

OFFERING CIRCULAR

October 22, 1999

BANKINTER 2

FONDO DE TITULIZACIÓN HIPOTECARIA

MORTGAGE-BACKED BONDS

EUR 320,000,000

Series A1	EUR 21,400,000	Aaa	6-M Euribor
Series A2	EUR 26,900,000	Aaa	6-M Euribor + 0.075%
Series A3	EUR 36,400,000	Aaa	6-M Euribor + 0.15%
Series A4	EUR 222,500,000	Aaa	6-M Euribor + 0.25%
Series B	EUR 12,800,000	A1	6-M Euribor + 0.50%

Lead Manager, Underwriter and Placement Agent



BANKINTER

Originator and Paying Agent

BANKINTER

Fund structured, established and managed by

Europea de Titulización, S.A.

Sociedad Gestora de Fondos de Titulización

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This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular registered by the Comisión Nacional del Mercado de Valores may have any legal effect whatsoever or be taken into account with respect to the Bond Issue.

CHAPTER 0

RELEVANT CIRCUMSTANCES TO CONSIDER ON THE SECURITIES ISSUE OR OFFERING

0.1 Summary of the characteristics of the issued or offered securities covered by this full offering circular and of the procedure for their placement and allocation among investors.

The securities subject of this Issue are Mortgage-Backed Bonds (the “Bonds”), issued out of BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA (the “Fund”), on the terms described in the Offering Circular. Five Series included in two Classes are issued out of the Fund: Class A, consisting of Series A1, A2, A3 and A4, and Class B, consisting of a single Series B.

The following are the main terms and conditions of this Bond Issue:

Class of security: Mortgage-Backed Bonds represented by means of book entries.

Issuer: BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA

Rating: Assigned by Moody’s Investors Service España, S.A. (Moody’s España).
Aaa for Series A1, A2, A3 and A4 Bonds.
A1 for Series B Bonds.

Those ratings may be revised, suspended or withdrawn at any time by Moody’s España, which would not constitute an early amortisation event of the Fund.

Amount of the Issue: EUR 320,000,000 (ESP 53,243,520,000), in two Classes:

		Face Value per Bond (EUR)	Number of Bonds	Total Face Value (EUR)
Class A	Series A1	1,000	21,400	21,400,000
	Series A2	1,000	26,900	26,900,000
	Series A3	1,000	36,400	36,400,000
	Series A4	100,000	2,225	222,500,000
Class B	Series B	100,000	128	12,800,000

Issue Price: 100 percent of the face value of each Bond, clear of taxes and subscription costs for the subscriber through the Fund.

Interest Rate:

The Bonds will accrue an annual interest, variable six-monthly and payable six-monthly in arrears on each Payment Date, resulting from applying for each Series the relevant nominal interest rate to the Outstanding Principal Balance of each Bond.

Accrual of Interest:

Interest will accrue by Interest Accrual Periods. Every Interest Accrual Period will comprise exact number of days elapsed between each Payment Date (January 22 and July 22 of each year), including the beginning Payment Date but not including the ending Payment Date. Exceptionally, the duration of the first Interest Accrual Period shall exceed six months and be equivalent to the period comprised between the Closing Date, inclusive, and the first Payment Date, July 24, 2000, exclusive.

The nominal interest rate shall be accrued on the exact number of days elapsed in each Interest Accrual Period for which it was determined, calculated based on a 365-day calendar year.

Nominal interest rate.

The nominal interest rate shall be the result of adding: (i) the six- (6-) month Euribor reference rate, other than for the first Interest Accrual Period which shall be nine- (9-) month Euribor, or the substitute reference rate, and (ii) a margin for each Series:

- no margin for Series A1 Bonds,
- 0.075% margin for Series A2 Bonds,
- 0.15% margin for Series A3 Bonds,
- 0.25% margin for Series A4 Bonds, and
- 0.50% margin for Series B Bonds,

all of which shall be translated to an equivalent interest rate based on 365-day calendar years and rounded to the nearest ten thousandth of a whole number.

The nominal interest rate for each Series shall be set on the second TARGET calendar business day preceding each Payment Date and shall apply for the following Interest Accrual Period.

Exceptionally, the nominal interest rate of the Bonds in each Series for the first Interest Accrual Period shall be set on the second TARGET calendar business day preceding the day on which the Subscription Period begins by publication in an economic and financial or general newspaper widely circulated in Spain.

Interest payment and principal repayment.

Bond interest payment and principal repayment in each Series shall be made six-monthly in arrears on each Payment Date, which shall be January 22 and July 22 in each year or the following Business Day, as the case may be. However, the first Payment Date shall be July 24, 2000 because July 22, 2000 is not a Business Day.

In this Bond issue, Business Day shall mean any day other than a Saturday, Sunday or public holiday in Madrid.

Payment of amounts due in each Series shall be made on each Payment Date provided that the Fund has sufficient liquidity to do so in the order of priority of payments described hereinafter.

Redemption price: 100 percent of the face value of each Bond.

Final Amortisation of the Bonds:

Final amortisation shall occur on the Final Maturity Date of the Bonds, on July 22, 2034, although they may nevertheless be subject to early amortisation on the terms and conditions established in the Offering Circular.

Partial Amortisation of the Bonds:

Irrespective of the Final Maturity Date, there shall be a partial amortisation of the Bonds in each Series on the terms described below.

In any event, amortisation of Series A2 Bonds shall commence once the Series A1 Bonds have been fully amortised and amortisation of Series A3 Bonds shall commence once the Series A2 Bonds have been fully amortised.

In the event of the Available Funds for Amortisation distributed for Class A on a given Payment Date not being sufficient to amortise the relevant Series A1, A2 or A3 Bond principal, those Funds shall be allocated to pro rata amortisation among the Bonds in the actual Series. The portion of principal not amortised shall be amortised on the following Payment Date along with the instalment, if any, that should be amortised on the Bonds in the relevant Series on that same Payment Date.

Amortisation of Series A1 Bonds.

Series A1 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, in two (2) consecutive instalments, the amount being as set out in the following table:

Series A1 Bonds: amortisation schedule (in EUR)

Payment Date	Amortisation instalment	
	Bond	Series Total
July 24, 2000	590	12,626,000
January 22, 2001	410	8,774,000
Total	1,000	21,400,000

Amortisation of Series A2 Bonds.

Series A2 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, in three (3) consecutive six-monthly instalments, the amount being as set out in the following table:

Series A2 Bonds: amortisation schedule (in EUR)

Payment Date	Amortisation instalment	
	Bond	Series Total
July 22, 2001	330	8,877,000
January 22, 2002	335	9,011,500
July 22, 2002	335	9,011,500
Total	1,000	26,900,000

Amortisation of Series A3 Bonds.

Series A3 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, in four (4) consecutive six-monthly instalments, the amount being as set out in the following table:

Series A4 Bonds: amortisation schedule (in EUR)

Payment Date	Amortisation instalment	
	Bond	Series Total
January 22, 2003	250	9,100,000
July 22, 2003	250	9,100,000
January 22, 2004	250	9,100,000

July 22, 2004	250	9,100,000
Total	1,000	36,400,000

Amortisation of Series A4 Bonds.

Series A4 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, on each Payment Date, in an amount equal to the difference between the Available Funds for Amortisation distributed for Class A minus the amounts allocated to amortising Series A1 Bonds, Series A2 Bonds and Series A3 Bonds, as established for the amortisation of these Series in this section.

Amortisation of Series B Bonds.

Series B Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, on each Payment Date, in an amount equal to the Available Funds for Amortisation distributed for Class B.

Early amortisation of the Bonds.

Notwithstanding the Fund's obligation, through its Management Company, to amortise the Bonds on the Final Maturity Date or on each partial amortisation, as established in the preceding paragraphs, the Management Company shall, following notice served on the CNMV (*National Securities Market Commission*), be entitled to proceed to an early liquidation of the Fund and thereby an early amortisation, on a Payment Date, of the entire Bond issue in the Liquidation Events in accordance with and subject to the requirements established in section III.8.1 of the Offering Circular.

Bond subscription and placement procedure.

Underwriter and Placement Agent: BANKINTER

Investors to whom the Bonds are offered.

Placement of Series A1, A2 and A3 Bonds is targeted at any investor, be that a natural or a legal person.

Placement of Series A4 and B Bonds is targeted at institutional investors, both legal persons or estates devoid of legal personality, such as Pension Funds, Collective-Investment Undertakings, Insurers or such institutions as Credit Institutions or Firms of Broker-Dealers, in the business of regularly and professionally investing in transferable securities.

Once the issue has been fully placed and the Bonds are admitted to trading on the official AIAF organised market, the Bonds may be freely purchased on that market in accordance with its own trading rules.

Subscription Period.

The Subscription Period shall begin at 12 o'clock noon on the same day on which notice of establishment of the Fund and issue of the Bonds is published in a widely-circulated newspaper in Spain, or on the following Business Day if that is not a business day, and end at 5pm on October 29, 1999.

In the event that the Bond issue should be fully subscribed for before the Subscription Period closes, BANKINTER shall bring forward the close of the Subscription Period by means of a written notice to the CNMV and the Management Company.

Payment method and date.

The investors to whom the Bonds are allocated shall pay the Underwriter and Placement Agent by 2pm Madrid time on November 2, 1999 ("Closing Date"), for same day value, the relevant issue price for each Bond allocated for subscription.

Subscription fee:

The following are the subscription fees that the Underwriter and Placement Agent has published in the leaflet with the schedule of charges, terms and expenses applicable to clients, which shall be charged for subscribing for the Bonds irrespective of the placement procedure:

- Subscription of fixed-income securities for residents: 0.35% on the face value. Minimum ESP 500.
- Subscription of fixed-income securities for non-residents: 0.60% on the face value. Minimum ESP 5,000.

Secondary Bond trading market: AIAF Fixed-Income Market (*AIAF Mercado de Renta Fija*).

The Management Company agrees that final admission of the Bonds shall occur no later than one month after the Closing Date.

0.2 Considerations regarding the activities, financial position and most relevant circumstances of the issuer described in this full offering circular.

0.2.1 Brief outline of the Fund's activity

The Bonds subject of this Issue are issued by BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA which was established pursuant to Investment Trusts and Companies System and Mortgage Securitisation Funds Act 19/1992, July 7.

In accordance with this Act, Mortgage Securitisation Funds are separate closed-end funds, devoid of legal personality, their assets comprising the mortgage certificates pooled therein and their liabilities comprising the securities issued at such amount and on such financial terms that the net asset value of the fund shall be nil. Funds shall by law be managed and represented by the Management Companies that set them up.

The Management Company.

The Management Company that has established and therefore whose duty it is to manage and represent the Fund and enforce Bondholders' interests, is EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN.

Consequently, the Management Company shall safeguard Bondholders' interests at all times, making its actions conditional on defending them and observing the provisions statutorily established for that purpose. Bondholders shall have no recourse against the Fund Management Company, other than for a breach of its duties or failure to observe the provisions of the Deed of Constitution.

The Management Company shall notify Bondholders of any and all circumstances that may be relevant to them, by publishing appropriate notices on the terms established in sections III.5.2 and III.5.3 of the Offering Circular.

The Management Company may be substituted on the terms and in the events provided for in the Offering Circular.

The Mortgage Certificates pooled in the Fund.

The Fund shall pool Mortgage Certificates wholly issued by BANKINTER upon the Fund being established.

The Mortgage Certificates refer to a 100 percent share in the principal, ordinary and late-payment interest of each Participated Mortgage Loan.

The issue price of the Mortgage Certificates is at par with the face value of the capital or principal.

The total face value of the issue of Mortgage Certificates shall be at least equal to the aggregate amount of the Bond Issue.

The Participated Mortgage Loans are part of a selection of mortgage loans and their characteristics are described in the Offering Circular. The outstanding balance of the 5,211 mortgage loans selected at July 2, 1999 amounted as at that date to ESP 57,114,994,370.

The Mortgage Certificates confer on the Fund the right to receive:

- to receive all Participated Mortgage Loan amounts due:
 - (i) for capital repayment,
 - (ii) for ordinary interest,
 - (iii) for late-payment interest, and
- to receive any other amounts, assets or rights as payment for Participated Mortgage Loan principal or interest, from the sale or utilisation of properties awarded upon executing and in the administration or interim possession of property in execution proceedings, rights or indemnities for the benefit of BANKINTER, including insurance and ancillary loan rights, excluding fees.

The Fund's rights resulting from the Mortgage Certificates will all be linked to the payments made by the Participated Mortgage Loan obligors and shall therefore be directly affected by their evolution, delays, prepayments or any other incident related thereto.

In accordance with article 5.8 of Act 19/1992, BANKINTER shall not bear the risk of default on the Mortgage Certificates and shall therefore have no liability whatsoever for default by the mortgagors of principal, interest or any other amount they may owe under the Participated Mortgage Loans. It will not be howsoever liable to directly or indirectly guarantee that the transaction will be properly performed, nor give any guarantees or security, nor indeed agree to repurchase the Mortgage Certificates. BANKINTER will only replace the Mortgage Certificates where they fail to conform to the characteristics and conditions given in the Offering Circular, due to a failure by the Participated Mortgage Loan underlying the same to so conform.

Ordinary priority rules in payments by the Fund.

Applicable from the date of establishment until the Issue is fully amortised.

The Available Funds shall be applied to meeting payment or withholding obligations on each Payment Date as follows, irrespective of the time of accrual, other than the application in the 1st place, which may be made at any time:

1. Payment of the Fund's properly supported ordinary and extraordinary expenses, whether or not they were disbursed by the Management Company, including the management fee due to the same, and all other expenses and service fees, including those derived from the Paying Agent Agreement. Only expenses prepaid or disbursed on the Fund's behalf by and amounts reimbursable to BANKINTER, provided they are all properly supported, shall be made to BANKINTER under the Servicing Agreement in this priority.
2. Payment of Series A1, A2, A3 and A4 Bond interest, as it falls due.
3. Payment of Series B Bond interest, as it falls due.
4. Amortisation of Series A1, A2, A3, A4 and B Bond principal in accordance with the rules for calculation and distribution of the Available Funds for Amortisation in each Class, and the conditions for amortisation of the Bonds in each Series.
5. Payment of Subordinated Credit interest due.
6. Repayment of Subordinated Credit principal drawn.
7. Payment of Subordinated Loan interest due.
8. Repayment of Subordinated Loan principal.
9. Payment to BANKINTER under the Servicing Agreement of the fee for servicing the Participated Mortgage Loans.
10. Payment of the financial intermediation margin established as variable remuneration under the Financial Intermediation Agreement.

Available Funds for Amortisation on each Payment Date and Amortisation Deficiency.

On each Payment Date the amount to be allocated for the amortisation of Bonds ("Available Funds for Amortisation") shall be the lower of the following amounts:

- a) The positive difference, if any, between the Outstanding Principal Balance of the Bonds and the Outstanding Balance of the Mortgage Certificates, on the day preceding each Payment Date.
- b) Depending on the liquidity existing on that Payment Date, the Available Funds remaining after deducting the amounts applied to the items in 1st and 3rd place in the order of priority of payments.

The Amortisation Deficiency on a Payment Date will be the positive difference, if any, between amount a), as established in the preceding paragraph, and the Available Funds for Amortisation, the latter minus the Subordinated Credit amount drawn for this application.

Where there is an Amortisation Deficiency, the Available Funds for Amortisation shall be fully allocated to amortising Class A Bonds.

Distribution of the Available Funds for Amortisation among the Bonds in each Class.

Those Available Funds for Amortisation of the Bonds shall be distributed among both Classes for their amortisation in accordance with the following rules:

1. Until the first Payment Date (inclusive) on which the Outstanding Principal Balance of Class B Bonds is equal to or greater than 8.00% of the Outstanding Principal Balance of Class A Bonds, the Available Funds for Amortisation shall be fully used for amortising Class A Bonds.
2. From the Payment Date after the date on which the above ratio is equal to or greater than 8.00%, the Available Funds for Amortisation shall be applied to amortising both Classes A and B, pro rata among the same, thereby for the above ratio between Outstanding Principal Balances of Class A and Class B Bonds to be kept at 8.00%, or a higher percentage closest thereto.
3. Upon the Outstanding Principal Balance of Class B Bonds reaching a figure of EUR three million two hundred thousand (3,200,000) (ESP 532,435,200), the amortisation of the Bonds in that Class shall cease and the Available Funds for Amortisation shall be fully allocated to repayment of Class A Bonds until fully amortised.
4. And once Class A Bonds have been fully amortised, the amortisation of Class B Bonds shall recommence until fully amortised.

Termination of the Fund.

The Fund shall terminate both upon the Mortgage Certificates pooled therein being fully amortised and by the early liquidation procedure.

Early liquidation.

Following notice served on the CNMV, the Management Company shall be entitled to proceed to an early liquidation of the Fund and thereby an early amortisation on a Payment Date of the entire Bond issue, in the following events:

- (i) When the Outstanding Balance of the Mortgage Certificates pending amortisation is less than 10 percent of the initial Outstanding Balance.
- (ii) Where any event or circumstance whatsoever unrelated to the actual operation of the Fund occurs and the financial balance of the Fund is substantially altered or permanently impaired. This event includes such circumstances as the existence of any change in the laws or supplementary implementing regulations, the establishment of withholding obligations or other events that might permanently affect the financial balance of the Fund.
- (iii) In the event that the Management Company should be adjudged insolvent or bankrupt or have its licence revoked, or the statutory term to do so or otherwise four months should elapse without a new management company being designated.

Early amortisation of all the Bonds in the above-mentioned events shall occur at the Outstanding Principal Balance on that date plus interest accrued and not paid since the last Payment Date until the date of early amortisation, deducting withholding tax, if any.

There shall be no early amortisation of the Bonds other than where all the Bond payment obligations may be fully met and settled and Bondholders have been duly notified., However, there may be an early amortisation of the Bonds even if the Bond payment obligations may not be fully met provided that Bondholders are called exclusively for informative purposes.

Financial transactions arranged on behalf of the Fund.

In order to consolidate its financial structure and procure the highest possible cover for the risks inherent in the issue, the Management Company shall, on behalf of the Fund, on the same date of execution of the Deed of Constitution, proceed to formally enter into the following agreements:

- Treasury Account and Guaranteed Interest Rate Deposit Agreement.
- Subordinated Credit Agreement.
- Subordinated Loan Agreement.
- Participated Mortgage Loan Servicing and Mortgage Certificate Custody Agreement.
- Bond Issue Management, Underwriting and Placement Agreement.
- Bond Paying Agent Agreement.
- Financial Intermediation Agreement.

In order for the Fund to operate on the terms provided for in the Deed of Constitution and in the laws in force from time to time, the Management Company, acting for and on behalf of the Fund, may extend or amend the agreements entered into on behalf of the Fund, substitute each of the Fund service providers under those agreements and indeed, if necessary, enter into additional agreements, all of which shall be subject to the laws in force from time to time, to the prior authorisation, if necessary, of the CNMV or competent administrative body, and to notice being served on the relevant rating agency, provided that such actions do not detract from Bondholders' interests.

0.2.2 Risks inherent in the Bonds.

- (i) Risk of default on the Mortgage Certificates: holders of the Bonds issued by the Fund shall bear the risk of default on the Mortgage Certificates pooled therein.
- (ii) Mortgage Certificate early amortisation risk: there will be an early amortisation of the Mortgage Certificates pooled in the Fund when the Participated Mortgage Loan borrowers prepay the portion of principal pending repayment, on the terms provided for in each loan deed. Similarly, there will be a full amortisation of the Mortgage Certificates in the event that BANKINTER should be substituted in the relevant Participated Mortgage Loans by another financial institution licensed to do so.

The early amortisation risk shall pass six-monthly on each Payment Date to Bondholders upon partial amortisation of the Bonds. However, Series A1, A2 and A3 Bonds have an amortisation schedule that must be observed other than in exceptional Participated Mortgage Loan prepayment events. In any event, the amortisation of Series A1, A2 and A3 Bonds takes precedence in time over the Bonds in the other Series, and in addition the amortisation of Series A1 Bonds takes precedence in time over Series A2 and A3 Bonds, and Series A2 Bonds take precedence in time over Series A3.

- (iii) Limited Hedging: an investment in the Bonds may be affected, inter alia, by a downturn in general economic conditions adversely affecting payments of the Mortgage Loans backing the Bond issue of the Fund. A high level of delinquency might reduce or indeed eliminate the hedging against loan portfolio losses that the Bonds have as a result of the existence of the credit enhancements described in the Offering Circular.

(iv) Limited Liability: the Bonds issued by the Fund neither represent nor constitute an obligation of the Management Company or BANKINTER. The Mortgage Certificate cash flow used to meet the Bond obligations is assured or guaranteed only in the specific events and up to the limits referred to in the Offering Circular. No guarantees other than these are given by any public or private institution, including BANKINTER, Europea de Titulización and any of their affiliated or subsidiary companies.

(v) Limited liquidity: there is no assurance that the Bonds will be traded on the market with a minimum frequency or volume.

There is no undertaking that any institution will be involved in secondary trading, giving the Bonds liquidity by offering consideration.

(vi) Yield: Participated Mortgage Loan prepayment is influenced by a number of potential geographic, economic and social factors such as obligors' age, seasonality, market interest rates and unemployment, preventing their predictability. Calculation of the internal rate of return, average life and Duration of the Bonds given in the Offering Circular is based on assumed prepayment rates that may not be fulfilled.

(vii) Late-payment interest: Late interest payment or principal repayment to Bondholders shall under no circumstances result in late-payment interest accruing to their favour.

(viii) Neither the Fund nor Bondholders shall have recourse respectively against the institution issuing the Mortgage Certificates or against the Management Company other than as derived from breaches of their respective duties and hence at no event as a result of the existence of default or early amortisation.

CHAPTER I

PERSONS TAKING RESPONSIBILITY FOR THE CONTENTS OF AND BODIES SUPERVISING THE OFFERING CIRCULAR

I.1 Persons taking responsibility for the contents of the Offering Circular.

I.1.1 Full name, Spanish identity or personal identification document number and position or powers of the individual(s) taking responsibility for the contents of the Offering Circular on behalf of the Management Company.

Mr MARIO MASIÁ VICENTE, of full age, who holds Spanish Identity Document number 50,796,768-A, acting as General Manager for and on behalf of EUROPEA DE TITULIZACIÓN S.A. SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN, and using the authorities conferred by the Board of Directors at its meeting held on January 19, 1993, takes responsibility for the contents of this Offering Circular.

EUROPEA DE TITULIZACIÓN S.A. SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN, with registered office at Madrid, Calle Conde de Aranda, 8, having VAT Reg. no. A-80514466, sponsors BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA (hereinafter also “the Fund”), and shall be responsible for managing and legally representing the same.

I.1.2 Specification that the above-mentioned individual(s) believe(s) that the information contained in the Offering Circular is truthful and that no fact has been omitted that might alter its scope.

Mr MARIO MASIÁ VICENTE represents that, to the best of his knowledge and having used his best efforts to obtain as many details as possible on the issuer of the Mortgage Certificates, the facts and figures contained in the Offering Circular are truthful and no relevant detail has been omitted which might alter the public appraisal of the Management Company, the Fund, the financial transactions, the Bonds to be issued by the Fund and their trading.

I.2 Supervisory Bodies.

The establishment of the Fund and the issue of the Mortgage-Backed Bonds (hereinafter also the “Bonds”) are subject to the condition precedent that they be verified by and entered in the Official Registers of the CNMV, in accordance with the provisions of article 5.3 of Investment Trusts and Companies System and Mortgage Securitisation Funds Act 19/1992, July 7 (“Act 19/1992”), and articles 26 et seq. of Securities Market Act 24/1988, July 28, amended by Act 37/1998, November 16 (both Acts hereinafter the “Securities Market Act”), as well as Royal Decree 291/1992, March 27, on issues and public offerings for the sale of securities, amended by Royal Decree 2590/1998 (both Royal Decrees hereinafter “Royal Decree 291/1992”), December 7, the Order of July 12, 1993, on Offering Circulars and Other Implementations of Royal Decree 291/1992, and CNMV Circular 2/1994, March 16, April 22, approving the standard Offering Circular for establishing Mortgage Securitisation Funds, and Circular 2/1999.

This full Offering Circular regarding the establishment of the Fund and the issue of the Bonds was verified and entered in the Official Registers of the CNMV on October 22, 1999.

Registration of the Offering Circular by the CNMV does not imply recommending subscription for or purchase of the securities referred to therein, nor indeed any statement whatsoever as to the issuer's credit rating or yield of the issued or offered securities.

I.3 Name, address and qualifications of the auditors who have verified the number, amount and characteristics or attributes of the assets securitised through the Fund.

Appendix IV to this Offering Circular contains the Audit Report on a selection of portfolio mortgage loans of BANKINTER, S.A., part of which are the Participated Mortgage Loans subject of the issue of the Mortgage Certificates. That Report was prepared by the firm Price Waterhouse Auditores, S.A., entered in the Official Register of Auditors (ROAC) under number S0242 and with place of business at Paseo de la Castellana, no. 43, Madrid.

In addition to other matters, that Report deals with verifying satisfaction of the requirements laid down in Act 2/1981, March 25, for Mortgage Certificates to be issued, and all loans with known errors, detected in the sampling, have been eliminated.

That audit was made using sampling techniques consisting of analysing a number of loans fewer (sample) than the full selection of loans (population), allowing a conclusion to be arrived at regarding that population. The verification deals with a number of both quantitative and qualitative attributes regarding the sample loans and specifically regarding: purpose of the loan, identification of the borrower, address of the mortgaged property, origination date, maturity date, initial amount, current balance, interest rate applied, reference rate, appraisal value, current loan-to-value ratio, arrears in payments, damage insurance and mortgage security.

BANKINTER, S.A. agrees in accordance with the provisions of section IV.1.d) of this Offering Circular that, if in spite of its own enquiries and those of the above-mentioned auditors, the existence of any Participated Mortgage Loan not fully observing the characteristics given in section IV.1.a) of this Offering Circular should be detected, then it will forthwith replace or proceed to an early amortisation of the relevant Mortgage Certificate, as the case may be, in accordance with the provisions of section IV.1.d).

CHAPTER II

INFORMATION REGARDING THE SECURITIES ISSUED BY THE MORTGAGE SECURITISATION FUND

II.1 Information on prerequisites and resolutions necessary for the Fund to be established and on the securities issued by the Fund, and also on the terms for the Fund to acquire the assets (mortgage loans-mortgage certificates) subject of the securitisation process.

II.1.1 Issue resolutions and statutory requirements.

a) Corporate resolutions.

Resolution to issue the Mortgage Certificates:

At a meeting of May 12, 1999, the Board of Directors of BANKINTER, S.A. (hereinafter "BANKINTER") resolved that the issue of mortgage participation certificates (hereinafter the "Mortgage Certificates") to be fully subscribed for by the Fund forthwith upon being established be authorised. The characteristics of the issue of Mortgage Certificates of BANKINTER pooled in the Fund are given in Chapter IV.1. Attached as Appendix I to this Offering Circular is a photocopy of the Transcript of the Resolutions of BANKINTER's Board of Directors.

Resolution to establish the Fund:

At a meeting of September 23, 1999, the Executive Committee of the Board of Directors of EUROPEA DE TITULIZACIÓN S.A. SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN (hereinafter the "Management Company") resolved that BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA be established in accordance with the legal system provided for in Act 19/1992, that the Mortgage Certificates issued by BANKINTER be subscribed for and that the Bonds be issued out of the Fund. The characteristics of the Bond issue by the Fund are given in Chapter II of this Offering Circular. Attached as Appendix II hereto is a photocopy of the Transcript of the Resolutions of the Executive Committee of the Management Company's Board of Directors.

b) Execution of the Fund public deed of constitution.

Upon the CNMV verifying and registering this Offering Circular and within twenty (20) Business Days thereafter, without the Bond subscription period having yet begun, the Management Company shall, along with BANKINTER, the issuer of the Mortgage Certificates described in section IV.1 of this Offering Circular to be subscribed for by Fund, proceed to execute a public deed whereby BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA will be established, the Mortgage Certificates will be issued and subscribed for and the Mortgage-Backed Bonds will be issued (hereinafter the "Deed of Constitution"), on the terms provided for in Act 19/1992.

Said Deed of Constitution shall be submitted to the CNMV to be entered in the public registers before the Bond Subscription Period begins.

In accordance with the provisions of article 5.9 of Act 19/1992, the Bonds issued by the Fund shall be exclusively represented by means of book entries and the Fund Deed of Constitution shall have the effects provided in article 6 of the Securities Market Act. In this connection, and in pursuance of said article and article 6 of Royal Decree 116/1992, February 14, on securities in book-entry form and clearance and settlement of stock-exchange transactions, amended by Royal Decree 2590/1998, December 7 (both Royal Decrees referred to as the “Book Entries Royal Decree”), the deed recording that the Bonds shall be in book-entry form shall have to be the issue deed.

II.1.2 Information on prerequisites and resolutions for admission to trading on the Stock Exchange or on an organised secondary market.

In accordance with article 5.9 of Act 19/1992, the Management Company shall, forthwith upon execution of the Deed of Constitution and upon the Bonds having been paid up, apply for this Bond issue to be listed on AIAF Mercado de Renta Fija (hereinafter also “AIAF”). In addition, the Management Company shall, for and on behalf of the Fund, apply for the issue to be included in the Servicio de Compensación y Liquidación de Valores, S.A. in order for the Bonds to be cleared and settled in accordance with the operating rules regarding securities admitted to trading on the AIAF, in book-entry form, now established or hereafter approved by the Servicio de Compensación y Liquidación de Valores, S.A.

II.2 Administrative authorisation prior to the issue or offering, specifying resultant details or restrictions. Specification of the warnings and considerations made by the CNMV pursuant to article 1.9 of the Economy and Finance Ministry’s Order dated July 12, 1993 on Offering Circulars.

Verification and registration by the CNMV.

This Offering Circular regarding the establishment of the Fund and the issue of the Bonds was verified and entered in the Official Registers of the CNMV on October 22, 1999. No prior administrative authorisation other than the prior verification and registration of the Offering Circular is required.

The CNMV has made no warning or consideration concerning the establishment of the Fund and issue of the Bonds.

II.3 Assessment of the risk inherent in the securities issued by the Fund by a rating firm recognised by the CNMV.

Act 19/1992 requires that a rating firm recognised by the CNMV evaluate the credit risk of the Bonds issued by the Fund.

The Management Company has entrusted the evaluation of the credit risk of the Bonds to Moody’s Investors Service España, S.A. (hereinafter “Moody’s España”), a Spanish company wholly-owned by Moody’s Investors Service Limited, which is a rating firm recognised by the CNMV, for the purposes of the

provisions of article 5.8 of Act 19/1992, and operates in accordance with the methodology, standards and quality control of Moody's Investors Service Limited.

Rating given to the Bond issue.

On October 15, 1999 Moody's España assigned an Aaa rating to the Series A1, A2, A3 and A4 Bonds and an A1 rating to the Series B Bonds, in both cases provisionally, and expects to assign respective final Aaa and A1 ratings by the start of the Bond Subscription Period, as described in section II.18.3 of this Offering Circular.

If the rating agency should fail to confirm the Aaa rating for the Series A1, A2, A3 and A4 Bonds and the A1 rating for the Series B Bonds by the start of the Subscription Period, this circumstance would forthwith be notified to the CNMV and be publicised in the manner for which provision is made in section III.5.3.b).2). Furthermore, this circumstance would be an event of termination of the establishment of the Fund and the Bond issue.

Appendix III to this Offering Circular contains a copy of the rating letter from Moody's España.

Rating considerations.

The following are the rating scales of Moody's Investors Service Limited, used by Moody's España, for long- and short-term debt issues:

Long-Term	Short-Term
Aaa	Prime-1
Aa	Prime-2
A	Prime-3
Baa	Not Prime
Ba	
B	
Caa	
Ca	
C	

Moody's Investors Service Limited applies numerical modifiers 1, 2 and 3 in each long-term rating category from Aa to B, inclusive. Modifier 1 indicates that the security ranks in the higher end of the rating category, modifier 2 indicates a mid-range ranking and modifier 3 a ranking in the lower end.

Moody's Investors Service Limited assigns an Aaa rating to debt issues with very strong interest payment and repayment capacity, and an A1 rating to debt with strong interest payment and principal repayment capacity, but somewhat more susceptible to the effects of circumstantial changes and adverse economic conditions than higher-rated debt.

The rating is the Agency's opinion about the credit risk, the capacity to meet payments of interest as they fall due on each set payment date and of the principal of the issue on the final maturity date. Moody's Investors Service Limited's rating takes into account the structure of the Bond issue, its legal aspects and the issuing Fund, the characteristics of the mortgage loans selected for issuing the Mortgage Certificates and the regularity and continuity of the operating flows.

Moody's España's ratings are not an assessment of the likelihood of mortgagors prepaying principal, nor indeed of the extent to which such prepayments differ from what was originally forecast. The ratings are not by any means a rating of the level of actuarial performance.

The ratings assigned, and any revision or suspension of the ratings:

- (i) are assigned by Moody's España based on manifold information received with respect to which Moody's España gives no assurance, nor even as to its accuracy or completeness, wherefore Moody's España may at no event be deemed to be responsible therefor; and
- (ii) are not and cannot therefore be howsoever construed as an invitation, recommendation or encouragement for investors to proceed to carry out any transaction whatsoever on the Bonds and, in particular, acquire, keep, charge or sell those Bonds.

Moody's España may revise, suspend or withdraw the final ratings assigned at any time, based on any information that it may come to know. Those events, which shall not constitute early amortisation events of the Fund, shall forthwith be notified to both the CNMV and Bondholders, in accordance with the provisions of section III.5.3.

In carrying on the rating and monitoring process, Moody's España relies on the accuracy and completeness of the information provided by the Management Company, auditors, lawyers and other experts.

Undertakings by the Management Company.

The Management Company, on behalf of the Fund, agrees to report regularly to Moody's España as to the status of the Fund and the performance of the Mortgage Certificates. It shall also report when reasonably required to do so and in any event whenever there is a change in the conditions of the Fund, in the agreements entered into by the Fund through its Management Company or in the parties concerned.

II.4 Nature and denomination of the securities offered specifying the issue or series number.

