

Gracechurch Card Programme Funding PLC

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Reporting Date	15 Apr 2024
Reporting Period Start	1 Mar 2024
Reporting Period End	31 Mar 2024
Accrual Period	1 Mar 2024 to 31 Mar 2024
Last Interest Payment Date	15 Mar 2024
Next Interest Payment Date	15 Apr 2024
Interest Period	15 Mar 2024 to 15 Apr 2024

Gracechurch Trust Performance Metrics

Outstanding Principal Trust Balance - beginning of period	£10,082,185,500
Total Outstanding Note Balance	£5 298 558 000

	GCPF 2013-3	GCPF 2014-2	GCPF 2015-1
Outstanding Note Balance	1,647,059,000	1,886,793,000	1,764,706,000
Controlled Accumulation/Deposit Amount	N/A	N/A	N/A
Portfolio Yield	14.87%	14.87%	14.87%
Portfolio Yield 3-Month Ave	15.50%	15.50%	15.50%
Expense Rate	7.25%	7.26%	7.42%
Charge-Offs	2.61%	2.61%	2.61%
Charge-Off 3-Month Ave	2.78%	2.78%	2.78%
Excess Spread Current	5.01%	5.00%	4.84%
Excess Spread 3-Month Ave	5.68%	5.67%	5.52%
Delinquencies 30-59	0.37%	0.37%	0.37%
Delinquencies 60-89	0.28%	0.28%	0.28%
Delinquencies 90+	0.24%	0.24%	0.24%
Payment Rate	28.35%	28.35%	28.35%
Payment Rate 3-Month Ave	29.53%	29.53%	29.53%
Principal Payment Rate	27.12%	27.12%	27.12%
Principal Payment Rate 3-Month Ave	28.25%	28.25%	28.25%
Seller's Interest	47.45%	47.45%	47.45%
Investor Interest	52 55%	52 55%	52 55%

Gracechurch Card Receivables Trustee Limited

Aggregate principal balance - beginning of period	£10,082,185,500	
Aggregate principal balance - end of period	£10,131,997,092	
Aggregate number of accounts	7,579,456	
Collections during the period:-		
Principal (£/%)	£2,759,550,373	27.12%
Yield (£/%)	£123,658,318	14.72%
Charge-offs during the period:		
Gross charge-offs (£/%)	£21,920,812	2.61%
Net charge-offs (incl. recoveries) (£/%)	£13,668,379	1.63%
Additional Collateral:-		
Series Yield Reserve Account	£0	
Series Cash Reserve Account	£0	
Series Re-Investment Account	£0	

Trust Bank Account Information						
Account Name	Opening Balance	Transfers In	Transfers Out	Closing Balance		
Collection Account	£305,424,000	£2,895,128,797	(£2,889,495,912)	£311,056,885		
Acquisition Account	69	£2,553,223,280	(£2,553,223,280)	£0		
Cash Reserve Account	69	93	03	£0		
Yield Reserve Account	03	93	03	£0		
Principal Funding Account	69	93	03	£0		
Trustee Re-investment Account	03	03	03	£		

Stratification Tables as at 31 March 2024

		Percentage of Total		Percentage of Total
Arrears	Total Number of Accounts	Number of Accounts	Total Receivables	Receivables
30 to 59 days	13,722	0.18%	£37,284,377	0.36%
60 to 89 days	10,091	0.13%	£28,607,654	0.28%
90 to 119 days	7,437	0.10%	£21,082,268	0.21%
120 to 149 days	419	0.01%	£2,031,672	0.02%
150 to 179 days	101	0.00%	£433,588	0.00%
180 days or more	115	0.00%	£474,010	0.00%
Total	31,885	0.42%	£89,913,570	0.87%

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Current outstanding balance	Total Number of Accounts	Percentage of Total Number of Accounts	Total Receivables	Percentage of Total Receivables
Credit Balance	231,619	3.06%	(£24,781,018)	(0.24%)
Nil Balance	2,426,510	32.01%	60	0.00%
£0.01 to £5,000.00	4,321,956	57.02%	£5,447,120,964	53.19%
£5,000.01 to £10,000.00	479,065	6.32%	£3,313,701,771	32.36%
£10,000.01 to £15,000.00	105,345	1.39%	£1,252,996,946	12.24%
£15,000.01 to £20,000.00	14,034	0.19%	£228,367,867	2.23%
£20,000.01 to £25,000.00	643	0.01%	£14,250,027	0.14%
£25,000.01 and over	284	0.00%	£9,509,954	0.09%
Total	7,579,456	100.00%	£10,241,166,511	100.00%

