Terms and Conditions

IMPORTANT: You must read the following before continuing. The following applies to this document and all information contained herein or provided in connection herewith (together, the **Report**) and you are therefore advised to read this carefully before accessing or making any other use of the Report. By accessing this Report, you confirm that you have read, understood and accepted the Terms and Conditions set out below (the **Terms and Conditions**) and agree to be bound by the Terms and Conditions. If you do not agree to the Terms and Conditions, do not access or read this Report or any of its information (the **Information**).

1. Access to and use of the Information

1.1 This Report is for information purposes only. Nothing in this Report is, or is to be construed as, an offer of, a recommendation, a solicitation or an invitation to subscribe for, underwrite or purchase securities referred to on in this Report (the Securities) in any jurisdictions in which such offer is or may be prohibited, restricted or subject to any requirement for filing, authorisation, license or consent. In particular, nothing in this Report constitutes an offer of securities for sale in the United States. The Securities may not be offered or sold in the United States absent registration or an exemption from registration under the Securities Act of 1933, as amended (the Securities Act or any U.S. state securities laws.

The Permitted Person will use the Report solely for its own internal use in accordance with these Terms and Conditions.

The Report may contain other proprietary notices and copyright information, the terms of which must be observed and followed.

1.2 The Information in this Report is intended to be distributed only to, and is directed only at, persons (the **Permitted Persons**) who are:

(i) not U.S. persons (within the meaning of Regulation S under the Securities Act) or acting for the account or benefit of any U.S. person, not located in the United States, its territories and possessions (including Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa, Wake Island and the Northern Mariana Islands) or the District of Columbia; and

(ii) persons in member states of the European Economic Area who are "qualified investors" within the meaning of Article 2(1)(e) of the Prospectus Directive (Directive 2003/71/EC) (the **Qualified Investors**). In addition, in the United Kingdom, the Materials are being distributed only to, and are directed only at, Qualified Investors who are persons who have professional experience in matters relating to investments falling within Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the **FPO**) or who are high net worth entities falling within Article 49(2)(a)-(d) of the FPO and other persons to whom it may otherwise lawfully be communicated.

1.3 The Report is intended for use by Permitted Persons only and must not be acted on or relied on by, published, copied or distributed to any other person. By accessing and/or reading this Report, you shall be deemed to have confirmed and represented to Charter Court Financial Services Limited (CCFS) that you are a Permitted Person and that you have not made and will not make any offer of Securities referred to in this Report other than in accordance with applicable laws and regulations. 1.4 Manufacturer target market (MIFID II product governance) is eligible counterparties and professional clients only (all distribution channels). No PRIIPs key information document (KID) has been prepared as not available to retail in EEA.

2. Acknowledgements and disclaimers

- 2.1 The Permitted Person acknowledges and agrees to the following:
- (a) No duty to update or correct the Information. The Information included in the Report is historical in nature and only current as of the date of such Information. Neither CCFS nor any other party has any duty to maintain or update the Information. Historic performance information with regard to any Security is no indication of its future performance. The Report may contain legends, limitations, qualifications or other restrictions relating to the nature or use of such information. Any such legends, limitations, qualifications or restrictions continue to apply.
- (b) Changes to the Information. CCFS may make changes to the Information at any time, without prior, or any, notice. Some Information contained in the Report has been converted from the format from which the original version of such information was printed. Reasonable care has been exercised to provide accurate information but there can be no assurance that this information is free from error.
- (c) Third party materials. Information in the Report which is sourced from third parties (Third Party Information), including (without limitation) offering circulars, prospectuses, listing particulars, pricing supplements reports, agreements, summaries, models, commentary and other materials, has been obtained from sources believed to be reliable, but CCFS does not warrant its completeness or accuracy. CCFS has no obligations in respect of Third Party Information (including as to verifying or correcting Third Party Information or publishing materials relating to Third Party Information). Use of such Third Party Information in the Report does not imply any endorsement, adoption of or responsibility by CCFS for the opinions, ideas, products, information or services offered therein, or any representation regarding the content of any Third Party Information.
- (d) Offering documents and research reports. Any final offering memoranda or other offering materials (each, an Offering Document) or research reports included in the Report is Third Party Information unless produced by CCFS. Third Party Information are provided solely for the Permitted Person's convenience to generally describe the terms of the transaction described therein. The Permitted Person should not assume that the information contained or incorporated by reference in any Offering Document or research report is accurate as of any date other than the respective date set forth therein or the date of the information incorporated therein. Offering Documents, research reports and other information contained in the Report may not be distributed (whether in whole or in part) to, or used by, any person or entity in any jurisdiction or country where such distribution or use would be contrary to local law or regulation.
- (e) *Disclaimer of Advice*. The Report does not provide, nor purport to provide, any financial, investment, tax, accounting or legal advice or recommendation. Nor should any Information in the Report be considered a recommendation of Securities by CCFS in any way.

3. Unauthorised Use

3.1 Unauthorised use of this Report including but not limited to unauthorised access of the Report or misuse of any information included in this Report, is strictly prohibited.

4. Limitation of Liability

- 4.1 CCFS (nor any person who controls it, nor any affiliate, director, officer, employee or agent of it, nor any affiliate of any such person) and providers of Third Party Information (Third Party Data Providers) do not accept any responsibility or liability arising out of or in connection with this Report, including any errors in or omissions from the information contained in this Report.
- 4.2 Except as may be otherwise expressly provided by written agreement between CCFS and the Permitted Person, neither CCFS nor any Third Party Data Provider will have any tort, contract or any other liability to the Permitted Person or any third party arising in connection with the use of this Report, or reliance on any information (including the Information and the Third Party Information).
- 4.3 Neither CCFS nor any Third Party Data Provider will under any circumstances be liable to the Permitted Person or any third party, regardless of the form of action, for any lost profits or lost opportunity, or any indirect, special, consequential, incidental or punitive damages whatsoever, even if CCFS has been advised of the possibility of such damages.
- 4.4 Permitted Persons, CCFS and Third Party Data Providers agree that the limitations and exclusions set out in these Terms and Conditions are reasonable having regard to all the relevant circumstances and the levels of risk associated with each party's obligations under these Terms and Conditions.

5. Confidentiality and use of Information

The Permitted Person agrees to keep all Information confidential and, except as authorised by CCFS, shall not disclose or distribute any Information to any person or entity without CCFS' prior written consent, and agrees to use the Information solely for the purpose of its own investment analysis.

6. Third Party Rights

No person may enforce any terms and conditions of these Terms and Conditions under the Contracts (Rights of Third Parties) Act 1999. Notwithstanding any other term of these Terms and Conditions, the consent of any third party is not required for any variation or termination of these Terms and Conditions.

7. Governing Law

- 7.1 These Terms and Conditions and any non-contractual obligations arising out of or in connection with them will be governed by, and construed in accordance with, the laws of England and Wales.
- 7.2 The English courts will have jurisdiction to settle any disputes which may arise in connection with the terms of access or any non-contractual obligations arising out of or in connection with these Terms and Conditions.

