

## Gracechurch Card Programme Funding PLC

This Report and any notes are a summary of certain information relating to the Notes. Whilst every effort has been taken to ensure that the Report is accurate and complete as at the date it is issued, no representation can be made that the data contained in this Report is accurate and complete and no lability is accepted.

This Report is for information purposes only and is not intended as an offer or initiation with respect to the purchase or sale of securities. Please refer to the issue documentation for the Notes for further information on the Notes and their structure. You should not rely on the information in this Report when making any decision whether to buy, hold or sell securities.

15 Jan 2025			
1 Dec 2024			
31 Dec 2024			
16 Dec 2024 to 15 Jan 2025			
trics			
io £11,201,598,177 £5,298,558,000			
	0005 004 0	0005 2045 4	
	,,	, . ,	
4.94%	4.93%	4.77%	
0.28%	0.28%	0.28%	
0.21%	0.21%	0.21%	
0.19%	0.19%	0.19%	
30.41%	30.41%	30.41%	
28.65%	28.65%	28.65%	
29.19%	29.19%	29.19%	
27.48%	27.48%	27.48%	
52.70%	52.70%	52.70%	
47.30%	47.30%	47.30%	
£11,201,598,177 £11 221 644 961			
7,686,347			
62 221 910 026	20.10%		
£3,321,819,926 £137,048,897	29.19% 14.68%		
£16,084,726	1.72%		
£0			
£0			
£0			
			Transfers Ou (£3,434,101,796
			(£3,434,101,796 (£3,096,134,311
	£0	£3,050,134,311 £0	(£3,050,134,311 £(
	£0	£0	£C
	£0	£0	£0 £0
	£0	£0	
	1 Dec 2024 1 Dec 2024 0 31 Dec 2024 1 Dec 2024 0 31 Dec 2024 16 Dec 2024 0 31 Dec 2024 16 Dec 2024 0 15 Jan 2025 <b>rics</b> <b>c</b> £11201506 177 25,288,558,000 1,647,090,00 N/A 14,975, 2,375, 3,375, 3	1 1 Dec 2024 1 1 Dec 2024 h 31 Dec 2025 16 Dec 2024 h 31 Dec 2025 16 Dec 2024 h 15 Jan 2025 0 0 0 1,856,753,000 1,856,755,000 1,	1 De 2024 1 De: 2024 (b 31 De: 2024) 16 De: 2024 (b 15 Jan 2025)   rice   colspan="2">colspan="2"   colspan="2" colspan="2"

Arrears	Total Number of Accounts	Percentage of Total Number of Accounts	Total Receivables	Percentage of Total Receivables
30 to 59 days	12.534	0.16%	31.604.728	0.28%
60 to 89 days	8.733	0.11%	23.421.737	0.21%
90 to 119 days	7.013	0.09%	18.885.522	0.17%
120 to 149 days	299	0.00%	1,505,531	0.01%
150 to 179 days	85	0.00%	441.006	0.00%
180 days or more	153	0.00%	652,712	0.01%
Total	28,817	0.36%	76,511,236	0.68%
		Percentage of Total		Percentage of Total
Current outstanding balance	Total Number of Accounts	Number of Accounts	Total Receivables	Receivables
Credit Balance	272,110	3.54%	-26,484,247	(0.23%)
Nil Balance	2,236,304	29.09%	0	0.00%
£0.01 to £5,000.00	4,496,000	58.49%	5,823,283,487	51.42%
£5,000.01 to £10,000.00	540,487	7.03%	3,748,737,648	33.10%
£10,000.01 to £15,000.00	121,756	1.58%	1,448,187,603	12.79%
£15,000.01 to £20,000.00	18,619	0.24%	303,472,529	2.68%
£20,000.01 to £25,000.00	737	0.01%	16,163,362	0.14%
£25,000.01 and over	334	0.00%	10,982,193	0.10%
Total	7,686,347	100.00%	£11,324,342,574	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	282,126	3.67%	513,669,628	4.54%
3 to 6 months	219,816	2.86%	465,395,208	4.11%
6 to 9 months	227,975	2.97%	444,498,473	3.93%
9 to 12 months	213,787	2.78%	399,994,112	3.53%
12 to 15 months	141,699	1.84%	237,336,063	2.10%
15 to 18 months	142,479	1.85%	219,012,572	1.93%
18 to 21 months	128,977	1.68%	177,071,523	1.56%
21 to 24 months	112,409	1.46%	159,528,126	1.41%
2 to 3 years	324,005	4.22%	359,833,739	3.18%
3 to 4 years	128,822	1.68%	124,542,504	1.10%
4 to 5 years	149,789	1.95%	135,322,462	1.20%
5 to 10 years	1,521,227	19.79%	1,900,542,746	16.78%
Over 10 years	4,093,236	53.25%	6,187,595,418	54.64%
Total	7.686.347	100.00%	£11.324.342.574	100.00%

Closing Balance £331,528,756

> £0 £0 £0 £0



## Gracechurch Card Programme Funding PLC

This Report and any notes are a summary of certain information relating to the Notes. Whilst every effort has been taken to ensure that the Report is accurate and complete as at the date it is issued, no representation can be made that the data contained in this Report is accurate and complete and no lability is accepted.