The total face value amount of the issue of Mortgage-Backed Bonds (hereinafter the "Bonds") is EUR three hundred and twenty million (320,000,000.00) (ESP 53,243,520,000), and comprises two classes: Class A, consisting of four Bond Series A1, A2, A3 and A4, and Class B, consisting of a single Series B.

Those Bonds are covered by Act 19/1992 and legally qualify as standard homogeneous fixed-income securities that may consequently be traded on organised exchanges, and the legal and financial configuration of the Fund therefore differs from investment funds.

II.4.1 Legal system of the securities, specifying the procedures guaranteeing the certainty and effectiveness of the rights of their first and subsequent holders. Servicing implications in each series of securities issued out of the Fund resulting from the compulsory connection between the schedule of principal and interest payments on those securities and the cash flows of the assets securitised through the Fund.

The establishment of and the Bond issue by the Fund are carried out pursuant to Act 19/1992.

Bondholders will be identified as such when entered in the accounting record kept by the Servicio de Compensación y Liquidación de Valores, S.A., as provided for in section II.5 of this chapter, and the relevant clearing Member may issue Certificates of Title upon request by the Bondholder and at the Bondholder's expense; the provisions of Title I, Chapter I, section four of the Book Entries Royal Decree will apply in this connection.

The Bonds may be freely transferred by any means admissible at Law. A transfer in the accounts will convey the ownership of each Bond. The effects of entering the conveyance to the transferee shall be the same as handing over the certificates and the transfer shall thereupon be enforceable on third parties.

Bondholders are bound in respect of Bond interest payment and principal repayment by the Fund's order of priority of payments, contained in section V.5.1.B).2 of this Offering Circular.

In order to cover timing differences between the scheduled principal repayment and interest flows of the Mortgage Certificates and of the Bonds issued by the Fund, the Management Company shall, on behalf of the Fund, enter into a Guaranteed Interest Rate Deposit Agreement with BANKINTER whereby the Mortgage Certificate principal repayment and interest amounts received by the Fund and the amounts referred to in section V.3.1 of the Offering Circular will be invested until the next Bond Payment Date, on which Bond principal repayment and interest payment shall fall due.

II.4.2 Other implications and risks that might, due to the legal and economic nature of the assets pooled in the Fund, affect servicing of the securities issued by the Fund as a result of the process for securitising those assets.

a) Risk of default on the Mortgage Certificates:

In accordance with the provisions of article 5.8 of Act 19/1992, the holders of Bonds issued by the Fund shall bear the risk of default on the Mortgage Certificates pooled therein.

Consequently, BANKINTER shall have no liability whatsoever for the mortgagors' default of principal, interest or any other amount they may owe under the Participated Mortgage Loans. It will have no liability whatsoever to directly or indirectly guarantee that the transaction will be properly performed, nor give any guarantees or security, nor indeed agree to repurchase the Mortgage Certificates, other than in relation to Participated Mortgage Loans failing to conform to the characteristics and conditions given in section IV.1.a) of this Offering Circular, as provided therein.

b) Mortgage Certificate early amortisation risk:

There will be an early amortisation of the Mortgage Certificates pooled in the Fund when the Participated Mortgage Loan borrowers prepay the portion of principal pending repayment, on the terms provided for in each loan deed. Similarly, there will be a full amortisation of the Mortgage Certificates in the event that BANKINTER should be substituted in the relevant Participated Mortgage Loans by another financial institution licensed to do so, subject to Mortgage Loan Subrogation and Amendment Act 2/1994, March 30 ("Act 2/1994").

That early amortisation risk shall pass six-monthly on each Payment Date to Bondholders upon the partial amortisation of the Bonds, in accordance with the provisions of section II.11.3.2 of this Offering Circular. However, as provided in that section, Series A1, A2 and A3 Bonds have an amortisation schedule that must be observed other than in exceptional Participated Mortgage Loan prepayment events. In any event, the amortisation of Series A1, A2 and A3 Bonds takes precedence in time over the Bonds in the other Series, and in addition the amortisation of Series A1 Bonds takes precedence in time over Series A2 and A3 Bonds, and Series A2 Bonds take precedence in time over Series A3.

c) Other considerations:

Limited hedging.

an investment in the Bonds may be affected, inter alia, by a downturn in general economic conditions adversely affecting payments of the Mortgage Loans backing the Bond issue of the Fund. A high level of delinquency might reduce or indeed eliminate the hedging against loan portfolio losses that the Bonds have as a result of the existence of the credit enhancements described in section V.3 of the Offering Circular.

Limited liability.

The Bonds issued by the Fund neither represent nor constitute an obligation of the Management Company or of BANKINTER. The Mortgage Certificate cash flow used to meet the Bond obligations is assured or guaranteed only in the specific events and up to the limits referred to in the Offering Circular. No guarantees other than these are given by any public or private institution, including BANKINTER, Europea de Titulización and any of their affiliated or subsidiary companies.

In the Deed of Constitution, BANKINTER has made and given a number of representations and warranties as to the characteristics of the Loans and the Mortgage Certificates, the existence of the Loans and the mortgage securities related thereto, and the absence of any obstacle whatsoever for issuing the Mortgage Certificates and that they conform to the characteristics of the Loans defined therein. In any event, BANKINTER does not guarantee the solvency of the Loan obligors. In addition, these warranties do not allow Bondholders to enforce against BANKINTER any right whatsoever they may have against the Fund, the Management Company being the only institution authorised to represent Bondholders in relations with third parties or in any legal action related to the Fund.

Limited Liquidity.

There is no assurance that the Bonds will be traded on the market with a minimum frequency or volume.

There is no undertaking that any institution will be involved in secondary trading, giving the Bonds liquidity by offering consideration.

In addition, the Fund may at no event repurchase the Bonds from their holders, though they may be fully subject to early amortisation in the event of early liquidation of the Fund when the Outstanding Balance of the Mortgage Certificates yet to be repaid is less than 10% of the initial Outstanding Balance, on the terms established in section III.8.1 of this Offering Circular.

Yield.

Participated Mortgage Loan prepayment is influenced by a number of potential geographic, economic and social factors such as obligors' age, seasonality, market interest rates and unemployment, preventing their predictability.

Calculation of the internal rate of return, average life and duration of the Bonds given in the Offering Circular is based on assumed prepayment rates that may not be fulfilled.

Late-payment interest.

Late interest payment or principal repayment to Bondholders shall under no circumstances result in late-payment interest accruing to their favour.

II.5 Form of representation and name and place of business of the institution in charge of the accounting record.

The Bonds issued out of the Fund will be exclusively represented by means of book entries, in accordance with the provisions of article 5.9 of Act 19/1992, and will become such bonds when entered in the appropriate accounting record. In this connection, and for the record, the Deed of Constitution shall have the effects prescribed by article 6 of the Securities Market Act.

Bondholders shall be identified as such when entered in the accounting record kept by the clearing Members of the Servicio de Compensación y Liquidación de Valores, S.A., which shall be the institution designated in the Deed of Constitution to account for the Bonds in order for the Bonds to be cleared and settled in accordance with the operating rules regarding securities admitted to trading on the AIAF, and in book-entry form, now established or hereafter approved by the Servicio de Compensación y Liquidación de Valores, S.A. Such designation shall be entered in the Official Registers of the CNMV.

Servicio de Compensación y Liquidación de Valores, S.A. has its place of business at calle Orense, no. 34, Madrid.

II.6 Face amount of the securities altogether issued out of the Fund, number of securities comprised and their numbering, as the case may be, itemised by the various constituent series.

The total face value amount of the Bond issue is EUR three hundred and twenty million (320,000,000) (ESP 53,243,520,000), represented by means of book entries, and the issue consists of two Classes.

- i) Class A, comprising four series having a total face amount of EUR three hundred and seven million two hundred thousand (307,200,000) (ESP 51,113,779,200):
 - Series A1 Bonds having a total face amount of EUR twenty-one million four hundred thousand (21,400,000) (ESP 3,560,660,400), comprising twenty-one thousand four hundred (21,400) Bonds having a unit face value of EUR one thousand (1,000) (ESP 166,386).
 - Series A2 Bonds having a total face amount of EUR twenty-six million nine hundred thousand (26,900,000) (ESP 4,475,783,400), comprising twenty-six thousand nine hundred (26,900) Bonds having a unit face value of EUR one thousand (1,000) (ESP 166,386).

- Series A3 Bonds having a total face amount of EUR thirty-six million four hundred thousand (36,400,000) (ESP 6,056,450,400), comprising thirty-six thousand four hundred (36,400) Bonds having a unit face value of EUR one thousand (1,000) (ESP 166,386).
 - Series A4 Bonds having a total face amount of EUR two hundred and twenty-two million five hundred thousand (ESP 222,500,000) (ESP 37,020,885,000), comprising two thousand two hundred and twenty-five (2,225) Bonds having a unit face value of EUR one hundred thousand (100,000) (ESP 16,638,600).
- ii) Class B, comprising a single Series B having a total face amount of EUR twelve million eight hundred thousand (12,800,000) (ESP 2,129,740,800), comprising one hundred and twenty-eight (128) Bonds having a unit face value of EUR one hundred thousand (100,000) (ESP 16,638,600).

Class B Bond interest payment and principal repayment is deferred with respect to Class A Bonds, as provided for in the order of priority of payments contained in section V.5.1.B).2 of this Offering Circular.

Subscribing for or holding Bonds in one Series does not imply subscribing for or holding Bonds in the other Series.

II.7 Face and actual amounts of each security, specifying, where it exists, the issue premium expressed in proportion to the face value and in monetary units per security. Currency in which each series of securities issued out of the Fund is denominated.

The Bonds are issued at 100 percent of their face value. The Bond issue price in each Series, clear of taxes and subscription costs for the subscriber through the Fund, shall be as follows:

- Series A1 Bonds: EUR one thousand (1,000) (ESP 166,386) per Bond.
- Series A2 Bonds: EUR one thousand (1,000) (ESP 166,386) per Bond.
- Series A3 Bonds: EUR one thousand (1,000) (ESP 166,386) per Bond.
- Series A4 Bonds: EUR one hundred thousand (100,000) (ESP 16,638,600) per Bond.
- Series B Bonds: EUR one hundred thousand (100,000) (ESP 16,638,600) per Bond.

The expenses and taxes attaching to the Bond issue shall be borne by the Fund.

II.8 Fees and related expenses of every description that must be borne by investors upon subscribing for the securities issued by the Fund.

The Fund, as Bond issuer, shall neither shift to nor charge the investor any expense item whatsoever for subscribing for the Bonds.

Nevertheless, the following are the subscription fees that the Underwriter and Placement Agent has published in the leaflet with the schedule of charges, terms and expenses applicable to clients, which shall be charged for subscribing for the Bonds irrespective of the placement procedure:

- Subscription of fixed-income securities for residents: 0.35% on the face value. Minimum ESP 500.
- Subscription of fixed-income securities for non-residents: 0.60% on the face value. Minimum ESP 5,000.

II.9 Specification, as appropriate, of the existence of fees, if any, to be borne by the holders of the securities issued by the Fund, mandatorily represented as book entries, for entering and maintaining a balance.

The expenses of including the Bond issue in the accounting record of the Servicio de Compensación y Liquidación de Valores, S.A. shall be borne by the Fund and may not be shifted to Bondholders. This institution has established no fee whatsoever for maintaining a balance.

In accordance with the laws in force for the time being, the members of said Service may nevertheless establish such securities servicing fees and expenses to be charged to Bondholders as they may freely determine, and duly notified to the Bank of Spain or the CNMV, being their supervisory bodies.

II.10 Interest rate clause:

II.10.1 Nominal interest rate.

The Bonds in each Series shall accrue a yearly nominal interest, variable and payable six-monthly, which shall be the result of applying the policies established hereinafter.

The resultant yearly nominal interest rate (hereinafter “nominal interest rate”) shall be payable six-monthly in arrears on each Payment Date on the Outstanding Principal Balance of the Bonds in each Series, both of which concepts are respectively described in sections II.10.3 and II.11.3.2.1.3 below, provided that the Fund has sufficient liquidity in the order of priority of payments set for each Series in section V.5.1.B).2 of the Offering Circular.

Withholdings, contributions and taxes established or to be established in the future on Bond principal, interest or returns shall be borne exclusively by Bondholders, and their amount, if any, shall be deducted by the Management Company, for and on behalf of the Fund, as provided by law.

a) Interest accrual.

The duration of this issue shall be divided into successive Interest Accrual Periods comprising the exact number of days elapsed between each Payment Date described in section II.10.3 of this Offering Circular, each Interest Accrual Period including the beginning Payment Date but not including the ending Payment Date. Exceptionally, the duration of the first Interest Accrual Period shall exceed six months, and shall be equivalent to the period comprised between the Closing Date, inclusive, described in section II.18.5 of this Offering Circular, and the first Payment Date (July 24, 2000), exclusive.

The nominal interest rate shall accrue on the exact number of days elapsed in each Interest Accrual Period for which it was determined, calculated based upon a 365-day calendar year.

b) Nominal interest rate.

The nominal interest rate determined for each Interest Accrual Period shall be the result of adding: (i) the six- (6-) month Euribor reference rate, other than for the first Interest Accrual Period which shall be nine- (9-) month Euribor, described in section c) below, and (ii) a margin for each Series:

- no margin for Series A1 Bonds,
- 0.075% for Series A2 Bonds,
- 0.15% for Series A3 Bonds,
- 0.25% for Series A4 Bonds, and
- 0.50% for Series B Bonds,

all of which shall be translated to an equivalent interest rate based on 365-day calendar years (i.e., multiplied by 365 and divided by 360) and rounded to the nearest ten thousandth of a whole number.

c) Determining the Euribor reference rate.

i) That six- (6-) month Euribor, “Euro Interbank Offered Rate”, calculated and distributed by the BRIDGE financial information system under an FBE (“Federation Bancaire de l’Union Europeene”) mandate, fixed at 11am (CET or “Central European Time”) on the Interest Rate Fixing Date described below, which is currently published on electronic pages EURIBOR01 supplied by Reuters, and 248 supplied by Dow Jones Markets (Bridge Telerate), or any other page taking their stead in providing these services.

That Euribor rate is currently the term interbank deposit offered rate in euros calculated as the daily average of the quotations supplied by a panel consisting of 57 Banks, from among the most active banks in the Euro zone. The rate is quoted based on a count of the actual days to maturity and a 360-day year, and is fixed at 11am (CET time), accurate to three decimal places.

ii) In the event that the rate established in paragraph i) above should not be available or be impossible to obtain, the substitute reference rate shall be the interest rate resulting from finding the simple arithmetic mean of the interbank offered interest rates for non-transferable six- (6-) month deposit transactions in euros, on the Interest Rate Fixing Date, declared by the banks listed below, following a simultaneous request to each of them:

- Deutsche Bank, London branch.
- Banco Santander Central Hispano, S.A.
- Banco Bilbao Vizcaya, S.A.

Should it be impossible to apply the above substitute reference rate, upon the failure by any of said banks to continuously provide written quotations, the interest rate resulting from applying the simple arithmetic mean of the interest rates declared by at least two of the other banks shall be applicable.

iii) If the rates established in paragraphs i) and ii) above should not be available or be impossible to obtain, the last reference rate applied to the last Interest Accrual Period shall apply, and so on for successive Interest Accrual Periods whilst matters remain the same.

d) Interest Rate Fixing Date.

The Management Company shall, for and on behalf of the Fund, determine the nominal interest rate applicable to each Bond Series for every Interest Accrual Period as provided for in paragraphs b) and c) above based on the six- (6-) month Euribor reference rate or the substitute rate, on the second TARGET (Trans European Automated Real-Time Gross Settlement Express Transfer System) calendar business day before each Payment Date, described in section II.10.3 below (hereinafter “Interest Rate Fixing Date”), and will apply for the following Interest Accrual Period.

At present, the following are not TARGET calendar business days:

- Saturdays,
- Sundays,
- January 1 (New Year), and
- December 25 (Christmas).

Additionally, the following shall not be TARGET calendar business days for the year 2000:

- Good Friday,
- Easter Monday,
- May 1, and
- December 26.

Exceptionally, the nominal interest rate of the Bonds in each Series for the first Interest Accrual Period shall be determined as provided in paragraph c) above, based on nine- (9-) month Euribor, albeit referred to the second TARGET calendar business day preceding the start of the Subscription Period, and shall be notified to the public at large by the start of the Subscription Period by means of the notice provided for in section III.5.3.c) of this Offering Circular.

The nominal interest rates determined for each Bond Series for successive Interest Accrual Periods shall be communicated to Bondholders on the dates and in the manner for which provision is made in sections III.5.3.a) and c).

e) Formula for calculating the interest.

Interest settlement payable on each Payment Date for each Interest Accrual Period shall be calculated in accordance with the following formula:

$$I = P \times \frac{R}{100} \times \frac{d}{360}$$

Where:

I = Interest payable on a given Payment Date.

P = Outstanding Principal Balance of the Bonds on the Determination Date for that Payment Date.

R = Nominal interest rate expressed as a yearly percentage.

d = Exact number of days in each Interest Accrual Period.

f) Informative table on the evolution of the benchmark interest rate to be used.

For merely illustrative purposes, below are details of the six- (6-) month Euribor rates shown on the EURIBOR01 electronic page supplied by Reuters and, because there were no Euribor rates before January 1, 1999, the six- (6-) month Mibor rates, on the dates given, and the nominal interest rates that would result if applied to each Bond Series:

Dates	6-month Euribor	Series A1 Bonds	Series A2 Bonds	Series A3 Bonds	Series A4 Bonds	Series B Bonds
15 October 1999	3.526%	3.5750%	3.6510%	3.7271%	3.8284%	4.0819%
20 September 1999	3.107%	3.1502%	3.2262%	3.3022%	3.4036%	3.6571%
19 August 1999	3.043%	3.0853%	3.1613%	3.2373%	3.3387%	3.5922%
20 July 1999	2.948%	2.9889%	3.0650%	3.1410%	3.2424%	3.4959%
18 June 1999	2.665%	2.7020%	2.7781%	2.8541%	2.9555%	3.2090%
20 May 1999	2.598%	2.6341%	2.7101%	2.7862%	2.8876%	3.1410%
20 April 1999	2.626%	2.6625%	2.7385%	2.8146%	2.9159%	3.1694%
18 March 1999	3.010%	3.0518%	3.1278%	3.2039%	3.3053%	3.5588%
18 February 1999	3.035%	3.0772%	3.1532%	3.2292%	3.3306%	3.5841%
20 January 1999	3.014%	3.0559%	3.1319%	3.2079%	3.3093%	3.5628%
18 December 1998*	3.223%	3.2678%	3.3438%	3.4198%	3.5212%	3.7747%
19 November 1998*	3.671%	3.7220%	3.7980%	3.8741%	3.9755%	4.2289%
20 October 1998*	3.726%	3.7778%	3.8538%	3.9298%	4.0312%	4.2847%
18 September 1998*	3.950%	4.0049%	4.0809%	4.1569%	4.2583%	4.5118%
20 August 1998*	4.166%	4.2239%	4.2999%	4.3759%	4.4773%	4.7308%

(* 6-month Mibor)

II.10.2 Simple reference to the order number of interest payment on the securities issued by the Fund in the Fund's priority of payments, and specification of the section and pages of this Offering Circular in which the rules of priority established in the Fund's payments are described, and specifically those affecting interest payments on those securities.

Class A Bond interest payment is second (2nd) in the order of priority of payments established in section V.5.1.B).2, page 117 of this Offering Circular.

Class B Bond interest payment is third (3rd) in the order of priority of payments established in said section, page 117 hereof.

II.10.3 Dates, place, institutions and procedure for paying interest.

Interest on the Bonds in all Series will be paid in arrears on January 22 and July 22 of each year until the Bonds are fully amortised (each of those dates, a "Payment Date"), by means of the procedure described in section II.12.a) of this Offering Circular.

In the event that any of the dates established in the preceding paragraph should not be a Business Day, the Payment Date shall be the next succeeding Business Day, and interest for the then-current Interest Accrual Period, described in section II.10.1.a) will accrue until said first Business Day, not inclusive.

The first interest Payment Date for the Bonds in each Series shall be July 24, 2000, because July 22, 2000 is not a Business Day, and interest will accrue at the relevant nominal interest rate between the Closing Date for subscribers, inclusive, provided for in section II.18.5, and July 24, 2000, exclusive.

In this Bond Issue, Business Days shall mean all days other than a:

- Saturday,
- Sunday, or
- public holiday in Madrid.

Both the interest resulting for Bondholders in each Series and the amount of the interest accrued and not paid shall be notified to Bondholders as described in section III.5.3 of this Offering Circular, at least one (1) calendar day in advance of each Payment Date.

Bond interest shall be paid on each Payment Date provided that the Fund has sufficient liquidity to do so in the order of priority of payments laid down in section V.5.1.B).2 of the Offering Circular.

In the event that on a Payment Date the Fund should be unable to make full or partial payment of interest due on the Bonds in any Series, in the relevant order of priority of payments, established in section V.5.1.B).2 of the Offering Circular, the amounts that Bondholders should not have received shall be paid on the following Payment Date.

Deferred interest amounts shall earn for holders an interest equivalent to that applied to the Bonds in their respective Series during the Interest Accrual Period(s) until the Payment Date on which they are paid, without late-payment interest and without this entailing a capitalisation of the debt.

The Fund, through its Management Company, may not defer Bond interest payment beyond July 22, 2034, the Final Maturity Date, or the following Business Day if that is not a Business Day.

The Bond issue shall be serviced through the Paying Agent, to which end the Management Company shall, for and on behalf of the Fund, enter into a Paying Agent Agreement with BANKINTER.

In order for the subscriber to more readily understand the system for fixing the nominal interest rate and the interest amount receivable on each Bond on each Payment Date, section II.12 of the Offering Circular provides an example for illustration, and the Theoretical Tables for servicing the issue.

II.11 Amortisation of securities.

II.11.1 Redemption price, specifying the existence of premiums, rewards, lots or any other financial advantage.

The redemption price of the Bonds in both Series shall be 100 percent of their face value, as detailed below for each Series, payable partially on each Payment Date, as established in section II.11.3.2.2 of this Chapter.

- Series A1 Bonds: EUR one thousand (1,000) (ESP 166,386) per Bond.
- Series A2 Bonds: EUR one thousand (1,000) (ESP 166,386) per Bond.
- Series A3 Bonds: EUR one thousand (1,000) (ESP 166,386) per Bond.
- Series A4 Bonds: EUR one hundred thousand (100,000) (ESP 16,638,600) per Bond.
- Series B Bonds: EUR one hundred thousand (100,000) (ESP 16,638,600) per Bond.

Each and every one of the Bonds in a same Series shall be amortised in an equal amount by reducing the face amount of each of the Bonds. The amount repayable upon the Bonds in each Series being amortised on each Payment Date shall be determined as established in section II.11.3 of this Chapter.

II.11.2 Simple reference to the order number for principal payment on the securities issued by the Fund in the Fund's priority of payments, and specification of the section and pages of this Offering Circular in which the rules of priority established in the Fund's payments are described, and specifically those affecting principal payments on those securities.

Both Class A and B Bond principal repayment is fourth (4th) in the order of priority of payments established in section V.5.1.B).2, page 117 of this Offering Circular.

II.11.3 Amortisation methods, specifying dates, place, institutions, procedure and advertising for the same.

II.11.3.1 Final Amortisation.

The Final Maturity Date and consequently final amortisation of the Bonds shall be on July 22, 2034 or the following Business Day if that is not a Business Day, notwithstanding which the Management Company may, for and on behalf of the Fund, and in accordance with the provisions of section II.11.3.3 below, proceed to an early amortisation of this issue, in which case the Payment Date on which the same is to occur will be the final amortisation date of the Bonds.

II.11.3.2 Partial Amortisation.

Irrespective of the Final Maturity Date, the Fund shall, through its Management Company, proceed to partial amortisation of the Bonds in each Series on the terms described hereinafter in this section.

II.11.3.2.1 Characteristics common to partial amortisation of the Bonds in all Series.

1. Amortisation Payment Dates.

These shall fall on the interest Payment Dates, i.e. on January 22 and July 22 of each year or the following Business Day, as the case may be, as described in section II.10.3 above, until fully amortised.

The first amortisation Payment Date for the Bonds in each Series, in accordance with the rules contained in this section, shall be the following dates for each Series:

- Series A1 Bonds: July 24, 2000, because July 22, 2000 is not a Business Day.
- Series A2 Bonds: July 22, 2001, once the Series A1 Bonds have been fully amortised.
- Series A3 Bonds: January 22, 2003, once the Series A2 Bonds have been fully amortised.

- Series A4 Bonds: July 24, 2000, because July 22, 200 is not a Business Day.
- Series B Bonds: shall occur on the Payment Date after the date on which the Outstanding Principal Balance of Class B Bonds is equal to or greater than 8.00% of the Outstanding Principal Balance of Class A Bonds, and subject to the provisions for amortisation of said Series B Bonds of section 6 below and section V.5.1.B).2 of this Offering Circular.

2. Determination Dates.

These will be the dates referred to each Payment Date on which the Management Company on behalf of the Fund will make all necessary calculations to distribute or withhold the Available Funds which the Fund shall dispose of on the relevant Payment Date, in the order of priority of payments described in section V.5.1.B).2 of this Offering Circular.

Such Determination Dates shall fall on the fifth calendar day preceding each Payment Date.

3. Outstanding Principal Balance of the Bonds.

The Outstanding Principal Balance of the Bonds shall for these purposes be the sum of the outstanding principal balances yet to be repaid on the Bonds in all Series, such balances including the principal amounts that should have been repaid, as the case may be, and were not settled due to a shortfall of Available Funds for Amortisation of the Bonds, in the order of priority of payments contained in section V.5.1.B).2 of this Offering Circular.

4. Outstanding Balance of the Mortgage Certificates.

The Outstanding Balance of the Mortgage Certificates shall for these purposes comprise the sum of the capital not yet due and the capital due and not paid into the Fund on each and every one of the Mortgage Certificates.

5. Available Funds for Amortisation on each Payment Date and Amortisation Deficiency.

The amount to be allocated to amortising the Bonds (“Available Funds for Amortisation”) on each Payment Date shall be the lower of the following amounts:

- a) The positive difference, if any, between the Outstanding Principal Balance of the Bonds and the Outstanding Balance of the Mortgage Certificates, on the day preceding each Payment Date.
- b) Depending on the liquidity existing on that Payment Date, the Available Funds remaining after deducting the amounts applied to the items in 1st to 3rd place in the order of priority of payments described in section V.5.1.B).2 of this Offering Circular.

The Amortisation Deficiency on a Payment Date will be the positive difference, if any, between amount a), as established in the preceding paragraph, and the Available Funds for Amortisation, the latter minus the Subordinated Credit amount drawn, as described in section V.3.2, for this application.

In order to illustrate this concept, let us assume the following example:

EUR

ESP

1 Outstanding Principal Balance of the Bonds in all Series on the

<i>same date:</i>	<i>163,000,000</i>	<i>27,120,918,000</i>
2 <i>Outstanding Balance of the Mortgage Certificates on a given Determination Date:</i>	<i>151,700,000</i>	<i>25,240,756,200</i>
a) <i>Difference (1-2):</i>	<i>11,300,000</i>	<i>1,880,161,800</i>
b) <i>Available Funds remaining after applying the items in 1st to 3rd place in the order of priority of payments of the Fund:</i>	<i>11,000,000</i>	<i>1,830,246,000</i>
3 <i>Available Funds for Amortisation of the Bonds, the lower of a) and b):</i>	<i>11,000,000</i>	<i>1,830,246,000</i>
4 <i>Amortisation Deficiency, a) minus 3:</i>	<i>300,000</i>	<i>49,915,800</i>

6. Distribution of the Available Funds for Amortisation among the Bonds in each Class.

Those Available Funds for Amortisation of the Bonds shall be distributed among both Classes for their amortisation in accordance with the following rules:

- i) Until the first Payment Date (inclusive) on which the Outstanding Principal Balance of Class B Bonds is equal to or greater than 8.00% of the Outstanding Principal Balance of Class A Bonds, the Available Funds for Amortisation shall be fully used for amortising Class A Bonds.
- ii) From the Payment Date after the date on which the above ratio is equal to or greater than 8.00%, the Available Funds for Amortisation shall be applied to amortising both Classes A and B pro rata among the same, thereby for the above ratio between the Outstanding Principal Balances of Class A and Class B Bonds to be kept at 8.00%, or a higher percentage closest thereto.
- iii) Upon the Outstanding Principal Balance of Class B Bonds reaching a figure of EUR three million two hundred thousand (3,200,000) (ESP 532,435,200), the amortisation of the Bonds in that Class shall cease and the Available Funds for Amortisation shall be fully allocated to repayment of Class A Bonds until fully amortised.
- iv) And once Class A Bonds have been fully amortised, the amortisation of Class B Bonds shall recommence until fully amortised.

In connection with the Amortisation of Class B Bonds, and even if all of the requirements set in the above rules are met, there will be no such amortisation if either of the following two circumstances occur on the relevant Determination Date:

- a) In the event that the amount of the sum of the Outstanding Balance, as defined in section 4 above, of Mortgage Certificates, with a delinquency equal to or greater than ninety (90) days on the Determination Date preceding the then-current Payment Date, should be equal to or greater than 6.5% of the Outstanding Balance of the Mortgage Certificates on that same date, the Available Funds for Amortisation will all be allocated to the amortisation of Class A Bonds.
- b) In the event that there should be an Amortisation Deficiency, as described above, the Available Funds for Amortisation will also be fully allocated to the amortisation of Class A Bonds.

In our example, in which the Available Funds for Amortisation are EUR 11,000,000 (ESP 1,830,246,000) in accordance with the above rules, this amount would in any event be fully applied to amortising the Class A Bonds, due to the existence of an Amortisation Deficiency.

Assuming now that there is no such Amortisation Deficiency, the Available Funds for Amortisation, which would in this case have totalled EUR 11,300,000 (ESP 1,880,161,800), would be distributed among the Bonds in both Classes, as follows:

- a) If the Outstanding Principal Balance of the Bonds should be equal to EUR 163,000,000 (ESP 27,120,918,000), that balance being equal to EUR 150,925,925.93 (ESP 25,111,961,111) for Class A and EUR 12,074,074.07 (ESP 2,008,956,889) for Class B, the above figure of EUR 11,300,000 (ESP 1,880,161,800) would be distributed allocating EUR 10,462,962.97 (ESP 1,740,890,556) to the Class A Bonds and EUR 837,037.03 (ESP 139,271,244) to the Class B Bonds, thereby for the Outstanding Principal Balance of Class B, after the amortisation payment, to be equal to 8.00% of the balance of Class A.*
- b) Lastly, if the Outstanding Principal Balance of the Bonds should be equal to EUR 39,962,525 (ESP 6,649,204,685), EUR 36,634,213 (ESP 6,095,420,164) being for Class A and EUR 3,328,312 (ESP 553,784,520) being for Class B, then EUR 11,171,688 (ESP 1,858,812,480) would be allocated to the Class A Bonds and EUR 128,312 (ESP 21,349,320) would be allocated to the Class B Bonds, for in this case the Outstanding Principal Balance of Class B Bonds would total EUR 3,200,000 (ESP 532,435,200) and, consequently, the amortisation of this Class B Bonds would be stopped until the Class A Bonds should be fully amortised.*

Notwithstanding the above, in the event that on a Payment Date, and as a result of the order of priority of payments given in section V.5.1.B).2 of this Offering Circular, the Fund should not have sufficient liquidity to proceed to amortise the Bonds to the extent required, the difference shall not entitle to any additional or late-payment interest whatsoever since it will in any event be part of the Outstanding Principal Balance of the Bonds in the relevant Series, on which interest settlement shall be calculated as provided in section II.10.3 above, since the Bonds shall not have been amortised to that extent.

The Management Company shall proceed to notify Bondholders as provided in section III.5.3.a) of the amortisation amount resulting for the Bonds in each Series, the Outstanding Principal Balance of the Bonds in each Series, the Amortisation Deficiency, if any, and the actual Participated Mortgage Loan Prepayment Rates and the average residual life estimated for the Bonds in each Series.

7. Notices.

Within seven (7) Business Days of each Payment Date, the Management Company shall issue a notice, signed by a duly empowered individual, certifying: the Outstanding Principal Balance of the Bonds in each Series, the Amortisation Deficiency, if any, not paid due to a shortfall of funds, as provided in this section and, where appropriate, the interest accrued amount not paid to Bondholders as established in section II.10.3 of this Offering Circular.

That notice shall be filed with the CNMV, with the Institution in charge of the accounting Record and with AIAF Mercado de Renta Fija, to be made available to the public along with the Deed of Constitution.

II.11.3.2.2 Characteristics specific to partial amortisation of the Bonds in each Series.

1. Amortisation of Series A1 Bonds.

Series A1 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, in two (2) consecutive instalments, on the Payment Dates falling on the first Payment Date (July 24, 2000) and January 22, 2001, both inclusive, the amount being as set out in the following table:

Series A1 Bonds: amortisation schedule (in EUR)		
Payment Date	Amortisation instalment	
	Bond	Series Total
July 24, 2000	590	12,626,000
January 22, 2001	410	8,774,000
Total	1,000	21,400,000

In the event that the Available Funds for Amortisation distributed for Class A on a given Payment Date should not be sufficient to amortise the relevant Series A1 Bond principal, those Funds shall be allocated to pro rata amortisation between the Series A1 Bonds. The portion of principal not amortised shall be amortised on the following Payment Date along with the Series A1 Bond instalment, if any, that should be amortised on that same Payment Date.

2. Amortisation of Series A2 Bonds.

Series A2 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, in three (3) consecutive six-monthly instalments, on the Payment Dates comprised between July 22, 2001 and July 22, 2002, both inclusive, the amount being as set out in the following table:

Series A2 Bonds: amortisation schedule (in EUR)		
Payment Date	Amortisation instalment	
	Bond	Series Total
July 22, 2001	330	8,877,000
January 22, 2002	335	9,011,500
July 22, 2002	335	9,011,500
Total	1,000	26,900,000

In any event, amortisation of Series A2 Bonds shall commence once the Series A1 Bonds have been fully amortised. In the event that the Available Funds for Amortisation distributed for Class A on a given Payment Date should not be sufficient to amortise the relevant Series A2 Bond principal, those Funds shall be allocated to pro rata amortisation between the Series A2 Bonds. The portion of principal not amortised shall be amortised on the following Payment Date along with the Series A2 Bond instalment, if any, that should be amortised on that same Payment Date.

