

OFFERING CIRCULAR

May 17, 2004

MBS BANCAJA 1

FONDO DE TITULIZACIÓN DE ACTIVOS

ISSUE OF ASSET-BACKED BONDS

EUR 690,000,000

| | | |
|----------|-----------------|----------|
| Series A | EUR 630,600,000 | Aaa/AAA |
| Series B | EUR 14,500,000 | Aa2/AAA |
| Series C | EUR 31,100,000 | A2/A+ |
| Series D | EUR 13,800,000 | Baa2/BBB |

Backed by mortgage loans assigned by means of the issue of pass-through certificates by



Lead Managers



Underwriters and Placement Agents

Bancaja

Société Générale

JPMorgan

Banco Pastor

CDC Ixis Capital Markets

Fortis Bank

Paying Agent

Bancaja

Fund constituted and managed by



edt **Europa de Titulización**
Sociedad Gestora de Fondos de Titulización

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular approved 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.

Material Event concerning

MBS BANCAJA 1 Fondo de Titulización de Activos

As provided for in the Offering Circular or Prospectus for **MBS BANCAJA 1 Fondo de Titulización de Activos** (the “Fund”), notice is given to the Comisión Nacional del Mercado de Valores of the following material event:

- This Management Company has, on behalf of the Fund and with the consent of BANKIA, S.A., agreed with BANCO SANTANDER, S.A. (“**SANTANDER**”) that this bank shall take over as Party B under the Interest Swap Agreement on the following terms:
 - On October 24, 2016, THE ROYAL BANK OF SCOTLAND PLC (“**RBS**”) and the Management Company, on behalf of the Fund, terminated the Financial Swap Agreement signed when the Fund was established, as it was then worded following successive amendments, based on the Spanish Banking Association’s standard 1997 Master Financial Transaction Agreement (CMOF).
 - On that same date, SANTANDER and the Management Company, for and on behalf of the Fund, entered into a new financial swap agreement based on the Spanish Banking Association’s standard 2013 Master Financial Transaction Agreement (CMOF), comprised of the Master Agreement, Annexes I, II and III (Credit Support Agreement) and the Confirmation, in terms similar to the Financial Swap Agreement then in force with RBS, which is taken to have terminated.
 - On that same date, RBS, SANTANDER, BANKIA, S.A. and the Management Company, for and on behalf of the Fund, with the knowledge of BARCLAYS BANK PLC, Sucursal en España (“**BARCLAYS**”), executed an agreement assigning rights and obligations whereby SANTANDER was thereafter to deposit the collateral, if any, required as security for its counterparty obligations under the new Interest Swap Agreement, on the terms set out in Annex III, in the Swap Collateral Account opened in the name of the Fund at BARCLAYS, as provided for in the Swap Collateral Account Agreement. As a result of the above, on October 25, 2016, the Fund has repaid RBS the collateral it held in the Swap Collateral Account and SANTANDER has posted a new collateral for the Fund in the Swap Collateral Account.
- The ratings for SANTANDER’s short- and long-term unsecured and unsubordinated debt obligations assigned by the Rating Agencies are currently as follows:

| | Moody’s | Fitch |
|--------------------------|---------|-------|
| Short-term rating | P-2 | F2 |
| Long-term rating | A3 | A- |

- Following execution of the new Interest Swap Agreement with SANTANDER referred to above, the following sections of the Fund Prospectus shall read as follows:

| Section | Description |
|---|--|
| <p>V.3.5 Interest Swap Agreement Sections 1 to 5.1</p> | <p>1. Payment Dates. These shall match the Bond Payment Dates, i.e. February 17, May 17, August 17 and November 17 of each year or, if any of these dates is not a Business Day, the next immediate Business Day. The first payment date shall be November 17, 2016. The Variable Amounts payable by Party A and by Party B for each respective Calculation Period shall be netted and be paid by the paying Party to the receiving Party on each Payment Date.</p> <p>2. Calculation Periods.</p> <p>Party A: The exact number of days elapsed between two consecutive Determination Dates, not including the first date but including the last date. Exceptionally, a) the duration of the first Party A Calculation Period shall be equivalent to the exact number of days elapsed between the Determination Date of August 10, 2016 (exclusive) and the Determination Date of November 11, 2016 (inclusive) and the duration of the last Party A calculation period shall be equivalent to the exact number of days elapsed between the Determination Date preceding the Floating Rate Financial Swap Agreement termination date, exclusive, and the termination date, inclusive.</p> <p>Party B: Party B calculation periods shall be the exact number of days elapsed between two consecutive Payment Dates, including the first date but not including the last date. Exceptionally:</p> <p>a) The duration of the first Party B Calculation Period shall be equivalent to the exact number of days elapsed between the Payment Date of August 17, 2016 and the Payment Date of November 17, 2016.</p> <p>b) The duration of the last Party B Calculation Period shall be equivalent to the exact number of days elapsed between the Payment Date preceding the Floating Rate Financial Swap Agreement termination date.</p> <p>3. Nominal Amount for Party A and for Party B. The daily average during the Party A Calculation Period terminating of the Outstanding Balance of Mortgage Loans having no payments which are more than ninety (90) days past due.</p> <p>4. Party A Variable Amount. This shall be on each Payment Date the amount resulting from applying the following formula:</p> $IVPA = (IN \times \%TIPA \times PR) / B$ <p>wherein:</p> <p>IVPA = Party A Variable Amount IN = Nominal Amount %TIPA = Party A Variable Interest Rate determined for the Party A Calculation Period immediately preceding the Payment Date PR = Number of Party A Calculation Period days. B = 360</p> |

| Section | Description |
|---------|--|
| | <p>4.1 Party A Floating Interest Rate. This shall be for each Party A Calculation Period the yearly interest rate resulting from dividing: (i) the sum of the total interest amount received on the Mortgage Loans and paid into the Fund during the Party A Calculation Period, by (ii) the Nominal Amount, multiplied by the result of dividing 360 by the number of Party A Calculation Period days.</p> <p>5. Party B Variable Amount. The amount resulting from applying the following formula:</p> $IVPB = (IN \times \%TIPB \times PR) / B$ <p>Wherein:</p> <p>IVPB = Party B Variable Amount IN = Nominal Amount %TIPB = Party B Floating Interest Rate PR = Number of Party B Calculation Period days B=360</p> <p>5.1 Party B Floating Interest Rate. This shall be for each Party B Calculation Period the yearly interest rate resulting from adding: (i) the average Nominal Interest Rate applied to each Bond Series (the rate actually applied by the Management Company and published quarterly at www.edt-sg.com in the report entitled "Determining and Calculating Nominal Interest, Interest and Amortisation Applicable to the Bonds", for the then-current Interest Accrual Period matching each Party B Calculation Period), weighted by the Outstanding Principal Balance of each Series during the then-current Interest Accrual Period, plus (ii) 0.55 per cent.</p> |

Madrid, October 26, 2016

Mario Masiá Vicente
General Manager

Material Event concerning MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS

As provided for in the Offering Circular or Prospectus for **MBS BANCAJA 1 Fondo de Titulización de Activos** (the “Fund”) notice is given to the Comisión Nacional del Mercado de Valores of the following material event:

This Management Company has been notifying Bondholders in each Series and for each Payment Date of the resultant interest and amortisation, on a quarterly basis and at least one (1) calendar day in advance, as provided for in section III.4.2 a) 2) i) of the Prospectus. That information is also made available to the CNMV, the Paying Agent, AIAF and Iberclear within not more than one (1) Business Day before each Payment Date.

Notwithstanding the above, following the implementation of Phase I of the Reform of the Spanish securities Clearing, Settlement and Recording System and in conformity with Iberclear’s procedures as summed up in that institution’s Informative Note 64/2016, April 15, entitled “Reform: Notifying Fixed Income Corporate Action Events”, participants must be notified of fixed income corporate action events at least two days before the record date, and Iberclear provides that it must be notified by 2 pm on the second day (TARGET2 business days) preceding the relevant record date (generally, the day before the payment date).

In order to adapt to the provisions of the preceding paragraph, the Management Company is to introduce the following operational changes from the date hereof:

- “**Determination Dates**” (section II.11.3.1.1 of the Prospectus) shall mean the dates falling on the **fourth** Business Day preceding each Payment date.
- The “**Available Funds**” (section V.4.2.1 1. of the Prospectus) on each Payment Date shall be determined based on Mortgage Loan income and amounts received by the Fund credited to the Treasury Account between every two consecutive Determination Dates, not including amounts received on the initial Determination Date but including amounts received on the last Determination Date.

Mortgage Loan amounts received by the Fund from the Determination Date, exclusive, preceding the relevant Payment Date, inclusive, shall remain credited to the Treasury Account to be included among the Available Funds on the following Payment Date.

- **Withholding for the First Amortisation Fund** (section V.4.2.1 2. 7 of the Prospectus) shall mean:

7. Withholding for the First Amortisation Fund in an amount equal to the positive difference between:

- (i) the Outstanding Principal Balance of Series A on the Determination Date preceding the relevant Payment Date; and
- (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans **on the Determination Date preceding the relevant Payment Date**, and b) the Amortisation Account balance on the Determination Date preceding the relevant Payment Date.

- **Withholding for the Second Amortisation Fund** (section V.4.2.1 2. 9 of the Prospectus) shall mean:
 - 9. Withholding for the Second Amortisation Fund in an amount equal to the lower of:
 - 1. The Outstanding Principal Balance of Series B on the Determination Date preceding the relevant Payment Date.
 - 2. The positive difference between:
 - (i) the sum of the Outstanding Principal Balance of Series A and Series B on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans **on the Determination Date preceding** the relevant Payment Date, and b) the Amortisation Account balance on the Determination Date preceding the relevant Payment Date.

- **Withholding for the Third Amortisation Fund** (section V.4.2.1 2. 11 of the Prospectus) shall mean:
 - 11. Withholding for the Third Amortisation Fund in an amount equal to the lower of:
 - 1. The Outstanding Principal Balance of Series C on the Determination Date preceding the relevant Payment Date.
 - 2. The positive difference between:
 - (i) the Outstanding Principal Balance of Series A, Series B and Series C on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans **on the Determination Date preceding** the relevant Payment Date, and b) the Amortisation Account balance on the Determination Date preceding the relevant Payment Date.

- **Withholding for the Fourth Amortisation Fund** (section V.4.2.1 2. 13 of the Prospectus) shall mean:
 - 13. Withholding for the Fourth Amortisation Fund in an amount equal to the lower of:
 - 1. The Outstanding Principal Balance of Series C on the Determination Date preceding the relevant Payment Date.
 - 2. The positive difference between:
 - (i) the Outstanding Principal Balance of the Bond Issue on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans **on the Determination Date preceding** the relevant Payment Date, and b) the Amortisation Account balance on the Determination Date preceding the relevant Payment Date.

Accordingly, the information contained in section III.4.2 a) 2) i) of the Prospectus referred to above may be notified by 2 pm two days in advance of each record date in accordance with Iberclear's procedures.

Madrid, May 12, 2016

Paula Torres Esperante
Attorney-in-fact

José Luis Casillas González
Attorney-in-fact

Material Event concerning

MBS BANCAJA 1 Fondo de Titulización de Activos

As provided for in the Offering Circular or Prospectus for **MBS BANCAJA 1 Fondo de Titulización de Activos** (the “Fund”) notice is given to the COMISIÓN NACIONAL DEL MERCADO DE VALORES of the following material event:

- On November 19, 2015 the Fund’s Treasury Account is to be effectively transferred to CITIBANK INTERNATIONAL LTD, Sucursal en España (“**CITI**”), following the signature, on November 12, 2015, of a new Guaranteed Interest Rate Account (Treasury Account) Agreement by the Management Company, for and on behalf of the Fund, CITI and BANKIA, S.A. and the relevant notice to BARCLAYS BANK, PLC Sucursal en España, as the former provider of the Fund’s Treasury Account.

The ratings for CITIBANK INTERNATIONAL LTD’s short- and long-term unsecured and unsubordinated debt obligations assigned by the Rating Agencies are currently as follows:

| | Fitch | Moody’s |
|-------------------|--------------|----------------|
| Short-term | F1 | P-1 |
| Long-term | A | A1 |

- In addition, BNP PARIBAS SECURITIES SERVICES, Sucursal en España (“**BNP Paribas**”) has been designated Bond Paying Agent, following the signature of a new Paying Agent Agreement by the Management Company, for and on behalf of the Fund, BNP Paribas and BANKIA, S.A. and the relevant cancellation agreement signed with BARCLAYS BANK, PLC Sucursal en España, as the former Paying Agent, effective as of November 19, 2015.

The ratings for BNP PARIBAS SECURITIES SERVICES’ short- and long-term unsecured and unsubordinated debt obligations assigned by the Rating Agencies are currently as follows:

| | Fitch | Moody’s |
|-------------------|--------------|----------------|
| Short-term | F1 | P-1 |
| Long-term | A+ | A1 |

- As a result of the new Agreements referred to above, the following sections of the Fund Prospectus shall henceforth read as follows:

| Section | Description |
|--|--|
| V.3.1 Paragraphs 2 et seq. (Treasury Account) | CITIBANK INTERNATIONAL LTD, Sucursal en España (“ CITI ”), guarantees for the Fund, through its Management Company and in relation to amounts credited to the Treasury Account, an annual nominal interest rate, floating quarterly and settled quarterly, other than for the first interest accrual period, the duration of and the interest settlement for which based on the duration of that period, applicable for each interest accrual period, shall be as defined in 5.2 below, on the positive final daily balances in each period in the Treasury Account. The nominal interest rate applicable to each interest accrual period shall be the higher of (i) zero percent (0.00%); and (ii) the Euribor rate currently calculated and |

| Section | Description |
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| | <p>distributed by the financial information system Global Rate Set Systems Ltd (GRSS) under a European Money Markets Institute (EMMI) mandate and three- (3-) month EURIBOR ACI, set at 11am (CET) on the second Business Day preceding the first day of each interest accrual period (the "Guaranteed Interest Rate"). Interest shall be settled on February 17, May 17, August 17 and November 17 of each year and 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. The first interest accrual period shall comprise the days elapsed between November 19, 2015 and February 17, 2016.</p> <p>CITI agrees with the Management Company to keep the Guaranteed Interest Rate for a period of three (3) years from November 19, 2015. However, after three (3) months have elapsed from that date, CITI may on each interest settlement and payment date establish a new Guaranteed Interest Rate, (the "New Guaranteed Interest Rate") which shall replace the rate theretofore in place. The Management Company shall have 1 month after receiving the notice from CITI to, following an agreement with BANKIA, accept the New Guaranteed Interest Rate or not. If the Management Company should not accept the New Guaranteed Interest Rate established by CITI, the Management Company may replace CITI as the Treasury Account provider and CITI will transfer the amount credited to the Treasury Account and the interest accrued to the new Treasury Account opened in the Fund's name to be designated by the Management Company following an agreement with BANKIA.</p> <p>In the above connection, BANKIA shall propose the new institution to which the Treasury Account is to be transferred to the Management Company. The costs resulting from that replacement, if any, shall be borne by BANKIA.</p> <p>In any case, three months after the New Guaranteed Interest Rate being notified, whether it is accepted by the Management Company or not, following an agreement with BANKIA as to the New Guaranteed Interest Rate and, as the case may be, transfer of the amount credited to the Treasury Account, the interest rate applicable to the Treasury Account shall be the New Guaranteed Interest Rate.</p> <p>In the event that the short-term unsecured and unsubordinated debt obligations of CITIBANK INTERNATIONAL LTD should be downgraded below P-1 or F-1 respectively by Moody's and Fitch, the Management Company shall, following an agreement with BANKIA, within not more than thirty (30) days from the occurrence of that event, after notifying the Rating Agencies, do one of the following in order to allow a suitable level of security to be maintained with respect to the commitments derived from this Agreement in order for there to be no detriment to the rating given to the Bonds by the Rating Agencies:</p> <p>a) Obtain from an institution with short-term unsecured and unsubordinated debt obligations rated at least as high as P-1 and F1 respectively by Moody's and Fitch, a first demand guarantee securing for the Fund, merely upon the Management Company so requesting, prompt payment by CITI of its obligation to repay the amounts credited to the Treasury Account, for such time as CITIBANK INTERNATIONAL LTD's debt obligations remain downgraded below P-1 or F1.</p> <p>b) Transfer the Fund's Treasury Account to an institution with short-term unsecured and unsubordinated debt obligations rated at least as high as P-1 and F1 respectively by Moody's and Fitch, and arranging a yield for its balances, which may differ from that arranged with CITI under this Agreement.</p> |

| Section | Description |
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| | <p>All costs incurred in connection with putting in place and arranging the above options shall be borne by BANKIA, irrevocably agreeing to indemnify CITI against any expenses, liabilities or (economic or any other) losses arising out of the Treasury Account Agreement, the Deed of Constitution and/or the Prospectus, as a result of the downgrade on the terms herein laid down of CITI's credit rating, other than in the event of negligence or wilful misconduct.</p> <p>BANKIA shall agree, forthwith upon a credit rating downgrade of the Treasury Account Provider, or upon the Management Company, following an agreement with BANKIA, rejecting the New Guaranteed Interest Rate or deciding to transfer the Treasury Account to a third party or upon the Agreement being cancelled by CITI, all in accordance with the Treasury Account Agreement, to use commercially reasonable efforts in order that the Management Company may take one of the remedial actions described above.</p> |
| <p>V.3.6 Paragraphs 3 et seq. (Bond Paying Agent Agreement)</p> | <p>Both upon a breach by BNP PARIBAS SECURITIES SERVICES, Sucursal en España (“BNP Paribas”) of the obligations under this Agreement, and in the event that the rating of the unsecured and unsubordinated debt obligations of BNP Paribas Securities Services should, at any time during the life of the Bond Issue, be downgraded below F2 or P-1, respectively by Fitch and Moody's, the Management Company shall, following an agreement with BANKIA, within not more than thirty (30) days from the occurrence of that event do one of the following:</p> <p>(i) obtain from an institution with short-term unsecured and unsubordinated debt obligations rated at least as high as F2 and P-1 respectively by Fitch and Moody's, an unconditional and irrevocable first demand guarantee securing for the Fund, merely upon the Management Company so requesting, the commitments made by the Paying Agent, for such time as BNP Paribas Securities Services remains downgraded below F2 and P-1; or</p> <p>(ii) revoke the Paying Agent's designation and thereupon designate another institution with short-term unsecured and unsubordinated debt obligations rated at least as high as F2 and P-1 respectively by Fitch and Moody's, to replace it before terminating the Paying Agent Agreement or, as the case may be, under a new paying agent agreement;</p> <p>and subject to prior notice to the Rating Agencies.</p> <p>BANKIA shall agree to use commercially reasonable efforts in order that the Management Company may do one of (i) or (ii) above.</p> <p>Notwithstanding the above, the Management Company shall not be able to revoke the designation of BNP Paribas as Paying Agent until November 12, 2016. In addition, BNP Paribas may decline to carry on discharging its duties from November 12, 2016.</p> <p>In consideration of the services to be provided by the Paying Agent, the Fund shall pay it during the term of the Agreement a fee of 0.01% (inclusive of taxes), on the total interest payment and principal repayment amount distributed by the Paying Agent, as instructed by the Management Company, to Bondholders on each Bond Payment Date, payable on the same Payment Date, which shall be payable on each Payment Date and shall be paid provided that the Fund has sufficient liquidity in the Fund's Priority of Payments or, as the case may be, in the Liquidation Priority of Payments.</p> |

| Section | Description |
|---------|---|
| | In the event that the Fund, through the Management Company, due to the absence of sufficient liquidity on a Payment Date in the Priority of Payments of the Fund, should fail to pay the full fee, overdue amounts shall be accumulated without any penalty whatsoever to the fee falling due on the next Payment Date, unless that absence of liquidity should continue, in which case the amounts due shall build up until the Payment Date on which they are paid. |

Madrid, November 17, 2015

Mario Masiá Vicente
General Manager

Material Event concerning

MBS BANCAJA 1 Fondo de Titulización de Activos

In accordance with the provisions of the Prospectus for **MBS BANCAJA 1 Fondo de Titulización de Activos** (the “Fund”) notice is given to the COMISIÓN NACIONAL DEL MERCADO DE VALORES of the following material event:

- As a result of the downgrade of the rating of the unsecured and unsubordinated debt obligations of BANKIA, S.A. (“**BANKIA**”) and as provided for in the Interest Swap Agreement, BANKIA has, with the consent of the Management Company, on behalf of the Fund, agreed with THE ROYAL BANK OF SCOTLAND PLC (“**RBS**”) that this bank will take over as Party B under the Interest Swap Agreement on the following terms:
 - On April 10, 2013, RBS, BANKIA and the Management Company, for and on behalf of the Fund, entered into the subrogation agreement in respect of the Interest Swap Agreement whereby RBS took over as Party B under that agreement.
 - On that same date, RBS and the Management Company, for and on behalf of the Fund, entered into an amendment agreement in respect of the Interest Swap Agreement, updating the Rating Agencies’ criteria.
 - On March 21, 2013, RBS, BARCLAYS BANK PLC, Sucursal en España (“**BARCLAYS**”) and the Management Company, for and on behalf of the Fund, entered into the Swap Collateral Account Agreement whereby the Management Company opened a guaranteed floating rate Euro current account in the name of the Fund at BARCLAYS, into which the RBS is to pay the collateral, if any, required as security for its obligations as counterparty under the Interest Swap Agreement, in terms of Annex III. The collateral amount is determined on a weekly basis having regard to the Swap valuation and the Rating Agencies’ criteria applicable for the purposes hereof.