		Percentage of Total		Percentage of Total
Seasoning (account age)	Total Number of Accounts	Number of Accounts	Total Receivables	Receivables
0 to 3 Months	306,695	4.05%	£495,794,569	4.84%
3 to 6 months	151,442	2.00%	£267,427,903	2.61%
6 to 9 months	150,703	1.99%	£251,916,705	2.46%
9 to 12 months	136,894		£215,040,542	2.10%
12 to 15 months	120,679	1.59%	£204,683,223	2.00%
15 to 18 months	117,953	1.56%	£182,858,076	1.79%
18 to 21 months	99,441	1.31%	£133,462,319	1.30%
21 to 24 months	82,635	1.09%	£99,353,023	0.97%
2 to 3 years	159,831	2.11%	£141,522,147	1.38%
3 to 4 years	112,259	1.48%	£97,541,185	0.95%
4 to 5 years	349,566	4.61%	£295,408,275	2.89%
5 to 10 years	1,623,736		£1,942,111,704	18.96%
Over 10 years	4,167,622	54.99%	£5,914,046,838	57.75%
Total	7,579,456	100.00%	£10,241,166,511	100.00%



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	GCPF 2013-3	GCPF 2014-2	GCPF 2015-1
Issue Date	20 November 2013	11 November 2014	20 November 2015
Scheduled Maturity Date	15 June 2027	15 June 2027	15 November 2028
Early Call Maturity Date	n/a	n/a	n/a
Legal Final Maturity Date	15 June 2029	15 June 2029	15 November 2030
Bond Structure	Soft-Bullet	Soft-Bullet	Soft-Bullet
Stock Exchange Listing	LSE	LSE	LSE
Note Balance:-			
Class A	£1,400,000,000	£1.600.000.000	£1.500.000.000
Class D	£247,059,000	£286,793,000	£264,706,000
Applicable Exchange Rates (CCY / GBP):-			
USD	n/a	n/a	n/a
Credit Ratings (Original):-			
Class A	AAA/Aaa	AAA/Aaa	AAA/Aaa
Class D	NR	NR	NR
Credit Ratings (Current):-			
Class A	AAA/Aaa	AAA/Aaa	AAA/Aaa
Class D	NR	NR	NR
Bond Coupon:-			
Class A	SONIA+ 50bp	SONIA+ 50bp	SONIA+ 70bp
Class D	SONIA+ 500bp	SONIA+ 500bp	SONIA+ 500bp
Identifiers:-			
Class A	XS0992306141	XS1133034923	XS1321880418
Class D	XS0992306224	XS1133034253	XS1321880509
Regulated Amortisation Period	n/a	n/a	n/a
Credit Enhancement - including reserve funds (%)	15.00%	15.20%	15.00%
Swap Terms:-			
Counterparty	n/a	n/a	n/a
Notional - GBP Pay	n/a	n/a	n/a
Notional - USD Receive	n/a	n/a	n/a
Applicable rates:			
Exchange Rate	n/a	n/a	n/a
Payments:-			
GBP Pay	n/a	n/a	n/a
USD Receive	n/a	n/a	n/a
Collateral Postings			
GBP	n/a	n/a	n/a
USD	n/a	n/a	n/a
Spread Trapping Trigger Levels	n/a	n/a	n/a

Transaction Party	Name	Current Rating	Required Ratings/Triggers S&P/Moody's (loss of)	Possible effects of trigger being breached include the following	Breached
Originator	Barclays Bank UK PLC	Long-term by S&P: A+ by Moody's: A1	Long-term by S&P: BBB Moody's: Baa2	Notification Event taking place and legal title to the Receivables to be transferred to the Receivables Trustee. The consequences of the relevant required rating being breached are set out in more detail in the latest Prospectus under risk factor entitled "Failure to Notify Cardholders of the Transfer of Receivables Could Delay or Reduce Payments on Your Notes".	No
Receivables Trustee Account Bank	Barclays Bank UK PLC	Short Term by S&P: A-1 by Moody's: P-1	Short Term by S&P: A-1 by Moody's: P-1	The Receivables Trustee will, as soon as practicable thereafter and in any event within 60 days, establish a new account to replace the affected account or accounts, and will transfer any cash and interest to that new account or accounts. The Receivables Trustee may in its discretion elect to move any or all of these accounts and the amounts creded to them from the Qualified institution at which they are kept as at the date of this document to another or other Qualified Institutions.	No
issuing Entity Account Bank	Barclays Bank UK PLC	Short Term by S&P: A-1 by Moody's: P-1	Short Term by S&P: A-1 by Moodys: P-1	The Issuing Entity will, as soon as practicable thereafter and in any event within 60 days, establish a new account for pelpace the affected account or accounts, and will transfer any cash and interest to that new account or accounts.	No
MTN Issuing Entity Account Bank	Barclays Bank UK PLC	Short Term by S&P. A-1 by Moody's: P-1	Short Term by SBP: A-1 by Moody's: P-1	The MTN Issuing Entity will, as zoon as practicable thereafter and in any event within 60 days, establish a resource. The regions the affected account or accounts of the second control (with the written approval of the Security Trustee) elect to move any or all of these accounts and the amounts credited to them from the Qualified Institution at which they are kept as at the date of this document to another or other Qualified Institutions.	No
Standby Issuing Entity, MTN Issuing Entity, Receivables Trustee and Swap Collateral Account Bank	HSBC Bank PLC	Short Term by S&P: A-1 by Moody's: P-1	Short Term by S&P: A-1 by Moody's: P-1	The entities will, as soon as practicable thereafter and in any event within 90 days, establish new accounts to replace the affected accounts, and will transfer any cash and interest to the new accounts.	No