3. Amortisation of Series A3 Bonds.

Series A3 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, in four (4) consecutive six-monthly instalments, on the Payment Dates comprised between January 22, 2003 and July 22, 2005, the amount being as set out in the following table:

Series A4 Bonds: amortisation schedule (in EUR)		
Payment Date	Amortisation instalment	
	Bond	Series Total

January 22, 2003	250	9,100,000
July 22, 2003	250	9,100,000
January 22, 2004	250	9,100,000
July 22, 2004	250	9,100,000
Total	1,000	36,400,000

In any event, amortisation of Series A3 Bonds shall commence once the Series A2 Bonds have been fully amortised. In the event that the Available Funds for Amortisation distributed for Class A on a given Payment Date should not be sufficient to amortise the relevant Series A3 Bond principal, those Funds shall be allocated to pro rata amortisation between the Bonds in Series A3. The portion of principal not amortised shall be amortised on the following Payment Date along with the Series A3 Bond instalment, if any, that should be amortised on that same Payment Date.

4. Amortisation of Series A4 Bonds.

Series A4 Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, on each Payment Date, in an amount equal to the difference between the Available Funds for Amortisation distributed for Class A minus the amounts allocated to amortising Series A1 Bonds, Series A2 Bonds and Series A3 Bonds, as established for the amortisation of these Series in this section.

5. Amortisation of Series B Bonds.

Series B Bonds shall be amortised pro rata among the Bonds in the actual Series by reducing the face value of each Bond until fully amortised, on each Payment Date, in an amount equal to the Available Funds for Amortisation distributed for Class B, as provided for in section II.11.3.2.1.6 of this Chapter.

II.11.3.3 Early amortisation.

Notwithstanding the Fund's obligation, through its Management Company, to amortise the Bonds on the Final Maturity Date or on each partial amortisation, as established in the preceding paragraphs, the Management Company shall, following notice served on the CNMV, be entitled to proceed to an early liquidation of the Fund and thereby an early amortisation, on a Payment Date, of the entire Bond issue in the Liquidation Events in accordance with and subject to the requirements established in section III.8.1 of this Offering Circular.

- (i) When the amount of the Outstanding Balance of the Mortgage Certificates pending amortisation is less than 10 percent of the initial Outstanding Balance, in accordance with the entitlement for which provision is made in article 5.3 of Act 19/1992.
- (ii) Where any event or circumstance whatsoever unrelated to the actual operation of the Fund occurs and the financial balance of the Fund required by article 5.6 of Act 19/1992 is substantially altered or permanently impaired. This event includes such circumstances as the existence of any change in the laws or supplementary implementing regulations, the establishment of withholding obligations or other events that might permanently affect the financial balance of the Fund.

The occurrence, as the case may be, of a potential Amortisation Deficiency will not in itself be an early amortisation event of the Bonds and an early liquidation event of the Fund, unless in conjunction with other events or circumstances related to the net asset value of the Fund, the financial balance should be materially or permanently altered.

- (iii) In the event that the Management Company should be declared insolvent or bankrupt or have its licence revoked, or the statutory term to do so, or failing that term four months, should elapse without a new management company being designated in accordance with the provisions of section III.3.1 of this Offering Circular.

Early amortisation of all the Bonds in the above-mentioned events shall occur at the Outstanding Principal Balance on that date plus interest accrued and not paid since the last Payment Date until the date of early amortisation, deducting withholding tax, if any, which amounts shall be deemed to be due and payable on that date to all statutory intents and purposes.

The following requirements shall be necessary to proceed to that early liquidation of the Fund:

- (i) That all the payment obligations derived from the Bonds issued by the Fund may be met and settled or otherwise that, before proceeding to an early liquidation of the Fund, the Management Company calls the Bondholders purely for informative purposes.

Payment obligations derived from the Bonds on the date of early liquidation of the Fund shall at all events be deemed to be the Outstanding Principal Balance on that date plus interest accrued and not paid since the last Payment Date until the date of early amortisation, deducting withholding tax, if any, which amounts shall be deemed to be due and payable on that date to all statutory intents and purposes.

- (ii) That Bondholders are given, in the manner provided for in section III.5.3 of this Offering Circular, thirty (30) Business Days' notice of the Management Company's resolution to proceed to an early liquidation of the Fund.

That notice, previously made available to the CNMV, shall contain a description (i) of the event or events for which an early liquidation of the Fund is effected, (ii) of the liquidation procedure, as described in the following section, and (iii) of the manner in which the payment obligations derived from the Bonds are to be honoured and settled.

In order for the Fund, through its Management Company, to proceed to an early liquidation of the Fund and an early amortisation of the Bond issue in the events and subject to the requirements determined in this section and, specifically, in order for the Fund to have sufficient liquidity to meet payment of the Outstanding Balance of the Bonds plus interest accrued and not paid since the last Payment Date until the amortisation date, the Management Company shall, for and on behalf of the Fund:

- (i) Sell the Mortgage Certificates for a price of not less than the sum of the principal value plus interest accrued and not paid on the Mortgage Certificates then outstanding.
- (ii) Terminate such agreements as are not necessary for the Fund liquidation procedure.
- (iii) Be entitled to arrange for a credit facility, which shall be fully and forthwith allocated to the early amortisation of the Bond issue. Repayment of that credit facility shall be secured solely with the interest

and principal flows derived from the Mortgage Certificates then outstanding and the proceeds from the sale of the other assets remaining on the assets of the Fund.

- (iv) Finally, both due to an insufficiency of the preceding actions and the existence of remaining assets, sell the other remaining assets of the Fund. The Management Company shall be authorised to accept such offers as shall, in its view, cover the market value of the assets at issue and be paid in cash and on the spot. Exceptionally, it may accept deferred payment for a period not exceeding two years. In order for the market value to be fixed, the Management Company may commission such valuation reports as it shall see fit.

In events (i) and (iv) above, BANKINTER shall have a pre-emptive right and shall therefore have priority over third parties to acquire the Mortgage Certificates or other remaining assets of the Fund. The Management Company shall therefore send BANKINTER a list of the assets and third-party bids received, and the latter may use that right for all the assets offered by the Management Company within thirty days of receiving said notice, and provided that its bid is at least equal to the best of the third-party bids.

II.12 Issue servicing table, including both interest payments and principal repayment, for each of the Series of Mortgage-Backed Bonds to be issued out of the Fund.

The issue will be serviced through BANKINTER as the Paying Agent. Interest payment and principal repayment shall be notified to Bondholders in the events and in such advance as may be provided for each case in section III.5.3.a). Interest and principal shall be paid to lawful Bondholders by the relevant clearing Members and to the latter in turn by the Servicio de Compensación y Liquidación de Valores, S.A., the institution responsible for the accounting record.

a) Example for fixing the nominal interest rate.

As established in section II.10.3 and in order for the subscriber to more readily understand the system for fixing the nominal interest rate and the interest amount to be received on each Bond in each Series on each Payment Date, the following is the method for calculating the same in the following event:

(Amounts in EUR)	Series A1 Bonds	Series A2 Bonds	Series A3 Bonds	Series A4 Bonds	Series B Bonds
1 Outstanding Principal Balance per Bond	1,000	1,000	1,000	100,000	100,000
2 Interest Accrual Period Days	182	182	182	182	182
3 6-month Euribor	3.5260%	3.5260%	3.5260%	3.5260%	3.5260%
4 Margin	0.0000%	0.0750%	0.1500%	0.2500%	0.5000%
5 Translation to an equivalent rate based on 365-day calendar years	3.574972%	3.651014%	3.727056%	3.828444%	4.081917%
6 Nominal interest rate: rounded to the nearest ten thousandth of a whole number	3.5750%	3.6510%	3.7271%	3.8284%	4.0819%

7	Calculation of interest accrued per Bond 1*2*6/36500	17.8260	18.2049	18.5844	1,908.9556	2,035.3584
8	Amount of interest payable per Bond: rounded to the nearest eurocent	17.83	18.20	18.58	1,908.96	2,035.36

b) Issue servicing tables.

The main characteristic of the Mortgage-Backed Bonds lies in that their regular amortisation and hence their average life and duration depend mainly on the pace at which mortgagors decide to repay the Participated Mortgage Loans.

In this sense, the prepayments decided by the obligors, subject to continual changes, and estimated in this Offering Circular using several performance assumptions of the future effective constant annual early amortisation or prepayment rate (hereinafter “CPR”) shall directly affect the pace at which Participated Mortgage Loans are repaid, and therefore the average life and duration of the Bonds. However, as provided for in section II.11.3.2 of this Chapter, Series A1, A2 and A3 Bonds have an amortisation schedule that must be observed other than in exceptional Participated Mortgage Loan prepayment events. In any event, the amortisation of Series A1, A2 and A3 Bonds takes precedence in time over the Bonds in the other Series, and in addition the amortisation of Series A1 Bonds takes precedence in time over Series A2 and A3 Bonds, and Series A2 Bonds take precedence in time over Series A3.

In addition, there are other variables, also subject to continual changes, affecting said average life and duration of the Bonds. These variables and their assumed values in all the tables contained in this section are:

- Mortgage Certificate portfolio interest rate: 4.252% (3.526% 6-month Euribor at October 15, 1999, plus 0.726% weighted average margin of the mortgage loans at the selection date);
- Mortgage Certificate portfolio delinquency: 0% per annum;
- Mortgage Certificate portfolio defaults: 0%;
- that the prepayment rate remains constant throughout the life of the Bonds;
- that the Bond Closing Date is November 2, 1999;
- and that there is no Amortisation Deficiency.

Finally, the actual adjusted duration of the Bonds will also depend on their floating interest rate, which is assumed to be constant in all the tables contained in this section, as follows for each Series:

	Series A1 Bonds	Series A2 Bonds	Series A3 Bonds	Series A4 Bonds	Series B Bonds
Nominal interest rate	3.5750%	3.6510%	3.7271%	3.8284%	4.0819%

Assuming that the Management Company shall exercise the early amortisation option provided in the first paragraph of section II.11.3.3 of this Offering Circular (i.e., when the Outstanding Balance of the

Mortgage Certificates is less than 10% of their initial amount), the average life and duration of the Bonds for different CPRs shall be as follows:

% CPR:	6%	8%	10%	12%	14%
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	Series A1 Bonds				
Average life (years)	0.9	0.9	0.9	0.9	0.9
IRR	3.596%	3.596%	3.596%	3.596%	3.596%
Duration	0.9	0.9	0.9	0.9	0.9
Final maturity	22 01 2001	22 01 2001	22 01 2001	22 01 2001	22 01 2001
(in years)	1.2	1.2	1.2	1.2	1.2

	Series A2 Bonds				
Average life (years)	2.2	2.2	2.2	2.2	2.2
IRR	3.679%	3.679%	3.679%	3.679%	3.679%
Duration	2.1	2.1	2.1	2.1	2.1
Final maturity	22 07 2002	22 07 2002	22 07 2002	22 07 2002	22 07 2002
(in years)	2.7	2.7	2.7	2.7	2.7

	Series A3 Bonds				
Average life (years)	4.0	4.0	4.0	4.0	4.0
IRR	3.759%	3.759%	3.759%	3.759%	3.759%
Duration	3.6	3.6	3.6	3.6	3.6
Final maturity	22 07 2004	22 07 2004	22 07 2004	22 07 2004	22 07 2004
(in years)	4.7	4.7	4.7	4.7	4.7

	Series A4 Bonds				
Average life (years)	8.3	7.3	6.4	5.6	5.1
IRR	3.863%	3.863%	3.863%	3.863%	3.863%
Duration	6.7	5.9	5.3	4.7	4.3
Final maturity	22 01 2015	22 07 2013	23 07 2012	24 01 2011	22 07 2010
(in years)	15.2	13.7	12.7	11.2	10.7

	Series B Bonds				
Average life (years)	10.6	9.4	8.5	7.6	7.0
IRR	4.122%	4.122%	4.122%	4.122%	4.122%
Duration	8.2	7.5	6.9	6.3	5.8
Final maturity	22 01 2015	22 07 2013	23 07 2012	24 01 2011	22 07 2010
(in years)	15.2	13.7	12.7	11.2	10.7

These figures have been calculated using the following formula:

Average life of the Bonds: for each Series, average of the time periods between the Closing Date and each Payment Date, using for weighting purposes the weights the principal to be repaid on each Payment Date has on the total face amount of the Series, in accordance with the following expression:

$$V = \frac{\sum(P \times d)}{T} \times \frac{1}{365}$$

Where:

$V =$ Average life in each Bond Series issued expressed in years.

P = Principal to be repaid in each Bond Series on each Payment Date, in accordance with the amount to be amortised in each Bond Series, as described in section II.11.3.2 of this Offering Circular.

d = Number of days elapsed between the Closing Date and the Payment Date at issue.

T = Total face amount in euros in each Bond Series.

Internal rate of return (IRR): for each of the Series, interest rate equalling the restatement at present value of the total principal and interest amounts received on each Payment Date with the face value of the Bond.

$$N = \sum_{i=1}^n A_i (1+r)^{-(nd/365)}$$

Where:

N = face value of the Bond in each Series.

r = IRR expressed as an annual rate, per unit.

A_i = (A_1 A_n). Total principal and interest amounts to be received by investors.

nd = Number of days comprised between the Closing Date of the issue and January 22 and July 22 of each year, not inclusive, during the life of the Bond.

Duration of the Bonds (adjusted Macaulay formula): for each Series, measure of Bond price sensitivity with respect to changes in yield.

$$D = \frac{\sum_{j=1}^n (a_j \times VA_j)}{PE} \times \frac{1}{(1+i)}$$

Where:

D = Duration in each Bond Series expressed in years.

a_j = Time elapsed (in years) between the Closing Date and each of the n Payment Dates at issue.

VA_j = Present value of each of the amounts comprising principal and gross interest, payable on each of the n Payment Dates discounted at the actual interest rate (IRR) in every Series.

PE = Issue price in every Bond Series.

i = Actual interest rate (IRR) in every Series, per unit.

Finally, the Management Company expressly states that the issue servicing tables described hereinafter are merely theoretical and given for illustrative purposes, and represent no payment obligation whatsoever, on the basis that:

- Whereas CPRs are assumed to be constant respectively at 6% and 10% throughout the life of the issue, as explained above actual prepayment rates change continually.
- The Outstanding Balance of the Bonds on each Payment Date and hence interest payable on each such dates shall depend on the actual Mortgage Certificate portfolio prepayment rate.
- Whereas Bond interest rates are assumed to be constant for each Series, the interest rate in all Series is known to be variable.
- The assumed values referred to at the beginning of this section are at all events taken for granted.

- The assumption is that the Management Company will exercise the early amortisation option provided for in the first paragraph of section II.11.3.3 of this Chapter.

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FLows FOR EVERY BOND WITHOUT WITHHOLDING FOR THE HOLDER
(AMOUNTS IN EUR)
CPR = 6%

Payment Date	Series A1 Bonds			Series A2 Bonds			Series A3 Bonds			Series A4 Bonds			Series B Bonds		
	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow
02 Nov 1999															
24 Jul 2000	590.00	25.96	615.96	0.00	26.51	26.51	0.00	27.06	27.06	4,984.52	2,779.52	7,764.04	0.00	2,963.57	2,963.57
22 Jan 2001	410.00	7.31	417.31	0.00	18.20	18.20	0.00	18.58	18.58	3,177.20	1,813.80	4,991.00	0.00	2,035.36	2,035.36
23 Jul 2001				330.00	18.20	348.20	0.00	18.58	18.58	2,820.38	1,753.15	4,573.53	0.00	2,035.36	2,035.36
22 Jan 2002				335.00	12.26	347.26	0.00	18.69	18.69	2,582.21	1,708.65	4,290.86	0.00	2,046.54	2,046.54
22 Jul 2002				335.00	6.07	341.07	0.00	18.48	18.48	2,294.17	1,640.95	3,935.12	0.00	2,024.18	2,024.18
22 Jan 2003							250.00	18.79	268.79	2,080.46	1,623.88	3,704.34	0.00	2,057.72	2,057.72
22 Jul 2003							250.00	13.86	263.86	1,805.85	1,557.90	3,363.75	0.00	2,024.18	2,024.18
22 Jan 2004							250.00	9.39	259.39	1,620.75	1,548.87	3,169.62	0.00	2,057.72	2,057.72
22 Jul 2004							250.00	4.65	254.65	1,373.36	1,501.10	2,874.46	0.00	2,035.36	2,035.36
24 Jan 2005										5,284.22	1,507.30	6,791.52	0.00	2,080.09	2,080.09
22 Jul 2005										5,049.20	1,351.36	6,400.56	0.00	2,001.81	2,001.81
23 Jan 2006										4,152.94	1,298.68	5,451.62	12,703.88	2,068.91	14,772.79
24 Jul 2006										4,316.71	1,198.34	5,515.05	6,002.93	1,776.79	7,779.72
22 Jan 2007										4,168.59	1,115.94	5,284.53	5,796.94	1,654.61	7,451.55
23 Jul 2007										3,977.36	1,036.36	5,013.72	5,531.01	1,536.62	7,067.63
22 Jan 2008										3,848.60	965.71	4,814.31	5,351.96	1,431.87	6,783.83
22 Jul 2008										3,658.30	886.97	4,545.27	5,087.32	1,315.11	6,402.43
22 Jan 2009										3,311.63	826.11	4,137.74	4,605.24	1,224.88	5,830.12
22 Jul 2009										3,090.71	749.77	3,840.48	4,298.02	1,111.69	5,409.71
22 Jan 2010										2,986.32	702.55	3,688.87	4,152.85	1,041.68	5,194.53
22 Jul 2010										2,838.81	634.40	3,473.21	3,947.71	940.63	4,888.34
24 Jan 2011										2,635.75	596.54	3,232.29	3,665.34	884.50	4,549.84
22 Jul 2011										2,481.59	524.61	3,006.20	3,450.96	777.84	4,228.80
23 Jan 2012										2,386.11	494.04	2,880.15	3,318.19	732.51	4,050.70
23 Jul 2012										2,275.49	440.48	2,715.97	3,164.35	653.10	3,817.45
22 Jan 2013										2,184.75	399.22	2,583.97	3,038.16	591.93	3,630.09
22 Jul 2013										2,136.62	353.38	2,490.00	885.14	523.96	1,409.10
22 Jan 2014										1,661.66	318.00	1,979.66	0.00	514.43	514.43
22 Jul 2014										1,461.97	281.27	1,743.24	0.00	506.04	506.04
22 Jan 2015										13,353.77	257.72	13,611.49	25,000.00	514.43	25,514.43
	1,000.00	33.27	1,033.27	1,000.00	81.24	1,081.24	1,000.00	148.08	1,148.08	100,000.00	31,866.57	131,866.57	100,000.00	43,163.42	143,163.42

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FLOWS FOR EVERY BOND WITHOUT WITHHOLDING FOR THE HOLDER

(AMOUNTS IN EUR)

CPR = 10%

Payment Date	Series A1 Bonds			Series A2 Bonds			Series A3 Bonds			Series A4 Bonds			Series B Bonds		
	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow
02 Nov 1999															
24 Jul 2000	590.00	25.96	615.96	0.00	26.51	26.51	0.00	27.06	27.06	9,143.36	2,779.52	11,922.88	0.00	2,963.57	2,963.57
22 Jan 2001	410.00	7.31	417.31	0.00	18.20	18.20	0.00	18.58	18.58	5,605.88	1,734.41	7,340.29	0.00	2,035.36	2,035.36
23 Jul 2001				330.00	18.20	348.20	0.00	18.58	18.58	4,878.41	1,627.40	6,505.81	0.00	2,035.36	2,035.36
22 Jan 2002				335.00	12.26	347.26	0.00	18.69	18.69	4,368.99	1,542.70	5,911.69	0.00	2,046.54	2,046.54
22 Jul 2002				335.00	6.07	341.07	0.00	18.48	18.48	3,766.21	1,442.90	5,209.11	0.00	2,024.18	2,024.18
22 Jan 2003							250.00	18.79	268.79	3,319.19	1,394.13	4,713.32	0.00	2,057.72	2,057.72
22 Jul 2003							250.00	13.86	263.86	2,779.99	1,308.38	4,088.37	0.00	2,024.18	2,024.18
22 Jan 2004							250.00	9.39	259.39	2,398.56	1,276.42	3,674.98	0.00	2,057.72	2,057.72
22 Jul 2004							250.00	4.65	254.65	1,188.46	1,216.76	2,405.22	13,015.09	2,035.36	15,050.45
24 Jan 2005										5,254.06	1,220.31	6,474.37	7,306.42	1,809.37	9,115.79
22 Jul 2005										4,867.16	1,075.74	5,942.90	6,768.39	1,595.01	8,363.40
23 Jan 2006										4,585.73	1,017.36	5,603.09	6,377.03	1,508.44	7,885.47
24 Jul 2006										4,242.62	913.32	5,155.94	5,899.90	1,354.19	7,254.09
22 Jan 2007										3,989.26	832.33	4,821.59	5,547.56	1,234.10	6,781.66
23 Jul 2007										3,687.19	756.18	4,443.37	5,127.50	1,121.19	6,248.69
22 Jan 2008										3,469.38	689.56	4,158.94	4,824.60	1,022.41	5,847.01
22 Jul 2008										3,198.56	619.56	3,818.12	4,448.00	918.63	5,366.63
22 Jan 2009										2,850.38	564.64	3,415.02	3,963.81	837.20	4,801.01
22 Jul 2009										2,587.26	501.32	3,088.58	3,597.91	743.31	4,341.22
22 Jan 2010										2,429.57	459.70	2,889.27	3,378.62	681.60	4,060.22
22 Jul 2010										2,236.01	406.08	2,642.09	3,109.45	602.09	3,711.54
24 Jan 2011										2,100.22	373.67	2,473.89	1,635.72	554.05	2,189.77
22 Jul 2011										2,002.99	320.18	2,323.17	0.00	500.45	500.45
23 Jan 2012										1,870.54	292.04	2,162.58	0.00	517.23	517.23
23 Jul 2012										13,180.02	251.60	13,431.62	25,000.00	508.84	25,508.84
	1,000.00	33.27	1,033.27	1,000.00	81.24	1,081.24	1,000.00	148.08	1,148.08	100,000.00	24,616.21	124,616.21	100,000.00	34,788.10	134,788.10

FLOWS FOR EVERY BOND WITHOUT WITHHOLDING FOR THE HOLDER

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(AMOUNTS IN ESP) (EUR 1 = ESP 166.386)

CPR = 6%

Payment Date	Series A1 Bonds			Series A2 Bonds			Series A3 Bonds			Series A4 Bonds			Series B Bonds		
	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow
02 Nov 1999															
24 Jul 2000	98,168	4,319	102,487	0	4,411	4,411	0	4,502	4,502	829,354	462,473	1,291,828	0	493,097	493,097
22 Jan 2001	68,218	1,216	69,435	0	3,028	3,028	0	3,091	3,091	528,642	301,791	830,433	0	338,655	338,655
23 Jul 2001				54,907	3,028	57,936	0	3,091	3,091	469,272	291,700	760,971	0	338,655	338,655
22 Jan 2002				55,739	2,040	57,779	0	3,110	3,110	429,644	284,295	713,939	0	340,516	340,516
22 Jul 2002				55,739	1,010	56,749	0	3,075	3,075	381,718	273,031	654,749	0	336,795	336,795
22 Jan 2003							41,597	3,126	44,723	346,159	270,191	616,350	0	342,376	342,376
22 Jul 2003							41,597	2,306	43,903	300,468	259,213	559,681	0	336,795	336,795
22 Jan 2004							41,597	1,562	43,159	269,670	257,710	527,380	0	342,376	342,376
22 Jul 2004							41,597	774	42,370	228,508	249,762	478,270	0	338,655	338,655
24 Jan 2005										879,220	250,794	1,130,014	0	346,098	346,098
22 Jul 2005										840,116	224,847	1,064,964	0	333,073	333,073
23 Jan 2006										690,991	216,082	907,073	2,113,748	344,238	2,457,985
24 Jul 2006										718,240	199,387	917,627	998,804	295,633	1,294,436
22 Jan 2007										693,595	185,677	879,272	964,530	275,304	1,239,834
23 Jul 2007										661,777	172,436	834,213	920,283	255,672	1,175,955
22 Jan 2008										640,353	160,681	801,034	890,491	238,243	1,128,734
22 Jul 2008										608,690	147,579	756,269	846,459	218,816	1,065,275
22 Jan 2009										551,009	137,453	688,462	766,247	203,803	970,050
22 Jul 2009										514,251	124,751	639,002	715,130	184,970	900,100
22 Jan 2010										496,882	116,894	613,776	690,976	173,321	864,297
22 Jul 2010										472,338	105,555	577,894	656,844	156,508	813,351
24 Jan 2011										438,552	99,256	537,808	609,861	147,168	757,030
22 Jul 2011										412,902	87,288	500,190	574,191	129,422	703,613
23 Jan 2012										397,015	82,201	479,217	552,100	121,879	673,980
23 Jul 2012										378,610	73,290	451,899	526,504	108,667	635,170
22 Jan 2013										363,512	66,425	429,936	505,507	98,489	603,996
22 Jul 2013										355,504	58,797	414,301	147,275	87,180	234,455
22 Jan 2014										276,477	52,911	329,388	0	85,594	85,594
22 Jul 2014										243,251	46,799	290,051	0	84,198	84,198
22 Jan 2015										2,221,880	42,881	2,264,761	4,159,650	85,594	4,245,244
	166,386	5,536	171,922	166,386	13,517	179,903	166,386	24,638	191,024	16,638,600	5,302,151	21,940,751	16,638,600	7,181,789	23,820,389

FLows FOR EVERY BOND WITHOUT WITHHOLDING FOR THE HOLDER

(AMOUNTS IN ESP) (EUR 1 = ESP 166.386)

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CPR = 10%

Payment Date	Series A1 Bonds			Series A2 Bonds			Series A3 Bonds			Series A4 Bonds			Series B Bonds		
	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow	Principal Repayment	Interest (gross)	Total Flow
02 Nov 1999															
24 Jul 2000	98,168	4,319	102,487	0	4,411	4,411	0	4,502	4,502	1,521,327	462,473	1,983,800	0	493,097	493,097
22 Jan 2001	68,218	1,216	69,435	0	3,028	3,028	0	3,091	3,091	932,740	288,582	1,221,321	0	338,655	338,655
23 Jul 2001				54,907	3,028	57,936	0	3,091	3,091	811,699	270,777	1,082,476	0	338,655	338,655
22 Jan 2002				55,739	2,040	57,779	0	3,110	3,110	726,939	256,684	983,622	0	340,516	340,516
22 Jul 2002				55,739	1,010	56,749	0	3,075	3,075	626,645	240,078	866,723	0	336,795	336,795
22 Jan 2003							41,597	3,126	44,723	552,267	231,964	784,230	0	342,376	342,376
22 Jul 2003							41,597	2,306	43,903	462,551	217,696	680,248	0	336,795	336,795
22 Jan 2004							41,597	1,562	43,159	399,087	212,378	611,465	0	342,376	342,376
22 Jul 2004							41,597	774	42,370	197,743	202,452	400,195	2,165,529	338,655	2,504,184
24 Jan 2005										874,202	203,042	1,077,245	1,215,686	301,054	1,516,740
22 Jul 2005										809,827	178,988	988,815	1,126,165	265,387	1,391,553
23 Jan 2006										763,001	169,274	932,276	1,061,049	250,983	1,312,032
24 Jul 2006										705,913	151,964	857,876	981,661	225,318	1,206,979
22 Jan 2007										663,757	138,488	802,245	923,036	205,337	1,128,373
23 Jul 2007										613,497	125,818	739,315	853,144	186,550	1,039,695
22 Jan 2008										577,256	114,733	691,989	802,746	170,115	972,861
22 Jul 2008										532,196	103,086	635,282	740,085	152,847	892,932
22 Jan 2009										474,263	93,948	568,212	659,522	139,298	798,821
22 Jul 2009										430,484	83,413	513,896	598,642	123,676	722,318
22 Jan 2010										404,246	76,488	480,734	562,155	113,409	675,564
22 Jul 2010										372,041	67,566	439,607	517,369	100,179	617,548
24 Jan 2011										349,447	62,173	411,621	272,161	92,186	364,347
22 Jul 2011										333,269	53,273	386,543	0	83,268	83,268
23 Jan 2012										311,232	48,591	359,823	0	86,060	86,060
23 Jul 2012										2,192,971	41,863	2,234,834	4,159,650	84,664	4,244,314
	166,386	5,536	171,922	166,386	13,517	179,903	166,386	24,638	191,024	16,638,600	4,095,793	20,734,393	16,638,600	5,788,253	22,426,853

c) Example for applying dates and time periods defined in sections II.10 and II.11 of this Offering Circular, for determining and paying Bond interest and principal.

Lastly, in order for the subscriber to more readily understand the definitions and rules for the application of dates and periods described in sections II.10 and II.11 relating to Bond interest and amortisation, an example is given hereinafter, dividing it into characteristics for the first Payment Date (given its atypical nature) and for the second and successive Payment Dates:

1. First Payment Date: July 24, 2000.

(Execution of the Deed of Constitution: October 25, 2000)

- a) Interest Rate Fixing Date applicable for the first Interest Accrual Period:
 - 11am on the second business day next preceding the day on which the Bond Subscription Period begins: October 22, 1999.
- b) First Interest Accrual Period:
 - From November 2, 1999 (Closing Date), inclusive, until July 24, 2000, exclusive.
- c) Determination Date (or when the Management Company makes calculations for distribution and withholding of Available Funds):
 - July 19, 2000.
- d) Extraordinary notices (press inserts, as per section III.5.3.c):
 - Of the resultant interest rate for the first Interest Accrual Period: October 26, 1999.
- e) Ordinary periodic notices (press inserts, as per section III.5.3.c):
 - Of all other periodic information: until July 23, 2000.

2. Second Payment Date: January 22, 2001.

- a) Interest Rate Fixing Date applicable for the second Interest Accrual Period:
 - 11am on the second business day preceding the first Payment Date: July 20, 2000.
- b) Ordinary periodic notices (press inserts, as per section III.5.3.c):
 - Of the resultant interest rate for the second Interest Accrual Period: until July 26, 2000, inclusive.
- c) Second Interest Accrual Period:
 - From July 24, 2000 (first Payment Date), inclusive, until January 22, 2001, exclusive.
- d) Determination Date (or when the Management Company makes calculations for distribution and withholding of Available Funds):
 - January 17, 2001.
- e) Ordinary periodic notices (press inserts, as per section III.5.3.c):
 - Of all other periodic information: January 21, 2001.

II.13 Actual interest forecast for the holder, bearing in mind the characteristics of the issue, specifying the calculation method used and the expected expenses itemised as appropriate to the true nature thereof.

In the event that the yearly nominal interest rates applicable to each Series, variable six-monthly, should remain constant throughout the life of the issue, at the rates of the table contained in section II.12.b) of the Offering Circular, these rates would result in Internal Rates of Return (“IRR”) for the holder in each Series as shown in the following table, given the effect of six-monthly interest payment, calculated without considering the tax effect, and assuming at all events the values and assumptions contained in said section II.12.b) for constant prepayment rates (CPR) of 6% and 10%.

	Series A1 Bonds	Series A2 Bonds	Series A3 Bonds	Series A4 Bonds	Series B Bonds
Nominal interest rate	3.5750%	3.6510%	3.7271%	3.8284%	4.0819%
IRR	3.596%	3.679%	3.759%	3.863%	4.122%

II.14 Actual interest forecast for the Fund at the time of issue of the securities, considering all the design and placement expenses incurred at its cost, specifying the calculation method.

The actual interest has been calculated using the internal rate of return (IRR) formula described in section II.12.b) above, making the following assumptions:

- a) that the nominal floating interest rate of the Bonds should remain constant throughout the life of the issue at the rates of the table contained in section II.12.b)
- b) that the assumptions mentioned in section II.12.b) are taken for granted, and
- c) that the expected establishment and issue expenses are deducted from the face value of the Bond issue.

The actual interest forecast for the Fund would be 3.986% or 4.009% for CPRs respectively of 6% and 10%, in the assumptions contained in the preceding paragraph.

The expected expenses are as follows:

Establishment and Issue Expenses.	EUR	ESP
▣ CNMV fees (issue and admission)	45,660.73	7,597,306
▣ AIAF and Servicio de Compensación y Liquidación de Valores fees	20,149.20	3,352,545
▣ Audit, legal advice and rating fees	100,270.60	16,683,625
▣ Other	22,197.78	3,693,400
▣ Management Company fee	54,100.00	9,001,483
▣ Bond issue management fees	80,000.00	13,310,880
▣ Bond issue underwriting and placement fees	1,676,975.00	279,025,162

Total expenses

1,999,353.31	332,664,400
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II.15 Existence or not of special guarantees on the mortgage certificates pooled in or on the securities issued out of the Fund, which may have been given by any of the institutions involved in the securitisation process covered by this Offering Circular.

The Bonds issued out of or the Mortgage Certificates pooled in the Fund have no special guarantees, beyond the undertakings by BANKINTER set out below and in section IV.1 of this Offering Circular.

BANKINTER warranties

BANKINTER shall undertake to do the following in the Fund Deed of Constitution and throughout the term of the Mortgage Certificates:

- (1) To replace each and every Participated Mortgage Loan Mortgage Certificate failing to conform on that date to the representations given in section IV.1.a) upon the failure by the Participated Mortgage Loan to so conform, with other mortgage certificates similarly characterised as to residual term, interest rate, outstanding principal value, and credit quality, as provided for in section IV.1.d) of this Offering Circular. If that is not possible, BANKINTER shall agree to proceed to an early amortisation of the affected Mortgage Certificate, repaying in cash the outstanding capital and interest accrued and not paid and any other amount due to the Fund until that date, in accordance with the provisions of section IV.1.d) of this Offering Circular.
- (2) Moreover, subject to the representations given in section IV.1.a), BANKINTER warrants that should any mortgagor have a credit right with respect to BANKINTER and enforce it by offsetting that credit against a Participated Mortgage Loan debt, it shall so advise the Management Company and pay to the Fund, into such bank account as the Management Company shall specify or establish for that purpose, an amount equal to the offset amount which would have been receivable by the Fund.

