LOAN TRANSACTION TERMS

7th September, 2021

Between

CLARION TREASURY LIMITED as Group Borrower

CLARION FUNDING PLC as Loan Facility Provider

and

PRUDENTIAL TRUSTEE COMPANY LIMITED as Security Trustee

in respect of £300,000,000 1.875 per cent. Secured Loan Facility

ALLEN & OVERY

Allen & Overy LLP

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THE LOAN FACILITY AGREEMENT being comprised of these Loan Transaction Terms and the Loan Facility Agreement Standard Terms is made on 7th September, 2021.

BETWEEN:

- (1) **CLARION TREASURY LIMITED** as the Group Borrower;
- (2) **CLARION FUNDING PLC** as the Loan Facility Provider; and
- (3) PRUDENTIAL TRUSTEE COMPANY LIMITED as the Security Trustee.

INTRODUCTION:

- (A) The Group Borrower has requested that the Loan Facility Provider advances and the Loan Facility Provider has agreed to make available to the Group Borrower a term loan facility in accordance with the Loan Facility Agreement to be on-lent by the Group Borrower to one or more Guarantors to be applied in the achievement of the relevant Guarantor's or Guarantors' charitable objects, as permitted by their respective constitutional documents.
- (B) The Loan Facility Agreement shall be constituted by the Loan Facility Agreement Standard Terms (the **Loan Facility Agreement Standard Terms**) signed for identification purposes by the parties hereto on 21st September, 2018 as supplemented by these Loan Transaction Terms.

IT IS AGREED AS FOLLOWS:

1. TRANSACTION TERMS

The terms and definitions set out in Schedule 2 (*Transaction Terms*) hereto form part of these Loan Transaction Terms and are supplemental to the Loan Facility Agreement Standard Terms.

2. INTERPRETATION

2.1 Incorporation of the Loan Facility Agreement Standard Terms

(a) Totality of the Loan Facility Agreement

These Loan Transaction Terms (as amended, supplemented or restated from time to time) and the Loan Facility Agreement Standard Terms shall together constitute the **Loan Facility Agreement** for all purposes referred to in both these Loan Transaction Terms and the Loan Facility Agreement Standard Terms.

(b) **Definitions**

Unless defined in these Loan Transaction Terms (including, for the avoidance of doubt, the additional definitions set out in Schedule 2 (*Transaction Terms*)), or the context otherwise requires, a term defined in the Loan Facility Agreement Standard Terms has the same meaning in these Loan Transaction Terms as if all references in the Loan Facility Agreement Standard Terms used in these Loan Transaction Terms were incorporated in these Loan Transaction Terms.

(c) Conflict

It is acknowledged and agreed that, to the extent that the provisions of these Loan Transaction Terms duplicate or conflict with those of the Loan Facility Agreement Standard Terms, the provisions of these Loan Transaction Terms shall prevail.

3. GRANT OF LOAN FACILITIES

Subject to the terms of the Loan Facility Agreement, the Loan Facility Provider has agreed to make available to the Group Borrower a Sterling fixed rate loan facility in an aggregate amount equal to the Total Advance Amount.

4. ROLE OF THE SECURITY TRUSTEE

It is hereby acknowledged that the Security Trustee is a party to these Loan Transaction Terms solely for the better preservation and enforcement of its rights under the Security Trust Deed and the Loan Facility Agreement Standard Terms, and has no liabilities or obligations hereunder.

5. NOTICE DETAILS

The notice details for the Loan Facility Provider, the Group Borrower and the Security Trustee shall be as per the Loan Facility Agreement Standard Terms.