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vent	Breach under the occurrence of any of the following	Consequence of Breach	Breached
diffication events	an Originator's long-derm senior unsecured Indebtedness as rated by Moody's or Standard & Poor's falls below Bas2 or BBs, respectively, an Insolvency Event in relation to the Originator, and The Originator falling to pay to the Receivables Trustise any sum due to it under the Receivables Socurification Agreement within the Business Days of the due date or (I payable on demand fine demand and such failure confineur unremedied for ten Business Days Silvening notice threed from the Receivables Trustee.	A number of perfection acts will occur, including cartholders being notified of the sale to the Receivables Trustee and legal title to the Securitised Portfolio being transferred to the Receivables Trustee.	No
en/cer Termination Events	Failure to cluly observe or perform any concent or agreement. Delegation by the Servictor of Its duties to any other entity except as permitted by the Beneficiaries Servicino Agreement. Any relevant representation, warranty or certification was incorrect when made, or An insolvency Event in relation to the Servicer.	Termination of appointment of Servicer. For further information please see latest Prospectus, sections entitled "Servicing of Receivables and Trust Cash Management – Termination of Appointment of Servicer"	No
rust Cash Manager Termination Events	Trust Cash Manager payment default; Failure to comply with any of its other covenants or obligations; Delegation is during the properties of the control of the properties of the trust and Trust Cash Management Agreement; Any referent presensation, warranty or certification was incorrect when made; or On insolvency Event in relation to the Trust Cash Manager.	Termination of appointment of Trust Cash Manager. For further information please see latest Prospectus, sections entitled "Servicing of Receivables and Trust Cash Management - Termination of Appointment of Trust Cash Manager"	No
apid Amortisation Trigger Event	on MTN Issuing Entity Pay Out Event or a Trust Pay Out Event. The constrained principal amount of a born note shall not be reduced to zero on the Scheduled Redemption Date for such note; or the MTN Issuing Entity has or will become obligated to deduct or withhold amounts from payments to be made in respect of the related debt on any Distribution Date, for or no account of any tax assessment or other governmental change by any princitions an a result of any or account of the properties of the related debt on any Distribution Date, for or no account of any tax assessment or other governmental change by any princition as a result of any or account of the properties of th	Rapid Amortisation Period will begin.	No
tedemption Trigger	Rapid Amortisation Period commences on the Scheduled Redemption Date for the relevant series; the Resemption Protection Period has earlier commenced and on or prior to the Scheduled Redemption Date for the relevant series there have been credited to the Issuing Entitlest Distribution. Ledge for the relevant series studied mund finds to redeem the relevant series in at the series that the Repid Amortisation Period commences on or prior to the Scheduled Redemption Date for the relevant series in relation to a Swap Agreement without the benefit of the Redemption Protection Period.	The termination date under the relevant Swap Agreement shall be amended to be the Redemption Period End Date. Please see Islated Prospectios section "The Swap Agreements" for further information.	No
rust Pay Out Events	the Originator consents or taken any corporate action to appoint a necessary. Administrator, administrative receives, liquidator, turstee or similar filting of a or over all or substantially all of its revenues and assesse; proceedings are sistend against the Originator under any applicable liquidation, insolvency, composition or reorganisation or similar lases for its winding up, discoultion, administration and administration or composition or reorganisation or similar lases for its winding up, discoultion, administration revenues, and the contractive or similar fortion of its relating to all or substantially all of its revenues and assets is legally and validly appointed and is not discharged within 14 days; a duly authorised officer of the Originator families in writing that the Originator Beneficiary or Excess Interest beneficiary is unable to pay its detects when they fall due within the meaning of the contractive or the originator and the contractive or size of the contrac	A Series Psy-Out Event will cozur in respect of the relevant Note Series and each Originator Beneficiary and investor Beneficiary in respect of such Note Series.	No
suing Entity Events of Default	Broady speaking, the occurrence inter also of any of the billowing: - not-payment of principal or interest due on the notes, - not-payment of principal or interest due on the notes, - unsatisfied updayment for payment; - Security enforced; - Insolvency Event or winding up order; - unlawfurlenss; or - openmentatal intervention.	An Enforcement Notice issued to the Issuing Entity declaring all of the notes of the relevant Note Series to be immediately due and payable.	No