II.16 Securities circulation law, particularly noting whether there are restrictions on the free conveyance of the securities or mentioning that such exist.

There are no restrictions on the free transferability of the Bonds subject of this issue, which may be freely transferred, subject to the statutory provisions applicable thereto and to the provisions of sections II.4.1, II.5 and II.17 of this Chapter.

II.17 Organised secondary markets for which there is an undertaking to apply for admission to trading of the securities and specific deadline by which that application shall be filed and all other documents required for admission to be achieved.

In accordance with article 5.9 of Act 19/1992, the Management Company shall, forthwith upon the Deed of Constitution being executed and upon Bonds having been paid up, apply for this Bond issue to be listed on AIAF Mercado de Renta Fija, which is a qualified official secondary securities market pursuant to Transitional Provision six of Act 37/1998, November 16, amending the Securities Market Act. The

Management Company undertakes that definitive admission to trading will be achieved not later than three months after the Closing Date.

The Management Company expressly represents that it is acquainted with the requirements and terms that must be observed for the securities to be eligible to be listed, remain listed and be excluded from listing on the AIAF, in accordance with the laws in force and the requirements of its governing bodies, and the Fund agrees through its Management Company to observe the same.

In the event that, by the above deadline, the Bonds should not be admitted to trading on the AIAF, the Management Company shall forthwith proceed to notify Bondholders thereof, moreover advising of the reasons for such inobservance, all in accordance with the provisions of section III.5.3 of the Offering Circular. This shall be without prejudice to the Management Company being held to be liable, as the case may be.

II.18 Subscription or acquisition requests.

II.18.1 Potential investors to whom the securities are offered, and reasons for electing the same.

Placement of Series A1, A2 and A3 Bonds is targeted at any investor, be that a natural or a legal person.

Placement of Series A4 and B Bonds is targeted at institutional investors, both legal persons or estates devoid of legal personality, such as Pension Funds, Collective-Investment Undertakings, Insurers or such institutions as Credit Institutions or Firms of Broker-Dealers, in the business of regularly and professionally investing in transferable securities.

In addition to an own analysis as to quality of the securities offered for subscription in this Offering Circular, the potential investor also has the rating assigned by the rating agency Moody's España set forth in section II.3 of this Chapter.

Once the issue has been fully placed and the Bonds are admitted to trading on the AIAF official organised market, the Bonds may be freely purchased on that market in accordance with its own trading rules.

Effects of the subscription for Bondholders.

Subscription for the Bonds implies that each Bondholder accepts the terms of the Deed of Constitution.

Tranches.

Each Series consists of only one placement tranche.

II.18.2 Legal status of the Bonds.

The following legal considerations apply to the Bonds subject of this issue in connection with their subscription by certain investors:

- (i) The Series A1, A2, A3 and A4 Bonds have a 50 percent weighting on the solvency ratio that Credit Institutions and Firms of Brokers and Broker-Dealers must observe, in accordance with the provisions

respectively of a Ministerial Order dated December 30, 1992 and a Ministerial Order dated December 29, 1992.

On the date of registration of the Offering Circular, the CNMV accorded the Series A Bonds the weighting mentioned in the preceding paragraph, bearing the following in mind: (i) that the Participated Mortgage Loans upon the issue of Mortgage Certificates pooled in the Fund have been granted with senior mortgage security on residential homes located in Spain; (ii) that the Participated Mortgage Loans and the Mortgage Certificates satisfy the requirements of Mortgage Market regulation laws in force for the time being; (iii) that the principal of each Participated Mortgage Loan does not exceed 80 percent of the appraisal value of the relevant home mortgaged as security; (iv) the representations given by BANKINTER contained in Chapter IV of this Offering Circular; and (v) the rating given by Moody's España, as an assessment of the Bond credit risk, contained in section II.3 of this Chapter.

- (ii) The Series B Bonds have no 50 percent weighting on the solvency ratio of the Credit Institutions and Firms of Brokers and Broker-Dealers referred to in the Orders mentioned in the preceding section.
- (iii) They must be eligible for investment by insurance companies in observance of their technical provision obligations, pursuant to article 50.5 of the Private Insurance Arrangement and Supervision Regulations approved by Royal Decree 2486/1998, November 20.
- (iv) They must be eligible for investment by the Mutual Guarantee Company Technical Provision Fund, in accordance with Act 1/1994, March 11, on the Legal System of Mutual Guarantee Companies, and Royal Decree 2345/1996, November 8, relating to the rules for the administrative authorisation of and solvency requirements for Mutual Guarantee Companies.
- (v) They must be eligible for investment by Pension Funds in accordance with the provisions of article 34 of Royal Decree 1307/1988, September 30, approving the Pension Plans and Funds Regulations.
- (vi) They must be eligible for investing the Assets of Collective-Investment Undertakings, in accordance with the specific rules established for each of them in articles 4, 10, 18 and 25 of Collective-Investment Undertakings Act 46/1984, December 26, and its subsequent implementing regulations.

II.18.3 Subscription or purchase date or Period.

The subscription period (the "Subscription Period") shall begin at 12 o'clock noon on the same day on which notice of establishment of the Fund and issue of the Bonds is published, in the manner for which provision is made in section III.5.3.b).1 of the Offering Circular, or on the next succeeding Business Day, in the event that notice should not be published on a Business Day, and shall end at 5pm on October 29, 1999.

In the event that the Bond issue should be fully subscribed for before the Subscription Period closes, BANKINTER shall bring forward the close of the Subscription Period by means of a written notice to the CNMV and the Management Company.

II.18.4 Where and with whom may subscription or purchase be processed?

In order to be taken into account, subscription proposals shall be submitted in writing during the Subscription Period established in the preceding section to BANKINTER both at any offices and branches and other of its retail network services, Telephone Banking and Internet Banking system (BKNET), in its capacity as Bond issue underwriter and placement agent (hereinafter the “Underwriter and Placement Agent”), observing the procedures established hereinafter in this section.

In addition to the Offering Circular, BANKINTER shall, from the start of the Subscription Period, make available to customers an abstract of the Offering Circular (the “simplified prospectus”) relating to the Bond issue, at both its offices and branches and in other of its retail network services.

Subscribing for or holding Bonds in one Series does not imply subscribing for or holding Bonds in the other Series.

II.18.4.1 Rules for submitting, receiving, processing and allocating Series A1, A2 and A3 Bond subscription proposals.

The Underwriter and Placement Agent BANKINTER shall receive and process subscription proposals that satisfy the requirements laid down in this section.

Submission, receipt and processing of subscription proposals shall observe any of the following procedures, depending on whether the petitioner is a private or an institutional investor:

Private Investors

1. Subscription proposals shall be submitted to any office in BANKINTER’s retail network or through BANKINTER’s Telephone Banking (“Telephone Banking”) services or the BKNET service (Internet Banking system).

Subscription proposals processed through the Telephone Banking service:

- (i) The petitioner shall be a BANKINTER branch or office customer and shall have first executed the relevant agreement to operate through that service, whereas petitioners who are only Telephone Banking service customers may not submit subscription proposals through this service.
- (ii) In order to access the Telephone Banking service and before the subscription transaction, the operator shall advise the petitioner that, in accordance with the laws in force for the time being, BANKINTER has made the simplified prospectus available to the customer at the relevant branch or office, and the operator shall then confirm that the customer is aware of that circumstance.
- (iii) The operator shall have the customer confirm that the customer is a BANKINTER branch or office customer, has been made provided with the simplified prospectus and is aware of its contents. If, despite not having seen the simplified prospectus, the customer should not wish to have access to it and should confirm this, then the customer’s subscription proposal shall be accepted.
- (iv) Under the Telephone Banking agreement, the customer has a telephone identification card (T.I.T.) and a password (K), which shall be communicated to the Telephone Banking operator before the

subscription request. The telephone identification card (T.I.T.) contains a number of personal codes that will serve to confirm the subscription.

Subscription proposals through BKNET:

The petitioner shall have previously signed the relevant agreement to operate through this service. Under the BKNET agreement, the customer shall access this service by entering a confidential password; in addition, the customer has a remote Banking card containing a number of personal codes which shall serve to confirm subscription. The screen shall show the text of the simplified prospectus, and this step shall be required in order that the subscription proposal may be conveyed on BKNET. The Bank's electronic records allow the date and time and contents of the subscription request to be checked. In addition, the petitioner may choose to access this Offering Circular at the website of BANKINTER.

2. Subscription proposals shall be irrevocable and shall, other than when conveyed via BKNET or the Telephone Banking service, be made in writing and signed by the petitioner on the printed form to be purposely provided by BANKINTER.

No subscription request shall be accepted if it fails to have all details identifying the petitioner as required by the laws in force for transactions of this kind (full name or company name, address, tax identification number or residence card number in the case of foreigners residing in Spain or, in the case non-residents in Spain with no tax identification number, passport number and nationality). Subscription proposals made by minors shall specify their authorised representative's tax identification number and, alternatively, the minor's tax identification number if the minor has one or the minor's date of birth.

BANKINTER shall provide petitioners with the simplified prospectus and a copy of the subscription request.

3. Subscription proposals shall refer to the whole number of Bonds to be subscribed for. The amount may be mechanically printed provided that it was set personally by the petitioner, and the petitioner confirms that by signing.
4. BANKINTER shall turn down subscription proposals failing to meet any of the set requirements.
5. BANKINTER may demand that the petitioners submit a provision of funds in order to secure payment of the subscription amount. In the event that such provision of funds should be returned, then it will be returned clear of any expense or fee, the value date being no later than the business day after closing of the Subscription Period.

If there is a delay in returning the relevant provision of funds for reasons attributable to BANKINTER, then that Underwriter and Placement Agent shall pay late-payment interest at the prevailing legal interest rate, which shall accrue from the date on which it should have been returned until it is actually returned.

Institutional Investors

Subscription proposals made by institutional investors shall be applied the same rules established for private investors, other than as specified below:

- (i) Subscription proposals needs must be submitted through BANKINTER's Treasury and Capital Markets Division, based at the Bank's headquarters, Paseo de la Castellana 29, Madrid, by a facsimile letter duly sent to fax no. 91.339.76.25, giving the following information:

1. Investor's company name
2. Telephone, Fax and contact person
3. Address
4. VAT registration number
5. Number of Bonds requested and Series.

Chronological processing of subscription proposals

Subscription proposals shall be chronologically processed, depending on when they are actually entered in BANKINTER's IT systems, and irrespective of whether they are processed through its retail office network, the BKNET or Telephone Banking services, or the Treasury and Capital Markets Division.

BANKINTER will in any event observe the chronological order in which subscription proposals are received in its systems observing the following procedure:

1. BANKINTER shall enter subscription proposals in its system as they are received, specifying the date, hour and minute of arrival and the total number of Bonds for the subscription proposals respectively received for each Series.
2. In the event that the last subscription request to be processed for a Series should have been made for a number of Bonds exceeding the number left to be allocated, that request shall be processed exclusively for that remainder.
3. In connection with the preceding rules, in the event that subscription proposals should coincide in time, they shall be processed in strict alphabetical order, with reference to the section "Full name or company name of the petitioner" (using the first surname in the case of individuals) of the subscription proposals made by private investors and of the relevant section of the facsimile letter in which subscription proposals are formally made by institutional investors.
4. Based on the above, when the total number of Bonds for one Series reaches the maximum number of Bonds issued in that Series, BANKINTER shall automatically close the Subscription Period in the relevant Series and report that circumstance in writing to the CNMV and the Management Company.

Apportionment

Not applicable because subscription proposals are processed in daily submission chronological order.

II.18.4.2 Rules for submitting, receiving, processing and allocating Series A4 and B Bond subscription proposals.

The Underwriter and Placement Agent shall freely proceed to accept or turn down the subscription proposals received, making sure in any event that there is no discriminatory treatment between similarly characterised proposals. The Underwriter and Placement Agent may nevertheless give priority to proposals of those of its customers as it shall deem fit or appropriate. Those proposals shall not be firm subscription orders until

confirmed by the investor or customer and accepted by the Underwriter and Placement Agent, once the Subscription Period has commenced.

Subscription proposals needs must be submitted through BANKINTER's Treasury and Capital Markets Division, based at the Bank's headquarters, Paseo de la Castellana 29, Madrid, by a facsimile letter duly sent to fax no. 91.339.76.25, giving the following information:

1. Investor's company name
2. Telephone, Fax and contact person
3. Address
4. VAT registration number
5. Number of Bonds requested and Series.

Based on the above, when the total number of Bonds in the subscription proposals accepted for one Series reaches the maximum number of Bonds issued in that Series, BANKINTER shall automatically close the Subscription Period in the relevant Series and report that circumstance in writing to the CNMV and the Management Company.

II.18.5 Payment method and dates.

The investors to whom the Bonds are allocated shall pay the Underwriter and Placement Agent by 2pm Madrid time on the Business Day after the closing date of the Subscription Period (the "Closing Date"), for same day value, the issue price (100% of the face value) of each Bond allocated for subscription.

II.18.6 Method and deadline for delivering to subscribers copies of the subscription receipts or provisional certificates, specifying whether they may be traded and their maximum term of validity.

The Underwriter and Placement Agent shall, within not more than fifteen (15) days from the Closing Date, provide Bond subscribers with a document proving their subscription for the Bonds allocated and the actual amount paid for such subscription.

That supporting document shall not be transferable and shall only be valid to prove subscription for the relevant Bonds until and unless an entry is made in the accounting record as determined in section II.5 of this Offering Circular.

II.19 Placement and allocation of the securities.

The Underwriter and Placement Agent agrees to subscribe in its own name, at the close of the Subscription Period, for such amount of Bonds as may be necessary to complete the figure of its underwriting commitment as determined in section II.19.1 and V.4.2 of this Offering Circular.

II.19.1 Institutions involved in the placement or marketing, giving their respective roles, describing the same specifically. Overall amount of the fees agreed between the various placement agents and the Management Company.

Placement shall be undertaken by BANKINTER as Underwriter and Placement Agent and for the entire Bond issue amount, as follows for each Series:

Underwriter	Series A1 Bonds		Series A2 Bonds		Series A3 Bonds		Series A4 Bonds		Series B Bonds	
	Number	Face Amount	Number	Face Amount	Number	Face Amount	Number	Face Amount	Number	Face Amount
Bankinter, S.A.	21,400	21,400,000	26,900	26,900,000	36,400	36,400,000	2,225	222,500,000	128	12,800,000

The Bond issue Underwriter and Placement Agent shall receive an underwriting and placement fee on the total face amount of the Bonds in each Series underwritten thereby, under the Management, Underwriting and Placement Agreement described in section V.4.2 of this Offering Circular, of 0.075% on Series A1 Bonds, 0.20% on Series A2 Bonds, 0.375% on Series A3 Bonds, 0.625% on Series A4 Bonds and of 0.625% on Series B Bonds. That fee shall be payable by the Fund.

II.19.2 Lead Manager of the Issue.

BANKINTER shall be involved as Lead Manager of the issue, and a statement is reproduced hereinafter signed by a duly authorised person, containing the representations referred to in CNMV Circular 2/1994, March 16, approving the standard Offering Circular for establishing Mortgage Securitisation Funds:

I Mr Rafael Mateu de Ros Cerezo, General Secretary and Secretary to the Board of Directors, acting for and on behalf of BANKINTER, S.A., with place of business at Paseo de la Castellana 29, Madrid, duly authorised for these presents, and in connection with the establishment of BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA, for EUR three hundred and twenty million (320,000,000), notice of which for verification by and registration at the CNMV was given on September 27, 1999, in pursuance of paragraph 11.19.2 of CNMV Circular 2/1994, March 16, approving the standard Offering Circular for establishing Mortgage Securitisation Funds

HEREBY DECLARE

- *That the necessary checks have been made to verify the quality and completeness of the information contained in the Offering Circular.*

- *That based on those checks, there are no circumstances contradicting or altering that information, nor has the latter omitted any material facts or figures which might be relevant to the investor.*

In witness whereof, to serve and avail as and where appropriate, this statement has been made at Madrid, on thirteenth October nineteen hundred and ninety-nine.

Attached as Appendix V to this Offering Circular is a photocopy of the letter from BANKINTER making that statement.

BANKINTER, as Lead Manager, will receive a management fee of 0.025% on the total face amount of the Bonds in each Series. Payment of that fee shall be made out of the Fund.

II.19.3 Institutions underwriting the issue, describing the characteristics of the relationship or Management, Underwriting and Placement Agreement, guarantees required of the issuer or offeror, types of risks taken, type of consideration agreed by the underwriter in the event of breach, and other relevant elements.

The Management Company shall, for and on behalf of the Fund, enter into a Bond issue Management, Underwriting and Placement Agreement with BANKINTER whereby that Bank shall proceed to place the entire Bond issue and, upon the Subscription Period being closed, subscribe in its own name for the amount of Bonds yet to be subscribed for under its underwriting commitment.

The Bond issue Underwriter and Placement Agent shall take on the obligations contained in the Management, Underwriting and Placement Agreement, which are broadly the following: 1) an undertaking to subscribe for the Bonds not taken when the subscription period is closed, up to the set amounts; 2) payment to the Fund by 3pm on the Closing Date, for same day value, of the total amount for subscribing for the issue, deducting the sum of the total management, underwriting and placement fees; 3) an undertaking to pay late-payment interest as covenanted in the Agreement in the event of late payment of the amounts due; 4) providing subscribers with a document proving subscription; and 5) other aspects governing placement underwriting.

II.19.4 Pro rata placement, method and date, manner of publicising the results and, as the case may be, returning to the requestors the amounts settled in excess of the securities allocated, along with such interest payments as may be appropriate.

Not applicable.

II.20 Term and method for providing subscribers with certificates or documents proving subscription for the securities.

The Bonds, in book-entry form, shall be constituted as such upon being entered in the relevant accounting record, as provided in the Book Entries Royal Decree, with the usual timing and procedures of the institution in charge of so doing, to wit the Servicio de Compensación y Liquidación de Valores, S.A.

The Underwriter and Placement Agent shall, within not more than fifteen (15) days from the Closing Date, provide Bond subscribers with a document proving their subscription for the Bonds allocated and the actual amount paid for such subscription.

II.21 National laws governing the securities and jurisdiction in the event of litigation.

The establishment of the Fund and the Bond issue are subject to Spanish Law, as prescribed by Investment Trusts and Companies System and Mortgage Securitisation Fund Act 19/1992, July 7, Securities Market Act 24/1988, July 28, as amended by Act 37/1998, November 16, and as prescribed by Royal Decree 291/1992, March 27, on Issues of and Public Offerings for the Sale of Securities, as amended by Royal Decree 2590/1998, December 7, on the amendment of the legal system of securities markets, and the Order dated

July 12, 1993 on Offering Circulars and Other Implementations of Royal Decree 291/1992, March 27, and CNMV Circular 2/1994, March 16.

All matters, disagreements, actions and claims deriving from the Management Company's establishment, administration and legal representation of BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA, and the Bond issue by the same, shall be heard and decided by the competent Courts and Tribunals of the capital city of Madrid, expressly waiving any other competent forum.

The Deed of Constitution shall be governed by and construed in accordance with Spanish laws.

II.22 Personal taxation of income from the securities offered, distinguishing between resident and non-resident subscribers.

A brief account is given hereinafter of the tax system applicable to the investments derived from this offering, in which connection only State laws in force for the time being and general aspects that might affect investors are taken into account; investors must bear in mind both their possible special tax circumstances and the rules applied territorially and contained in the laws in force at the time when the relevant income is obtained and returned.

Because this offering will be represented by book entries and an application will be made for the securities to be admitted to trading and be listed on an official Spanish secondary securities market, which circumstances are relevant to determining taxation, the assumption made is that these requirements shall be satisfied. It has moreover been considered that, upon being issued, the Bonds will be considered financial assets with an explicit yield, when this qualification is relevant for tax purposes.

Bond principal, interest or income withholdings, contributions and taxes established now or in the future shall be payable by Bondholders, and their amount, if any, shall be deducted by the Management Company in the manner statutorily prescribed.

During the life of the Bonds, their tax system shall be as derived from the laws in force from time to time.

II.22.1 Natural or legal persons resident in Spain.

Personal Income Tax.

Income obtained by Bondholders who are Personal Income Tax (IRPF) payers, both as Bond interest and upon Bond transfer, repayment or amortisation, shall be considered income on investments obtained from the assignment of own capital to third parties, as defined in article 23.2 of the Personal Income Tax and Other Tax Rules Act 40/1998, December 9.

Interest income received shall be subject to 18% withholding tax on account of the beneficiary's IRPF, as prescribed by Royal Decree 214/1999, February 5, approving the Personal Income Tax Regulations (RIRPF).

There is no Bond transfer or repayment income withholding tax obligation, unless that occurs within the thirty days next preceding coupon maturity to (i) a person or undertaking not resident in Spanish territory, where there is no obligation to withhold on the coupon paid to any such transferees, or (ii) a Corporation Tax obligor.

Corporation Tax.

Both Bond interest income and Bond transfer, repayment or amortisation income obtained by undertakings qualifying as Corporation Tax obligors shall be added to the taxable income as prescribed under Title IV of Corporation Tax Act 43/1995, December 27.

The aforesaid income shall be excluded from withholding tax as provided by article 57.q) of Royal Decree 537/1997, April 14, approving the Corporation Tax Regulations, amended by the wording provided in Royal Decree 2717/1998, December 18.

II.22.2 Natural or legal persons not resident in Spain.

Both Bond interest income and Bond transfer, repayment or amortisation income obtained by Bondholders who are Non-Resident Income Tax payers shall be considered income obtained in Spain, with or without a permanent establishment, on the terms of article 11 of Act 41/1998, December 9, on Non-Resident Income and Tax Rules.

Income obtained through a permanent establishment.

Bond income obtained by a permanent establishment in Spain shall pay tax in accordance with the rules of Chapter III of the aforesaid Act 41/1998, notwithstanding the provisions of the double-taxation Agreements signed by Spain, which may determine that the relevant income need pay no tax or, as the case may be, that reduced rates apply. The aforesaid income shall be subject to a Non-Resident Income Tax withholding in the same events and on the same terms mentioned for Corporation Tax payers residing in Spain.

Income obtained other than through a permanent establishment.

Bond income obtained by persons or undertakings not resident in Spain acting without a permanent establishment shall pay tax in accordance with the rules of Chapter IV of the aforesaid Act 41/1998, the following elements of the system of that Act being noteworthy, notwithstanding the provisions of the double-taxation Agreements signed by Spain, which may determine that the relevant income need pay no tax or, as the case may be, that reduced rates apply:

- The taxable income shall be quantified as the aggregate amount of the return obtained, calculated with reference to the rules of Act 40/1998, although the reductions of that Act will not apply.
- In the event of transfer, repayment or amortisation, acquisition and disposition expenses shall be taken into account, provided that they are properly supported. Taxation shall be separately effected for each total or partial taxable accrual of income, which may under no circumstances be set off against one another.
- The Tax will be calculated applying a 25 percent general rate to the above taxable income.
- The above-mentioned income shall be subject to a Non-Resident Income Tax withholding, other than where evidence is produced of Tax payment or that an exemption is appropriate.

The withholding amount will be equivalent to the Tax payable based upon the above standards.

Bond issue income obtained by persons or undertakings not resident in Spain acting in this respect without a permanent establishment shall be exempt when the beneficiary is a resident of another European Union Member State.

This exemption shall by no means apply where the income is obtained through countries or territories statutorily qualified as tax havens.

Income derived from the transfer of such securities in official Spanish secondary securities markets obtained by non-resident natural persons or undertakings other than through a permanent establishment in Spanish territory, resident in a State having signed a double-taxation agreement with Spain with an information-exchange clause, will also be exempt.

In connection with the application of the tax exemption or the reduced tax rates established in double-taxation Agreements, non-resident Bondholders shall prove to the Paying Agent or the Management Company before the Payment Date their tax residence by submitting a residence certificate issued by the relevant Tax Authorities, bearing in mind that said certificate is valid for six (6) months. Upon the failure to certify tax residence for these purposes, interest and capital gains obtained on the Bonds by non-resident holders shall be taxable under the general system aforesaid, though they may apply for the excess withholding or taxation to be returned availing of the procedure established in the laws in force for the time being.

II.22.3 Indirect taxation on the transfer of the Bonds.

The transfer of transferable securities is exempt from paying Capital Transfer and Documents Under Seal Tax and Value Added Tax.

II.22.4 Wealth Tax.

Natural persons whose personal obligation it is to pay this Tax and who are Bondholders at December 31 of each year, shall include the Bonds in that Tax Base at their average trading value in the fourth quarter of each year.

Non-resident natural persons whose real obligation it is to pay this Tax will also have to pay Wealth Tax, other than as provided in double-taxation Agreements. Nevertheless, residents in other European Union countries shall be exempt in relation to Bonds with income that is exempt for Non-Resident Income Tax purposes, on the terms set forth above.

II.22.5 Inheritance and Gift Tax.

Transfer of the Bonds to natural persons by inheritance or as a gift shall be subject to the general rules of Inheritance and Gift Tax. In the event that the beneficiary should be a body corporate, the income obtained would be taxed in accordance with the Corporation Tax rules.

II.23 Purpose of the transaction.

The net amount of the Bond issue will be fully allocated to paying the purchase price of the Mortgage Certificates issued by BANKINTER pooled in the assets of the Fund.

Moreover, the Series A1, A2, A3, A4 and B Bonds satisfy all requirements to be accepted as security for transactions with the European Central Bank.

II.24 Institutions that have agreed, as the case may be, to be involved in secondary trading, providing liquidity by offering consideration, specifying the extent and manner of their involvement.

There are no commitments for any institution to be involved in the secondary market of the Bonds, providing liquidity by offering consideration.

II.25 Natural or legal persons materially involved in structuring or providing advice for establishing the Fund or in connection with any significant item of information contained in the offering circular, including, as the case may be, placement underwriting:

II.25.1 Specification of natural and legal persons.

- a) The Fund and the Bond issue were financially structured by Europea de Titulización, S.A., Sociedad Gestora de Fondos de Titulización.
- b) Ramón y Cajal, Albella & Palá, as independent legal advisers, have provided legal advice on the transaction.
- c) BANKINTER is the originator of the participated mortgage loans by issuing the Mortgage Certificates, fully subscribed for by the Fund upon being established.
- d) BANKINTER S.A. is involved as Lead Manager, Underwriter and Placement Agent and Paying Agent of the Bond issue.

II.25.2 Statement by the person responsible for the Offering Circular on behalf of the Management Company, specifying whether he is aware of the existence of any relationship whatsoever (political rights, employment, family, etc.) or economic interest of those experts, advisers, and of other institutions involved, with both the Management Company and the former holders of the assets (Mortgage Certificates) acquired by the Fund.

“I, Mr MARIO MASIÁ VICENTE, for and on behalf of EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN, with place of business at Calle Conde de Aranda, no. 8, Madrid, and in connection with the establishment of the Fund BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA, for EUR three hundred and twenty million (320,000,000) (ESP 53,243,520,000), notice of which for verification by and registration at the CNMV was given on September 27, 1999, in pursuance of paragraph II.25.2. of CNMV Circular 2/94, March 16, approving the standard Offering Circular for establishing Mortgage Securitisation Funds (implementing the Order dated July 12, 1993, in turn implementing Royal Decree 291/92, March 27),

HEREBY DECLARE

That BANKINTER, S.A., issuer of the Mortgage Certificates, has a 1.53% interest in the Management Company's share capital.

And that the experts who were involved in structuring or providing advice for establishing the Fund or certain significant items of information contained in the Offering Circular, have no other relationship or economic interest whatsoever with or in either the actual Management Company or the issuer of the Mortgage Certificates, BANKINTER, S.A."

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular registered by the Comisión Nacional del Mercado de Valores may have any legal effect whatsoever or be taken into account with respect to the Bond Issue.

CHAPTER III

GENERAL INFORMATION ON THE MORTGAGE SECURITISATION FUND

III.1 Legal background and purpose of the Fund.

Investment Trusts and Companies System and Mortgage Securitisation Fund Act 19/1992, July 7, covers the establishment of the Fund and the Bond issue by the same.

In accordance with article 5.1 of Act 19/1992, the Fund is a separate closed-end estate, devoid of legal personality, and upon being established its assets comprise the Mortgage Certificates pooled therein, and its liabilities comprise the Bonds, thereby for the net asset value of the Fund to be nil.

Mortgage Market Regulation Act 2/1981, March 25, and Royal Decree 685/1982, March 17, implementing certain aspects of Act 2/1981, govern the Mortgage Certificates issued on the Participated Mortgage Loans making up the Fund's assets.

The Fund is established in order to serve as a vehicle for subscribing for the Mortgage Certificates issued by BANKINTER, pooling the same and issuing the Bonds out of the same.

III.2 Full name of the fund and, as the case may be, short or trade name to identify the fund or its securities on secondary markets.

The name of the Fund is "BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA" and the following short names may also be used without distinction to identify the Fund:

- BANKINTER 2 FTH
- BANKINTER 2 F.T.H.

The condition precedent for the Fund to be established and the Bonds to be issued is their verification and registration in the Official Registers of the CNMV, in accordance with the provisions of article 5.3 of Act 19/1992 and articles 26 et seq. of the Securities Market Act.

After the date on which the CNMV verifies and registers this Offering Circular, with the Bond Subscription Period not yet open, the Management Company shall, along with BANKINTER, as issuer of the Mortgage Certificates to be subscribed for by the Fund, proceed to execute a public deed recording the establishment of BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA, issue of and subscription for the Mortgage Certificates and issue of the Mortgage-Backed Bonds, on the terms for which provision is made in Act 19/1992.

In accordance with Act 19/1992, the Deed of Constitution shall have the effects provided for in article 6 of the Securities Market Act and shall therefore be the deed recording the Bond issue and the deed providing that the Bonds are in book-entry form.

In accordance with article five, paragraph three, of Act 19/1992, the Deed of Constitution will not be entered in the Companies Register.

III.3 Management and representation of the Fund and of the holders of the securities issued out of the same.

III.3.1 Description of the duties and responsibilities taken on by the Management Company in managing and legally representing the Fund and the holders of securities issued out of the same.

In accordance with article five, paragraph two, of Act 19/1992, the Management Company shall manage and be the authorised representative of the Fund, on the terms set in Act 19/1992 and other applicable laws, subject to the provisions of the Deed of Constitution. The incorporation of the Management Company was authorised by the Economy and Finance Ministry on December 17, 1992. It is moreover entered in the special register purposely opened by the CNMV, under number 2. The information on the Management Company is contained in Chapter VI of this Offering Circular.

In accordance with the provisions of paragraph 1 of article six of Act 19/1992, it is the Management Company's duty, as the manager of third-party funds, to represent and enforce Bondholders' interests.

Consequently, the Management Company shall safeguard Bondholders' interests at all times, making its actions conditional on their defence and observing the provisions statutorily prescribed for that purpose. Bondholders shall have no recourse against the Fund Management Company other than for a breach of its duties or failure to observe the provisions of the Deed of Constitution.

The Management Company shall notify Bondholders of any and all circumstances they may be interested in by publishing the appropriate notices on the terms established in sections III.5.2 and III.5.3 of this Chapter.

Actions of the Management Company

The Management Company's actions in performing its duty to manage and be the authorised representative of the Fund are the following, for illustration only, and without prejudice to any other actions provided for in this Offering Circular:

- (i) Exercising the rights attaching to the ownership of the Mortgage Certificates subscribed for by the Fund and, in general, carrying out all such acts of administration and disposition as may be required for properly managing and legally representing the Fund.
- (ii) Checking that the income amount actually received by the Fund matches the amounts that must be received by the Fund, in accordance with the terms of each Mortgage Certificate and the terms of the various agreements.
- (iii) Validating and controlling the Participated Mortgage Loan information received from the Servicer, both as regards collection of ordinary instalments, early redemptions of principal, payments received on unpaid instalments and delinquency status and control.
- (iv) Calculating the available funds and the movements of funds that shall have to be made, upon being applied, in accordance with the relevant priority of payments, instructing transfers of funds between the

various lending and borrowing accounts, and issuing all relevant payment instructions, including those designed for servicing the Bonds.

- (v) Determining the interest rate applicable to each Bond Series and to each financial lending and borrowing transactions as the case may be.
- (vi) Calculating and settling the interest and fee amounts receivable and payable on the various financial borrowing and lending accounts, and the fees payable for the various financial services arranged and the principal repayment and interest payment amounts payable on each Bond Series.
- (vii) Ensuring that the Servicer renegotiates the terms of the Participated Mortgage Loans, as the case may be, in accordance with the general or specific instructions communicated by the Management Company.
- (viii) Monitoring the actions agreed with the Servicer for recovering defaults, issuing instructions, where appropriate, for an execution to be levied and as to the stand to be taken at real estate auction sales. Bringing a foreclosure action where the concurrent circumstances so require.
- (ix) Keeping the Fund's accounts duly separate from the Management Company's own, rendering accounts and satisfying tax and any other statutory obligations of the Fund.
- (x) Providing holders of the Bonds issued by the Fund, the CNMV and the public at large with all such information and notices as are provided for in the laws in force for the time being and, in particular, provided for in this Offering Circular.
- (xi) In order to allow the Fund to operate on the terms set in the Deed of Constitution, in this Offering Circular and in the laws in force from time to time, extending or amending the agreements entered into on behalf of the Fund, substituting, as the case may be, each of the Fund service providers under those agreements and indeed, if necessary, entering into additional agreements, all subject to the laws in force from time to time, to the prior authorisation, if necessary, of the CNMV or competent administrative body, and to notice being served on the rating agency, and provided that such actions are not detrimental to Bondholders' interests.
- (xii) Designating and replacing, as the case may be, the auditor who is to audit the Fund's annual accounts.
- (xiii) Preparing and submitting to the CNMV and the competent bodies all documents and information to be submitted as established in the laws in force for the time being, in the Deed of Constitution and in this Offering Circular, or which may be required of it, and preparing and submitting to the rating agency such information as may reasonably be required of it.
- (xiv) Preparing and notifying Bondholders of the information established in this Offering Circular, and all other statutorily required information.
- (xv) Making such decisions as may be appropriate in connection with liquidation of the Fund, including the decision to proceed to an early liquidation, as provided for in the Deed of Constitution and this Offering Circular.

