Issue Date	13 February 2020
Issuer	Towd Point Mortgage Funding 2020 - Auburn 14 PLC
Stock Exchange Listing	Irish Stock Exchange
Reporting Date (Collateral)	31 July 2023
Collection Period	01 July 2023 - 31 July 2023
Most Recent Note Interest Accrual Start Date	22 May 2023
Most Recent Note Interest Accrual End Date	21 August 2023
Number of Days in the Interest Period	91
Most Recent Interest Payment Date	21 August 2023
Next Note Interest Accrual Start Date	21 August 2023
Next Note Interest Accrual End Date	20 November 2023
Next Number of Days in the Interest Period	91
Next Interest Payment Date	20 November 2023

Contact Details

Capital Home Loans Limited Admiral House, Harlington Way, Fleet, Hampshire GU51 4YA

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The prospectus, transaction documents, loan level data, investor report and cashflow model may be obtained at <u>www.chlmortgages.co.uk</u> or <u>www.euroabs.com</u>

Bloomberg Ticker

TPMF 2020-A14X Mtge

A14 - Post-Closing Date Disclosure

On the Closing Date, CERH (directly or through its wholly owned subsidiary) will hold the economic exposure to the EU Retention Notes issued by the Issuer for the purposes of the European Union Retention Requirement. CERH as Retention Holder will undertake to retain (directly or through its wholly owned subsidiary) the economic exposure to the EU Retention Notes for the life of the transaction either for its own account for the account of its wholly owned affiliate. The aggregate Principal Amount Outstanding of securities which CERH holds (or holds through its wholly owned affiliate) the economic exposure to the £42.384m being the EU Retention Notes which together with 5 per cent. of the Class XB Certificates, constitutes the U.S. Required Risk Retention Interest as well as a maximum of £73.422m in additional securities which, unlike the EU Retention Notes and U.S. Required Risk Retention Interest, are not required to be held by CERH and may be placed separately before, on, or after the Closing Date.

A14 Non-call announcement (16 January 2023)

NOTICE IS HEREBY GIVEN that the Issuer understands that, given current market conditions, the Mortgage Portfolio Purchase Option Holder will not proceed with a refinancing of the Auburn 14 securitisation at this time and therefore the Notes will not be redeemed on their first optional redemption date (the "FORD"), being the Interest Payment Date falling in February 2023. The Mortgage Portfolio Purchase Option Holder will continue to explore a refinancing and the redemption of the Notes post-FORD on a subsequent Interest Payment Date in due course.

https://direct.euronext.com/api/PublicAnnouncements/RISDocument/Auburn%2014 RIS%20Announcement.pdf?id=794d42ca-9e74-4fea-ab96-487ff8d145f7

Collection Period End Date

31 July 2023

TPMF 2020 - Auburn 14 Investor Report

Transaction Parties, Ratings & Triggers

		Current Fitch Short Term Rating	Current S&P/Fitch/KBRA Long Term Rating	Applicable Trigger (loss of)	Consequences
Collection Account Bank	Barclays Bank PLC	FI	A+ A+ NR	888 (S&P) F2/888+ (Fich) 888- (KBRA)	(a) terminate the appointment of the Colection Account Bank in accordance with the Colection Account Agreement and use commercially reasonable efforts to procure that the funds standing to the cradit of the Colection Accounts and placed on deposit on terms the same or substantially the same (multatis mutandia) as the Colection Account Bank Rating; (i) that maintains ratings at least equal to the Colection Account Bank Rating; (ii) that maintains ratings at least equal to the Colection Account Bank Rating; (ii) that maintains ratings at least equal to the Colection Account Bank Rating; (ii) that a bank for the purposes of section 991 of the income Tax Act 2007 and poyments of interest if any) are made in the ardinary cause of its business within the meaning of section 876 of the Income Tax Act 2007; and (iii) that is an institution authorised to carry on banking business including accepting deposits under the FSMA; or (b) botain a guarantee of the Colection Account Bank Rating; in each case, within 60 calendar doays of the date on which the Colection Account Bank Rating; in each case of a downgrade relating to a \$287 rating, 30 doys) if the Legal Tille Holder or the Servicer (on bedre that of the proceed tox 587 rating, 30 doys) if the Legal Tille Holder provides the Tuxee Bank and the Rating Account Bank Rating of the Sate Parting, 31 doys) if the Legal Tille Holder provides the Tuxee and the Rating Agenesis with a written accion plane bardere expiration of the initial 60 days period including the remedy steps taken and to be taken within such extended period.
Issuer Account Bank	HSBC Bank plc	F1+	A+ AA- N/R	A (S&P) FI/A (Fitch) BBB- (KBRA)	The Issuer shall use commercially reasonable efforts to close the account and transfer the account to a successor institution within a period not exceeding 60 calendar days from the first day on which such downgrade occurred.
Liquidity Facility Provider	Wells Fargo Bank, N.A.,London Branch	F]+	A+ AA- N/R	A (S&P) F1/A (Fitch) A- (KBRA)	The Issuer must either (i) within 30 calendar days of such downgrade (ar, in the case of a downgrade relating to a Fitch rating, within 14 calendar days of such downgrade) make a Liquidity Standby Drawing (to be deposited into the Deposit Account with a corresponding entry made to the Liquidity Standby Ledger) or (ii) within 30 calendar days of such downgrade find a replacement liquidity facility provider basis substantially on the same terms as the existing Liquidity Facility Agreement.

