

Registration of a Charge

Company Name: TWO RIVERS HOUSING

Company Number: 04263691

XAJKF30A

Received for filing in Electronic Format on the: 17/12/2021

Details of Charge

Date of creation: 17/12/2021

Charge code: 0426 3691 0011

Persons entitled: PRUDENTIAL TRUSTEE COMPANY LIMITED AS SECURITY TRUSTEE FOR

ITSELF AND THE BENEFICIARIES

Brief description: 1 WINDING POOL CLOSE, DYMOCK, GLOUCESTERSHIRE, GL18 2BJ

(TITLE NUMBER GR381440) AND OTHER PROPERTIES AS REFERRED TO

IN SCHEDULE 1 OF THE LEGAL MORTGAGE

Contains fixed charge(s).

Contains negative pledge.

Authentication of Form

This form was authorised by: a person with an interest in the registration of the charge.

Authentication of Instrument

Certification statement: I CERTIFY THAT SAVE FOR MATERIAL REDACTED PURSUANT

TO S. 859G OF THE COMPANIES ACT 2006 THE ELECTRONIC COPY INSTRUMENT DELIVERED AS PART OF THIS APPLICATION FOR REGISTRATION IS A CORRECT COPY OF THE ORIGINAL

INSTRUMENT.

Certified by: TROWERS & HAMLINS LLP



CERTIFICATE OF THE REGISTRATION OF A CHARGE

Company number: 4263691

Charge code: 0426 3691 0011

The Registrar of Companies for England and Wales hereby certifies that a charge dated 17th December 2021 and created by TWO RIVERS HOUSING was delivered pursuant to Chapter A1 Part 25 of the Companies Act 2006 on 17th December 2021.

Given at Companies House, Cardiff on 19th December 2021

The above information was communicated by electronic means and authenticated by the Registrar of Companies under section 1115 of the Companies Act 2006





LEGAL MORTGAGE

DATED 17 December 2021

(1) TWO RIVERS HOUSING (as Chargor)

(2) PRUDENTIAL TRUSTEE COMPANY LIMITED
(as Security Trustee)

LEGAL MORTGAGE

Certilied to be a true copy of the original
Teoliers & Hamlins LLP

Trowers & Hamiins LLP, Manchester

To: The Chief Land Registrar. Note: This Deed contains (in Clause 31 (The Land Registry)) the consent of the Chargor to the lodgement at the Land Registry of an application by or on behalf of the Security Trustee to enter a restriction in the Proprietorship Register and (in Clause 31 (The Land Registry)) the consent of the Chargor to the lodgement at the Land Registry of an application by or on behalf of the Security Trustee to enter a notice on the Charges Register.)

BETWEEN:

- (1) TWO RIVERS HOUSING registered as a company limited by guarantee under the Companies Acts 1985 - 2006 with registered number 04263691, as a charity with the Charity Commission with registered number 1104723 and as a Registered Provider with the Regulator with registered number L4385 whose registered office is at Rivers Meet, Cleeve Mill Lane, Newent, Gloucestershire GL18 1DS (the "Chargor"); and
- (2) PRUDENTIAL TRUSTEE COMPANY LIMITED as trustee of the security constituted under this Deed for itself and the Beneficiaries (as defined below) (the "Security Trustee" which expression shall include each company and all other persons or companies acting as security trustee under this Deed).

IT IS AGREED as follows:

Interpretation

1.1

1 DEFINITIONS

In this Deed:

"Approved Tenancy Agreement"

means the form of tenancy agreement from time to time permitted by the Relevant Beneficiary under its Specified Documents or, if no requirements are specified in such Specified Documents, in substantially the form of a standard tenancy agreement of the Chargor which complies with the provisions of any guidance by the Regulator or, in respect of any tenancy agreement relating to Designated Security which does not comply with the provisions of any guidance by the Regulator, approved by the Relevant Beneficiary (acting reasonably)

"Beneficiaries"

has the meaning given to it in the Security Trust Deed

"Business Day"

has the meaning given to it in the Security Trust Deed

"Certificate of Title"

means a certificate of title in a form agreed between the Chargor and the Security Trustee

"Contamination"

means, in relation to any Mortgaged Property, the presence on or under that Mortgaged Property of any dangerous or hazardous substance which might cause more than negligible harm to the environment

"Designated Security"

has the meaning given to it in the Security Trust Deed

"Enforcement Event"

has the meaning given to it in the Security Trust Deed

"Environmental Law"

means any common or statutory law, regulation, code of practice, circular or guidance note issued or endorsed by a governmental authority of the United Kingdom or European Union, concerning the protection of human health, the workplace or the environment or dangerous or hazardous substances

"Fixtures"

means, in relation to any Mortgaged Property, all fixtures and fittings (including trade fixtures and fittings) and fixed plant and machinery, equipment, installations and apparatus from time to time thereon owned by the Chargor

"Greater Authority" London

means the Greater London Authority as constituted pursuant to Part I of the Greater London Authority Act 1999

"Homes England"

means the Homes and Communities Agency constituted pursuant to Part 1 of the Housing and Regeneration Act trading as Homes England and any successor for the time being or any similar future authority carrying on any of the same grant/investment making functions (which for the purposes of this definition does not include the functions of the Regulator), and where the context so requires, reference to Homes England shall include reference to the Greater London Authority (as applicable)

"Insurances"

means all contracts and policies of insurance readily available in the market at a reasonable premium which would reasonably be expected to be taken out by a registered provider of similar size and operating in the same locality and which are from time to time taken out by or with the authority and on behalf of the Chargor or (to the extent of such interest) in which the Chargor has an interest, in each case in connection with the Mortgaged Property

"Letting Document"

means any past, present or future lease, tenancy or licence to occupy or any past, present or future agreement for any of the same from time to time granted or entered into by or binding on the Chargor in respect of the Mortgaged Property and any licence, consent or approval given thereunder

"Mortgaged Property"

means the real property legally mortgaged or charged by this Deed and any other freehold or leasehold property charged by way of fixed charge under this Deed

"Notice of Assignment"

means a notice substantially in the form set out in schedule 2 (Notice of Assignment)

"Planning Acts"

means the Town and Country Planning Acts 1990, the Planning (Listed Buildings and Conservation Areas) Act 1990, the Planning (Hazardous Substances) Act 1990, the Planning (Consequential Provisions) Act 1990, the Planning and Compensation Act 1991, the Planning and Compulsory Purchase Act 2004, the Housing and Planning Act 2016 and any Act or Acts for the time being in force amending or re-enacting the same and any orders, regulations or permissions (which are legally binding on the Chargor or its assets) made, issued or granted under or by virtue of such Acts or any of them

"Potential Enforcement Event"

has the meaning given to it in the Security Trust Deed

"Premises"

means all buildings and erections for the time being comprised within the definition of Security Assets

"Receiver"

means any receiver, manager or administrative receiver appointed by the Security Trustee in respect of the Chargor or any of the Security Assets

"Regulator"

means the Regulator of Social Housing established by the Legislative Reform (Regulator of Social Housing) (England) Order 2018 and any successor or successors for the time being or in each case any similar future authority carrying on any of the same regulatory/supervisory functions as the regulator of social housing or any other body exercising regulatory authority over the Chargor or any body which takes over any or all of its grant making powers and responsibilities in each case in relation to the provision of social housing

"Regulatory Framework"

means the regulatory requirements, codes of practice and regulatory guidance described in the publication entitled "What is the regulatory framework?" published by the Homes and Communities Agency on 1 April 2015, as such regulatory requirements, codes of practice and/or regulatory guidance may be amended, supplemented, varied or replaced from time to time

"Reservations"

means:

- (a) the principle that equitable remedies may be granted or refused at the discretion of the court;
- (b) the limitation on enforcement by laws relating to bankruptcy, insolvency, liquidation, reorganisation, court schemes, moratoria, administration and other laws affecting the rights affecting the rights of creditors generally;
- (c) the time barring of claims under the Limitations Acts:
- (d) the possibility that an undertaking to assume liability for, or to indemnify a person against, non-payment of UK stamp duty may be avoided; and
- (e) defences to set-off or counterclaim.

"Secured Obligations"

has the meaning given to it in the Security Trust Deed

"Security Assets"

means all assets, rights and property of the Chargor mortgaged or charged or assigned in Clause 3 (Fixed Charges) hereof including, without limitation, the Mortgaged Property

"Security Interest"

means a mortgage, charge, pledge, lien, assignment or other security interest or encumbrance of any kind or any type of preferential arrangement (including, without limitation title transfer and retention of title) which in each case is for the purpose of, or which has the effect of granting security

"Security Period"

means the period beginning on the date of this Deed and ending on the date upon which the Security Trustee is satisfied (acting reasonably) that all the Secured Obligations which have arisen or may arise have been unconditionally and irrevocably paid and discharged in full or the security created by this Deed has been unconditionally and irrevocably released and discharged

"Security Trust Deed"

means a deed dated 15 December 2016 and entered into by amongst others the Chargor and the Security Trustee (as the same may be amended, novated, replaced, restated or supplemented from time to time)

"Shared Ownership Lease"

means a shared ownership lease as defined in section 106 of the Housing Association Act 1985 where the terms of any such lease:

- (a) are imposed by statute;
- (b) comply with the requirements of Homes England, the Greater London Authority, the Regulatory Framework and/or any other guidance issued by the Regulator (in each case, where applicable); or
- (c) have been approved by the Relevant Beneficiary (or, in respect of Undesignated Security only, approved by the Security Trustee) including, in particular, any mortgagee protection provisions proposed to be inserted in any such lease

"Shared Ownership Property" means any Mortgaged Property occupied pursuant to a Shared Ownership Lease where the Chargor holds, or will hold upon disposal on shared ownership terms by the grant of the Shared Ownership Lease, less than 100 per cent of the beneficial interest in that Mortgaged Property and the purchaser of the balance of that beneficial interest may have the right to acquire a further portion of the Chargor's retained beneficial interest

