

HIPOCAT 9 Fondo de Titulización de Activos

RMBS / Spain

*This pre-sale report addresses the structure and characteristics of the proposed transaction based on the information provided to Moody's as of 18 October 2005. Investors should be aware that certain issues concerning this transaction have yet to be finalised. Upon conclusive review of all documents and legal information as well as any subsequent changes in information, Moody's will endeavour to assign definitive ratings to this transaction. The **definitive** ratings may differ from the **provisional** ratings set forth in this report. Moody's will disseminate the assignment of definitive ratings through its Client Service Desk. This report does not constitute an offer to sell or a solicitation of an offer to buy any securities, and it may not be used or circulated in connection with any such offer or solicitation.*

Estimated Closing Date

[November 2005]

Lead Analyst

Alberto Barbáchano
Analyst
+34 91 702 6601
Alberto.Barbachano@moodys.com

Backup Analyst

Maria Turbica
Senior Associate
+34 91 702 6684
Maria.Turbica@moodys

Investor Liaison

London
Edward Bowden
Investor Liaison Specialist
+44 20 7772-5454
Edward.Bowden@moodys.com

Client Service Desk

Frankfurt: +49 69 70730-776
London: +44 20 7772-5454
csdlondon@moodys.com
Madrid: +34 91 702-6616
Milan: +39 02 5821-5777
Paris: +33 1 5330-1047

Monitoring

monitor.london@moodys.com
monitor.madrid@moodys.com

Website

www.moodys.com

PROVISIONAL (P) RATINGS

Class	Rating	Amount (million)	% of Notes	Legal Final Maturity	Coupon
A1	(P) Aaa	€[200.0]	19.69	Dec. 36	1mE + [·]%
A2A	(P) Aaa	€[500.0]	49.21	Dec. 36	1mE + [·]%
A2B	(P) Aaa	€[236.2]	23.25	Dec. 36	1mE + [·]%
B	(P) Aa2	€[22.0]	2.17	Dec. 36	1mE + [·]%
C	(P) A2	€[18.3]	1.80	Dec. 36	1mE + [·]%
D	(P) Baa3	€[23.5]	2.31	Dec. 36	1mE + [·]%
E	(P) Caa3	€[16.0]	1.57	Dec. 36	1mE + [·]%
Total		€[1,016]	100.00		

The ratings address the expected loss posed to investors by the legal final maturity. [In Moody's opinion the structure allows for timely payment of interest and ultimate payment of principal at par on or before the rated final legal maturity date.] Moody's ratings address only the credit risks associated with the transaction. Other non-credit risks have not been addressed, but may have a significant effect on yield to investors.

OPINION

Strengths of the Transaction

- Credit enhancement provided by the excess spread, a reserve fund and the subordination of the notes
- Swap to hedge interest rate risk in the transaction, securing weighted interest rate of the classes A, B, C and D plus 65 bps and covering the servicing fee in case Caixa Catonia is substituted as servicer.
- Excess spread-trapping mechanism through an 18-month "artificial write-off"
- Reserve fund available to cover potential shortfall in interest and principal
- Strict triggers on the deal, which include a trigger to stop the reserve fund amortisation and a trigger to stop the pro-rata amortisation of class B, C and D
- No second-lien products being included
- 100% of the portfolio is paid via direct debit
- 100% of the portfolio is paid on a monthly basis

Weaknesses and Mitigants

- Flexible product within the Spanish market (LOC + grace periods + high LTV lending). Borrowers are allowed to make further drawings up to an 80% original LTV limit and for an amount equal to the amortised principal. Generally, such redraw of pre-payments or further drawings are subject to the Caixa Catalunya's credit review and approval. Moody's will determine the severity based on the scheduled loan balance or maximum drawable amount depending upon the loan product, rather than the current loan balance
- High LTVs in the portfolio (no loans above 100% LTV)
- Geographical concentration in the region of Catalonia (68.2%) mitigated in part by the fact that this is the region of Caixa Catalunya's origin, where it has its highest expertise. Additionally the potential increase in the volatility of losses is mitigated due to the highest concentrations requiring additional credit enhancement.



- Pro-rata amortisation of the classes B, C and D of notes leads to reduced credit enhancement of the senior class in absolute terms. This is mitigated by strict triggers which terminate the pro-rata amortisation of the notes as the performance of the transaction deteriorates
- The deferral of interest payments on each of class B, C and D benefits the repayment of the series senior to each of them, but increases the expected loss on class B, C and D themselves. The reserve fund and the subordination have been sized accordingly to account for this deterioration on the expected loss.