Report for Distribution dated Jul 18, 2022



Global Corporate Trust http://pivot.usbank.com/





Precise Mortgage Funding 2020-1B PLC

	5th Floor 125 Old Broad Street London, EC2N 1AR
U.S. Bank Global Corporate Trust Website	https://pivot.usbank.com
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
Residual Certificates	11
Ratings Information	12
Cash Reconciliation	13
Other Required Information	14
Mortgage Principal Analysis	15
Principal Deficiency Ledger	16
Reserve Fund Ledgers	17
Reserve Funds and Principal Allocation	18
Swap Transaction Details	19
Triggers	20-21
Portfolio Performance	22-23
Collateral Report	24-25
Prepayment Rate (CPR)	26
Priority of Payments	27-35
Portfolio Analysis	36-42
	Prepayment Rate (CPR) Priority of Payments





Monthly Investor Report

July 2022

	Deal Summary									
Notes	Original Principal Balance	Credit Enhancement on Closing		&P Initial ings	Outstanding Principal Balance	Pool Factor	Current Credit Enhancement		P Current ings	Fitch/S&P Watch
Class A1 Notes	226,220,000.00	14.50%	AAA	AAA	112,884,605.24	0.499004	20.13%	AAA	AAA	
Class A2 Notes	100,710,000.00	14.50%	AAA	AAA	100,710,000.00	1.000000	20.13%	AAA	AAA	
Class B Notes	15,970,000.00	10.25%	AA+	AA+	15,970,000.00	1.000000	14.04%	AAA	AAA	
Class C Notes	15,970,000.00	6.00%	А	AA-	15,970,000.00	1.000000	7.96%	A+	AA	
Class D Notes	9,390,000.00	3.50%	BBB	А	9,390,000.00	1.000000	4.38%	А	A+	
Class E Notes	7,520,000.00	1.50%	BB+	BB+	7,520,000.00	1.000000	1.51%	BB+	BBB-	
Class X Notes	13,150,000.00	0.00%	BB+	В	0.00	0.000000	0.00%	BB+	NR	

Total

388,930,000.00

262,444,605.24

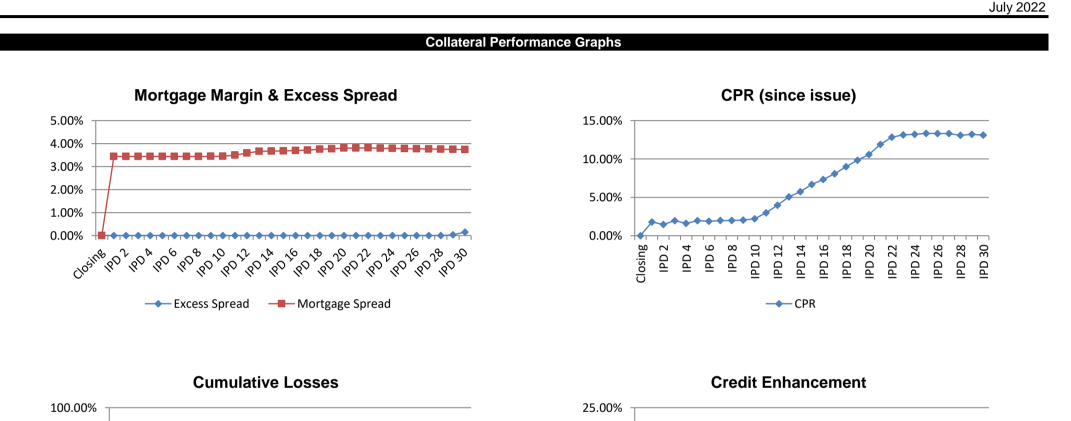


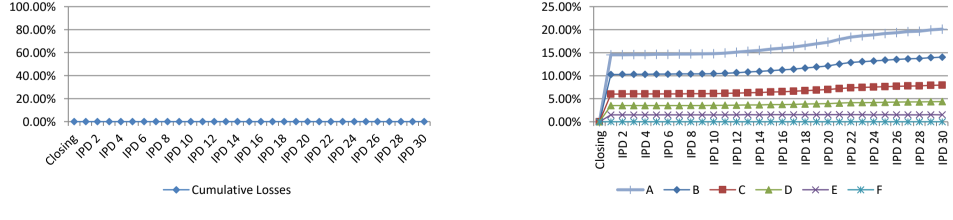


	Deal	Performance Summary	v - Last 4 IPD		
Delinquencies	Cut off	IPD 27	IPD 28	IPD 29	IPD 30
1-2 Months in Arrears		0.00%	0.00%	0.23%	0.00%
2-3 Months in Arrears		0.19%	0.00%	0.00%	0.00%
3-4 Months in Arrears	-	0.00%	0.19%	0.00%	0.00%
4+ Months in Arrears		0.00%	0.00%	0.15%	0.15%
Excess Spread					
Amount during Period		0.00	0.00	84,630.90	394,781.6
Percentage of Pool (Annualised)		0.00%	0.00%	0.38%	1.819
Constant Prepayment Rate (CPR)					
Period		14.00%	10.97%	12.21%	11.26%
Since Cut off		13.31%	13.09%	13.21%	13.119
Principal Payment Rate (PPR)					
Total Principal Payments in Period		3,251,358.38	1,694,411.05	4,028,762.78	2,443,989.5
Mortgage Principal Closing Balance	375,460,578.05	270,611,768.64	268,917,357.59	264,888,594.81	262,444,605.2
Percentage of Cut off Balance (%)		1.20%	0.63%	1.52%	0.93%
Payment Rate					
Percentage of Interest Due (%)		100.00%	100.00%	100.00%	100.009
Cumulative Losses					
Percentage of Initial Principal Balance (%)		0.00%	0.00%	0.00%	0.00









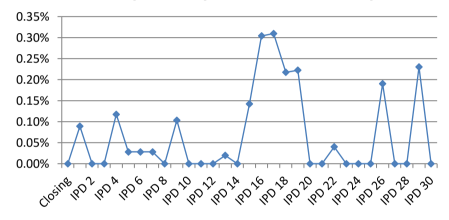




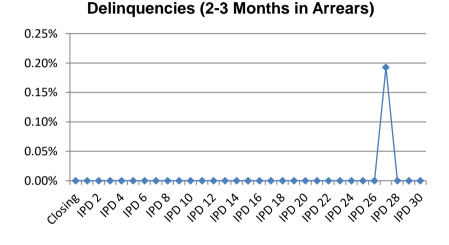
Monthly Investor Report

July 2022

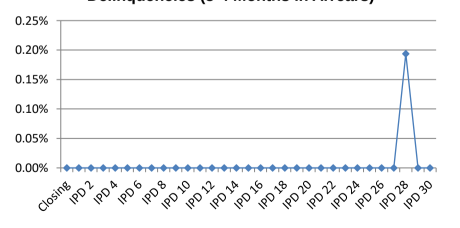
Delinquencies Graphs



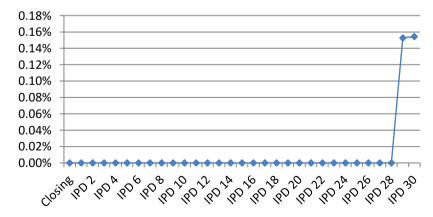
Delinquencies (1-2 Months in Arrears)



Delinquencies (3-4 Months in Arrears)



Delinquencies (4+ Months in Arrears)







Monthly Investor Report

July 2022

	D	eal Counterpartie	S&P			Fitch		
Role	Counterparty	Long- Term	Short- Term	Rating Trigger	Long- Term	Short- Term	Rating Trigger	comments
Issuer	Precise Mortgage Funding 2020-1B PLC				10111			
Holdings	Precise Mortgage Holdings 2020-1B Limited							
Legal Title Holder	Charter Court Financial Services Limited							
Servicer	Charter Mortgages Limited							
Seller	Charter Mortgages Limited							
Cash Manager	U.S. Bank Global Corporate Trust Limited							
Swap Provider	Lloyds Bank Corporate Markets plc	А	A-1	A-	A+	F1	A/F1	
Issuer Account Bank	Elavon Financial Services DAC, UK Branch	AA-	A-1+	A/A-1	AA-	F1+	A/F1	
Collection Account Bank	Barclays Bank PLC	А	A-1	BBB/A-2	A+	F1	BBB+/F2	
Security Trustee	U.S. Bank Trustees Limited							
Note Trustee	U.S. Bank Trustees Limited							
Principal Paying Agent	Elavon Financial Services DAC, UK Branch							
Agent Bank	Elavon Financial Services DAC, UK Branch							
Registrar	Elavon Financial Services DAC							
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	Merril Lynch International							
Joint Lead Manager	Lloyds Bank Corporate Markets plc							
	Merril Lynch International							