"Specified Documents"

has the meaning given to it in the Security Trust Deed

"Taxes"

includes all present and future taxes, charges, impositions, duties, levies, deductions, withholdings or fees of any kind whatsoever, or any amount payable on account of or as security for any of the foregoing, by whomsoever, on whomsoever and wherever imposed, levied, collected, withheld or assessed, together with any penalties, additions, fines, surcharges or interest relating thereto, and "Tax" and "Taxation" shall be construed accordingly

1.2 Construction

1.2.1 In this Deed unless the contrary intention appears, a reference to:

administration shall be construed as a reference to any type of administration (including but not limited to housing administration) and administrator shall be construed accordingly;

assets includes present and future properties, revenues and rights of every description;

an authorisation includes an authorisation, consent, approval, resolution, licence, exemption, filing and registration;

insolvency laws includes any administration, liquidation, insolvency, bankruptcy, composition, reorganisation or other similar laws;

a month is a reference to a period starting on one day in a calendar month and ending on the numerically corresponding Business Day in the next calendar month except that, if there is no numerically corresponding day in the month in the next calendar month, that period shall end on the last day in that calendar month;

a receiver includes any receiver, trustee, administrator, custodian, conservator or other similar official;

a regulation includes any regulation, rule, official directive, request or guideline (whether or not having the force of law but if not having the force of law, being of a kind that it is customary for the relevant person to comply with) of any governmental body, agency, department or regulatory, self-regulatory or other authority or organisation;

a clause or a schedule is a reference to a clause of or a schedule to this Deed:

a law is a reference to that law as re-enacted, amended or replaced;

- a Relevant Document or another document is a reference to that Relevant Document or other document as amended, varied, novated or supplemented; and
- a **Beneficiary** shall include a reference to the successors, permitted assigns or transferees (whether immediate or derivative) of such Beneficiary.
- 1.2.2 Unless the contrary intention appears, a term used in the Security Trust Deed or in any notice given under, or in connection with, the Security Trust Deed has the same meaning in this Deed as in the Security Trust Deed or notice.
- 1.2.3 Unless the context otherwise requires, a reference to the Mortgaged Property, the Premises or the Security Assets is to the whole and any part of them.
- 1.2.4 The index to and the headings in this Deed are for convenience only and are to be ignored in construing this Deed
- 1.2.5 The terms of the documents under which the Secured Obligations arise and of any side letters between the parties to this Deed in relation thereto are incorporated herein to the extent required for any purported disposition of the Mortgaged Property contained herein to be a valid disposition in accordance with Section 2(1) of the Law of Property (Miscellaneous Provisions) Act 1989.
- 1.2.6 If the Security Trustee considers that an amount paid to the Security Trustee or any Beneficiary for application in or towards repayment of the Secured Obligations is capable of being avoided or otherwise set aside on the liquidation or administration of the Chargor or otherwise, then such amount shall not be considered to have been irrevocably paid for the purposes of this Deed.

- 1.2.7 In the event of a conflict between the terms of this Deed and terms of the Security Trust Deed in relation to the rights and obligations of the Security Trustee, the terms of the Security Trust Deed shall prevail.
- 1.2.8 In acting hereunder, the Security Trustee does so pursuant to its terms of appointment under the Security Trust Deed and is entitled to the protections set out therein.

1.3 Certificates

A certificate of the Security Trustee setting forth the amount of any Secured Obligation due from the Chargor shall be prima facie evidence of such amount against the Chargor in the absence of manifest error.

2. COVENANT TO PAY

- 2.1 The Chargor covenants with the Security Trustee for the benefit of itself and the Beneficiaries that it will pay or discharge the Secured Obligations on the due date for payment in the manner provided in the Specified Documents. Any amount not paid when due shall bear interest (as well after as before judgement and payable on demand) at a rate equal to 2 per cent. per annum over the highest interest rate for the time being payable under any of the Specified Documents from the due date until the date such amount is unconditionally and irrevocably paid and discharged in full.
- 2.2 Upon and after the occurrence of an Enforcement Event for so long as the same is continuing unremedied or unwaived but only after any applicable grace period has expired without the Enforcement Event having been remedied, the Security Trustee shall be entitled to appropriate moneys and/or assets to be applied against the Secured Obligations in accordance with Clause 13 (Application of Proceeds) and any such appropriation shall override any appropriation by the Chargor.

3. FIXED CHARGES

- 3.1 The Chargor, with full title guarantee, as security for the payment of all Secured Obligations charges in favour of the Security Trustee for the benefit of itself and the Beneficiaries:
 - 3.1.1 by way of a first fixed legal mortgage all the property referred to in Schedule 1 (Mortgaged Properties) together with all buildings and Fixtures, erections and structures thereon or in the course of construction thereon, the proceeds of sale of all or any part thereof and (so far as the same are capable of being mortgaged) the benefit of any covenants for title given or entered into by any predecessor in title of the Chargor and any moneys paid or payable in respect of such covenants;
 - 3.1.2 by way of first fixed charge:
 - (a) all plant and machinery now or in the future owned by the Chargor and its interest in any plant and machinery in its possession which form part of or are operated on the Mortgaged Property;
 - (b) all benefits in respect of the Insurances and all claims and returns of premiums in respect thereof;
 - (c) the benefit of all present and future licences, consents and authorisations (statutory or otherwise) held in connection with the Mortgaged Properties and the use of any of the Security Assets specified in Clause 3.1.1 and Clause 3.1.2(a) and the right to recover and receive all compensation which may at any time become payable to it in respect thereof; and
 - (d) if and insofar as the legal mortgage set forth in Clause 3.1.1 above or the assignments set out in Clause 3.2 below shall for any reason be ineffective as legal mortgages or assignments, the assets referred to inthose Clauses.

- The Chargor covenants that on the request of the Security Trustee, as security for payment of the Secured Obligations, it shall, following the occurrence of an Enforcement Event which has occurred and is continuing unremedied or unwaived and is not remedied within any applicable grace period, with full title guarantee assign absolutely by way of security to the Security Trustee for the benefit of itself and the Beneficiaries (to the fullest extent assignable or capable of assignment without first infringing any contractual provision restricting the same) all of its rights, title and interest in and to:
 - 3.2.1 the personal agreements and covenants by the tenants, lessees, licensees or other parties under the Letting Documents and by all guarantors and all security held by the Chargor from time to time, whether present or future, in respect of the obligations of the tenants, lessees, licences or other parties under the Letting Documents (including, without limiting the generality of the foregoing, all moneys due and owing to the Chargor or which may become due and owing to the Chargor at any time in the future in connection with the Letting Documents and any rent arrears or service charges due at any time from any tenants, lessees, licensees or other parties under the Letting Documents regardless of whether such amounts became due before or after the date of this Deed);
 - 3.2.2 all agreements now or from time to time entered into or to be entered into to enable the charging of the Security Assets and for the sale, letting or other disposal or realisation of the whole or any part of the Security Assets (including, without limiting the generality of the foregoing, all moneys due and owing to the Chargor or which may become due and owing to the Chargor at any time in the future);
 - all agreements, contracts, deeds, licences, undertakings, guarantees, covenants, warranties, representations and other documents (including all documents entered into now or in the future so as to enable the Chargor to perfect its rights under this Deed or any such agreement, contract, deed, licence, undertaking, guarantee, covenant, warranty, representation or other documents) now or in the future entered into by or given to the Chargor in respect of the Mortgaged Properties and all claims, remedies, awards or judgements paid or payable to the Chargor (including, without limitation, all liquidated and ascertained damages payable to the Chargor under the above) in each case relating to the Mortgaged Properties;
 - 3.2.4 all licences held now or in the future in connection with the relevant Mortgaged Property and also the right to recover and receive all compensation which may at any time become payable to the Chargor in relation to the relevant Mortgaged Property:
 - 3.2.5 all rights and claims to which the Chargor is now or may hereafter become entitled in relation to any development, construction project, redevelopment, refurbishment, repair or improvement of or on the relevant Mortgaged Property:
 - 3.2.6 all guarantees, warranties, bonds and representations given or made now or in the future by, and any rights or remedies against, all or any of the designers, builders, contractors, surveyors, valuers, professional advisers, sub-contractors, manufacturers, suppliers and installers of any Fixtures in respect of the relevant Mortgaged Property; and
 - 3.2.7 all rental income and disposal proceeds in each case relating to the relevant Mortgaged Property which has not been assigned pursuant to Clauses 3.2.1, 3.2.2 or 3.2.3 and the right to make demand for and receive the same.

4. CONTINUING SECURITY, ETC

4.1 Notices of Assignment

Following the occurrence of an Enforcement Event which is continuing unremedied or unwaived the Chargor shall deliver to the Security Trustee (or procure delivery of) a Notice of Assignment duly executed by, or on behalf of, the Chargor in respect of any asset which is the subject of an assignment pursuant to Clause 3.2 (Fixed Charges) promptly upon the

request of the Security Trustee from time to time and in each case shall use all reasonable endeavours to procure that each such Notice of Assignment is acknowledged by the obligor or debtor specified by the Security Trustee (substantially in the form attached to such Notice of Assignment).

4.2 Continuing security

The security constituted by this Deed shall be continuing and will extend to the ultimate balance of all sums payable by the Chargor as part of the Secured Obligations, regardless of any intermediate payment or discharge in whole or in part.

4.3 Reinstatement

- 1.3.2 Where any discharge (whether in respect of the obligations of the Chargor or any security for those obligations or otherwise) is made in whole or in part or any arrangement is made on the faith of any payment, security or other disposition which is avoided or must be restored on insolvency, liquidation or otherwise without limitation, the liability of the Chargor under this Deed shall continue as if the discharge or arrangement had not occurred.
- 1.3.3 The Security Trustee may concede or compromise any claim that any payment, security or other disposition is liable to avoidance or restoration.