Originator	Capital Home Loans Limited

Issuer

Seller, Retention Holder	Cerberus European Residential Holdings B.V.
and a Co-Sponsor	

Servicer, Cash Manager	Capital Home Loans Limited
and Legal Title Holder	

Holdings	Towd Point Mortgage Funding 2020 - Auburn 14 Holdings
	Limited

Towd Point Mortgage Funding 2020 - Auburn 14 plc

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Co-Sponsor FirstKey Mortgage LLC
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Back-up Servicer Homeloan Management Limited

- Back-up Cash Manager U.S. Bank Global Corporate Trust Limited
- Trustee U.S Bank Trustees Limited

Principal Paying Agent, Agent Elavon Financial Services D.A.C., UK Branch Bank and Registrar

Corporate Services Provider and CSC Capital Markets UK Limited Back-up Servicer Facilitator

Back-up Servicer Facilitator CSC Capital Markets UK Limited

Share Trustee CSC Corporate Services(UK) Limited

Available Funds of the Issuer at Most Recent Interest Payment Date - 21 August 2023

Available Revenue Receipts	£9,260,404.18	Available Principal Receipts	£22,953,554.3
(a) Revenue Receipts on the Mortgage Loans (excluding any PTSB Revenue Receipts) received during the three immediately preceding Collection Periods or, if any of the immediately preceding three Collection Periods is a Determination Period, Calculated Revenue Receipts (excluding in each case an amount to be applied as Available Principal Receipts in accordance with Condition 8.13(c) (f) (Determinations and Reconciliations) on the relevant Interest Payment Date);	£8.568.155.57	(a) Principal Receipts on the Mortgage Loans (excluding any PTSB Principal Receipts) received during the three immediately preceding Collection Periods;	£22,953,554.
(b) interest payable to the Issuer on the Deposit Account (including in respect of any Liquidity Standby Drawings credited to the Deposit Account) and income from any Authorised Investments received during the three immediately preceding Collection Periods;	£261,330.36	(b) amounts (if any) to be credited to the Principal Deficiency Ledger pursuant to items (5) and/or (7) and/or (9) and/or (11) and/or (13) and/or (15) and/or (16) of the Pre-Enforcement Revenue Priority of Payments;	£0.0
(c) (A) prior to the LF Cancellation Date, any Liquidity Drawing (where for the avoidance of doubt, "Liquidity Drawing" does not include any Liquidity Standby Drawing] and (B) on and from the Liquidity Facility Replacement Date, the Class A Liquidity Reserve Fund Actual Amount, but only to the extent necessary (after applying all other Available Revenue Receipts and any Principal Addition Amounts to do so (assuming for the purpose of this paragraph (c) that this paragraph (c) had not applied)) to make payments in the Pre-Inforcement Revenue Priority of Payments to the extent there is a shortfal to meet items (1) to (4) of the Pre-Enforcement Revenue Priority of Payments. If the LF Cancellation Date has not yet occurred the Class A Liquidity Reserve Fund Actual Amount will be applied first before any Liquidity Drawing is made;	20.00	(c) any amount to be applied as Available Principal Receipts in accordance with Condition 8.13(c)(i) (Determinations and Reconciliations); and	£0.0
(d) Principal Addition Amounts to be applied as Available Revenue Receipts (prior to the application of Liquidity Drawings and the Class A Liquidity Reserve Fund Actual Amount in accordance with paragraph (c) above and amounts standing to the credit of the Excess Cashflow Reserve Fund in accordance with paragraph (e) below, but following the application of amounts standing to (f) the credit of the Class B Liquidity Reserve Fund where the Class B Notes are the Most Senior Class and (f) the credit of the Class C Liquidity Reserve Fund where the Class C Notes are the Most Senior Class) to pay a PAA Deficit;	00.02	(d) on and from the earlier of (i) the Final Rated Notes Redemption Date and (ii) the Final Maturity Date, amounts standing to the credit of the Excess Cashflaw Reserve Fund (after applying the Excess Cashflaw Reserve Fund in accordance with paragraph (e) of Available Revenue Receipts);	£0.0
e) amounts standing to the credit of the Excess Cashflow Reserve Fund up to (and ncluding) the earlier of (i) the Final Subordinated Rated Notes Redemption Date and (ii) the Final Maturity Date, but only to the extent necessary (after applying all other Available Revenue Receipts, all amounts standing to the class B Liquidity Reserve Fund in respect of the Class B Notes, all amounts standing to the credit of the Class C Notes and any Principal Addition Amounts to do so (assuming or the purpose of this paragraph (e) that this paragraph (f) had not applied)) to any items (b), (B), (10) and (I2) of the Pre-Entorcement Revenue Priority of ayments;	\$0.00		
() any amount applied as Available Revenue Receipts in accordance with Candition 8.13(c)(ii) (Determinations and Reconciliations);	£0.00	Less (e) the amount of Principal Receipts used during the three immediately preceding Collection Periods to fund the purchase of any Flexible Drawings but in an aggregate amount not exceeding such Principal Receipts.	£0.
 g) other net income of the Issuer received during the three immediately preceding collection Periods (other than any Principal Receipts); and 	£171,018.78		
n) any Excess Liquidity Amounts;	£0.00		
) amounts standing to the credit of the Class B Liquidity Reserve Fund up to (and cluding) the earlier of the Class B Redemption Date and the Final Maturity late, to pay item (6) of the Pre-Enforcement Revenue Priority of Payments;	£0.00		
) amount standing to the credit of the Class C Liquidity Reserve Fund up to (and cluding) the earlier of the Class C Redemption Date and the Final Maturity late, to pay item (8) of the Pre-Enforcement Revenue Priority of Payments;	£330,513.71		
k) any Excess Class B Liquidity Amounts; and	£0.00		
) any Excess Class C Liquidity Amounts.	£0.00		
Less (m) Permitted Withdrawals;	£70,614.24		