In addition to doing the above actions, generically described, the Management Company shall specifically do the following:

- (i) Opening on the Fund's behalf a financial account (hereinafter "Treasury Account", described in section V.3.1 of the Offering Circular), initially at BANKINTER, provided that such institution's short-term debt obligations are not downgraded below P-1 by Moody's Investors Service Limited, as described in section II.3 of this Offering Circular.
- (ii) In the event that the rating of BANKINTER's short-term debt obligations should, at any time during the life of the Bond issue, be downgraded below P-1 by Moody's Investors Service Limited, the Management Company shall, within not more than thirty (30) Business Days from the time of the occurrence of any such circumstance, do any of the following as required to allow a suitable level of guarantee to be maintained with respect to the commitments derived from the Guaranteed Interest Rate Deposit Agreement:
 - a) Obtaining from a credit institution with short-term debt obligations rated at least as high as P-1 a first demand bank guarantee securing for the Fund, merely upon the Management Company so requesting, prompt payment by BANKINTER of its obligation to repay the amounts deposited in the Treasury Account, during such time as BANKINTER's rating remains downgraded below P-1.
 - b) Obtaining from BANKINTER or a third party collateral security in favour of the Fund on financial assets with a credit quality of not less than that of Spanish State Government Debt (*Deuda Pública del Estado Español*), in an amount sufficient to guarantee the commitments established in the Agreement.
 - c) If options a) and b) above are not possible, transferring the Fund's Treasury Account to an institution with short-term debt obligations rated at least as high as P-1, and arranging the highest possible yield for its balances, which may differ from that arranged with BANKINTER under the Guaranteed Interest Rate Deposit Agreement.
 - d) In this same event and if the Treasury Account cannot be transferred on the above terms, the Management Company may invest the balances for not more than six-monthly periods, in short-term fixed-income assets in euros or pesetas issued by institutions with a short-term rating of P-1, including short-term securities issued by the Spanish State, in which case the yield obtained could also differ from that obtained initially with BANKINTER under the Guaranteed Interest Rate Deposit Agreement.
 - e) In both c) and d), the Management shall subsequently transfer the balances back to BANKINTER under the Guaranteed Interest Rate Deposit Agreement in the event that the rating of its short-term debt obligations should be upgraded back to P-1 as afore-mentioned.

All in accordance with the provisions of section V.3.1 of this Offering Circular.

- (iii) Paying into the Treasury Account the Participated Mortgage Loan principal and interest and other amounts howsoever owing to the Fund received from the Servicer.
- (iv) Watching that the amounts paid into the Treasury Account, provided that BANKINTER's short-term debt obligations continue to be rated at least as high as P-1 by Moody's Investors Service Limited, return the yield set in the Guaranteed Interest Rate Deposit Agreement, all as described in section V.3.1 of this Offering Circular.

- (v) Calculating, on each Interest Rate Fixing Date, and with respect to each Interest Accrual Period thereafter, the nominal interest rate applicable to each Bond Series, resulting from the determination made in accordance with the provisions of section II.10, to be published in the manner provided for in section III.5.3.a).
- (vi) Calculating on each Determination Date the principal to be amortised on each Bond Series together with interest accrued in accordance with the provisions of section II.11.3.2, to be published in the manner provided for in section III.5.3.a).
- (vii) Allocating the Available Funds described in section V.5.1.B) and any other Treasury Account amount available on each date to meeting the Fund's payment or withholding obligations on the terms and in the order of priority provided for in said section V.5.1.B) of this Offering Circular.

Substitution of the Management Company.

The Management Company shall be substituted in managing and representing the Fund in accordance with the provisions to be statutorily established for that purpose. Failing such regulations, substitution shall be as follows:

- (i) The Management Company may voluntarily apply to be substituted, provided that there is a just cause, in a letter to the CNMV, copying the same to BANKINTER, as Servicer of the Participated Mortgage Loans and custodian of the Mortgage Certificates pooled in the Fund. That letter shall enclose a letter from a new duly licensed management company entered as such in the special registers of the CNMV, in which the replacement shall declare that it is willing to accept such appointment and apply for the relevant authorisation. The Management Company's resignation and the appointment of a management company shall be approved by the CNMV. The Management Company may under no circumstances resign its duties until and unless all the requirements and procedures have been satisfied in order for its replacement to fully take over its duties in relation to the Fund.
- (ii) If the Management Company should be in any of the events of dissolution provided for in article 260.1 of the Public Limited Companies Act, the process for substituting the Management Company shall be commenced. The occurrence of any such events shall be notified by the Management Company to the CNMV. In that event, the Management Company shall be bound to comply with the provisions of paragraph (i) above before being dissolved.
- (iii) In the event that the Management Company should be adjudged a bankrupt or insolvent or have its licence revoked, it shall designate a substitute management company. If four months should have elapsed from the occurrence determining the substitution and neither the Management Company nor the CNMV as the case may be should have designated a new management company, there shall be an early liquidation of the Fund and an amortisation of the Bonds, and the actions provided for in section III.8.1 of this Offering Circular shall therefore be put in place.
- (iv) Substitution of the Management Company and appointment of the new company, approved by the CNMV, as provided for in the preceding paragraphs, shall be notified to Moody's España, as provided for in section II.3 of this Offering Circular.

The Management Company agrees to execute such public and private documents as may be necessary for it to be substituted by another management company, in accordance with the system for which provision is made in the preceding paragraphs of this section. The substitute management company shall be substituted in

the Management Company's rights and duties under the Deed of Constitution and this Offering Circular. Furthermore, the Management Company shall hand to the substitute Management Company such accounting records and data files as it may have to hand in connection with the Fund.

Subcontracting.

The Management Company shall be entitled to subcontract or subdelegate to solvent and reputable third parties the provision of any of the services it has to provide as the manager and authorised representative of the Fund, in accordance with the provisions of the Deed of Constitution, provided that the subcontractor or subdelegated party waives the right to take any action holding the Fund liable. In any event, subcontracting or subdelegating any service (i) may not result in an additional cost or expense for the Fund, (ii) shall have to be legally possible, (iii) shall not result in the rating accorded to each Bond Series being downgraded, and (iv) shall be notified to the CNMV and, where statutorily required, will first be authorised by the Commission. Notwithstanding any subcontracting or subdelegation, the Management Company shall not be exonerated or released under that subcontract or subdelegation from any responsibility accepted in the Deed of Constitution which may legally be attributed or ascribed to it.

III.3.2 The Management Company's remuneration for discharging its functions.

In consideration of the functions to be discharged by the Management Company, the Fund will pay it a Management Fee consisting of:

- (i) An initial fee amounting to EUR fifty-four thousand one hundred (54,100.00) (ESP 9,001,483) payable on the Closing Date.
- (ii) A periodic fee: equal to 0.025% per annum, accruing on the exact number of days elapsed in each Interest Accrual Period, until the Fund terminates, and payable six-monthly on each Payment Date, calculated on the Outstanding Principal Balance of the Bonds on the Payment Date preceding the then-current Payment Date. The fee accrued between the date of establishment of the Fund and the first Payment Date shall be prorated to the days elapsed between both dates, calculated on the face amount of the Bonds issued.

The fee payable on a given payment date shall be calculated in accordance with the following formula:

$$C = B \times \frac{0.025}{100} \times \frac{d}{365}$$

Where:

C = Fee payable on a given Payment Date.

B = Outstanding Principal Balance of the Bonds, on the preceding Payment Date.

d = Number of days elapsed during the relevant accrual period.

In any event, the annual amount of this periodic fee may not be less than EUR fifteen thousand and twenty-five (15,025.00) (ESP 2,499,950), or the proportional equivalent to the exact number of days in each accrual period. In the event that, during the term of the Fund, the National General Retail Price Index published by the Spanish National Institute of Statistics for each calendar year should experience a positive variation, the minimum annual amount would be cumulatively reset in the same proportion, from the year 2001, inclusive, and effective as of January 1 of each year.

If the Fund should not have sufficient liquidity on a Payment Date to settle the above fee, the amount due shall earn interest equal to Series A4 Bond interest, payable on the next payment date, in the order of priority of payments contained in section V.5.1.B).2 of this Offering Circular.

III.4 Net asset value of the Fund and succinct specification of the assets and liabilities making up that net asset value both at source and upon its operations commencing.

In accordance with article 5.1 of Act 19/1992, the Fund is a separate closed-end estate, devoid of legal personality, and upon being established its assets comprise the Mortgage Certificates and its liabilities comprise the Bonds, the Subordinated Credit and the Subordinated Loan described in sections V.3.2 and V.3.3 hereof, thereby for the net asset value of the Fund to be nil.

The description, characteristics and issue price of the Mortgage Certificates pooled in the Fund and of the Participated Mortgage Loans are contained in Chapter IV of this Offering Circular.

The information relating to the Bonds issued is set forth in detail in Chapter II of this Offering Circular.

III.4.1 Book Value of the Fund.

a) At source.

Assets:

- (i) The Mortgage Certificates subscribed for and pooled in the Fund, represented by registered unit certificates, relating to a 100% share in the principal and ordinary and late-payment interest of the Participated Mortgage Loans. (See Chapter IV of this Offering Circular).
- (ii) The amount receivable upon payment of the underwritten subscription for each Bond Series, deducting the management and underwriting fees.
- (iii) The initial establishment and issue expenses booked as assets.
- (iv) Amounts obtained under the Subordinated Loan granted by BANKINTER, as described in section V.3.3 of the Offering Circular.

Liabilities:

- (i) The amount payable for subscribing for the Mortgage Certificates issued by BANKINTER.
- (ii) The issue face value of the Bonds, issued as established in Chapter II of this Offering Circular.
- (iii) The amount of the Subordinated Loan granted by BANKINTER, described in section V.3.3 of this Offering Circular.

b) During the life of the Fund.

Assets:

- (i) Mortgage Certificate principal resulting from the amounts accrued upon Participated Mortgage Loan capital repayment.
- (ii) The outstanding balance of the initial expenses.
- (iii) Mortgage Certificate ordinary and late-payment interest which matches Participated Mortgage Loan interest, and the other rights accorded to the Fund.
- (iv) Homes if any awarded to the Fund upon executing in due course the real estate mortgages securing the Participated Mortgage Loans, any amounts or assets received in the event of judicial or notarial execution of the mortgage securities, or from the sale or utilisation of homes awarded to the Fund upon executing the mortgage securities, or from the administration or interim possession of property (in execution proceedings), purchase for the knock-down price or amount determined by a court decision.
- (v) Amounts drawn on the Subordinated Credit granted by BANKINTER described in section V.3.2 of the Offering Circular.
- (vi) All other Treasury Account balances and interest accrued thereon, under the Guaranteed Interest Rate Deposit Agreement (see section V.3.1 of this Offering Circular).

Liabilities:

- (i) The outstanding face amount of the Bonds, issued in accordance with the provisions of Chapter II of this Offering Circular.
- (ii) Outstanding principal and interest on the Subordinated Loan granted by BANKINTER described in section V.3.3 of this Offering Circular.
- (iii) Repayment of amounts drawn and interest on the Subordinated Credit granted by BANKINTER described in section V.3.2 of this Offering Circular.
- (iv) Fees and other expenses established in the various transaction agreements and any others incurred by the Fund.

III.4.2 Fund Income.

The Fund shall have the following income credited to the Treasury Account described in section V.3.1.

The following income may be used to meet the Fund's payment obligations:

- a) The amount of the Subordinated Loan described in section V.3.3.
- b) Mortgage Certificate principal repayment amounts received from the preceding Determination Date.
- c) Mortgage Certificate ordinary and late-payment interest collected from the preceding Determination Date.

- d) The return obtained upon reinvesting the amounts credited to the Treasury Account, as described in section V.3.1 of this Offering Circular.
- e) Any other amounts received by the Fund including those resulting from the sale of the properties awarded to the Fund or from their utilisation.
- f) Drawdowns under the Subordinated Credit described in section V.3.2.

III.4.3 Expenses payable by the Fund.

Initial expenses.

The estimated initial expenses of establishing the Fund and issuing the Bonds are itemised in section II.14 of the Offering Circular.

Periodic expenses.

The Management Company shall pay on behalf of the Fund all expenses necessary for the Fund to operate, which shall be settled in the order of priority of payments for each expense provided for in section V.5.1.B).2 of the Offering Circular. For illustration, without limitation, the Management Company shall pay the following initial and periodic expenses:

- Fund establishment expenses and any expenses arising from compulsory verifications, registrations and administrative authorisations.
- Expenses of officially advertising the offering for Bond subscription.
- Expenses derived from preparing and executing the Deed of Constitution, the Offering Circular and the Agreements referred to in both of them, and fees and expenses provided for therein.
- Rating agency fees for rating and keeping the Bonds rated.
- Bond issue and amortisation expenses.
- Expenses of keeping the Bond accounting record because the Bonds are in book-entry form, of admission to trading on organised secondary markets and of maintaining all of the foregoing.
- Any expenses derived from the sale of the Mortgage Certificates and the Fund's remaining assets in order to liquidate the Fund, including those derived from obtaining a credit facility.
- Expenses required for applying for execution of the Participated Mortgage Loans.
- Expenses derived from servicing the Fund and the Participated Mortgage Loans.
- Fees and expenses payable by the Fund for the service and financial transaction agreements executed.
- Expenses derived from inserts and notices relating to the Fund and/or the Bonds.

- Expenses of audits and legal advice.
- Generally, any other expenses borne by the Fund or the Management Company for and on behalf of the Fund.

Value Added Tax (VAT) if any borne by the Fund shall be a Corporation Tax deductible expense.

III.5 Drawing up, auditing and approving annual accounts and other accounting documents of the fund.

III.5.1 Obligations and deadlines for drawing up, auditing and approving annual accounts and management reports.

The Fund's annual accounts shall be checked and audited every year by auditors.

The Management Company shall submit to the CNMV the Fund's annual accounts, along with an audit report on the accounts, within four (4) months of the close of the Fund's fiscal year, which shall match the calendar year.

The Management Company shall proceed to designate, for periods of not more than three (3) years, the Auditor who is for that period of time to audit the Fund's annual accounts, reporting that appointment to the CNMV.

III.5.2 Obligations and deadlines set to publicise and submit to the CNMV the periodic information on the economic and financial status of the Fund.

As part of its Fund management and administration duty, the Management Company agrees to submit six-monthly to the CNMV, as promptly as possible, the information described hereinafter, with the exception of that contained in paragraph e) which shall be yearly, in relation to each Bond Series, the performance of the Mortgage Certificates, early amortisation, and economic and financial status of the Fund, moreover advising the CNMV of all ordinary periodic or extraordinary notices contained in section III.5.3 of this Offering Circular, and of such additional information as may be required of it.

a) In relation to each Bond Series on each Payment Date:

1. Principal balance outstanding and ratio in each case to the initial face amount of each Series.
2. Interest due and paid.
3. Interest due and not paid.
4. Amortisation due and paid.
5. The Amortisation Deficiency amount, if any.
6. Estimated average life of the Bonds in each Series if the Participated Mortgage Loan Prepayment Rate is maintained, as determined in section d) below.

b) In relation to the Mortgage Certificates:

1. Outstanding Balance.
2. Interest due and collected.
3. Amount of the instalments in arrears on the Participated Mortgage Loans on the reporting date.

c) In relation to the economic and financial status of the Fund on each Payment Date:

Report as to the appropriateness and subsequent application of the Available Funds in accordance with the order of priority of payments contained in section V.5.1.B).2 of this Offering Circular.

d) In relation to Participated Mortgage Loan prepayment:

Demonstrative list of the actual Participated Mortgage Loan Average Prepayment Rate.

e) Annually, in relation to the Fund's Annual Accounts:

Balance Sheet, Profit & Loss Account, Management Report and Audit Report within four (4) months of the close of each fiscal year.

III.5.3 Relevant event notification obligations.

In order to duly observe the issue terms, the Management Company agrees to give the following notices, observing the recurrence provided in each case.

a) Ordinary periodic notices:

1. Within the period comprised between the Interest Rate Fixing Date and not more than two (2) Business Days after each Payment Date, it shall proceed to notify Bondholders of the nominal interest rates resulting for each Bond Series, for the next Interest Accrual Period, based on the standards contained in section II.10.1.
2. Six-monthly, at least one (1) calendar day in advance of each Payment Date, the Fund shall, through its Management Company, proceed to notify Bondholders of the interest resulting from the Bonds in each of the Series, along with their amortisation, as appropriate, and moreover of:
 - i) The actual Participated Mortgage Loan prepayment rates as at the Determination Date preceding the Payment Date.
 - ii) The average residual life of the Bonds estimated assuming that such actual prepayment rate shall be maintained as provided in sections II.11.3.3 and III.8.1.(i).
 - iii) The Outstanding Balances, after the amortisation to be settled on each Payment Date, of each Bond in each Series, and the ratios of such Outstanding Balances to the initial face amount of each Bond.
 - iv) Furthermore, and if appropriate, Bondholders shall be advised of Bond interest and amortisation amounts due and not paid because the Available Funds fall short, in accordance with the priority of payments rules provided for in section V.5.1.B).2 of this Offering Circular.

The foregoing notices shall be made in accordance with the provisions of paragraph c) below and will also be notified to the Servicio de Compensación y Liquidación de Valores, S.A., within not more than two (2) Business Days before each Payment Date.

b) Extraordinary notices:

1. Upon the Fund being established and the Bonds being issued, once the Deed of Constitution has been executed, the Management Company shall, for and on behalf of the Fund, using the procedure set out in paragraph c) below, give notice of the establishment of the Fund and issue of the Bonds, and the nominal interest rates of each Bond Series determined for the first Interest Accrual Period, which shall be comprised between the Closing Date and the first Payment Date, all in accordance with the provisions of section II.10.1 of this Offering Circular, which publication may be made on any calendar day, whether that is a Business Day or not.

2. Other:

The Fund shall, through its Management Company, inform Bondholders of any relevant event occurring in relation to the Mortgage Certificates, the Bonds, the Fund and the actual Management Company, which may materially influence trading of the Bonds and, in general, any relevant change in the Fund's assets or liabilities. In addition, the Management Company shall inform Bondholders of a decision in due course to proceed to an early amortisation of the Bonds in any of the events provided in this Offering Circular, in which case the CNMV will be sent the Notarial Certificate of Liquidation and the procedure shall be as referred to in sections III.8.1 and II.11.3.3 of this Offering Circular.

c) Procedure:

Notices to Bondholders by the Management Company as provided for above in regard to the Fund shall be given by publication in an extensively circulated business and financial or general newspaper in Spain, and those notices shall be deemed to be given on the date of that publication, any Business or other calendar day (as established in this Offering Circular) being valid for such notices.

d) Information to the CNMV:

The Management Company shall proceed to advise the CNMV of both ordinary periodic and extraordinary publications made in accordance with the provisions of the preceding paragraphs, and of such other information as may be required of it, irrespective of the above.

III.5.4 Transitional period in using the euro as the single currency in the European Union.

During the transitional period in which the peseta and the euro will coexist as units of account and payment means between January 1, 1999 and December 31, 2001, the provisions of Act 46/1998, December 17, on the changeover to the Euro shall apply.

III.6 Tax system of the Fund.

In accordance with the provisions of article 5.10 of Act 19/1992, article 7.1.g) of Corporation Tax Act 43/1995, December 27, and Royal Decree 537/1997, April 14, amended by Royal Decree 2717/1998, December 18, approving the Corporation Tax Regulations, the following are the characteristics peculiar to the tax system of the Fund:

(i) The establishment of the Fund is exempt from the item "corporate transactions" of Capital Transfer and Documents Under Seal Tax.

- (ii) The Fund is liable to pay Corporation Tax at the general rate in force from time to time and which currently stands at 35%.
- (iii) As for returns on the Mortgage Certificates, loans or other credit rights constituting Fund income, there shall be no withholding tax or prepayment obligation.
- (iv) The management of the Fund by the Management Company shall be exempt from Value Added Tax.
- (v) Considerations paid to holders of securities issued by the Fund are deemed to be return on investments.

III.7 Exceptional events for amending the Fund deed of constitution.

The contents of the Deed of Constitution shall essentially be the following: (i) it shall identify the Mortgage Certificates, (ii) it shall accurately define the contents of the Bonds to be issued, and (iii) it shall determine the rules which the Fund must observe and establish the transactions which the Management Company may enter into on the Fund's behalf in order to enhance Bond payment security or frequency and cover the timing differences between the schedule of Mortgage Certificate and Bond principal and interest flows. In this respect, the Deed of Constitution shall provide that the Fund shall, through its Management Company, enter into the agreements detailed in section V.3 of the Offering Circular.

The Deed of Constitution may not be howsoever amended other than in exceptional events, and, as the case may be, on the terms established by the laws in force for the time being, and provided that the amendment is not detrimental to the rating assigned to the Bonds by the rating agency, and has previously been notified to the relevant rating agency and the CNMV or competent administrative body. The Deed of Constitution can also be corrected as requested by the CNMV.

III.8 Liquidation and termination of the Fund.

III.8.1 Early liquidation of the Fund.

Following notice served on the CNMV, the Management Company shall be entitled to proceed to an early liquidation of the Fund and thereby an early amortisation, on a Payment Date, of the entire Bond issue, in the following Liquidation Events:

- (i) When the amount of the Outstanding Balance of the Mortgage Certificates pending amortisation is less than 10 percent of the initial Outstanding Balance, in accordance with the entitlement for which provision is made in article 5.3 of Act 19/1992.
- (ii) When an event or circumstance unrelated to the actual operation of the Fund occurs which results in the financial balance of the Fund required by article 5.6 of Act 19/1992 being materially altered or impaired. This event includes such circumstances as the occurrence of a change in the laws or implementing regulations, the establishment of withholding obligations or other events that might permanently affect the financial balance of the Fund.

The occurrence, as the case may be, of a potential Amortisation Deficiency will not in itself be an early amortisation event of the Bonds and an early liquidation event of the Fund, unless in conjunction with

other events or circumstances related to the net asset value of the Fund, the financial balance should be materially or permanently altered.

- (iii) In the event that the Management Company should be declared insolvent or bankrupt or have its licence revoked, or the statutory term to do so, or failing that term four months, should elapse without a new management company being designated in accordance with the provisions of section III.3.1 of this Offering Circular.

The following requirements shall be necessary to proceed to that early liquidation of the Fund:

- (i) That all payment obligations under the Bonds issued by the Fund may be met and settled or otherwise that, before proceeding to an early liquidation of the Fund, the Management Company calls the Bondholders purely for informative purposes.

Bond payment obligations on the date of early liquidation of the Fund shall at all events be deemed to be the Outstanding Principal Balance on that date plus interest due and not paid since the last Payment Date until the date of early amortisation, deducting withholding tax, if any, which amounts shall be deemed to be due and payable on that date to all statutory intents and purposes.

- (ii) That Bondholders are given thirty (30) Business Days' notice, as provided for in section III.5.3 of this Offering Circular, of the Management Company's resolution to proceed to early liquidation of the Fund.

That notice, previously made available to the CNMV, shall contain a description of (i) the event or events prompting early liquidation of the Fund, (ii) the liquidation procedure, as described in the following section, and (iii) how the Bond payment obligations are to be honoured and settled.

In order for the Fund, through its Management Company, to proceed to an early liquidation of the Fund and an early amortisation of the Bond issue in the events and subject to the requirements determined in this section and, specifically, in order for the Fund to have sufficient liquidity to meet payment of the Outstanding Balance of the Bonds plus interest accrued and not paid since the last Payment Date until the amortisation date, the Management Company shall, for and on behalf of the Fund:

- (i) Sell the Mortgage Certificates for a price of not less than the sum of the principal value plus interest due and not paid on the Mortgage Certificates then outstanding.
- (ii) Terminate such agreements as are not necessary for the Fund liquidation procedure.
- (iii) Be entitled to arrange a credit facility, which shall be fully and forthwith allocated to early amortisation of the Bond issue. Repayment of that credit facility shall be secured solely with the interest and principal flows derived from the Mortgage Certificates then outstanding and the proceeds from the sale of the other items remaining on the Fund's assets.
- (v) Finally, both because the preceding actions fall short and there are remaining assets, sell the other items remaining on the Fund's assets. The Management Company shall be authorised to accept such offers as shall, in its view, cover the market value of the assets at issue and be paid in cash and on the spot. Exceptionally, it may accept deferred payment for a period not exceeding two years. In order for the market value to be set, the Management Company may secure such valuation reports as it shall see fit.

In events (i) and (iv) above, BANKINTER shall have a pre-emptive right and shall therefore have priority over third parties to acquire the Mortgage Certificates or other remaining assets of the Fund. The Management Company shall therefore send BANKINTER a list of the assets and third-party bids received, and the latter may use that right for all the assets offered by the Management Company within thirty days of receiving said notice, and provided that its bid is at least equal to the best of the third-party bids.

Upon providing the reserve referred to in section III.8.2 below, the Management Company shall immediately apply all the proceeds from the sale of the Fund's assets to paying the various items, in such manner, amount and order of priority as shall be appropriate, as determined in section V.5.1.B).2 of this Offering Circular, other than the amounts, if any, drawn under the credit facility arranged, which shall be fully allocated to early amortisation of the Bond issue.

If the Management Company, acting for and on behalf of the Fund, cannot honour payment of the Mortgage Certificates subscribed for with a deferred price due to termination of the Bond Management, Underwriting and Placement Agreement, the Fund shall also be liquidated by returning the Mortgage Certificates to the issuer, BANKINTER, settling the relevant establishment and issue expenses and repaying the Loan referred to in section V.3.3 of this Offering Circular.

III.8.2 Termination of the Fund.

The Fund shall terminate both upon the Mortgage Certificates pooled therein being fully amortised and by the early liquidation procedure established in section III.8.1 above.

In the event that there should be any remainder upon the Fund being liquidated and after making all payments by distributing the Available Funds in the set order of priority of payments, that remainder shall be paid to BANKINTER. In the event that the remainder should not be liquid amounts since corresponding to Mortgage Certificates that are pending the outcome of legal or notarial proceedings commenced upon default by the Participated Mortgage Loan mortgagor, in accordance with the provisions of section IV.2.11 below, both their continuation and the proceeds of their outcome shall be for BANKINTER.

In any event, the Management Company, acting for and on behalf of the Fund, shall not proceed to terminate the Fund and strike it off the relevant administrative registers until the Fund's remaining assets have been liquidated and the Fund's available funds have been distributed, in the order of priority of payments provided for in section V.5.1.B).2 of this Offering Circular, with the exception of the appropriate reserve to meet final termination expenses.

Upon a period of six (6) months elapsing from the liquidation of the Fund's remaining assets and the distribution of the available funds, the Management Company shall execute a Statutory Declaration before a Notary Public declaring (i) that the Fund has terminated, and the events prompting its termination, (ii) how Bondholders and the CNMV were given notice, and (iii) how the Fund's available funds were distributed, in the order of priority of payments provided for in section V.5.1.B).2 of this Offering Circular; notice of this shall be given in a nation-wide newspaper and all other appropriate administrative procedures will be observed. The Management Company will submit that statutory declaration to the CNMV.

CHAPTER IV

INFORMATION ON THE CHARACTERISTICS OF THE ASSETS SECURITISED THROUGH THE FUND

IV.1 Description of the mortgage certificates pooled in the Fund.

BANKINTER shall proceed to issue the Mortgage Certificates as established in Act 2/1981, March 25, Royal Decree 685/1982, March 17, and Royal Decree 1289/1991, August 2, amending certain of the previous Royal Decree's articles, in order for the Management Company to proceed to pool the same in the Fund as established in Act 19/1992 and other applicable laws. Given that the Fund is an institutional investor, the issue of the Mortgage Certificates shall not be subject to a marginal note on each entry of the mortgages in the Land Registry.

The total face value of the issue of Mortgage Certificates shall be at least equal to the aggregate Bond issue amount. Each Mortgage Certificate represents 100 percent of the principal and interest respectively pending amortisation and accrual on each Participated Mortgage Loan to which it is related.

The Participated Mortgage Loans are part of a selection of mortgage loans, and their characteristics are given in section IV.4 of this Chapter. The outstanding balance of the mortgage loans selected at July 2, 1999 amounted as of that date to ESP 57,114,994,370.

a) Identification of the Credit Institutions issuing those certificates:

The issuer of said Mortgage Certificates is BANKINTER, S.A., holder of the Participated Mortgage Loans.

As holder of the Participated Mortgage Loans until the Mortgage Certificates are issued, BANKINTER shall warrant as follows in the Fund Deed of Constitution to the Management Company and the Fund in relation to the Participated Mortgage Loans:

- (1) That it is a credit institution duly incorporated in accordance with the laws in force for the time being and entered in the Companies Register, and is authorised to operate in the mortgage market.
- (2) That neither at today's date nor at any time since it was incorporated has it been insolvent, under receivership or bankrupt.
- (3) That the Mortgage Certificates are issued at arm's length and in accordance with Act 2/1981, Royal Decree 685/1982, Royal Decree 1289/1991, Act 19/1992 and other applicable regulations, and meet all the requirements established therein.
- (4) That its corporate bodies have validly passed all resolutions required to issue the Mortgage Certificates and to validly execute the Fund Deed of Constitution, the agreements and additional undertakings made.
- (5) That the Participated Mortgage Loans exist and are valid and enforceable in accordance with the applicable laws.

- (6) That it holds legal and beneficial title to all the Participated Mortgage Loans and there is no obstacle whatsoever for the Mortgage Certificates to be issued.
- (7) That the details of the Mortgage Certificates and the Participated Mortgage Loans given in Schedule 5 to the Deed of Constitution accurately reflect the current status of those Loans and Certificates and are accurate and complete.
- (8) That the Participated Mortgage Loans are all secured with a senior real estate mortgage on the legal and beneficial ownership of each and every one of the properties at issue, and the mortgaged properties are not encumbered with any prohibitions on their disposal, conditions subsequent or any other limitation as to title.
- (9) That the Participated Mortgage Loans were all originated in a public deed, and the mortgages were all duly established and entered in the relevant Land Registries. The registration of the mortgaged properties is in force and has not been howsoever opposed and is subject to no limitation whatsoever ranking senior to the mortgage, in accordance with the applicable laws.
- (10) That the mortgagors are all individuals residing in Spain as of the mortgage origination date.
- (11) That the Participated Mortgage Loans were granted to finance with real estate mortgage security the purchase, building or renovation of homes located in Spain.
- (12) That the mortgages were granted on properties legally, beneficially and fully owned by the respective mortgagor, and BANKINTER is not aware of the existence of litigation over the ownership of those properties which might detract from the mortgages.
- (13) That the mortgaged homes have all been appraised by duly qualified institutions approved by BANKINTER, evidence of which appraisal has been provided in the form of an appropriate certificate. The appraisals made meet all the requirements established in the mortgage market laws.
- (14) That the principal of each Participated Mortgage Loan does not exceed 80% of the appraisal value of the mortgaged properties securing the relevant Participated Mortgage Loan.
- (15) That to the best of its knowledge there has been no fall in the value of any mortgaged property in excess of 20% of the appraisal value.
- (16) That the homes in respect of which mortgage security has been granted all have valid fire and other damage insurance and the insured sum thereunder covers at least the replacement value of the homes upon the property being appraised for the relevant Participated Mortgage Loan to be granted. The information given in relation to the insurance taken out by the mortgagors is accurate and truthful.
- (17) That the Participated Mortgage Loans are not perfected in registered, negotiable or bearer securities, other than the Mortgage Certificates hereby issued.
- (18) That none of the Participated Mortgage Loans have any overdue payments on the date of issue of the Mortgage Certificates.

- (19) That, to the best of its knowledge, no Participated Mortgage Loan obligor holds any credit right against BANKINTER which might entitle that obligor to a set-off.
- (20) That the policies contained in the Internal Memorandum attached as Schedule 7 to the Deed of Constitution have been strictly observed in granting each and every one of the Participated Mortgage Loans and in accepting, as the case may be, the substitution of subsequent borrowers in the position of the initial borrower.
- (21) That the deeds recording the mortgages granted on the homes to which the Participated Mortgage Loans relate have all been duly filed in records of BANKINTER suitable therefor, and are at the Management Company's disposal, for and on behalf of the Fund, and the Participated Mortgage Loans are all clearly identified both in data files and by means of their deeds.
- (22) That the outstanding principal balance of each Participated Mortgage Loan on the issue date is equal to the principal figure of the relevant Mortgage Certificate, and in turn the total value shall be at least equal to the face value of the Bond issue.
- (23) That, after being granted, the Participated Mortgage Loans have been serviced and are still being serviced by BANKINTER in accordance with set customary procedures.
- (24) That, to the best of its knowledge, there is no litigation whatsoever in relation to the Participated Mortgage Loans which may detract from their validity.
- (25) That, to the best of its knowledge, the premiums accrued heretofore on the insurance taken out referred to in paragraph (16) above, have been paid in full.
- (26) That BANKINTER has received no notice whatsoever of full Participated Mortgage Loan prepayment on the date of issue.
- (27) That, to the best of its knowledge, there are no circumstances whatsoever which might prevent the mortgage security from being enforced.
- (28) That the Participated Mortgage Loans are written off the assets of BANKINTER on the date of the Deed of Constitution, in the participated amount, in accordance with the provisions of Bank of Spain Circular 4/91, without prejudice to the effects that partial or full subscription for the Bond issue may have for BANKINTER pursuant to that Circular.
- (29) That there is no outstanding issue whatsoever of mortgage debentures or mortgage bonds made by BANKINTER.
- (30) That the Mortgage Certificate and Participated Mortgage Loan portfolio information given in the Offering Circular concerning the establishment of the Fund and the Bond issue is accurate and truthful.
- (31) That the Participated Mortgage Loans are not earmarked for any issue whatsoever of mortgage bonds or mortgage certificates, other than the issue of the Mortgage Certificates.

b) Number and amount of the Mortgage Certificates pooled in the Fund:

The Mortgage Certificates that BANKINTER will issue to be subscribed for upon the establishment of the Fund will make up an as yet indeterminate number of Mortgage Certificates and their total capital shall amount to a value at least as high as the aggregate amount of this Bond issue.

The issue price of the Mortgage Certificates will be at par. The total price payable by the Fund for subscribing for the Mortgage Certificates shall be an amount equivalent to the sum of (i) the face value of the capital or principal of each Mortgage Certificate, and (ii) ordinary interest due on each Participated Mortgage Loan from the last interest settlement date of each loan until the date of issue of the Mortgage Certificates (the “accrued interest”).