STRUCTURE SUMMARY

Issuer:	HIPOCAT 9 Fondo de Titulización de Activos
Structure Type:	Senior / Mezzanine / Subordinated / Reserve fu
Seller/Originator:	Caixa Catalunya (A1/P-1)
Servicer:	Caixa Catalunya (A1/P-1)
Back-up Servicer:	N/A
Interest Payments:	Quarterly on 15th January, April, July and October – first payment date 15 April 2006
Principal Payments:	Pass-through on each payment date
Credit Enhancement/Reserves:	Excess spread per annum Reserve fund Subordination
Liquidity Facility:	N/A
Hedging:	Interest rate swap to cover interest rate risk which guarantees 65 bps excess spread and the servicing fee in case Caixa Catalonia is replaced as servicer
Principal Paying Agent:	Caixa Catalunya (A1/P-1)
Management Company:	Gestión de Activos Titulizados S.G.F.T., S.A
Arranger:	Deutsche Bank AG, Caixa Catalunya,
Lead Managers:	Deutsche Bank AG, Caixa Catalunya Ixis Cib, Barclays Bank, Lehman Brothers, Merrill Lynch

COLLATERAL SUMMARY *(Provisional Pool as of October 2005)*

Loan Amount:	1,204,172,076
Loans Count:	9,748
Pool Cut-off Date:	18 October 2005
WA Original LTV:	80.91%
WA Current LTV:	78.6%
WA Seasoning:	1.2 Years
WA Remaining Term:	27.07
Interest Rate Type:	3.43%
Geographic Diversity:	68.20% Catalonia
Loan Purpose:	Buying the main residence of the obligor
Average Loan Size:	123,530

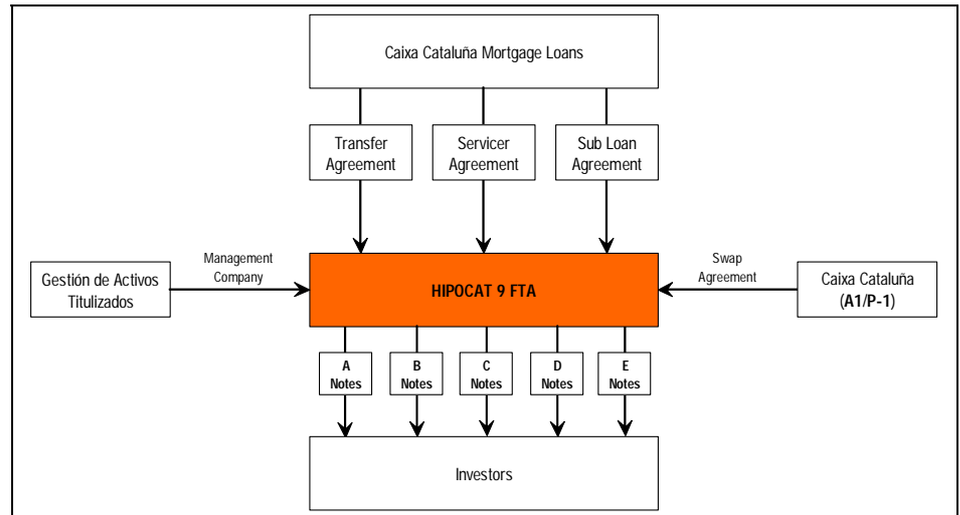
TRANSACTION SUMMARY

100% flexible mortgages being securitised

This transaction consists of the securitisation of the first draw-down of a mortgage product which is structured like a line of credit and is currently Caixa Catalunya's star product. This product, called CREDITO TOTAL, offers several advantages to the debtor such as:

- Potential 100% LTV financing on the first draw-down
- The possibility to withdraw additional funds as soon as the funds have been amortised (up to an aggregate LTV level of 80%)
- The possibility to enjoy grace periods (both interest and principal)

The products being securitised are first-lien flexible mortgages granted to purchase a first residence in Spain.



The transaction consists of 5 rated classes – a senior tranche composed of Three (P)[**Aaa**]-rated Series, A1, A2A and A2B notes, two mezzanine class B rated [**Aa2**] and class C rated (P)[**A2**] and a subordinated class D rated (P)[**Baa3**]. In addition, the *Fondo* will issue a (P) [**Caa3**] class E to fund a cash reserve that will be used to cover any potential shortfall on interest or principal payments to the rest of series. The SPV will use the proceeds from the issuance of the notes to purchase the mortgage loans portfolio, as illustrated in the structure in this section.