Pursuant to the Subscription Agreement, CCFS will undertake to the Joint Lead Managers and the Arranger that it will (i) retain on an ongoing basis, the Retained Exposures as required by Article 6(1) of the Securitisation Regulation (which does not take into account any corresponding national measures), (ii) comply with the disclosure obligations under Article 7(l)(e)(iii) of the Securitisation Regulation by confirming the risk retention of the Seller as contemplated by Articles 6(1) and 6.3(c) of the Securitisation Regulation and (iii) 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 Exposures except to the extent permitted under the Securitisation Regulation. As at the Closing Date, such retention requirement will be satisfied by CCFS retaining randomly selected exposures equivalent to no less than 5 per cent. of the nominal value of the securitised exposures, where such exposures would otherwise have been securitised in the transaction effected by the Issuer in accordance with Article 6(3)(c) of the Securitisation Regulation. Any change to the manner in which such interest is held will be notified to the Noteholders. 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.





Monthly Investor Report

			No	te Distribution Detai	I			
Notes	ISIN / Common Code	Original Principal Balance	No. Of Notes	Beginning Principal Balance	Total Principal Distribution	Ending Principal Balance	Total Interest Distribution	Note Placement
Class A1 Notes	XS2097423060 / 209742306	226,220,000.00	2,262	115,328,594.81	2,443,989.57	112,884,605.24	208,838.66	Public
Class A2 Notes	XS2097425354 / 209742535	100,710,000.00	1,007	100,710,000.00	0.00	100,710,000.00	206,206.40	Sellers Group
Class B Notes	XS2097426246 / 209742624	15,970,000.00	160	15,970,000.00	0.00	15,970,000.00	36,199.27	Public
Class C Notes	XS2097426329 / 209742632	15,970,000.00	160	15,970,000.00	0.00	15,970,000.00	39,699.54	Public
Class D Notes	XS2097426832 / 209742683	9,390,000.00	94	9,390,000.00	0.00	9,390,000.00	25,400.52	Public
Class E Notes	XS2097426915 / 209742691	7,520,000.00	75	7,520,000.00	0.00	7,520,000.00	27,923.86	Public
Class X Notes	XS2097427301 / 209742730	13,150,000.00	132	0.00	0.00	0.00	0.00	Public
Total		388,930,000.00	3,889	264,888,594.81	2,443,989.57	262,444,605.24	544,268.25	





Monthly Investor Report

July 2022

			Ν	lote Interest Reconcili	ation - Accrual			
Notes	ISIN / Common Code	Method	Days	Beginning Principal Balance	Rate of Interest	Total Interest Accrued	Other Interest	Total Interest Distribution
Class A1 Notes	XS2097423060 / 209742306	Actual/365 (Fixed)	32	115,328,594.81	2.06546%	208,838.66	0.00	208,838.66
Class A2 Notes	XS2097425354 / 209742535	Actual/365 (Fixed)	32	100,710,000.00	2.33546%	206,206.40	0.00	206,206.40
Class B Notes	XS2097426246 / 209742624	Actual/365 (Fixed)	32	15,970,000.00	2.58546%	36,199.27	0.00	36,199.27
Class C Notes	XS2097426329 / 209742632	Actual/365 (Fixed)	32	15,970,000.00	2.83546%	39,699.54	0.00	39,699.54
Class D Notes	XS2097426832 / 209742683	Actual/365 (Fixed)	32	9,390,000.00	3.08546%	25,400.52	0.00	25,400.52
Class E Notes	XS2097426915 / 209742691	Actual/365 (Fixed)	32	7,520,000.00	4.23546%	27,923.86	0.00	27,923.86
Class X Notes	XS2097427301 / 209742730	Actual/365 (Fixed)	32	0.00	4.38546%	0.00	0.00	0.00
Total				264,888,594.81		544,268.25	0.00	544,268.25





Monthly Investor Report

			Note Interest Reconc	iliation - Deferred		
Notes	ISIN / Common Code	Beginning Deferred Interest	Interest Accrued on Deferred Interest	Current Period Deferred Interest	Deferred Interest Payments	Ending Deferred Interest
Class A1 Notes	XS2097423060 / 209742306	0.00	0.00	0.00	0.00	0.00
Class A2 Notes	XS2097425354 / 209742535	0.00	0.00	0.00	0.00	0.00
Class B Notes	XS2097426246 / 209742624	0.00	0.00	0.00	0.00	0.00
Class C Notes	XS2097426329 / 209742632	0.00	0.00	0.00	0.00	0.00
Class D Notes	XS2097426832 / 209742683	0.00	0.00	0.00	0.00	0.00
Class E Notes	XS2097426915 / 209742691	0.00	0.00	0.00	0.00	0.00
Class X Notes	XS2097427301 / 209742730	0.00	0.00	0.00	0.00	0.00
otal		0.00	0.00	0.00	0.00	0.00





July 2022

Precise Mortgage Funding 2020-1B PLC

Monthly Investor Report

		Note Principal Reconcilia	tion		
Notes	Beginning Principal Balance	Total Principal Distribution	Ending Principal Balance	Credit S Original (1)	Support Current (2)
Class A1 Notes	115,328,594.81	2,443,989.57	112,884,605.24	14.50%	20.13%
Class A2 Notes	100,710,000.00	0.00	100,710,000.00	14.50%	20.13%
Class B Notes	15,970,000.00	0.00	15,970,000.00	10.25%	14.04%
Class C Notes	15,970,000.00	0.00	15,970,000.00	6.00%	7.96%
Class D Notes	9,390,000.00	0.00	9,390,000.00	3.50%	4.38%
Class E Notes	7,520,000.00	0.00	7,520,000.00	1.50%	1.51%
Class X Notes	0.00	0.00	0.00	0.00%	0.00%

Total	264,888,594.81	2,443,989.57	262,444,605.24

(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

July 2022

	Residual Certificate	es
Notes	Total Amount Distribution	
RC1 Residual Cetificates	XS2097428028 / 209742802	394,781.64
RC2 Residual Cetificates	XS2097428291 / 209742829	0.00
ERC Certificates	XS2097437797 / 209743779	19,238.49

Total

414,020.13

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





Precise Mortgage Funding 2020-1B PLC

Monthly Investor Report

		Ra	tings Informat	ion			
Notes	ISIN / Common Code	Original Rat Fitch	tings S&P		Ratings Change Fitch	-	&P
Class A1 Notes	XS2097423060 / 209742306	AAA	AAA				
Class A2 Notes	XS2097425354 / 209742535	AAA	AAA				
Class B Notes	XS2097426246 / 209742624	AA+	AA+	AAA	27-Jun-22	AAA	21-Apr-22
Class C Notes	XS2097426329 / 209742632	А	AA-	A+	27-Jun-22	AA	21-Apr-22
Class D Notes	XS2097426832 / 209742683	BBB	А	A	27-Jun-22	A+	21-Apr-22
Class E Notes	XS2097426915 / 209742691	BB+	BB+			BBB-	21-Apr-22
Class X Notes	XS2097427301 / 209742730	BB+	В			NR	17-Jun-22

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.