This Report is for information purposes only and is not intended as an offer or imitation with respect to the purchase or sale of securities. Please refer to the issue documentation for the Notes for further information on the Notes and their structure. You should not rely on the information in this Report when making any decision whether to buy, hold or sall securities.

	GCPF 2013-3	GCPF 2014-2	GCPF 2015-1
Issue Date	20 November 2013	11 November 2014	20 November 2015
Scheduled Maturity Date	20 November 2013 15 June 2027	11 November 2014 15 June 2027	20 November 2015 15 November 2028
Early Call Maturity Date	n/a	15 June 2027 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
Slock Exchange Listing	LOE	LOE	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
635	iva	iva	10a
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 A Class D	NR	NR	NR
Class D	NIX	NIX.	INIX
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	XS0992306141 XS0992306224	XS1133034923 XS1133034253	XS1321880509
0405 0	X30552300224	X31133034233	X31321000305
Regulated Amortisation Period	n/a	n/a	n/a
	15.00%	15.20%	15.00%
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 tills to the Receivables to be transferred to the Receivables Trustee. The consequences of the relevant required rating being breached are set out in more datal in the latest Prospectus under risk factor entitled "Failure to Notify Cardholdes of the Transfer of Roceavables 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 Moodys: P-1	The Bookindelet Truste will, as soon as practicable thereafter and in any server with the dops, catabilis a new account to replace the allocited account os counts, and will transfer any cash and interest to that new account or accounts. The Receivables Trustee may in its discrete elect to move any or all othese accounts and the amounts credited to them from the Qualified Institution at which they are kept as 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 to replace 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 S&P: A-1 by Moodys: P-1	The MTN Issuing Entity will, as scon as practicable thereafter and in any event within 60 days, establish a new account for explace the affected account or accounts, and will transfer any cash and interest to that new account or accounts. The MTN Issuing Entity may in its discretion (with the written approval of the Sacutiny Trustee) elect to move any or all of them accounts and the amounts credied to account and the accounts and the amounts credied to account and the accounts and the amounts or cells to account and the accounts and the amounts credied to account and the accounts and the accounts and the 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 00 days, establish new accounts to replace the affected accounts, and will transfer any cash and interest to the new accounts.	No



## Gracechurch Card Programme Funding PLC

This Report and any notes are a summary of certain information relating to the Notes. Whilst every effort has been taken to ensure that the Report is accurate and complete as at the date it is issued, no representation can be made that the data contained in this Report is accurate and complete and no lability is accepted.

This Report is for information purposes only and is not intended as an offer or invitation with respect to the purchase or sale of securities. Please refer to the issue documentation for the Notes for further information on the Notes and their structure. You should not rely on the information in this Report when making any decision whether to Duy, hold or sell securities.

