Servicer defaults in the payment on the due date of any payment due and payable by it under the Servicing Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Servicer becoming aware of such default and receipt by the Servicer of written notice from the Issuer, the Seller or the Security Trustee, as the case may be, requiring the same to be remedied; (b) the Servicer defaults in the performance or observance of any of its other covenants and obligations under the Servicing Agreement, which failure in the reasonable opinion of the Issuer (prior to the delivery of a Note Acceleration Notice) or the Security Trustee (after the delivery of a Note Acceleration Notice) is materially prejudicial to the interests of the Noteholders, and the Servicer does not remedy that failure within 20 Business Days after the earlier of the Servicer becoming aware of the failure and receipt by the Servicer of written notice from the Issuer, the Seller or the 	,	Pass	appointment of the Servicer under the Servicing Agreement and transfer servicing to a replacement servicer. (b) The Servicer may also resign its appointment on no less than 12 months' written notice to, among others, the Issuer and the Security Trustee with a copy being sent to the Rating Agencies provided that (i) the Issuer and the Security Trustee consent to such termination, (ii) a replacement servicer qualified to act as such under the FSMA and the CCA and with a management team with experience of servicing residential mortgages in the United Kingdom has been appointed and enters into a servicing agreement with the Issuer on substantially the same terms as the Servicing Agreement, and (iii) the resignation has no adverse effect on the then current ratings of the Class A Notes unless the Noteholders agree
(c) the Servicer fails to obtain or maintain the necessary licences or regulatory approvals enabling it to continue to service the Loans; or (d) an insolvency event occurs in relation to the Servicer.		approvals enabling it to continue to service the Loans; or			

January 2025 Ratings and Triggers

Non Rating Based Triggers

Event	Summary	Prospectus Ref.	Status	Consequence
Cash Manager Termination Event	The occurrence of any of the following: (a) the Cash Manager defaults in the payment on the due date of any payment due and payable by it under the Cash Management Agreement and such default continues unremedied for a period of seven Business Days after the earlier of the Cash Manager becoming aware of such default and receipt by the Cash Manager of written notice from the Issuer or the Security Trustee, as the case may be, requiring the same to be remedied; (b) the Cash Manager defaults in the performance or observance of any of its other covenants and obligations under the Cash Management Agreement, which failure in the reasonable opinion of the Issuer (prior to the delivery of a Note Acceleration Notice) or the Security Trustee (after the delivery of a Note Acceleration Notice) is materially prejudicial to the interests of the Noteholders, and the Cash Manager does not remedy that failure within 20 Business Days after the earlier of the Cash Manager becoming aware of the failure and receipt by the Cash Manager's non-compliance to be remedied; or	p.101	Pass	 (a) Following the occurrence of a Cash Manager Termination Event, the Issuer or the Security Trustee may terminate the appointment of the Cash Manager under the Cash Management Agreement and transfer cash management services to a replacement cash manager. (b) The Cash Manager may also resign its appointment on no less than 12 months' written notice to, among others, the Issuer, the Seller and the Security Trustee provided that (i) the Security Trustee provides prior written approval, (ii) a replacement Cash Manager with cash management experience has been appointed and enters into a cash management agreement with the Issuer on substantially the same terms as the Cash Management Agreement, and (iii) the resignation has no adverse effect on the then current ratings of the Class A Notes unless the Controlling Class otherwise directs.
	(c) an insolvency event occurs in relation to the Cash Manager.		Pass	
Revolving Period Termination Event	The occurrence of: (i) an Event of Default; (ii) a Portfolio Eligibility Trigger; or (iii) the occurrence of a Principal Ledger Threshold Event.	p.101 / 102	Pass	Available Principal Receipts will be applied in accordance with the following priority of payments on an Interest Payment Date: (a) first, in or towards repayment of the principal amounts outstanding on the Class A Notes until the Principal Amount Outstanding on the Class A Notes has been reduced to zero; (b) second, in or towards repayment of the principal amounts outstanding on the Subordinated Note until the Principal Amount Outstanding on the Subordinated Note has been reduced to zero; and (c) third, to pay any Deferred Consideration in accordance with the Mortgage Sale Agreement in respect of the Loans sold to the Issuer from time to time to the Seller.
Event of Default	The occurrence of a Senior Note Event of Default and/ or Subordinated Note Event of Default	p.28	Pass	
Portfolio Eligibility Trigger	Portfolio Eligibility Trigger means the occurrence of any one of the following events:	p.39	Pass	
	(a) the Step-Up Date; (b) a Seller Insolvency Event;			
	(c) an unremedied breach by the Seller of any of its obligations under the Transaction Documents, which breach has (or, with the passage of time, would have) a Material Adverse Effect;			
	(d) following the application of the Pre-Enforcement Revenue Priority of Payments on an Interest Payment Date, the balance recorded to the Subordinated Note Principal Deficiency Ledger is in excess of 10 per cent. of the aggregate Principal Amount Outstanding of all Notes as at that Interest Payment Date;			
	(e) the Liquidity Reserve Fund are not fully funded to the Liquidity Reserve Fund Required Amount on an Interest Payment Date following the application of the Pre-Enforcement Revenue Priority of Payments;			
	(f) the aggregate Current Balance of the Loans in the Portfolio which are then in arrears for 3 months or more or is greater than or equal to 3 per cent. of the aggregate Current Balance of all Loans in the Portfolio as at any Interest Payment Date.			
Principal Ledger Threshold Event	Principal Ledger Threshold Event occurs when amounts standing to the credit of the Principal Ledger (excluding any New Portfolio Purchase Price amounts payable by the Issuer) prior to the application of the Pre-Enforcement Principal Priority of Payments exceed the Principal Ledger Maximum Amount both on a relevant Interest Payment Date and on the immediately preceding Interest Payment Date.	p.39	Pass	