Precise Mortgage Funding 2020-1B PLC Monthly Investor Report

July 2022

	Cash Reco	ncillatio
Available Collections		
Available Revenue Receipts (a) Revenue Receipts or Calculated Revenue (Excluding ERC Income)	054 540 00	Am
ERC Income	851,512.28	
(b) Interest accrued on the Issuer Accounts	19,238.49	
(c) Amounts received under the Swap Agreement	0.00	
(d) Class A and Class B Liquidity Reserve Fund Excess Amount	260,013.26	Dis
	60,431.44	DIS
(e) Class A and B Liquidity Reserve Fund Ledger ¹ (f) General Reserve Fund Excess Amount	0.00	
(g) Reconciliation Amounts deemed to be Available Revenue Receipts	0.00	
(h) Credited to the Deposit Account on the previous IPD	0.00	
(i) Optional Purchase Price	0.00	
	0.00	
(j) Other net income excluding Redemption Receipts	0.00	Oth
(k) Amounts in accordance with item (h) of the Redemption PoP	0.00	
less:		
(I) Third Party Amounts	2,628.44	
(m) Tax payments not funded from Issuer Profit Ledger	0.00	
(n) Overdraft remedy amounts of DD/Non-DD Collection Accounts	0.00	
(o) Early Repayment Charges	19,238.49	
Available Revenue Receipts	1,169,328.54	
vailable Redemption Receipts		
(a) Redemption Receipts	2,443,989.57	
(b) Principal Deficiency Ledger	0.00	
(c) Enhanced Amortisation Amount	0.00	
(d) General Reserve Fund remaining ²	0.00	
(e) Reconciliation Amounts to be Available Redemption Receipts	0.00	
(f) Amount paid into Deposit Account	0.00	
- Available Redemption Receipts	2,443,989.57	
Class A and Class B Liquidity Reserve Fund Release Amount	0.00	
General Reserve Fund Liquidity Release Amount	0.00	
Principal Addition Amount	0.00	
Total Available Collections	3,613,318.11	Tot

Distributions	
Amounts Distributed by the Issuer	
(see Other Required Information page for further detail)	
Amounts Distributed by the Issuer	230,178.65
Distributions to Noteholders	
Interest Distribution	544,268.25
Principal Distribution	2,443,989.57
Distributions to Noteholders	2,988,257.82
Other Distributions	
Issuer Profit Amount	100.00
Credit to Class A and Class B Liquidity Reserve Fund Ledger	0.00
Credit to the PDL	0.00
Credit to General Reserve Fund Ledger	0.00
Surplus to credit to the Transaction Account	0.00
Residual Certificates	394,781.64
Surplus applied as Available Revenue Funds	0.00
Other Distributions	394,881.64

Total Distributions

3,613,318.11





Monthly Investor Report

	Other Required Information
Amounts Distributed by the Issuer	
Note Trustee	0.00
Security Trustee	0.00
Agent Bank, Registrar and Paying Agent	0.00
Cash Manager	0.00
Servicer	57,042.15
Back-up Servicer Facilitator	0.00
Corporate Servicer Provider	18,352.50
Issuer Account Bank	0.00
Collection Account Bank	0.00
Securitisation Repository	0.00
Third parties	5,938.24
Transfer Costs	0.00
Swap Provider	148,845.76
Hedge Subordinated Amounts	0.00
Amounts Distributed by the Issuer	230,178.65
=	

Revenue Receipts	
Total interest receipts	850,657.28
Total fees	855.00
Total expenses	0.00
Total ERC	19,238.49
Total Revenue Recoveries	0.00
	870,750.77





	Mortgage Principal Analysis	
	Current Period	Since Issue
Opening mortgage principal balance - close	375,460,578.05	375,460,578.05
Opening mortgage principal balance - current	264,888,594.81	
Total opening mortgage principal balance	264,888,594.81	375,460,578.05
Unscheduled payments (Redemptions)	2,377,080.78	110,514,470.91
Scheduled payments	66,908.79	2,501,501.90
Principal Losses	0.00	0.00
Principal Recoveries	0.00	0.00
Closing mortgage principal balance	262,444,605.24	262,444,605.24





Monthly Investor Report

July 2022

Principal Deficiency Ledger

Current I	Period	Principal	Deficiency
-----------	--------	-----------	------------

	Beginning PDL Balance	Deficiency Allocation	PDL Repayment	Ending PDL Balance
Class E Notes PDL	0.00	0.00	0.00	0.00
Class D Notes PDL	0.00	0.00	0.00	0.00
Class C Notes PDL	0.00	0.00	0.00	0.00
Class B 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





Reserve Fund L	edgers		
	-	Credits	Debits
Class A and Class B Liquidity Reserve Fund Ledger			
Original Class A and Class B Liquidity Reserve Fund Amount	5,143,500.00		
Class A and Class B Liquidity Reserve Fund Amount as at previous IPD/Closing Date	3,540,560.36		
Class A and Class B Liquidity Reserve Fund Required Amount per current IPD	3,480,128.92		
Top ups in quarter		0.00	
Drawings in quarter			60,431.44
Closing Balance	3,480,128.92		
General Reserve Fund Ledger			
Original Reserve Fund Amount	493,200.00		
General Reserve Fund Required Amount as at previous IPD/Closing Date	493,200.00		
General Reserve Fund Required Amount as at current IPD	493,200.00		
Top ups in quarter		0.00	
Drawings in quarter			0.00





Reserve	e Funds and	Principal Allocation	
 General Reserve Fund. (a) on any Interest Payment Date up to and including the Final Redemption Date (i) if a Reserve Fund Amortising Trigger Event has not occurred prior to the Calculation Date immediately preceding such Interest Payment Date, an amount equal to 1.5 per cent. of the aggregate current Principal Amount Outstanding of the Collateralised Notes prior to the application of Available Redemption Receipts on such Interest Payment Date, minus the Class A and Class B Liquidity Reserve Fund Required Amount; and (ii) if a Reserve Fund Amortising Trigger Event has occurred prior to the Calculation Date immediately preceding such Interest Payment Date, an amount equal to 1.5 per cent. of the aggregate current Principal Amount Outstanding of the Collateralised Notes on the Interest Payment Date immediately preceding the date on which the Reserve Fund Amortising Trigger Event occurred (following the application of Available Redemption Receipts on such Interest Payment Date), minus the Class A and Class B Liquidity Reserve Fund Required Amount; and 		t Payment Date up to and including the Final Redemption Date und Amortising Trigger Event has not occurred prior to the mmediately preceding such Interest Payment Date, an(a) on any Interest Payment Date falling prior to the Class B Redemption Date: (i) if a Reserve Fund Amortising Trigger Event has not occurred prior to the Calculation Date immediately preceding such Interest Payment Date, an I.5 per cent. of the aggregate current Principal Amount e Collateralised Notes prior to the application of Available sipts on such Interest Payment Date, minus the Class A and(a) on any Interest Payment Date falling prior to the Class B Redemption Date: (i) if a Reserve Fund Amortising Trigger Event has not occurred prior to the Calculation Date immediately preceding such Interest Payment Date, an amount equal to 1.5 per of the aggregate current Principal Amount Outstanding of the Class A1 Notes, the Class A2 Notes and Class B Notes prior to the application of Available Redemption Receipts such Interest Payment Date; and	
		(ii) if a Reserve Fund Amortising Trigger Event has occurred prior to the Calculation Date immediately preceding such Interest Payment Date, an amount equal to 1.5 per cent. of the aggregate current Principal Amount Outstanding of the Class A1 Notes, the Class A2 Notes and Class B Notes on the Interest Payment Date immediately preceding the date on which the Reserve Fund Amortising Trigger Event occurred (following to the application of Available Redemption Receipts on such Interest Payment Date); and	0.00
(b) on each Interest Payment Date on and following the Final Redemption Date, zero;	0.00	(iii) on any Interest Payment Date falling on or after the Class B Redemption Date, zero;	0.00
Principal Addition Amount			
Available Revenue Receipts & Liquidity Release Amount Amounts due on the Revenue Waterfall from item [(a)] to [(f)] and [(h)] Senior Expenses Deficit		1,169,328.54 681,522.98 0.00	
Principal Addition Amount		0.00	





		July 202
Swap Transactio	on Details	
Fixed Rate Issuer to Swap Counterparty		
Period Start Date (included)	16-Jun-22	
Period End date (excluded)	18-Jul-22	
Day Count Fraction	0.088	
Fixed Rate	0.65000%	
Swap Notional Amount	261,195,685.63	
Total Swap Payment by Issuer to Swap Counterparty	148,845.76	
Floating Rate Swap Counterparty to Issuer		
Period Start Date (included)	16-Jun-22	
Period End date (excluded)	18-Jul-22	
Day Count Fraction	0.088	
Floating Rate	1.13546%	
Swap Notional Amount	261,195,685.63	
Total Swap Payment by Swap Counterparty to Issuer	260,013.26	
Net Payment Due (Issuer/Swap Counterparty)	-111,167.50	





Triggers **Event of Default** Breach (Y/N) (a) subject to Condition 18 (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: (i) a No 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 for a No 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 remedied; or (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 not No 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 writing by No 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 (f) 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 the 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).