STRUCTURAL AND LEGAL ASPECTS

Caixa Catalunya will transfer the Borrower payments every two days.

The treasury account will be held at Caixa Catalunya. The proceeds from the loans, the amounts received under the swap agreement and the cash reserve will be deposited in the treasury account. Caixa Catalunya guarantees an annual yield from the amounts deposited in the treasury account equal to 3 month Euribor rate applicable on the notes.

Moody's has set up some triggers in order to protect the treasury account from any possible downgrade of Caixa Catalunya. Should Caixa Catalunya's short-term rating fall below **P-1**, the management company will have 30 days within which to find a suitably rated guarantor or substitute as holder of the treasury account.

Initially funded with the benefits from the issuance of the Series E notes, the reserve fund will be used to cover any potential shortfall in interest or in principal during the life of the transaction.

Reserve fund fully funded at closing from the proceeds of the issue of the class E Notes.

The reserve fund will have a mechanism set in place by which if arrears exceed a certain percentage, the value of the reserve fund will be increased. These levels have been established as follows: (1) 1.60% of the initial amount of classes A, B, C and D if the level of loans more than 90 days in arrears is below 3.00% and (2) 1.70% of the initial amount of classes A, B, C and D if arrears levels are above 3.00%.

A floor on the reserve fund will also be included: 0.80% of the initial amount of classes A, B, C and D, if the level of loans more than 90 days in arrears is below 3.00%, and (2) 0.85% of the initial amount of classes A, B, C and D, if arrears levels are above 3.00%.

However, amortisation of the reserve fund will cease if either of the following scenarios occurs:

- The amount of loans more than 3 months and less than 18 months in arrears exceeds 1.00% of the outstanding balance of the portfolio.
- The available amount under the reserve fund is not equal to the then required amount.
- the reserve fund will not amortise during the first 3 year of the life of the transaction

According to the swap agreement entered into between the *fondo* and Caixa Catalunya , on each payment date:

- The *fondo* will pay the interest actually received from the loans.
- Caixa Catalunya will pay the sum of (1) the weighted average coupon on the classes A, B, C, and D notes plus 65 bppa, over a notional calculated as the daily average of the outstanding amount of the loans not more than 90 days in arrears since the last payment date; (excluding the loans in grace periods if the loans in grace periods represent less than 35%) (2) the weighted average margin on the notes over a notional calculated as the daily average of the outstanding amount of the amortisation account; and (3) the servicing fee due on such payment date only if Caixa Catalunya is substituted as servicer.

In the event of Caixa Catalunya's long-term rating being downgraded below **A1**, within 30 days it will have to (1) collateralise its obligation under the swap in an amount sufficient to maintain the then current rating of the notes, or (2) find a suitably rated guarantor or substitute

Until the payment date on which the classes B, C and D notes will start to amortise pro-rata with class A, the amount retained as principal due will be used for the repayment of class A in the following order of priority:

1. Amortisation of Series A1 notes
2. The Series A2 (A2A and A2B) notes will start to amortise on whichever of the two following payment dates is latest:
 - Once the Series A1 notes have been fully amortised, or
 - 15 January 2007

Nevertheless, the amount retained as principal due will be distributed pro-rata among Series A1 and A2, if the amount of loans more than 3 months and less than 18 months in arrears exceeds [1.50%] of the outstanding balance of the portfolio.

Until the payment date falling on 15 January 2007, all funds available to the repayment of this series will be transferred to the amortisation account, creating an amortisation fund for the Series A2 notes. Funds available under the amortisation account will be used for the repayment of the Series A2 notes on the payment date falling on 15 January 2007. After that date the outstanding principal remaining after such partial repayment will be repaid on a pass-through basis on the subsequent payment dates.

The Series E notes will amortise, on each payment date, for an amount equal to the difference between the outstanding amount of the Series E notes and the reserve fund's required amount on the current payment date.

After 15 January 2022 all excess spread will be used for repayment of the Series E notes. While Caixa Catalunya is in possession of the bonds they began a irreversible turbo payment of Series E notes.