SCHEDULE 1

THE ORIGINAL PARTIES

PART 1

THE OBLIGORS

Name of Group Borrower Registered number (or

equivalent, if any)

Clarion Treasury Limited 06133979

Name(s) of Guarantor(s) Registered number(s) (or

equivalent, if any)

Clarion Housing Association Limited 7686

PART 2

THE LOAN FACILITY PROVIDER

Name of Loan Facility Provider

Total Advance Amount

Clarion Funding plc

£300,000,000

SCHEDULE 2

TRANSACTION TERMS

AMENDMENTS TO OR APPLICABILITY OF PROVISIONS UNDER THE LOAN FACILITY AGREEMENT STANDARD TERMS

NOTES

1. Series Number: 5

GENERAL

2. Relevant Prospectus: Offering Circular dated 31st March, 2021 as

supplemented by a supplement dated

25th August, 2021

3. Specified Currency: GBP

4. (a) Fixed Advance or Floating Fixed Advance

Advance:

(b) Total Advance Amount: £300,000,000

5. (a) Series Closing Date/Utilisation 7th September, 2021

Date:

(b) Loan Interest Commencement Series Closing Date

Date:

6. Final Maturity Date: 7th September, 2051

7. Interest Basis: 1.875 per cent. fixed rate

PROVISIONS RELATING TO INTEREST PAYABLE

8. **Fixed Rate Provisions** Applicable

(a) Interest Rate(s): 1.875 per cent. per annum payable in equal

instalments semi-annually in arrear

(b) Payment Date: Three Business Days prior to 7th March and

7th September in each year adjusted in accordance

with the Following Business Day Convention

(c) Day Count Fraction: Actual/Actual (ICMA) (for the purpose of

calculating interest in respect of a period of less than

a full half year)

(d) Regular Periods: From (and including) 7th March to (but excluding)

7th September and from (and including) 7th September to (but excluding) 7th March in each

year

(e) Other terms relating to the method of calculating interest for Fixed Advances:

Not Applicable

9. Floating Rate Provisions Not Applicable

PROVISIONS RELATING TO REPAYMENT

10. Final Repayment Amount: £300,000,000

11. Optional Prepayment: Applicable

12. Prepayment under clause 6.2 of the Loan Facility Agreement Standard Terms shall be

Spens Prepayment Amount (as defined in the Conditions of the relevant Notes)

paid at:

PROVISIONS RELATING TO SECURITY ALLOCATION/APPORTIONMENT BASIS

Numerical Apportionment Basis 13. Apportionment Basis:

14. Provisions relating to Specific Allocation Not Applicable Basis:

Provisions 15. relating Numerical Applicable to Apportionment Basis:

> For the purposes of Clause 5.1 (Basis for apportionment of Charged Properties) of the Security Trust Deed, it is hereby designated that the Numerical Apportionment Basis shall apply to the underlying Security granted to secure the payment and performance of the Guarantors' obligations under the Guarantee as such obligations relate to the Loan Facility Agreement.

16. Minimum Value of the NAB Charged

Properties:

As specified in the Loan Facility Agreement Standard Terms.

17. Series Security Percentage: 5.40 per cent.

Charged Properties: The NAB Charged Properties from time to time 18.

charged pursuant to the Security Trust Deed

19. First Desk Top Valuation Year: 2022

20. First Full Valuation Year: 2023

MISCELLANEOUS

21. Amendments to the Group Borrower Not Applicable

Conditions Precedent Documents:

Amendments to the Guarantor Conditions Not Applicable 22.

Precedent Documents

0125207-0000018 UKO2: 2002784688.3

- 23. Amendments to the Legal Charges Not Applicable Conditions Precedent Documents
- 24. Account for payments: Disbursement Account

SIGNATORIES

Group Borrower
CLARION TREASURY LIMITED
By: G. Cardbeat
Authorised Signatory

Loan Facility Provider

CLARION FUNDING PLC

By:

Authorised Signatory

Security Trustee

PRUDENTIAL TRUSTEE COMPANY LIMITED

By:

Authorised Signatory

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CLARION FUNDING PLC
By:
Authorised Signatory
Security Trustee
PRUDENTIAL TRUSTEE COMPANY LIMITED
By:
Authorised Signatory U Avan-Nomayo

Group Borrower