The collateral posted by RBS to the Fund currently amounts to EUR 4,300,000.00.

- The ratings for RBS’ short- and long-term unsecured and unsubordinated debt obligations assigned by the Rating Agencies are currently as follows:

| | Moody’s | Fitch |
|--------------------------|----------------|--------------|
| Short-term rating | P-2 | F1 |
| Long-term rating | A3 | A |

- The ratings for BARCLAYS’ short- and long-term unsecured and unsubordinated debt obligations assigned by the Rating Agencies are currently as follows:

| | Moody’s | Fitch |
|--------------------------|----------------|--------------|
| Short-term rating | P-1 | F1 |
| Long-term rating | A2 | A |

- Following execution of the aforementioned agreement amending the Interest Swap Agreement with RBS, the following sections of the Fund Prospectus shall read as follows:

| Section | Description |
|---|--|
| <p>V.3.5 Interest Swap Agreement Section 7</p> | <p>7. Downgrade of Party B's credit rating.</p> <p>(i) Fitch Criteria.</p> <p>A. (i) In relation to each uncured Fitch Level 1 Required Rating Loss Event (unless a previous Fitch Level 1 Required Rating Loss Event remains uncured), Party B shall use its best efforts, at its cost, to Cure the Fitch Level 1 Required Rating Loss within the relevant Fitch Level 1 Rating Loss Cure Period, although if a Fitch Level 2 Required Rating Loss Event should occur on the same date as the Fitch Level 1 Required Rating Loss Event or during the Fitch Level 1 Rating Loss Cure Period, that Fitch Level 1 Required Rating Loss Event shall be taken not to have occurred.</p> <p>(ii) In relation to each uncured Fitch Level 2 Required Rating Loss Event (unless a previous Fitch Level 2 Required Rating Loss Event remains uncured), Party B shall use its best efforts, at its cost, to Cure the Fitch Level 2 Required Rating Loss within the relevant Fitch Level 2 Rating Loss Cure Period, although until the Curing of Fitch Level 2 Required Rating Loss occurs during the Fitch Level 2 Rating Loss Cure Period, Party B shall do whatever is necessary in order for Delivery of Credit Support on Loss of Fitch Rating to occur.</p> <p>B. Additional definitions In this section: "Fitch" shall mean Fitch Ratings Limited or any other replacement entity. "Entity with Minimum Fitch Level 1 Rating" shall mean any entity with long- and short-term unsecured and unsubordinated debt obligations respectively rated A and F1 by Fitch. "Delivery of Credit Support on Loss of Fitch Rating" shall mean the fulfilment by Party B of its obligation to deliver credit support to Party A with a given value in terms of Appendix A to Annex III in support of the obligations it acquired under the Interest Swap Agreement although such credit support shall be valued each week. "Curing of Fitch Level 1 Required Rating Loss" shall mean, in relation to a Fitch Level 1 Required Rating Loss Event the date after the Fitch Level 1 Required Rating Loss Event on which any of the following occurs: (i) Credit Support: Delivery of Credit Support on Loss of Fitch Rating; or (ii) Without delivery of credit support: Curing of Loss of Fitch Required Rating without credit support (and, for the avoidance of doubt, if Curing of Loss of Fitch Required Rating without credit support should occur, Party B shall not be bound to assign or keep in place any additional credit support with respect to a Fitch Level 1 Required Rating Loss Event, but will be bound to assign or keep in place any credit support in accordance with the Delivery of Credit Support on Loss of Fitch Rating while the Curing of Loss of Fitch Required Rating without credit support is pending). "Fitch Level 1 Rating Loss Cure Period" shall mean, in relation to a Fitch Level 1 Required Rating Loss Event and the relevant Cure, the period of 14 calendar days starting from (but not including) the date of the occurrence of that Fitch Level 1 Required Rating Loss Event. "Fitch Level 1 Required Rating Loss Event" shall mean the first date on which neither Party B (or its successor), nor any credit support provider or co-obligor of Party B, is an Entity with Minimum Fitch Level 1 Rating. "Curing of Fitch Level 2 Required Rating Loss" shall mean, in relation to a Fitch Level 2 Required Rating Loss Event, the date after such Fitch Level 2 Required Rating Loss Event on which any of the following occurs: (i) Credit Support: Delivery of Credit Support on Loss of Fitch Rating; and</p> |

| Section | Description |
|---------|---|
| | <p>(ii) Without delivery of credit support: the Curing of Loss of Fitch Required Rating without credit support (and, for the avoidance of doubt, if a Curing of Loss of Fitch Required Rating without credit support should occur, Party B shall not be bound to assign or keep in place any additional credit support with respect to a Fitch Level 2 Required Rating Loss Event, but will be bound to assign or keep in place any credit support in accordance with the Delivery of Credit Support on Loss of Fitch Rating while the Curing of Loss of Fitch Required Rating without credit support is pending).</p> <p>“Fitch Level 2 Rating Loss Cure Period” shall mean, in relation to a Fitch Level 2 Required Rating Loss Event and the relevant Cure, the period of 30 calendar days starting from (but not including) the date of the occurrence of that Fitch Level 2 Required Rating Loss Event.</p> <p>“Fitch Level 2 Required Rating Loss Event” shall mean the first date on which neither Party B (or its successor), nor any credit support provider or co-obligor of Party B, is an Entity with Minimum Fitch Level 2 Rating.</p> <p>“Entity with Minimum Fitch Level 2 Rating” shall mean any entity with long- and short-term unsecured and unsubordinated debt obligations respectively rated BBB- and F3 by Fitch.</p> <p>“Entity for Cure without credit support” shall mean, at any time, any third party (who may also be an Affiliate of Party B) who is (or in respect of which the credit support provider for its obligations is) an Entity with Minimum Fitch Level 1 Rating at that time.</p> <p>“Curing of Loss of Fitch Required Rating without credit support” shall mean the first date on which any of the following occurs:</p> <p>(i) Assignment: Subject to any other provision relating to assignments of the Interest Swap Agreement, Party B transfers all of its rights and obligations originated by that Master Agreement to a replacement third party which is an Entity for Cure without credit support.</p> <p>(ii) Co-obligor or credit support provider: Party B does whatever may be necessary in order for a third party who is an Entity for Cure without credit support to become co-obligor or credit support provider with respect to the obligations acquired by Party B under the Master Interest Swap Agreement.</p> <p>(iii) Alternative action: Party B takes any other action (x) which Fitch confirms in writing will trigger no negative rating decision with respect to the current rating of the Bonds and (y) which Party A, acting reasonably, confirms to Party B will not be materially detrimental to bondholders’ interests.</p> <p>(ii) Moody’s Criteria.</p> <p>Party B irrevocably agrees as follows under the Interest Swap Agreement:</p> <p>(1) If, at any time during the life of the Bond Issue, neither Party B nor any of its Credit Support Providers has the First Required Rating Threshold (“First Rating Default”), then Party B shall do one of the following within thirty (30) Business Days of the occurrence of that circumstance:</p> <p>a) Obtain a Replacement with the First Required Rating Threshold (or else a Replacement having a Credit Support Provider with the First Required Rating Threshold).</p> <p>b) Obtain a Credit Support Provider with the First Required Rating Threshold.</p> <p>c) Post or assign cash or securities collateral as security for Party A with an institution with short-term unsecured and unsubordinated debt obligations rated P-1 by Moody’s in the required First Rating Default amount in terms of Credit Support Annex III according to Moody’s Criteria.</p> <p>The collateral amount posted to Party A by Party B under this section (1) shall be returned to Party B when the causes triggering the First Rating Default cease.</p> <p>(2) If, at any time during the life of the Bond Issue, neither Party B nor any of its Credit Support Providers has the Second Required Rating Threshold (“Second Rating Default”), then Party B shall, on a best efforts basis and as soon as possible,</p> <p>(A) obtain a Credit Support Provider with at least the Second Required Rating Threshold;</p> |

| Section | Description |
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| | <p>(B) obtain an Eligible Replacement with at least the Second Required Rating Threshold (or else a Replacement having a Credit Support Provider with the Second Required Rating Threshold); or</p> <p>(C) take any other action (x) which Moody's confirms in writing will not trigger a downgrade or withdrawal of the rating currently assigned by Moody's to the Bonds and (y) which Party A, acting reasonably, confirms to Party B will not be materially detrimental to bondholders' interests.</p> <p>While none of the above is done, Party B shall, within thirty (30) Business Days from the occurrence of the Second Rating Default, post or assign cash or securities collateral as security for Party A with an institution with short-term unsecured and unsubordinated debt obligations rated P-1 by Moody's in the required Second Rating Default amount in terms of Credit Support Annex III according to Moody's Criteria.</p> <p>The collateral amount posted to Party A by Party B under this section (2) shall be returned to Party B: a) fully, when the causes for the First Rating Default cease., or, b) partially, when the causes for the Second Rating Default cease but not so the causes for the First Rating Default, in which case the collateral shall be posted in the required First Rating Default amount.</p> <p>Party B's obligations under (1) and (2) above, and the Early Termination events deriving under the same, shall only apply during such time as the events respectively triggering the First Rating Default or the Second Rating Default are in place.</p> <p>All costs, expenses and taxes incurred in connection with complying with the preceding actions and obligations shall be borne by Party B.</p> <p>In Moody's Criteria:</p> <p>"Eligible Guarantee" shall mean an unconditional, irrevocable guarantee given by a Credit Support Provider jointly and severally (as principal debtor) directly enforceable by Party A with respect to which (A) a law firm provides a legal opinion confirming that no payments by that entity to Party A under the Guarantee results in any requirement for deduction or withholding for or on account of any tax; or (B) that Guarantee determines that, if any such payments by the Credit Support Provider to Party A are subject to any requirement for deduction or withholding for or on account of any tax, that Credit Support Provider shall be bound to make such additional payment as may be necessary in order for the net payment ultimately received by Party A (clear of any tax) to be equal to the total amount Party A would have received had there been no such deduction or withholding, or (C) where any payment under that guarantee is made net of deductions or withholdings for or on account of any tax, Party B shall be bound to make such additional payment as may be necessary in order for the net payment received by Party A on the part of the credit support provider to be equal to the total amount Party A would have received had there been no such deduction or withholding.</p> <p>"Credit Support Provider" shall mean an entity providing an unconditional, irrevocable, first demand guarantee with respect to all present and future obligations of Party B with respect to the Interest Swap Agreement (the "Eligible Guarantee").</p> <p>"Relevant Entity" or "Relevant Entities" shall mean Party B and any credit support provider under an Eligible Guarantee in relation to all present and future obligations of Party B under this Agreement.</p> <p>"Moody's Short-Term Rating" shall mean a credit rating assigned by Moody's under its short-term scale with respect to an entity's short-term unsecured and unsubordinated debt obligations.</p> <p>"Replacement" shall mean an entity taking over as Party B under the Interest Swap Agreement or entering into a new interest swap agreement with Party A, on terms substantially matching those of the Interest Swap Agreement (which shall be confirmed by Party A, on a best efforts basis), and provided that (A) a law firm provides a legal opinion confirming that no payments by that entity to Party A results in any requirement for</p> |

| Section | Description |
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| | <p>deduction or withholding for or on account of any tax; or (B) if any such requirement for deduction or withholding exists, the payment made by that entity shall be increased by such amount as may be necessary in order for the net payment received by Party A to be equal to the amount Party A would have received had there been no such deduction or withholding. That institution shall thereafter be considered in every respect to be Party B under the Interest Swap Agreement or the new protection agreement to be entered into.</p> <p>"Eligible Replacement" shall mean a Replacement (A) with the Second Required Rating Threshold, or (B) whose present and future obligations to Party A under this Agreement (or its replacement as applicable) are secured by a Guarantee provided by a Credit Support Provider with the Second Required Rating Threshold.</p> <p>An entity shall have the "First Required Rating Threshold" (A) in the event that such entity has a Moody's Short-Term Rating, if that rating is P-1 and Moody's rating for its long-term unsecured and unsubordinated debt obligations is at least as high as A2 and (B) in the event that such entity does not have a Moody's Short-Term Rating, where its long-term unsecured and unsubordinated debt obligations (or its obligations as counterparty) are rated at least as high as A1 by Moody's.</p> <p>An entity shall have the "Second Required Rating Threshold" (A) in the event that such entity has a Moody's Short-Term Rating, if that rating is at least as high as P-2 and Moody's rating for its long-term unsecured and unsubordinated debt obligations is at least as high as A3, and (B) in the event that such entity does not have a Moody's Short-Term Rating, where its long-term unsecured and unsubordinated debt obligations (or its obligations as counterparty) are rated at least as high as A3 by Moody's.</p> |

Madrid, April 19, 2013

Mario Masiá Vicente
General Manager

**Material Event
concerning**

MBS BANCAJA 1 Fondo de Titulización de Activos

Pursuant to Chapter III, section III.4.2 of the Prospectus for **MBS BANCAJA 1 Fondo de Titulización de Activos** (the “Fund”) notice is given to the COMISIÓN NACIONAL DEL MERCADO DE VALORES of the following material event:

- As set out in the material event dated August 7, 2009, Banco Cooperativo Español S.A. was designated Bond Paying Agent on this date by entering into an Agreement to be subrogated to and novating and amending but not terminating the Bond Paying Agent Agreement.
- Accordingly, the following section of the Fund’s Prospectus should read as follows:

| Section | Description |
|---------------------|--|
| <p>V.3.6</p> | <p>Bond Paying Agent Agreement.</p> <p>Paragraph three of this section, containing references to the actions to be taken in the event of the Paying Agent’s credit ratings being downgraded, is replaced with the following wording:</p> <p>“In connection with the provisions of section (iv) of the preceding paragraph, the Management Company shall, on the Business Day preceding each Payment Date, pay out of the Treasury Account, into an account opened in the name of the Fund at the Paying Agent, the total Bond interest payment and principal repayment amount for each Series. The return on investments interim tax amounts to be withheld on each Payment Date on Bond interest in accordance with the applicable statutory provisions, shall remain credited to the Fund’s account at the Paying Agent until the date on which the Management Company has to actually pay the same to the Tax Administration.</p> <p>Both upon a breach by the Paying Agent of its obligations under this Agreement and in the event that the rating of the Paying Agent’s short-term unsecured and unsubordinated debt obligations should, at any time during the life of the Bond Issue, be downgraded below F2 or P-1 respectively by Fitch and Moody’s, the Management Company shall within not more than thirty (30) days from the time of the occurrence of such circumstance, do either of the following:</p> <p>(i) obtain from an institution with short-term unsecured and unsubordinated debt obligations rated at least as high as F2 and P-1 respectively by Fitch and Moody’s, an unconditional and irrevocable first demand guarantee securing for the Fund, merely upon the Management Company so requesting, the commitments made by the Paying Agent for such time as the Paying Agent remains downgraded below F2 or P-1; or</p> <p>(ii) revoke the Paying Agent’s designation and thereupon designate another institution with short-term unsecured and unsubordinated debt obligations rated at least as high as F2 and P-1 respectively by Fitch and Moody’s, to take its place before terminating the Paying Agent Agreement, or, as the case may be, under a new paying agent agreement, and subject to prior notice being served on the Rating Agencies.</p> <p>The Paying Agent shall agree, forthwith upon its credit rating being downgraded, to use commercially reasonable efforts in order that the Management Company may do either of (i) or (ii) above.</p> <p>BANCAJA shall agree, upon the Management Company’s request and provided that its short-</p> |

| Section | Description |
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| | <p>term unsecured and unsubordinated debt obligations are rated at least as high as F2 and P-1 respectively by Fitch and Moody's, to be subrogated to this Paying Agent Agreement as Paying Agent.”</p> <p>Paragraph four of this section, concerning the Paying Agent's compensation, is replaced with the following wording:</p> <p>“In consideration of the services to be provided by the Paying Agent, the Fund shall pay it on each Payment Date during the term of this Agreement, a fixed fee which shall be payable provided that the Fund has sufficient liquidity and in the Priority of Payments. If the Paying Agent should be replaced, the Management Company shall be entitled to change the fee payable to the replacement institution, which may differ from the set fee.”</p> |

Issued to serve and avail as required by law, at Madrid, on December 29, 2009.