4.4 Immediate recourse

The Chargor waives any right it may have of first requiring the Security Trustee or any Beneficiary to proceed against or enforce any other rights or security or claim payment from any other person before enforcing the security constituted by this Deed.

5. ADDITIONAL SECURITY

This Deed is in addition to and is not in any way prejudiced by any other security now or in the future held by the Security Trustee or any Beneficiary.

6. MATTERS REPRESENTED

- 6.1 The Chargor makes the representations and warranties set out in Clause 6.2 (subject to any disclosures contained in the most recent Certificate of Title addressed to the Security Trustee and, in respect of any Designated Security, accepted by the Relevant Beneficiary in relation to a Mortgaged Property (if any)) to the Security Trustee and each Beneficiary.
- 6.2 Subject to any matters disclosed in the relevant Certificate of Title, the Mortgaged Property:
 - 6.2.1 the Chargor is the legal and beneficial owner of the Mortgaged Property subject to any rights to buy or Shared Ownership Property arrangements;
 - while the Mortgaged Property has been owned by the Chargor planning permission has been obtained or is deemed to have been granted in accordance with statute for the purposes of the Planning Acts and has been complied with in respect to any development and the existing use of the Mortgaged Property and the Planning Acts and all relevant building regulations or previously relevant building bylaws have been complied with in respect of all developments, alterations and improvements to the Mortgaged Property save where such building regulations or bylaws did not apply to the owner or its predecessors (whether immediate or derivative) at the relevant time and they have also been complied with in respect of the use of the Mortgaged Property;
 - 6.2.3 there are no covenants, agreements, stipulations, reservations, conditions, interests, rights or other matters whatsoever affecting the Mortgaged Property which materially affect or are reasonably likely materially to affect the value of the Mortgaged Property;

- 6.2.4 as far as the Chargor is aware, having made all reasonable enquiries, nothing has arisen or has been created or is subsisting which would be an overriding interest over the Mortgaged Property which materially affects or is reasonably likely materially to affect the value of the Mortgaged Property;
- 6.2.5 no facilities necessary for the enjoyment and use of the Mortgaged Property are enjoyed by the Mortgaged Property on terms entitling any person to terminate or curtail its or their use which materially affects or is reasonably likely materially to affect the value of the Mortgaged Property:
- 6.2.6 the Chargor has received no notice of any adverse claims by any person in respect of the ownership of the Mortgaged Property or any interest therein, nor has any acknowledgment been given to any person in respect thereof, and
- 6.2.7 the Mortgaged Property will from the date hereof be free from any tenancies or licences other than those permitted under the Specified Documents or in the form of an Approved Tenancy Agreement.
- 6.3 Subject to the Reservations, registration at the Land Registry and the Registrar of Companies and provided that any uncertainty over the nature of the Security Interests caused by uncertainty of law shall not give rise to a breach of this representation, this Deed creates those Security Interest it purports to create ranking as set out above and is not liable to be avoided or otherwise set aside on the liquidation or administration of the Chargor or otherwise.
- 6.4 The representations and warranties set out in this Clause 6 are made on the date of this Deed and are deemed to be repeated on same date the representations and warranties are repeated under each Relevant Document.

7. UNDERTAKINGS

7.1 Duration and with whom made

The undertakings in this Clause 7: (a) shall remain in force throughout the Security Period; and (b) are given by the Chargor to the Security Trustee and each Beneficiary.

7.2 Maintenance of Property

The Chargor will:

- 7.2.1 keep the Premises in good and tenantable repair and condition and adequately and properly painted and decorated (or procure the same, as applicable) and keep the Fixtures and all plant, machinery, implements and other effects for the time being owned by it and which are in or upon the Premises or elsewhere in a good state of repair and in good working order and condition (save for fair wear and tear) except where the Premises are subject to a development, construction, refurbishment, major repair or improvement scheme until the same is completed;
- 7.2.2 maintain insurance cover in relation to its activities and assets relating to the Mortgaged Property against such risks and in such amounts as is usual for prudent registered providers carrying on activities of the type and scale which are carried on by the Chargor and promptly, on request from the Security Trustee, provide the Security Trustee with copies of all policies and contracts of insurance which relate to the Mortgaged Property or income deriving from the Mortgaged Property together with evidence that those policies and contracts are in full force and effect and comply with the requirements of the Security Documents;
- 7.2.3 procure that a note of the Security Trustee's interest (in a manner satisfactory to the Security Trustee) is endorsed upon all policies of insurance relating to the Mortgaged Property (except where the relevant policy or policies provide for automatic noting of a mortgagee's interest and the Chargor has provided evidence of this satisfactory to the Security Trustee) which shall at any time during the

subsistence of this security be effected, maintained or held by the Chargor and use its reasonable endeavours to procure that such policies provide that the policies of insurance will not be terminated or otherwise allowed to lapse unless 14 days' prior notice is given to the Security Trustee;

- 7.2.4 not do or knowingly permit anything to be done in or upon or relating to the Mortgaged Property which may make void or voidable any Insurance;
- 7.2.5 promptly pay all premiums and do all other things necessary to keep all of the Insurances in force and, on reasonable demand by the Security Trustee, produce to the Security Trustee the policy, certificate or cover note relating to each Insurance (as requested by the Security Trustee) and of the receipt for the payment of each such premium;
- 7.2.6 pay (if it is the lessee) the rents reserved by and (in any event) perform and observe all the covenants, agreements and stipulations on the part of the Chargor contained in any lease or leases comprised within the Mortgaged Property and not to do or knowingly suffer to be done any act or thing whereby such lease or leases may become liable to forfeiture or otherwise be determined, provided that if a notice pursuant to Section 146 of the Law of Property Act 1925 is served on the Chargor, the Chargor shall promptly inform the Security Trustee;
- 7.2.7 (save to the extent that payment of the same is being contested in good faith) pay as and when the same shall become payable all Taxes, rates, duties, charges, assessments and outgoings whatsoever (whether parliamentary, parochial, local or of any other description) which shall be assessed, charged or imposed upon or payable in respect of the Mortgaged Property (but not in respect of the occupier of the Mortgaged Property where the Chargor is not the occupier):
- 7.2.8 use the Mortgaged Property only for such purpose or purposes as may for the time being be authorised as the permitted use under or by virtue of the Planning Acts and not without the prior written consent of the Security Trustee, make any application for planning permission which could reasonably be expected to have an adverse effect on the value of any Mortgaged Property or implement any planning permission so obtained;
- 7.2.9 within 7 days after the receipt by the Chargor of any application, requirement, order or notice served or given by any public or local or any other authority in relation to the Mortgaged Property where the cost of compliance with that application, requirement, order or notice when aggregated with others outstanding at that time is in excess of £100,000 (as increased by RPI from the date of this Deed), give written notice thereof to the Security Trustee and also (within seven days after demand) produce the same or a copy of the same to the Security Trustee and inform it of the steps taken or proposed to be taken to comply with any requirement made or implicit in the same;
- 7.2.10 duly and punctually perform and observe all its obligations in connection with the Security Assets under any present or future statute or any regulation, order or notice made or given under the same;
- 7.2.11 not without the previous consent in writing of the Security Trustee grant or agree to grant (whether in exercise or independently of any statutory power) any lease or tenancy of the Mortgaged Property or accept a surrender of any lease or tenancy or confer upon any person any contractual licence or right to occupy the Mortgaged Property other than in the form of an Approved Tenancy Agreement or on terms which confer no fewer rights on the Chargor as the lessor or licensor and impose no obligations on the Chargor additional to those set out in an Approved Tenancy Agreement and provided, on request by the Security Trustee following the occurrence of an Enforcement Event which is continuing, it notifies the Security Trustee of all leases, tenancies, licences or rights to occupy granted or surrendered by it and if so reasonably requested by the Security Trustee provided it sends a copy of the same to the Security Trustee forthwith upon request;

- (a) not without the prior written consent of the Security Trustee accept or agree to accept the surrender or alteration of any of the Letting Documents which materially adversely affects or is reasonably likely to materially adversely affect the value of the Mortgaged Property and observe and perform all the covenants, conditions, agreements and obligations on its part in all material respects to the extent noncompliance materially adversely affects or is likely to materially adversely affect the value of the Mortgaged Property or the ability of the Chargor to perform its obligations under the Relevant Document;
- (b) in accordance with its enforcement and arrears policies as a registered provider (which shall be in a form that is in compliance with Regulator guidance), enforce and not waive or release the covenants, conditions, agreements and obligations contained in or imposed by any of the Letting Documents or any guarantee in respect of the obligations of the tenants, lessees, licensees or other parties thereunder which materially adversely affects or is reasonably likely to materially adversely affect the value of the Mortgaged Property; and
- (c) at any time after an Enforcement Event has occurred and is continuing after the expiry of any applicable grace period during which the Enforcement Event has not been remedied and upon the request of the Security Trustee issue irrevocable instructions to the other parties to any Letting Document to pay rents and sums due under any Letting Document to the Security Trustee or into such accounts as the Security Trustee may require.
- 7.2.12 subject to the Specified Documents, deposit with the Security Trustee all deeds and documents of title relating to the Mortgaged Properties (and it is hereby agreed that the Security Trustee shall be entitled to hold the same during the Security Period) except to the extent that any such Mortgaged Properties are released by the Security Trustee pursuant to the terms of the Specified Documents;
- 7.2.13 duly and punctually perform and observe all covenants and stipulations restrictive or otherwise affecting all or any part of the Mortgaged Property and indemnify the Security Trustee and each Beneficiary in respect of any breach of the same and provide the Security Trustee with such information as it may reasonably require regarding the Chargor's compliance with this Deed and permit (so far as it is lawful and subject to the tenant's rights) the Security Trustee and any person nominated by it at all reasonable times (provided that reasonable notice has been given by the Security Trustee and subject to the tenant's rights) to enter upon the Mortgaged Property and view the state of the same;
- 7.2.14 after the occurrence of an Enforcement Event which is continuing and which is not remedied within any applicable grace period or an event which the Security Trustee reasonably believes (having first made full and proper enquiries with the Chargor) is a Potential Enforcement Event which is continuing, grant the Security Trustee or its lawyers on request all such facilities within the power of the Chargor to enable such lawyers to carry out investigations of title to the Mortgaged Property and other property which is or may be subject to this security and enquiries into matters in connection therewith as may be carried out by a prudent mortgagee. Such investigations and enquiries shall be at the expense of the Chargor;
- 7.2.15 after the occurrence of an Enforcement Event which is continuing and which is not remedied within any applicable grace period or an event which the Security Trustee reasonably believes (having first made full and proper enquiries with the Chargor) is a Potential Enforcement Event which is continuing and only to the extent that no investigation of title has been conducted pursuant to Clause 7.2.14 forthwith on demand by the Security Trustee provide the Security Trustee with a solicitor's report in a form acceptable to the Security Trustee as to the title of the Chargor to the Mortgaged Property and other property which is or may be subject to this security and related matters concerning the items which a prudent mortgagee would properly require in a solicitor's report of this nature;