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Arrears

Arrears are calculated in accordance with standard market practice in the UK. A mortgage is identified as being in arrears when, on any due date, the overdue amounts which were due on previous due dates equal, in the aggregate, one or more full monthly payments. In making an arrears determination, the servicer calculates as of the date of determination the difference between the sum of all monthly payments that were due and payable by a borrower on any due date up to that date of determination (less the aggregate amount of all authorised underpayments made by such borrower up to such date of determination) and the sum of all payments actually made by that borrower up to that date of determination. If the result arrived at by dividing that difference (if any) by the amount of the required monthly payment equals or exceeds 1 the account is deemed to be in arrears. Arrears classification is determined based on the number of equivalent full current monthly payments that have been missed. A borrower that has missed payments that in the aggregate equal or exceeding 2 monthly payments (but for which the aggregate of missed payments is less than 3 monthly payments) would be classified as being 2 to <3 months in arrears, and so on.

Arrears Capitalisation Policy

TSB will consider capitalising arrears where a customer has made at least 6 consecutive full repayments since the last missed payment and the customer has provided consent for the capitalisation.

Constant Default Rate (CDR)

The default rate in the month is calculated as follows: 1-(1-(balance of loans that have fallen >= 3 monthly payments outstanding in the month/portfolio balance at the start of the month))^12).

The annualised default rate since transaction close is calculated as the average of all of the monthly annualised CDRs since transaction close expressed as a percentage.

Constant Prepayment Rate (CPR)

Monthly CPR on that calculation date means the total unscheduled principal receipts received during the period of one month ending on that calculation date divided by the aggregate current balance of the loans comprised in the portfolio as at the immediately preceding calculation date. Unscheduled Principal Repayments comprise payments from TSB for the repurchase of loans from the portfolio, and capital repayments and redemptions other than those received at the expected term end date of the loan. These are annualised using the formula: 1-((1-M)^12) where M is the monthly CPR expressed as a percentage.

Quarterly CPR - The average of the three most recent monthly annualised CPRs expressed as a percentage.

