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RMBS Presale Report

Bankinter 10 Fondo de Titulización de Activos €1,717.6 Million Mortgage-Backed Floating-Rate Notes

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Class	Prelim. rating*	Prelim. amount (Mil. €)	Available credit support (%)	Interest	Legal final maturity
A1	AAA	80.0	4.93	Three-month EURIBOR plus a margin	June 21, 2043
A2	AAA	1,575.4	4.93	Three-month EURIBOR plus a margin	June 21, 2043
B	A	20.7	3.72	Three-month EURIBOR plus a margin	June 21, 2043
C	BBB-	22.4	2.42	Three-month EURIBOR plus a margin	June 21, 2043
D	BB-	19.1	1.30	Three-month EURIBOR plus a margin	June 21, 2043
E**	CCC-	22.4	0.00	Three-month EURIBOR plus a margin	June 21, 2043

*The rating on each class of securities is preliminary as of June 14, 2005 and subject to change at any time. Final credit ratings are expected to be assigned on the closing date subject to a satisfactory review of the transaction documents and legal opinion, and completion of a corporate overview. Standard & Poor's ratings address timely interest and ultimate principal.

**The class E notes will be used to finance the reserve fund and are not included in the issuance total.

Transaction Profile	
Expected closing date	June 23, 2005
Originator	Bankinter S.A.
Arrangers	Bankinter S.A. and BNP Paribas, Spanish branch
Seller	Bankinter S.A.
Servicer	Bankinter S.A.
Security trustee	Europea de Titulización SGFT, S.A.
Transaction accounts provider	Bankinter S.A.
Interest swap counterparty	Bankinter S.A.

Supporting Ratings	
Institution/role	Ratings
Bankinter S.A. as transaction accounts provider and interest swap counterparty	A/Stable/A-1

Transaction Key Features*	
Collateral	First and second-lien mortgage loans for residential properties in Spain
Principal outstanding (Mil. €)	1,780.2
Country of origination	Spain
Concentration	Madrid (35.52%), Catalonia (15.49%), and Valencia (9.77%)
Weighted-average LTV ratio (%)	61.17
Weighted-average LTV ratio (%) (including the impact of second-lien mortgages with their senior lien inside the pool to be securitized)	61.21
Average loan size (€)	118,870
Loan size range (€)	4,149 to 991,541
Weighted-average seasoning (months)	11.7
Weighted-average asset life remaining (years)	25.30
Weighted-average mortgage interest rate (%)	2.89
Weighted-average margin at closing (%)	0.54
Arrears of more than 30 days (% of portfolio)	0.0015
Redemption profile	Amortizing
Cash reserve (% of issuance)	1.30
Mortgage priority	93.17% first-lien. The other 6.83% has its prior ranking in Bankinter S.A.
Maximum LTV ratio (%)	100
Percentage of jumbo loans (> €400,000)	5.76

*As of May 13, 2005.

Transaction Summary

Preliminary credit ratings have been assigned to the €1,717.6 million mortgage-backed floating-rate notes to be issued by Bankinter 10 Fondo de Titulización de Activos, an SPE.

The originator of this transaction is Bankinter S.A., which ranks among the top 10 Spanish banks. The entity focuses on three main areas: retail banking, wholesale corporate banking and middle-market operations, and private banking.

In this transaction, Bankinter will securitize part of its growing residential mortgage-lending book. The loans, mainly originated in Madrid, Catalonia, and Valencia, represent first- and second-ranking securities, the latter with their prior ranking security in Bankinter.

Notable Features

This is the tenth RMBS securitization of Bankinter's mortgage loans and the first one where the reserve fund will be funded with the issuance of a class of notes.

In this transaction, Bankinter will act as originator, servicer, transaction accounts provider, and swap counterparty.

As in other Spanish transactions, interest and principal will be combined into a single priority of payments, with some triggers in the payment of interest to protect senior noteholders.