Interest rates swap guaranteeing weighted average interest rate of the A, B, C and D notes plus 0.65 bppa of excess spread and covering the servicing fee in case of the replacement of Caixa Catalunya as servicer.

Class A Amortisation.

Series A2 amortisation.

Class E amortisation.

Pro-rata amortisation.

As in the HIPOCAT 8 transaction, this transaction also includes pro-rata amortisation. Pro-rata amortisation entails greater risk than fully sequential transactions, given that the credit enhancement decreases in absolute terms. The risks introduced by pro rata amortisation are mitigated by the following triggers:

- Series B Notes will start amortising pro rata with the class A notes when they represent [4.40]% of the outstanding balance under the Series A1, A2a, A2b B, C and D notes.
- Series C Notes will start amortising pro rata with the Class A and B notes when they represent [3.66]% of the outstanding balance under Series A1,A2a, A2b, B, C and D notes.
- Series D Notes will start amortising pro rata with the class A, B and C notes when they represent [4.70]% of the outstanding balance under Series A1,A2a, A2b, B, C and D notes

Nevertheless, amortisation of classes B, C or D will not take place on the payment date on which any of the following events occurs:

class B	class C	class D
The loans more than 90 days in arrears exceed and less than 18 months 1.50%	The loans more than 90 days in arrears exceed and less than 18 months 1.25%	The loans more than 90 days in arrears exceed and less than 18 months 1.00%
The cash reserve is not funded at the required level		
The loan balance is less than 10% of the initial loan balance		

Priority of payment.

On each quarterly payment date, the *fondo's* available funds (principal and interest received from the asset pool, the reserve fund, amounts received under the swap agreement and interest earned on the transaction accounts) will be applied in the following simplified order of priority:

1. Cost and fees, excluding servicing fee (except in the case of Caixa Catalunya being replaced as servicer of the loans)
2. Any amount due under the swap agreement
3. Interest payment to class A
4. Interest payment to class B (if not deferred)
5. Interest payment to class C (if not deferred)
6. Interest payment to class D (if not deferred)
7. Amortisation fund
8. Interest payment to class B notes (if deferred)
9. Interest payment to class C notes (if deferred)
10. Interest payment to class D notes (if deferred)
11. Replenishment of the reserve fund
12. Interest payment to class E
13. Principal payment to class E
14. Termination payment under the swap agreement (except if the fondo is the defaulting or the sole affected party)
15. Junior expenses

18-month "artificial write-off" mechanism.

The transaction structure for classes A, B, C and D benefits from an "artificial write-off", which traps available excess spread to cover losses (if any). This type of "artificial write-off" is hidden in the definition of Principal Due, which is the difference between the A, B, C and D notes outstanding and the outstanding performing loans (loans less than 18 months in arrears).

Interest deferral trigger based in defaults.

The payment of interest on the class B, C and D Notes will be brought to a more junior position if, on any payment date, the following criteria are met:

Class B:	-	The accumulated amount of written-off loans is higher than 13.82% of the initial amount of the assets pool
	-	Series A1 and A2 are not fully redeemed
Class C:	-	The accumulated amount of written-off loans is higher than 10.39% of the initial amount of the assets pool
	-	Series A1, A2 and B are not fully redeemed
Class D:	-	The accumulated amount of written-off loans is higher than 7.0% of the initial amount of the assets pool
	-	Series A1, A2, B and C are not fully redeemed