Mario Masiá Vicente
General Manager

**Material Event
concerning**

MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS

Pursuant to Chapter III, section 4.2.d, of the Prospectus for **MBS BANCAJA 1 Fondo de Titulización de Activos** (the “Fund”) notice is given to the COMISIÓN NACIONAL DEL MERCADO DE VALORES of the following material event:

- As set out in the material events dated October 16, 2008, January 8, 2009 and February 4, 2009, amendments have been made to the Guaranteed Interest Rate Account (Treasury Account) Agreement and the Interest Swap Agreement, both entered into by the Fund.
- Accordingly, the following sections of the Fund’s Prospectus should read as follows:

| Section | Description |
|---------------------|---|
| <p>V.3.1</p> | <p>Guaranteed Interest Rate Account (Treasury Account) Agreement.</p> <p>In paragraph three of this section, concerning the actions to be taken in the event of the Treasury Account provider’s rating being downgraded, the reference to “ten (10) Business Days” is replaced with “thirty (30) days”.</p> <p>As set out in the material event dated February 4, 2009, on February 3, 2009 the Fund’s Treasury Account was transferred to Banco Popular Español S.A., and the latter was subrogated to the Guaranteed Interest Rate Account (Treasury Account) Agreement entered into with Bancaja.</p> |
| <p>V.3.5</p> | <p>Interest Swap Agreement.</p> <p>The Interest Swap Agreement, entered into based on the Spanish Banking Association’s standard Master Financial Transaction Agreement (CMOF), consists of the Master Agreement, Schedules I, II and III (Collateral Assignment Agreement) and the Confirmation.</p> <p>The references to the general terms of the Interest Swap Agreement, set out after subsection 5.1 of this section, are replaced with the following:</p> <p>“6. Events of default specific to the Interest Swap Agreement.</p> <p>If on a Payment Date the Fund (Party A) should not have sufficient liquidity to pay the full net amount, if any, payable to Party B, the portion of this net amount not paid shall be settled on the following Payment Date provided that the Fund has sufficient liquidity in the Priority of Payments. Should such event of default occur on two consecutive Payment Dates, Party B may choose to terminate the Interest Swap Agreement. In this event, the Fund (Party A) shall accept the obligation to pay the settlement amount established to which it is bound on the terms of the Interest Swap Agreement, the foregoing in the Priority of Payments. Should the settlement amount payable under the Interest Swap Agreement be a payment obligation for Party B and not for the Fund (Party A), Party B shall take over the obligation to pay the settlement amount provided for in the Interest Swap Agreement.</p> <p>Subject to the above, other than in an event of permanent financial imbalance of the Fund, the Management Company shall endeavour, for and on behalf of the Fund, to enter into a new swap agreement on terms substantially identical with the Interest Swap Agreement.</p> <p>7. Ratings Downgrade of Party B.</p> <p>(i) Fitch Criteria.</p> |

| Section | Description |
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| | <p>In accordance with Fitch's report "Counterparty Risk in Structured Finance Transactions: Hedge Criteria" published on August 1, 2007 (the "Fitch Criteria"), Party B shall irrevocably agree as follows under the Interest Swap Agreement:</p> <p>(1) If at any time during the life of the Bond Issue the unsecured and unsubordinated debt obligations of Party B should cease to have a short-term rating at least as high as F1 by Fitch and a long-term rating at least as high as A by Fitch ("Initial Fitch Rating Event"), both the "Required Ratings", then Party B shall, within thirty (30) calendar days of the occurrence of that Initial Fitch Rating Event, do any of the following:</p> <p>(A) transfer all of its rights and obligations with respect to the Interest Swap Agreement to a Replacement having the Required Ratings by Fitch;</p> <p>(B) obtain an unconditional guarantee from a third party having the Required Ratings by Fitch, in support of its obligations under the Interest Swap Agreement;</p> <p>(C) post or assign collateral in the form of cash or securities to Party A at an institution with short-term unsecured and unsubordinated debt obligations rated at least as high as F1 by Fitch, in terms of Collateral Assignment Schedule III based on the Fitch Criteria.</p> <p>If either of (1)(A) or (1)(B) above are satisfied at any time, all collateral (or the equivalent thereof, as appropriate) transferred to Party A by Party B pursuant to (1)(C) will be retransferred to Party B and Party B will not be required to transfer any additional collateral.</p> <p>(2) Fitch Criteria (continued):</p> <p>If at any time during the life of the Bond Issue the unsecured and unsubordinated debt obligations of Party B should cease to have a short-term rating at least as high as F2 or a long-term rating at least as high as BBB+ by Fitch ("First Subsequent Fitch Rating Event"), then (1)(A) and (1)(B) above shall be preferred by Fitch.</p> <p>If Party B should choose (1)(C) above, then an independent third party shall calculate the amount of the cash or securities collateral in terms of Collateral Assignment Schedule III based on the Fitch Criteria.</p> <p>(3) Fitch Criteria (continued):</p> <p>If at any time during the life of the Bond Issue the unsecured and unsubordinated debt obligations of Party B should cease to have a short-term rating at least as high as F3 or a long-term rating at least as high as BBB- by Fitch ("Second Subsequent Fitch Rating Event"), then Party B shall, within thirty (30) calendar days of the occurrence of that Second Subsequent Fitch Rating Event, do either of the following:</p> <p>(A) transfer all of its rights and obligations with respect to the Interest Swap Agreement to a Replacement having the Required Ratings by Fitch; or</p> <p>(B) obtain an unconditional guarantee from a third party having the Required Ratings by Fitch, in support of its obligations under the Interest Swap Agreement.</p> <p>Pending compliance with either of the alternatives described above, Party B shall, from the occurrence of the Second Subsequent Fitch Rating Event, post or assign collaterals in the form of cash or securities to Party A at an institution with short-term unsecured and unsubordinated debt obligations rated at least as high as F1 by Fitch, in terms of Collateral Assignment Schedule III based on the Fitch Criteria.</p> <p>If (B) should be chosen for (1), (2) and (3) above, both the guarantee referred to therein and the legal opinion attached thereto shall be reviewed by Fitch or its legal advisers. The guarantee shall be verified by Fitch or its legal advisers as to its enforceability.</p> <p>All costs, expenses and taxes incurred upon complying with the foregoing actions and</p> |

| Section | Description |
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| | <p>obligations shall be borne by Party B.</p> <p>The alternative actions described in this section, and the deadlines and ratings, based on Fitch's current criteria, may be updated, changed or replaced by Fitch. Any replacement, substitution, guarantee, collateral or assignment shall be made on such terms as the Management Company and Fitch shall deem appropriate in order to ensure maintenance of the ratings assigned to each Bond Series by Fitch, based on the Fitch Criteria in force at the time.</p> <p>(ii) Moody's Criteria.</p> <p>Party B shall irrevocably agree as follows under the Interest Swap Agreement:</p> <p>(1) If at any time during the life of the Bond Issue neither Party B nor any of its Credit Support Providers has the First Required Rating Threshold ("First Rating Default"), then Party B shall, within thirty (30) Business Days of the occurrence of that circumstance, do any of the following:</p> <ul style="list-style-type: none"> a) Obtain a Replacement having the First Required Rating Threshold (or a Replacement with a Credit Support Provider having the First Required Rating Threshold). b) Obtain a Credit Support Provider having the First Required Rating Threshold. c) Post or assign collateral in the form of cash or securities to Party A at an institution with short-term unsecured and unsubordinated debt obligations rated P-1 by Moody's, in the required First Rating Default amount in terms of Collateral Assignment Schedule III based on Moody's Criteria. <p>The collateral amount posted to Party A by Party B under this section (1) shall be retransferred to Party B when the events triggering the First Rating Default cease.</p> <p>(2) If at any time during the life of the Bond Issue neither Party B nor any of its Credit Support Providers has the Second Required Rating Threshold ("Second Rating Default"), then Party B shall, on a best efforts basis and as soon as possible,</p> <ul style="list-style-type: none"> (A) obtain a Credit Support Provider having at least the Second Required Rating Threshold; or (B) obtain an Eligible Replacement having at least the Second Required Rating Threshold (or a Replacement with a Credit Support Provider having the Second Required Rating Threshold). <p>Pending compliance with either alternative described above, Party B shall, within thirty (30) Business Days of the occurrence of the Second Rating Default, post or assign collaterals in the form of cash or securities to Party A, at an institution with short-term unsecured and unsubordinated debt obligations rated P-1 by Moody's, in the required Second Rating Default amount in terms of Collateral Assignment Schedule III based on Moody's Criteria.</p> <p>The collateral amount posted to Party A by Party B under this section (2) shall be retransferred to Party B:</p> <ul style="list-style-type: none"> a) in full, when the events triggering the First Rating Default cease, or, b) in part, when the events triggering the Second Rating Default cease but the events triggering the First Rating Default do not, in which case the collateral shall be posted in the required First Rating Default amount. <p>Party B's obligations under (1) and (2) above, and the Termination events deriving therefrom, shall only apply during such time as the events respectively triggering the First Rating Default or the Second Rating Default are in place.</p> <p>All costs, expenses and taxes incurred upon complying with the foregoing actions and</p> |

| Section | Description |
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| | <p>obligations shall be borne by Party B.</p> <p>In connection with Moody's Criteria:</p> <p>"Eligible Guarantee" shall mean an unconditional and irrevocable guarantee provided by a Credit Support Provider jointly and severally (as principal obligor) directly enforceable by Party A with respect to which (A) a law firm provides a legal opinion confirming that none of the payments made by that institution to Party A under the Guarantee results in any requirement for deduction or withholding for or on account of any tax; or (B) the Guarantee determines that, if any such payments made by the Credit Support Provider to Party A results in any requirement for deduction or withholding for or on account of any tax, that Credit Support Provider shall be bound to pay that additional amount in order for the net payment ultimately received by Party A (clear of any tax) to be equal to the total amount which Party A would have received had there been no such deduction or withholding; or (C) if any payment under that guarantee is made net of deductions or withholdings for or on account of any tax, then Party B shall make an additional payment in order to ensure that the net amount received by Party A from the credit support provider shall be equal to the total amount which Party A would have received had there been no such deduction or withholding.</p> <p>"Credit Support Provider" shall mean an institution providing an unconditional, irrevocable and first demand guarantee with respect to all present and future obligations of Party B under the Interest Swap Agreement (the "Eligible Guarantee").</p> <p>"Relevant Entity" or "Relevant Entities" shall mean Party B and any credit support provider under an Eligible Guarantee with respect to all present and future obligations of Party B under this Agreement.</p> <p>"Moody's Short-Term Rating" shall mean a credit rating assigned by Moody's under its short-term scale with respect to an entity's short-term unsecured and unsubordinated debt obligations.</p> <p>"Replacement" shall mean any institution taking over as Party B under the Interest Swap Agreement or entering into a new Interest Swap Agreement with Party A, on terms substantially identical with the Interest Swap Agreement (which shall be confirmed by Party A, on a best efforts basis), and provided that (A) a law firm provides a legal opinion confirming that none of the payments made by that institution to Party A results in any requirement for deduction or withholding for or on account of any tax; or (B) if there is any such deduction or withholding, the payment made by that institution shall be increased by whatever amount is necessary in order for the net payment received by Party A to be equal to such other amount as Party A would have received had there been no such deduction or withholding. That institution shall thereafter, to all intents and purposes, be considered Party B under the Interest Swap Agreement or in the new protection agreement to be entered into.</p> <p>"Eligible Replacement" shall mean a Replacement (A) with the Second Required Rating Threshold, or (B) whose present and future obligations due to Party A under this Agreement (or its successor as applicable) are supported by a Guarantee provided by a Credit Support Provider having the Second Required Rating Threshold.</p> <p>An entity shall have the "First Required Rating Threshold" (A) in the event that such entity has a Moody's Short-Term Rating, if that rating is P-1 and its long-term unsecured and unsubordinated debt obligations are rated at least as high as A2 by Moody's, and (B) in the event that such entity does not have a Moody's Short-Term Rating, if its long-term unsecured and unsubordinated debt obligations (or its counterparty obligations) are rated at least as high as A1 by Moody's.</p> <p>An entity shall have the "Second Required Rating Threshold" (A) in the event that such entity has a Moody's Short-Term Rating, if that rating is at least as high as P-2 and its long-term unsecured and unsubordinated debt obligations are rated at least as high as A3 by Moody's,</p> |

| Section | Description |
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| | and (B) in the event that such entity does not have a Moody's Short-Term Rating, if its long-term unsecured and unsubordinated debt obligations (or its counterparty obligations) are rated at least as high as A3 by Moody's." |

Issued to serve and avail as required by law, at Madrid, on May 29, 2009.

Mario Masiá Vicente
General Manager

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Appendices II-VII mentioned in the Spanish Offering Circular have not been translated and are not included in this translation. These Appendices are available in Spanish upon request from the Management Company, and can be found in the Spanish version of the Offering Circular.

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular approved 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

This full Offering Circular has been entered in the Official Registers of the Comisión Nacional del Mercado de Valores (*National Securities Market Commission*) (“CNMV”) on May 17, 2004. Registration of the Offering Circular by the CNMV does not imply recommending subscription for or purchase of the Bonds referred to therein, nor indeed any statement whatsoever as to the solvency of the Fund or yield of the Bonds.

0.1 Name and nature of the Asset Securitisation Fund.

The name of the Fund is “**MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS**” (the “**Fund**”). The Management Company will constitute the Fund before the Bond Subscription Period begins in a public deed in pursuance of the provisions of Royal Decree 926/1998, May 14, regulating asset securitisation funds and securitisation fund management companies (“**Royal Decree 926/1998**”), Investment Trusts and Companies System and Mortgage Securitisation Funds Act 19/1992, July 7 (“**Act 19/1992**”), failing a provision in Royal Decree 926/1998, and to the extent applicable, and other applicable laws and regulations.

The Fund shall be a separate closed-end fund, devoid of legal personality. Its assets shall comprise the Pass-Through Certificates perfecting the assignment of the Mortgage Loans pooled therein upon being constituted, the Cash Reserve and the start-up expenses (constitution and issue), and its liabilities shall comprise the Bonds issued, the Subordinated Loan and the Start-Up Loan, and the net worth of the Fund shall be nil. Additionally, the Fund arranges an Interest Swap to be reported in memorandum accounts.

0.2 Representation of the Fund: Management Company.

EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN, is the Management Company that will constitute the Fund and will be responsible for managing and representing the same. It is also the Management Company’s duty, as the manager of third-party funds, to represent and defend the interests of the holders of the Bonds issued by the Fund and of all its other ordinary creditors.

The Management Company is responsible for the facts and figures contained in the Offering Circular, without prejudice to the responsibility of the other undertakings involved.

0.3 Bonds issued by the Fund.

Bond Issue: Face value of EUR 690,000,000.00 consisting of 6,900 Asset-Backed Bonds (the “**Bonds**”) having a face value of EUR 100,000.00, represented by means of book entries and comprised of four Bond Series:

- **Series A:** EUR 630,600,000.00, consisting of 6,306 Bonds
- **Series B:** EUR 14,500,000.00, consisting of 145 Bonds
- **Series C:** EUR 31,100,000.00, consisting of 311 Bonds
- **Series D:** EUR 13,800,000.00, consisting of 138 Bonds

Ratings: provisional ratings have been assigned by the Rating Agencies Moody’s Investors Service España, S.A. (“**Moody’s**”) and Fitch Ratings España, S.A. (“**Fitch**”).

| | Moody’s Ratings | Fitch Ratings |
|-------------------|-----------------|---------------|
| • Series A | Aaa | AAA |
| • Series B | Aa2 | AAA |
| • Series C | A2 | A+ |
| • Series D | Baa2 | BBB |

Secondary market where listing of the Bonds for trading will be applied for: AIAF FIXED-INCOME MARKET (*AIAF MERCADO DE RENTA FIJA*) (“**AIAF**”).

Institution in charge of the Bond accounting record: SOCIEDAD DE GESTIÓN DE LOS SISTEMAS DE REGISTRO, COMPENSACIÓN Y LIQUIDACIÓN DE VALORES S.A. (either “**Systems Company**” or “**Iberclear**”).

0.3.1 Issue Price: 100 percent of the face value of each Bond (EUR 100,000.00), clear of taxes and subscription costs for the subscriber through the Fund.

0.3.2 Nominal Interest Rate; variable quarterly, shall be the result of adding: (i) the Reference Rate and (ii) the following margins for each of the Series, in accordance with the provisions of section II.10.1 of the Offering Circular.

- **Series A:** margin ranging between 0.16% and 0.24%, both inclusive.
- **Series B:** margin ranging between 0.20% and 0.40%, both inclusive.
- **Series C:** margin ranging between 0.40% and 0.65%, both inclusive.
- **Series D:** margin ranging between 0.80% and 1.25%, both inclusive.

The margin applicable to each of the Series, expressed as a percentage, shall be determined with one accord among the Lead Managers by 10am (CET time) on the day on which the Subscription Period begins (May 18, 2004). Failing an agreement, the Management Company shall fix the specific margin for the Series in respect of which no margin was agreed, as follows:

- **Series A:** 0.20% margin.
- **Series B:** 0.33% margin.
- **Series C:** 0.55% margin.
- **Series D:** 1.07% margin.

Reference Rate: three- (3-) month Euribor rate, fixed at 11am (CET time) on the Interest Rate Fixing Date (second Business Day preceding each Payment Date), or, upon the failure or impossibility to obtain the same, the substitute rates for which provision is made in section II.10.1.3 of the Offering Circular.

Exceptionally, the Reference Rate for the first Interest Accrual Period shall be the rate resulting from the straight-line interpolation, taking into account the number of days in the first Interest Accrual Period, between the one- (1-) month Euribor rate and the three- (3-) month Euribor rate, fixed at 11am (CET time) on the third Business Day preceding the Closing Date, or, upon the failure or impossibility to obtain these Euribor rates, the substitute rates for which provision is made in section II.10.1.3 of the Offering Circular.

Principal repayment and interest Payment Dates: February 17, May 17, August 17 and November 17 in each year or the following Business Day if any of those is not a Business Day. The first interest Payment Date shall be August 17, 2004.

0.3.3 Amortisation of the Bonds.

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

Amortisation of Series A Bonds.

Series A Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins on the Payment Date falling on February 17, 2006 until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series A, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series, pro rated between the Bonds in Series A proper by reducing the face amount of each Series A Bond. The first partial amortisation of the Series A Bonds shall take place on the Payment Date falling on February 17, 2006.

The final amortisation of the Series A Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

Amortisation of Series B Bonds.

Series B Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series B, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series, pro rated between the Bonds in Series B proper by reducing the face amount of each Series B Bond.

The final amortisation of the Series B Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

Amortisation of Series C Bonds.

Series C Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series C, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series, pro rated between the Bonds in Series C proper by reducing the face amount of each Series C Bond.

The final amortisation of the Series C Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

Amortisation of Series D Bonds.

Series D Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series D, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series, pro rated between the Bonds in Series D proper by reducing the face amount of each Series D Bond.

The final amortisation of the Series D Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

0.3.4 Bond subscription and placement procedure.

Lead Managers: JPMORGAN, BANCAJA and SOCIÉTÉ GÉNÉRALE.

Underwriters and Placement Agents: JPMORGAN, BANCAJA, SOCIÉTÉ GÉNÉRALE, BANCO PASTOR, CDC IXIS CAPITAL MARKETS and FORTIS BANK.

Investors to whom the Bonds are offered: the placement of the Bond Issue is exclusively targeted at institutional investors.

Subscription Period: shall commence at 12 o'clock midday (CET time) on May 18, 2004 and end at 1pm (CET time) on the same day.

Closing Date: by 1pm (CET time) on May 21, 2004.

0.3.5 Jurisdiction in the event of litigation.

The constitution of the Fund, the Bond issue and the agreements for transactions hedging financial risks and the rendering of services to be entered into by the Management Company on behalf of the Fund shall be subject to Spanish Law. In any event, the Deed of Constitution and the transaction agreements to be entered into on behalf of the Fund shall be governed by and construed in accordance with Spanish Laws.

All matters, disagreements, actions and claims deriving from the Management Company's constitution, administration and legal representation of MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS, and the Bond Issue by the same, shall be submitted to the competent Spanish Courts and Tribunals.

0.4 Assets pooled in the Fund: Pass-Through Certificates.

The Fund shall pool Pass-Through Certificates wholly issued by BANCAJA on Mortgage Loans owned by BANCAJA granted by BANCAJA to individuals with real estate mortgage security on real properties (finished homes, business premises, industrial warehouses and country properties) located within Spanish territory, both directly and through subrogations of financing granted to developers.

The Deed of Constitution shall perfect the issue by BANCAJA of the Pass-Through Certificates and their subscription by the Fund, represented by the Management Company, making up an as yet indeterminate number whose total principal or capital shall be equal to or slightly in excess of EUR 690,000,000.00.

The Mortgage Loans shall be taken from a selection comprised of 13,866 mortgage loans, the outstanding principal of which amounted as of April 30, 2004 to EUR 714,642,743.75, with an overdue principal of EUR 364,282.96. The detailed characteristics of the mortgage loans selected are described in section IV.4 of the Offering Circular.

0.5 Risk hedging and service transactions arranged for on behalf of the Fund.

The Management Company shall, on behalf of the Fund, jointly upon executing the Deed of Constitution, proceed to formally enter into the agreements established hereinafter:

- (i) Guaranteed Interest Rate Account (Treasury Account) Agreement.
- (ii) Guaranteed Interest Rate Account (Amortisation Account) Agreement.
- (iii) Subordinated Loan Agreement amounting to EUR 9,660,000.00 to be drawn down and used on the Closing Date for initially provisioning and setting up the Cash Reserve on the terms for which provision is made in section III.2.3 of this Offering Circular.
- (iv) Start-Up Loan Agreement amounting to EUR 1,280,000.00 to be drawn down on the Closing Date.
- (v) Interest Swap Agreement.
- (vi) Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement.
- (vii) Bond Issue Management, Underwriting and Placement Agreement.
- (viii) Bond Paying Agent Agreement.

0.6 Fund Priority of Payments from the first Payment Date until the last Payment Date or liquidation of the Fund, inclusive.

On each Payment Date, the Management Company shall proceed successively to apply the Available Funds and the Available Funds for Amortisation in accordance with the priority of payments established hereinafter for each of them.