Waterfall at Most Recent Interest Payment Date - 21 August 2023

Pre-Enforcement Revenue Priority of Payments	Amount £		Amount £
1. in or towards satisfaction pro rata and pari passu according to the respective amounts thereof of: (i) any amounts due and payable to the Servicer and any costs, charges, itabilities and expenses then due and payable to the Servicer or any such amount to become due and payable to the Servicer in the immediately succeeding Interest Period under the provisions of the Servicing Agreement (the "Servicer Original Amount"), less the amount by which the Servicer Original Amount Applicable Servicer Fee Cap;	£359.987.35	7. to credit the Class B Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon;	£0.00
(ii) any amounts due and payable to the Back-Up Servicer (including any Transfer Costs which the Servicer has failed to pay) and any costs, charges, liabilities and expenses then due and payable to the Back-Up Servicer or any such amount to become due and payable to the Back-Up Servicer in the immediately succeeding Interest Period under the provisions of the Back-Up Servicing Agreement (the "BUS Original Amount"), less the amount by which the BUS Original Amount exceeds the Applicable Servicer Fee Cap of the Back-Up Servicer;	£13,571.35	8. in or towards payment pro rata and pari passu of interest due and payable on the Class C Notes;	£330,691.14
(iii) any fees, costs, charges, liabilities, expenses and all other amounts then due and payable or to become due and payable in the immediately succeeding Interest Period to the Trustee or any Appointee, logether with (if payable) VAT thereon;	£600.00	9. to credit the Class C Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon;	£0.00
(iv) any remuneration then due and payable to the Agent Bank, the Registrar and the Paying Agents and any costs, charges, liabilities and expenses then due or to become due and payable in the immediately succeeding interest Period to them under the provisions of the Agency Agreement, together with (if payable) VAT thereon;	£0.00	10. in or fowards payment pro rata and pari passu of interest due and payable on the Class D Notes;	£0.00
(v) any amounts then due and payable to the Cash Manager and any costs, charges, labilities and expenses then due and payable to the Cash Manager or any such amount to become due and payable to the Cash Manager in the immediately succeeding Interest Period under the provisions of the Cash Managerment Agreement, logether with (if payable) VAT thereon;	£9,693.82	11. to credit the Class D Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon:	£0.00
(vi) any amounts then due and payable to the Back-Up Cash Manager and any costs, charges, liabilities and expenses then due and payable to the Back-Up Cash Manager or any such amount to become due and payable to the Back-Up Cash Manager in the immediately succeeding interest Period under the provisions of the Back-Up Cash Management Agreement, together with (if payable) VAT thereon; and	£1,250.00	12. in or towards payment pro rata and pari passu of interest due and payable on the Class E Notes;	£0.00
(vii) any amounts then due and payable to the Collection Account Bank (including any Direct Debit Liability Amount then due and payable to the Collection Account Bank), the issuer Account Bank are to such bank at which any other account in the name of the issuer is held and any costs, charges, liabilities and expenses then due and payable to the Collection Account Bank, the issuer Account Bank at which any other account in the name of the issuer is held, any such amount to become due and payable to the Collection Account Bank, the issuer Account Bank at which any other account in the name of the Suser is held, any succeeding Interest Period under the provisions of the Collection Account Centration of trust, the Account Bank Agreement or agreement governing the operation of any other account in the name for the Issuer. Iogether with (if payable) VAT thereon:	£6,441.99	13. to credit the Class E Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon;	£0.00
2. in or towards payment pro rota and pari passu: (i) any amounts then due and payable to the Corporate Services Provider and any costs, charges, liabilities and expenses then due and payable or to become due and payable in the immediately succeeding Interest Period to the Corporate Services Provider under the provisions of the Corporate Corporate Services Agreement, together with (if payable) VAT thereor;	£4,163.25	14. on and from the Liquidity Facility Replacement Date and after taking into account Available Principal Receipts to be applied on such Interest Payment Date in accordance with item [2] of the Pre-Enforcement Principal Priority of Payments, amounts to be credited to the Class A Liquidity Reserve Fund up to the Liquidity Reserve Target;	£0.00
(ii) any amounts due and payable to the Back-Up Servicer Facilitator and any costs, charges, liabilities and expenses then due and payable to the Back-Up Servicer Facilitator, or any such amount to become due and payable to the Back-Up Servicer Facilitator in the immediately succeeding Interest Period under the provisions of the Servicing Agreement, together with (if payable) VAT thereor;	£0.00	15. to credit the Class 21 Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit therean:	£0.00
(iii) 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 necessary to provide for any such amounts expected to become due and payable by the Issuer in the immediately succeeding Interest Period; and	£166,758.15	16. to credit the Class Z2 Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon:	£0.00
(iv) in or towards satisfaction of the issuer Profit Amount and amounts required to discharge any liability of the issuer for corporation tax (which cannot be met out of amounts previously retained as issuer Profit Amount);	£250.00	17. in or towards payment of the Subordinated Servicing Fees;	£0.00
3. to pay any amounts and liabilities then due and payable to the Liquidity Facility Provider and any fees, costs, charges and expenses then due to the Liquidity Facility Provider under the provisions of the Liquidity Facility Agreement, together with (if payable) VAT thereon (the "LFP Amount");	£14,116.40	18. on and from the FORD up to (and including) the earlier of (ii) the Final Subardinated Rated Notes Redemption Date and (iii) the Final Maturity Date, and after taking into account Available Principal Receipts to be applied on such Interest Payment Date, amounts to be credited to the Excess Cashflow Reserve Fund;	£0.00
4. in or towards payment pro rata and pari passu of interest due and payable on the Class A Notes;	£7,831,606.73	19. in or towards payment pro rata and pari passu of interest due and payable on the Class XA Notes;	£0.00
5. to credit the Class A Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon:	£0.00	20. in or towards payment pro rata and pari passu of principal due and payable on the Class XA Notes until the Class XA Notes have been reduced to zero; and	£0.00
6. In or towards payment pro rata and pari passu of interest due and payable on the Class B Notes;	£521,274.00	21. to pay, pro rata and pari passu, the XB Payment due on the Class XB Certificates (which shall be zero in circumstances where the Issuer has insufficient proceeds available to meet its obligations under items (1) to (20) above).	£0.00
		Total	£9,260,404.18