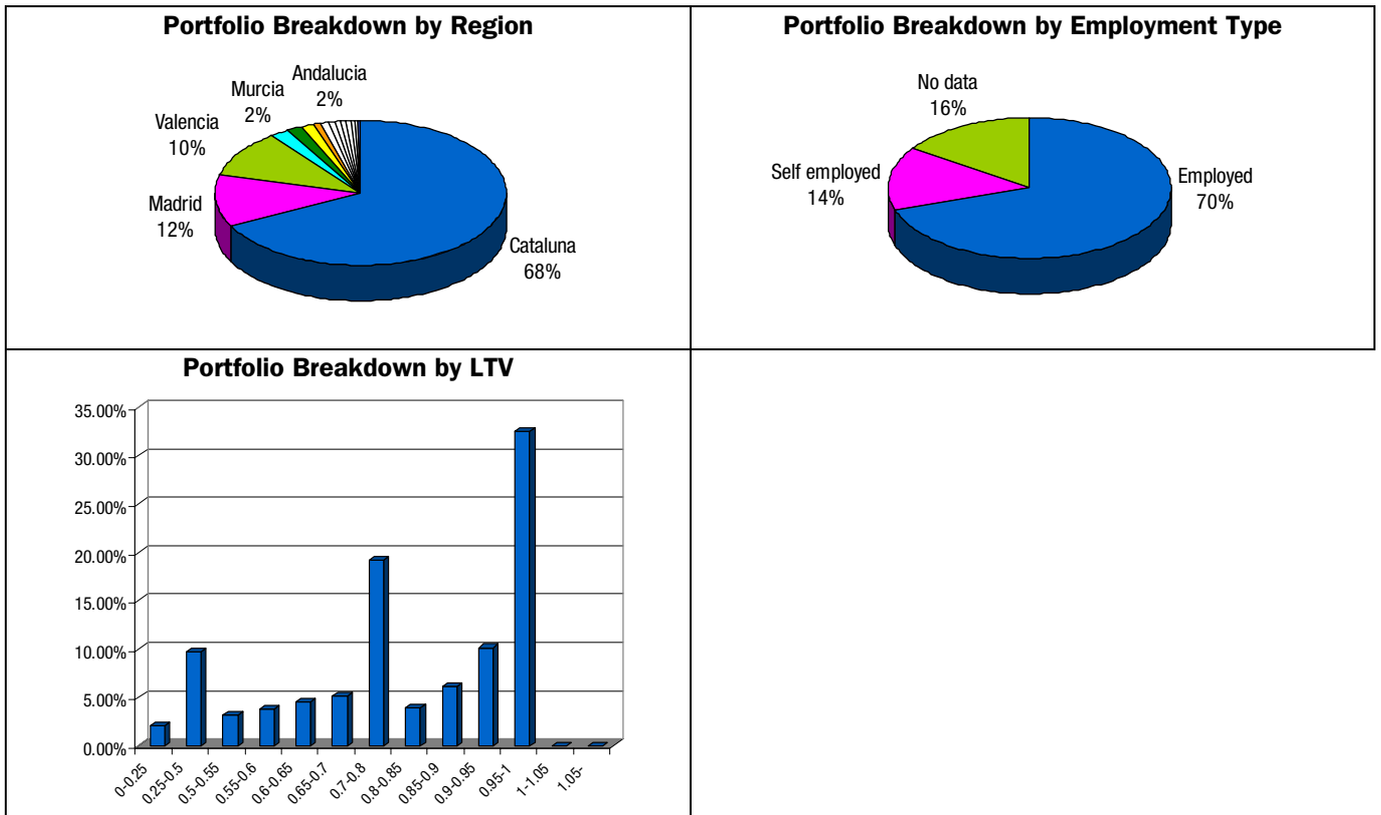
COLLATERAL

Original Balance:	1,269,206,293	Average seasoning in months:	14.37
Current Balance:	1,204,172,076	Average seasoning in years:	1.20
Number of Loans:	9,748	Average time to maturity in years:	27.03
Number of Borrowers:	9,748	Maximum maturity date:	30-Apr-2035
Average Loan (Borrower):	123,202	WA interest rate:	3.43%
Average Loan (Property):	123,202		
WA Current LTV	78.6%		
WA Original LTV	80.91%		

The product being securitised under HIPOCAT-9 is the first draw down of a mortgage product designed by Caixa Catalunya and marketed under the name "Crédito Total Primera Vivienda (Cuota Variable)". The financial contract underlying CTPV is a line of credit. As was the case with HIPOCAT-8, HIPOCAT-7, HIPOCAT-6, HIPOCAT-5, and HIPOCAT-4, subsequent advances under the line of credit will remain in Caixa Catalunya's balance sheet.

The first utilisation under CTPV mimics the behaviour of a standard mortgage loan in terms of purpose (buying the main residence of the obligor), amortisation profile (annuity), maturity (up to a maximum of 30 years), etc;

All the payment obligations under CTPV are backed by a first lien mortgage on the residential property being acquired, and such a mortgage is always registered in the Property Register. The first draw down under the line of credit is always used for the purpose of buying the obligor's main residence.