0.6.1 Available Funds: source and application.

1. **Source:** the Available Funds on each Payment Date to meet the payment or withholding obligations listed in section 2 below shall be the following amounts credited to the Treasury Account:
 - a) Mortgage Loan principal repayment income received between the preceding Payment Date, exclusive, and the relevant Payment Date, inclusive.
 - b) Ordinary and late-payment interest income received on the Mortgage Loans between the preceding Payment Date, exclusive, and the relevant Payment Date, inclusive.
 - c) The return received on the amounts credited to the Treasury Account and the Amortisation Account.
 - d) The amount of the Cash Reserve on the Determination Date preceding the relevant Payment Date.

- e) Net amounts, if any, received by the Fund under the Interest Swap Agreement and the amount making up the settlement payment in the event of termination of that Agreement.
 - f) Any other amounts received by the Fund between the preceding Payment Date, exclusive, and the relevant Payment Date, inclusive, including those resulting from the sale or utilisation of properties awarded to the Fund.
- 2. Application:** the Available Funds shall be applied on each Payment Date to meeting payment or withholding obligations falling due on each Payment Date in the following priority of payments, irrespective of the time of accrual, other than item number 1, which may be made at any time as and when due:
- 1. Payment of the Fund's properly supported taxes and ordinary and extraordinary expenses, whether or not they were disbursed by the Management Company, including the management fee due to the latter, 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 the Servicer, provided they are all properly supported, shall be made to the Servicer under the Servicing Agreement in this priority.
 - 2. Payment, as the case may be, of the net amount payable by the Fund under the Interest Swap Agreement and, in the event of termination of that Agreement following a breach by the Fund or because the latter is the party affected by objective ex post facto circumstances, payment of the amount to be settled by the Fund comprising the settlement payment.
 - 3. Payment of interest due on the Series A Bonds.
 - 4. Payment of interest due on the Series B Bonds unless this payment is deferred to 8th place in the priority of payments.

This payment shall be deferred to 8th place where the following circumstance occurs on the Determination Date preceding the Payment Date: that the amounts resulting from decreasing the Outstanding Principal Balance of Series A by the following amounts: a) the Available Funds remaining after deducting the amounts applied to the payment obligations listed in 1st to 4th place, b) the balance on the Amortisation Account, and c) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, is above zero.
 - 5. Payment of interest due on the Series C Bonds unless this payment is deferred to 10th place in the priority of payments.

This payment shall be deferred to 10th place where the following circumstance occurs on the Determination Date preceding the Payment Date: that the amounts resulting from decreasing the Outstanding Principal Balance of Series A and Series B by the following amounts: a) the Available Funds remaining after deducting the amounts applied to the payment obligations listed in 1st to 5th place, b) the balance on the Amortisation Account, and c) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, is above zero.
 - 6. Payment of interest due on the Series D Bonds unless this payment is deferred to 12th place in the priority of payments.

This payment shall be deferred to 12th place where the following circumstance occurs on the Determination Date preceding the Payment Date: that the amounts resulting from decreasing the Outstanding Principal Balance of Series A, Series B and Series C by the following amounts: a) the Available Funds remaining after deducting the amounts applied to the payment obligations listed in 1st to 6th place, b) the balance on the Amortisation Account, and c) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, is above zero.
 - 7. Withholding for the First Amortisation Fund in an amount equal to the positive difference between:
 - (i) the Outstanding Principal Balance of Series A on the Determination Date preceding the relevant Payment Date; and

- (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
- 8. Payment of interest due on the Series B Bonds when it is deferred from 4th place in the priority of payments as established therein.
- 9. Withholding for the Second Amortisation Fund in an amount equal to the lower of the following sums:
 - 1. The Outstanding Principal Balance of Series B on the Determination Date preceding the relevant Payment Date.
 - 2. The positive difference between:
 - (i) the sum of the Outstanding Principal Balance of Series A and of Series B on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
- 10. Payment of interest due on the Series C Bonds when it is deferred from 5th place in the priority of payments as established therein.
- 11. Withholding for the Third Amortisation Fund in an amount equal to the lower of the following sums:
 - 1. The Outstanding Principal Balance of Series C on the Determination Date preceding the relevant Payment Date.
 - 2. The positive difference between:
 - (i) the sum of the Outstanding Principal Balance of Series A, Series B and Series C on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
- 12. Payment of interest due on the Series D Bonds when it is deferred from 6th place in the priority of payments as established therein.
- 13. Withholding for the Fourth Amortisation Fund in an amount equal to the lower of the following sums:
 - 1. The Outstanding Principal Balance of Series D on the Determination Date preceding the relevant Payment Date.
 - 2. The positive difference between:
 - (i) the Outstanding Principal Balance of the Bond Issue on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
- 14. Withholding of an amount sufficient for the Required Cash Reserve to be maintained.

This application shall not occur on the last Payment Date or Fund liquidation date.
- 15. Payment of the amount payable by the Fund, as the case may be, comprising the settlement payment under the Interest Swap Agreement other than in the events provided for in 2nd place above.
- 16. Payment of interest due on the Start-Up Loan.
- 17. Repayment of Start-Up Loan principal in the amortised amount.

18. Payment of ordinary interest due on the Subordinated Loan.
19. Repayment of Subordinated Loan principal in the amortised amount.
20. Payment to the Servicer of the fee established under the Servicing Agreement.

In the event that any other institution should replace BANCAJA as Servicer of the Mortgage Loans, payment of the servicing fee accrued by the other institution, to wit the new servicer, shall take the place of paragraph 1 above, along with the other payments included therein.

21. Payment of the variable remuneration of the Subordinated Loan.

When accounts for different items exist in a same priority of payments and the remaining Available Funds are not sufficient to settle the amounts due under all of them, the application of the remaining Available Funds shall be prorated among the amounts payable under each such item, and the amount applied to each item shall be distributed in the priority in which the accounts payable fall due.

0.6.2 Available Funds for Amortisation: source and distribution.

- 1. Source:** On each Payment Date, the Available Funds for Amortisation of the Bonds shall be the following:
 - a) The balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
 - b) The withholding amounts applied on the Available Funds to the First Amortisation Fund, the Second Amortisation Fund, the Third Amortisation Fund and the Fourth Amortisation Fund.
- 2. Distribution of Available Funds for Amortisation between each Series:** shall be applied on each Payment Date to amortising each of the Series in accordance with the following rules:
 1. Until the Payment Date falling on February 17, 2006, exclusive, the Available Funds for Amortisation shall be credited to the Amortisation Account.
 2. From the Payment Date falling on February 17, 2006, inclusive, the Available Funds for Amortisation shall be sequentially applied firstly to amortising Series A until it is fully amortised, secondly to amortising Series B until it is fully amortised, thirdly to amortising Series C until it is fully amortised and fourthly to amortising Series D until it is fully amortised, notwithstanding the provisions of rules 3 and 4 below for pro rata amortisation of the different Series.
 3. However, even if Series A has not been fully amortised, the Available Funds for Amortisation shall also be applied to amortising Series B and/or Series C and/or Series D on the Payment Date which is neither the last Payment Date nor the Fund liquidation date on which the following circumstances are satisfied ("**Conditions for Pro Rata Amortisation**"):
 - a) In order to amortise Series B, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series B is equal to or greater than 4.20% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.50% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - b) In order to amortise Series C, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series C is equal to or greater than 9.01% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.50% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - c) In order to amortise Series D, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series D is equal to or greater than 4.00% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.00% of the Outstanding Balance of Non-Doubtful Mortgage Loans.

- d) In order to amortise Series B, Series C and Series D:
 - i) that the Required Cash Reserve is to be fully provisioned; and
 - ii) on the Determination Date preceding the relevant Payment Date, the amount of the Outstanding Balance of the Mortgage Loans is equal to or greater than 10 percent of the face amount of the Bond Issue.

4. In the event that the amortisation of Series B and/or Series C and/or Series D should apply on a Payment Date as provided for in rule 3 above, the Available Funds for Amortisation shall also be applied to amortising Series B and/or Series C and/or Series D in such a way that the ratio of the Outstanding Principal Balance of Series B or of Series C or of Series D to the Outstanding Principal Balance of the Bond Issue is respectively kept at 4.20% or 9.01% or 4.00%, or higher percentages closest thereto.

0.7 Liquidation and termination of the Fund.

Termination of the Fund.

The Fund shall terminate in the following events:

- (i) Upon the Pass-Through Certificates pooled therein being fully amortised.
- (ii) Upon the Bonds issued being fully amortised.
- (iii) Upon the Early Liquidation procedure ending, subject to the requirements and procedures contained in section III.7.1 of the Offering Circular.
- (iv) At all events, upon the Fund being finally liquidated on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day).
- (v) Upon the Fund constitution terminating in the event that Moody's or Fitch should not confirm any of the assigned provisional ratings as final ratings by the start of the Subscription Period.

0.8 Risks inherent in the Bonds.

a) Risk of default on the Mortgage Loans.

The holders of the Bonds issued by the Fund shall bear the risk of default on the Mortgage Loans pooled therein by means of the issue of the Pass-Through Certificates.

b) Mortgage Loan prepayment risk.

There will be an early amortisation of the Pass-Through Certificates pooled in the Fund when the Mortgage Loans Obligors principal pending repayment or in the event that BANCAJA should be substituted in the relevant Mortgage Loans by any other financial institution licensed to do so or in any other event having the same effect.

That prepayment risk shall pass quarterly on each Payment Date to the Bondholders by the partial amortisation of the Bonds.

c) Limited Hedging.

A high level of delinquency of the Mortgage Loans might reduce or indeed exhaust the limited hedging against Mortgage Loan portfolio losses that the Bonds have as a result of the existence of the credit enhancement transactions described in section V.3 of this Offering Circular. Moreover, the degree of subordination in payment of interest and repayment of principal between the Bonds in the different Series, derived from the Fund Priority of Payments, is a mechanism for distinctly hedging the different Series.

d) 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.

The Fund may in no event repurchase the Bonds from Bondholders. Nevertheless, the Bonds may be fully subject to early amortisation in the event of Early Liquidation of the Fund.

e) Yield.

Mortgage Loan repayment performance is influenced by a number of economic and social factors such as market interest rates, the Obligors' employment and economic status and the general level of economic activity, preventing their predictability.

Calculation of the internal rate of return, average life and duration of the Bonds is subject, inter alia, to assumed Mortgage Loan prepayment and delinquency rates that may not be fulfilled, and to future market interest rates, given the floating nature of the nominal interest rate of each Series.

f) Late-payment interest.

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

0.9 No right of action.

The Bondholders and the remaining creditors of the Fund shall have no recourse whatsoever against Obligors who may have defaulted on their Mortgage Loan payment obligations. Any such rights shall lie with the Management Company, representing the Fund holding the Pass-Through Certificates.

The Bondholders and the remaining creditors of the Fund shall have no recourse whatsoever against the Fund or against the Management Company in the event of non-payment of amounts due by the Fund resulting from the existence of default or early amortisation or prepayment of the Pass-Through Certificates, a breach by the counterparties to the transactions entered into for and on behalf of the Fund, or shortfall of the financial hedging transactions for servicing the Bonds in each Series.

The Bondholders and the remaining creditors of the Fund shall have no recourse against the Management Company other than as derived from a breach of its duties.

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular approved 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 I

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

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

I.1.1 Individuals 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 Tax Identification number 50,796,768-A, acting for and on behalf of EUROPEA DE TITULIZACIÓN S.A. SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN (the “**Management Company**”), sponsoring MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS (the “**Fund**”), takes responsibility for the contents of this Offering Circular.

Mr Mario Masiá Vicente is acting as General Manager of the Management Company using the authorities conferred by the Board of Directors at its meetings held on January 19, 1993 and January 28, 2000, and expressly for constituting the Fund pursuant to authorities conferred by the Board of Director at its meeting held on March 29, 2004.

EUROPEA DE TITULIZACIÓN S.A. SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN has its registered office at Madrid, Calle Lagasca, number 120, and VAT Reg. no. A-80514466.

I.1.2 Declaration by the above-mentioned individual(s) on the information contained in the Offering Circular.

Mr Mario Masiá Vicente declares that the facts and figures contained in the Offering Circular are truthful and that no relevant detail has been omitted nor has misleading information been included.

I.2 Supervisory Bodies.

The constitution of the Fund and issue of the Asset-Backed Bonds (hereinafter also the “**Bonds**”) are subject to the condition precedent of the registration in the Official Registers of the Comisión Nacional del Mercado de Valores (the “**CNMV**”) of the Offering Circular and other supporting documents, in accordance with the provisions of article 5.1.e) of Royal Decree 926/1998.

This full Offering Circular regarding the constitution of the Fund and issue of the Bonds has been entered in the Official Registers of the CNMV on May 17, 2004.

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 solvency of the Fund or yield of the issued or offered securities.

I.3 Audit report on the assets securitised through the Fund.

Appendix V to this Offering Circular contains the audit report on a selection of portfolio mortgage loans of BANCAJA, which shall mostly be assigned to the Fund, making up the Mortgage Loans assigned to the Fund by means of the issue of the Pass-Through Certificates. That Report was drawn up by the firm Ernst & Young S.L. (“**Ernst & Young**”), entered in the Official Register of Auditors (ROAC) under number S0530 and having its registered office in Madrid, Plaza Pablo Ruiz Picasso s/n.

In addition to other matters, that Report deals with verifying fulfilment of the terms required by Act 2/1981 and additional provision five of Act 3/1994, as worded by article 18 of Act 44/2002, for issuing pass-through certificates.

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 features regarding the sample mortgage loans and specifically regarding: nature of the loan and lender, identification of the borrower, date of origination, date of maturity, initial amount, current balance, class of interest and reference rate, interest rate spread, arrears in payment, mortgaged property, appraisal value, current loan-to-value ratio, address of the mortgaged property, mortgage security and damage insurance. Loans in respect of which errors are detected in verifying the sample shall not be included by BANCAJA for issuing the Pass-Through Certificates.

CHAPTER II

INFORMATION REGARDING THE SECURITIES ISSUED BY THE FUND

II.1 Information on prerequisites and resolutions necessary.

II.1.1 Issue resolutions and statutory requirements.

a) Corporate resolutions.

Resolution to assign mortgage loans by means of the issue of Pass-Through Certificates:

At its meeting of January 28, 2004, the Board of Directors of CAJA DE AHORROS DE VALENCIA, CASTELLÓN Y ALICANTE, BANCAJA ("**BANCAJA**"), resolved that the assignment of loans with mortgage security owned by BANCAJA by means of the issue of pass-through certificates, to be pooled in or subscribed for by the Fund, be authorised.

Attached as Appendix II to this Offering Circular is a photocopy of a transcript of the resolutions of the Board of Directors of BANCAJA.

Resolution to set up the Fund:

At their meetings respectively of March 29, 2004 and April 26, 2004, the Board of Directors and the Executive Committee of the Board of Directors of EUROPEA DE TITULIZACIÓN S.A. SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN resolved that:

- i) MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS be set up in accordance with the legal system for which provision is made in Royal Decree 926/1998 and in Act 19/1992.
- ii) The Pass-Through Certificates issued by BANCAJA on the Mortgage Loans be pooled in the Fund.
- iii) The Bonds be issued by the Fund.

Attached as Appendix III is a photocopy of a transcript of the resolutions of the Executive Committee of the Management Company's Board of Directors.

b) Registration by the CNMV.

This Offering Circular regarding the constitution of the Fund and issue of the Bonds has been entered by the CNMV in its Official Registers on May 17, 2004.

c) Execution of the Fund public deed of constitution.

Upon the CNMV registering this Offering Circular and without the Bond Subscription Period having yet begun, the Management Company and BANCAJA, issuer of the Pass-Through Certificates to be subscribed for by the Fund, shall proceed to execute a public deed whereby MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS will be constituted, the Pass-Through Certificates will be issued and subscribed for, and the Bond Issue will be made (the "**Deed of Constitution**"), on the terms provided in article 6 of Royal Decree 926/1998.

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

II.1.2 Information on prerequisites and resolutions for the Bonds to be listed on an organised secondary market.

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. The Management Company shall, for and on behalf of the Fund, forthwith upon the execution of the Deed of Constitution, apply for the issue to be included in Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A. (either "**Systems Company**" or "**Iberclear**") or any other institution hereafter taking its stead,

and, once the Bonds have been paid up, for this Bond issue to be included on AIAF Fixed-Income Market (“**AIAF**”), which is a recognised official secondary securities market pursuant to Transitional Provision six of Securities Market Act Reform Act 37/1998, November 16, in order for the Bonds to be traded, cleared and settled in accordance with the operating rules which may be established now or henceforth by Iberclear and AIAF, or any other replacement institution.

II.2 Prior administrative authorisation of the Bond Issue.

No prior administrative authorisation other than registration of the Offering Circular by the CNMV is required.

II.3 Assessment of the risk inherent in the Bonds.

The Management Company has entrusted the assessment of the credit risk of the Bonds to Moody’s Investors Service España, S.A. and Fitch Ratings España, S.A., which rating agencies (jointly the “**Rating Agencies**”) are recognised by the CNMV, for the purposes of the provisions of article 2.3.b) of Royal Decree 926/1998.

Moody’s Investors Service España, S.A. is an affiliated Spanish company operating in accordance with the methodology, standards and quality control of Moody’s Investors Service Limited (each of them “**Moody’s**” without distinction).

On May 11, 2004, Moody’s Investors Service España, S.A. assigned the following provisional ratings to each of the Bond Series, and expects to assign the same final ratings by the start of the Bond Subscription Period.

| Bond Series | Moody’s Ratings |
|--------------------|------------------------|
| Series A | Aaa |
| Series B | Aa2 |
| Series C | A2 |
| Series D | Baa2 |

Fitch Ratings España, S.A. is an affiliated Spanish company operating in accordance with the methodology, standards and quality control of Fitch Ratings Limited (each of them “**Fitch**” without distinction).

On May 11, 2004, Fitch Ratings España, S.A. assigned the following provisional ratings to each of the Bond Series, and expects to assign the same final ratings by the start of the Bond Subscription Period.

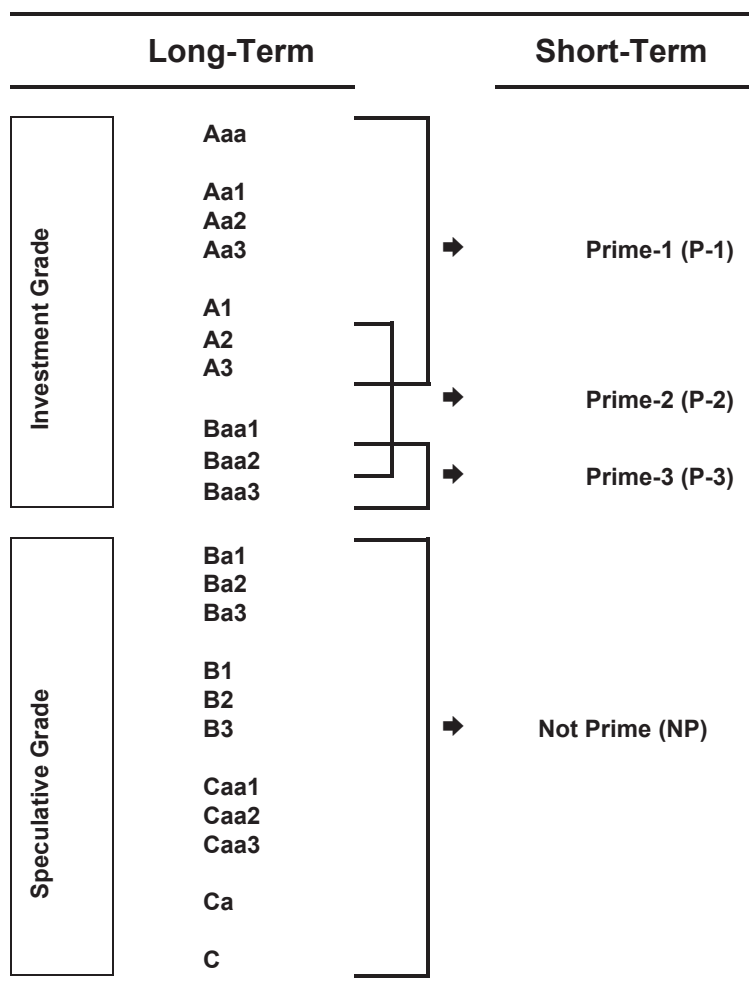
| Bond Series | Fitch Ratings |
|--------------------|----------------------|
| Series A | AAA |
| Series B | AAA |
| Series B | A+ |
| Series C | BBB |

If the Rating Agencies should not confirm any of the assigned provisional ratings as final 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.4.2.c). Furthermore, this circumstance would result in the Fund constitution, the issue of and subscription for the Pass-Through Certificates and the Bond Issue being terminated.