Waterfall at Most Recent Interest Payment Date - 21 August 2023

Pre-Enforcement Principal Priority of Payments	Amount £		Amount £
1. any Principal Addition Amounts to be applied to meet any PAA Deficit;	£0.00	8. in or towards payment pro rata and pari passu of principal due and payable on the Class D Notes until the Class D Notes have been reduced to zero;	£0.00
2. on and from the Liquidity Receiver Replacement Date up to and including the Class A Redemption Date (divergarding for these purposes any Class A Liquidity Reserve Fund Actual Amounts applied on that or any previous Interest Payment Date), to credit the Class A Liquidity Reserve Fund Ledger by an amount which, when aggregated with all other amounts credited to the Class A Liquidity Reserve Fund Ledger by an amount which, when aggregated with all other amounts credited to the Class A Liquidity Reserve Fund Ledger pursuant to item (14) of the Pre-Enforcement Revenue Priority of Payments or this item (2), is equal to the Liquidity Reserve Target;	£0.00	9. in or towards payment pro rata and pari passu of principal due and payable on the Class E Notes until the Class E Notes have been reduced to zero;	£0.00
3. (provided that on the immediately preceding Interest Payment Date after payment or application of funds, there was no debit recorded on the Class B Principal Deficiency Sub-Ledger) to credit the Class B Liquidity Reserve Fund up to the Class B Liquidity Reserve Fund Required Amount, taking into account any drawings to be made from the Class B Liquidity Reserve Fund on such Interest Payment Date;	£0.00	10, in or towards payment pro rata and pari passu of principal due and payable on the Class Z1 Notes until the Class Z1 Notes have been reduced to zero;	£0.00
4. (provided that on the immediately preceding Interest Payment Date after payment or application of funds, there was no debit recorded on the Class C Principal Deficiency Sub-Ledger) to credit the Class C Liquidity Reserve Fund up to the Class C Liquidity Reserve Fund Required Amount, taking into account any drawings to be made from the Class C Liquidity Reserve Fund on such Interest Payment Date;	£330,513.71	11. in or towards payment pro rata and pari passu of principal due and payable on the Class Z2 Notes until the Class Z2 Notes have been reduced to zero;	£0.00
5. in or towards payment pro rata and pari passu of principal due and payable on the Class A Notes until the Class A Notes have been reduced to zero;	£22,623,040.60	12, in or towards payment pro rata and pari passu of interest due and payable on the Class XA Notes;	£0.00
6. in or towards payment pro rata and pari passu of principal due and payable on the Class B Notes until the Class B Notes have been reduced to zero;	£0.00	13. in or towards payment pro rata and pari passu of principal due and payable on the Class XA Notes until the Class XA Notes have been reduced to zero; and	£0.00
7. in or towards payment pro rata and pari passu of principal due and payable on the Class C Notes until the Class C Notes have been reduced to zero;	£0.00	14. in or towards payment pro rata and pari passu of the XB Payment on the Class XB Certificates (which shall be zero in circumstances where the Issuer has insufficient proceeds available to meet its obligations under items (1) to (13) above).	£0.00

Notes - Closing Date 13 February 2020

TPMF 2020 - Auburn 14 Investor Report

Current IPD 21-Aug-23 Deferred Additional Interest B/F Interest Due \$0.00 ±0.00 \$0.00 Outstanding Principal Brought Forward £512,404,664.80 £31,785,000.00 Outstanding Principal Carried Forward £489,781,624.20 £31,785,000.00 Additional Interest Due Total Interest Due on IPD Interest Poid on IPD Deferred Interest C/F £0.00 £7,831,606.73 £7,831,606.73 £0.00 Coupon Coupon Note Interest ISIN (RegS / 144a) XS2109385679/XS2109385752 XS2109385836/XS2109385919 Original Balance £720,479,000.00 £31,785,000.00 Repayment £22,623,040.60 Repayment per note £31.40 Reference Rate Margin 0.900% 1.200% Step-Up Margi eference Rate 4.77840% Rate Interest C/F £0.00 Class 1.350% 1.800% 6.12840% £0.00 £0.00 Compounded Daily SONIA Compounded Daily SONIA £0.00 £0.00 4,77840% 6.57840% £521.274.00 £0.00 £521,274.00 £521,274.00 £0.00 XS2109386057/XS2109386131 XS2109386214/XS2109386305 £19,071,000.00 £21,190,000.00 £19,071,000.00 £21,190,000.00 £0.00 £0.00 £0.00 £0.00 £19,071,000.00 £21,190,000.00 Compounded Daily SONIA Compounded Daily SONIA 1.450% 2.175% 4.77840% 4.77840% 6.95340% 7.55340% £330,691.14 £0.00 £0.00 £399,007.70 £1,158,877.64 £21,823.71 £330,691.14 £1,579,709.05 £330,691.14 £0.00 £0.00 £1,579,709.05 2.100% N/A N/A XS2109386487/XS2109386560 £8.476.000.00 £8,476.000.00 £0.00 £0.00 £8.476.000.00 Compounded Daily SONIA 3.100% 4,77840% 7.87840% £166.468.64 £492.855.69 £9.680.69 £669.005.02 £0.00 £669.005.02 XS2109386644/XS2109386727 XS2109386990/XS2109387022 £37,297,000.00 £9,325,000.00 £37,297,000.00 £9,325,000.00 £0.00 £0.00 £0.00 £37,297,000.00 £9,325,000.00 N/A Z2 £0.00 N/A £0.00 4.77840% £40.45 £2,859.83 XA XS2109387378/XS2109387451 £1,000,000.00 £32,706.83 £0.00 £0.00 £32,706.83 Compounded Daily SONIA 2.500% 2.500% 7.27840% £590.00 £2,229.37 £2,859.83 XB N/A £848,623,000.00 £639,581,371.63 £22,623,040.60 £616,958,331.03 £9,249,638.21 £1,653,962.70 £31,544.85 £10,935,145.77 £8,683,571.87 £2,251,573.90