The Product Being Securitised – Particular Characteristics

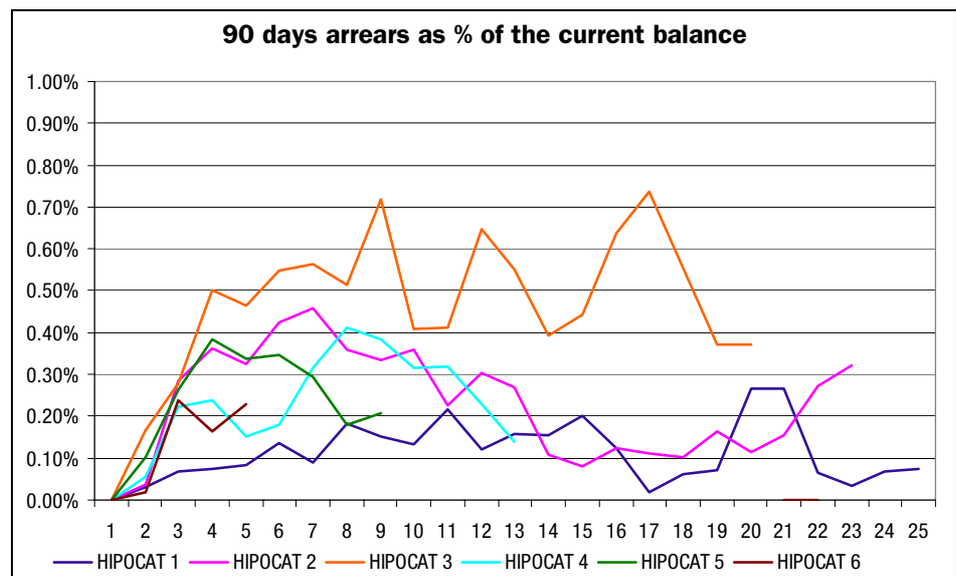
1. Granted to individuals residing in Spain.
2. Product is set up as a line of credit – with an underlying mortgage guarantee (the guarantee will be the residence that is acquired under the first drawdown).
3. Successive drawdowns have no priority over previous drawdowns – all are pari passu (an example of how this works is provided later in this pre-sale report).
4. However, longer outstanding debts have priority over shorter outstanding debts and the rank of order also has priority (i.e. the first withdrawal would have priority over the second, the second would have priority over the third, and so on).
5. Maximum amount of credit granted = 100% LTV. For all amounts over the 80% limit, An adtional guarantee (personal in most cases) will be set up throughout the life of the loan.
6. The first drawdown will have a maximum maturity of 30 years. Successive drawdowns will be capped at a maximum of 10 years.
7. Each successive drawdown is treated separately. Each has its own amortisation profile, generates its own invoice and has its own payment date (although this will be matched with that of the previous drawdowns).
8. Additional drawdowns can only be granted if the following conditions are met:
 - There are no arrears
 - Total outstanding debt (including the new drawdown) does not exceed 80% LTV (over the original appraisal)
 - Debt-to-income ratio does not exceed 40%.
 - The combination of the first and successive withdrawals can never exceed the original maturity date

GRACE PERIODS

Some of the HIPOCAT loans will have the option of enjoying grace periods, during which neither principal nor interest are paid. Unpaid interest is capitalised at the end of the grace period. The following limitations apply to the use of such grace periods:

- No single grace period can last more than 12 consecutive months
- No more than 5 grace periods can be granted, for a total maximum of 36 months
- The CTPV initial balance cannot be increased due to the interest that has been capitalised throughout the grace period.
- Grace periods are only granted subject to Caixa Catalunya's approval

Performance Data on previous Hipocat transactions.



ORIGINATOR, SERVICER AND OPERATIONS REVIEW

Caixa Catalunya was recently upgraded to A1.

With total assets of EUR35.8 billion at end-December 2004, Caixa Catalunya is the fourth-largest savings banking group in Spain, but the second leading player in the wealthy region of Catalonia (after La Caixa). Although operating in one of the most competitive regions in Spain, it has managed to ably defend its franchise over the years. The bank's success is underpinned by solid local roots: Caixa Catalunya was created in 1926 by the Diputación Provincial de Barcelona (Provincial Council of Barcelona). At year-end 2003, the bank enjoyed market shares in the region of around 17% in both deposits and lending, and 10% in pension/mutual funds, despite having a less aggressive growth strategy than its local competitors, which led market shares to be slightly down from year-end 2002.