				July 2022
		Triggers		
Mandatory Redemption of the Notes				
8.3 (a) Optional Purchase Price received			No	
8.3 (b) Ten Per cent clean up call			No	
	Current	Trigger		
	262,444,605.24	37,578,000.00		
8.4 Taxation or Other Reasons			No	





July	2022
------	------

As at: 30/06/2022								
		This Period			Last Period			
	No.	Balance	Arrears	%	No.	Balance	Arrears	%
Total								_
No. of Loans Paying => Monthly CMS	1,479	261,735,204.39	1,131.46	99.73%	1,497	263,693,420.10	1,131.46	99.55%
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	2	709,400.85	6,644.90	0.27%	5	1,195,174.71	7,340.81	0.45%
Total	1,481	262,444,605.24	7,776.36	100.00%	1,502	264,888,594.81	8,472.27	100.00%
% Original Principal Balance				69.71%				70.23%
% Outstanding Principal Balance				99.73%				99.55%
1 to 2 Months								
No. of Loans Paying => 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 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%	3	609,228.03	2,024.89	0.23%
Total	0	0.00	0.00	0.00%	3	609,228.03	2,024.89	0.23%
% Original Principal Balance				0.00%				0.16%
% Outstanding Principal Balance				0.00%				0.23%
2 to 3 Months								
No. of Loans Paying => 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 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%	0	0.00	0.00	0.00%
Total	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%
% Original Principal Balance				0.00%				0.00%
% Outstanding Principal Balance				0.00%				0.00%





Precise Mortgage Funding 2020-1B PLC

Monthly Investor Report

			Portfolio Perforn	nance					
As at: 30/06/2022		This P	Period			Last Period			
	No.	Balance	Arrears	%	No.	Balance	Arrears	%	
3 to 4 Months								_	
No. of Loans Paying => 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 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%	0	0.00	0.00	0.00%	
Total	0	0.00	0.00	0.00%	0	0.00	0.00	0.00%	
% Original Principal Balance				0.00%				0.00%	
% Outstanding Principal Balance				0.00%				0.00%	
4+ Months									
No. of Loans Paying => 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 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	404,802.49	6,644.90	0.15%	1	404,802.49	5,315.92	0.15%	
Total	1	404,802.49	6,644.90	0.15%	1	404,802.49	5,315.92	0.15%	
% Original Principal Balance				0.11%				0.11%	
% Outstanding Principal Balance				0.15%				0.15%	

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





	Collateral Report			
06/2022				
	This Period	Last Pe	riod	
Total Arrears Balance (1 month and over)	6,644.90	7,340.	81	
Total Arrears due	7,776.36	8,472.	27	
		At Close	This Period	Last Period
Original Principal Balance as at close		375,460,578.05		
Total Original Number of Loans		2,277		
Outstanding Principal Balance as at prior month end			262,444,605.24	264,888,594.8
Total Current Number of Loans			1,481	1,502
Total number of performing loans			1,480	1,498
Total value of performing loans			262,039,802.75	263,874,564.2
Total number of 3+ months			1	1
Total value of 3+ months			404,802.49	404,802.49
Percentage 3+ months on Original Balance			0.11%	0.11%
Percentage 3+ months on Outstanding Balance			0.15%	0.15%
Total Value of Arrears Cases			404,802.49	1,014,030.52
Total Number of Arrears Cases			1	4
% Original Principal Balance			0.11%	0.27%
% Outstanding Principal Balance			0.15%	0.38%





Precise Mortgage Funding 2020-1B PLC

Monthly Investor Report

Collateral Report As at: 30/06/2022 This Period Last Period REPOSSESSIONS Number of Repossessions this Period 0 0 0 Repossessions Cured 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%

	This Period	Last Period
SALES OF REPOSSESSIONS		
	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
Cumulative Losses	0.00	0.00
OTHER LOSSES		
Cumulative ERC losses incurred	0.00	0.00
Cumulative Fee losses incurred	0.00	0.00
Cumulative Expense losses incurred	0.00	0.00





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 (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.	13.11%	13.21%
The calculation is expressed as follows: $CPR_{Avg} = 100 \times \left[1 - \left(\left(\frac{Current Residential Mortgage Loan Principal Balance}{Scheduled Residential Mortgage Loan Principal Balance} \right)^{\frac{12}{months since}} \right) \right]$		
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.	11.26%	12.21%
The calculation is expressed as follows: Periodical CPR = $100 \times \left[1 - \left(\left(\frac{Current Residential Mortgage Loan Principal Balance}{Scheduled Residential Mortgage Loan Principal Balance} \right)^{\frac{12}{months in period}} \right)$		
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.	18.93%	19.97%





		Jul
Pre-Enforcement Revenue Priority of Payments		
vailable Revenue Receipts	This IPD 1,169,328.54	Last IPD 1,105,801.74
 (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
(b) 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 Base Fee), costs, charges, Liabilities and expenses then due under the provisions of the Servicing Agreement, inclusive of VAT (if payable) as provided therein;	57,042.15	59,715.96
(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;	18,352.50	0.00
(vi) any amounts then due and payable to the Issuer Account Bank and any custodian and any fees, costs, charges, Liabilities and expenses then due under the provisions of the Bank Account Agreement and any Custody 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;	0.00	0.00





			July 2
	Pre-Enforcement Revenue Priority of Payments		
(c)	third, in or towards satisfaction pro rata and pari passu according to the respective amounts thereof of: (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	5,938.24	0.00
(d)	(ii) any Transfer Costs which the Servicer has failed to pay pursuant to Clause 19.3 of the Servicing Agreement; 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);	0.00 148,845.76	0.00 144,229.90
(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);	100.00	100.00
(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 A1 Notes and the Class A2 Notes;		
	Class A1 Notes Interest	208,838.66	189,530.16
	Class A2 Notes Interest	206,206.40	183,013.93
(g)	seventh, (so long as the Class A1 Notes or the Class A2 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);	0.00	0.00
(h)	eighth, 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 B Notes;	36,199.27	32,412.16
(i)	ninth, to credit the Class A and Class B Liquidity Reserve Fund Ledger up to the Class A and Class B Liquidity Reserve Fund Required Amount;	0.00	0.00
(j)	tenth, (so long as the Class B Notes remain outstanding following such Interest Payment Date), to credit the Class B 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);	0.00	0.00
(k)	eleventh, 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 C Notes;	39,699.54	35,803.05
(I)	twelfth, (so long as the Class C Notes remain outstanding following such Interest Payment Date), to credit the Class C 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);	0.00	0.00
(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 D Notes;	25,400.52	23,045.15