Appendix IV to this Offering Circular contains a copy of the letters notifying the provisional ratings assigned by Moody’s and Fitch.

Ratings given by Moody’s.

The following are Moody’s rating scales for long- and short-term debt issues:



The following is the meaning ascribed by Moody's to the long- and short-term ratings used in this Offering Circular and the intermediates between them.

Long-Term

- Aaa** Bonds which are rated "Aaa" are judged to be of the best quality. They carry the smallest degree of investment risk and are generally referred to as "gilt-edged". Interest payments are protected by a large or by an exceptionally stable margin and the principal is secure.
- Aa** Bonds which are rated "Aa" are judged to be of high quality by all standards. Together with the Aaa group they comprise what are generally known as high-grade bonds. They are rated lower than the best bonds because margins of protection may not be as large as in Aaa securities or fluctuation of protective elements may be of greater amplitude or there may be other elements present which make the long-term risk appear somewhat larger than the Aaa securities.
- A** Bonds which are rated "A" possess many favourable investment attributes and are to be considered as upper-medium-grade obligations. Factors giving security to principal and interest payments are considered adequate, but elements may be present which suggest a susceptibility to impairment some time in the future.
- Baa** Bonds which are rated "Baa" are considered as medium-grade obligations. Interest payments and principal security appear adequate for the present but certain protective elements may be lacking or may be characteristically unreliable over any great length of time. Such bonds lack outstanding investment characteristics and in fact have speculative characteristics as well.

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

Short-Term

P-1 Superior ability to repay short-term debt obligations.

Ratings given by Fitch.

The following are Fitch's rating scales for long- and short-term debt issues:

| Long-Term | Short-Term |
|-----------|------------|
| AAA | |
| AA+ | F1+ |
| AA | |
| AA- | |
| A+ | F1 |
| A | |
| A- | F2 |
| BBB+ | |
| BBB | |
| BBB- | F3 |
| BB+ | |
| BB | |
| BB- | B |
| B+ | |
| B | |
| B- | |
| CCC+ | |
| CCC | |
| CCC- | C |
| CC | |
| C | |
| DDD | |
| DD | D |
| D | |

The following is the meaning ascribed by Fitch to the long- and short-term ratings used in this Offering Circular and the intermediates between them.

Long-Term

- AAA** Highest credit quality. "AAA" ratings denote the lowest expectation of credit risk. They are assigned only in case of exceptionally strong capacity for timely payment of principal and interest on financial commitments. This capacity is highly unlikely to be adversely affected by foreseeable events.
- AA** Very high credit quality. "AA" ratings denote a very low expectation of credit risk. They indicate very strong capacity for timely payment of principal and interest on financial commitments. This capacity is not significantly vulnerable to foreseeable events
- A** High credit quality. "A" ratings denote a low expectation of credit risk. The capacity for timely payment of principal and interest on financial commitments is considered strong. This capacity may, nevertheless, be more vulnerable to changes in circumstances and in economic conditions than is the case for higher ratings.
- BBB** Good credit quality. "BBB" ratings indicate that there is currently a low expectation of credit risk. The capacity for timely payment of principal and interest on financial commitments is considered adequate, but adverse changes in circumstances and in economic conditions are more likely to impair this capacity. This is the lowest investment-grade category.

Short-Term

F1 Highest credit quality. Indicates the strongest capacity for timely payment of financial commitments; may have an added “+” to denote any exceptionally strong credit feature.

Fitch may append “+” or “-” to a rating to denote relative status within major rating categories. Such suffixes are not added to the “AAA” long-term rating category, to categories below “CCC”, or to short-term ratings other than “F1”.

Rating considerations.

The ratings assigned to each of the Bond Series by Moody’s measure the expected loss before the Final Maturity Date, the structure allowing prompt payment of interest and payment of principal during the life of the transaction and, in any event, before the Final Maturity Date.

The ratings assigned to each of the Bond Series by Fitch measure the Fund’s ability to meet payments of interest as they fall due on each set Payment Date and repayment of the principal throughout the life of the transaction and, in any event, before the Final Maturity Date, in accordance with the terms stipulated for each Series in the Offering Circular and in the Deed of Constitution allowing Series B, C and D Bond interest payment to be deferred in certain circumstances. This means that interest on these Bonds might not be received for a period of time if the circumstances established for deferment should occur, although such deferment shall not be an event of default on the Bonds.

The rating takes into account the structure of the Bond Issue, the legal aspects thereof and of the issuing Fund, the characteristics of the mortgage loans selected to be assigned to the Fund by means of the issue of the Pass-Through Certificates and the regularity and continuity of the operating flows.

The Rating Agencies’ ratings are not an assessment of the likelihood of Obligors 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 the Rating Agencies based on manifold information received with respect to which they give no assurance, nor even as to their accuracy or wholeness, wherefore the Rating Agencies may in 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.

The Rating Agencies may revise, suspend or withdraw the final ratings assigned at any time, based on any information that may come to their notice. Those events, which shall not constitute early liquidation events of the Fund, shall forthwith be notified to both the CNMV and the Bondholders, in accordance with the provisions of section III.4.2.

In carrying on the rating process, the Rating Agencies rely on the accuracy and wholeness of the information provided by BANCAJA, 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 the Rating Agencies as to the status of the Fund and the performance of the Mortgage Loans in order that they can monitor the rating of the Bonds. 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 Bonds offered.

The amount of the issue of asset-backed bonds (the “**Bond Issue**” and the “**Bonds**”) totals a face value of EUR six hundred and ninety million (690,000,000.00) and consists of six thousand nine hundred (6,900) Bonds pooled in four Bond Series (Series A, Series B, Series C and Series D) as detailed in section II.6 below.

II.4.1 Legal system of the Bonds, specifying the procedures guaranteeing the certainty and effectiveness of the rights of their first and subsequent holders.

The constitution of and the Bond Issue by the Fund are carried out pursuant to Royal Decree 926/1998 and Act 19/1992 failing a provision in Royal Decree 926/1998 and to the extent applicable, and pursuant to Act 3/1994, as worded by article 18 of Act 44/2002.

The Bonds legally qualify as marketable fixed-income securities with an explicit yield and are subject to the system prescribed in the Securities Market Act.

As provided in section II.5 of this Chapter, the Bonds shall be represented by means of book entries. The Bondholders will be identified as such when entered in the accounting record kept by Iberclear or any other replacement organisation, and the relevant member may issue certificates of title when so requested by the Bondholder and at the Bondholder’s expense; the provisions of Title I, Chapter I, section four of the Book Entries and Stock Exchange Transaction Clearing and Settlement Royal Decree 116/1992, February 14, (“**Royal Decree 116/1992**”) will apply in this connection.

The Bonds may be freely transferred by any means admissible at Law and in accordance with the rules of the market on which they are traded. A transfer in the accounts will convey the ownership of each Bond. The effects of entering the conveyance to the transferee in the accounting record shall be the same as handing over the certificates and the transfer shall thereupon be enforceable on third parties. In this sense, no claim may be lodged against a third party acquiring the Bonds represented by book entries for valuable consideration from whoever has capacity to transfer the same, according to the book entries, unless he acted in bad faith or with gross negligence at the time of the acquisition.

The Bondholders are bound in respect of interest payment and principal repayment of the Bonds in each Series by the Fund Priority of Payments.

II.4.2 Servicing implications in each of the Bond Series of the compulsory connection between the schedule of principal and interest payments on those Bonds and the cash flows of the assets securitised through the Fund.

In order to cover timing differences between the scheduled flows of repayment of principal and interest on the Mortgage Loans and on the Bonds in each Series, the Management Company, on behalf of the Fund, shall enter into a Guaranteed Interest Rate Account (Treasury Account) Agreement with BANCAJA whereby the amounts received by the Fund from the Mortgage Loans, as both repayment of principal and interest, as well as the amounts referred to in section V.3.1 of the Offering Circular, will be invested until the following Bond Payment Date, and a Guaranteed Interest Rate Account (Amortisation Account) Agreement with BANCAJA for investing and accumulating the amounts of Available Funds for Amortisation applied from the first Payment Date (17.08.2004) until the Payment Date falling on February 17, 2006, exclusive. Furthermore, the Fund has other financial hedging transactions covering up to a limit the risk of shortfall of the Fund’s resources to service the Bonds and which have been deemed sufficient by the Rating Agencies to assign each Bond Series the rating referred to in section II.3 of this Offering Circular.

II.4.3 Other implications and risks that might, due to the legal and economic nature of the assets pooled in the Fund, affect servicing of the Bonds.

a) Risk of default on the Mortgage Loans.

The holders of the Bonds issued by the Fund shall bear the risk of default on the Mortgage Loans pooled therein by means of the issue of the Pass-Through Certificates.

BANCAJA shall have no liability whatsoever for the Obligors’ default of principal, interest or any other amount they may owe under the Mortgage Loans. BANCAJA 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 Pass-Through Certificates, other than where any of these or of the underlying Mortgage Loans fail to conform upon the Fund being constituted to the representations contained in section IV.1.1 of this Offering Circular, or the specific characteristics of the Mortgage Loans notified by BANCAJA to the Management Company.

The Bonds issued by the Fund neither represent nor constitute an obligation of BANCAJA or the Management Company. No other guarantees have been granted by any public or private organisation whatsoever, including BANCAJA, the Management Company and any of their affiliated or associated companies.

b) Mortgage Loan prepayment risk.

There will be an early amortisation of the Pass-Through Certificates pooled in the Fund when the Mortgage Loan Obligors prepay principal pending repayment, on the terms set in each of the Mortgage Loan documents. Similarly, there will be a full amortisation of the Pass-Through Certificates in the event that BANCAJA should be substituted in the relevant Mortgage Loans by any other financial institution licensed to do so, subject to the current wording of Mortgage Loan Subrogation and Amendment Act 2/1994, March 30 (“**Act 2/1994**”) or in any other event having the same effect.

That prepayment risk shall pass quarterly on each Payment Date to the Bondholders by the partial amortisation of the Bonds, in accordance with the provisions of section II.11.3.1 of this Offering Circular.

c) Limited Hedging.

An investment in the Bonds may be affected, among other circumstances, 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 of the Mortgage Loans might reduce or indeed exhaust the limited hedging against Mortgage Loan portfolio losses that the Bonds have as a result of the existence of the credit enhancement transactions described in section V.3 of this Offering Circular. Moreover, the degree of subordination in payment of interest and repayment of principal between the Bonds in the different Series derived from their position in the application of the Available Funds and from the rules for Distribution of Available Funds for Amortisation between each Series in the Fund Priority of Payments, is a mechanism for distinctly hedging the different Series.

d) 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.

The Fund may in no event repurchase the Bonds from Bondholders. Nevertheless, the Bonds may be fully subject to early amortisation in the event of Early Liquidation of the Fund, on the terms established in section III.7.1 of this Offering Circular.

e) Yield.

Mortgage Loan repayment performance is influenced by a number of economic and social factors such as market interest rates, the Obligors’ employment and economic status and the general level of economic activity, preventing their predictability.

Calculation of the internal rate of return, average life and duration of the Bonds contained in the Offering Circular is subject, inter alia, to assumed Mortgage Loan prepayment and delinquency rates that may not be fulfilled, and to future market interest rates, given the floating nature of the nominal interest rate of each Series.

f) Late-payment interest.

Late payment of interest or repayment of principal to the 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 by the Fund will be exclusively represented by means of book entries, and will become such Bonds when entered at Iberclear, the institution in charge of the 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.

Iberclear 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 listed on the AIAF, and represented by book entries, established now or henceforth by Iberclear or AIAF or any other replacement institution. Such designation shall be entered in the Official Registers of the CNMV.

Bondholders shall be identified as such when entered in the accounting record kept by the members of Iberclear or any other replacement institution.

Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A., has its place of business at Calle Pedro Teixeira, no. 8, Madrid.

II.6 Amount of the Bond Issue.

The amount of the Bond Issue totals a face value of EUR six hundred and ninety million (690,000,000.00) and consists of six thousand nine hundred (6,900) Bonds denominated in euros and comprised of four Bond Series distributed as follows:

- i) Series A having a total face amount of EUR six hundred and thirty million six hundred thousand (630,600,000.00) comprising six thousand three hundred and six (6,306) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries (either “**Series A**” or the “**Series A Bonds**”).
- ii) Series B having a total face amount of EUR fourteen million five hundred thousand (14,500,000.00) comprising one hundred and forty-five (145) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries (either “**Series B**” or the “**Series B Bonds**”).
- iii) Series C having a total face amount of EUR thirty-one million one hundred thousand (31,100,000.00) comprising three hundred and eleven (311) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries (either “**Series C**” or the “**Series C Bonds**”).
- iii) Series D having a total face amount of EUR thirteen million eight hundred thousand (13,800,000.00) comprising one hundred and thirty-eight (138) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries (either “**Series D**” or the “**Series D Bonds**”).

Payment of interest and repayment of principal on the Series B Bonds is deferred with respect to the Series A Bonds, as provided in the Fund Priority of Payments.

Payment of interest and repayment of principal on the Series C Bonds is deferred with respect to the Series A and B Bonds, as provided in the Fund Priority of Payments.

Payment of interest and repayment of principal on the Series D Bonds is deferred with respect to the Series A, B and C Bonds, as provided in the Fund Priority of Payments.

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 Bond.

The Bonds are issued at 100 percent of their face value. The issue price of the Bonds in each of Series A, B, C and D shall be EUR one hundred thousand (100,000) per Bond, clear of taxes and subscription costs for the subscriber through the Fund.

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 the investors upon subscribing for the Bonds.

The Fund, as Bond issuer, shall neither shift to nor charge the investor any expense item whatsoever for subscribing for the Bonds. The issue price detailed in section II.7 above is clear of taxes and subscription costs for the subscriber through the Fund.

II.9 Fees borne by the holders of the Bonds.

The expenses of including the Bond Issue in the accounting record of Iberclear shall be borne by the Fund and may not be shifted to the Bondholders. Iberclear charges no fee whatsoever for maintaining a balance.

In accordance with the laws in force for the time being, the members of Iberclear may nevertheless establish such fees and expenses to be charged to the Bondholder, for managing securities, 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 Bond nominal interest rate.

The Bonds in each Series shall accrue a yearly nominal interest, from the Closing Date until they mature fully, variable and payable quarterly, which shall be the result of applying the policies established hereinafter for each of the Series.

The resultant yearly nominal interest rate (the "**Nominal Interest Rate**") for each of the Series shall be payable by Interest Accrual Periods in arrears on each Payment Date on the Outstanding Principal Balance of the Bonds in each Series, provided that the Fund has sufficient liquidity in the Priority of Payments.

The withholdings, contributions and taxes established or to be established in the future on the principal, interest or return of the Bonds, shall be borne exclusively by the Bondholders, and their amount shall be deducted, as the case may be, by the Management Company, for and on behalf of the Fund, as provided by law.

II.10.1.1 Interest Accrual.

For interest accrual purposes, the duration of each Bond Series shall be divided into successive interest accrual periods ("**Interest Accrual Periods**") comprising the exact number of days elapsed between every two consecutive Payment Dates, 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 be equivalent to the days elapsed between the Closing Date, inclusive, and the first Payment Date, to wit August 17, 2004, exclusive.

The nominal interest rate shall accrue on the exact number of days in each Interest Accrual Period for which it was determined, calculated based upon a 360-day year.

II.10.1.2 Nominal Interest Rate.

The Nominal Interest Rate applicable to each of the Series determined for each Interest Accrual Period shall be the result of adding:

- (i) the Reference Rate as established in the following paragraph, and
- (ii) a margin for each Series as follows:
 - **Series A:** margin ranging between 0.16% and 0.24%, both inclusive.
 - **Series B:** margin ranging between 0.20% and 0.40%, both inclusive.
 - **Series C:** margin ranging between 0.40% and 0.65%, both inclusive.
 - **Series D:** margin ranging between 0.80% and 1.25%, both inclusive.

The margin applicable to each of the Series, expressed as a percentage, shall be determined with one accord among the Lead Managers by 10am (CET time) on the day on which the Subscription Period begins (May 18, 2004).

Failing an agreement, the Management Company shall fix the specific margin for the Series in respect of which no margin was agreed, as follows:

- **Series A:** 0.20% margin.
- **Series B:** 0.33% margin.
- **Series C:** 0.55% margin.
- **Series D:** 1.07% margin.

The final margins applicable to each of the Series fixed shall be notified by the Management Company by the start of the Subscription Period to the Lead Managers and to the Underwriters and Placement Agents, to be reported to investors interested in subscribing for the Bonds. The Management Company will also notify this to the CNMV as information in addition to this Offering Circular. The final margin applicable to each of the Series shall be set down on the notarial certificate recording payment of the Bond Issue.

The resultant Nominal Interest Rate shall be expressed as a percentage rounded to the nearest thousandth of a percentage point or rounded up to the nearest point where the differences of rounding up or down to the nearest thousandths are identical.

II.10.1.3 Reference Rate and determining the same.

The reference rate (the "**Reference Rate**") for determining the nominal interest rate applicable to each of the Bond Series is as follows:

- i) Other than for the first Interest Accrual Period, Euribor, "Euro Interbank Offered Rate", calculated and distributed by the BRIDGE financial information system under an FBE ("Federation Bancaire de l'Union Europeene") mandate, with a three- (3-) month maturity, fixed at 11am (CET time "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.

Exceptionally, the Reference Rate for the first Interest Accrual Period shall be the result of a straight-line interpolation between the one- (1-) month Euribor rate and the three- (3-) month Euribor rate, fixed at 11am (CET time) on the third Business Day preceding the Closing Date, bearing in mind the number of days in the first Interest Accrual Period. The Reference Rate for the first Interest Accrual Period shall be calculated in accordance with the following formula:

$$IR = [(D-30)/60] \times E3 + [1-((D-30)/60)] \times E1$$

Where:

- IR = Reference Rate for the first Interest Accrual Period.
- D = Number of days in the first Interest Accrual Period.
- E1 = One- (1-) month Euribor rate.
- E3 = Three- (3-) month Euribor rate.

The Euribor rate is currently the term interbank deposit offered rate in euros calculated as the daily average of the quotations supplied for thirteen maturity periods 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.

The Euribor rate definitions approved by the FBE and the Financial Markets Association (ACI) supplementing the current Euribor rate definition shall be considered introduced for the purpose of the Euribor Reference Rate without having to amend the present terms of the Reference Rate or have the Management Company notify the Bondholders.

- ii) In the event that the Euribor 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 deposit transactions in euros with a three- (3-) month maturity in an amount equivalent to the Outstanding Principal Balance of the Bond Issue, declared by four (4) prime banks in the Euro zone, following a simultaneous request to the headquarters of each of them made by the Paying Agent after and around 11am (CET time) on the Interest Rate Fixing Date.

Exceptionally, the substitute Reference Rate for the first Interest Accrual Period shall be the rate resulting from the straight-line interpolation between the interest rate resulting from finding the simple arithmetic mean of the interbank offered interest rates for non-transferable deposit transactions in euros with a one- (1-) month maturity and the interest rate resulting from finding the simple arithmetic mean of the interbank offered interest rates for non-transferable deposit transactions in euros with a three- (3-) month maturity, both in an amount equivalent to the face amount of the Bond Issue, declared by the banks in accordance with the provisions of paragraph one above, following a simultaneous request to the headquarters of each of them made by the Paying Agent after and around 11am (CET time) on the third Business Day preceding the Closing Date.

The substitute Reference Rate shall be expressed as a percentage rounded to the nearest thousandth of a percentage point or rounded up to the nearest point where the differences of rounding up or down to the nearest thousandths are identical.