Moody's upgrade was based on further improvement in the bank's profitability since the assignment of a positive outlook in July 2003. This was the result of a consistent and prudent strategy, especially under the 2002-2004 plan focusing on cross-selling, sales dynamism and cost controls. The new 2005-2007 plan is a continuation of current guidelines. The ratings also reflect Caixa Catalunya's strong franchise as the second leading savings bank in the wealthy region of Catalonia after La Caixa (rated **Aa2/P-1/B+**). Although operating in one of the most competitive regional markets in Spain, the bank has well defended its market position. Active sales and cross-selling efforts resulted in double-digit growth in fee income. With around 25% of its operating revenues being fees and commissions (from payments but also savings-related products), CC enjoys better revenue diversification, which has been key given currently low interest rates. This combined with higher cost containment allowed the bank reach a cost-to-income ratio slightly better than its 60% target vs. 75% in 1998. While further improvement might be difficult, partly due to intense domestic competition, recent management actions provide a good base to support future profitability. Due to the bank's overall prudence as well as strengthening credit procedures, asset quality remains sound.

MOODY'S ANALYSIS

Determination of lognormal loss distribution.

The first step in the analysis is to determine a loss distribution for the pool of mortgages to be securitised. Due to the high volume of loans and supporting historical data, Moody's uses a continuous distribution model to approximate the loss distribution: lognormal distribution.

In order to determine the shape of the curve, two parameters are needed: the expected loss and the volatility associated with this expected loss. These parameters are derived from the Moody's Individual Loan Analysis ("MILAN") model.

In order to extrapolate expected losses for the loan pool, Moody's has compared the underwriting criteria of the originators with those of other mortgage originators in Spain.

Moody's thus determines a number representing the enhancement that would be required for a pool of mortgages to obtain an 'Aaa' rating under highly stressed conditions. This enhancement number (the "Aaa CE" number) is obtained by means of a loan-by-loan model.

The "Aaa CE" number is determined by using "MILAN", Moody's loan-by-loan model for rating RMBS transactions.

The "MILAN" model looks at each loan in the pool individually and, based on its individual characteristics such as LTV or other identified drivers of risk, computes a benchmark CE number. This number assumes stressed recovery rates (through house price decline), interest rates and costs of foreclosure, as well as a stressed recovery time. The weighted average benchmark CE number is then adjusted according to the positive and negative characteristics of each loan and to those of the pool as a whole, in order to produce the "Aaa CE" number.

The "Aaa CE number" and the Expected Loss Number form the basis of Rating Committee discussions and are used to derive the lognormal distribution of the pool losses.

The standard deviation of the distribution is found by setting the probability of a loss greater than the expected loss that is consistent with the Idealised Expected Loss target of the "Aaa CE number".

“MARCO”, Moody’s cash-flow model, is used to assess the impact of structural features of RMBS transactions.

Once the loss distribution of the pool under consideration has been computed, a cash flow model, Moody’s Analyzer of Residential Cash-Flows (“MARCO”), is used to assess the impact of structural features of the transaction, such as the priorities of interest and principal and the related triggers, swap features and excess margins, liquidity mechanisms and the value of excess spread.

The sum of the loss experienced per note Class in each scenario, weighted by the probability of such loss scenarios, will then determine the expected loss on each tranche and hence the rating, in line with Moody’s target losses for each rating category.