CPR Since Transaction Close - The average of all of the monthly annualised CPRs since transaction close expressed as a percentage.

Current Balance

Means, in relation to any loan at any date, the aggregate balance of the loan at such date (but avoiding double counting) including:

- (a) the Initial Advance;
- (b) any increase in the principal amount of a loan due to any further advance;
- (c) capitalised expenses;
- (d) capitalised interest; and
- (e) all expenses charges, fees, premium or payment due and owing by the borrower which have not yet been capitalised (including accrued interest, arrears of interest, high loan-to-value fees, insurance premiums, booking fees and valuation fees).

in each case, relating to such loan less all prepayments, repayments or payments of any of the foregoing made on or prior to such date, and, in relation to the portfolio, the aggregate of the Current Balances of each loan in the portfolio.

Excess Spread

Excess spread is the available revenue receipts after the payment of senior fees, interest on the notes, payments/receipts under the swaps and replenishment of the reserve fund.

FSCS

Financial Services Compensation Scheme. This is the UK's statutory compensation scheme for customers of authorised financial services firms.

FSCS Limit

The FSCS compensation limit is currently £85,000

Geographic Analysis

The geographic analysis is prepared based on the Economic Planning Regions

Indexed LTV

The aggregate Current Balance of all loans within a mortgage account divided by the indexed valuation of the property securing the loans in that mortgage account at the reporting date.

Indexed Valuation

Indexation is applied on a regional basis to property valuations on a quarterly basis in January, April, July and October of each year using the Halifax House Price Index published by Markit Group Limited, using their original methodology.

Liquidity Coverage Ratio.

Loan Seasoning

The number of months since the date of origination of the mortgage loan.

Losses

LCR

All realised losses in respect of a Loan, including any loss arising as a result of an exercise of any set-off by the relevant Borrower. Duncan Funding is only entitled to recoveries which have not been cured by Excess Spread.

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Mortgage Account / Loan

A mortgage account consists of one or more loans secured, by way of equal ranking first charge, on the same property and thereby forming a single mortgage account.

Mortgage Collections

All cash receipts on a mortgage within the portfolio excluding monies paid by TSB in respect of loans repurchased from the portfolio.

Mortgage Yield

Mortgage yield is defined as the total revenue receipts generated by the mortgage assets in the period divided by the average mortgage balance for the period. Post swap yield is after taking into account receipts/ payment under the Interest

Origination Channel

The origination channel of each account (which reflects the first loan opened on an account). Direct origination includes loans originated in branches, direct telephone sales and internet sales.

Original LTV

Based on the original amount advanced on the date of the origination of the initial loan (excluding capitalised interest, high LTV fees, insurance fees, booking fees and valuation fees), divided by the value of the property securing the loans in

that mortgage account at that date.

Principal Prepayment Rate (PPR)

Monthly PPR on any calculation date means the total scheduled and unscheduled principal receipts received during the period of one month ending on that calculation date divided by the aggregate current balance of the loans comprised in the portfolio as at the immediately preceding calculation date. These are annualised using the formula: 1-((1-M)^12) where M is the monthly PPR expressed as a percentage.

Quarterly PPR - The average of the three most recent monthly annualised PPRs expressed as a percentage.

PPR Since Transaction Close - The average of all of the monthly annualised PPRs since transaction close expressed as a percentage

Purpose of Loan

Whether the purpose of the initial originated loan on the mortgage was to finance the purchase of a new property, remortgage a property already owned by the borrower or release equity on an unencumbered property.

Weighted Average (WA)

Unless otherwise stated all weighted average calculations are weighted by current balance.

Weighted Average Loss Severity Weighted Average Loss Severity is calculated as period loss divided by the current loan balance, weighted by the current loan balance of loans on which losses have been realised.

Weighted Average Margin

Weighted Average Margin for variable rate is calculated as weighted average interest rate less Bank of England Base Rate.