Strengths, Concerns, And Mitigating Factors

Strengths

- The collateral is a prime mortgage pool. It consists of first- and second-ranking mortgages, (the latter with prior ranking loans also underwritten by Bankinter), secured over residential properties in Spain, with a weighted-average current combined LTV ratio of 61.17% (61.21% including the impact of second-lien mortgages with their senior lien inside the pool to be securitized), and a weighted-average seasoning close to one year.
- There is adequate credit enhancement for the target ratings. The cash reserve, which will be fully funded upfront by the issuance of the class E notes, and the excess spread of the pool, are both available to cover any interest or principal shortfalls.
- Bankinter has servicing and securitization experience given that this will be its tenth RMBS transaction.

Concerns

- The excess spread of the pool may decrease from its current margin of 54 bps as loans can be renegotiated upon the borrowers' request.
- The pool has some concentrations. Second homes or holiday homes make up 11.34% of the pool and 60.78% of the pool is concentrated in Madrid, Catalonia, and Valencia.
- Second-ranking mortgages make up 6.83% of the pool.

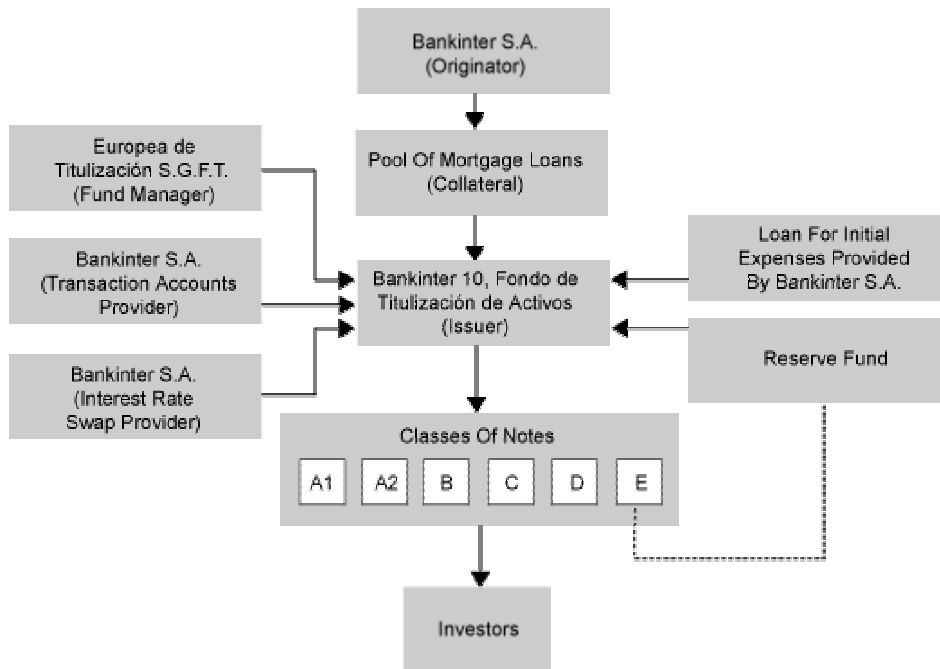
Mitigating factors

- The available margin has been stressed in Standard & Poor's cash flow analysis.
- The presence of holiday homes and any regional concentrations have been taken into account in Standard & Poor's analysis of the portfolio.
- All of the second-ranking mortgages also have their prior ranking loans underwritten by Bankinter. In addition, 0.13% of the pool has its first-ranking mortgage in the pool to be securitized. Standard & Poor's analysis of the portfolio has taken into account the impact of all these loans in the pool.

Transaction Structure

At closing, the originator will issue transmission certificates that will be purchased by Europea de Titulación SGFT, S.A., the trustee, on behalf of the issuer (see chart).

Chart 1
Bankinter 10, Fondo De Titulación De Activos Structure



Each mortgage participation transmission certificate ("*certificaciones de transmisión hipotecarias*"; CTHs) will represent, in equal amount and interest rate, the securitized mortgage loan. The CTHs will entitle Bankinter 10 to any rights and proceeds due under principal and interest on the mortgage loans.