In the event that it should be impossible to apply the above substitute Reference Rate, due to the failure by any or several of the banks to provide written quotations as provided for in paragraph one of this section, 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 or substitute Reference Rate applied to the last Interest Accrual Period shall apply, and so on for successive Interest Accrual Periods whilst matters remain the same.

On each of the Interest Rate Fixing Dates, the Paying Agent shall notify the Management Company of the Reference Rate determined in accordance with paragraphs i) and ii) above. The Management Company shall keep the listings and supporting documents on which the Paying Agent shall notify it the Reference Rate determined.

II.10.1.4 Interest Rate Fixing Date.

The Nominal Interest Rate applicable to each of the Bond Series for every Interest Accrual Period shall be determined by the Management Company, for and on behalf of the Fund, as provided in sections II.10.1.2 and II.10.1.3 above, on the third Business Day before each Payment Date (the “**Interest Rate Fixing Date**”) and will apply for the following Interest Accrual Period.

Exceptionally, the Management Company shall determine the Nominal Interest Rate of the Bonds in each of the Series for the first Interest Accrual Period as provided in sections II.10.1.2 and II.10.1.3 above, on the second Business Day preceding the Closing Date, and shall notify the same in writing by the start of the Subscription Period to the Lead Managers and to the Underwriters and Placement Agents in order to be reported to investors interested in subscribing for the Bonds. The Management Company will also notify this to the CNMV, the Paying Agent, the AIAF and Iberclear.

The Nominal Interest Rates determined for each of the Bond Series for successive Interest Accrual Periods shall be communicated to the Bondholders within the time period and in the manner for which provision is made in sections III.4.2.a) and c).

II.10.1.5 Formula for calculating the interest.

Interest settlement for the Bonds in each of the Series, 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 in the Series at the beginning of the Interest Accrual Period for that Payment Date.

R = Nominal interest rate of the Series expressed as a yearly percentage.

d = Number of days actually corresponding to each Interest Accrual Period.

a) Example for fixing the Nominal Interest Rate.

As established in this section and for a better understanding by the subscriber of the system for fixing the Nominal Interest Rate and the amount of the interest to be received for each Bond in each Series on the first Payment Date, the manner of calculating the same for the following event is shown below:

| Amounts in EUR | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|--|----------------|----------------|----------------|----------------|
| 1 Outstanding Principal Balance per Bond | 100,000 | 100,000 | 100,000 | 100,000 |
| 2 Interest Accrual Period days | 88 | 88 | 88 | 88 |
| 3 3- to 6-month interpolated Euribor rate* | 2.0734 | 2.0734 | 2.0734 | 2.0734 |
| 4 Margin** | 0.200 | 0.300 | 0.525 | 1.025 |
| 5 Nominal interest rate: rounded to the nearest thousandth of a percentage point | 2.273 | 2.373 | 2.598 | 3.098 |
| 6 Calculation of interest amount payable per Bond (1)x(2)x(5)/36000 | 555.62 | 580.07 | 635.07 | 757.29 |

* 1-month Euribor 2.057% and 3-month Euribor 2.074%, as of May 6, 2004.

** Average margin within the range established for each Series in accordance with section II.10.1.2.

b) Informative table on the evolution of the reference rate to be used.

For merely illustrative purposes, below are details of the three- (3-) month Euribor rates published on certain dates over the last two years, which, other than the first date, would match the Interest Rate Fixing Dates on the EURIBOR01 electronic page supplied by Reuters, and the Nominal Interest Rate that would have resulted if applied to each of the Bond Series, in the event that the applicable margins should be the average margins in the range established for each Series, in accordance with section II.10.1.2 (0.20% for Series A, 0.30% for Series B, 0.525% for Series C and 1.025% for Series D):

| Dates | 3-month Euribor | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|--------------------|--------------------|-------------------|-------------------|-------------------|-------------------|
| May 6, 2004 | 2.074 | 2.274 | 2.374 | 2.599 | 3.099 |
| April 15, 2004 | 2.051 | 2.251 | 2.351 | 2.576 | 3.076 |
| March 15, 2004 | 2.052 | 2.252 | 2.352 | 2.577 | 3.077 |
| February 13, 2004 | 2.067 | 2.267 | 2.367 | 2.592 | 3.092 |
| January 15, 2004 | 2.080 | 2.280 | 2.380 | 2.605 | 3.105 |
| December 15, 2003 | 2.146 | 2.346 | 2.446 | 2.671 | 3.171 |
| November 13, 2003 | 2.171 | 2.371 | 2.471 | 2.696 | 3.196 |
| October 15, 2003 | 2.142 | 2.342 | 2.442 | 2.667 | 3.167 |
| September 15, 2003 | 2.151 | 2.351 | 2.451 | 2.676 | 3.176 |
| August 14, 2003 | 2.138 | 2.338 | 2.438 | 2.663 | 3.163 |
| July 15, 2003 | 2.129 | 2.329 | 2.429 | 2.654 | 3.154 |
| June 13, 2003 | 2.125 | 2.325 | 2.425 | 2.650 | 3.150 |
| May 15, 2003 | 2.422 | 2.622 | 2.722 | 2.947 | 3.447 |
| April 15, 2003 | 2.555 | 2.755 | 2.855 | 3.080 | 3.580 |
| March 13, 2003 | 2.545 | 2.745 | 2.845 | 3.070 | 3.570 |

| Dates | 3-month Euribor | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|--------------------|--------------------|-------------------|-------------------|-------------------|-------------------|
| February 13, 2003 | 2.707 | 2.907 | 3.007 | 3.232 | 3.732 |
| January 15, 2003 | 2.829 | 3.029 | 3.129 | 3.354 | 3.854 |
| December 13, 2002 | 2.939 | 3.139 | 3.239 | 3.464 | 3.964 |
| November 14, 2002 | 3.124 | 3.324 | 3.424 | 3.649 | 4.149 |
| October 15, 2002 | 3.281 | 3.481 | 3.581 | 3.806 | 4.306 |
| September 13, 2002 | 3.312 | 3.512 | 3.612 | 3.837 | 4.337 |
| August 15, 2002 | 3.338 | 3.538 | 3.638 | 3.863 | 4.363 |
| July 15, 2002 | 3.413 | 3.613 | 3.713 | 3.938 | 4.438 |
| June 13, 2002 | 3.470 | 3.670 | 3.770 | 3.995 | 4.495 |

II.10.2 Dates, place, institutions and procedure for paying interest.

Interest on the Bonds in each of the Series will be paid until they are finally amortised by Interest Accrual Periods in arrears on February 17, May 17, August 17 or November 17, or the following Business Day if any of those is not a Business Day (each of those dates, a “**Payment Date**”), on the terms established in section II.10.1. of this Offering Circular.

In the event that any of February 17, May 17, August 17 and November 17 should not be a Business Day, the Payment Date shall be the following Business Day, and interest for the then-current Interest Accrual Period will accrue until said first Business Day, not inclusive.

The first interest Payment Date for the Bonds in each of the Series shall be August 17, 2004, and interest will accrue at the applicable nominal interest rate between the Closing Date, inclusive, and August 17, 2004, exclusive.

For the purposes of the Bond Issue, business days (“**Business Days**”) shall be deemed to be all days other than a:

- Saturday,
- Sunday,
- public holiday in the capital city of Madrid, or
- non-business day in the TARGET calendar (Trans European Automated Real-Time Gross Settlement Express Transfer System).

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

Interest accrued on the Bonds shall be paid on each Payment Date provided that the Fund has sufficient liquidity to do so in the Priority of Payments.

In the event that on a Payment Date the Fund should be unable to make full or partial payment of the interest accrued by the Bonds in any of the Series, in the Priority of Payments, the amounts that the Bondholders should not have received shall be accumulated on the following Payment Date to the interest on the Series proper that, as the case may be, should be paid on that same Payment Date, and will be paid in the Priority of Payments and applied by order of maturity if it should be impossible once again not to pay the same fully due to a shortage of Available Funds.

Deferred interest amounts shall accrue for the 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 the Final Maturity Date, November 17, 2035, 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 BANCAJA.

II.10.3 Simple confirmation of the priority of the interest payment of the Bonds in the Fund priority of payments.

Payment of interest accrued by the Series A Bonds is third (3rd) in the application of Available Funds in the Priority of Payments established in section V.4.2.1.2 of this Offering Circular.

Payment of interest accrued by the Series B Bonds is fourth (4th) in the application of Available Funds in the Priority of Payments established in said section V.4.2.1.2 of this Offering Circular, other than in the event provided for in that same section for the same to be deferred, in which case it shall be eighth (8th).

Payment of interest accrued by the Series C Bonds is fifth (5th) in the application of Available Funds in the Priority of Payments established in said section V.4.2.1.2 of this Offering Circular, other than in the event provided for in that same section for the same to be deferred, in which case it shall be tenth (10th).

Payment of interest accrued by the Series D Bonds is sixth (6th) in the application of Available Funds in the Priority of Payments established in said section V.4.2.1.2 of this Offering Circular, other than in the event provided for in that same section for the same to be deferred, in which case it shall be twelfth (12th).

II.11 Amortisation of the Bonds.

II.11.1 Bond redemption price.

The redemption price of the Bonds in each of the Series shall be EUR one hundred thousand (100,000) per Bond, equivalent to 100 percent of their face value, payable as established in section II.11.2 of this Chapter.

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.

II.11.2 Specific characteristics of the Amortisation of each of the Bond Series.

II.11.2.1 Amortisation of Series A Bonds.

Series A Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins on the Payment Date falling on February 17, 2006 until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series A, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series contained in sections II.11.3.1.5 and V.4.2.2.2., pro rated between the Bonds in Series A proper by reducing the face amount of each Series A Bond. The first partial amortisation of the Series A Bonds shall take place on the first Payment Date falling on February 17, 2006.

The final amortisation of the Series A Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, and in accordance with the provisions of section II.11.3.2, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

II.11.2.2 Amortisation of Series B Bonds.

Series B Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series B, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series contained in sections II.11.3.1.5 and V.4.2.2.2., pro rated between the Bonds in Series B proper by reducing the face amount of each Series B Bond.

The first partial amortisation of Series B Bonds shall occur once the Series A Bonds have been fully amortised. However, even if Series A has not been fully amortised, the Available Funds for Amortisation shall also be applied to amortising Series B on the Payment Date on which the Conditions for Pro Rata Amortisation are satisfied in accordance with the rules for Distribution of Available Funds for Amortisation

between each Series, in such a way that the ratio of the Outstanding Principal Balances of Series B to the Bond Issue is kept at 4.20%, or higher percentage closest thereto.

The final amortisation of the Series B Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, and in accordance with the provisions of section II.11.3.2, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

II.11.2.3 Amortisation of Series C Bonds.

Series C Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series C, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series contained in sections II.11.3.1.5 and V.4.2.2.2., pro rated between the Bonds in Series C proper by reducing the face amount of each Series C Bond.

The first partial amortisation of Series C Bonds shall occur once the Series A Bonds have been fully amortised. However, even if Series A has not been fully amortised, the Available Funds for Amortisation shall also be applied to amortising Series C on the Payment Date on which the Conditions for Pro Rata Amortisation are satisfied in accordance with the rules for Distribution of Available Funds for Amortisation between each Series, in such a way that the ratio of the Outstanding Principal Balances of Series C to the Bond Issue is kept at 9.01%, or higher percentage closest thereto.

The final amortisation of the Series C Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, and in accordance with the provisions of section II.11.3.2, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

II.11.2.4 Amortisation of Series D Bonds.

Series D Bond principal shall be amortised by partial amortisation on each of the Payment Dates after their amortisation begins until their total face amount has been fully amortised, in an amount equal to the Available Funds for Amortisation applied on each Payment Date to amortising Series D, in accordance with the rules for Distribution of Available Funds for Amortisation between each Series contained in sections II.11.3.1.5 and V.4.2.2.2., pro rated between the Bonds in Series D proper by reducing the face amount of each Series D Bond.

The first partial amortisation of Series D Bonds shall occur once the Series A Bonds have been fully amortised. However, even if Series A has not been fully amortised, the Available Funds for Amortisation shall also be applied to amortising Series D on the Payment Date on which the Conditions for Pro Rata Amortisation are satisfied in accordance with the rules for Distribution of Available Funds for Amortisation between each Series, in such a way that the ratio of the Outstanding Principal Balances of Series D to the Bond Issue is kept at 4.00%, or higher percentage closest thereto.

The final amortisation of the Series D Bonds shall occur on the Final Maturity Date (November 17, 2035 or the following Business Day if that is not a Business Day), notwithstanding the partial amortisations for which provision is made and the fact that the Management Company may, for and on behalf of the Fund, and in accordance with the provisions of section II.11.3.2, proceed to the Early Amortisation of the Bond Issue before the Final Maturity Date.

II.11.3 Common characteristics applicable for amortising the Bonds in each of the Bond Series.

II.11.3.1 Partial amortisation.

Irrespective of the Final Maturity Date and without prejudice to the Early Amortisation of the Bond Issue in the event of Early Liquidation of the Fund, the Fund shall, through its Management Company, proceed to make partial amortisations of the Bonds in each Series on the Payment Dates in accordance with the specific

amortisation terms for each of the Series as established in section II.11.2 and on the terms described hereinafter in this section common to the four Bond Series.

II.11.3.1.1 Determination Dates.

These will be the dates falling on the third Business Day preceding each of the Payment Dates on which the Management Company on behalf of the Fund will make all necessary calculations to distribute or withhold the Available Funds and the Available Funds for Amortisation which the Fund shall dispose of on the relevant Payment Date, in the Priority of Payments.

II.11.3.1.2 Outstanding Principal Balance of the Bonds.

The Outstanding Principal Balance of a Series shall be the sum of the principal pending repayment (outstanding balance) on a given date of all the Bonds in that Series, such to include the principal amounts that should have been repaid, as the case may be, and were not paid due to a shortage of Available Funds for Amortisation of the Bonds, in the Fund Priority of Payments.

Moreover, the Outstanding Principal Balance of the Bond Issue shall be the sum of the Outstanding Principal Balance of each of the four Series making up the Bond Issue.

II.11.3.1.3 Outstanding Balance of the Mortgage Loans.

The outstanding balance of a Mortgage Loan shall be the sum of the capital or principal not yet due and the capital or principal due and not paid into the Fund on the specific Mortgage Loan on a given date.

The Outstanding Balance of the Mortgage Loans on a date shall be the sum of the outstanding balance of each and every one of the Mortgage Loans on that date.

Delinquent Mortgage Loans shall be deemed to be Mortgage Loans that are delinquent on a given date with an arrears in excess of three (3) months in payment of overdue amounts, excluding Doubtful Mortgage Loans.

Doubtful Mortgage Loans shall be deemed to be Mortgage Loans that are delinquent on a given date with a period of arrears equal to or greater than eighteen (18) months in payment of overdue amounts or in process of foreclosure. Non-Doubtful Mortgage Loans shall be deemed to be Mortgage Loans that are not deemed to be Doubtful Mortgage Loans on a given date.

II.11.3.1.4 Available Funds for Amortisation on each Payment Date and Amortisation Deficiency.

On each Payment Date, the available funds for amortisation of the Bonds ("**Available Funds for Amortisation**") shall be the following:

- a) The balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
- b) The withholding amounts applied on the Available Funds to the First Amortisation Fund, the Second Amortisation Fund, the Third Amortisation Fund and the Fourth Amortisation Fund.

The Amortisation Deficiency on a Payment Date shall be the positive difference, if any, between (i) the existing positive difference between the Outstanding Principal Balance of the Bond Issue on the Determination Date preceding the relevant Payment Date and the Outstanding Balance of Non-Doubtful Mortgage Loans, and (ii) the Available Funds for Amortisation.

II.11.3.1.5 Distribution of Available Funds for Amortisation between each Series.

The Available Funds for Amortisation shall be applied on each Payment Date to amortising each of the Series in accordance with the following rules ("**Distribution of Available Funds for Amortisation between each Series**"):

1. Until the Payment Date falling on February 17, 2006, exclusive, the Available Funds for Amortisation shall be credited to the Amortisation Account.

2. From the Payment Date falling on February 17, 2006, inclusive, the Available Funds for Amortisation shall be sequentially applied firstly to amortising Series A until it is fully amortised, secondly to amortising Series B until it is fully amortised, thirdly to amortising Series C until it is fully amortised and fourthly to amortising Series D until it is fully amortised, notwithstanding the provisions of rules 3 and 4 below for pro rata amortisation of the different Series.
3. However, even if Series A has not been fully amortised, the Available Funds for Amortisation shall also be applied to amortising Series B and/or Series C and/or Series D on the Payment Date which is neither the last Payment Date nor the Fund liquidation date on which the following circumstances are satisfied (“**Conditions for Pro Rata Amortisation**”):
 - a) In order to amortise Series B, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series B is equal to or greater than 4.20% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.50% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - b) In order to amortise Series C, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series C is equal to or greater than 9.01% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.50% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - c) In order to amortise Series D, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series D is equal to or greater than 4.00% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.00% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - d) In order to amortise Series B, Series C and Series D:
 - i) that the Required Cash Reserve is to be fully provisioned; and
 - ii) on the Determination Date preceding the relevant Payment Date, the amount of the Outstanding Balance of the Mortgage Loans is equal to or greater than 10 percent of the face amount of the Bond Issue.
4. In the event that the amortisation of Series B and/or Series C and/or Series D should apply on a Payment Date as provided for in rule 3 above, the Available Funds for Amortisation shall also be applied to amortising Series B and/or Series C and/or Series D in such a way that the ratio of the Outstanding Principal Balance of Series B or of Series C or of Series D to the Outstanding Principal Balance of the Bond Issue is respectively kept at 4.20%, 9.01% or 4.00%, or higher percentages closest thereto.

II.11.3.2 Early Amortisation of the Bond Issue.

Without prejudice to the Fund’s obligation, through its Management Company, to amortise the Bonds in each Series on the Final Maturity Date or the partial amortisations on each Payment Date, as established in the preceding paragraphs, the Management Company shall be authorised to proceed to an Early Liquidation of the Fund and hence an early amortisation (“**Early Amortisation**”), on a Payment Date, of the entire Bond Issue in the Early Liquidation Events and subject to the requirements established in section III.7.1 of this Offering Circular.

II.11.3.3 Final Maturity Date.

The Final Maturity Date and consequently the final amortisation of the Bonds is November 17, 2035 or the following Business Day if that is not a Business Day, without prejudice to the Management Company, for and on behalf of the Fund, and in accordance with the provisions of sections II.11.3.1 and II.11.3.2, proceeding to amortise all or some of the Series in the Bond Issue before the Final Maturity Date.

II.11.4 Simple confirmation of the priority of withholdings of amounts for the First Amortisation Fund, the Second Amortisation Fund, the Third Amortisation Fund and the Fourth Amortisation Fund, designed for Bond principal repayments, in the Fund priority of payments.

The withholdings of amounts for the First Amortisation Fund, the Second Amortisation Fund, the Third Amortisation Fund and the Fourth Amortisation Fund designed for repaying Series A, B, C and D Bond principal are respectively seventh (7th), ninth (9th), eleventh (11th) and thirteenth (13th) in the application of Available Funds in the Priority of Payments established in section V.4.2.1.2 of this Offering Circular.

Repayment of Series A, B, C and D Bond principal shall take place in accordance with the rules for Distribution of Available Funds for Amortisation between each Series in the application of Available Funds for Amortisation established in section II.11.3.1.5 and in section V.4.2.2.2 of this Offering Circular.

II.12 Debt securities servicing table, including both interest payments and principal repayments, for each of the Bonds Series to be issued by the Fund.

The Bond Issue will be serviced through BANCAJA as the Paying Agent. Payment of interest and amortisations shall be notified to the Bondholders in the events and in such advance as may be provided for each case in section III.4.2. Interest and amortisations shall be paid to the Bondholders by the relevant members of Iberclear and to the latter in turn by Iberclear, the institution responsible for the accounting record, or any other replacement institution.

a) Bond Issue servicing tables.

The main characteristic of the Bonds in this Issue is that their periodic amortisation depends on the aggregate performance of the Mortgage Loans.