	Breach under the ecourrence of only of the following	Concessiones of Breech	Breechad
Event	Breach under the occurrence of any of the following an Origination long-term series insecured inheteness as rated by Moody's or Standard & Poor's falls below Baaz or BBB, respectively. The Origination falls of the December of the December of the Content of the Content The Origination falls of the December Instea any sum due to it under the Receivables Securitisation Agreement within five Business Days of the due date or (if payable on demand) the demand and such tablare continues unrended for the Business Days tallowing notice thereof from the Receivables Trustee.	Consequence of Breach A number of perfection acts will occur, including cardholders being notified of the sale to the Receivables Trustee and legal life to the Securities Portfolio being transferred to the Receivables Trustee.	Breached No
Servicer Termination Events	Pailure to day detament of perform any convented or agreement; Delagation by the Service of day during to my other entity except as permitted by the Beneficiaries Servicing Agreement; Any relevant presentation, warrangy or certification was incorrect when made; or An Insolvency Event in relation to the Servicer.	Delegation by the Servicer of its duties to any other entity except as permitted by the Beneficiaries Servicing Agreement; Any relevant representation, warranky or certification was incorrect when made; or	
Tust Cash Manager Termination Events	Trust Cash Manager payment default; Failure to comply with any of its other covenants or obligations; Delegation of its dudies to any other entity, except as permitted by the Declaration of Trust and Trust Cash Management Agreement; Any relevant presentation, warranky 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
tapid Amonisation Trigger Event	an MTN Issuing Ently Pay Out Event or a Trust Pay Out Event; the outstanding principal amount of a loan note shall not be reduced to zero on the Scheduled Redemption Date Is such nate, the source obligated to deduct or withhold amounts from the MTN Issuing Ently has or will become obligated to deduct or withhold amounts from payments to be made in respect of the related ded or any Distribution Date, for or on account of any tax assessment or other governmental charge by any jurisdiction as a result of any charge in the laws of such jurisdiction or any policies subvision or taxing authority thereof which change becomes effective on or after the Closing Date.	Rapid Amorisation Period will begin.	No
tedemption Trigger	Rapid Amortisation Period commences on the Scheduled Redemption Date for the relevant series; the Redemption Protection Period has earlier commenced and on or prior to the Scheduled Redemption Date for the relevant series that have been credited to the barry commence of the relevant series insufficient funds to redeem the relevant series in bit or in the event that the Rapid 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 anneaded to be the Redenginghon Revice fand Date. Please see latest Prospectus section The Swap Agreements' for further information.	No
frust Pay Out Events	In 6 Originator consents or takes any cooporate action to appoint a mexime, Administrator, administrator, endewide, laudiator, trustee or similar files of a <i>t</i> over all or substantially all of the revenues and assets; proceedings are started against the Originator under any applicable laudiator, insolveroy, composition or reorganisation or similar lines for its wrinding up, dissolution, administration or exaganisation and the proceedings are not discharged within 16 days; or a storter dissolution and the proceedings are not discharged within 16 days; or a substantially all of the revenues and assets; and the text of the write the originator file or discharged within 16 days; and within 16 days; a duty authorised officer of the Originator radius is legally and validly appointed and is not discharged within 16 days; and within 16 days; a duty authorised officer of the Originator radius again within the making or Bacess Interest beneficiary is unable to pay its defau ultimultimation and approximation or mediate the originator action of a starter the Originator radius again the Receivables in the Designated Accounts to the Receivables Trust in the manned described in the Receivables or cultimation for the Originator radius; or either the originator radius is any either or difference in the Originator radius; or either the United Kingdom rol the transfer of Receivables in the Designated Accounts to the Receivables Trust in the United Kingdom to the transfer of Receivables in the United Kingdom to the transfer of Receivables in the constraints or difference or	A Settes Pay-Out Event will occur in respect of the relevant Note Settes and each Originator Beneficiary and Investor Beneficiary in respect of such Note Series.	No
ssuing Entity Events of Default	Broadly speaking, the occurrence inter alia of any of the following: • non-payment of principal or interest due on the notes: • breach of ther obligations under the relevant Note Series or Note Trust Deed; • unsatisfied judgement for payment; • Beauty enforced; • Insolvency Event or winding up order; • unsakindenses; or • governmental intervention.	An Enforcement Notice issued to the Issuing Entity declaring all of the notes of the netwant Note Series to be immediately due and payable.	No

Definitions	
For any monthly period: (A+B+C+D+E+F) H	where: A = the finance characterises allocations allocations to the relevant series; B = The amount [I any, with respect to annual faces allocate) to the relevant series; C = the Acquired Interchang allocate) to the relevant series; D = the Principal Funding Investment Proceeds up to the Covered Amount; E = the reserve draw amount (and defined in the series supplement); F = the amount, if any, to be withdrawn from the Re-investment factor and in Available Funding, and H = the investment interest.
Charce-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 For any Transfer Date: <u>A+8+C</u> 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 and the Class I 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, II any, with respect to annual fees allocable to the relevant series; C = the Acquired Interchang 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: ( <u>A+B+C+D)</u>	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 Intercharge 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: D 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	where: D = the sum of the Principal collections allocable to the relevant series; and E = Series note balance.
Arrears	An account is contractually delinquent 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 become delinquent 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 usua servicing procedures of the servicer for similar credit and charge card accounts.
Default Account Policy	A Designated Account is designated as a Defaulted Account when: the account has been in Arrans to prefer than 19 days; or - upon receipt of the required accomentation in the case of bankrupp; or - 00 days with ronditation has been received of a descended cautholder.
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 toreign extrange commissions charged for merchandise and services payable, or cash advances denominated in, a currency other than Sterfing less any credit batterizes 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.

## Weblinks

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