The total outstanding amount of the mortgage loans to be purchased is expected to be €1,717.6 million. To fund the purchase of collateral, Bankinter 10 will issue four classes of notes, classes A, B, C, and D. The class A notes will in turn be divided into two tranches of notes, the class A1 and class A2 notes.

To fund the reserve fund, Bankinter 10 will also issue class E notes on the issue date.

The collateral will be serviced by Bankinter, which will collect the amounts due under the mortgages. It will then transfer the collected instalments weekly into the treasury account.

The issuer will enter into a basis swap agreement with Bankinter to hedge any basis risk resulting from the differences between the index on the mortgages in the pool and the reference interest rate of the notes. The fund will pay 12-month EURIBOR. The swap counterparty will pay three-month EURIBOR.

On each quarterly interest payment date, the issuer will pay, in arrears, the interest due to the noteholders. To make the payments, the issuer will have as available funds the proceeds of the interest swap, interest earned on the transaction accounts, the reserve fund, and, if necessary, principal received under the mortgage loans and any other proceeds received in connection with the mortgage loans.

All interest and principal received can be mixed to pay principal and interest due under the notes. A trigger will be implemented so that in a stressful economic environment the more senior notes will be amortized before interest on the subordinated classes of notes is paid (see "*Priority Of Payments*").

Participants

Europea de Titulización SGFT (fund manager or trustee equivalent)

The trustee is Europea de Titulización SGFT. The creation of the trustee was authorized by the Ministry of Economy and Treasury on Dec. 17, 1992. Under the legislation for mortgage securitization in Spain, the day-to-day operations of the SPE will be managed by the trustee, which represents and defends the interests of the noteholders. The trustee, on behalf of the SPE, will enter into certain contracts (financial services agreements, a swap agreement, and a subordinated loan) needed to protect it against credit losses and liquidity shortfalls that are assumed to arise in connection with the holding of the CTHs. In this transaction, the main responsibilities of the trustee are to create the SPE, issue the notes on behalf of the fund, calculate the interest rate on the notes, notify noteholders of any relevant information applicable to the notes and CTHs, and organize the annual audit.

Bankinter 10, Fondo de Titulización de Activos (fund or the issuer, SPE)

Bankinter 10 is a fund whose sole purpose is to purchase the collateral from Bankinter, issue the notes, and carry on related activities. The issuer holds a distinct and closed pool of assets available for distribution to the noteholders. The assets are insulated from the insolvency of the originator and the trustee.

Bankinter S.A (originator, servicer, transaction accounts provider, and swap counterparty)

Bankinter, which ranks among the top 10 Spanish banks, was founded in 1965 as a joint venture between the former Banco de Santander and Bank of America. Since then, both banks have divested their participations and Bankinter's shares are widely held and publicly traded on the Madrid stock market. Bankinter focuses on three main areas: retail banking, wholesale corporate banking and middle-market operations, and private banking.

Standard & Poor's met with Bankinter to review its ability to administer the mortgages and is satisfied that its procedures are adequate.

If the short-term rating on Bankinter falls below 'A-1', the trustee must take whatever action is necessary to maintain the then current rating on the notes.

Collateral Description

As of May 13, 2005, the provisional pool comprised 14,976 amortizing first-ranking mortgages secured over residential properties in Spain.

Mortgage loan interest rates

The pool consists of floating-rate mortgage loans that are indexed to one-year EURIBOR. Mortgages in the pool have a weighted-average margin over the floating rate of 54 bps. The weighted-average interest rate is 2.89%. In addition:

- There are no caps or floors in the pool.
- Margins can be renegotiated down to a floor of a weighted-average margin of the pool of 45 bps. This is guaranteed in the transaction by Bankinter paying the difference in spread should the weighted-average spread be lower than 45 bps. Each individual loan will have a floor of 35 bps.

Main features

The main features of the collateral include the following:

- Of the pool, 60.78% is concentrated in Madrid, Catalonia, and Valencia (see chart 2).
- The pool was originated between 2003 and 2004. The weighted-average seasoning is 11.7 months, with 42.66% of the pool being originated more than 12 months ago (see chart 3).
- The weighted-average LTV ratio is 61.17% (61.21% including the impact of second-lien mortgages with their senior lien inside the pool to be securitized), the minimum is 2.22%, and the maximum is 100% (see chart 4).