				July 2
	Pre-Enfo	rcement Revenue Priority of Payments		
(n)	fourteenth, (so long as the Class D Notes remain outstanding following such Inte Ledger in an amount sufficient to eliminate any debit thereon (such amounts to l		0.00	0.00
(o)	fifteenth, to provide for amounts due on the relevant Interest Payment Date, to p Notes;	ay, pro rata and pari passu, interest due and payable on the Class E	27,923.86	25,800.63
(p)	sixteenth, (so long as the Class E Notes remain outstanding following such Inter Ledger in an amount sufficient to eliminate any debit thereon (such amounts to l		0.00	0.00
(q)	seventeenth, to credit the General Reserve Fund Ledger up to the General Reserve	erve Fund Required Amount;	0.00	0.00
(r)	eighteenth, to provide for amounts due on the relevant Interest Payment Date, to Provider in respect of any Hedge Subordinated Amounts (to the extent not satis Replacement Swap Premium or from the Swap Collateral Account Priority of Pay	ied by payment to the Swap Provider by the Issuer of any applicable	0.00	0.00
(s)	nineteenth, on any Interest Payment Date occurring on or after the Optional Receivers of:	emption Date or the Final Redemption Date an amount equal to the	0.00	0.00
	 (i) all remaining amounts (if any); and (ii) the amount required by the Issuer to pay in full all amounts payable under Payments, less any Available Redemption Receipts (other than item (c) of the Available Redemption Receipts; 			
(t)	twentieth, to provide for amounts due on the relevant Interest Payment Date, to Notes;	pay, pro rata and pari passu, interest due and payable on the Class X	0.00	1,161.29
(u)	twenty-first, to provide for amounts due on the relevant Interest Payment Date, t Notes until the Principal Amount Outstanding on the Class X Notes has been re		0.00	326,358.60
(v)	twenty-second, on any Interest Payment Date falling within a Determination Peri applied on the next Interest Payment Date as Available Revenue Receipts; and	od, all remaining amounts to be credited to the Deposit Account to be	0.00	0.00
(w)	twenty-third, on any Interest Payment Date prior to (but excluding) the Optional Payments to the holders of the RC1 Residual Certificates and thereafter, any ex of the RC2 Residual Certificates.			
	RC1 Payments		394,781.64	84,630.90
	RC2 Payments		0.00	0.00
		Total paid	1,169,328.54	1,105,801.74
F٧	cess Spread (%)	0.15%		
	C Certificates	19.238.49		





	Pre-Enforcement Redemption Priority of Payments	This IPD	Last IPD	
vaila	ble Redemption Receipts	2,443,989.57	4,028,762.78	
(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 A1 Notes until the Principal Amount Outstanding on the Class A1 Notes has been reduced to zero;	2,443,989.57	4,028,762.78	
c)	third, in or towards repayment, pro rata and pari passu, of principal amounts outstanding on the Class A2 Notes until the Principal Amount Outstanding on the Class A2 Notes has been reduced to zero;	0.00	0.00	
d)	fourth, in or towards repayment, pro rata and pari passu, of principal amounts outstanding on the Class B Notes until the Principal Amount Outstanding on the Class B Notes has been reduced to zero;	0.00	0.00	
e)	fifth, in or towards repayment, pro rata and pari passu, of principal amounts outstanding on the Class C Notes until the Principal Amount Outstanding on the Class C Notes has been reduced to zero;	0.00	0.00	
(f)	sixth, in or towards repayment, pro rata and pari passu, of principal amounts outstanding on the Class D Notes until the Principal Amount Outstanding on the Class D Notes has been reduced to zero;	0.00	0.00	
(g)	seventh, in or towards repayment, pro rata and pari passu, of principal amounts outstanding on the Class E Notes until the Principal Amount Outstanding on the Class E Notes has been reduced to zero;	0.00	0.00	
(h)	eighth, any excess amounts as Available Revenue Receipts.	0.00	0.00	
. ,	Total paid	2,443,989.57	4,028	





		This IPD	Last IPD
ou	nts 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
(d)	(iii) third, the surplus (if any) on such day to be transferred to the Deposit Account to be applied as Available Revenue Receipts; 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:	0.00	0.00
	(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

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, surmay be applied only in accordance with the following provisions:	ich amounts	
(i) first, in or towards payment of a Replacement Swap Premium (if any) payable by the Issuer to a replacement swap provider in order Replacement Swap Agreement with the Issuer with respect to the Swap Agreement; and	to enter into a 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 a Available Revenue Receipts, provided that for so long as the Issuer does not enter into a Replacement Swap Agreement with respect t Agreement, on each Swap Payment Date, the Issuer (or the Cash Manager on its behalf) will be permitted to withdraw an amount from Collateral Account (which shall be debited to the Swap Collateral Ledger), equal to the excess of the Swap Provider Swap Amount over Swap Amount which would have been paid by the Swap Provider to the Issuer on such Swap Payment Date but for the designation of a Termination Date under the Swap Agreement, such surplus to be transferred to the Deposit Account to be applied as Available Revenu and provided further that for so long as the Issuer does not enter into a Replacement Swap Agreement with respect to the Swap Agree prior to the earlier of: (A) the Calculation Date immediately before the Interest Payment Date on which the Principal Amount Outstandin Collateralised Notes would be reduced to zero (taking into account any Swap Collateral Account Surplus to be applied as Available Revenue Receipts on such Interest Payment Date); or (B) the an Enforcement Notice is given pursuant to Condition 11 (Events of Default); or (C) the date on which the Current Balance of the Fixed (excluding any Enforced Loans) is reduced to zero, then the amount standing to the credit of such Swap Collateral Account on such dat transferred to the Deposit Account to be applied as Available Revenue Receipts as soon as reasonably practicable thereafter.	to the Swap of the Swap r the Issuer an Early ue Receipts; ement on or ing of all day on which d Rate Loans	0.00

Total paid 0.00 0.00





	This IPD	Last IPD
vailable Funds	0.00	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, Receiver and any Appointee und the provisions of the Trust Deed and the other Transaction Documents, together with (if payable) VAT thereon as provided therein; and	er 0.00	0.00
(ii) any fees, costs, charges, Liabilities, expenses and all other amounts then due and payable to the Security Trustee, 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 Agent 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 Base Fee), costs, charges, Liabilities and expenses then due unc the provisions of the Servicing Agreement, inclusive of VAT (if payable) as provided therein;	ler 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;	e 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 custodian and any fees, costs, charges, Liabilities and expenses then d and payable to the Issuer Account Bank under the provisions of the Bank Account Agreement and any Custody Agreement, together with (if payable VAT thereon as provided therein;		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;	0.00	0.00





			July 2
	Post-Enforcement Priority 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 A1 Notes and the Class A2 Notes has been reduced to zero;		
	Class A1 Notes Interest	0.00	0.00
	Class A2 Notes Interest	0.00	0.00
	Class A1 Notes Principal	0.00	0.00
	Class A2 Notes Principal	0.00	0.00
(e)	fifth, to pay, pro rata and pari passu, according to the respective outstanding amounts thereof, interest and principal due and payable on the Class B Notes until the Principal Amount Outstanding on the Class B Notes has been reduced to zero;		
	Class B Notes Interest	0.00	0.00
	Class B Notes Principal	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 C Notes until the Principal Amount Outstanding on the Class C Notes has been reduced to zero;		
	Class C Notes Interest	0.00	0.00
	Class C Notes Principal	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 D Notes until the Principal Amount Outstanding on the Class D Notes has been reduced to zero;		
	Class D Notes Interest	0.00	0.00
	Class D Notes Principal	0.00	0.00
(h)	eighth, to pay, pro rata and pari passu, according to the respective outstanding amounts thereof, interest and principal due and payable on the Class E Notes until the Principal Amount Outstanding on the Class E Notes has been reduced to zero;		
	Class D Notes Interest	0.00	0.00
	Class D Notes Principal	0.00	0.00
(i)	ninth, 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
(j)	tenth, 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;		
	Class X Notes Interest	0.00	0.00
	Class X Notes Principal	0.00	0.00