The average life, yield, term and final maturity of the Bonds in each Series depend on several factors, most significant among which are the following:

- i) The repayment schedule and system of each of the Mortgage Loans established in the relevant contracts.
- ii) Obligors' capacity to prepay the Mortgage Loans in whole or in part and the aggregate repayment pace throughout the life of the Fund.
- iii) The floating interest rates which shall apply to each of the Mortgage Loans, which shall result in the amount repaid on every instalment differing.
- iv) The Obligors' delinquency in payment of Mortgage Loan instalments.

In this sense, Mortgage Loan prepayments by 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 also "**CPR**"), are very significant and shall directly affect the pace at which the Bonds are amortised, and therefore their average life and duration.

The following assumptions have been made for the above-mentioned factors in calculating the details in the tables contained in this section:

- Mortgage Loan interest rate: 3.48% weighted average interest rate as of April 30, 2004 of the portfolio of selected mortgage loans which has been used for calculating the repayment instalments and interest of each of the selected mortgage loans;
- Mortgage Loan delinquency: 0.10% of the Outstanding Balance of the Mortgage Loans, with 100% recoveries within 15 months of becoming delinquent;
- Mortgage Loan defaults rated as bad debts: 0%;
- that the Mortgage Loan prepayment rate remains constant throughout the life of the Bonds;
- that the Bond Closing Date is May 21, 2004;
- that there is no Amortisation Deficiency, and
- that there is no extension of the term of any of the selected mortgage loans as provided for in section IV.2.1.10.b) of this Offering Circular.

Finally, the actual adjusted life of the Bonds will also depend on their floating interest rate. The following nominal interest rates are assumed for each Series for the first Interest Accrual Period:

| | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|------------------------------|----------------|----------------|----------------|----------------|
| Nominal interest rate | 2.273% | 2.373% | 2.598% | 3.098% |

For successive Interest Accrual Periods, the floating interest rate of the Bonds is assumed to be constant as follows for each Series:

| | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|------------------------------|----------------|----------------|----------------|----------------|
| Nominal interest rate | 2.274% | 2.374% | 2.599% | 3.099% |

Assuming that the Management Company shall exercise the Early Liquidation of the Fund and Early Amortisation of the Bond Issue option provided in section III.7.1 of this Offering Circular when the Outstanding Balance of the Mortgage Loans is less than 10% of their initial amount upon the Fund being constituted, the average life, return (IRR), duration and final maturity of the Bonds for different CPRs shall be as follows:

| % CPR: | 6% | 8% | 10% | 12% | 14% |
|--------|----|----|-----|-----|-----|
|--------|----|----|-----|-----|-----|

| | Series A Bonds | | | | |
|-----------------------------|----------------|------------|------------|------------|------------|
| Average life (years) | 5.4 | 4.9 | 4.5 | 4.1 | 3.8 |
| IRR | 2.326% | 2.326% | 2.326% | 2.326% | 2.326% |
| Duration | 4.8 | 4.4 | 4.1 | 3.8 | 3.5 |
| Final maturity | 17 02 2017 | 17 11 2015 | 17 11 2014 | 17 02 2014 | 17 05 2013 |
| (in years) | 12.8 | 11.5 | 10.5 | 9.8 | 9.0 |

| | Series B Bonds | | | | |
|-----------------------------|----------------|------------|------------|------------|------------|
| Average life (years) | 8.8 | 8.0 | 7.2 | 6.6 | 6.1 |
| IRR | 2.429% | 2.429% | 2.429% | 2.429% | 2.429% |
| Duration | 7.7 | 7.0 | 6.4 | 5.9 | 5.5 |
| Final maturity | 17 02 2017 | 17 11 2015 | 17 11 2014 | 17 02 2014 | 17 05 2013 |
| (in years) | 12.8 | 11.5 | 10.5 | 9.8 | 9.0 |

| | Series C Bonds | | | | |
|-----------------------------|----------------|------------|------------|------------|------------|
| Average life (years) | 8.8 | 8.0 | 7.2 | 6.6 | 6.1 |
| IRR | 2.661% | 2.661% | 2.661% | 2.661% | 2.661% |
| Duration | 7.6 | 7.0 | 6.4 | 5.9 | 5.4 |
| Final maturity | 17 02 2017 | 17 11 2015 | 17 11 2014 | 17 02 2014 | 17 05 2013 |
| (in years) | 12.8 | 11.5 | 10.5 | 9.8 | 9.0 |

| | Series D Bonds | | | | |
|-----------------------------|----------------|------------|------------|------------|------------|
| Average life (years) | 8.8 | 8.0 | 7.2 | 6.6 | 6.1 |
| IRR | 3.179% | 3.179% | 3.179% | 3.179% | 3.179% |
| Duration | 7.4 | 6.8 | 6.2 | 5.8 | 5.3 |
| Final maturity | 17 02 2017 | 17 11 2015 | 17 11 2014 | 17 02 2014 | 17 05 2013 |
| (in years) | 12.8 | 11.5 | 10.5 | 9.8 | 9.0 |

These figures have been calculated using the following formula:

Average life of the Bonds: for each of the Series, average of the time periods between the Closing Date and each of the Payment Dates, 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 sections II.11.3.1 and 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 EUR 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 amortisation 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 = (A₁A_n). Total amortisation and interest amounts to be received by investors.
- nd = Number of days comprised between the Closing Date of the issue and each of the n Payment Dates, not inclusive, during the life of the Bond.

Duration of the Bonds (adjusted Macaulay formula): for each of the 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.

Final Maturity: for each of the Series, date on which the Bonds are expected to be finally amortised, assuming that the Early Liquidation of the Fund and Early Amortisation of the Bond Issue option will be exercised when the Outstanding Balance of the Mortgage Loans is less than 10% of the initial Outstanding Balance.

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

- The CPRs are assumed to be constant respectively at 8% and 10% throughout the life of the Bond Issue and, as noted, actual prepayment rates change continually.
- The Outstanding Principal Balance of the Bonds on each Payment Date and hence the interest payable on each such dates shall depend on the actual prepayment and delinquency and default rate of the Mortgage Loans.
- The Bond nominal interest rates are assumed to be constant for each Series, from the second Interest Accrual Period, whereas the interest rate of all the Series is known to be variable.
- The assumed values referred to at the beginning of this section are at all events taken for granted.
- It is assumed that the Management Company will exercise the Early Liquidation of the Fund and thereby the Early Amortisation of the Bond Issue option when the Outstanding Balance of the Mortgage Loans is less than 10% of their initial Outstanding Balance upon the Fund being constituted, as provided in section III.7.1 of this Offering Circular.

FLows FOR EVERY BOND WITHOUT WITHHOLDING FOR THE HOLDER
(AMOUNTS IN EUR)
CPR = 8%

| Payment Date | Series A Bonds | | | Series B Bonds | | | Series C Bonds | | | Series D 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 |
| TOTALS: | 100,000.00 | 11,250.23 | 111,250.23 | 100,000.00 | 19,149.69 | 119,149.69 | 100,000.00 | 20,966.43 | 120,966.43 | 100,000.00 | 25,005.46 | 125,005.46 |
| 21 May 2004 | | | | | | | | | | | | |
| 17 Aug 2004 | 0.00 | 555.62 | 555.62 | 0.00 | 580.07 | 580.07 | 0.00 | 635.07 | 635.07 | 0.00 | 757.29 | 757.29 |
| 17 Nov 2004 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Feb 2005 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 May 2005 | 0.00 | 562.18 | 562.18 | 0.00 | 586.91 | 586.91 | 0.00 | 642.53 | 642.53 | 0.00 | 766.14 | 766.14 |
| 17 Aug 2005 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Nov 2005 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Feb 2006 | 27,374.78 | 581.13 | 27,955.91 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 May 2006 | 3,424.11 | 408.29 | 3,832.40 | 0.00 | 586.91 | 586.91 | 0.00 | 642.53 | 642.53 | 0.00 | 766.14 | 766.14 |
| 17 Aug 2006 | 3,395.66 | 402.15 | 3,797.81 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Nov 2006 | 3,246.49 | 382.42 | 3,628.91 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 19 Feb 2007 | 3,140.40 | 371.45 | 3,511.85 | 0.00 | 619.88 | 619.88 | 0.00 | 678.63 | 678.63 | 0.00 | 809.18 | 809.18 |
| 17 May 2007 | 2,979.12 | 326.53 | 3,305.65 | 0.00 | 573.72 | 573.72 | 0.00 | 628.09 | 628.09 | 0.00 | 748.93 | 748.93 |
| 17 Aug 2007 | 2,926.99 | 327.99 | 3,254.98 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 19 Nov 2007 | 2,821.62 | 317.74 | 3,139.36 | 0.00 | 619.88 | 619.88 | 0.00 | 678.63 | 678.63 | 0.00 | 809.18 | 809.18 |
| 18 Feb 2008 | 2,721.45 | 291.38 | 3,012.83 | 0.00 | 600.09 | 600.09 | 0.00 | 656.97 | 656.97 | 0.00 | 783.36 | 783.36 |
| 19 May 2008 | 2,592.05 | 275.74 | 2,867.79 | 0.00 | 600.09 | 600.09 | 0.00 | 656.97 | 656.97 | 0.00 | 783.36 | 783.36 |
| 18 Aug 2008 | 2,520.89 | 260.84 | 2,781.73 | 0.00 | 600.09 | 600.09 | 0.00 | 656.97 | 656.97 | 0.00 | 783.36 | 783.36 |
| 17 Nov 2008 | 1,583.93 | 246.35 | 1,830.28 | 8,941.98 | 600.09 | 9,542.07 | 8,924.55 | 656.97 | 9,581.52 | 8,879.14 | 783.36 | 9,662.50 |
| 17 Feb 2009 | 1,932.97 | 239.85 | 2,172.82 | 4,264.65 | 552.44 | 4,817.09 | 4,265.46 | 604.91 | 4,870.37 | 4,267.59 | 721.65 | 4,989.24 |
| 18 May 2009 | 1,831.36 | 223.65 | 2,055.01 | 4,040.47 | 515.12 | 4,555.59 | 4,041.24 | 564.05 | 4,605.29 | 4,043.26 | 672.90 | 4,716.16 |
| 17 Aug 2009 | 1,788.29 | 215.60 | 2,003.89 | 3,945.44 | 496.60 | 4,442.04 | 3,946.20 | 543.77 | 4,489.97 | 3,948.17 | 648.70 | 4,596.87 |
| 17 Nov 2009 | 1,714.19 | 207.58 | 1,921.77 | 3,781.94 | 478.12 | 4,260.06 | 3,782.67 | 523.53 | 4,306.20 | 3,784.55 | 624.56 | 4,409.11 |
| 17 Feb 2010 | 1,647.82 | 197.62 | 1,845.44 | 3,635.53 | 455.17 | 4,090.70 | 3,636.23 | 498.41 | 4,134.64 | 3,638.04 | 594.59 | 4,232.63 |
| 17 May 2010 | 1,561.82 | 181.91 | 1,743.73 | 3,445.80 | 418.99 | 3,864.79 | 3,446.46 | 458.79 | 3,905.25 | 3,448.17 | 547.33 | 3,995.50 |
| 17 Aug 2010 | 1,527.94 | 178.97 | 1,706.91 | 3,371.05 | 412.21 | 3,783.26 | 3,371.69 | 451.36 | 3,823.05 | 3,373.37 | 538.47 | 3,911.84 |
| 17 Nov 2010 | 1,467.17 | 170.09 | 1,637.26 | 3,236.97 | 391.76 | 3,628.73 | 3,237.59 | 428.97 | 3,666.56 | 3,239.20 | 511.75 | 3,750.95 |
| 17 Feb 2011 | 1,415.03 | 161.56 | 1,576.59 | 3,121.92 | 372.12 | 3,494.04 | 3,122.52 | 407.47 | 3,529.99 | 3,124.07 | 486.10 | 3,610.17 |
| 17 May 2011 | 1,340.58 | 148.34 | 1,488.92 | 2,957.68 | 341.66 | 3,299.34 | 2,958.24 | 374.12 | 3,332.36 | 2,959.72 | 446.31 | 3,406.03 |
| 17 Aug 2011 | 1,303.86 | 145.55 | 1,449.41 | 2,876.67 | 335.24 | 3,211.91 | 2,877.22 | 367.08 | 3,244.30 | 2,878.65 | 437.92 | 3,316.57 |
| 17 Nov 2011 | 1,250.52 | 137.97 | 1,388.49 | 2,758.97 | 317.78 | 3,076.75 | 2,759.50 | 347.97 | 3,107.47 | 2,760.87 | 415.12 | 3,175.99 |
| 17 Feb 2012 | 1,199.73 | 130.70 | 1,330.43 | 2,646.92 | 301.04 | 2,947.96 | 2,647.42 | 329.64 | 2,977.06 | 2,648.74 | 393.25 | 3,041.99 |
| 17 May 2012 | 1,137.90 | 121.04 | 1,258.94 | 2,510.52 | 278.79 | 2,789.31 | 2,511.00 | 305.27 | 2,816.27 | 2,512.25 | 364.18 | 2,876.43 |
| 17 Aug 2012 | 1,097.53 | 117.12 | 1,214.65 | 2,421.43 | 269.76 | 2,691.19 | 2,421.90 | 295.38 | 2,717.28 | 2,423.10 | 352.38 | 2,775.48 |
| 19 Nov 2012 | 1,044.25 | 113.15 | 1,157.40 | 2,303.90 | 260.61 | 2,564.51 | 2,304.34 | 285.36 | 2,589.70 | 2,305.49 | 340.43 | 2,645.92 |
| 18 Feb 2013 | 999.46 | 103.53 | 1,102.99 | 2,205.07 | 238.47 | 2,443.54 | 2,205.49 | 261.12 | 2,466.61 | 2,206.59 | 311.51 | 2,518.10 |
| 17 May 2013 | 937.16 | 94.56 | 1,031.72 | 2,067.63 | 217.81 | 2,285.44 | 2,068.02 | 238.50 | 2,306.52 | 2,069.05 | 284.52 | 2,353.57 |
| 19 Aug 2013 | 895.47 | 95.45 | 990.92 | 1,975.64 | 219.84 | 2,195.48 | 1,976.02 | 240.72 | 2,216.74 | 1,977.00 | 287.18 | 2,264.18 |
| 18 Nov 2013 | 837.04 | 87.25 | 924.29 | 1,846.74 | 200.97 | 2,047.71 | 1,847.09 | 220.06 | 2,067.15 | 1,848.01 | 262.53 | 2,110.54 |
| 17 Feb 2014 | 794.95 | 82.44 | 877.39 | 1,753.86 | 189.89 | 1,943.75 | 1,754.19 | 207.93 | 1,962.12 | 1,755.07 | 248.05 | 2,003.12 |
| 19 May 2014 | 745.80 | 77.87 | 823.67 | 1,645.43 | 179.36 | 1,824.79 | 1,645.74 | 196.40 | 1,842.14 | 1,646.56 | 234.30 | 1,880.86 |
| 18 Aug 2014 | 720.63 | 73.59 | 794.22 | 1,589.90 | 169.49 | 1,759.39 | 1,590.21 | 185.59 | 1,775.80 | 1,591.00 | 221.40 | 1,812.40 |
| 17 Nov 2014 | 682.28 | 69.44 | 751.72 | 1,505.29 | 159.95 | 1,665.24 | 1,505.58 | 175.14 | 1,680.72 | 1,506.33 | 208.94 | 1,715.27 |
| 17 Feb 2015 | 652.76 | 66.24 | 719.00 | 1,440.16 | 152.57 | 1,592.73 | 1,440.44 | 167.07 | 1,607.51 | 1,441.15 | 199.31 | 1,640.46 |
| 18 May 2015 | 611.07 | 61.09 | 672.16 | 1,348.19 | 140.71 | 1,488.90 | 1,348.45 | 154.08 | 1,502.53 | 1,349.12 | 183.81 | 1,532.93 |
| 17 Aug 2015 | 587.87 | 58.26 | 646.13 | 1,297.00 | 134.18 | 1,431.18 | 1,297.25 | 146.93 | 1,444.18 | 1,297.89 | 175.28 | 1,473.17 |
| 17 Nov 2015 | 9,547.06 | 55.48 | 9,602.54 | 21,063.25 | 127.79 | 21,191.04 | 21,067.29 | 139.93 | 21,207.22 | 21,077.85 | 166.93 | 21,244.78 |