Chart 2

Geographic Distribution Of The Pool

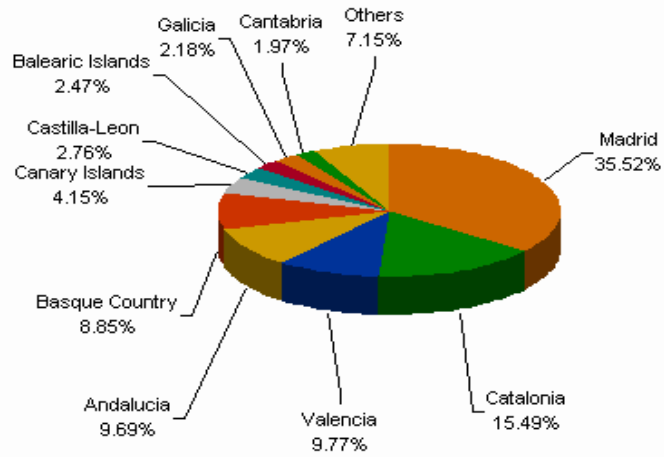


Chart 3

Seasoning Distribution Of The Pool

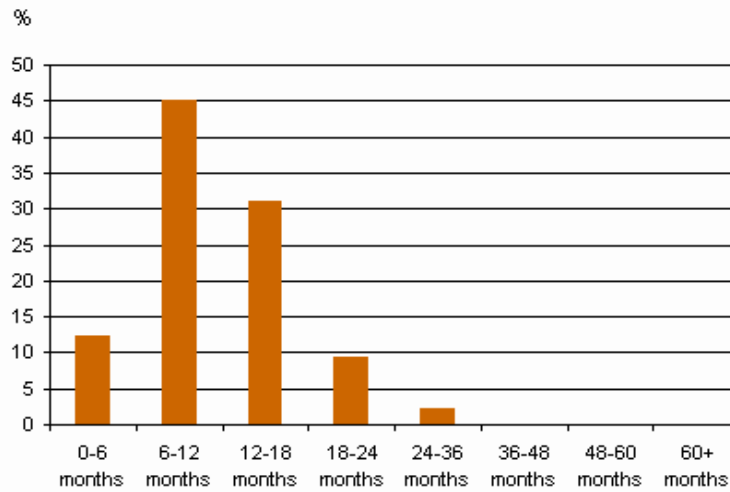
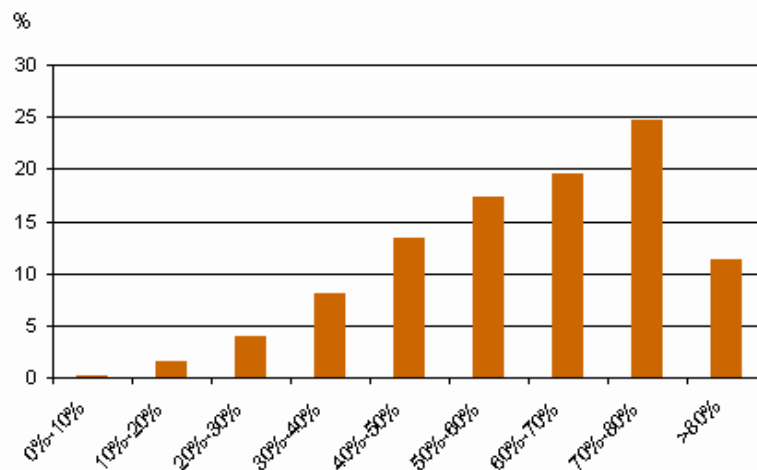


Chart 4

LTV Ratio Distribution Of The Pool



Collateral risk assessment

Standard & Poor's conducted a loan-level analysis to assess the credit risk of the pool of mortgages. The collateral risk assessment analyzed the foreclosure frequency and loss severity of each loan in the collateral pool. These depend on the characteristics of the borrower, the loan, and the rating on the notes. The potential loss associated with a loan can be calculated by multiplying the foreclosure frequency by the loss severity.