Note 1 : Denomination is £1,000 per note.

Note 2: The Interest Payable at next IPD is unavailable as the Reference Rate is only capable of being determined at the end of the relevant Interest Period and immediately prior to the relevant Interest Payment Date.

Liquidity Facility

Liquity Reserve Target	Required Amount*	Drawn Amount	Undrawn Amount
At Transaction Close	£12,248,143.00	£0.00	£12,248,143.00
At Latest IPD	£8,710,879.30	£0.00	£8,710,879.30
At Next IPD	£8,326,287.61	£0.00	£8,326,287.61

*Liquidity Reserve Target is 1.70 per cent. of the aggregate Principal Amount Outstanding of the Class A Notes

Issuer's Ledgers

			Class A					Class B	
			Liquidity	Liquidity	Excess		Principal	Liquidity	Class C Liquidity
	Principal	Revenue	Reserve Fund	Standby	Cashflow Reserve	Issuer Profit	Deficiency	Reserve Fund	Reserve Fund
At Transaction Close	0.00	0.00	£0.00	£0.00	£0.00	£0.00	£0.00	£556,237.50	£381,420.00
Required Amount (At Last IPD)	0.00	0.00	£0.00	£0.00	00.0£	£0.00	£0.00	£556,237.50	£381,420.00
Brought forward 22 May 2023	£0.00	£0.00	£0.00	£0.00	£0.00	£19,522.50	£2,262,988.60	£556,237.50	£381,420.00
Debits	£22,953,554.31	£8,568,155.57	£0.00	£0.00	£0.00	00.0£	£365,850.20	£0.00	£330,513.71
Credits	£22,953,554.31	£8,568,155.57	£0.00	£0.00	£0.00	£250.00	£0.00	£0.00	£330,513.71
Carried forward 21 August 2023	£0.00	£0.00	£0.00	£0.00	£0.00	£19,772.50	£2,628,838.80	£556,237.50	£381,420.00

Principal Deficiency Ledgers Split:

	Brought forward	Debit	Credit	Carried forward
Class A Principal Deficiency Sub-Ledger	£0.00	£0.00	£0.00	£0.00
Class B Principal Deficiency Sub-Ledger	£0.00	£0.00	£0.00	£0.00
Class C Principal Deficiency Sub-Ledger	£0.00	£0.00	£0.00	£0.0£
Class D Principal Deficiency Sub-Ledger	£0.00	£0.00	£0.00	£0.00
Class E Principal Deficiency Sub-Ledger	£0.00	£0.00	£0.00	00.0£
Class Z1 Principal Deficiency Sub-Ledger	£0.00	£0.00	£0.00	£0.00
Class Z2 Principal Deficiency Sub-Ledger	£2,262,988.60	£365,850.20	£0.00	£2,628,838.80
	£2.262.988.60	£365.850.20	£0.00	£2.628.838.80

Notes - Ratings & Legal Maturities

Class	S&P/Fitch/KBRA Ratings at Closing	S&P/Fitch/KBRA Ratings at End of Period	Legal Maturities	Currency	Pool Factor Brought Forward	Pool Factor Carried Forward
A	AAA (sf)/AAA (sf)/AAA (sf)	AAA (sf)/AAA (sf)/AAA (sf)	20 May 2045	GBP	0.711200	0.679800
В	AA+(sf) /AA (sf)/AA (sf)	AA+(sf) /AA+(sf)/AA (sf)	20 May 2045	GBP	1.000000	1.000000
C	AA (sf)/ A (sf)/A (sf)	AA (sf)/AA(sf)/A (sf)	20 May 2045	GBP	1.000000	1.000000
D	A+(sf) /BB+(sf)/BB (sf)	A(sf) /BB+(sf)/BB (sf)	20 May 2045	GBP	1.000000	1.000000
E	A(sf) /B(sf)/B (sf)	BBB+(sf) /BB-(sf)/B (sf)	20 May 2045	GBP	1.000000	1.000000
Z1	Not rated	Not rated	20 May 2045	GBP	N/A	N/A
Z2	Not rated	Not rated	20 May 2045	GBP	N/A	N/A
XA	B (sf)/CC sf/NR	CCC (sf)/B-(sf)/NR	20 May 2045	GBP	0.032707	0.032707
XB	Not rated	Not rated	20 May 2045	GBP	N/A	N/A

In a statement issued 10 February 2023 Kroll Bond Rating Agency (KBRA) completed a surveillance review of TPMF 2020-AUI 4 which resulted in the affirmation of the securitisation's outstanding ratings (see link below). Towd Point Mortgage Funding 2020 - Auburn 14 Ric Summi