			July 2
	Post-Enforcement Priority of Payments		
(k)	eleventh, to pay, pro rata and pari passu, amounts due and payable to third parties (if any);	0.00	0.00
(I)	twelfth, to pay the Issuer Profit Amount and any corporation tax of the Issuer not otherwise able to be paid from amounts standing to the credit of the Issuer Profit Ledger; and	0.00	0.00
(m)	thirteenth, on any Interest Payment Date prior to (but excluding) the Optional Redemption Date to pay any excess amounts, pro rata and pari passu as RC1 Payments to the holders of the RC1 Residual Certificates and thereafter to pay any excess amounts, pro rata and pari passu, on such Interest Payment Date, as RC2 Payments to the holders of the RC2 Residual Certificates.		
	RC1 Payments	0.00	0.00
	RC2 Payments	0.00	0.00
	Total paid	0.00	0.00





	Portfolio Analysis					
2022 Current Balance Current Balance Current Balance (%) Number of Accounts Number of Acc						
0 <=x< 75,000	19,457,292.58	7.40%	363	Number of Accounts (%) 24.51%		
75,000 <=x< 100,000	16,169,325.52	6.15%	182	12.29%		
100,000 <=x< 125,000	16,985,991.35	6.46%	152	10.26%		
125,000 <=x< 150,000	16,240,475.62	6.18%	119	8.04%		
150,000 <=x< 175,000	16,059,523.23	6.11%	99	6.68%		
175,000 <=x< 200,000	13,592,273.22	5.17%	73	4.93%		
200,000 <=x< 225,000	16,599,086.41	6.31%	78	5.27%		
225,000 <=x< 250,000	17,992,570.01	6.84%	76	5.13%		
250,000 <=x< 275,000	9,926,794.09	3.77%	38	2.57%		
275,000 <=x< 300,000	14,375,219.26	5.47%	50	3.38%		
300,000 <=x< 325,000	15,178,536.45	5.77%	49	3.31%		
325,000 <=x< 350,000	10,760,723.32	4.09%	32	2.16%		
350,000 <=x< 375,000	10,470,287.73	3.98%	29	1.96%		
375,000 <=x	69,179,477.39	26.31%	141	9.52%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Original Balance	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%		
0 <=x< 75,000	18,038,036.81	6.86%	339	22.89%		
75,000 <=x< 100,000	16,200,748.49	6.16%	187	12.63%		
100,000 <=x< 125,000	17,681,655.40	6.72%	162	10.94%		
125,000 <=x< 150,000	15,887,135.10	6.04%	118	7.97%		
150,000 <=x< 175,000	15,456,146.76	5.88%	97	6.55%		
175,000 <=x< 200,000	14,733,382.90	5.60%	80	5.40%		
200,000 <=x< 225,000	15,731,976.13	5.98%	74	5.00%		
225,000 <=x< 250,000	18,673,805.06	7.10%	80	5.40%		
250,000 <=x< 275,000	10,517,825.95	4.00%	42	2.84%		
275,000 <=x< 300,000	13,629,652.76	5.18%	48	3.24%		
300,000 <=x< 325,000	15,434,529.58	5.87%	50	3.38%		
325,000 <=x< 350,000	11,472,287.70	4.36%	34	2.30%		
250,000 + 14 + 275,000	10,005,903.59	3.80%	28	1.89%		
350,000 <=x< 375,000	10,005,905.59	0.0070				
375,000 <=x< 375,000	69,524,489.95	26.44%	142	9.59%		





Monthly Investor Report

	Portfolio Analysis					
Original LTV	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
0 <=x< 70%	57,611,517.92	21.91%	317	21.40%		
70% <=x< 75%	38,007,116.06	14.45%	185	12.49%		
75% <=x< 80%	132,627,393.18	50.43%	749	50.57%		
80% <=x< 85%	34,741,549.02	13.21%	230	15.53%		
85% <=x< 90%	0.00	0.00%	0	0.00%		
90% <=x< 95%	0.00	0.00%	0	0.00%		
95% <=x< 105%	0.00	0.00%	0	0.00%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Current LTV	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
0 <=x< 70%	62,974,307.53	23.95%	402	27.14%		
70% <=x< 75%	42,577,339.72	16.19%	207	13.98%		
75% <=x< 80%	125,072,649.36	47.56%	667	45.04%		
80% <=x< 85%	32,363,279.57	12.31%	205	13.84%		
85% <=x< 90%	0.00	0.00%	0	0.00%		
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	262,987,576.18	100.00%	1,481	100.00%		
Origination Year	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
<=2014	428,713.38	0.16%	1	0.07%		
2015	0.00	0.00%	0	0.00%		
2016	0.00	0.00%	0	0.00%		
2017	348,238.95	0.13%	2	0.14%		
2018	218,272,043.81	83.00%	1,135	76.64%		
2019	43,938,580.04	16.71%	343	23.16%		
Total	262,987,576.18	100.00%	1,481	100.00%		





Monthly Investor Report

	Portfolio Analysis				
Original Term (years)	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)	
0 <=x< 15	13,540,522.39	5.15%	80	5.40%	
15 <=x< 17	15,156,812.77	5.76%	77	5.20%	
17 <=x< 19	4,962,612.51	1.89%	36	2.43%	
19 <=x< 21	41,364,779.27	15.73%	238	16.07%	
21 <=x< 23	1,564,107.50	0.59%	17	1.15%	
23 <=x< 25	6,252,473.69	2.38%	31	2.09%	
25 <=x< 27	144,756,117.54	55.04%	797	53.81%	
27 <=x< 29	2,419,852.01	0.92%	13	0.88%	
29 <=x	32,970,298.50	12.54%	192	12.96%	
Total	262,987,576.18	100.00%	1,481	100.00%	
Remaining Term (years)	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)	
0 <=x< 5	362,606.41	0.14%	6	0.41%	
5 <=x< 8	7,336,294.60	2.79%	46	3.11%	
8 <=x< 11	5,410,581.26	2.06%	26	1.76%	
11 <=x< 14	17,435,030.89	6.63%	94	6.35%	
14 <=x< 17	41,871,103.72	15.92%	241	16.27%	
17 <=x< 20	9,080,967.62	3.45%	57	3.85%	
20 <=x< 23	146,100,841.17	55.55%	806	54.42%	
23 <=x< 26	3,979,698.32	1.51%	21	1.42%	
26 <=x	31,410,452.19	11.94%	184	12.42%	
Total	262,987,576.18	100.00%	1,481	100.00%	
Repayment Type	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)	
Repayment	23,337,758.60	8.87%	231	15.60%	
Interest Only	239,649,817.58	91.13%	1,250	84.40%	
Part & Part	0.00	0.00%	0	0.00%	
Total	262,987,576.18	100.00%	1,481	100.00%	