- 7.2.16 if so requested by the Security Trustee, obtain any material authorisation or material licence required in order to enable the Security Trustee pursuant to the powers of enforcement conferred on it by the Security Documents to sell vacant Mortgaged Property and comply with any local land charges, covenants (leasehold or otherwise) or restrictive covenants relating to such Mortgaged Properties which are binding on it; and
- 7.2.17 comply with all the Chargor's obligations in relation to Environmental Laws under the Specified Documents and notify the Security Trustee immediately if the Chargor becomes aware that there is any Contamination affecting the Mortgaged Property;
- 7.2.18 in relation to energy performance:
 - (a) carry out any energy efficiency improvements necessary, or take any other steps necessary, to ensure that at all times each part of its Mortgaged Property which is designed to be let can be let or can continue to be let without breaching any applicable laws or regulations in respect of minimum levels of energy efficiency for properties; and
 - (b) promptly following a request by the Security Trustee, provide to the Security Trustee a copy of the current energy performance certificate(s) in respect of each Mortgaged Property or evidence that an energy performance certificate is not required under any applicable law or regulation,

provided that nothing in this Clause 7.2 shall require or oblige the Chargor to do or procure to be done anything which is inconsistent with, or contrary to, the terms of any lease or leases under which the Chargor holds any part or parts of the Mortgaged Property.

7.3 Negative Pledge and Disposals

- 7.3.1 The Chargor shall not create or permit to subsist any Security Interest on any of the Security Assets or any income derived from the Security Assets save as permitted under the terms of the Specified Documents.
- 7.3.2 The Chargor shall not sell, transfer, grant or lease or otherwise dispose of all or any part of the Security Assets or any income derived from the Security Assets save as permitted under the Specified Documents.

8. FURTHER WARRANTY

The Chargor warrants that the Security Assets are the same properties as have been valued for the benefit of the Beneficiaries, copies of which valuations have been provided to the Security Trustee and, where applicable, the Relevant Beneficiaries.

9. POWER TO REMEDY

In case of default by the Chargor in repairing or keeping in repair or insuring the Mortgaged Property or in observing or performing any of the covenants or stipulations affecting the same, the Chargor will permit the Security Trustee or its agents and contractors to enter on the Mortgaged Property and to comply with or object to any notice served on the Chargor in respect of the Mortgaged Property and to effect such repairs or insurance or generally do such things or pay all such costs, charges and expenses as the Security Trustee may reasonably consider necessary to prevent or remedy any breach of covenant or stipulation or to comply with or object to any notice. The Chargor will indemnify and keep the Security Trustee indemnified against all losses, costs, charges and expenses properly incurred in connection with the exercise of the powers contained in this Clause 9.

10. WHEN SECURITY BECOMES ENFORCEABLE

The security conferred by this Deed shall become immediately enforceable and the power of sale and other powers conferred by Section 101 of the Law of Property Act 1925 as varied or amended by this Deed shall be immediately exercisable upon and after an Enforcement Event has occurred and is continuing and has not been remedied within any applicable grace period. After the security constituted by this Deed has become enforceable, the Security Trustee may enforce all or any part of such security (at the times, in the manner and on the terms it thinks fit) and take possession of and hold or dispose of all or any part of such security subject to the terms of the Specified Documents.

11. ENFORCEMENT OF SECURITY

For the purposes of all powers implied by statute the Secured Obligations shall be deemed to have become due and payable on the date of this Deed and Section 103 of the Law of Property Act 1925 (restricting the power of sale) and Section 93 of that Act (restricting the right of consolidation) shall not apply to this security. The statutory powers of leasing conferred on the Security Trustee shall be extended so as to authorise the Security Trustee to lease, make agreements for leases, accept surrenders of leases and grant options as the Security Trustee shall think fit and without the need to comply with any of the provisions of Sections 99 and 100 of that Act.

12. RECEIVER

12.1 Appointment of Receiver

- 12.1.1 At any time after this security becomes enforceable or if the Chargor so requests the Security Trustee in writing at any time, the Security Trustee may without further notice appoint under seal or in writing under its hand any one or more qualified persons to be a Receiver of all or any part of the Security Assets in like manner in every respect as if the Security Trustee had become entitled under the Law of Property Act 1925 to exercise the power of sale thereby conferred.
- 12.1.2 In this Clause 12.1 qualified person means a person who, under the Insolvency Act 1986, is qualified to act as a Receiver of the property of any company with respect to which he is appointed.

12.2 Powers of a Receiver

Every Receiver appointed in accordance with Clause 12.1 shall have and be entitled to exercise all of the powers set out below. The powers referred to above are (in each case to the extent permitted by law):

- 12.2.1 to take immediate possession of, get in and collect the Security Assets:
- 12.2.2 to make and effect all repairs and Insurances and do all other acts which the Chargor might do in the ordinary conduct of its business as well for the protection as for the improvement of the Security Assets and to commence and/or complete any building operations on the Mortgaged Property and to apply for and maintain any planning permissions, building regulation approvals and any other permissions, consents or licences, in each case as he may in his absolute discretion think fit;
- 12.2.3 for the purpose of exercising any of the powers, authorities and discretions conferred on him by or pursuant to this Deed and/or of defraying any costs, charges, losses or expenses (including his remuneration) which shall be incurred by him in the exercise of the same or for any other purpose, to raise and borrow money either unsecured or on the security of the Security Assets either in priority to the security constituted by this Deed or otherwise and generally on such terms and conditions as he may think fit and no person lending such money shall be concerned to enquire as to the propriety or purpose of the exercise of such power or to see to the application of any money so raised or borrowed;

- 12.2.4 to sell, exchange, convert into money and realise all or any part of the Security Assets by public auction or private contract and generally in such manner and on such terms as he shall think proper. Without prejudice to the generality of the foregoing he may do any of these things for a consideration consisting of cash, debentures or other obligations, shares, stock or other valuable consideration and any such consideration may be payable in a lump sum or by instalments spread over such period as he may think fit. Fixtures, other than landlords fixtures, may be severed and sold separately from the property containing them without the consent of the Chargor;
- 12.2.5 to let all or any part of the Security Assets for such term and at such rent (with or without a premium) as he may think proper and to accept a surrender of any lease or tenancy on such terms as he may think fit (including the payment of money to a lessee or tenant on a surrender);
- 12.2.6 to settle, adjust, refer to arbitration, compromise and arrange any claims, actions, disputes, questions and demands with or by any person who is or claims to be a creditor of the Chargor in relation to the Security Assets;
- 12.2.7 to bring, prosecute, enforce, defend and abandon all such actions, suits and proceedings in relation to the Security Assets as may seem to him to be expedient;
- 12.2.8 to give valid receipts for all moneys and execute all assurances and things which may be proper or desirable for realising the Security Assets;
- 12.2.9 (i) all the powers (as varied and extended by the provisions of this Deed) conferred by the Insolvency Act 1986 on mortgagees in possession, Administrators, Receivers and Administrative Receivers (as defined therein); and (ii) all such other acts and things as any Receiver may consider desirable or necessary for realising the whole or any part of the Security Assets or incidental or conducive to any of the matters, powers or authorities conferred on a Receiver under or by virtue of this Deed, to exercise in relation to the Security Assets all such powers, authorities and things as he would be capable of exercising if he were the absolute beneficial owner of the same and to use the name of the Chargor for all or any of such purposes;
- 12.2.10 power to demolish, alter, improve, develop, complete, construct, modify or refurbish the whole or any part of the Mortgaged Property and the Fixtures and to complete or undertake or concur in the completion or undertaking of any approved development (with or without modification) and any other project in which the Chargor was concerned or interested in prior to his appointment being a project for the demolition, alteration, improvement, development, completion, construction, modification, rebuilding or reinstatement, refurbishment or repair of the Mortgaged Property and the Fixtures and in particular (without prejudice to the generality of the foregoing) to carry out and complete such approved development;
- 12.2.11 power to undertake, effect or complete any work of repair, maintenance, modification, redecoration, improvement, fitting out and furnishing of the Mortgaged Property;
- 12.2.12 power to apply for and obtain any planning permissions, building regulation approvals, environmental permits and any other permissions, consents or licences in relation to the Security Assets;
- 12.2.13 power to provide all services (including, without limitation, heating, lighting and cleansing) which may be deemed expedient in relation to the occupation or management of the Mortgaged Property;
- 12.2.14 power to enter into, perform, repudiate, rescind, vary, modify, assign, sub-let or novate any contract or agreement, option agreement, agreement for lease, building contract or professional appointment or otherwise for or which relates in any way to the Security Assets and to appoint, hire and employ and remunerate such

contractors, advisers, professionals, agents, servants, attendants, managers, officers, workmen and others upon such terms and at such salaries, fees or remuneration and generally in such manner as he shall think fit and to discharge such persons;

- 12.2.15 power to acquire any interest in any real or personal property which he may consider necessary or desirable to acquire in order to maintain or enhance the value of the Security Assets and to grant or surrender, easements, covenants and licences and to make exchanges and to enter into any agreements for the revision of boundaries; and
- 12.2.16 to do all such other acts and things as he may consider necessary or desirable for realising the Security Assets or incidental or conducive to any of the matters, powers or authorities conferred on a Receiver under or by virtue of this Deed, to exercise in relation to the Security Assets all such powers, authorities and things as he would be capable of exercising if he were the absolute beneficial owner of the same and to use the name of the Chargor for all or any of such purposes.