The Mortgage Certificate issue price shall be paid on the Bond Closing Date referred to in section II.18.5 of Chapter II of this Offering Circular.

Additionally, and for deferring payment of the Mortgage Certificate issue price, the Fund shall pay to BANKINTER on the Closing Date the amount of interest accrued daily on the face value of the total Mortgage Certificate capital from the date of establishment of the Fund, inclusive, until the Closing Date, exclusive, at seven- (7-) day Euribor set at 11am (CET time) on the date of establishment of the Fund, calculated based on a three-hundred-and-sixty- (360-) day year.

Accrued interest on each Mortgage Loan shall be paid on the Collection Date falling on the first interest settlement date of each Mortgage Loan, after the issue date of the Mortgage Certificates, and will not be subject to the order of priority of payments provided for in section V.5.1.B).2 of the Offering Circular.

c) Description of rights in the underlying loans conferred by the certificates on the holder:

The Mortgage Certificates represent a 100 percent share in the principal, ordinary and late-payment interest of each Participated Mortgage Loan.

In accordance with article 5.8 of Act 19/1992, BANKINTER shall not bear the risk of default on the Mortgage Certificates and shall therefore have no liability whatsoever for default by the mortgagors of principal, interest or any other amount they may owe under the Participated Mortgage Loans. It will not be howsoever liable to directly or indirectly guarantee that the transaction will be properly performed, nor give any guarantees or security, nor indeed agree to repurchase the Mortgage Certificates, other than for the provisions of sections IV.1.d) and IV.1.e) below.

Specifically, the Mortgage Certificates confer the following rights in relation to each Participated Mortgage Loan:

- a) to receive all loan capital or principal repayment amounts due;
- b) to receive all loan ordinary interest amounts due;
- c) to receive all loan late-payment interest amounts due;
- d) to receive any other amounts, assets or rights received as payment for Participated Mortgage Loan principal, interest or expenses, consisting of the knock-down price or amount determined by a court decision or notarial procedure in executing the mortgage securities, or from the sale or utilisation of

properties awarded or, as a result of the executions, from the administration or interim possession of the properties in execution proceedings;

- e) to receive all possible rights or indemnities accruing for BANKINTER, including not only those derived from the insurance contracts attached to the loans which are also assigned by BANKINTER to the Fund, but also those derived from any ancillary loan right, excluding the fees established in each Participated Mortgage Loan, which shall remain for the benefit of BANKINTER.

The above-mentioned rights will all accrue for the Fund from the date of execution of the Deed of Constitution and issue of the Mortgage Certificates, with the exception of ordinary interest, which shall accrue from the last interest settlement date of each Participated Mortgage Loan, on or before the date of issue of the Mortgage Certificates.

The Fund's rights under the Mortgage Certificates are linked to payments by Participated Mortgage Loan obligors and are hence directly affected by their evolution, delays, prepayments or any other incident.

Until the execution of the Deed of Constitution, BANKINTER shall be the beneficiary of the damage insurance contracts taken out by the mortgagors in relation to the mortgaged properties securing the Participated Mortgage Loans, up to the insured amount, and each mortgage loan deed shall, in the event of default on the relevant premium by the insurance obligor (policyholder), authorise the mortgagee, BANKINTER, to pay the premium amount for the obligor in order that the premiums are always paid. Under the Fund Deed of Constitution, BANKINTER shall perfect the assignment attached to the issue of the Mortgage Certificates of the rights it has as the beneficiary of those property damage insurance contracts taken out by the mortgagors or any other insurance policy providing equivalent cover. As the holder of the Mortgage Certificates, the Fund shall be entitled to any such amounts BANKINTER would have received.

Payments to the Fund of both interest and other returns on the Mortgage Certificates shall not be subject to withholding tax as established in Royal Decree 537/1997, April 14, approving the Corporation Tax Regulations.

The Fund shall bear any and all expenses or costs arising for BANKINTER derived from recovery actions in the event of a breach of obligations by the mortgagors, including taking executive action against the same.

d) Set rules for substituting Mortgage Certificates in the event of early amortisation of those initially pooled in the Fund:

- a) In the event of early amortisation of the Mortgage Certificates due to loan capital prepayment, there will be no substitution of the Mortgage Certificates affected thereby.
- b) In the event that it should be observed throughout the life of the Mortgage Certificates that any of them fails to conform to the conditions and characteristics given in section IV.1.a) of this Offering Circular upon the failure by the relevant Participated Mortgage Loan to so conform, BANKINTER agrees, upon the Management Company's consent, to proceed forthwith to substitute the nonconforming Mortgage Certificate, subject to the following rules:

1. BANKINTER shall advise the Management Company, on behalf of the Fund, of the existence of the nonconforming Mortgage Certificate and, to substitute the same, of the characteristics of mortgage loans proposed to be assigned by means of new mortgage certificates similarly characterised as to residual term, interest rate, outstanding principal value, and credit quality construed as the existing ratio of the outstanding principal of the certificate to the appraisal value of the property securing the participated loan, in order for the financial balance of the Fund, and indeed its rating as set out in section II.3 of this Offering Circular, to be unaffected by the substitution. Once the Management Company has checked that the substitute loan is appropriate and expressly agreed to it, BANKINTER shall proceed to cancel the affected Mortgage Certificate, rubber-stamp the certificate representing the same, and issue another or other certificates taking its stead.
 2. Substitution shall be recorded in a Notarial Certificate setting forth all the particulars of both the Mortgage Certificate to be replaced and the Participated Mortgage Loan relevant thereto, and the new mortgage certificate or mortgage certificates issued, along with Participated Mortgage Loan details, and the reason for substituting and the indices determining the homogenous nature of both Mortgage Certificates as described in the paragraph next preceding, a copy of which shall be filed by the Management Company with the CNMV, the institution in charge of the Bond accounting record and the AIAF Governing Body, notifying Moody's Investors Service España, S.A.
- c) Secondly to the obligation undertaken under section b) above, if any Mortgage Certificate needs to be substituted and a new mortgage certificate cannot be issued satisfying the standards of homogeneity and suitability set in rule 1 of that section because the mortgage loans available differ from the affected Mortgage Loan to such a material extent that the financial balance of the Fund and Bondholders' rights and interests may be adversely altered, based on an informed opinion of the Management Company duly notified to BANKINTER, then the latter shall proceed to an early amortisation of the Mortgage Certificate. That early amortisation shall entail a repayment in cash to the Fund of the outstanding principal, interest accrued and not paid, and any other Mortgage Certificate amount owing to the Fund until that date and by rubber-stamping the certificate representing the same.
- e) **Other terms established in the issue of those certificates and in their subscription by the Fund and the system established, as the case may be, for transferring those Mortgage Certificates:**

The issue price and terms for subscribing for and paying up the Mortgage Certificates and the description of the rights conferred thereby have been described above in paragraphs b) and c) of this section.

Pursuant to Mortgage Market Regulation Royal Decree 685/1982, amended by Royal Decree 1289/1991, the Mortgage Certificates may be transferred by a written statement on the very certificate and, in general, by any of the means admitted by Law. Transfer of the certificate and the new holder's address shall be notified by the transferee to the issuer.

The transferor shall not be liable for the participated credit issuer's or obligor's creditworthiness, nor indeed for the sufficiency of the mortgage securing the same.

BANKINTER, as the issuer, shall keep a special book to enter the Mortgage Certificates issued on each Participated Mortgage Loan and any transfers thereof notified to it, the mortgage certificates being

applied the provisions of article 53 of the above-mentioned Royal Decree in regard to registered certificates. Any changes of address notified to it by the certificate holders shall be entered in the same book.

The book shall moreover include the following particulars:

- a) Participated Mortgage Loan commencement and maturity date, initial amount and settlement method.
- b) Mortgage registration particulars.

f) Representation of the Mortgage Certificates and custodians or institutions in charge of keeping their accounting record in the case of book entries:

The Mortgage Certificates issued by BANKINTER shall be represented by registered unit certificates which shall contain the minimum data provided in article 64 of Royal Decree 685/1982, March 17, amended by Royal Decree 1289/1991, August 2, and specifically the registration particulars of the properties securing the Participated Mortgage Loans.

The Mortgage Certificates subscribed for by the Fund and represented by means of registered certificates shall be deposited at BANKINTER, and relations between the Fund and BANKINTER shall be governed by the Participated Mortgage Loan Servicing and Mortgage Certificate Custody Agreement to be entered into between BANKINTER and the Management Company for and on behalf of the Fund. That custody shall be established for the benefit of the Fund in such a way that BANKINTER shall keep the Mortgage Certificates deposited, following the Management Company's instructions.

g) Remuneration of the institution for servicing and custody of the Participated Mortgage Loans as described in section IV.2 below:

In consideration of the servicing of the Participated Mortgage Loans and custody of the Mortgage Certificates, BANKINTER shall be entitled to receive in arrears on each Payment Date during the term of the Servicing Agreement, a subordinated servicing fee equal to 0.01% per annum, exclusive of VAT if there is no exemption, which shall accrue on the exact number of days elapsed and on the mean daily Outstanding Balance of the Mortgage Certificates during each Interest Accrual Period. If BANKINTER should be replaced in that servicing task, because that may be done if the prevailing laws change and it is appropriate in view of the circumstances of BANKINTER which might prevent or make it difficult for servicing to be properly performed, the Management Company will be entitled to change the above percentage fee for the substitute institution by up to not more than 0.10% per annum.

If due to a shortfall of liquidity in the order of priority of payments provided for in section V.5.1.B).2 of this Offering Circular, the Fund should, through its Management Company, fail on a Payment Date to pay the full fee due, the overdue amounts shall accumulate without any penalty whatsoever on the fee payable on the following Payment Dates, whereupon they shall be paid.

In addition, on each Payment Date, BANKINTER shall be entitled to a reimbursement of all Participated Mortgage Loan servicing expenses of an exceptional nature incurred, such as in relation to foreclosure, sale of properties, etc. and after first justifying the same. Those expenses will be paid whenever the Fund has sufficient liquidity and as provided for in section V.5.1.B).2 of this Offering Circular.

IV.2 Succinct and short description of the ordinary Participated Mortgage Loan servicing and custody system and procedures, focusing particularly on the set procedures relating to principal or interest arrears and default, prepayments, foreclosure and amendment or renegotiation, as the case may be, of the loans.

BANKINTER, issuer of the Mortgage Certificates to be subscribed for by the Fund, as established in article 61.3 of Royal Decree 685/1982, agrees to be the Participated Mortgage Loan custodian and servicer, and relations between BANKINTER and the Fund shall be governed by the Participated Mortgage Loan Servicing and Mortgage Certificate Custody Agreement to be entered into between BANKINTER (hereinafter the “Servicer” in connection with this Agreement) and the Management Company, for and on behalf of the Fund.

The Servicer shall continue servicing the Participated Mortgage Loans, devoting the same time and paying the same attention to them, and applying the same standard of expertise, care and effort in servicing the same as it would in servicing mortgage loans with respect to which no mortgage certificates shall have been issued, and will in any event exercise a suitable standard of expertise, care and effort in providing the services for which provision is made in said Servicing Agreement.

In any event, the Servicer waives the privileges and authorities conferred on it by law as the manager of collections for the Fund, servicer of the Participated Mortgage Loans and custodian of the relevant Mortgage Certificates, and in particular those for which provision is made in articles 1730 and 1780 of the Civil Code and 276 of the Commercial Code.

The succinct and short description of the ordinary system and procedures (hereinafter the “services”) for servicing and managing the Participated Mortgage Loans governed by said Servicing Agreement are as follows:

1. Term.

The services shall be provided by the Servicer until all the obligations undertaken by BANKINTER as issuer of the Participated Mortgage Loans terminate, once all the Mortgage Certificates have been amortised.

2. Custody of deeds, documents and files.

The Servicer shall keep all deeds, documents and data files relating to the Participated Mortgage Loans and damage insurance policies of the mortgaged properties under safe custody and shall not give up their possession, custody or control other than with the Management Company’s prior written consent for it to do so, unless a document should be required to institute proceedings to execute a Participated Mortgage Loan.

The Servicer shall allow the Management Company or the auditors of the Fund duly authorised thereby reasonable access at all times to said deeds, documents and records. Furthermore, whenever it is required to do so by the Management Company, it shall provide within two Business Days of that request and clear of expenses, a copy or photocopy of any of such deeds and documents.

3. Collection management.

The Servicer shall continue managing collection of all amounts payable by the mortgagors under the Participated Mortgage Loans, and any other item including under the insurance contracts assigned to the Fund. The Servicer shall use all reasonable efforts for payments to be made by the borrowers to be collected in accordance with the terms and conditions of those Participated Mortgage Loans.

Provided that those payments are received by the Servicer, the latter shall proceed to pay them fully to the Fund within the collection deadlines and dates and in accordance with the set terms and conditions.

4. Fixing the interest rate.

In connection with Participated Mortgage Loans having a floating interest rate, the Servicer shall continue fixing those interest rates in accordance with the provisions of the relevant Participated Mortgage Loans, submitting relevant communications and notices as may be established in the respective agreements.

5. Extended mortgage.

If the Servicer should actually become aware at any time of a fall for any reason in the value of a mortgaged property securing a Participated Mortgage Loan in excess of the ratios permitted by law, it shall, in accordance with the provisions of articles 26 and 29 of Royal Decree 685/1982, request the borrower at issue to the extent legally required to:

- i) extend the mortgage to other assets sufficient to cover the required ratio of the value of the asset to the credit secured thereby, or
- ii) repay all or such portion of the loan as may be in excess of the amount resulting from applying to the current appraisal the ratio used to initially determine its amount.

If within two months of being requested to extend the mortgagor should fail to do so or repay the portion of the Participated Mortgage Loan referred to in the preceding paragraph, the mortgagor shall be deemed to have chosen to repay the Loan in full, which the Servicer shall forthwith require the mortgagor to do.

6. Mortgaged Property Damage Insurance.

The Servicer shall not do or fail to do anything which may result in cancellation of any property damage insurance policy or reduction of the amount payable in any claim thereunder. The Servicer shall use its best efforts and in any event exercise the rights conferred under the insurance policies or the Participated Mortgage Loans in order to keep those policies (or any other policy granting equivalent cover) in force and fully effective in relation to each Participated Mortgage Loan and the respective property subject of the Participated Mortgage Loan.

In the event of a claim, the Servicer shall coordinate actions for collecting compensations derived from the property damage insurance policies on the terms and conditions of the Participated Mortgage Loans and the actual policies, paying the amounts received, if any, to the Fund.

7. Information.

The Servicer shall regularly communicate to the Management Company the information relating to the individual characteristics of each Participated Mortgage Loan, fulfilment by borrowers of their obligations under the Participated Mortgage Loans, delinquency status and ensuing changes in the

characteristics of the Participated Mortgage Loans, and actions in the event of late payment and auction sale of properties.

The Servicer shall prepare and hand to the Management Company such additional information as the Management Company may reasonably request relating to the Participated Mortgage Loans or the rights attaching thereto.

8. Liabilities.

The Servicer shall be liable to indemnify the Fund or its Management Company against any damage, loss or expense incurred by them due to a breach by the Servicer of its duties to custody, service and report on the Participated Mortgage Loans.

9. Substitution of the Loan obligor.

The Servicer shall be authorised to permit substitutions in the position of the obligor under Participated Mortgage Loan agreements, exclusively where the characteristics of the new mortgagor are similar to those of the former mortgagor and those characteristics observe the mortgage lending policies described in section IV.3.1 of this Offering Circular, and further provided that the expenses derived from that change are fully borne by the mortgagors. The Management Company may fully or partially limit this authority of the Servicer or set conditions therefor, in the event that the consequences might be howsoever detrimental to the rating accorded to the Bonds by the Rating Agency.

10. Authorities and actions in relation to Participated Mortgage Loan renegotiation procedures.

The Servicer may not voluntarily cancel the mortgages underlying the Mortgage Certificates for any reason other than payment of the Participated Mortgage Loan, relinquish or settle in regard thereto, forgive the Participated Mortgage Loans in full or in part or extend the same, or in general do anything that may diminish the ranking, legal effectiveness or economic value of the mortgage or the Participated Mortgage Loans, without prejudice to its heeding requests by mortgagors using the same efforts and procedure as if they were not participated loans.

Notwithstanding the above, the Management Company may in exceptional circumstances, to avoid the costs and uncertainties attaching to any foreclosure proceedings and maintain the economic balance of the Fund, and in any event safeguarding Bondholders' interests, as the manager of third-party funds, issue instructions to or previously authorise the Servicer to agree with the obligor, on such terms and as shall be deemed fit, and further bearing in mind Mortgage Loan Subrogation and Amendment Act 2/1994, a novation(s) modifying the Participated Mortgage Loans at issue.

Renegotiating the interest rate.

The Servicer may under no circumstance entertain on its own account and without being so requested by the obligor, interest rate renegotiations which may result in a decrease in the interest rate applicable to a Participated Mortgage Loan.

Subject to the following provisions, any renegotiation subscribed by the Servicer shall occur exclusively with the prior written consent of the Management Company, on behalf of the Fund, and the Servicer agrees to seek such consent from the Management Company as soon as it is aware that a mortgagor has

requested a renegotiation. The Management Company will nevertheless initially authorise the Servicer to accept renegotiations of the interest rate applicable to the Participated Mortgage Loans, requested by the mortgagors, without the Management Company's prior consent being required, subject to a number of requirements determined in the Servicing Agreement relating to each of the Participated Mortgage Loan reference rates or benchmark indices, those indices being described in section IV.4.d) of this Offering Circular.

The Management Company may at any time during the term of the Agreement, on behalf of the Fund, cancel, suspend or change the requirements for the Servicer's authorisation to renegotiate which it may previously have given the Servicer. In any event, whether or not it was generically authorised, any Participated Mortgage Loan interest rate renegotiation shall be taken on and resolved bearing in mind the Fund's interests.

Additionally, in the event of renegotiations of the interest rate applicable to the Participated Mortgage Loans, the Servicer agrees to pay to the Fund, for each Participated Mortgage Loan in respect of which the interest was changed and on each Collection Date, the negative difference between (a) Participated Mortgage Loan interest accrued during the relevant interest settlement period, and (b) Participated Mortgage Loan interest accrued in the same settlement period applying to its principal on the settlement date a yearly nominal interest rate equal to the sum of (i) the Bond Reference Rate, as determined in section II.10.1.c), prevailing at the start of the relevant Interest Accrual Period, plus (ii) a 0.40% spread.

Extending the period of maturity.

The final maturity or final amortisation date of the Participated Mortgage Loans may be extended (hereinafter "extending the term") subject to the following rules and limitations:

(i) The servicer may in no case entertain on its own account, i.e. without it being so requested by the mortgagor, a change in the final maturity date of the Participated Mortgage Loan which may result in an extension of that date. The servicer, without encouraging an extension of the term, shall act in relation to such extension bearing in mind at all times the Fund's interests.

(ii) The aggregate of the initial capital or principal of the Mortgage Certificates with respect to which the maturity date is extended may not exceed 5.00% of the total capital or principal of the issue of Mortgage Certificates.

(iii) The term of a specific Participated Mortgage Loan may be extended provided that the following requirements are met:

- a) That the Participated Mortgage Loan capital or principal repayment instalment frequency is at all events maintained or reduced, albeit keeping the same repayment system in place.
- b) That the new final maturity or final amortisation date does not extend beyond November 30, 2033.
- c) That there was no delay in payment of Participated Mortgage Loan amounts due during the last six (6) months before the effective date of the extension of the term.

(iv) The Management Company may at any time during the term of this agreement, on the Fund's behalf, cancel or suspend the Servicer's authorisation to extend the term.

If there should be any renegotiation of a Participated Mortgage Loan(s) or the due dates, the Servicer shall forthwith notify the Management Company of the terms resulting from each renegotiation. Such notice shall be made through the software or data file provided for the terms of the Participated Mortgage Loans to be updated. Both the public deeds and the private agreements pertaining to novation of the terms of the Participated Mortgage Loans will be kept by BANKINTER, in accordance with the provisions of section IV.2.2 of this Offering Circular.

In the event of a renegotiation of the Participated Mortgage Loans, or their due dates, consented to by the Management Company, for and on behalf of the Fund, the change in the terms shall affect the Fund in accordance with rule fifteen, section 2d), of Bank of Spain Circular 4/91, June 16.

11. Remedies of the holder of the Mortgage Certificates in the event of breach of obligations by the mortgagor.

The Servicer shall use the same efforts and procedure for claiming overdue amounts on the Participated Mortgage Loans as it uses with the rest of its portfolio loans. The Servicer shall as a general rule apply for foreclosure if, for a period of six (6) months, a Participated Mortgage Loan obligor in default of payment obligations should not resume payments or the Servicer, with the Management Company's consent, should not obtain a payment undertaking satisfactory to the Fund's interests, and shall in any event forthwith proceed to apply for such foreclosure if the Management Company, on behalf of the Fund, should deem this necessary after analysing the specific circumstances of the case.

In the event of default by any mortgagor, the Management Company, acting for and on behalf of the Fund, shall have the following remedies provided for in article 66 of Royal Decree 685/1982, amended by Royal Decree 1289/1991:

- (i) To demand the Servicer to apply for foreclosure.
- (ii) To take part on an equal standing with BANKINTER, as issuer of the Mortgage Certificates, in the foreclosure the latter shall have instituted against the obligor, intervening to that end in any foreclosure proceedings commenced by the issuer, and to share in the proceeds of the knock-down pro rata to its percentage in the executed credit and without prejudice to BANKINTER receiving the difference between the agreed Participated Mortgage Loan interest and agreed Mortgage Certificate interest.
- (iii) If BANKINTER should fail to take that action within sixty (60) calendar days of a notice served through a Notary demanding payment of the debt, the Management Company, for and on behalf of the Fund, shall be secondarily entitled to bring the foreclosure action on the participated credit in the amount of its percentage share, for both principal and interest.
- (iv) In the event that the proceedings instituted by BANKINTER should come to a standstill, the Fund, duly represented by the Management Company, may be substituted in the former's position and continue the foreclosure proceedings, without the above period having to elapse.

In the events provided for in paragraphs (iii) and (iv), the Management Company may, for and on behalf of the Fund, apply to the Judge or Notary with jurisdiction to commence or continue with the respective

foreclosure proceedings, attaching to the application the original Mortgage Certificate, the notice served through a Notary Public provided in section (iii) above and an office certificate as to the registration and subsistence of the mortgage.

If this should be required by law, and for the purposes of article 131 of the Mortgage Act, BANKINTER shall confer in the Deed of Constitution an irrevocable and as extensive and sufficient a power of attorney as may be required by Law in order that the Management Company may, for and on behalf of BANKINTER, demand through a Notary Public payment of the debt by the mortgagor under any Participated Mortgage Loan.

The Management Company may also, for and on behalf of the Fund as Mortgage Certificate holder, take part on an equal standing with BANKINTER in the foreclosure proceedings and may in this respect, on the terms for which provision is made in article 131 of the Mortgage Act, request the award of the mortgaged property to pay its credit. The Management Company shall proceed to sell the property awarded within the shortest possible space of time at arm's length.

Additionally, the Servicer will provide the Management Company with all such Participated Mortgage Loan documents as the latter may request and in particular the documents required for the Management Company to take executive legal actions, as the case may be.

12. Executive action against the Servicer.

The Management Company shall, for and on behalf of the Fund, be able to take executive action against the Servicer to claim Mortgage Certificate principal and interest falling due where the breach of the duty to pay those amounts does not result from non-payment by the Participated Mortgage Loan obligors.

Upon the Participated Mortgage Loans terminating, the Fund shall, through its Management Company, retain a right of action against the Servicer until fulfilment of its obligations.

IV.3 Succinct and short description of general mortgage lending policies and origination terms established by the institutions issuing the certificates pooled in the Fund.

IV.3.1 Succinct description of the risk analysis and mortgage lending procedures established by BANKINTER, issuer of the Mortgage Certificates.

Lending criteria: risk analysis.

Transactions are authorised by means of two approval systems:

- Automatic approvals
- Manual approvals

Automatic approvals

The automatic approval system is based on:

1. A search for the borrower's positions with the Bank proper, risk declared at the Bank of Spain's Risk Information Centre (CIRBE) and ASNEF database.

2. The borrower's repayment capacity adjusted in accordance with a number of variables (appraisal value, geographical location, age upon maturity, employment stability, term, repayment system, etc.).

Repayment capacity is analysed calculating the *Income used for loan repayment* (RDDP), defined as:

$$RDDP = \text{MIN} \left[\text{MAX} [0; 0.8 \times (RN - RC)] ; RN \times \left(0.53 - 0.2025 \times \exp \left(\frac{-2 \times RN}{10,000,000} \right) \right) \right]$$

where

RN = Net Income

RC = Compromised Income

In turn, Net Income (RN) and Compromised Income are defined as:

RN = Income from third parties + Own income + Other income

RC = [12 × (home payments + car payments + other expenses)] / No. of people

Upon finding the income used for loan repayment, it is multiplied by each of the model variable values and the maximum authorised amount is thus obtained. The value of each variable is calculated analysing past performance of the variable over the last two years, discarding most recent data, and adjusting the same to a function optimising the profitability - delinquency binomial. The normal or expected value of the function for each variable is one, considering that the closer the value of the function to one, the lower the transaction risk, and, conversely, the further the value of the function from one, the higher the transaction risk.

The functions in place are regularly reviewed, incorporating historic data from transactions refused by the automatic system and manually approved, and analysing the results obtained in different simulations based on delinquency and profitability.

Manual approvals

This system consists of authorising transactions through the Branch, Area or Organisation Loan Committees. Risk proposals are drawn up for all transactions not provided for in or refused by the automatic system. Proposals must enclose:

- the Retail Banking risks file;
- the relevant analysis sheet.

Proposals are sent to and discussed at Loan Committees empowered to do so.

In addition to the above, transactions controlled by the authorisations system require transmission of a risk application file automated through the applications in place for that purpose. Upon the authorisations system obtaining the relevant authorisation, the transaction is originated, and the file number covering the same is reported.

Loan Committees are empowered to approve transactions outside the automatic systems, at the following levels:

- Branch Loan Committee
- Area/Organisation Loan Committee
- Risks Division Loan Committee
- Executive Committee

- Board of Directors

IV.3.2 Statistical information on the evolution of mortgage loan portfolio amounts and number, outstanding balances, average amount, average interest and average term.

The following table gives the evolution over the last three years of the credit investment of BANKINTER, S.A. granted to finance homes, detailing the number of outstanding loans granted for such purpose, the nominal interest rate as an average percentage weighted by the outstanding principals, and the delinquency on this investment.

Date	Net residential credit investment			Doubtful Assets (balance)	Gross Credit Investment (balance)	% Rate of Delinquency	Suspended assets (balance)
	Loans	Balance	% Nominal Interest Rate				
1	2	3	4	5	6	7	8
1.10.1999	82,161	841,660	3.90	1,588	843,248	0.18	1,064
31.12.1998	59,014	578,760	4.58	1,295	580,055	0.22	408
31.12.1997	35,826	326,511	5.69	1,608	328,119	0.49	315
31.12.1996	18,834	182,052	7.60	1,902	183,954	1.03	261

Balances in ESP millions

4: Nominal interest rate weighted by the outstanding principal

5: Asset rated doubtful within the meaning of Bank of Spain Circular 4/1991

6: 3+5

7: 5/6*100

8: Suspended asset, struck off the balance sheet, in accordance with Bank of Spain Circular 4/1991

IV.4 Description of portfolios of mortgage loans used for the Mortgage Certificates pooled in the Fund.

a) Mortgage loan number and amount or outstanding balance at present.

The provisional mortgage loan portfolio which shall be the basis for issuing Mortgage Certificates comprises 5,211 mortgage loans, their outstanding principal at July 2, 1999 being ESP 57,114,994,370 (EUR 343,268,029.58).

b) Mortgage loan principal maximum, minimum and average values.

The outstanding principal balance of the mortgage loans at July 2, 1999 ranges between ESP 2,679,857 and ESP 49,227,205.

The following table gives the distribution of the outstanding balance of the mortgage loans by ESP 2,000,000 intervals.

Mortgage loan portfolio at 02.07.1999					
Classification by outstanding principal balance					
Principal interval (in ESP)	Loans		Outstanding Principal (in ESP)		
	No.	%	%		%
2,000,000 - 3,999,999	325	6.24	1,112,653,095	1.95	
4,000,000 - 5,999,999	770	14.78	3,946,502,418	6.91	
6,000,000 - 7,999,999	887	17.02	6,270,728,424	10.98	
8,000,000 - 9,999,999	845	16.22	7,701,537,878	13.48	
10,000,000 - 11,999,999	638	12.24	7,043,485,973	12.33	
12,000,000 - 13,999,999	489	9.38	6,356,608,095	11.13	
14,000,000 - 15,999,999	370	7.10	5,485,726,113	9.60	
16,000,000 - 17,999,999	247	4.74	4,175,136,323	7.31	
18,000,000 - 19,999,999	211	4.05	4,026,726,856	7.05	
20,000,000 - 21,999,999	109	2.09	2,296,491,034	4.02	
22,000,000 - 23,999,999	93	1.78	2,139,289,389	3.75	
24,000,000 - 25,999,999	89	1.71	2,205,768,223	3.86	
26,000,000 - 27,999,999	36	0.69	969,096,701	1.70	
28,000,000 - 29,999,999	40	0.77	1,163,095,396	2.04	
30,000,000 - 31,999,999	12	0.23	371,922,668	0.65	
32,000,000 - 33,999,999	12	0.23	393,729,240	0.69	
34,000,000 - 35,999,999	16	0.31	557,834,915	0.98	
36,000,000 - 37,999,999	6	0.12	219,923,711	0.39	
38,000,000 - 39,999,999	5	0.10	194,816,500	0.34	
40,000,000 - 41,999,999	3	0.06	122,053,730	0.21	
42,000,000 - 43,999,999	5	0.10	218,134,450	0.38	
44,000,000 - 45,999,999	1	0.02	45,965,886	0.08	
48,000,000 - 49,999,999	2	0.04	97,767,352	0.17	
Total Portfolio	5,211	100.00	57,114,994,370	100.00	
Average principal:			10,960,467		
Minimum principal:			2,679,857		
Maximum principal:			49,227,205		

c) Actual interest rate applicable at present: mortgage loan maximum, minimum and average rates.

The provisional portfolio mortgage loans all have a floating rate. The nominal interest rates applicable to the mortgage loans at July 2, 1999 range between 3.16% and 6.00% and the average nominal interest rate weighted by the outstanding principal is 4.06%.

The following table gives mortgage loan distribution by 0.50% nominal interest rate intervals.

Mortgage loan portfolio at 02.07.1999					
Classification by Nominal Interest Rates					
% Interest Rate Interval	Loans		Outstanding Principal (in ESP)		%Interest rate*
	%	%	%		
3.00 - 3.49	1,215	23.32	13,769,554,265	24.11	3.37
3.50 - 3.99	1,144	21.95	12,508,710,962	21.90	3.71
4.00 - 4.49	909	17.44	10,238,011,550	17.93	4.19
4.50 - 4.99	1,661	31.87	18,046,011,742	31.60	4.60

Mortgage loan portfolio at 02.07.1999					
Classification by Nominal Interest Rates					
% Interest Rate Interval	Loans		Outstanding Principal (in ESP)		%Interest rate*
		%		%	
5.00 - 5.49	231	4.43	2,126,991,429	3.72	5.05
5.50 - 5.99	49	0.94	408,848,744	0.72	5.53
6.00 - 6.49	2	0.04	16,865,678	0.03	6.00
Total Portfolio	5,211	100.00	57,114,994,370	100.00	
	Weighted Average:				4.06
	Simple Average:				4.08
	Minimum:				3.16
	Maximum:				6.00

* Average nominal interest rate of the interval weighted by the outstanding principal.

d) Actual interest rate applicable at present: mortgage loan maximum, minimum and average rates.

All loan interest rates are determined with reference to the following index:

- (i) **1-year Mibor:** defined as the simple average of the daily interest rates at which one-year transactions have been crossed in the interbank deposit market during the business days in the relevant legal month. The daily rates are in turn the average rates weighted by the amount of same-term transactions during the day.

The following table gives mortgage loan distribution according to their applicable benchmark index.

Mortgage loan portfolio at 02.07.1999					
Classification by Benchmark interest rate index					
Benchmark index	Loans		Outstanding Principal (in ESP)		%Margin* o/index
		%		%	
1-year Mibor	5,211	100.00	57,114,994,370	100.00	0.726
Total Portfolio	5,211	100.00	57,114,994,370	100.00	
	Margin		Weighted average		0.726
			Simple average		0.756
			Minimum		0.500
			Maximum		2.000

* Margin over the average benchmark index weighted by the outstanding principal.

e) Mortgage loan origination dates and first and last final maturity dates, specifying the residual life of the mortgage loans as a whole.

Origination date.

The provisional portfolio mortgage loans were originated on dates comprised between April 1, 1998 and November 13, 1998, the average portfolio age being 11.50 months at July 2, 1999.

The following table gives mortgage loan distribution according to origination date by six-monthly intervals.

Mortgage loan portfolio at 02.07.1999				
Classification by loan origination date				
Date interval	Loans		Outstanding Principal (in ESP)	
		%		%
01/01/1998 to 30/06/1998	2,349	45.08	25,530,080,848	44.70
01/07/1998 to 31/12/1998	2,862	54.92	31,584,913,522	55.30
Total Portfolio	5,211	100.00	57,114,994,370	100.00

Final Maturity Date and residual life.

The final maturity of provisional portfolio mortgage loans falls on dates comprised between March 22, 2001 and November 10, 2033.

Loans are repaid throughout the term remaining until full repayment, during which period mortgagors must pay monthly instalments comprising capital repayment and interest.

Mortgagors may prepay all or part of the outstanding capital at any time during the loan term, in which case interest will cease to accrue on the part prepaid as of the repayment date.

The following table gives mortgage loan distribution according to final maturity date by six-monthly intervals.