In a statement issued 06 February 2023 S&P Ratings have affirmed the ratings of the Class A Notes, the Class B Notes and the Class C Notes, and have downgraded the Class D Notes to A(sf), the Class E Notes to BB#+(sf) and the Class XA Notes to CCC. https://diclosure.spj0bal.com/rating/en/regulatory/article/.view/type/HTML/id/2945215

In a statement issued 19 July 2023 Fitch Ratings completed a surveillance review of TPMF 2020-AU14 which resulted in the affirmation of the securitisation's outstanding ratings (see link below). Fitch Affirms Towd Point Mortgage Funding 20202 - Auburn 14 Plc

Collection Period Start Date01 July 2023Collection Period End Date31 July 2023

Key Mortgage Pool Summary

£847,866,058.65
£623,239,470.06
£615,507,177.69
6,649
4,882
4,814
£127,517.83
£127,857.74
4,799
3,503
3,458
53.73%
£2,903,059.04
£882,472.11
£6,973,632.05

Constant Prepayment Rates & Total Repayment Rates

	Period Rate	Period Rate Annualised
Current Monthly CPR Rate	1.12%	12.64%
Current Quarterly CPR Rate	3.14%	11.98%
Current Monthly CPR Net of Repurchased Loans	1.12%	12.64%
Current Quarterly CPR Net of Repurchased Loans	3.14%	11.98%
Total Monthly Repayment Rate (TRR)	1.26%	14.11%
Total Quarterly Repayment Rate (TRR)	3.60%	13.64%

* Includes loan balances due to be redeemed at their scheduled maturity date.

Portfolio Performance

Collection Period End: 31 July 2023

Power of Sale		
Receiver of Rent and	Total Balance	Number of
Possession Properties	£	Accounts
Balance at the Start of the Period	2,013,987.1	5 19
New additions in the Period	1,361,812.2	4 8
Other movements in the Period	9,714.1	4
Sold in the Period	0.0	0 0
Released back to Customer in Period	0.0	0 0
Balance at the End of the Period	3,385,513.5	3 27

Sold Properties	Total Balance £	Number of Accounts
Balance at the Start of the Period	7,896,138.26	72
Properties Sold in Period	0.00	0
Balance at the End of the Period	7,896,138.26	72

Decementing from Cold Dren entire	Total Balance	Number of
Recoveries from Sold Properties	£	Accounts
Recoveries from the Sales Proceeds at the Start of the Period	5,973,904.46	72
Recoveries from the Sales Proceeds in Period	0.00	0
Further Recoveries in the Period	168,132.59	
Recoveries from the Sales Proceeds at the End of the Period	6,142,037.05	72
	% of Total	
Recovery in Period as Percentage of Current Balance at Sale	0.00%	
Cumulative Recovery as Percentage of Current Balance at Sale	77.79%	

Portfolio Performance

Collection Period End: 31 July 2023

Lassas from Sold Dron orbits	Total Balance	Number of
Losses from Sold Properties	£	Accounts
Incurred Losses as Shortfall from Sales Proceeds at the Start of the Period	2,119,405.55	60
Incurred Losses as Shortfall from Sales Proceeds in Period	0.00	
Incurred Further Losses as Shortfall post Sales Proceeds in Period	0.00	
Incurred Losses as Shortfall from Sales Proceeds at the End of the Period	2,119,405.55	60
	% of Total	I
Average Loss Severity in the Period	0.00%	
Weighted Average Loss Severity	26.84%	

Flexi Drawdown *	Total Balance	Number of
	£	Accounts
Cumulative Redraw at the Start of the Period	22,500.00	3
Redraw in the Period	0.00	0
Cumulative Redraw at the End of the Period	22,500.00	3

* Excludes redraw amounts where loan repurchased by the seller.

Originator Buy Back	Total Balance £	Number of Accounts
Cumulative Originator Buy Back at the Start of the Period	86,405.37	1
Originator Buy Back in the Period	0.00	0
Cumulative Originator Buy Back at the End of the Period	86,405.37	1

<u>Pool Table</u>

Collection Period End: 31 July 2023

Current Balances

Range (£000s)	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
< 50	£9,342,210.29	1.52%	293	6.09%
50 - < 100	£151,727,945.94	24.65%	1,976	41.04%
100 - < 150	£159,395,627.80	25.90%	1,320	27.42%
150 - < 200	£102,716,237.62	16.69%	601	12.48%
200 - < 300	£96,575,803.59	15.69%	403	8.37%
300 - < 400	£41,934,771.50	6.81%	123	2.56%
400 - < 500	£21,133,808.77	3.43%	47	0.98%
≥ 500	£32,680,772.18	5.31%	51	1.06%
Total	£615,507,177.69	100.00%	4,814	100.00%

Maximum:	£1,413,470.68
Minimum:	£881.15
Average:	£127,857.74

<u>Pool Table</u>

Collection Period End: 31 July 2023

Indexed LTVs *

Range (%)	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
0 - < 10	£774,337.03	0.13%	66	1.37%
10 - < 20	£4,844,211.70		92	1.91%
20 - < 30	£13,009,635.03	2.11%	137	2.85%
30 - < 40	£55,745,418.13	9.06%	351	7.29%
40 - < 50	£154,564,829.49	25.11%	967	20.09%
50 - < 60	£187,757,590.86	30.50%	1,360	28.25%
60 - < 70	£152,871,033.02	24.84%	1,392	28.92%
70 - < 80	£40,568,642.80	6.59%	407	8.45%
80 - < 90	£4,078,986.26	0.66%	36	0.75%
90 - < 100	£396,613.41	0.06%	2	0.04%
≥ 100	£895,879.96	0.15%	4	0.08%
Total	£615,507,177.69	100.00%	4,814	100.00%
	Maximum:	117.01%		