To quantify the potential losses associated with the entire pool, Standard & Poor's calculates a WAFF and a WALs at each rating level. The product of WAFF and WALs variables estimates the required loss protection during the life of the collateral in the absence of additional mitigating factors. The higher the targeted rating, the higher the required enhancement level.

Priority Of Payments

Payments on the notes will be made according to the priority of payments, namely to pay in the following order:

- Bankinter 10's ordinary and extraordinary expenses. This includes the fund manager fee, other fees for services and a third-party servicing fee, if applicable (i.e., where Bankinter is replaced);
- Any swap settlement amount, other than a termination payment, for reasons of default by the swap counterparty;
- Class A1 and A2 interest;
- Class B interest, unless it is deferred;
- Class C interest, unless it is deferred;
- Class D interest, unless it is deferred;
- Class A1 and A2 principal;
- Class B principal;
- Class C principal;
- Class D principal;
- Class B interest, if deferred;
- Class C interest, if deferred;
- Class D interest, if deferred;
- Class E interest;
- Replenishment of the reserve fund;
- Class E principal;
- Swap termination payment resulting from default by the swap counterparty;
- Initial expenses subordinated loan interest;
- Initial expenses subordinated loan principal;
- Bankinter's servicing fee, if applicable; and
- A financial intermediation margin.

All interest and principal received can be mixed to pay principal and interest due under the notes. A trigger will be implemented so that in a stressful economic environment the more senior notes will be amortized before interest on the subordinated classes of notes is paid.

The trigger will be reversible and will depend on the principal deficiency amount, which will be the positive difference between the scheduled amounts to be paid and the available amounts held at the fund. The deferral of interest will be as follows:

- Interest on the class B notes: if the principal deficiency is greater than 0.98x the sum of the outstanding balance of the class B, C, and D notes, the interest on the class B notes will be postponed later than the principal amortization.
- Interest on the class C notes: if the principal deficiency is greater than 0.80x the sum of the outstanding balance of the class C and D notes, the interest on the class C notes will be postponed later than the principal amortization.
- Interest on the class D notes: if the principal deficiency is greater than 0.75x the sum of the outstanding balance of the class D notes, the interest on the class D notes will be postponed later than the principal amortization.

Redemption of the notes

The notes will start amortizing on Dec. 21, 2006. Until that date, all the amounts from the amortization of the notes will be deposited in an amortization account.

Unless early redemption occurs, the notes will be redeemed on June 21, 2043 at the latest, which is 40 months after the maturity of the longest-term mortgage in the pool on Feb. 18, 2040.

At any payment date, the amount of principal due under the notes (the amortization amount) will be calculated as the difference between the outstanding balance of the notes and the performing balance of the assets, which excludes loans more than 18 months past due and arrears (considered as defaulted in this transaction). The notes will redeem sequentially, and if conditions are met, they will amortize on a pro-rata basis.

Redemption of the class E notes

At any payment date, the amount designated to amortize the class E notes will be the positive difference between the required reserve fund on the previous payment date and the required reserve fund on the actual payment date.

Credit Structure

Cash collection arrangements

Collections will take place on a servicer account held at Bankinter. The funds will be transferred weekly to the treasury account, also held at Bankinter, but in the name of the issuer.

Before Dec. 21, 2006, the amounts due to the amortization of the notes will be deposited in an amortization account held at Bankinter. On that date, these amounts will be transferred to the treasury account.

The treasury and the amortization accounts will both pay a guaranteed interest rate of twelve-month EURIBOR.

Basis swap agreement

On behalf of Bankinter 10, the trustee will enter into a swap agreement with Bankinter. This will provide protection against adverse interest rate resetting and movements.

The issuer will pay the swap counterparty the interest on the performing balance of the assets. The issuer will receive three-month EURIBOR on the performing balance of the loans.