12.3 Removal and remuneration

The Security Trustee may from time to time by writing under its hand (subject to any requirement for an order of the court in the case of an administrative receiver) remove any Receiver appointed by it and may, whenever it may deem it expedient, appoint a new Receiver in the place of any Receiver whose appointment may for any reason have terminated and may from time to time fix the remuneration of any Receiver appointed by it. The Security Trustee will consider any request from the Chargor to remove a Receiver provided the Chargor can show, to the reasonable satisfaction of the Security Trustee, that failure to remove such Receiver would be prejudicial to the proper realisation or disposal of the Chargor's assets or that the specific Receiver in carrying out his appointment hereunder (and not, for the avoidance of doubt, the actual appointment of any Receiver), is prejudicing the Chargor's registration with the Regulator.

12.4 Security Trustee may exercise

To the fullest extent permitted by law, all or any of the powers, authorities and discretions which are conferred by this Deed (either expressly or impliedly) upon a Receiver of the Security Assets may be exercised after the security created by this Deed becomes enforceable by the Security Trustee in relation to the whole of such Security Assets without first appointing a Receiver of such property or any part thereof or notwithstanding the appointment of a Receiver of such property or any part thereof.

13. APPLICATION OF PROCEEDS

Any moneys received by the Security Trustee or by any Receiver appointed by it pursuant to this Deed and/or under the powers conferred by this Deed shall, after the security constituted by this Deed shall have become enforceable but to the payment of any claims having priority to this security and to the Security Trustee's and such Receiver's rights under Clause 12.2 (Powers of Receiver) be applied by the Security Trustee in accordance with clause 7 (Application of Proceeds) of the Security Trust Deed.

14. NO LIABILITY AS MORTGAGEE IN POSSESSION

The Security Trustee shall not nor shall any Receiver appointed as aforesaid by reason of it or the Receiver entering into possession of the Security Assets be liable to account as mortgagee in possession or be liable for any loss on realisation or for any default or omission for which a mortgagee in possession might be liable. Every Receiver duly appointed by the Security Trustee under the powers in that behalf contained in this Deed shall be deemed to be the agent of the Chargor for all purposes and shall as such agent for all purposes be deemed to be in the same position as a Receiver duly appointed by a mortgagee under the Law of Property Act 1925. The Chargor alone shall be responsible for his contracts, engagements, acts, omissions, defaults and losses and for liabilities incurred by him and neither the Security Trustee nor any Beneficiary shall incur any liability therefor (either to the

Chargor or to any other person whatsoever) by reason of the Security Trustee's making his appointment as such Receiver or for any other reason whatsoever. Every such Receiver and the Security Trustee shall be entitled to all the rights, powers, privileges and immunities by such Act conferred on mortgagees and receivers when such receivers have been duly appointed under such Act but so that Section 103 of that Act shall not apply.

15. PROTECTION OF THIRD PARTIES

No purchaser, mortgagee or other person or company dealing with the Security Trustee or the Receiver or its or his agents shall be concerned to enquire whether the Secured Obligations have become payable or whether any power which the Receiver is purporting to exercise has become exercisable or whether any money remains due under the Specified Documents or to see to the application of any money paid to the Security Trustee or to such Receiver.

16. EXPENSES

All costs, charges and expenses properly incurred and all payments made by the Security Trustee or any Receiver appointed under this Deed in the lawful exercise of the powers conferred by this Deed whether or not occasioned by any act, neglect or default of the Chargor shall carry interest (as well after as before judgment) at a rate equal to 2 per cent per annum over the highest interest rate for the time being payable under any of the Specified Documents from the date of the same being incurred or becoming payable by the Chargor until the date the same are unconditionally and irrevocably paid and discharged in full. The amount of all such costs, charges, expenses and payments and all such interest and all remuneration payable pursuant to this Deed shall be payable by the Chargor on demand.

17. INDEMNITY

The Security Trustee and the Relevant Beneficiaries and every Receiver, attorney, manager, agent or other person appointed by the Security Trustee under this Deed shall be entitled to be indemnified out of the Security Assets in respect of all liabilities and expenses properly incurred by them in the execution or purported execution of any of the powers, authorities or discretions vested in them pursuant to this Deed and against all actions, proceedings, costs, claims and demands in respect of any matter or thing done or omitted in any way relating to the Security Assets and the Security Trustee, the Relevant Beneficiaries and any Receiver may retain and pay all sums in respect of the same out of any moneys received under the powers conferred by this Deed.

18. DELEGATION BY SECURITY TRUSTEE AND RECEIVER

The Security Trustee may at any time and from time to time delegate by power of attorney or in any other manner to any person or persons all or any of the powers, authorities and discretions which are for the time being exercisable by the Security Trustee or any Receiver under this Deed in relation to the Security Assets. Any such delegation may be made upon such terms and subject to such regulations as the Security Trustee or any Receiver may think fit. Neither the Security Trustee nor any Receiver shall be in any way liable or responsible to the Chargor for any loss or damage arising from any act, default, omission or misconduct on the part of any such delegate or sub delegate provided it acted properly in the appointment of the same.

19. FURTHER ASSURANCES

19.1 General

The Chargor shall at its own expense execute and do all such assurances, acts and things as the Security Trustee may require for perfecting or protecting the security intended to be created by this Deed over the Security Assets or for facilitating the realisation of the Security Assets and in the exercise of all powers, authorities and discretions vested in the Security Trustee or any Receiver of the Security Assets or in any such delegate or sub delegate as aforesaid. To that intent, the Chargor shall in particular execute all transfers, conveyances,

assignments (whether legal or equitable) and assurances of such property whether to the Security Trustee or to its nominees and give all notices, orders and directions and make all registrations which the Security Trustee may reasonably think necessary and obtain all necessary consents to procure the registration of this Deed at the Land Registry. The obligations of the Chargor under this Clause 19.1 shall be in addition to and not in substitution for the covenants for further assurance deemed to be included herein by virtue of section 2(1)(b) of the Law of Property (Miscellaneous Provisions) Act 1994.

19.2 Legal Charge

Without prejudice to the generality of Clause 19.1, the Chargor will forthwith at the request of the Security Trustee execute a legal mortgage, charge or assignment over all or any of the Security Assets subject to or intended to be subject to any fixed security created by this Deed in favour of the Security Trustee (as trustee as stated above) in such form as the Security Trustee may reasonably require.

19.3 Consents

The Chargor shall use all reasonable endeavours to obtain (in form and content satisfactory to the Security Trustee (acting reasonably)) as soon as possible any consents necessary to enable the assets of the Chargor purported to be so charged or assigned to be the subject of an effective fixed charge or assignment pursuant to Clause 3 (*Fixed Charges*) and, immediately upon obtaining any such consent, the asset concerned shall become subject to such security and the Chargor shall promptly deliver a copy of each consent to the Security Trustee.

19.4 Implied Covenants for Title

The obligations of the Chargor under this Deed shall be in addition to the covenants for title deemed to be included in this Deed by virtue of Part 1 of the Law of Property (Miscellaneous Provisions) Act 1994.

20. REDEMPTION OF PRIOR MORTGAGES

The Security Trustee may, at any time after the security constituted by this Deed has become enforceable, redeem any prior Security Interest against the Security Assets or procure the transfer of the same to itself and may settle and pass the accounts of the prior mortgagee, chargee or encumbrancer. Any accounts so settled and passed shall be conclusive and binding on the Chargor save for manifest error. All principal moneys, interest, costs, charges and expenses of and incidental to such redemption and transfer shall be paid by the Chargor to the Security Trustee on demand.

21. POWER OF ATTORNEY

The Chargor by way of security and in order more fully to secure the performance of its 21.1 obligations under this Deed irrevocably appoints the Security Trustee and every Receiver of the Security Assets appointed under this Deed and every such delegate or sub delegate referred to above to be its attorney acting severally, and on its behalf and in its name or otherwise at any time after the occurrence of an Enforcement Event which is continuing to execute and do all such assurances, acts and things which the Chargor ought to do under the covenants and provisions contained in this Deed (including, without limitation, to make any demand upon or to give any notice or receipt to any person owing moneys to the Chargor and to execute and deliver any charges, legal mortgages, assignments or other security and any transfers of securities) and generally in its name and on its behalf to exercise all or any of the powers, authorities and discretions conferred by or pursuant to this Deed or by statute on the Security Trustee or any such Receiver, delegate or sub delegate and (without prejudice to the generality of the foregoing) to seal and deliver and otherwise perfect any deed, assurance, agreement, instrument or act which it or he may reasonably deem proper in or for the purpose of exercising any of such powers, authorities and discretions.