RATING SENSITIVITIES AND MONITORING

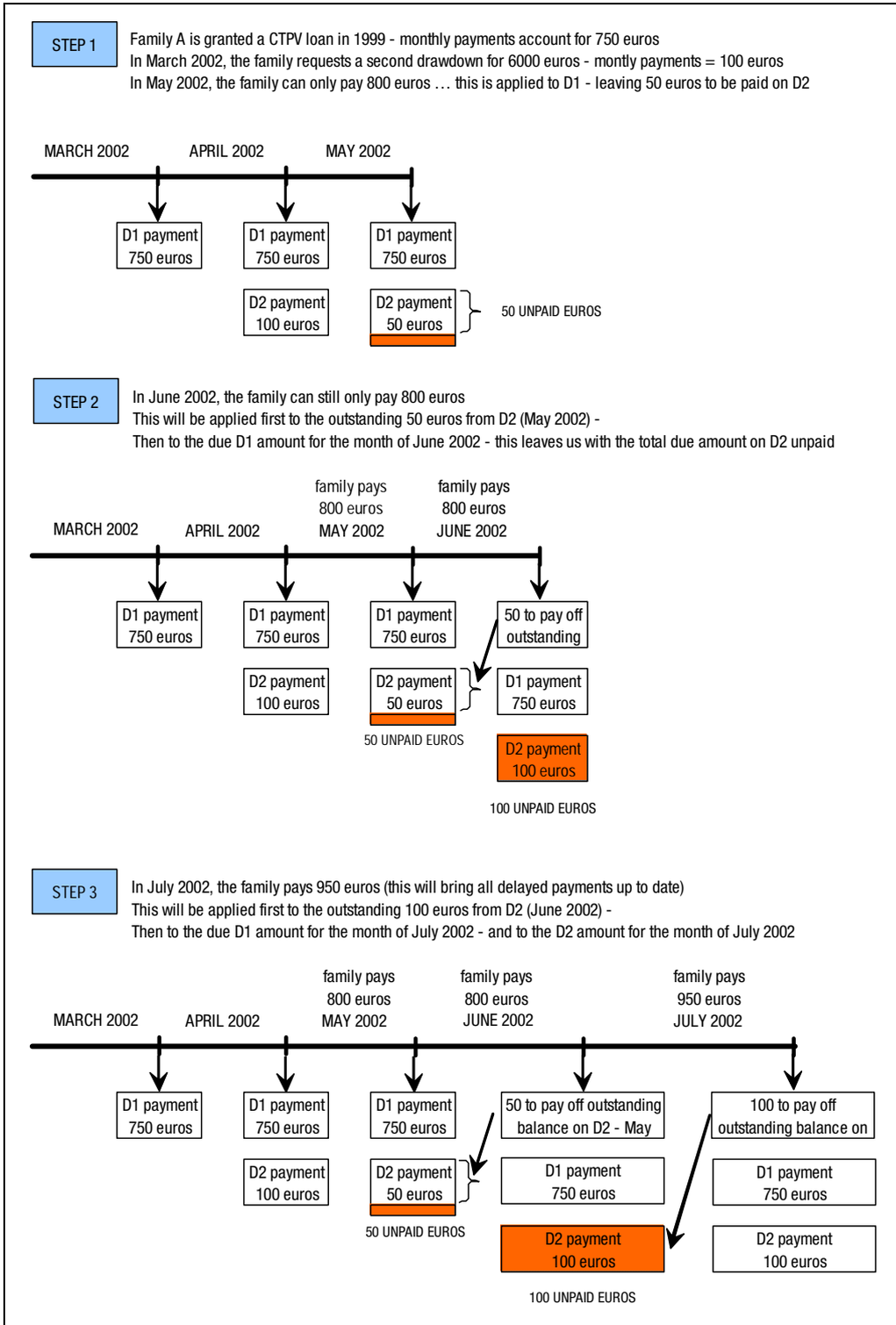
Gestion de Activos Titulizados S.G.F.T, S.A, in its capacity as management company, will prepare monthly monitoring reports with respect to the portfolio and payments to the notes. These reports will detail the amounts received by the issuer during each collection period and will provide portfolio data. Moody’s will monitor this transaction on an ongoing basis to ensure that it continues to perform in the manner expected, including checking all supporting ratings and reviewing periodic servicing reports. Any subsequent changes to the rating will be publicly announced and disseminated through Moody’s Client Service Desk. For updated monitoring information, please contact monitor.madrid@moodys.com

RELATED RESEARCH

For a more detailed explanation of Moody’s rating approach to this type of transaction, similar transactions and performance data, please refer to the following reports:

1. SPECIAL REPORT: Moody’s Approach to Rating Spanish RMBS: The “MILAN” model, March 2005
2. SPECIAL REPORT: Introducing Moody’s Arrears Index for Spanish Mortgage-Backed Securities, March 2002.
3. SPECIAL REPORT: Moody’s Spanish RMBS Arrears Index: Delinquency Levels Remained Persistently Low in 2002 But Are Likely To Rise Given Weakening Global Economy And Factors Affecting Homeowners’ Indebtedness, May 2003.
4. SPECIAL REPORT: Structural Features in the Spanish RMBS Market Artificial Write-Off Mechanisms: Trapping the Spread, January 2004.
5. SPECIAL REPORT: Spanish RMBS Q3 2004 Performance Review, February 2005
6. HIPOCAT1 Pre-sale report + Performance Overview
7. HIPOCAT 2 Pre-sale report + Performance Overview
8. HIPOCAT 3 Pre-sale report + Performance Overview
9. HIPOCAT 4 Pre-sale report + Performance Overview
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How This Product Works



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