Reserve fund

The reserve fund will be fully funded on the issue date by the issuance of the class E notes. The reserve fund will be fixed for the first three years of the transaction. It will then amortize and be set as the minimum of either 2.6% of the outstanding balance of the notes or €1,164,400. It will not amortize if, on a previous payment date, it was not at its required minimum level, or if the arrears ratio (three months past due) is greater than 1%. It will be used to pay interest and principal of the notes if insufficient funds are available.

Subordinated loan

Bankinter will provide a subordinated loan on the closing date that will fund the initial expenses that will arise to constitute the fund.

Downgrade Language

Transaction accounts provider

If the short-term rating on Bankinter falls below 'A-1', then, as paying agent, it will have 30 days to either:

- Obtain a joint and several first demand guarantee in favor of the issuer from an entity with a short-term debt rating of at least 'A-1', or
- Transfer the funds of the cash account to an institution whose short-term rating is at least 'A-1'.

If neither of these options is possible, it must obtain from the financial agent or a third party, collateral security in favor of the fund on financial assets with a credit quality of not less than that of Spanish state government debt, in an amount sufficient to guarantee the commitments established in the financial services agreement.

If none of the above measures is achieved, the trustee must replace the financial agent with another credit entity whose short-term debt has a rating of at least 'A-1'.

Meanwhile, if the amounts held at the treasury and the amortization accounts exceed 20% of the outstanding balance of the notes, the excess will have to be deposited in an account for excess funds held at an 'A-1+' rated entity.

Swap counterparty

If Bankinter, as swap counterparty, is downgraded below 'A-1', it has 30 days to either find a substitute with a short-term rating of at least 'A-1', to find a guarantor with a short-term rating of at least 'A-1', or post collateral complying with Standard & Poor's requirements.

If the rating on the swap counterparty is lowered below 'BBB-', it would have to be substituted by a new counterparty rated at least 'A-1'.

Standard & Poor's Stress Test

Standard & Poor's analysis included a conservative assessment of the credit risk inherent in the transaction. The credit enhancement levels were sized after analyzing the impact that severe stress scenarios would have on the mortgage loan collateral. As a result of this analysis, Standard & Poor's estimated the largest amount of potential losses that could occur as a result of these stress scenarios and set the amount of loss protection required on the notes.

Specific penalties were applied with respect to the levels of aggregate defaults expected on the pool to reflect the foreclosure frequency attached to specific assets and/or assets' location, and any terms and conditions that might increase or decrease credit risk. Standard & Poor's analysis fully reflects the specific features of the Spanish market with respect to loss severity, regarding foreclosure costs and foreclosure periods.

A cash flow model simulating the portfolio's performance within the transaction's documented structure was run under certain rating scenarios to stress liquidity and the level of excess spread in the transaction. The prepayment level, fees and expenses paid by the issuer, and delinquencies were the most important parameters stressed in all the runs.

Key Performance Indicators

Continual surveillance will be maintained on the transaction until the notes mature or are otherwise retired. To do this, regular servicer reports detailing the performance of the underlying collateral will be analyzed, supporting ratings will be monitored, pool cuts will be assessed, and regular contact will be made with the servicer to ensure that minimum servicing standards are being sustained and that any material changes in the servicer's operations are communicated and assessed.

Some of the key indicators will be:

- Arrears levels, especially the cumulative ratio of loans which are three months past due; and
- The principal deficiency amount.

Criteria Referenced

- "Legal Criteria For Structured Finance Transactions" (published in April 2002).
- "Criteria For Rating Spanish Residential Mortgage-Backed Securities" (published in March 2002).

Related Articles

- "Ratings Transitions 2005: Upgrades Outnumber Downgrades For First Time In European Structured Finance " (published on Jan. 17, 2005).
- "Stellar Growth In Spanish Securitization To Help It Maintain Europe's Number Two Slot" (published in June 2004).

All criteria and related articles are available on RatingsDirect, Standard & Poor's Web-based credit analysis system, at www.ratingsdirect.com. The criteria can also be found on Standard & Poor's Web site at www.standardandpoors.com.

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