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COMPLIANCE CERTIFICATE

- To: U.S. Bank Trustees Limited as Issuer Security Trustee and the Issuer Note Trustee and any Private Placement Noteholder (or its representative)
- CC: Bishopsfield Capital Partners Ltd as Monitoring Adviser
- From: UPP Bond 1 Limited (the "Group Agent") UPP Bond 1 Issuer PLC (the "Issuer")
- Date: 16 December 2021

Dear Sirs

Common Terms Agreement dated 5 March 2013 between, among others, the Issuer, the AssetCos, the Issuer Security Trustee and the Issuer Note Trustee (the "CTA")

Capitalised terms not defined in this certificate have the meaning given to them in the CTA.

- 1. We refer to the CTA.
- 2. This is a Compliance Certificate delivered by the Issuer and the Group Agent pursuant to paragraph 7.3 of Part 1 of Schedule 6.
- 3. We confirm that the ratios (together the "Ratios") contained herein are as detailed in the table below.

Historic Ratios	Historic for Relevant Calculation Period/Date	
	Applicable Ratio	Actual Ratio
Historic AssetCo DSCR		
UPP (Alcuin) Limited	1.15	1.24
UPP (Broadgate Park) Limited	1.15	1.15
UPP (Kent Student Accommodation) Limited	1.15	0.57
UPP (Nottingham) Limited	1.15	1.19
UPP (Oxford Brookes) Limited	1.15	1.21
UPP (Plymouth Three) Limited	1.15	1.08
UPP (Exeter) Limited	1.15	1.52
Historic Senior DSCR	1.15	1.26



Projected Ratios	Projected for Relevant Calculation Period/Date	
-	Applicable Ratio	Actual Ratio
Projected AssetCo DSCR		
UPP (Alcuin) Limited	1.15	1.39
UPP (Broadgate Park) Limited	1.15	1.35
UPP (Kent Student Accommodation) Limited	1.15	1.54
UPP (Nottingham) Limited	1.15	1.35
UPP (Oxford Brookes) Limited	1.15	1.36
UPP (Plymouth Three) Limited	1.15	0.48
UPP (Exeter) Limited	1.15	1.35
Projected Senior DSCR	1.15	1.24

- 4. We confirm that the historic ratios have been calculated using the most recently available audited financial information required to be provided by the relevant AssetCo under Schedule 8 (*Covenants of the AssetCos*) of the CTA and delivered together with this Compliance Certificate.
- 5. We confirm that all forward-looking financial ratio calculations and projections:
 - (a) have been made on the basis of assumptions made in good faith and arrived at after due and careful consideration;
 - (b) are consistent and updated by reference to the most recently available financial information required to be produced by the AssetCos under Schedule 8 (Covenants of AssetCos) to the CTA and delivered together with this Compliance Certificate;
 - (c) are consistent with the Accounting Standards (insofar as such Accounting Standards reasonably apply to such calculations and projections); and
- 6. We set out below the computation of the following Ratios set out in Paragraph 2 above for your information:
 - (a) Historic AssetCo DSCR means, in respect of any AssetCo as at the Test Date, the ratio of:
 - i. the aggregated Net Cash Flow in respect of such AssetCo for the 12 months ended (the "Test Period") ended on 31 August 2021 (the "Test Date"); to
 - ii. the AssetCo Debt Service Requirement in respect of such AssetCo for the Test Period ended on the Test Date.
 - (b) Historic Senior DSCR means, as at the Test Date, the ratio of:
 - i. the aggregated Net Cash Flow in respect of all AssetCos for the Test Period ended on the Test Date; to
 - ii. the aggregated AssetCo Debt Service Requirement in respect of all AssetCos for the Test Period ended on the Test Date.