Portfolio Yield For any monthly period: (A+B+C+D+E+F) X 12 H	where: A = the finance charge collections allocable to the relevant series; B = The amount, if any, with respect to annual fees allocable to the relevant series; C = the Acquired Interchas allocable to the relevant series; D = the Principal Funding Investment Proceeds up to the Covered Amount, E = the reserve draw amount (as defined in the series supplement); F = the amount, if any, to be withdrawn from the Re-investment Account that is included in Available Fundings and H = the investor Interest.
Charge-Off Rate For any Transfer Date: <u>G</u> X 12 H	where: G = the Investor Default Amount; and H = the investor interest.
Expense Rate or any Transfer Date: A+B+C X 12 D	where: A = the sum of the Class A Monthly Required Expense Amount, the Class B Monthly Required Expense Amount, the Class C Monthly Required Expense Amount, B = the Investor Servicing Fee; C = the Investor Trust Cash Management Fee; and D = the debt amount.
Payment Rate for any Transfer Date: (<u>A+B+C+D)</u> E	where: A - the finance charge collections allocable to the relevant series; B = The amount, I any, with respect to amoust less allocable to the relevant series; C = the Acquired Intercha- allocable to the relevant series; D = the Principal collections allocable to the relevant series; and E = the average gross eligible receivables balance allocable to the relevant series.
First Period Payment Rate For any Transfer Date: (A+B+C+D) E	where: A = the sum of finance charge collections allocable to the relevant series; B = The amount, if any, with respect to the sum of annual fees allocable to the relevant series; C = the sum of the Acquired interchange allocable to the relevant series; D = the sum of Principal collections allocable to the relevant series; and E = Series note balance.
Principal Payment Rate For any Transfer Date: <u>D</u> E	where: D = the Principal collections allocable to the relevant series; and E = the average gross eligible receivables balance allocable to the relevant series.
First Period Principal Payment Rate For any Transfer Date: D F	where: D = the sum of the Principal collections allocable to the relevant series; and E = Series note balance.
Arrears	An account is contractually definquent or in arrears if the minimum payment is not received by the due date indicated on the customer's statement. An account does not actually becondelinquent until a new customer statement is sent following a missed payment on the account.
Defaulted Account	A "Defaulted Account" is a Designated Account where the receivables have been charged off by the servicer as uncollectible in line with the credit and charge card guidelines or the us servicing procedures of the servicer for similar credit and charge card accounts.
Default Account Policy	A Designated Account is designated as a Designed Account where: - the account has been in Arman for greater than 15d days; or - upon receipt of the required documentation in the case of banktypty; or - 50 days after notification has been received of a deceased calerholder;
Principal Receivables	"Principal Receivables" are Receivables that are not Finance Charge Receivables. Principal Receivables are amounts owing by cardholders for the purchase of merchandise or services and from cash advances, including foreign exchange commissions charged for merchandise and services payable, or cash advances denominated in, a currency other than Sterling learly credit balances on the Designated Accounts.
Finance Charge Receivables	"Finance Charge Receivables" are amounts owing from cardholders for transaction fees, Periodic Finance Charges, special fees and annual fees and any Interchange and Discount Option Receivables.
	Capitalised terms "Periodic Finance Charges", "Interchange" and "Discount Option Receivables" are defined as per the current Base Prospectus.
Total Receivables	"Total Receivables" are the sum of "Principal Receivables" and "Finance Charge Receivables".

Contact Details

Email: debt.ir@barclays.com

Weblinks

Investor Relations Website: https://www.home.bardaysiprospectuses-and-documentation/secured-funding-documentation/securitisation/gracechurch-card-funding.html Transaction Documents: https://seditor.eurodw.co.uk/deals/view?edcode-CREMUK102142500220137