	Portfolio Analysis				
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%	437,832.45	0.17%	1	0.07%	
3.25% <=x< 3.50%	85,058,413.02	32.34%	328	22.15%	
3.50% <=x< 3.75%	75,197,900.85	28.59%	369	24.92%	
3.75% <=x< 4.00%	77,159,434.58	29.34%	533	35.99%	
4.00% <=x< 4.25%	2,364,565.87	0.90%	18	1.22%	
4.25% <=x< 4.50%	624,821.41	0.24%	6	0.41%	
4.50% <=x< 4.75%	0.00	0.00%	0	0.00%	
4.75% <=x< 5.00%	0.00	0.00%	0	0.00%	
5.00% <=x	22,144,608.00	8.42%	226	15.26%	
Total	262,987,576.18	100.00%	1,481	100.00%	
Current Margin Over Releva	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%	460,347.85	0.18%	5	0.34%	
3.00% <=x< 3.25%	437,832.45	0.17%	1	0.07%	
3.25% <=x< 3.50%	85,058,413.02	32.34%	328	22.15%	
3.50% <=x< 3.75%	75,197,900.85	28.59%	369	24.92%	
3.75% <=x< 4.00%	77,159,434.58	29.34%	533	35.99%	
4.00% <=x< 4.25%	2,364,565.87	0.90%	18	1.22%	
4.25% <=x< 4.50%	164,473.56	0.06%	1	0.07%	
4.50% <=x< 4.75%	5,574,620.38	2.12%	72	4.86%	
4.75% <=x< 5.00%	8,259,072.74	3.14%	90	6.08%	
5.00% <=x	8,310,914.88	3.16%	64	4.32%	
Total	262,987,576.18	100.00%	1,481	100.00%	
Interest Rate Index	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)	
	Current Balance	Current Balance (%)		. ,	
	1 000 050 00	0.400/			
BBR 3 Month Libor	1,296,350.06 261,691,226.12	0.49% 99.51%	10 1,471	0.68% 99.32%	





Monthly Investor Report

	Portfolio Analysis					
Loan Purpose	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
Purchase	0.00	0.00%	0	0.00%		
Re-Mortgage	148,826,422.90	56.59%	704	47.54%		
Equity Release	0.00	0.00%	0	0.00%		
Investment Mortgage	114,161,153.28	43.41%	777	52.46%		
Right to buy	0.00	0.00%	0	0.00%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Buy-To-Let	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
Yes	262,987,576.18	100.00%	1,481	100.00%		
No	0.00	0.00%	0	0.00%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Arrears Multiple	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
x <=0	262,187,479.68	99.70%	1,479	99.86%		
0 <x< 1<="" td=""><td>388,684.69</td><td>0.15%</td><td>1</td><td>0.07%</td></x<>	388,684.69	0.15%	1	0.07%		
1 <=x< 2	0.00	0.00%	0	0.00%		
2 <=x<3	0.00	0.00%	0	0.00%		
3 <=x	411,411.81	0.16%	1	0.07%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Self-Certified Product	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
Yes	0.00	0.00%	0	0.00%		
No	262,987,576.18	100.00%	1,481	100.00%		
No Data	0.00	0.00%	0	0.00%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Valuation Type	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
Full, Internal and External Insp	262,987,576.18	100.00%	1,481	100.00%		
Other	0.00	0.00%	0	0.00%		
Total	262,987,576.18	100.00%	1,481	100.00%		





	Portfolio Analysis					
Region	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
East	19,416,104.22	7.38%	97	6.55%		
East Midlands	14,496,555.73	5.51%	121	8.17%		
London	99,362,227.20	37.78%	266	17.96%		
North East	7,186,278.75	2.73%	106	7.16%		
North West	19,176,439.17	7.29%	213	14.38%		
Scotland	0.00	0.00%	0	0.00%		
South East	33,472,703.25	12.73%	156	10.53%		
South West	22,968,178.48	8.73%	119	8.04%		
Wales	7,573,192.72	2.88%	72	4.86%		
West Midlands	27,120,183.38	10.31%	198	13.37%		
Yorkshire and the Humber	12,215,713.28	4.64%	133	8.98%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Year Built	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
x< 1900	22,412,261.22	8.52%	121	8.17%		
1900 <=x< 1920	88,497,927.40	33.65%	533	35.99%		
1920 <=x< 1940	47,751,116.45	18.16%	221	14.92%		
1940 <=x< 1960	16,341,120.21	6.21%	111	7.49%		
1960 <=x< 1980	29,846,735.52	11.35%	188	12.69%		
1980 <=x< 2000	18,366,302.62	6.98%	116	7.83%		
2000 <=x< 2002	2,798,337.48	1.06%	13	0.88%		
2002 <=x< 2004	2,297,372.01	0.87%	11	0.74%		
2004 <=x< 2006	3,675,009.00	1.40%	21	1.42%		
2006 <=x<=2013	31,001,394.27	11.79%	146	9.86%		
Total	262,987,576.18	100.00%	1,481	100.00%		
Seasoning (years)	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)		
0 <=x< 5	262,558,862.80	99.84%	1,480	99.93%		
5 <=x< 6	0.00	0.00%	0	0.00%		
6 <=x< 7	0.00	0.00%	0	0.00%		
7 <=x	428,713.38	0.16%	1	0.07%		
Total	262,987,576.18	100.00%	1,481	100.00%		





Monthly Investor Report

	Portfolio Analysis				
Employment Type	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)	
Self Employed	145,102,420.87	55.17%	762	51.45%	
Employed	111,439,939.29	42.37%	683	46.12%	
Other	6,445,216.02	2.45%	36	2.43%	
Total	262,987,576.18	100.00%	1,481	100.00%	
First-time Buyer	Current Balance	Current Balance (%)	Number of Accounts	Number of Accounts (%)	
Yes	2,120,409.57	0.81%	17	1.15%	
No	260,867,166.61	99.19%	1,464	98.85%	
Total	262,987,576.18	100.00%	1,481	100.00%	
	Date Current Balance Number of Accou Average Loan Ba		30/06/2022 262,987,576.18 1,481 177,574.33		
	Maximum Loan B		964,750.26		
	Weighted Averag	e Interest Rate	3.87%		
	Weighted Averag	e Mortgage Margin	3.74%		
	Weighted Averag	e Seasoning (yrs)	3.56		
	Weighted Averag	e Remaining Maturity (yrs)	20.15		
	Buy To Let		262,987,576.18		
	Interest Only		239,649,817.58		
	Weighted Averag	e Original LTV	71.19%		
	Weighted Averag	e Current LTV	71.73%		





DISCLAIMER

U.S. Bank Global Corporate Trust is a trading name of U.S. Bank Global Corporate Trust Limited and Elavon Financial Services DAC (each a U.S. Bancorp group company). U.S. Bank Global Corporate Trust Limited is a limited company registered in England and Wales having the registration number 05521133 and a registered address of 125 Old Broad Street, Fifth Floor, London, EC2N 1AR. U.S. Bank Global Corporate Trust Limited, Dublin Branch is registered in Ireland with the Companies Registration Office under Reg. No. 909340 with its registered office at Building 8, Cherrywood Business Park, Loughlinstown, Dublin 18, Ireland D18 W319. Elavon Financial Services DAC (a U.S. Bancorp Company), trading as U.S. Bank Global Corporate Trust, is regulated by the Central Bank of Ireland. Registered in Ireland with the Companies Registration Office, Reg. No. 418442. The liability of the member is limited. Registered Office: Building 8, Cherrywood Business Park, Loughlinstown, Dublin 18, Ireland D18 W319. Directors: A list of names and personal details of every director of the company is available for inspection to the public at the company's registered office for a nominal fee.

In the UK, Elavon Financial Services DAC trades as U.S. Bank Global Corporate Trust through its UK Branch from its establishment at 125 Old Broad Street, Fifth Floor, London, EC2N 1AR (registered with the Registrar of Companies for England and Wales under Registration No. BR020005). Authorised and regulated by the Central Bank of Ireland. Authorised by the Prudential Regulation Authority and with deemed variation of permission. Subject to regulation by the Financial Conduct Authority and limited regulation by the Prudential Regulation Authority. Details of the Temporary Permissions Regime, which allows EEA-based firms to operate in the UK for a limited period while seeking full authorisation, are available on the Financial Conduct Authority's website. All banking services are provided through Elavon Financial Services DAC. U.S. Bank Global Corporate Trust Limited is a Trust Corporation and not banking institutions and is not authorised to carry on banking business in the United Kingdom, Ireland or any other jurisdiction.