Maximum:	117.01%
Minimum:	0.60%
Weighted Ave:	53.73%

*Indexed by Nationwide House Price Index, "Regional Quarterly Indices (Post '73)"

<u>Pool Table</u>

Collection Period End: 31 July 2023

Arrears

aneurs -				
Months	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
0	£553,127,540.97	89.86%	4,368	90.74%
> 0 and < 1	£19,666,637.58	3.20%	125	2.60%
1	£3,969,336.49	0.64%	36	0.75%
> 1 and < 2	£8,322,148.86	1.35%	65	1.35%
2	£310,360.98	0.05%	4	0.08%
> 2 and < 3	£7,497,355.96	1.22%	49	1.02%
3	£123,656.75	0.02%	1	0.02%
> 3 and < 6	£11,619,853.84	1.89%	94	1.95%
6	£0.00	0.00%	0	0.00%
> 6 and < 9	£6,562,968.62	1.07%	43	0.89%
9	£0.00	0.00%	0	0.00%
> 9 and < 12	£2,371,725.89	0.39%	18	0.37%
≥ 12	£1,935,591.75	0.31%	11	0.23%
Total	£615,507,177.69	100.00%	4,814	100.00%
New Default in Period (≥ 3)	£2,312,632.45	0.38%	17	0.35%
Cumulative Current Default (≥ 3)	£22,613,796.85	3.67%	167	3.47%

<u>Pool Table</u>

Collection Period End: 31 July 2023

Geographical Breakdown

Region	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
East Anglia	£13,594,674.97	2.21%	113	2.35%
East Midlands	£32,254,466.82	5.24%	268	5.57%
North East	£30,425,105.09	4.94%	359	7.46%
North West	£93,128,513.37	15.13%	913	18.96%
Northern Ireland	£29,919,687.41	4.86%	392	8.14%
Scotland	£65,225.19	0.01%	4	0.08%
Greater London	£147,129,096.34	23.90%	659	13.69%
South East	£107,594,580.98	17.48%	681	14.15%
South West	£37,284,731.18	6.06%	278	5.77%
Wales	£19,135,561.91	3.11%	178	3.70%
West Midlands	£37,646,194.14	6.12%	339	7.04%
Yorkshire & Humberside	£67,329,340.29	10.94%	630	13.09%
Total	£615,507,177.69	100.00%	4,814	100.00%

<u>Seasoning</u>

Range (Months)	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
< 84	£0.00	0.00%	0	0.00%
84 - < 108	£0.00	0.00%	0	0.00%
108 - < 132	£101,236.62	0.02%	2	0.04%
132 - < 156	£34,949.67	0.01%	1	0.02%
≥ 156	£615,370,991.40	99.97%	4,811	99.94%
Total	£615,507,177.69	100.00%	4,814	100.00%

Maximum: Minimum: Weighted Ave: 307.79 Months 114.71 Months 199.31 Months

<u>Pool Table</u>

Collection Period End: 31 July 2023

Remaining Term

Range (Years) Aggregate Current Balance	% of Total	Number of Accounts	% of Tota
<	5 £181,062,474.72	29.42%	1,485	30.85%
5 - < 1	£412,910,114.77	67.08%	3,151	65.45%
10 - < 1	5 £16,320,098.20	2.65%	131	2.72%
15 - < 2	£5,214,490.00	0.85%	47	0.98%
20 - < 2	5 £0.00	0.00%	0	0.00%
≥ 2	5 £0.00	0.00%	0	0.00%
Toto	£615,507,177.69	100.00%	4,814	100.00%

Maximum:	19.69	Years
Minimum:	0.08	Years
Weighted Ave:	6.97	Years

<u>Loan Purpose</u>

Purpose	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
*Purchase	£314,657,113.53	51.12%	2,712	56.34%
Remortgage	£300,850,064.16	48.88%	2,102	43.66%
Total	£615,507,177.69	100.00%	4,814	100.00%

* Includes Equity Release

<u>Pool Table</u>

Collection Period End: 31 July 2023

Repayment Method

Method	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
Repayment	£4,415,310.10	0.72%	122	2.53%
Partial Interest Only	£927,988.08	0.15%	13	0.27%
Interest Only	£610,163,879.51	99.13%	4,679	97.20%
Total	£615,507,177.69	100.00%	4,814	100.00%

Product type

Туре	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
Fixed	£0.00	0.00%	0	0.00%
SVR	£861,290.59	0.14%	18	0.37%
BBR	£614,645,887.10	99.86%	4,796	99.63%
Total	£615,507,177.69	100.00%	4,814	100.00%

<u>Pool Table</u>

Collection Period End: 31 July 2023

Interest Rate (%)

Rate (%)	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
0 - < 1	£0.00	0.00%	0	0.00%
1 - < 2	£0.00	0.00%	0	0.00%
2 - < 3	£0.00	0.00%	0	0.00%
3 - < 4	£0.00	0.00%	0	0.00%
4 - < 5	£0.00	0.00%	0	0.00%
5 - < 6	£134,454,590.57	21.84%	981	20.38%
6 - < 7	£480,191,296.53	78.02%	3,815	79.25%
≥ 7	£861,290.59	0.14%	18	0.37%
Total	£615,507,177.69	100.00%	4,814	100.00%
	Maximum:	9.25%		
	Minimum:	5.49%		

Weighted Ave:

6.26%

Buy-to-Let / Owner Occupied

Туре	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
Buy-to-Let	£574,371,124.86	93.32%	4,567	94.87%
Owner Occupied	£41,136,052.83	6.68%	247	5.13%
Total	£615,507,177.69	100.00%	4,814	100.00%