21.2 The Chargor hereby ratifies and confirms and agrees to ratify and confirm whatever any such attorney as is mentioned in Clause 21.1 shall do or purport to do in good faith in the exercise or purported exercise of all or any of the powers, authorities and discretions referred to in such Clause.

22. NEW ACCOUNTS

If the Security Trustee or any Beneficiary receives or is deemed to be affected by notice whether actual or constructive of any subsequent charge or other interest affecting any part of the Security Assets and/or the proceeds of sale thereof, the Security Trustee or such Beneficiary may open a new account or accounts with the Chargor. If the Security Trustee or such Beneficiary (as the case may be) does not open a new account it shall nevertheless be treated as if it had done so at the time when it received or was deemed to have received notice and as from that time all payments made to the Security Trustee or such Beneficiary shall be credited or be treated as having been credited to the new account and shall not operate to reduce the amount for which this Deed is security.

23. STAMP TAXES

The Chargor shall pay and, forthwith on demand, indemnify the Security Trustee and each Beneficiary against any liability it incurs in respect of any stamp duty land tax, registration fees and any similar Tax which is or becomes payable in connection with the entry into, performance or enforcement of this Deed.

24. PERFECTION OF SECURITY

The Chargor shall be bound by and irrevocably authorises the Security Trustee to execute on its behalf any document required to perfect the security granted to the Security Trustee pursuant to the Specified Documents or this Deed.

25. WAIVERS, REMEDIES CUMULATIVE

The rights of the Security Trustee and each Beneficiary under this Deed: (a) may be exercised as often as necessary; (b) are cumulative and not exclusive of its rights under general law; and (c) may be waived only in writing and specifically. Delay in exercising or non-exercise of any such right is not a waiver of that right. The Security Trustee may waive any breach by the Chargor of any of its obligations under the Specified Documents.

26. SET-OFF

The Security Trustee and each Beneficiary may (to the extent that the same is beneficially owned by it) set off any matured obligation due from the Chargor under the Specified Documents against any matured obligation owed by the Security Trustee or such Beneficiary (as the case may be) to the Chargor, regardless of the place of payment, booking branch or currency of either obligation. If the obligations are in different currencies, the Security Trustee or such Beneficiary (as the case may be) may convert either obligation at a market rate of exchange in its usual course of business for the purpose of the set off.

27. TIME DEPOSITS

Without prejudice to Clause 26 (Set-Off), if any time deposit matures on any account the Chargor has with the Security Trustee or any Relevant Beneficiary at a time within the Security Period when: (a) this security has become enforceable; and (b) no amount of the Secured Obligations is due and payable, such time deposit shall automatically be renewed for such further maturity as the Security Trustee or such Beneficiary (as the case may be) in its absolute discretion considers appropriate unless the Security Trustee or such Beneficiary (as the case may be) otherwise agrees in writing.

28. SEVERABILITY

If a provision of this Deed is or becomes illegal, invalid or unenforceable, that shall not affect the validity or enforceability of any other provision of this Deed.

29. COUNTERPARTS

This Deed may be executed in any number of counterparts and this will have the same effect as if the signatures on the counterparts were on a single copy of this Deed.

30. NOTICES

- 30.1 All notices under, or in connection with, this Deed shall be given in writing and unless otherwise stated, may be made by letter or electronic communication. Any such notice is deemed to be given by post when delivered (delivery shall be deemed to be immediate if by hand or two days after posting if sent by first class post). However, a notice given in accordance with the above but received on a non Business Day or after business hours in the place of receipt is deemed to be given on the next Business Day in that place. If a notice is given by electronic communication it shall be deemed to be given in accordance with clause 30.3.
- 30.2 The address and email address of the Chargor and the Security Trustee for all notices under, or in connection with, this Deed are:

in the case of the Chargor:

Address: Rivers Meet, Cleeve Mill Lane, Newent, Gloucestershire, GL18 1DS

Email: <u>carol.dover@2rh.org.uk</u> and <u>GovernanceAndExecPA@2rh.org.uk</u>

Attention: The Finance Director

in the case of the Security Trustee:

Address: Prudential Trustee Company Limited, 10 Fenchurch Avenue, London EC3M

5AG

Email: Trustees@MandG.co.uk

Attention: Corporate Trust Manager

or, in each case, such other details as one may notify the other in writing by not less than 7 days' notice.

30.3 Electronic notices

- 30.3.1 Any communication to be made between the Chargor and the Security Trustee under or in connection with this Deed may be made by electronic mail or other electronic means (including, without limitation, by way of posting to a secure website) if the Chargor and the Security Trustee:
 - (a) notify each other in writing of their electronic mail address and/or any other information required to enable the sending and receipt of information by that means; and
 - (b) notify each other of any change to their address or any other such information supplied by them by not less than 5 Business Days' notice.
- 30.3.2 Any such electronic communication as specified in clause 30.3.1 which is to be made between the Chargor and the Security Trustee may only be made in that way to the extent that the Chargor and the Security Trustee agree (unless and until notified to the contrary) that this is to be an accepted form of communication.
- 30.3.3 Any such electronic communication as specified in clause 30.3.1 will be effective only when actually received (or made available) in readable form, and in the case

of any electronic communication made to the Security Trustee only if it is addressed in such a manner as the Security Trustee shall specify for this purpose.

- 30.3.4 Any electronic communication which becomes effective in accordance with clause 30.3.3 after 5.00 pm in the place in which the party to whom the relevant communication is sent or made available has its address for the purpose of this Deed shall be deemed only to become effective on the next Business Day in that place.
- 30.3.5 Any reference in this Deed to a communication being sent or received shall be construed to include that communication being made available in accordance with this clause 30.3.

31. THE LAND REGISTRY

In respect of the Mortgaged Property the title to which is or is to be registered at the Land Registry and in respect of any other registered title(s) against which this Deed may be noted the Chargor consents to the lodgement at the Land Registry of an application by or on behalf of the Security Trustee for the entry of the following restriction in the Proprietorship Register of any property which is, or is required to be, registered forming part of the Mortgaged Property:

"No disposition of the registered estate by the proprietor of the registered estate or by the proprietor of any registered charge not being a charge registered before the entry of this restriction is to be registered without a written consent signed by the proprietor for the time being of the charge dated [date of this Deed] in favour of Prudential Trustee Company Limited referred to in the charges register".

31.2 For the purposes of the Land Registration Rules 2003 and Section 49(3) of the Land Registration Act 2002, the Chargor consents to the lodgement at the Land Registry of an application by or on behalf of the Security Trustee for the entry of a note of the obligation to make further advances on the Charges Register of any registered land forming part of the Mortgaged Property.

32. FURTHER ADVANCES

- 32.1 The Beneficiaries are under an obligation to make further advances to the Chargor in accordance with the terms of their respective Specified Documents.
- 32.2 For the purposes of section 94(1)(c) of the Law of Property Act 1925, section 49(3) of the Land Registration Act 2002 and Rule 108 of the Land Registration Rules 2003, the obligation on the Beneficiaries to make further advances will be deemed to be incorporated in this Deed as if the same were set out in this Deed.
- 32.3 For the purposes of Rule 68(1) of the Land Registration Rules 2003, the covenants set out in sections 2 to 5 (inclusive) of the Law of Property (Miscellaneous Provisions) Act 1994 shall be extended by the provisions of this Deed.
- 32.4 It is certified that the security created by this Deed does not contravene any of the provisions of the Companies Acts 1985-2004 or the rules of the Chargor.

33. PARTIAL INVALIDITY

If, at any time, any provision of this Deed is or becomes illegal, invalid or unenforceable in any respect under the law of any jurisdiction, neither the legality, validity or enforceability of the remaining provisions of this Deed nor of such provision under the laws of any other jurisdiction shall in any way be affected or impaired thereby and, if any part of the security intended to be created by or pursuant to this Deed is invalid, unenforceable or ineffective for any reason, that shall not affect or impair any other part of the security.

34. RELEASE

Upon the expiry of the Security Period, the Security Trustee shall, at the request and reasonable cost of the Chargor, take whatever action is necessary to release and to reassign to the Chargor the Security Assets from the security constituted by this Deed.

35. CHARITY STATEMENT

- 35.1 The Mortgaged Property is held by (or in trust for) the Chargor, a non-exempt charity and the charges set out in this Deed do not fall within section 124(9) of the Charities Act 2011 so that the restrictions imposed by section 124 of the Charities Act 2011 apply.
- 35.2 The trustees of the Chargor, being the persons who have general control and management of the Chargor's administration, certify that:
 - 35.2.1 they have the power under the provisions establishing the Chargor and regulating its purposes and administration to effect the charges set out in this Deed, and
 - 35.2.2 they have obtained and considered such advice as is referred to in section 124(2) of the Charities Act 2011.
- 35.3 The trustees of the Chargor are a party to this Deed for the purposes of providing the certificate contained in clause 35.2 above.

36. GOVERNING LAW

This Deed, and any non-contractual obligations arising out of or in connection with this Deed, shall be governed by and construed in accordance with English law and subject to the jurisdiction of the English courts.

IN WITNESS this document has been duly executed as a deed on the date set out at the beginning of this Deed.