Mortgage loan portfolio at 02.07.1999						
Classification by Final Maturity Date						
Date interval	Loans		Outstanding Principal (in ESP)		Residual Life*	
		%		%	Months	Date
01/01/2001 to 31/12/2001	1	0.02	2,713,213	0.00	21	22/03/2001
01/01/2002 to 31/12/2002	5	0.10	28,179,786	0.05	38	1/09/2002
01/01/2003 to 31/12/2003	32	0.61	167,285,603	0.29	49	11/08/2003
01/01/2004 to 31/12/2004	19	0.36	95,230,730	0.17	61	3/08/2004
01/01/2005 to 31/12/2005	28	0.54	182,023,512	0.32	72	9/07/2005
01/01/2006 to 31/12/2006	45	0.86	307,706,383	0.54	84	3/07/2006
01/01/2007 to 31/12/2007	24	0.46	182,389,658	0.32	95	16/06/2007
01/01/2008 to 31/12/2008	482	9.25	3,772,262,947	6.60	109	23/07/2008
01/01/2009 to 31/12/2009	26	0.50	207,066,003	0.36	120	14/07/2009
01/01/2010 to 31/12/2010	269	5.16	2,502,408,300	4.38	132	17/07/2010
01/01/2011 to 31/12/2011	54	1.04	570,230,649	1.00	144	14/07/2011
01/01/2012 to 31/12/2012	34	0.65	401,550,746	0.70	156	1/07/2012
01/01/2013 to 31/12/2013	1,349	25.89	12,877,887,374	22.55	168	13/07/2013
01/01/2014 to 31/12/2014	25	0.48	341,988,147	0.60	180	25/06/2014
01/01/2015 to 31/12/2015	47	0.90	584,227,087	1.02	192	10/07/2015
01/01/2016 to 31/12/2016	66	1.27	890,203,609	1.56	204	4/07/2016
01/01/2017 to 31/12/2017	27	0.52	352,380,201	0.62	217	4/08/2017
01/01/2018 to 31/12/2018	1,347	25.85	15,588,865,538	27.29	229	19/07/2018
01/01/2019 to 31/12/2019	12	0.23	147,703,758	0.26	241	26/07/2019
01/01/2020 to 31/12/2020	14	0.27	188,907,247	0.33	252	7/07/2020
01/01/2021 to 31/12/2021	11	0.21	163,563,899	0.29	262	14/05/2021
01/01/2022 to 31/12/2022	17	0.33	296,116,338	0.52	275	30/05/2022

Mortgage loan portfolio at 02.07.1999						
Classification by Final Maturity Date						
Date interval	Loans		Outstanding Principal (in ESP)		Residual Life*	
		%		%	Months	Date
01/01/2023 to 31/12/2023	907	17.41	11,995,233,193	21.00	289	20/07/2023
01/01/2024 to 31/12/2024	3	0.06	48,150,521	0.08	298	25/04/2024
01/01/2025 to 31/12/2025	2	0.04	45,519,549	0.08	311	4/06/2025
01/01/2026 to 31/12/2026	3	0.06	43,138,442	0.08	325	14/08/2026
01/01/2027 to 31/12/2027	4	0.08	88,175,320	0.15	335	10/06/2027
01/01/2028 to 31/12/2028	285	5.47	4,009,675,427	7.02	349	22/07/2028
01/01/2033 to 31/12/2033	73	1.40	1,034,211,190	1.81	409	21/07/2033
Total portfolio	5,211	100.00	57,114,994,370	100.00		
	Weighted Average:				223	
	Simple Average:				210	
	Minimum:				21	22/03/2001
	Maximum:				412	10/11/2033

* Residual life (months and date) lists averages weighted by the outstanding principal.

f) **Specification of the maximum, minimum and average value of the ratio: “current loan-to-value”.**

The ratio of the outstanding principal amount to the appraisal value of the home securing the provisional portfolio mortgage loans at July 2, 1999 ranged between 4.98% and 79.85%, the average ratio weighted by the outstanding principal of each loan being 60.77%.

The following table gives mortgage loan distribution according to 5.00% intervals of such ratio.

Mortgage loan portfolio at 02.07.1999						
Classification by Loan-to-Value Ratio						
Ratio Intervals	Loans		Outstanding Principal (in ESP)		Loan-to-Value Ratio	
		%		%		
0.01 - 5.00	1	0.02	2,918,018	0.01		4.98
5.01 - 10.00	11	0.21	39,414,154	0.07		8.18
10.01 - 15.00	33	0.63	154,537,762	0.27		13.23
15.01 - 20.00	68	1.30	410,254,449	0.72		17.70
20.01 - 25.00	120	2.30	687,154,558	1.20		22.71
25.01 - 30.00	165	3.17	1,147,368,084	2.01		27.40
30.01 - 35.00	213	4.09	1,673,688,615	2.93		32.67
35.01 - 40.00	280	5.37	2,444,307,409	4.28		37.45
40.01 - 45.00	306	5.87	2,741,657,428	4.80		42.70
45.01 - 50.00	395	7.58	3,974,880,893	6.96		47.62
50.01 - 55.00	401	7.70	4,120,798,149	7.21		52.44
55.01 - 60.00	478	9.17	5,444,521,246	9.53		57.62
60.01 - 65.00	546	10.48	6,586,693,594	11.53		62.51
65.01 - 70.00	659	12.65	8,113,461,497	14.21		67.56
70.01 - 75.00	707	13.57	8,903,638,359	15.59		72.53
75.01 - 80.00	828	15.89	10,669,700,155	18.68		77.45
Total Portfolio	5,211	100.00	57,114,994,370	100.00		
	Weighted Average:					60.77
	Simple Average:					57.73

Mortgage loan portfolio at 02.07.1999			
Classification by Loan-to-Value Ratio			
Ratio Intervals	Loans	Outstanding Principal (in ESP)	Loan-to-Value Ratio
	%	%	
	Minimum:		4.98
	Maximum:		79.85
* Loan-to-Value ratio lists averages weighted by the outstanding principal.			

g) Specification of geographical distribution by provinces of the current mortgage loan amount.

The following table gives the geographical distribution of the mortgage loans, according to the provinces in which the homes securing the same are located.

The table also contains loan number and outstanding principal, the weighted average outstanding loan-to-value ratio for loans with security located in each province.

Mortgage loan portfolio at 02.07.1999					
Geographic Classification					
	Loans		Outstanding Principal (in ESP)		Loan-to-Value
		%		%	
04 Almería	13	0.25	140,904,655	0.25	61.01
11 Cádiz	152	2.92	1,334,079,493	2.34	66.48
14 Córdoba	33	0.63	246,630,066	0.43	56.67
18 Granada	28	0.54	217,751,772	0.38	50.87
21 Huelva	28	0.54	195,524,126	0.34	60.58
23 Jaén	3	0.06	39,478,908	0.07	72.28
29 Málaga	115	2.21	1,061,145,846	1.86	61.62
41 Seville	76	1.46	852,948,737	1.49	64.47
Andalusia	448	8.60	4,088,463,603	7.16	62.96
22 Huesca	14	0.27	88,453,724	0.15	63.16
44 Teruel	8	0.15	56,022,015	0.10	55.18
50 Zaragoza	116	2.23	1,183,869,038	2.07	59.81
Aragón	138	2.65	1,328,344,777	2.33	59.84
33 Asturias	184	3.53	1,666,826,598	2.92	62.19
Asturies	184	3.53	1,666,826,598	2.92	62.19
07 Balearic Isles	56	1.07	555,084,230	0.97	63.05
Balearic Isles	56	1.07	555,084,230	0.97	63.05
35 Las Palmas	95	1.82	848,631,183	1.49	62.64
38 Sta. Cruz Tenerife	58	1.11	577,800,560	1.01	63.62
Canary Islands	153	2.94	1,426,431,743	2.50	63.04
39 Cantabria	168	3.22	1,627,126,293	2.85	61.54
Cantabria	168	3.22	1,627,126,293	2.85	61.54
08 Barcelona	476	9.13	6,053,784,078	10.60	60.43
17 Girona	49	0.94	509,182,422	0.89	64.27
25 Lleida	3	0.06	39,809,053	0.07	70.00

Mortgage loan portfolio at 02.07.1999						
Geographic Classification						
		Loans		Outstanding Principal (in ESP)		Loan-to-Value
			%		%	
43	Tarragona	20	0.38	175,536,797	0.31	61.69
	Catalonia	548	10.52	6,778,312,350	11.87	60.81
01	Álava	14	0.27	168,330,524	0.29	54.26
20	Guipúzcoa	346	6.64	4,012,109,298	7.02	61.45
48	Biscay	230	4.41	2,780,199,718	4.87	59.30
	Basque Country	590	11.32	6,960,639,540	12.19	60.41
06	Badajoz	31	0.59	255,266,725	0.45	63.75
10	Cáceres	17	0.33	170,350,004	0.30	67.07
	Extremadura	48	0.92	425,616,729	0.75	65.08
15	Corunna	133	2.55	1,602,246,794	2.81	62.51
27	Lugo	21	0.40	207,473,471	0.36	65.65
32	Ourense	16	0.31	140,439,262	0.25	55.71
36	Pontevedra	84	1.61	885,874,359	1.55	64.52
	Galicia	254	4.87	2,836,033,886	4.97	63.03
05	Ávila	7	0.13	61,880,960	0.11	58.61
09	Burgos	64	1.23	737,427,313	1.29	62.56
24	León	110	2.11	1,020,069,729	1.79	59.34
34	Palencia	13	0.25	127,828,199	0.22	62.53
37	Salamanca	58	1.11	556,834,341	0.97	59.71
40	Segovia	20	0.38	194,192,398	0.34	61.90
42	Soria	20	0.38	205,827,647	0.36	58.85
47	Valladolid	57	1.09	593,934,743	1.04	56.02
49	Zamora	11	0.21	77,985,169	0.14	56.57
	Castile-León	360	6.91	3,575,980,499	6.26	59.66
28	Madrid	1,526	29.28	19,860,738,041	34.77	59.65
	Madrid	1,526	29.28	19,860,738,041	34.77	59.65
02	Albacete	37	0.71	322,394,946	0.56	58.54
13	Ciudad Real	22	0.42	226,446,409	0.40	64.51
16	Cuenca	15	0.29	95,395,378	0.17	55.31
19	Guadalajara	14	0.27	119,066,750	0.21	60.55
45	Toledo	46	0.88	395,655,913	0.69	63.31
	Castile La Mancha	134	2.57	1,158,959,396	2.03	61.28
30	Murcia	91	1.75	717,268,549	1.26	62.89
	Murcia	91	1.75	717,268,549	1.26	62.89
31	Navarre	30	0.58	366,272,099	0.64	57.13
	Navarre	30	0.58	366,272,099	0.64	57.13
26	La Rioja	20	0.38	207,777,332	0.36	57.84
	La Rioja	20	0.38	207,777,332	0.36	57.84
03	Alicante	269	5.16	2,026,935,741	3.55	61.47
12	Castellón	54	1.04	429,130,301	0.75	65.81
46	Valencia	140	2.69	1,079,052,663	1.89	61.48
	Valencian Community	463	8.89	3,535,118,705	6.19	62.00
Total Portfolio		5,211	100.00	57,114,994,370	100.00	61.36
*Outstanding Loan-to-Value ratio lists averages weighted by the outstanding principal.						

h) Specification as to whether there are delays in collecting mortgage loan principal or interest instalments and, if so, current principal amount of loans that are more than 30, 60 and 90 days overdue.

The following table gives the loan number and outstanding principal balance of provisional portfolio loans in regard to which there was any delay in payment of amounts due at July 2, 1999.

Mortgage loan portfolio at 02.07.1999			
Arrears in payment of instalments due			
Day interval	Loans	Outstanding principal	Overdue principal
1-30	1125	1,179,934,279	4,291,142

BANKINTER has declared in section IV.1.a) (18) that none of the Participated Mortgage Loans that will finally be used to issue the Mortgage Certificates for establishing the Fund shall have overdue payments on the issue date.

i) Specification of the current amount of mortgage loans considered by the issuer of the Mortgage Certificates to be assets with a 50% weighting, within the meaning of the Order dated December 30, 1992 on Credit Institution solvency rules.

The provisional portfolio mortgage loans are all considered by BANKINTER to be risk assets with a 50% weighting in the solvency ratio Credit Institutions must have for the purposes provided in the Order dated December 30, 1992.

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CHAPTER V

INFORMATION ON THE ECONOMIC AND FINANCIAL OPERATION OF THE MORTGAGE SECURITISATION FUND

V.1 Synoptic chart describing the various assumptions and most likely estimated performance of the economic and financial flows of the Fund.

V.1.1 Assumptions made in relation to the main or most likely rates of such factors as early amortisation, late payments, delinquencies and defaults, with respect to the Mortgage Certificates pooled in the Fund.

The tables given in section V.1.3 below refer to one of the possible Fund income and payments scenarios that could arise during the term of the Fund and this Bond issue.

The following assumptions have been made in preparing said Bond servicing and Fund cash flow tables:

a) Participated Mortgage Loans.

- (i) Size of the portfolio at July 2, 1999 from which loans will be taken for the Mortgage Certificates to be issued: ESP 57,114,994,370 (EUR 343,268,029.58).
- (ii) Interest rate: 4.252% (3.526% 6-month Euribor at October 15, 1999, plus 0.726% weighted average margin of the selected mortgage loan portfolio at July 2, 1999).
- (iii) CPR: 10% per annum.
- (iv) Delinquency rate: 0% per annum.
- (v) Defaults: 0%.

b) Mortgage Certificates.

- (i) Principal: 100% share.
- (ii) Interest: share calculated on the same interest rate applicable to a Participated Mortgage Loan.

c) Bonds.

- (i) Total amount: EUR 320,000,000 (ESP 53,243,520,000):

	<u>EUR</u>	<u>ESP</u>
Series A1 Bonds	21,400,000	3,560,660,400
Series A2 Bonds	26,900,000	4,475,783,400
Series A3 Bonds	36,400,000	6,056,450,400
Series A4 Bonds	222,500,000	37,020,885,000
Series B Bonds	12,800,000	2,129,740,800
Total	320,000,000	53,243,520,000

- (ii) Interest rate: floating interest rate for the outstanding balances of each Bond Series, assuming that the interest rates in each Series remain constant as follows:

	Series A1 Bonds	Series A2 Bonds	Series A3 Bonds	Series A4 Bonds	Series B Bonds
Nominal interest rate	3.5750%	3.6510%	3.7271%	3.8284%	4.0819%

- (iii) Exercise by the issuer of the Early Amortisation option of the Bonds in all Series when the Outstanding Balance of the Mortgage Certificates is less than 10% of their initial amount.

d) Ancillary agreements.

- (i) *Guaranteed Interest Rate Deposit Agreement. Treasury Account.*

The assumption is that the rating of BANKINTER's short-term debt obligations shall at no time be downgraded below P-1 by Moody's Investors Service Limited and, therefore, that the Treasury Account shall remain at BANKINTER.

Interest rate: 3.5750% for all amounts credited to the Treasury Account.

- (ii) *Subordinated Loan Agreement.*

- Amount: EUR 2,210,000.00 (ESP 367,713,060) which shall be allocated to financing the Fund establishment and Bond Issue expenses (approximately EUR 1,999,353.31 - ESP 332,664,400), to financing interest on the deferred payment of the Mortgage Certificate issue price, and to partly financing subscription for the Mortgage Certificates.
- Interest rate: 4.5260%.
- Repayment: the portion of the Loan designed to finance the Fund establishment and Bond issue expenses shall be repaid six-monthly during the first five (5) years from the establishment of the Fund. The remaining loan principal shall be repaid on the first Payment Date.

- (iii) *Subordinated Credit Agreement.*

The assumption is that the rating of BANKINTER's short-term debt obligations shall at no time be downgraded below P-1 by Moody's Investors Service Limited and, therefore, that there shall be no need to draw down the Maximum Credit Amount.

Interest rate: 4.5260%.

e) Fees and margin.

- (i) Loan Servicing Fee: 0.01% per annum on the mean daily Outstanding Balance of the Mortgage Certificates during each Interest Accrual Period for the then-current Payment Date, exclusive of VAT.
- (ii) Financial Intermediation Margin: variable amount settled six-monthly on each Payment Date and accruing annually at a sum equal to the positive difference, if any, between the Fund income and expenditure before its official accounts are closed.

f) Current expenses, including:

- (i) Management Company Fee: 0.025% per annum on the Outstanding Principal Balance of the Bonds, with a minimum annual amount of EUR 15,025.00 (ESP 2,499,950).
- (ii) Expenses of annual Audits of the Fund and publication of notices.
- (iii) Bond Paying Agent Fees.

V.1.2 Analysis of and comments on how potential changes in the assumptions described in the preceding point would impact the financial balance of the Fund.

Firstly, in order to cover the potential interest rate risk that would derive from the existing difference between the reference rates applicable to the Mortgage Certificates, on the one hand, and the Bonds, on the other, the Fund has been provided with an excess margin by assigning all the Participated Mortgage Loan interest.

On the other hand, in order to cover the potential risk of a renegotiated downscaling of the nominal interest rate applicable to certain Participated Mortgage Loans, the Management Company may set requirements or limits to such renegotiations, in addition to BANKINTER's commitment that there will be a minimum return on the Participated Mortgage Loans, as described in section IV.2.10 of this Offering Circular.

Otherwise, the Mortgage Certificate quality and mechanisms in place securing the aforesaid financial balance of the Fund are such that no extreme early amortisation, or delinquency and default rates should reasonably be considered resulting, upon both the early amortisation risk and the risk of delinquency on the loans being properly transferred, in the financial structure of the Fund being imbalanced.

As for how Participated Mortgage Loan prepayment could affect the Bonds, section II.12.b) of this Offering Circular contains a performance table giving the average life and duration of the Bonds for different effective constant annual early amortisation or prepayment rates (CPR).

V.1.3 Number outline of the Fund cash flows.

The number outline given hereinafter refers to collections and payments derived from the application of a cash policy, for an easier understanding by the investor, although in accordance with the provisions of section V.2 of this Offering Circular, the Fund will apportion income and expenditure over time based on the accruals principle.

Said outline is based not only on the assumptions referred to in section V.1.1 above but also on those assumptions remaining constant throughout the life of the Fund, whereas it is well-known that the affected variables, particularly interest rates of the Bonds in all Series, and actual Prepayment Rates of the Participated Mortgage Loans underlying the Mortgage Certificates, are subject to continual changes.

Now, therefore, the value of that number outline is merely illustrative.

FUND CASH FLOWS

(AMOUNTS IN EUR)

COLLECTIONS

2-Nov-1999 320,000,000.00 Bond Issue (MBS)
CPR = 10% 2,210,000.00 Subordinated Loan

Subordinated Credit Limit (0)	MC Outstanding Balance (1)	Payment Date (2)	MC Principal Repayment (3)	MC Net Interest (4)	Treasury Acc. Investment Interest (5)	Subordinated Credit Drawdown (6)	Total (7)
11,200,000.00	287,030,013.51	24 07 2000	32,969,986.49	8,576,353.08	542,004.18	0.00	42,088,343.76
11,200,000.00	265,782,930.64	22 01 2001	21,247,082.86	5,892,928.60	245,585.85	0.00	27,385,597.31
11,200,000.00	246,051,477.46	23 07 2001	19,731,453.18	5,457,086.99	227,290.02	0.00	25,415,830.19
11,200,000.00	227,318,972.30	22 01 2002	18,732,505.16	5,046,945.88	215,186.82	0.00	23,994,637.85
11,200,000.00	209,927,661.67	22 07 2002	17,391,310.63	4,662,707.42	196,866.98	0.00	22,250,885.03
11,200,000.00	193,442,465.21	22 01 2003	16,485,196.46	4,301,422.90	188,150.56	0.00	20,974,769.91
11,200,000.00	178,156,993.44	22 07 2003	15,285,471.78	3,963,432.70	171,886.47	0.00	19,420,790.95
11,200,000.00	163,720,194.67	22 01 2004	14,436,798.76	3,646,364.99	163,741.70	0.00	18,246,905.45
10,521,695.24	150,309,932.06	22 07 2004	13,410,262.61	3,349,928.07	150,249.05	0.00	16,910,439.73
10,521,695.24	137,684,431.52	24 01 2005	12,625,500.54	3,072,439.78	145,195.50	0.00	15,843,135.83
8,819,205.47	125,988,649.63	22 07 2005	11,695,781.88	2,813,677.06	129,587.19	0.00	14,639,046.13
8,047,840.49	114,969,149.93	23 01 2006	11,019,499.71	2,571,370.41	124,387.77	0.00	13,715,257.88
7,334,188.64	104,774,123.44	24 07 2006	10,195,026.49	2,345,569.47	114,521.58	0.00	12,655,117.55
6,663,155.72	95,187,938.80	22 01 2007	9,586,184.64	2,134,569.32	106,150.09	0.00	11,826,904.04
6,042,933.72	86,327,624.51	23 07 2007	8,860,314.29	1,938,251.00	97,541.84	0.00	10,896,107.14
5,459,350.10	77,990,715.78	22 01 2008	8,336,908.73	1,754,828.04	91,380.95	0.00	10,183,117.72
5,459,350.10	70,304,564.35	22 07 2008	7,686,151.43	1,583,776.71	83,424.50	0.00	9,353,352.64
5,459,350.10	63,455,092.83	22 01 2009	6,849,471.52	1,427,976.65	75,447.49	0.00	8,352,895.66
4,006,652.79	57,237,897.06	22 07 2009	6,217,195.76	1,289,297.41	67,046.96	0.00	7,573,540.14
3,597,974.91	51,399,641.55	22 01 2010	5,838,255.52	1,160,713.53	63,352.55	0.00	7,062,321.60
3,221,856.42	46,026,520.27	22 07 2010	5,373,121.27	1,041,160.73	57,445.17	0.00	6,471,727.17
2,880,090.45	41,144,149.26	24 01 2011	4,882,371.01	931,436.94	53,964.20	0.00	5,867,772.15
2,568,124.41	36,687,491.54	22 07 2011	4,456,657.72	832,118.68	47,279.05	0.00	5,336,055.45
2,276,788.36	32,525,547.98	23 01 2012	4,161,943.56	740,171.75	44,877.00	0.00	4,946,992.31
0.00	0.00	23 07 2012	32,525,547.98	654,928.74	40,748.03	0.00	33,221,224.76
			320,000,000.00	71,189,456.83	3,443,311.51	0.00	394,632,768.34

FUND CASH FLOWS

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(AMOUNTS IN EUR)

PAYMENTS

CPR = 10%		320,000,000.00		Mortgage Certificate (MC) acquisition payment			
		1,999,353.31		Establishment and Issue Expenses			
Current Expenses	MBS Interest	MBS Principal Repayment	Subordinated Loan & Credit Interest	Subordinated Loan & Credit Repayment	MBS Servicing Fee	Financial Intermediation Margin	Total
(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)
71,447.17	8,817,244.52	32,969,986.49	75,639.11	154,026.47	0.00	0.00	42,088,343.76
37,998.59	5,442,187.89	21,247,082.86	46,901.73	286,733.08	36,411.23	288,281.92	27,385,597.31
44,945.58	5,047,676.71	19,731,453.18	40,340.86	220,379.78	12,723.14	318,310.94	25,415,830.19
32,960.04	4,704,572.40	18,732,505.16	35,492.20	220,379.78	11,829.29	256,898.98	23,994,637.85
40,201.28	4,305,453.41	17,391,310.63	30,089.41	220,379.78	10,808.30	252,642.23	22,250,885.03
28,488.30	4,049,232.75	16,485,196.46	25,490.10	220,379.78	10,133.97	155,848.55	20,974,769.91
36,211.87	3,674,817.93	15,285,471.78	20,059.60	220,379.78	9,184.48	174,665.52	19,420,790.95
24,404.25	3,445,374.16	14,436,798.76	15,294.06	220,379.78	8,588.00	96,066.45	18,246,905.45
32,853.81	3,136,928.88	13,410,262.61	10,085.22	220,379.78	7,803.02	92,126.41	16,910,439.73
21,034.59	2,946,795.61	12,625,500.54	5,153.43	220,379.78	7,312.26	16,959.63	15,843,135.83
29,544.19	2,597,689.61	11,695,781.88	0.00	0.00	6,443.36	309,587.09	14,639,046.13
17,786.13	2,456,702.35	11,019,499.71	0.00	0.00	6,084.18	215,185.52	13,715,257.88
27,218.70	2,205,474.80	10,195,026.49	0.00	0.00	5,458.84	221,938.71	12,655,117.55
14,824.63	2,009,901.69	9,586,184.64	0.00	0.00	4,966.24	211,026.84	11,826,904.04
24,980.51	1,826,008.11	8,860,314.29	0.00	0.00	4,508.42	180,295.81	10,896,107.14
12,539.46	1,665,138.15	8,336,908.73	0.00	0.00	4,102.58	164,428.79	10,183,117.72
23,068.99	1,496,110.55	7,686,151.43	0.00	0.00	3,681.41	144,340.27	9,353,352.64
10,660.23	1,363,486.16	6,849,471.52	0.00	0.00	3,356.36	125,921.39	8,352,895.66
22,741.44	1,210,582.66	6,217,195.76	0.00	0.00	2,980.73	120,039.54	7,573,540.14
10,843.38	1,110,071.32	5,838,255.52	0.00	0.00	2,726.65	100,424.73	7,062,321.60
23,166.22	980,591.35	5,373,121.27	0.00	0.00	2,405.04	92,443.29	6,471,727.17
11,030.20	902,340.56	4,882,371.01	0.00	0.00	2,210.69	69,819.70	5,867,772.15
23,599.49	776,455.22	4,456,657.72	0.00	0.00	1,900.03	77,442.98	5,336,055.45
11,220.75	716,003.69	4,161,943.56	0.00	0.00	1,745.67	56,078.64	4,946,992.31
17,631.09	624,943.16	32,525,547.98	0.00	0.00	1,518.66	51,583.86	33,221,224.76
651,400.87	67,511,783.64	320,000,000.00	304,545.73	2,203,797.75	168,882.53	3,792,357.82	394,632,768.34

FUND CASH FLOWS

(AMOUNTS IN ESP)

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COLLECTIONS

CPR = 10%		2-Nov-1999	53,243,520,000	Bond Issue (MBS)			
EUR 1 = ESP 166.386			367,713,060	Subordinated Loan			
Subordinated Credit Limit (0)	MC Outstanding Balance (1)	Payment Date (2)	MC Principal Repayment (3)	MC Net Interest (4)	Treasury Acc. Investment Interest (5)	Subordinated Credit Drawdown (6)	Total (7)
1,863,523,200	47,757,775,827	24 07 2000	5,485,744,173	1,426,985,084	90,181,908	0	7,002,911,164
1,863,523,200	44,222,558,698	22 01 2001	3,535,217,130	980,500,818	40,862,047	0	4,556,579,995
1,863,523,200	40,939,521,128	23 07 2001	3,283,037,570	907,982,875	37,817,877	0	4,228,838,322
1,863,523,200	37,822,694,525	22 01 2002	3,116,826,603	839,741,136	35,804,073	0	3,992,371,813
1,863,523,200	34,929,023,915	22 07 2002	2,893,670,610	775,809,237	32,755,910	0	3,702,235,757
1,863,523,200	32,186,118,017	22 01 2003	2,742,905,898	715,696,550	31,305,619	0	3,489,908,066
1,863,523,200	29,642,829,510	22 07 2003	2,543,288,507	659,459,714	28,599,503	0	3,231,347,724
1,863,523,200	27,240,748,311	22 01 2004	2,402,081,199	606,704,086	27,244,327	0	3,036,029,611
1,750,662,785	25,009,468,356	22 07 2004	2,231,279,955	557,381,131	24,999,338	0	2,813,660,425
1,750,662,785	22,908,761,823	24 01 2005	2,100,706,533	511,210,966	24,158,499	0	2,636,075,998
1,467,392,322	20,962,747,458	22 07 2005	1,946,014,365	468,156,471	21,561,494	0	2,435,732,330
1,339,047,989	19,129,256,980	23 01 2006	1,833,490,478	427,840,036	20,696,383	0	2,282,026,897
1,220,306,311	17,432,947,302	24 07 2006	1,696,309,678	390,269,922	19,054,788	0	2,105,634,388
1,108,655,827	15,837,940,385	22 01 2007	1,595,006,917	355,162,450	17,661,889	0	1,967,831,256
1,005,459,569	14,363,708,131	23 07 2007	1,474,232,254	322,497,831	16,229,597	0	1,812,959,682
908,359,426	12,976,563,235	22 01 2008	1,387,144,896	291,978,818	15,204,510	0	1,694,328,224
908,359,426	11,697,695,244	22 07 2008	1,278,867,991	263,518,272	13,880,669	0	1,556,266,933
908,359,426	10,558,039,075	22 01 2009	1,139,656,169	237,595,323	12,553,406	0	1,389,804,898
666,650,932	9,523,584,741	22 07 2009	1,034,454,334	214,521,039	11,155,676	0	1,260,131,049
598,652,653	8,552,180,758	22 01 2010	971,403,983	193,126,482	10,540,977	0	1,175,071,442
536,071,802	7,658,168,602	22 07 2010	894,012,156	173,234,569	9,558,072	0	1,076,804,796
479,206,729	6,845,810,419	24 01 2011	812,358,183	154,978,067	8,978,888	0	976,315,137
427,299,948	6,104,284,968	22 07 2011	741,525,452	138,452,898	7,866,572	0	887,844,922
378,825,708	5,411,795,827	23 01 2012	692,489,141	123,154,216	7,466,905	0	823,110,262
0	0	23 07 2012	5,411,795,827	108,970,974	6,779,902	0	5,527,546,703
			53,243,520,000	11,844,928,964	572,918,830	0	65,661,367,794

FUND CASH FLOWS

(AMOUNTS IN ESP)

PAYMENTS

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		53,243,520,000		Mortgage Certificate (MC) acquisition payment			
CPR = 10%	EUR 1 = ESP 166.386	332,664,400	Establishment and Issue Expenses				
Current Expenses	MBS Interest	MBS Principal Repayment	Subordinated Loan & Credit Interest	Subordinated Loan & Credit Repayment	MBS Servicing Fee	Financial Intermediation Margin	Total
(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)
11,887,808	1,467,066,046	5,485,744,173	12,585,290	25,627,848	0	0	7,002,911,164
6,322,434	905,503,875	3,535,217,130	7,803,791	47,708,371	6,058,319	47,966,075	4,556,579,995
7,478,314	839,862,738	3,283,037,570	6,712,154	36,668,109	2,116,953	52,962,484	4,228,838,322
5,484,090	782,774,984	3,116,826,603	5,905,405	36,668,109	1,968,228	42,744,394	3,992,371,813
6,688,930	716,367,172	2,893,670,610	5,006,456	36,668,109	1,798,349	42,036,131	3,702,235,757
4,740,054	673,735,640	2,742,905,898	4,241,196	36,668,109	1,686,151	25,931,018	3,489,908,066
6,025,148	611,438,256	2,543,288,507	3,337,637	36,668,109	1,528,169	29,061,898	3,231,347,724
4,060,525	573,262,025	2,402,081,199	2,544,718	36,668,109	1,428,923	15,984,112	3,036,029,611
5,466,415	521,941,049	2,231,279,955	1,678,039	36,668,109	1,298,313	15,328,546	2,813,660,425
3,499,860	490,305,534	2,100,706,533	857,459	36,668,109	1,216,657	2,821,844	2,636,075,998
4,915,740	432,219,184	1,946,014,365	0	0	1,072,084	51,510,957	2,435,732,330
2,959,363	408,760,877	1,833,490,478	0	0	1,012,322	35,803,857	2,282,026,897
4,528,810	366,960,130	1,696,309,678	0	0	908,275	36,927,495	2,105,634,388
2,466,611	334,419,502	1,595,006,917	0	0	826,313	35,111,912	1,967,831,256
4,156,407	303,822,185	1,474,232,254	0	0	750,138	29,998,698	1,812,959,682
2,086,390	277,055,676	1,387,144,896	0	0	682,613	27,358,649	1,694,328,224
3,838,357	248,931,850	1,278,867,991	0	0	612,534	24,016,201	1,556,266,933
1,773,712	226,865,009	1,139,656,169	0	0	558,451	20,951,557	1,389,804,898
3,783,857	201,424,007	1,034,454,334	0	0	495,951	19,972,899	1,260,131,049
1,804,187	184,700,327	971,403,983	0	0	453,676	16,709,270	1,175,071,442
3,854,534	163,156,672	894,012,156	0	0	400,164	15,381,270	1,076,804,796
1,835,270	150,136,836	812,358,183	0	0	367,828	11,617,021	976,315,137
3,926,625	129,191,278	741,525,452	0	0	316,139	12,885,428	887,844,922
1,866,976	119,132,990	692,489,141	0	0	290,456	9,330,700	823,110,262
2,933,567	103,981,793	5,411,795,827	0	0	252,683	8,582,833	5,527,546,703
108,383,986	11,233,015,633	53,243,520,000	50,672,145	366,681,092	28,099,689	630,995,247	65,661,367,794

Key to the number outline.

- (0) Subordinated Credit Limit or Maximum Amount.
- (1) Outstanding Balance of the portfolio of Mortgage Certificates on each six-monthly payment date, once payment is made.
- (2) Six-monthly payment dates for the various transactions and services arranged by the Fund until final maturity.

a) Collections.

- (3) Mortgage Certificate portfolio capital amount repaid from the next preceding six-monthly date until the date given.
- (4) Net interest collected by the Fund from the next preceding six-monthly date until the date given. This is the Mortgage Certificate interest received.
- (5) Return on the Fund's Treasury Account, under the Guaranteed Interest Rate Deposit Agreement.
- (6) Subordinated Credit drawdown.
- (7) Total income on each payment date, being the sum of amounts (3), (4), (5) and (6).

b) Payments.

- (8) Fund current expense amounts.
- (9) Interest amount payable to Bondholders.
- (10) Bond principal amount repaid.
- (11) Subordinated Loan and Credit interest amounts paid.
- (12) Periodic Subordinated Loan and Credit principal repayment.
- (13) Participated Mortgage Loan servicing fee.
- (14) Financial Intermediation Margin varying in relation to the other Fund income and expenditure.
- (15) Total payments on each payment date, being the sum of amounts (8), (9), (10), (11), (12), (13) and (14).

V.2 Accounting policies used by the Fund.

Income and expenditure will be booked by the Fund in accordance with the accruals principle, i.e. according to the actual flow of such income and expenditure, irrespective of the time when they are collected and paid.