<u>Self-Cert / Non Self-Cert</u>

Туре	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
Self-Cert	£39,427,285.59	6.41%	202	4.20%
Non Self-Cert	£576,079,892.10	93.59%	4,612	95.80%
Total	£615,507,177.69	100.00%	4,814	100.00%

<u>Pool Table</u>

Collection Period End: 31 July 2023

Flexible/ Non Flexible

Туре	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
Flexible	£224,200,364.31	36.43%	1,751	36.37%
Non Flexible	£391,306,813.38	63.57%	3,063	63.63%
Total	£615,507,177.69	100.00%	4,814	100.00%

Employment Status

Туре	Aggregate Current Balance	% of Total	Number of Accounts	% of Total
Employed	£173,209,154.82	28.14%	1,525	31.68%
Self-employed	£341,613,067.09	55.50%	2,545	52.87%
Legal Entity	£100,684,955.78	16.36%	744	15.45%
Total	£615,507,177.69	100.00%	4,814	100.00%

<u>Glossary</u>

Arrears	Arrears are calculated in accordance with standard market practice in the UK.
	A mortgage loan as at MIA Relevant Time is identified as being in arrears when, (a) the aggregate amounts which are due and payable by the relevant Mortgage Borrower under such Mortgage Loan but which remain unpaid, less (b) the aggregate amounts which the relevant Mortgage Borrower has pre-paid or overpaid with respect to the Mortgage Loan prior to MIA Relevant Time.
	"MIA" means a ratio calculated with respect to a Mortgage Loan as at the MIA Relevant Time representing: (a) the Arrears Amount as at the MIA Relevant Time, divided by (b) the current Mortgage Instalment.
	"MIA Relevant Time" means close of business on the last working day of a calendar month.
Unscheduled Repayments Received in Period	Unscheduled Repayments comprise payments from the Originator for the repurchase of loans from the portfolio, and capital prepayments and redemptions from the Borrowers other than those received at the expected term end date of the loan.
Monthly Constant Prepayment Rate (CPR)	Monthly CPR means the total unscheduled prepayments received during the period divided by the aggregate current balance of the loans comprised in the mortgage portfolio at the beginning of the period. Unscheduled prepayments comprise redemptions from the Borrowers other than those received at the expected term end date of the loan.
Monthly CPR Net of Repurchased Loans	Monthly CPR Net of Repurchased Loans means the total unscheduled prepayments plus the payments from the Originator for the repurchase of loans from the portfolio received during the period divided by the aggregate current balance of the loans comprised in the mortgage portfolio at the beginning of the period.
Total Redemption Rate (TRR)	Total Redemption Rate means the total scheduled repayments, unscheduled prepayments and the payments from the Originator for the repurchase of loans from the portfolio received during the period divided by the aggregate current balance of the loans comprised in the mortgage portfolio at the beginning of the period.

Glossary

Current Balance	"Current Balance" for each Mortgage Loan means, at any given date, the aggregate balance of the amounts charged to the Mortgage Borrower's account in respect of a Mortgage Loan as at such date (but avoiding double counting) including: (a) the original principal amount advanced to the relevant Mortgage Borrower and any further amount (including any Further Advance or Flexible Drawing) advanced on or before the given date to the relevant Mortgage Borrower and secured or intended to be secured by the related Mortgage; and (b) any interest, disbursement, legal expense, fee, charge, rent, service charge, premium or payment which has been capitalised in accordance with the relevant Mortgage Conditions or with the relevant Mortgage Borrower's consent or capitalised in accordance with the Seller's normal charging practices and any applicable regulatory obligation and added to the amounts secured or intended to be secured by the related Mortgage; and (c) any other amount (including, for the avoidance of doubt, Accrued Interest and Arrears of Interest) which is due or accrude (whether or not due) and which has not been paid by the relevant Mortgage Borrower and has not been capitalised in accordance with the relevant Mortgage Conditions or with the relevant Mortgage Borrower consent or in accordance with the relevant Mortgage Conditions or with the relevant Mortgage Borrower's consent or in accordance with the relevant Mortgage Conditions or with the relevant Mortgage Borrower's consent or in accordance with the relevant Mortgage Conditions or with the relevant Mortgage Borrower and has not been capitalised in accordance with the relevant Mortgage Conditions or with the relevant Mortgage Borrower and has not been capitalised in accordance with the relevant Mortgage Conditions or with the relevant Mortgage Borrower and has not been capitalised in accordance with the Seller's normal charging practices and any applicable regulatory obligations but which is secured or intended to be secured by the related Mortgage, as at the
Defaulted Mortgage Loan	"Defaulted Mortgage Loan" means any Mortgage Loan with MIA equal to or greater than three.
Current Indexed Loan to Value Ratio	"Current Indexed Loan to Value Ratio" means, in respect of a Mortgage Loan, the Current Balance of that Mortgage Loan divided by the Indexed Valuation of the Property in respect of that Mortgage Loan.

	TPMF 2020 - Auburn 14 Investor Report
<u>Glossary</u>	
Indexed Valuation	"Indexed Valuation" on any day, the then most recent valuation of a Property securing the Mortgage Loan indexed using the latest Nationwide House Price Index, "Regional Quarterly Indices (Post '73) from the date of that most recent valuation until the most recent date for which the Nationwide House Price Index or such other information service or website which publishes that index from time to time is in place of Nationwide.
Loan Seasoning	The number of months since the date of origination of the loan.
Remaining Term	The number of remaining years of the term of each loan.
Receiver of Rent	"Receiver" means a receiver or receiver and manager or administrative receiver of the whole or any part of the Charged Assets.