SCHEDULE 1

MORTGAGED PROPERTIES

All the land and buildings contained in and (save where expressly stated otherwise) comprising the whole of the title number set out in the table below and including all of the dwellings specified in such table:

UPRN	Address	Postcode	Title Number
11313	1 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11314	2 Winding Pool Close, Dymock; Gloucestershire	GL18 2BJ	GR381440
11315	3 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11316	4 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11317	11 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11318	12 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11319	14 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11320	15 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11321	16 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11322	17 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11323	18 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11324	19 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
No UPRN	20 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11326	21 Winding Pool Close, Dymock, Gloucestershire	GL18 2BJ	GR381440
11337	46 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11349	40 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11352	42 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11366	44 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11370	48 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11374	50 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11375	38 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11376	36 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179
11377	34 Swallowcroft, Eastington, Stroud, Gloucestershire	GL10 3BH	GR397179

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11346	1 Freedom Close, Staunton, Gloucester, Gloucestershire	GL193SN	GR369670
11348	2 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11350	3 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11351	5 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11353	6 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11354	4 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11355	7 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11356	8 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11357	9 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11358	12 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11359	14 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11360	10 Freedom Close, Staunton, Gloucester, Gloucestershire	GL193SN	GR369670
11361	11 Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11362	Hadfield House, Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 35N	GR369670
11363	Apple Tree House, Freedom Close, Staunton, Gloucester, Gloucestershire	GL19 3SN	GR369670
11394	17 Elm Road, Stonehouse, Gloucestershire	GL10 2NP	GR415261
11487	24 Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11488	26 Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11489	28 Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11490	30 Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11497	2 Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11498	4 Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11499	6 Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11500	Flat 8, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11501	Flat 10, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409624
11547	122a Meek Road, Newent, Gloucestershire	GL18 1UF	GR413300
11491	Flat 12, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409623
11492	Flat 14, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409623

1493	Flat 16, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409623
1494	Flat 18, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409623
1495	Flat 20, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409623
1496	Flat 22, Bullock Way, Newent, Gloucestershire	GL18 1UF	GR409623
1520	87a Meek Road, Newent, Gloucestershire	GL18 1DX	GR409622
1523	93 Meek Road, Newent, Gloucestershire	GL18 1DX	GR409622
1531	108 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1532	110 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1533	112 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1534	114 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1535	116 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1536	118 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1537	120 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
11538	126 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1539	128 Meek Road, Newent, Gloucestershire	GL18 1DS	GR415881
11540	130 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1541	132 Meek Road, Newent, Gloucestershire	GL18 1DX	GR415881
1542	124 Meek Road, Newent, Gloucestershire	GL18 1DX	GR413300
1545	124a Meek Road, Newent, Gloucestershire	GL18 1DX	GR413300
1546	122 Meek Road, Newent, Gloucestershire	GL18 1DX	GR413300
1549	13 Manor Road, Newent, Gloucestershire	GL18 1TH	GR420547
1550	15 Manor Road, Newent, Gloucestershire	GL18 1TH	GR420547
1551	17 Manor Road, Newent, Gloucestershire	GL18 1TH	GR420547
1552	19 Manor Road, Newent, Gloucestershire	GL18 1TH	GR420547
1554	5 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR411335
1555	6 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR411335
11556	7 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR411335

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11558	9 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR4113
11559	10 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR4113
11560	4 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR4113
11561	3 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR4113
11562	2 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR411
11563	1 Knowles Road, Newent, Gloucestershire	GL18 1TZ	GR411:
11603	5 Nelson Court, Morse Road, Drybrook, Gloucestershire	GL17 9DR	GR414(
11605	6 Nelson Court, Morse Road, Drybrook, Gloucestershire	GL17 9DR	GR4140
11606	7 Nelson Court, Morse Road, Drybrook, Gloucestershire	GL17 9DR	GR4140
11612	15 Elm Road, Stonehouse, Gloucestershire	GL10 2NP	GR4152
11613	10 Elm Road, Stonehouse, Gloucestershire	GL10 2NP	GR419:
11614	11 Elm Road, Stonehouse, Gloucestershire	GL10 2NP	GR419
11615	12 Elm Road, Stonehouse, Gloucestershire	GL10 2NP	GR420
11616	13 Elm Road, Stonehouse, Gloucestershire	GL10 2NP	GR420:
11620	1 Mill Park, Newent, Gloucestershire	GL18 1EX	GR1316
11629	10 Mill Park, Newent, Gloucestershire	GL18 1EX	GR131
11630	11 Mill Park, Newent, Newent, Gloucestershire	GL18 1EX	GR131
11631	12 Mill Park, Newent, Gloucestershire	GL18 1EX	GR131
11632	14 Mill Park, Newent, Gloucestershire	GL18 1EX	GR131
11633	15 Mill Park, Newent, Gloucestershire	GL18 1EX	GR131
11634	16 Mill Park, Newent, Gloucestershire	GL181EX	GR131
11649	1 Wayland House, Rocks Road, Joys Green, Lydbrook, Gloucestershire	GL17 9RG	GR262
11650	2 Wayland House, Rocks Road, Joys Green, Lydbrook, Gloucestershire	GL17 9RG	GR262
11657	Camelia Cottage, 176a Cheltenham Road East, Gloucester, Gloucestershire	GL3 1AL	GR422
11658	Honeysuckle Cottage, 176b Cheltenham Road East, Gloucester, Gloucestershire	GL3 1AL	GR422
11659	Larkspur Cottage, 176c Cheltenham Road East, Gloucester, Gloucestershire	GL3 1AL	GR422
11660	Cornflower Cottage, 176d Cheltenham Road East, Gloucester, Gloucestershire	GL3 1AL	GR422

1662	2 Magnolia Close, Churchdown, Gloucestershire	GL3 1AP	GR422343
11663	1 Henry Hook Close, Churcham, Gloucestershire	GL2 8AZ	GR196861
11665	2 Henry Hook Close, Churcham, Gloucestershire	GL2 8AZ	GR196861
11666	3 Henry Hook Close, Churcham, Gloucestershire	GL2 8AZ	GR196861
11667	4 Henry Hook Close, Churcham, Gloucestershire	GL2 8AZ	GR196861
11668	5 Henry Hook Close, Churcham, Gloucestershire	GL2 8AZ	GR196861
11669	Flat 6, Henry Hook Close, Churcham, Gloucestershire	GL2 8AZ	GR196861
1670	Flat 7, Henry Hook Close, Churcham, Gloucestershire	GL2 8AZ	GR196861
1671	Flat 1, Nelson Court, Morse Road, Drybrook, Gloucestershire	GL17 9DR	GR132205
11672	Flat 2, Nelson Court, Morse Road, Drybrook, Gloucestershire	GL17 9DR	GR132205
1673	Flat 3, Nelson Court, Morse Road, Drybrook, Gloucestershire	GL17 9DR	GR132205
1674	Flat 4, Nelson Court, Morse Road, Drybrook, Gloucestershire	GL17 9DR	GR132205
11751	5 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR429889
11752	6 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR429889
11754	3 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR429524
11755	4 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR429524
11765	7 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR431976
11766	8 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR431976
11767	9 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR431976
11768	10 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR431976
11769	11 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR431976
11784	94 Cirencester Road, Tetbury, Gloucestershire	GL8 8GJ	GR436005
11785	26 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR436005
1786	25 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR436005
11787	24 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR436005
1788	9 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR435720
1789	11 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR435720

11772	7 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR435720
11792	7 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11793	9 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11888	22 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11889	24 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11890	26 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11891	28 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11893	20 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11894	18 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11908	16 Maurice Gardens, Willersey, Broadway, Worcestershire	WR127RH	GR432014
11909	14 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11910	12 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11911	10 Maurice Gardens, Willersey, Broadway, Worcestershire	WR12 7RH	GR432014
11958	Flat 5, Powell Close, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11959	Flat 6, Powell Close, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11960	4 Powell Close, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11961	7 Powell Close, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11962	8 Powell Close, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11977	8 Hewins Place, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11978	9 Hewins Place, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11979	2 Powell Close, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11980	3 Powell Close, Willersey, Broadway, Worcestershire	WR12 7RL	GR432014
11981	4 Hewins Place, Willersey, Broadway, Worcestershire	WR12 7RJ	GR432014
11982	5 Hewins Place, Willersey, Broadway, Worcestershire	WR127RJ	GR432014
11983	6 Hewins Place, Willersey, Broadway, Worcestershire	WR127RJ	GR432014
11984	7 Hewins Place, Willersey, Broadway, Worcestershire	WR12 7RJ	GR432014
11814	10 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR142092
11815	9 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR142092

11816	8 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR142092
11817	3 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR14209
11818	2 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR14209
11819	1 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR14209
11820	4 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR142092
11821	5 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR14209
11822	6 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR14209
11823	7 Reynolds Close, Wotton Under Edge, Gloucestershire	GL12 7NY	GR14209
12102	2 Willow View, Tutshill, Chepstow, Gloucestershre	NP16 7FP	GR44279
12103	4 Willow View, Tutshill, Chepstow, Gloucestershire	NP16 7FP	GR44279
12057	23 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12058	25 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12059	27 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12060	29 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12082	3 Willow View, Tutshill, Chepstow, Gloucestershire	NP16 7FP	GR44279
12083	1 Willow View, Tutshill, Chepstow, Gloucestershire	NP16 7FP	GR44279
12116	20 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12117	22 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12118	24 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12119	26 Ash Crescent, Tutshill, Chepstow, Gwent	NP16 7FL	GR44279
12033	14 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR44641
12034	15 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR44641
12035	16 Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR44641
12037	Flat 17, Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR44641
12038	Flat 18, Jasmine Gardens, Tetbury, Gloucestershire	GL8 8FR	GR44641
12085	74 Gloucester Road, Stonehouse, Gloucestershire	GL10 2HQ	GR43255
12086	76 Gloucester Road, Stonehouse, Gloucestershire	GL10 2HQ	GR43255
12087	78 Gloucester Road, Stonehouse, Gloucestershire	GL10 2HQ	GR43255