- (c) Projected AssetCo DSCR means, in respect of any AssetCo as at the Test Date, the ratio of:
 - i. the aggregated Net Cash Flow in respect of such AssetCo projected for the Test Period following the Test Date; to
 - ii. the AssetCo Debt Service Requirement of such AssetCo projected for the Test Period immediately following the Test Date.
- (d) Projected Senior DSCR means, as at the Test Date, the ratio of:
 - i. the aggregated Net Cash Flow in respect of all AssetCos projected for the Test Period immediately following the Test Date; to
 - ii. the aggregated AssetCos Debt Service Requirement in respect of all AssetCos projected for the Test Period immediately following the Test Date.
- 7. We also confirm that:
 - (a) to the best of the knowledge and belief of the signatories to this Compliance Certificate having made all due enquiries, no Default has occurred and is continuing other than as previously notified or waived;
 - (b) to the best of the knowledge and belief of the signatories to this Compliance Certificate having made all due enquiries, no Monitoring Trigger Event has occurred and is continuing with the exception of the continuing Plymouth AssetCo Monitoring Trigger Event and the occurrence of the Monitoring Trigger Event in the Kent AssetCo.

With regard to the Plymouth AssetCo the Trigger Level 2, Phase 1 Monitoring Trigger Event notified on 31 August 2019 is ongoing, and the following steps are being taken to remedy the referenced Monitoring Trigger Event:

- A remedial plan setting out the cure period and measurable milestones (the "Plymouth Remedial Plan") has been implemented in full consultation with the Monitoring Adviser in line with the provisions in the CTA.
- The Plymouth AssetCo and ParentCo are continuing to ensure that the milestones outlined in the Plymouth Remedial Plan are achieved (and updated as appropriate) and that, where the Monitoring Adviser has sought clarifications, these are actioned accordingly.
- The Plymouth AssetCo is continuing to provide quarterly reports to the Monitoring Adviser outlining its actual performance against the agreed performance objectives set out in the Plymouth Remedial Plan (the most recent relating to the quarter period ending 30 November 2021). The Monitoring Adviser in turn, is continuing to provide its quarterly review reports stating its views and analysis of the Trigger Level 2, Phase 1 Monitoring Trigger Event as required. These reports are available per the notification to the Noteholders dated 17 December 2019.
- The Monitoring Adviser undertook a site visit at the end of the summer 2021.
- Certain fire remediation works have been identified (relating to the Plymouth AssetCo) at the building known as "Francis Drake" (as first referenced in "UPP Bond 1 Limited's Half Year Summary" relating to the period ending 28 February 2021). We are in consultation with the Monitoring Adviser in relation to the remediation works and the required consent process in relation to the same, which is progressing. Kier Construction are currently engaged by UPP Group Holdings Limited under a pre-construction services agreement to undertake works while the consent process (concerning the Plymouth AssetCo) is ongoing. We anticipate updating the Plymouth Remedial Plan to reflect the outcome of the consent process in due course.

With regard to the ongoing Kent AssetCo Trigger Level 2, Phase 1 Monitoring Trigger Event notified on 15 December 2020, the following steps are being taken to remedy the referenced Monitoring Trigger Event:

- A remedial plan setting out the cure period and measurable milestones (the "Kent Remedial Plan") has been implemented in full consultation with the Monitoring Adviser in line with the provisions in the CTA.
- The Kent AssetCo is continuing to provide quarterly reports to the Monitoring Adviser outlining its actual performance against the agreed performance objectives set out in the Kent Remedial Plan (the most recent relating to the quarter period ending 30 November 2021). The Monitoring Adviser has since, provided its quarterly review report stating its views and analysis of the Trigger Level 2, Phase 1 Monitoring Trigger Event as required. This report is available per the notification to the Noteholders dated 26 March 2021.
- The Monitoring Adviser undertook a site visit at the end of the summer 2021.
- (c) to the best of the knowledge and belief of the signatories to this Compliance Certificate having made all due enquiries, no Lock-Up Event has occurred and is continuing;
- (d) to the best of the knowledge and belief of the signatories to this Compliance Certificate having made all due enquiries, the Group is in compliance with the Hedging Policy; and
- (e) this Compliance Certificate is accurate in all material respects.

Yours faithfully

Director

For and on behalf of UPP Bond 1 Limited

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Director

Director

For and on behalf of UPP Bond 1 Issuer Plc

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Director