The Fund establishment and Bond issue expenses described in section II.14 will be subject to straight-line depreciation for the first five (5) years after the establishment of the Fund.

The Fund's fiscal year shall match a calendar year. However, the first fiscal year will exceptionally begin on the date of establishment of the Fund and the last fiscal year will end on the date on which the Fund terminates.

V.3 Description of the purpose or object of the financial transactions arranged by the Management Company on behalf of the Fund, in order to enhance the risk, increase payment regularity, neutralise Mortgage Certificate interest rate differences, or, in general, transform the financial characteristics of all or part of said securities.

In order to consolidate its financial structure and secure as extensive a cover as possible for the risks inherent in the issue, the Management Company shall, for the Fund, upon the execution of the Deed of Constitution, proceed to enter into the agreements referred to hereinafter.

The Management Company may, in order for the Fund to operate on the terms provided for in the Deed of Constitution and in the laws in force from time to time, acting for and on behalf of the Fund, extend or amend the agreements entered into on the Fund's behalf, substitute each of the service providers to the Fund under those agreements and indeed, if necessary, enter into additional agreements, all subject to the laws in force from time to time, to the prior authorisation, if necessary, of the CNMV, or competent administrative body, and to notice thereof being given to the relevant rating agency, provided that those actions do not detract from Bondholders' interests.

V.3.1 Guaranteed Interest Rate Deposit Agreement and Treasury Account.

The Management Company, for and on behalf of the Fund, and BANKINTER shall enter into a Guaranteed Interest Rate Deposit Agreement whereby BANKINTER will guarantee a yield on the amounts paid by the Fund through its Management Company into a financial account. The Guaranteed Interest Rate Deposit Agreement shall specifically determine that all amounts received by the Fund will be paid into a financial account in euros, the "Treasury Account", opened at BANKINTER by the Management Company in the name of the Fund, which amounts shall mostly consist of the following items:

- (i) Mortgage Certificate principal and interest;
- (ii) the Subordinated Credit amount drawn down, if any, (as described in section V.3.2) consequent upon the rating of BANKINTER's short-term debt obligations being downgraded below P-1;
- (iii) any other amounts, assets or rights received as payment for Participated Mortgage Loan principal, interest or expenses, consisting of the knock-down price or amount determined by a court decision or notarial procedure in executing the mortgage securities, or from the sale or utilisation of properties awarded or, as a result of the executions, from the administration or interim possession of the properties in execution proceedings, and any and all rights or indemnities including not only those derived from damage insurance contracts assigned by BANKINTER to the Fund, but also those derived from any ancillary Participated Mortgage Loan right, and excluding the fees established in each of them, which shall remain for the benefit of BANKINTER;
- (iv) the amounts of the returns obtained on the Treasury Account balances proper; and
- (v) the interim withholding amounts on the return on investments to be withheld on each relevant Payment Date on Bond interest paid by the Fund, until due for payment to the Tax Administration.

BANKINTER guarantees an annual nominal interest rate, variable six-monthly and settled six-monthly, applicable in each interest accrual period (differing from the Interest Accrual Period established for the Bonds), equal to the Reference Rate determined for the Bonds (six- (6-) month Euribor, other than for the first interest accrual period, when it shall be nine- (9-) month Euribor) translated to an interest rate based on 365-day calendar years (i.e. multiplied by 365 and divided by 360). Accrued interest, which shall be settled on January 21 and July 21 of each year, shall be calculated based on: (i) the exact number of days in each interest accrual period, and (ii) a three-hundred-and-sixty-five (365-) day year.

In the event that the rating of BANKINTER's short-term debt obligations should, at any time during the life of the Bond issue, be downgraded below P-1 by Moody's Investors Service Limited, the Management Company shall, within not more than thirty (30) Business Days from the time of that occurrence, do any of the following as required to allow a suitable level of guarantee to be maintained with respect to the commitments derived from the Guaranteed Interest Deposit Agreement:

- a) Obtaining from a credit institution with a credit rating at least as high as P-1 a first demand bank guarantee securing for the Fund, merely upon the Management Company so requesting, prompt payment by BANKINTER of its obligation to repay the amounts deposited in the Treasury Account, during such time as BANKINTER's rating remains downgraded below P-1.
- b) Obtaining from BANKINTER or a third party collateral security in favour of the Fund on financial assets with a credit quality of not less than that of Spanish State Government Debt (*Deuda Pública del Estado Español*), in an amount sufficient to guarantee the commitments established in the Agreement.
- c) If options a) and b) above are not possible, transferring the Fund's Treasury Account to an institution with short-term debt obligations rated at least as high as P-1, and arranging the highest possible yield for its balances, which may differ from that arranged with BANKINTER under the Guaranteed Interest Rate Deposit Agreement.
- d) In this same event and if the Treasury Account cannot be transferred on the above terms, the Management Company may invest the balances for not more than six-monthly periods, in short-term fixed-income assets in euros or pesetas issued by institutions with a short-term rating of P-1, including short-term securities issued by the Spanish State, in which case the yield obtained could also differ from that obtained initially with BANKINTER under the Guaranteed Interest Rate Deposit Agreement.
- e) In both c) and d), the Management shall subsequently transfer the balances back to BANKINTER under the Guaranteed Interest Rate Deposit Agreement in the event that the rating of its short-term debt obligations should be upgraded back to P-1 as afore-mentioned.

The Guaranteed Interest Rate Deposit Agreement mitigates the risk of timing difference between the Fund's monthly receipts of Participated Mortgage Loan principal and interest, and six-monthly Bond repayment and interest payment.

V.3.2 Subordinated Credit Agreement.

The Management Company shall, for and on behalf of the Fund, enter with BANKINTER into a Subordinated Credit Agreement which shall be applied on each Payment Date, along with the other Available Funds, as described in section V.5.1.B).2 to duly fulfil certain payment or withholding obligations of the Fund, in the

order of priority of payments provided for therein, if the Available Funds fall short, although granting of that Credit shall be no assurance whatsoever that the Participated Mortgage Loans will be duly repaid.

The Maximum Credit Amount from time to time shall be equal to the lower of the following amounts: (i) EUR eleven million two hundred thousand (11,200,000) (ESP 1,863,523,200), or (ii) 7.00% of the Outstanding Balance of the Mortgage Certificates.

Notwithstanding the above, the Maximum Credit Amount shall remain at the level established on the preceding Payment Date, regardless of the ensuing reduction in the Outstanding Balance of the Mortgage Certificates, where any of the following events occur on a given Payment Date:

- (i) That the amount of the Outstanding Balance of the Mortgage Certificates with an arrears equal to or in excess of ninety (90) days on the Determination Date preceding the then-current Payment Date is equal to or in excess of 3% of the Outstanding Balance of the Mortgage Certificates on that same date.
- (ii) That the amount of the Outstanding Balance of the Mortgage Certificates with an arrears equal to or in excess of twelve (12) months on the Determination Date preceding the then-current Payment Date is equal to or in excess of 0.05% of the total capital or principal of the issue of Mortgage Certificates multiplied by the number of Payment Dates elapsed since the Closing Date.
- (iii) That the weighted average interest rate of the Mortgage Certificates on the relevant Payment Date is less than the Bond Reference Rate determined for the new Interest Accrual Period plus a 0.40% spread.
- (iv) That there is an Amortisation Deficiency, as defined in section II.11.3.2.1.5 of the Offering Circular.

The Management Company may, for and on behalf of the Fund, draw on the Credit, limited to the Maximum Credit Amount, provided that the Available Funds on a Payment Date do not allow payment of the Fund's obligations from 1st to 4th place in the order of priority of payments established in section V.5.1.B).2 of this Offering Circular to be met.

In the event of the rating of BANKINTER's short-term debt obligations being downgraded below P-1 by Moody's Investors Service Limited, BANKINTER shall be bound to allow the Management Company, for and on behalf of the Fund, to draw the full amount not drawn up to the Maximum Credit Amount on the date on which this drawdown is made, unless BANKINTER should at its cost provide the Fund with collateral security or a first demand bank guarantee from a credit institution with short-term debt obligations rated at least as high as P-1 securing for the Fund, merely upon the Management Company so requesting, the drawdown amounts requested from BANKINTER up to the Maximum Credit Amount available on the relevant drawing date, all subject to the terms and conditions approved by Moody's in order to maintain the Aaa rating for the Series A1, A2, A3 and A4 Bonds and the A1 rating for the Series B Bonds.

The Subordinated Credit shall accrue an annual nominal interest, determined six-monthly for each interest accrual period (differing from the Interest Accrual Period established for the Bonds), which shall be the result of adding: (i) the Reference Rate determined for the Bonds (six- (6-) month Euribor, other than for the first interest accrual period, when it shall be nine- (9-) month Euribor), and (ii) a 1.00% margin. This interest will be payable only if the Fund should have sufficient liquidity in the order of priority of payments established in section V.5.1.B).2 of this Offering Circular. Accrued interest payable on a given Payment Date shall be calculated based on: (i) the exact number of days in each interest accrual period, and (ii) a three-hundred-and-sixty- (360-) day year.

Interest accrued and not paid on a Payment Date shall be accumulated to the Credit principal and earn additional interest at the same interest rate applicable to the Subordinated Credit for the Interest Accrual Period at issue.

The Fund shall repay any drawdown made under the Credit on any Payment Date on which the Available Funds, excluding the available Credit amounts, allow the Fund's payment obligations on that specific Payment Date numbered from 1st to 5th place in the order of priority of payments described in section V.5.1.B).2 of the Offering Circular to be met.

If the Maximum Credit Amount is fully drawn down as a result of the rating of BANKINTER's short-term debt obligations being downgraded below P-1, repayment of the balance drawn down under the Credit on any Payment Date shall be limited to the amount exceeding the relevant Maximum Credit Amount on the specific Payment Date at issue, and provided that the Fund has sufficient liquidity in the order of priority of payments described in section V.5.1.B).2 of the Offering Circular.

The amounts repaid by the Management Company on account of the Fund may again be drawn by the Fund, limited at all times to the relevant Maximum Credit Amount on the Payment Date on which a drawdown is made.

V.3.3 Subordinated Loan Agreement.

The Management Company shall, for and on behalf of the Fund, enter with BANKINTER into a Subordinated Loan Agreement amounting to EUR two million two hundred and ten thousand (2,210,000.00) (ESP 367,713,060) which shall be designed to finance the Fund establishment and Bond issue expenses, finance the interest on the deferred payment of the Mortgage Certificate issue price and partly finance subscription for the Mortgage Certificates.

The loan will accrue an annual nominal interest, determined six-monthly for each Interest Accrual Period, described in section II.10.1.a), which shall be the result of adding: (i) the Reference Rate determined for the Bonds (six- (6-) month Euribor, other than for the first interest accrual period, when it shall be nine- (9-) month Euribor), and (ii) a 1.00% margin. This interest will be payable only if the Fund should have sufficient liquidity in the order of priority of payments established in section V.5.1.B).2 of this Offering Circular. Accrued interest payable on a given Payment Date shall be calculated based on: (i) the exact number of days in each Interest Accrual Period, and (ii) a three-hundred-and-sixty- (360-) day year.

Interest accrued and not paid on a Payment Date shall be accumulated and earn late-payment interest at the same rate as the loan and will be paid, provided that the Fund has sufficient liquidity, and in the order of priority of payments provided for in section V.5.1.B).2 of this Offering Circular, on the next succeeding Payment Date.

Repayment will take place on each Payment Date. The portion of the loan designed to finance the Fund establishment and Bond issue expenses not used, the portion designed to finance the interest on the deferred payment of the Mortgage Certificate issue price, and the portion designed to partly finance subscription for the Mortgage Certificates shall be repaid on the first Payment Date or, if the Fund should not have sufficient liquidity, shall continue to be repaid on the following Payment Dates until fully repaid. The portion of the

loan designed to finance the Fund establishment and Bond issue expenses, described in section II.14 of the Offering Circular, shall be repaid six-monthly as those expenses are depreciated monthly during the first five (5) years after the establishment of the Fund.

V.4 Other agreements.

V.4.1 Servicing of the Participated Mortgage Loans and Custody of the Mortgage Certificates.

BANKINTER, issuer of the Mortgage Certificates to be subscribed for by the Fund, in accordance with the provisions of the Deed of Constitution and in accordance with Royal Decree 685/1982, March 17, regulating certain aspects of the Mortgage Market, amended by Royal Decree 1289/1991, August 2, shall enter with the Management Company, for and on behalf of the Fund, into the Participated Mortgage Loan Servicing and Mortgage Certificate Custody Agreement (the “Servicing Agreement”) whereby BANKINTER shall as attorney for the Fund (i) safe-keep and custody the Mortgage Certificates, (ii) custody and service the Participated Mortgage Loans subject of the Mortgage Certificates; and (iii) manage collection of and receive, on behalf of the Fund, such amounts as may be paid by the mortgagors under the Participated Mortgage Loans subject of the Mortgage Certificates, proceeding to forthwith pay amounts owing to the Fund, as established in section IV.2.3 of the Offering Circular, into the Treasury Account described in section V.3.1 of this Offering Circular.

In consideration of the Participated Mortgage Loan servicing and Mortgage Certificate custody services, the Servicer shall be entitled to receive in arrears on each Payment Date and during the term of the Agreement, a subordinated servicing fee equal to 0.01% per annum, exclusive of VAT if there is no exemption, which shall accrue on the exact number of days elapsed and on the average daily Outstanding Balance of the Mortgage Certificates during each Interest Accrual Period, provided that the Fund has sufficient liquidity and after meeting the payment obligations in the order of priority of payments of the Fund described in section V.5.1.B).2 of the Offering Circular.

V.4.2 Bond Management, Underwriting and Placement Agreement.

The Management Company shall, for and on behalf of the Fund, enter into a Bond issue Management, Underwriting and Placement Agreement with BANKINTER whereby that Bank shall proceed to place the entire Bond issue and, upon the Subscription Period being closed, subscribe in its own name for the amount of Bonds yet to be subscribed for under its underwriting commitment.

The Bond issue Underwriter and Placement Agent, BANKINTER, takes on the obligations contained in the Management, Underwriting and Placement Agreement, which are broadly the following: 1) an undertaking to subscribe for the Bonds not taken when the Subscription Period is closed, up to the set amounts; 2) payment to the Fund by 3pm on the Closing Date, for same day value, of the total amount for subscribing for the issue, deducting the sum of the total management, underwriting and placement fees; 3) an undertaking to pay late-payment interest as covenanted in the agreement in the event of late payment of the amounts due; 4) providing subscribers with a document proving subscription; and 5) all other aspects governing placement underwriting.

The Bond issue Underwriter and Placement Agent shall receive an underwriting and placement fee on the total face amount of the Bonds in each Series underwritten thereby, of 0.075% on Series A1 Bonds, 0.20%

on Series A2 Bonds, 0.375% on Series A3 Bonds, 0.625% on Series A4 Bonds and 0.625% on Series B Bonds.

BANKINTER, as Lead Manager, will receive a management fee of 0.025% on the total face amount of the Bonds in each Series.

Those fees shall be payable out of the Fund.

V.4.3 Bond Paying Agent Agreement.

The Management Company shall, for and on behalf of the Fund, enter with BANKINTER into a Paying Agent agreement to service the issue of Bonds issued by the Fund.

The obligations contained in the Paying Agent Agreement are summarily as follows:

- (i) on each Bond Payment Date, paying Bond interest and repaying Bond principal, after deducting the total interim withholding tax amount on returns on investments to be withheld in accordance with applicable tax laws; and
- (ii) on each Interest Rate Fixing Date, notifying the Management Company of the Euribor reference rate determined that is to be used as the basis for calculating the nominal interest rate applicable to each Bond Series.

In consideration of the services to be provided by the Paying Agent, the Fund shall pay it a fee of EUR 1,502.53 (ESP 250,000), inclusive of taxes if any, during the term of the agreement, payable on each Bond Payment Date, provided that the Fund has sufficient liquidity and after meeting all payment obligations, in the order of priority of payments of the Fund described in section V.5.1.B).2 of the Offering Circular.

V.4.4 Financial Intermediation Agreement.

The Management Company shall, for and on behalf of the Fund, enter with BANKINTER into a Financial Intermediation Agreement designed to remunerate BANKINTER for the financial intermediation process carried out and which has permitted the financial transformation defining the Fund's activity, subscription by the Fund for the Mortgage Certificates and the satisfactory rating assigned to each Bond Series.

The remuneration consists of a variable subordinated amount equal to the difference between the income and expenditure accrued annually based on the Fund's accounts, reduced, as the case may be, by the amount of losses brought forward from previous years, which may be offset to adjust the year's book profit or loss for the purposes of settling the annual Corporation Tax. Any such payments made on each Payment Date, in accordance with the order of priority of payments provided for in section V.5.1.B).2, shall be considered to be payments on account of the annual entitlement.

V.5 Priority rules established in Fund payments.

V.5.1 Ordinary priority rules in payments out of the Fund.

Source and application of funds.

A) On the Bond Closing Date.

The source and application of the amounts available to the Fund on the Bond issue Closing Date shall be as follows:

1. **Source:** the Fund shall have funds described below:
 - a) Bond issue payment.
 - b) Subordinated Loan drawn down.
2. **Application:** in turn, the Fund will apply the funds described above to the following payments:
 - a) Purchase of the Mortgage Certificates.
 - b) Payment of the Fund establishment and Bond issue expenses.

B) From the date of establishment of the Fund and until the Bonds are fully amortised.

1. **Source:** the following shall be the Available Funds for meeting the payment or withholding obligations listed in section 2 below:
 - a) Mortgage Certificate principal repayment amounts received during the relevant Interest Accrual Period. These amounts shall have been credited to the Treasury Account, in accordance with the provisions of section V.3.1 of this Offering Circular.
 - b) Mortgage Certificate ordinary and late-payment interest collected during the relevant Interest Accrual Period. These amounts shall have been credited to the Treasury Account, in accordance with the provisions of section V.3.1 of this Offering Circular.
 - c) Returns on amounts credited to the Treasury Account. These amounts shall have been credited to the Treasury Account, in accordance with the provisions of section V.3.1 of this Offering Circular.
 - d) Subordinated Credit drawdowns, as described in section V.3.2, designed only to meet payment of the Fund's obligations numbered from 1st to 4th place in the order of priority of payments set out in section 2 below.
 - e) Any other amounts received by the Fund, including those resulting from the sale or utilisation of properties awarded to the Fund.
2. **Application:** The Available Funds shall be applied to meeting payment or withholding obligations on each Payment Date as follows, irrespective of the time of accrual, other than the application in the 1st place, which may be made at any time:
 1. Payment of the Fund's properly supported ordinary and extraordinary expenses, whether or not they were disbursed by the Management Company, including the management fee due to the same, and all other expenses and service fees, including those derived from the Paying Agent Agreement. Only expenses prepaid or disbursed on the Fund's behalf by and amounts reimbursable to BANKINTER, provided they are all properly supported, shall be made to BANKINTER under the Servicing Agreement in this priority.
 2. Payment of Series A1, A2, A3 and A4 Bond interest, as it falls due.

3. Payment of Series B Bond interest, as it falls due.
4. Amortisation of Series A1, A2, A3, A4 and B Bond principal in accordance with the rules for calculation and distribution of the Available Funds for Amortisation in each Class, as established hereinafter, and the conditions for amortisation of the Bonds in each Series, described in section II.11.3.2 of this Offering Circular.
5. Payment of Subordinated Credit interest due.
6. Repayment of Subordinated Credit principal drawn.
7. Payment of Subordinated Loan interest due.
8. Repayment of Subordinated Loan principal.
9. Payment to BANKINTER under the Servicing Agreement of the fee for servicing the Participated Mortgage Loans.
10. Payment of the financial intermediation margin established as variable remuneration under the Financial Intermediation Agreement.

Available Funds for Amortisation on each Payment Date and Amortisation Deficiency.

On each Payment Date the amount to be allocated for the amortisation of Bonds (“Available Funds for Amortisation”) shall be the lower of the following amounts:

- a) The positive difference, if any, between the Outstanding Principal Balance of the Bonds and the Outstanding Balance of the Mortgage Certificates, on the day preceding each Payment Date.
- b) Depending on the liquidity existing on that Payment Date, the Available Funds remaining after deducting the amounts applied to the items in 1st and 3rd place in the order of priority of payments, described in section V.5.1.B).2 of this Offering Circular.

In addition, the Amortisation Deficiency on a Payment Date will be the positive difference, if any, between amount a), as established in the preceding paragraph, and the Available Funds for Amortisation, the latter minus the Subordinated Credit amount drawn, as described in section V.3.2, for this application.

Distribution of the Available Funds for Amortisation among the Bonds in each Class.

Those Available Funds for Amortisation of the Bonds shall be distributed among both Classes for their amortisation in accordance with the following rules:

- i) Until the first Payment Date (inclusive) on which the Outstanding Principal Balance of Class B Bonds is equal to or greater than 8.00% of the Outstanding Principal Balance of Class A Bonds, the Available Funds for Amortisation shall be fully used for amortising Class A Bonds.
- ii) From the Payment Date after the date on which the above ratio is equal to or greater than 8.00%, the Available Funds for Amortisation shall be applied to amortising both Classes A and B pro rata

among the same, thereby for the above ratio between the Outstanding Principal Balances of Class A and Class B Bonds to be kept at 8.00%, or a higher percentage closest thereto.

iii) Upon the Outstanding Principal Balance of Class B Bonds reaching a figure of EUR three million two hundred thousand (3,200,000) (ESP 532,435,200), the amortisation of the Bonds in that Class shall cease and the Available Funds for Amortisation shall be fully allocated to repayment of Class A Bonds until fully amortised.

iv) And once Class A Bonds have been fully amortised, the amortisation of Class B Bonds shall recommence until fully amortised.

V.5.2 Exceptional rules of priority of payments by the Fund.

- a) In connection with the Amortisation of Class B Bonds, and even if all of the requirements set in the above rules are met, there will be no such amortisation if either of the following two circumstances occur on the relevant Determination Date:
- (i) In the event that the amount of the sum of the Outstanding Balance, as defined in section II.11.3.2.1.4, of Mortgage Certificates with a delinquency equal to or greater than ninety (90) days on the Determination Date preceding the then-current Payment Date should be equal to or greater than 6.5% of the Outstanding Balance of the Mortgage Certificates on that same date, in which case the Available Funds for Amortisation will be fully allocated to the amortisation of Class A Bonds.
 - (ii) In the event that there should be an Amortisation Deficiency, as defined in section II.11.3.2.5, in which case the Available Funds for Amortisation will also be fully allocated to the amortisation of Class A Bonds.
 - (iii) In relation to the Participated Mortgage Loan Servicing Fee to BANKINTER contained in 9th place in the order of priority of payments described above, in the event that any other institution should replace BANKINTER as their Servicer, then that fee, which shall accrue for the third party, to wit the new servicer, shall take 5th place in said order of priority, and there will consequently be a change of the numbering of successive payments contained in the following paragraphs.

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular registered by the Comisión Nacional del Mercado de Valores may have any legal effect whatsoever or be taken into account with respect to the Bond Issue.

CHAPTER VI

GENERAL INFORMATION ON THE MORTGAGE SECURITISATION FUND MANAGEMENT COMPANY

In accordance with Investment Trusts and Companies System and Mortgage Securitisation Fund Act 19/1992, July 7, these Funds latter have no own legal personality, and Mortgage Securitisation Fund Management Companies are entrusted with establishing, managing and legally representing those Funds, and representing and enforcing the interests of the holders of the securities issued by the Funds they manage.

Accordingly, this Chapter itemises the information relating to EUROPEA DE TITULIZACIÓN S.A., S.G.F.T., as the Management Company establishing, managing and representing BANKINTER 2 FONDO DE TITULIZACIÓN HIPOTECARIA.

VI.1 In relation to the company, other than its share capital..

VI.1.1 Name and registered office.

- **Company name:** EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN.
- **Registered office:** Madrid, Conde de Aranda, 8
- **VAT REG. No.:** A-80514466
- **Business Activity Code No.:** 0074

VI.1.2 Incorporation and registration in the Companies Register, and information relating to administrative authorisations by and registration at the CNMV.

EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN was incorporated in a public deed executed on January 19, 1993 before Madrid Notary Public Mr Roberto Blanquer Uberos, his document number 117, with the prior authorisation of the Economy and Finance Ministry, given on December 17, 1992. It is entered in the Companies Register of Madrid (Volume 5,461, Book 0, Folio 49, Section 8, Sheet M-89355), entry one. It is also entered in the special register of the CNMV, under number 2.

The Management Company has perpetual existence, other than in any of the events of dissolution provided by the laws and the articles of association.

VI.1.3 Objects.

As required by law, pursuant to article two of its Articles of Association: “The Company’s exclusive objects shall be to establish, administer, manage and represent mortgage securitisation funds and asset securitisation funds resulting from the nuclear moratorium in accordance with the respective special laws. Furthermore, and in accordance with those regulations, the Company shall, as the manager of third party funds, be responsible for representing and enforcing the interests of the holders of securities issued by the fund or funds it administers.”

VI.1.4 Place where the documents referred to in the Offering Circular or the existence of which may be inferred from its contents may be found.

The Management Company’s Articles of Association, accounting, economic and financial statements and any other document referred to in this Offering Circular, including the latter, or the existence of which may be inferred from its contents, may be found at the Management Company’s registered office at Calle Conde de Aranda number 8, Madrid.

This Offering Circular was verified and entered in the Official Registers of the CNMV on October 22, 1999. It is publicly available, free of charge, at the Management Company’s and at the Underwriter’s registered offices. It may also be found at the CNMV in Madrid, Paseo de la Castellana, 19, and at the AIAF governing body, of Madrid, Plaza Pablo Ruiz Picasso, s/n, Edificio Torre Picasso, planta 43.

Once the Deed of Constitution has been executed and before the Bond Subscription Period begins, the Management Company shall deliver a certified copy of the Deed of Constitution to the CNMV. Furthermore, the Management Company, the Servicio de Compensación y Liquidación de Valores, S.A., or the affiliated undertaking to which the latter delegates its functions, and the AIAF governing body shall at all times make copies of the Deed of Constitution available to Bondholders and the public at issue in order that they may be examined.

VI.2 In relation to the share capital.

VI.2.1 Face amount subscribed for and paid up.

The wholly subscribed for, paid up share capital amounts to ESP 300,000,000, and it is represented by 1,250 registered shares in series A, having a unit face value of ESP 45,950, and 1,250 registered shares in series B, having a unit face value of ESP 194,050.

VI.2.2 Classes of shares.

The shares are all in the same class and confer identical political and economic rights.

VI.2.3 Evolution of the share capital over the last three years.

During the last three years there has been no change in the Management Company’s share capital.

VI.3 Information relating to shareholdings.

VI.3.1 Existence or not of shareholdings in other companies.

There are no shareholdings in any other company.

VI.3.2 Group of companies for which the company is affiliated.

For the purposes of article 42 of the Commercial Code, EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN is affiliated to Argentaria Group.

VI.3.3 Significant shareholders.

The Management Company's share ownership is distributed among the companies listed below, giving each of their percentage holding:

Name of shareholder company	Holding (%)
Argentaria, Caja Postal y Banco Hipotecario, S.A.	82.97
J.P. Morgan España, S.A.	4.00
Caja de Ahorros del Mediterráneo	1.54
Bankinter, S.A	1.53
Barclays Bank, S.A.	1.53
Citibank España, S.A.	1.53
Deutsche Bank Credit, S.A.	0.77
Deutsche Bank, S.A.E.	0.77
Banco Atlántico, S.A.	0.77
Banco Cooperativo Español, S.A.	0.77
Banco Pastor, S.A.	0.77
Banco de la Pequeña y Mediana Empresa, S.A.	0.77
Banco Urquijo, S.A.	0.77
BNP España, S.A.	0.77
Banca Jover, S.A.	0.38
Credit Lyonnais España, S.A.	0.38
	100.00

VI.4 Corporate bodies.

In pursuance of the Articles of Association, the General Shareholders' Meeting and the Board of Directors are entrusted with governing and administering the Management Company. Their duties and authorities are as prescribed for those bodies in the Public Limited Companies Act and in Act 19/1992, July 7, in relation to the objects.

Among the other bodies for which provision is made in the Articles of Association, an Executive Committee has been set up with delegated authorities of the Board. There is also a General Manager vested with extensive authorities within the organisation and vis-à-vis third parties.

VI.4.1 Officers.

Board of Directors

The Board of Directors has the following membership:

Chairman:	Mr José Antonio Álvarez Álvarez
Vice-Chairman:	Mr Francisco Fernández de Trocóniz
Directors:	Mr Ignacio Benlloch Fernández-Cuesta Mr Oscar Cabrera Izquierdo Mr Antonio Cocero de Corvera Ms Ana Fernández Manrique Mr Luis Lombana Larrea Mr Manuel Ontañón Carrera ♦ Mr David Pérez Renovales on behalf of Bankinter, S.A. Mr José Miguel Raboso Díaz on behalf of Citibank España, S.A. Mr Jorge Sáenz de Miera, on behalf of Deutsche Bank Credit, S.A. Mr Xavier Tintoré Belil, on behalf of J. P. Morgan España. S.A.
♦	Secretary to the Board of Directors

VI.4.2 General Manager.

The Management Company's General Manager is Mr Mario Masiá Vicente.

VI.5 Aggregate interests in the Management Company of the persons referred to in paragraph VI.4.

The persons referred to in section VI.4.1 above are not the direct or indirect holders or representatives of any share or obligation, other than the persons specifically referred to as representing a shareholder company, and only as such.

VI.6 Lenders of the management company in excess of 10 percent.

The Management Company has received no loan or credit from any person or institution whatsoever.

VI.7 Specification as to whether or not the management company has any bankruptcy proceedings under way and the possible existence of significant lawsuits and matters which might affect its economic and financial position or, in the future, its ability to discharge the management and administration duties for which provision is made in this Offering Circular.

There are none.

CHAPTER VII

RECENT EVOLUTION AND PROSPECTS OF THE MORTGAGE MARKET IN GENERAL AND OF THE MORTGAGE LOAN MARKET IN PARTICULAR WHICH COULD AFFECT THE FINANCIAL PROSPECTS OF THE MORTGAGE SECURITISATION FUND

VII.1 Most recent significant trends of the Mortgage Market in general and of the mortgage loan market in particular in relation to its legal framework, with the development of interest rates, and prepayment and delinquency rates:

The Spanish mortgage market has in recent years undergone a major transformation in regard to both its laws and the prevailing interest Credit Institutions have developed in the market.

The object of most recent regulations has been to provide mortgagors with a greater power to negotiate the terms of loans, and reduce certain costs attached to loan renegotiation. In this sense, in addition to Mortgage Loan Subrogation and Amendment Act 2/94, March 30 (making provision for the possibility of substituting and renegotiating the economic terms of the loans, reducing both tax and fee costs, and reducing floating-rate loan prepayment charges), two measures were taken designed to cheapen transaction costs in mortgage loan subrogation and amendment and novation transactions: on the one hand, the agreement entered into between the Economy Ministry and banks and savings banks, lowering charges; and on the other the approval of Royal Decree 2616/1996, December 20, modifying both notarial and registration fees in mortgage loan subrogation and novation transactions under that Act 2/94.

Moreover, the substantial drop of interest rates in the last three years along with an enhanced competitiveness among Credit Institutions in this segment of financing given its strategic character with a view to fidelising customers, has fostered a considerable increase in mortgage loan prepayment rates remaining with interest rates in excess of those prevailing in the mortgage market from time to time, upon the failure by the lenders to renegotiate the financial terms.

In any event, it should therefore be borne in mind that mortgage loan prepayment shall take place irrespective of such Mortgage Loan Subrogation and Amendment Act, for the possibility or advisability of so doing shall be prompted not only by the facilities given in that connection but by such more determinant factors as mainly seniority and higher interest rate of the loans in relation to those offered from time to time.

VII.2 Implications that might derive from the trends remarked in the preceding point VII.1 (prepayment rate, default rate, etcetera);

The Participated Mortgage Loans underlying the Mortgage Certificates subscribed for by the Fund have a floating interest rate and are adjusted from time to time to market interest rate variations. Because of this, a high Participated Mortgage Loan prepayment rate is not to be expected. Nevertheless, because there is no public Participated Mortgage Loan prepayment information allowing medium- and long-term assumptions to be made for this variable, the Series A1, A2 and A3 Bond repayment schedules have been designed based on a maximum prudence principle and a prepayment rate ranging between 1% and 34% has been chosen, in constant terms, in order that the schedules set out in section II.11.3.2.2 of this Offering Circular are very likely to be met, other than in the event of extreme changes in the volatility of the prepayment rate. The provisions established for renegotiation in regard to determining the interest rate of loans that might be in upper ranges in relation to the market as a whole from time to time should also be borne in mind.

As for the creditworthiness of the mortgagors, as contained in section IV.4.h), some provisional portfolio mortgage loans which shall be used as the basis for issuing the Mortgage Certificates, were up to 30 days late in payment of amounts due at July 2, 1999, which situation was checked, as explained in section III.12 of the audit report attached as Schedule IV to this Offering Circular. The Participated Mortgage Loans that will finally be used for issuing Mortgage Certificates for the Fund to be established shall have no overdue amounts on the date of issue.

Signature: MARIO MASÍÁ VICENTE
General Manager
EUROPEA DE TITULIZACIÓN, S.A., S.G.F.T.

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APPENDIX I

**TRANSCRIPT OF THE RESOLUTION OF THE BOARD OF DIRECTORS OF
BANKINTER, S.A.**

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APPENDIX II

**TRANSCRIPT OF THE RESOLUTION OF THE EXECUTIVE COMMITTEE OF THE
BOARD OF DIRECTORS OF
EUROPEA DE TITULIZACIÓN, S.A.,
SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN**

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APPENDIX III

**LETTER NOTIFYING THE RATING GIVEN TO THE BOND ISSUE BY MOODY'S
INVESTORS SERVICE ESPAÑA, S.A.**

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APPENDIX IV

**AUDIT REPORT ON CERTAIN CHARACTERISTICS OF THE PROVISIONAL
MORTGAGE LOAN PORTFOLIO**

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APPENDIX V

**LETTER FROM THE LEAD MANAGER OF THE UNDERWRITING AND PLACEMENT OF
THE BOND ISSUE**