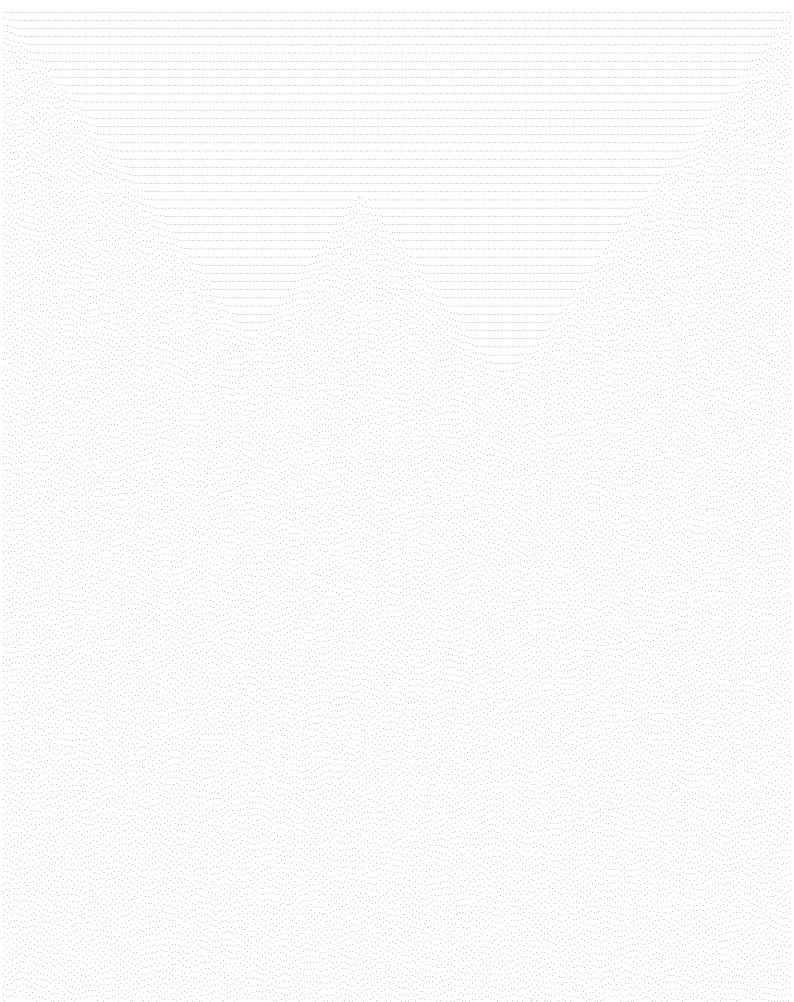
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12088	66 Gloucester Road, Stonehouse, Gloucestershire	GL102HQ	GR432550
12089	68 Gloucester Road, Stonehouse, Gloucestershire	GL10 2HQ	GR432550
12090	70 Gloucester Road, Stonehouse, Gloucestershire	GL102HQ	GR432550
12091	72 Gloucester Road, Stonehouse, Gloucestershire	GL102HQ	GR432550
10662	8 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR430387
11860	6 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR430387
11861	4 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11862	2 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11863	16 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11864	18 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11865	20 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11885	14 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11886	12 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11887	10 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11969	15 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11970	17 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11971	19 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11972	21 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11973	23 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11974	25 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11975	27 Spring Meadow Rise, Gloucester, Gloucestershire	GL2 5NA	GR43038
11312	22 Poppy Field, Coalway, Coleford, Gloucestershire	GL16 7FF	GR39444
11327	23 Poppy Field, Coalway, Coleford, Gloucestershire	GL16 7FF	GR39444
11328	24 Poppy Field, Coalway, Coleford, Gloucestershire	GL16 7FF	GR39444
11329	25 Poppy Field, Coalway, Coleford, Gloucestershire	GL16 7FF	GR39444
11330	26 Poppy Field, Coalway, Coleford, Gloucestershire	GL16 7FF	GR39444
11776	36 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR43346
11777	34 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR43346

11796	12 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11797	14 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11798	16 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11799	Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11800	4 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11801	6 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11933	Flat 1, 10 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11934	Flat 2, 10 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11935	Flat 3, 10 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11936	Flat 4, 10 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11937	Flat 5, 10 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11938	Flat 6, 10 Honeysuckle Crescent, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11802	8 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11803	10 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11806	Flat 1, 3 Honeysuckle Crescent, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11807	Flat 3, 3 Honeysuckle Crescent, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11808	Flat 5, 3 Honeysuckle Crescent, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11809	Flat 2, 3 Honeysuckle Crescent, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11810	Flat 4, 3 Honeysuckle Crescent, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11811	Flat 6, 3 Honeysuckle Crescent, Tewkesbury, Gloucestershire	GL20 7FQ	GR433467
11835	19 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11836	17 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11837	15 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11838	13 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11839	11 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11840	9 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11841	7 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11842	5 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467

11843	Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11844	1 Chamomile Way, Walton Cardiff, Tewkesbury, Gloucestershire	GL20 7FH	GR433467
11832	8 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR437326
11833	10 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR437327
11834	2 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437331
11851	Flat 4, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11852	Flat 6, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11853	Flat 8, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11854	Flat 10, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11855	12 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11870	18 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11871	20 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11872	14 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11873	16 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR437339
11877	5 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11878	1 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11879	7 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11880	3 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11881	11 Cherry Nook, Tutshill, Chepstow, Gweпt	NP16 7FR	GR437629
11882	9 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11951	6 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11952	2 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11953	8 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11954	4 Cherry Nook, Tutshill, Chepstow, Gwent	NP16 7FR	GR437629
11947	7 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR440506
11948	5 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR440506
11949	3 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR440506
11994	Flat 9, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR440506

11995	Flat 11, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR440506
11996	Flat 13, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR44050
11997	Flat 15, Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR44050
12012	21 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR44050
12013	19 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR44050
12014	17 Mantley Grove, Newent, Gloucestershire	GL18 1RU	GR44050
11986	19 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
11987	21 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
11988	23 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
11989	25 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
12015	11 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
12016	13 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
12017	15 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
12018	17 Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
11991	Flat 27, Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
11992	Flat 29, Lime Way, Tutshill, Chepstow, Gwent	NP16 7FQ	GR44081
11999	4 Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12000	6 Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12001	8 Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12002	10 Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12003	Flat 12, Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12004	Flat 14, Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12007	Flat 9, Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12008	Flat 11, Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12009	7 Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12010	5 Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12011	3 Hetherington Close, Staunton, Gloucester, Gloucestershire	GL19 3PX	GR44298
12076	21 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR44662

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12079	15 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR446624
12080	13 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR446624
12078	17 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR446624
12077	19 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR44662
12121	2 School View, Newent, Gloucestershire	GL18 1RX	GR44457:
12122	4 School View, Newent, Gloucestershire	GL18 1RX	GR44457
12124	23 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR44457
12123	25 Valegro Avenue, Newent, Gloucestershire	GL18 1RT	GR44457
12126	2 Horsefair Close, Newent, Gloucestershire	GL18 1SD	GR44457
12052	2 Birch Grove, Tutshill, Chepstow, Gwent,	NP16 7FH	GR44814
12053	3 Birch Grove, Tutshill, Chepstow, Gwent,	NP16 7FH	GR44814
12051	10 Birch Grove, Tutshill, Chepstow, Gwent,	NP16 7FH	GR44821
12050	11 Birch Grove, Tutshill, Chepstow, Gwent,	NP16 7FH	GR44821
12049	12 Birch Grove, Tutshill, Chepstow, Gwent,	NP16 7FH	GR44821
12048	13 Birch Grove, Tutshill, Chepstow, Gwent,	NP16 7FH	GR44821
12114	Flat 4 Birch Grove, Tutshill, Chepstow, Gwent	NP16 7FH	GR44822
12115	Flat 5 Birch Grove, Tutshill, Chepstow, Gwent	NP16 7FH	GR44822
12112	Flat 6 Birch Grove, Tutshill, Chepstow, Gwent	NP16 7FH	GR44822
12113	Flat 7 Birch Grove, Tutshill, Chepstow, Gwent	NP16 7FH	GR44822
12110	Flat 8 Birch Grove, Tutshill, Chepstow, Gwent	NP16 7FH	GR44822
12111	Flat 9 Birch Grove, Tutshill, Chepstow, Gwent	NP16 7FH	GR44822

SCHEDULE 2 NOTICE OF ASSIGNMENT To:[] Dated: []

NOTICE OF ASSIGNMENT

We hereby give notice that by a legal mortgage dated [] made between (1) Two Rivers Housing (Chargor) and (2) Prudential Trustee Company Limited as security trustee (Security Trustee) (2) (the "Charge"), the Chargor assigned to the Security Trustee for and on behalf of itself and the Beneficiaries (as defined in the charge) from time to time all its rights, title and interest in [describe assigned assets] (Assigned Assets) as security for the payment of all Secured Obligations (as defined in the Charge).

By signing and returning to the Security Trustee the additional copy of this notice, please acknowledge notice of the Charge and confirm and agree that:

- you have not received notice of any previous assignment, charge, lien or other security interest of or affecting the Assigned Assets;
- (2) all monies due or to become due from you to the Chargor under the Assigned Assets shall be paid to the Chargor's account with [] (account number: []; sort code: []) or to such other account as the Security Trustee may notify you in writing and without set-off or counterclaim save as provided in the Assigned Assets; and
- (3) you will not without prior written consent of the Security Trustee determine or amend the Assigned Assets.

Until the Security Trustee shall serve written notice to the contrary, the Chargor shall be entitled, subject to the provisions of this notice, to exercise its rights under the Assigned Assets.

Yours faithfully	
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for and on behalf of Two Rivers Housing

To: Prudential Trustee Company Limited (in its capacity as Security Trustee);
and
To: Two Rivers Housing
ACKNOWLEDGEMENT
We hereby confirm and agree to the terms set out above.
Dated:
Duly authorised signatory for and on behalf of

F THE LEGAL MORTGAGE
Authorised Signatory Authorised Signatory
Trustee /
Yes in an engine

Security Trustee

EXECUTED as a Deed by affixing the)
COMMON SEAL of
PRUDENTIAL TRUSTEE COMPANY
LIMITED in the

Sealing Officer