FLows FOR EVERY BOND WITHOUT WITHHOLDING FOR THE HOLDER
(AMOUNTS IN EUR)
CPR = 10%

| Payment Date | Series A Bonds | | | Series B Bonds | | | Series C Bonds | | | Series D 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 |
| TOTALS: | 100,000.00 | 11,250.23 | 111,250.23 | 100,000.00 | 19,149.69 | 119,149.69 | 100,000.00 | 20,966.43 | 120,966.43 | 100,000.00 | 25,005.46 | 125,005.46 |
| 21 May 2004 | | | | | | | | | | | | |
| 17 Aug 2004 | 0.00 | 555.62 | 555.62 | 0.00 | 580.07 | 580.07 | 0.00 | 635.07 | 635.07 | 0.00 | 757.29 | 757.29 |
| 17 Nov 2004 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Feb 2005 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 May 2005 | 0.00 | 562.18 | 562.18 | 0.00 | 586.91 | 586.91 | 0.00 | 642.53 | 642.53 | 0.00 | 766.14 | 766.14 |
| 17 Aug 2005 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Nov 2005 | 0.00 | 581.13 | 581.13 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Feb 2006 | 30,501.49 | 581.13 | 31,082.62 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 May 2006 | 3,700.76 | 390.71 | 4,091.47 | 0.00 | 586.91 | 586.91 | 0.00 | 642.53 | 642.53 | 0.00 | 766.14 | 766.14 |
| 17 Aug 2006 | 3,649.25 | 382.37 | 4,031.62 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 17 Nov 2006 | 3,469.82 | 361.17 | 3,830.99 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 19 Feb 2007 | 3,333.66 | 348.41 | 3,682.07 | 0.00 | 619.88 | 619.88 | 0.00 | 678.63 | 678.63 | 0.00 | 809.18 | 809.18 |
| 17 May 2007 | 3,136.58 | 304.15 | 3,440.73 | 0.00 | 573.72 | 573.72 | 0.00 | 628.09 | 628.09 | 0.00 | 748.93 | 748.93 |
| 17 Aug 2007 | 3,066.86 | 303.40 | 3,370.26 | 0.00 | 606.69 | 606.69 | 0.00 | 664.19 | 664.19 | 0.00 | 791.97 | 791.97 |
| 19 Nov 2007 | 2,937.15 | 291.79 | 3,228.94 | 0.00 | 619.88 | 619.88 | 0.00 | 678.63 | 678.63 | 0.00 | 809.18 | 809.18 |
| 18 Feb 2008 | 2,814.12 | 265.59 | 3,079.71 | 0.00 | 600.09 | 600.09 | 0.00 | 656.97 | 656.97 | 0.00 | 783.36 | 783.36 |
| 19 May 2008 | 1,871.21 | 249.41 | 2,120.62 | 8,397.96 | 600.09 | 8,998.05 | 8,380.43 | 656.97 | 9,037.40 | 8,334.74 | 783.36 | 9,118.10 |
| 18 Aug 2008 | 2,130.71 | 238.66 | 2,369.37 | 4,700.91 | 549.70 | 5,250.61 | 4,701.81 | 601.91 | 5,303.72 | 4,704.15 | 718.07 | 5,422.22 |
| 17 Nov 2008 | 2,035.68 | 226.41 | 2,262.09 | 4,491.25 | 521.49 | 5,012.74 | 4,492.11 | 571.02 | 5,063.13 | 4,494.35 | 681.22 | 5,175.57 |
| 17 Feb 2009 | 1,947.78 | 217.07 | 2,164.85 | 4,297.32 | 499.97 | 4,797.29 | 4,298.14 | 547.46 | 4,845.60 | 4,300.28 | 653.11 | 4,953.39 |
| 18 May 2009 | 1,830.20 | 201.28 | 2,031.48 | 4,037.90 | 463.60 | 4,501.50 | 4,038.68 | 507.63 | 4,546.31 | 4,040.69 | 605.59 | 4,646.28 |
| 17 Aug 2009 | 1,778.97 | 192.99 | 1,971.96 | 3,924.87 | 444.52 | 4,369.39 | 3,925.62 | 486.74 | 4,412.36 | 3,927.57 | 580.67 | 4,508.24 |
| 17 Nov 2009 | 1,694.59 | 184.78 | 1,879.37 | 3,738.72 | 425.59 | 4,164.31 | 3,739.44 | 466.02 | 4,205.46 | 3,741.30 | 555.95 | 4,297.25 |
| 17 Feb 2010 | 1,618.30 | 174.93 | 1,793.23 | 3,570.39 | 402.91 | 3,973.30 | 3,571.07 | 441.18 | 4,012.25 | 3,572.86 | 526.32 | 4,099.18 |
| 17 May 2010 | 1,521.02 | 160.13 | 1,681.15 | 3,355.76 | 368.82 | 3,724.58 | 3,356.40 | 403.85 | 3,760.25 | 3,358.08 | 481.78 | 3,839.86 |
| 17 Aug 2010 | 1,480.61 | 156.68 | 1,637.29 | 3,266.61 | 360.89 | 3,627.50 | 3,267.23 | 395.17 | 3,662.40 | 3,268.86 | 471.43 | 3,740.29 |
| 17 Nov 2010 | 1,412.34 | 148.08 | 1,560.42 | 3,115.99 | 341.07 | 3,457.06 | 3,116.58 | 373.47 | 3,490.05 | 3,118.14 | 445.54 | 3,563.68 |
| 17 Feb 2011 | 1,352.51 | 139.87 | 1,492.38 | 2,983.99 | 322.17 | 3,306.16 | 2,984.56 | 352.77 | 3,337.33 | 2,986.05 | 420.84 | 3,406.89 |
| 17 May 2011 | 1,270.54 | 127.71 | 1,398.25 | 2,803.14 | 294.15 | 3,097.29 | 2,803.68 | 322.09 | 3,125.77 | 2,805.08 | 384.24 | 3,189.32 |
| 17 Aug 2011 | 1,229.92 | 124.63 | 1,354.55 | 2,713.52 | 287.06 | 3,000.58 | 2,714.04 | 314.32 | 3,028.36 | 2,715.40 | 374.98 | 3,090.38 |
| 17 Nov 2011 | 1,171.71 | 117.48 | 1,289.19 | 2,585.09 | 270.59 | 2,855.68 | 2,585.59 | 296.30 | 2,881.89 | 2,586.88 | 353.47 | 2,940.35 |
| 17 Feb 2012 | 1,116.51 | 110.67 | 1,227.18 | 2,463.31 | 254.91 | 2,718.22 | 2,463.79 | 279.12 | 2,742.91 | 2,465.01 | 332.99 | 2,798.00 |
| 17 May 2012 | 1,050.83 | 101.92 | 1,152.75 | 2,318.41 | 234.75 | 2,553.16 | 2,318.85 | 257.05 | 2,575.90 | 2,320.01 | 306.65 | 2,626.66 |
| 17 Aug 2012 | 1,008.20 | 98.08 | 1,106.28 | 2,224.36 | 225.90 | 2,450.26 | 2,224.79 | 247.36 | 2,472.15 | 2,225.90 | 295.09 | 2,520.99 |
| 19 Nov 2012 | 953.36 | 94.22 | 1,047.58 | 2,103.37 | 217.02 | 2,320.39 | 2,103.77 | 237.64 | 2,341.41 | 2,104.82 | 283.49 | 2,388.31 |
| 18 Feb 2013 | 906.34 | 85.74 | 992.08 | 1,999.61 | 197.47 | 2,197.08 | 2,000.00 | 216.23 | 2,216.23 | 2,000.99 | 257.96 | 2,258.95 |
| 17 May 2013 | 843.26 | 77.87 | 921.13 | 1,860.46 | 179.36 | 2,039.82 | 1,860.82 | 196.40 | 2,057.22 | 1,861.75 | 234.30 | 2,096.05 |
| 19 Aug 2013 | 802.85 | 78.17 | 881.02 | 1,771.31 | 180.06 | 1,951.37 | 1,771.64 | 197.16 | 1,968.80 | 1,772.53 | 235.21 | 2,007.74 |
| 18 Nov 2013 | 746.97 | 71.06 | 818.03 | 1,648.01 | 163.68 | 1,811.69 | 1,648.32 | 179.23 | 1,827.55 | 1,649.15 | 213.81 | 1,862.96 |
| 17 Feb 2014 | 705.11 | 66.77 | 771.88 | 1,555.66 | 153.79 | 1,709.45 | 1,555.96 | 168.40 | 1,724.36 | 1,556.73 | 200.90 | 1,757.63 |
| 19 May 2014 | 656.37 | 62.72 | 719.09 | 1,448.12 | 144.46 | 1,592.58 | 1,448.40 | 158.18 | 1,606.58 | 1,449.12 | 188.70 | 1,637.82 |
| 18 Aug 2014 | 631.31 | 58.94 | 690.25 | 1,392.83 | 135.77 | 1,528.60 | 1,393.10 | 148.66 | 1,541.76 | 1,393.79 | 177.35 | 1,571.14 |
| 17 Nov 2014 | 9,623.11 | 55.32 | 9,678.43 | 21,231.13 | 127.41 | 21,358.54 | 21,235.18 | 139.51 | 21,374.69 | 21,245.77 | 166.43 | 21,412.20 |

b) 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 amortisation.

For a better understanding by the subscriber of 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, the following 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: August 17, 2004.

(Execution of the Deed of Constitution: May 17, 2004)

- a) Interest Rate Fixing Date applicable for the first Interest Accrual Period:
 - 11am (CET time) on the third Business Day preceding the Closing Date: May 18, 2004.
- b) Notices:
 - Extraordinary notice of constitution of the Fund and of the Bond Issue -press announcement, as per section III.4.2.c).2: May 18, 2004.
 - Extraordinary notice of the resultant Nominal Interest Rate for the first Interest Accrual Period of each of the Series: May 18, 2004. The Management Company shall notify this in writing by the start of the Subscription Period to the Lead Managers and the Underwriters and Placement Agents, for investors interested in subscribing for the Bonds to be notified thereof.
- c) First Interest Accrual Period:
 - From May 21, 2004 (Closing Date), inclusive, until August 17, 2004, exclusive.
- d) Determination Date (or date on which the Management Company makes calculations for the distribution and withholding of Available Funds and Available Funds for Amortisation): August 12, 2004.
- e) Ordinary periodic notices (communication as per sections III.4.2.a).2 and III.4.2.c).1):
 - Of all other periodic information: until August 16, 2004, inclusive.

2. Second Payment Date: November 17, 2004.

- a) Interest Rate Fixing Date applicable for the second Interest Accrual Period:
 - 11am (CET time) on the second Business Day preceding the first Payment Date: August 13, 2004.
- b) Ordinary periodic notices (communication as per sections III.4.2.a).1 and III.4.2.c).1):
 - Of the resultant interest rate for the second Interest Accrual Period: until August 19, 2004, inclusive.
- c) Second Interest Accrual Period:
 - From August 17, 2004 (first Payment Date), inclusive, until November 17, 2004, exclusive.
- d) Determination Date (or date on which the Management Company makes calculations for the distribution and withholding of Available Funds and Available Funds for Amortisation): November 12, 2004.
- e) Ordinary periodic notices (communication as per sections III.4.2.a).2 and III.4.2.c).1):
 - Of all other periodic information: until November 16, 2004, inclusive.

II.13 Actual interest forecast for the Bond subscriber.

In the event that the nominal interest rates applicable to each of the Series, variable quarterly, should remain constant throughout the life of the Bond Issue, as established on the tables contained in section II.12.a) of the Offering Circular, these rates would result in Internal Rates of Return (“IRR”) for the Bond subscriber in each of the Series as shown on the following table, given the effect of quarterly interest payment, calculated without considering the tax effect, and assuming at all events the values and assumptions contained in said section for constant prepayment rates (CPR) of 8% and 10%.

| | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|---------------------------------------|----------------|----------------|----------------|----------------|
| Actual interest forecast (IRR) | 2.326% | 2.429% | 2.661% | 3.179% |

II.14 Actual interest forecast for the Fund at the time of Bond Issue, considering all the structuring and placement expenses incurred by the Fund, specifying the calculation method.

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

- that the floating nominal interest rate of the Bonds should remain constant throughout the life of the Bond Issue at the rates of the tables contained in section II.12.a);
- that the assumptions mentioned in section II.12.a) are made; and
- that the expected Fund constitution and Bond issue expenses are deducted from the face value of the Bond Issue.

The actual interest forecast for the Fund would be 2.420% or 2.423% for CPRs respectively of 8% and 10%, making the assumptions contained in the preceding paragraph.

The following are the expected expenses:

| Fund constitution and Bond issue expenses. | EUR |
|---|---------------------|
| • Initial Management Company Fee | 70,000.00 |
| • Notary's, audit, rating and legal advice fees | 367,373.01 |
| • CNMV fees (issue and listing) | 58,967.93 |
| • AIAF and Iberclear fees | 41,291.36 |
| • Bond Issue underwriting and placement fees | 690,000.00 |
| • Issue advertising, printing and other expenses | 15,989.09 |
| Total expenses | 1,243,621.39 |

II.15 Existence or not of special guarantees on the credit rights pooled in the Fund or on the Bonds issued by the Fund.

There are no special guarantees covering the Bonds issued by or on the Pass-Through Certificates pooled in the Fund, beyond the undertakings by BANCAJA contained in section IV.1.6 of this Offering Circular in relation to the substitution of Pass-Through Certificates when any of them or the relevant Mortgage Loans fail upon the Fund being constituted to conform to the representations contained in section IV.1.1 of this Offering Circular or the specific characteristics notified by BANCAJA to the Management Company, due to a failure by the relevant Mortgage Loan to so conform.

II.16 Bond circulation law, particularly noting whether there are restrictions on the free transfer of the securities or mentioning that no such restrictions exist.

The Bonds issued by the Fund are not subject to specific restrictions on their free conveyance. They shall be conveyed subject to the statutory provisions applicable thereto and to the rules of the secondary market on which the Bonds are traded, as established in sections II.4.1, II.5 and II.17 of this Chapter.

In accordance with the provisions of sections II.4.1 and II.5 of this Chapter, the ownership of each Bond will be conveyed by means of a transfer in the accounts. The effects of entering the conveyance to the transferee in the accounting record shall be the same as handing over the certificates and the transfer shall thereupon be enforceable on third parties.

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

The Management Company shall, upon the Bonds having been paid up, apply for this Bond Issue to be listed on the AIAF, 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 listing will be achieved not later than one month after the Closing Date.

The Management Company expressly represents that it is aware of 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 so listed on the AIAF, the Management Company shall forthwith proceed to notify Bondholders thereof, moreover advising of the reasons for such delay, all of which shall be done using the extraordinary notice procedure in accordance with the provisions of section III.4.2 of the Offering Circular. This shall be without prejudice to the Management Company being held to be contractually liable, as the case may be.

II.18 Bond subscription or acquisition proposals.

II.18.1 Potential investors to whom the Bonds are offered.

Placement of Series A, B, C and D of the Bond Issue is targeted at institutional investors, both legal persons or entities devoid of legal personality, such as pension funds, collective-investment undertakings, insurers, or credit institutions, firms of broker-dealers or undertakings qualified under articles 64 and 65 of the Securities Market Act (as worded by Act 37/1998) to manage third-party portfolios, in the business of regularly and professionally investing in marketable securities

In the case of undertakings qualified to manage securities portfolios, subscription or acquisition proposals shall be made by those undertakings on behalf of investors having previously signed with such undertakings an appropriate securities portfolio management agreement.

In addition to its own analysis as to the quality of the securities offered to be subscribed in this Offering Circular, the potential investor also has the rating assigned by the Rating Agencies set forth in section II.3 of this Chapter.

Once the issue has been fully placed and the Bonds are listed on the official AIAF secondary securities 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 for each Bondholder an acceptance of the terms of the Deed of Constitution.

Tranches.

Each of the Series consists of one tranche only.

II.18.2 Legal status of the Bonds.

The following legal considerations apply to the Bonds subject of this issue in connection with their ownership by certain investors and once the Bonds are listed on the AIAF:

- (i) The Series A Bonds meet the selection policies to be admitted as assets securing transactions with the European Central Bank.
- (ii) They are eligible for investment by insurance companies in observance of their technical provision obligations, pursuant to article 50 of the Private Insurance Arrangement and Supervision Regulations approved by Royal Decree 2486/1998, November 20.

- (iii) They are 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.
- (iv) They are eligible for investment by Pension Funds in accordance with the provisions of article 70 of Royal Decree 304/2004, February 20, approving the Pension Plans and Funds Regulations.
- (v) They are eligible for investing the Assets of Collective-Investment Undertakings, in accordance with the specific rules established for each of them in articles 23 and 30 of Collective-Investment Undertakings Act 35/2003, November 4, and Royal Decree 91/2001, February 2, partially amending Royal Decree 1393/1990, November 2.

II.18.3 Subscription or acquisition date or period.

The subscription period (the “**Subscription Period**”) shall begin at 12 o'clock midday (CET time) on May 18, 2004 and end at 1pm (CET time) on the same day.

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

In order to be taken into account, subscription proposals shall be made during the Subscription Period established in the preceding section, with JPMORGAN, BANCAJA, SOCIÉTÉ GÉNÉRALE, BANCO PASTOR, CDC IXIS CAPITAL MARKETS and FORTIS BANK, as Underwriters and Placement Agents, through their offices and branches and observing the procedures established hereinafter in the following sections.

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

II.18.5 Placement and allocation of the Bonds.

Each of the Series consists of one tranche only.

The Underwriters and Placement Agents 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 Underwriters and Placement Agents may nevertheless give priority to proposals of those of their customers as they shall deem fit and indeed subscribe on their own account for all or part of each Bond Series.

Each 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 their underwriting commitment as determined in section II.19.1 of this Chapter.

II.18.6 Pro rata placement and method.

Not applicable.

II.18.7 Payment method and dates.

The investors to whom the Bonds are allocated shall pay the relevant Underwriter and Placement Agent by 1pm (CET time) on May 21, 2004 (the “**Closing Date**”), for same day value, the relevant issue price for each Bond allocated for subscription.

II.18.8 Method and deadline for delivery to the subscribers of copies of the subscription certificates or provisional slips, specifying the chances of their being traded and their maximum term of validity.

The Underwriters and Placement Agents shall provide the Bond subscribers, within not more than fifteen (15) days after the Closing Date, with a document proving their subscription for the Bonds allocated and the actual amount paid for such subscription, though title to the Bonds taken shall be established by means of the appropriate entry in the accounting record.

This document shall not be marketable and will only be valid to justify 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 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.

II.19.1 Institutions involved in placement of the Bond Issue.

Placement of the Bond Issue shall be undertaken by JPMORGAN, BANCAJA, SOCIÉTÉ GÉNÉRALE, BANCO PASTOR, CDC IXIS CAPITAL MARKETS and FORTIS BANK, as Underwriters and Placement Agents, on the terms contained in section II.19.3 and in this section under the Bond Issue Management, Underwriting and Placement Agreement.

The following are the details of the commitment by each Underwriter and Placement Agent in regard to their involvement in underwriting the placement of the Bonds in each Series:

| Underwriter and Placement Agent | Face amount underwritten for each Series (EUR) | | | | | | | |
|---------------------------------|--|-----------------------|----------------|----------------------|----------------|----------------------|----------------|----------------------|
| | Series A Bonds | | Series B Bonds | | Series C Bonds | | Series D Bonds | |
| | No. | Face Amount | No. | Face Amount | No. | Face Amount | No. | Face Amount |
| JPMORGAN | 2,774 | 277,400,000.00 | 65 | 6,500,000.00 | 139 | 13,900,000.00 | 62 | 6,200,000.00 |
| SOCIÉTÉ GÉNÉRALE | 1,724 | 172,400,000.00 | 40 | 4,000,000.00 | 86 | 8,600,000.00 | 38 | 3,800,000.00 |
| BANCAJA | 1,724 | 172,400,000.00 | 40 | 4,000,000.00 | 86 | 8,600,000.00 | 38 | 3,800,000.00 |
| BANCO PASTOR | 28 | 2,800,000.00 | - | - | - | - | - | - |
| CDC IXIS CAPITAL MARKETS | 28 | 2,800,000.00 | - | - | - | - | - | - |
| FORTIS BANK | 28 | 2,800,000.00 | - | - | - | - | - | - |
| Total | 6,306 | 630,600,000.00 | 145 | 14,500,000.00 | 311 | 31,100,000.00 | 138 | 13,800,000.00 |

Notwithstanding the above, the Underwriters and Placement Agents shall be released from their underwriting commitment and BANCAJA shall have to underwrite the entire Bond Issue in the event that, by 1pm (CET time) on the day before the Closing Date, JPMORGAN and SOCIÉTÉ GÉNÉRALE should give the Management Company and BANCAJA written notice of the decision made by both of them to terminate the underwriting commitment upon the occurrence of any of the circumstances for which provision is made in this connection in the Bond Issue Management, Underwriting and Placement Agreement.

The Underwriters and Placement Agents of each Series and the Placement Agent shall altogether receive from the Fund an underwriting or placement fee on the face amount of the Bonds in the relevant Series ranging between 0.05% and 0.10%, both inclusive.

The underwriting and placement fee applicable on the face amount of the Bonds in each of the Series shall be determined with one accord among the Lead Managers by 10am (CET time) on the day on which the Subscription Period begins (May 18, 2004). Failing an agreement between the Lead Managers, the Management Company shall fix the final underwriting and placement fee in respect of the Series where no such agreement was arrived at, at a 0.05% fee.

The underwriting and placement fee applicable to the Bonds in each of the Series fixed shall be notified by the Management Company by the start of the Subscription Period to the Underwriters and Placement Agents and the CNMV.

II.19.2 Lead Managers of the Issue.

JPMORGAN, BANCAJA and SOCIÉTÉ GÉNÉRALE shall be involved as Lead Managers of the Bond Issue.

The following is the statement given by each of the Lead Managers signed by a duly authorised individual, in fulfilment of the provisions of article 31.2 of Royal Decree 291/1992, March 27, on issues and public offerings for the sale of securities, as reworded by Royal Decree 2590/1998, December 7, and in accordance with the provisions of article 20.3 of said Royal Decree 291/1992:

Statement by JPMORGAN.

I, Mr Arturo Miranda Martín, acting for and on behalf of J.P. MORGAN SECURITIES LTD., with place of business at 125 London Wall, EC2Y 5AJ, London (United Kingdom), duly authorised for these presents, and in connection with the constitution of MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS and the securities issue amounting to EUR six hundred and ninety million (690,000,000.00), prior notice of which for registration at the Comisión Nacional del Mercado de Valores was given by Europea de Titulización S.G.F.T. on April 1, 2004, in pursuance of Royal Decree 291/1992, March 27, on issues and public offerings for the sale of securities, amended by Royal Decree 2590/1998, December 7,

HEREBY DECLARE

- *That the necessary checks have been made to verify that the information contained in the Offering Circular is truthful and complete.*
- *That those checks have not revealed any circumstances contradicting or altering the information contained in the Offering Circular, or that the latter has omitted any material facts or figures which might be relevant to the investor.*
- *That the above representations neither extend nor refer to the audit report attached as an appendix to the Offering Circular in regard to the selected mortgage loans.*

In witness whereof, to serve and avail as and where appropriate, this statement is given at London, on May 12, 2004.

Statement by BANCAJA.

I, Mr Benito Castillo Navarro, acting for and on behalf of Caja de Ahorros de Valencia, Castellón y Alicante, Bancaja, with place of business for these purposes at Calle Pintor Sorolla, number 8, Valencia, duly authorised for these presents, and in connection with the constitution of MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS and the securities issue by the same amounting to EUR six hundred and ninety million (690,000,000.00), prior notice of which for registration at the Comisión Nacional del Mercado de Valores was given by Europea de Titulización S.G.F.T. on April 1, 2004, in pursuance of Royal Decree 291/1992, March 27, on issues and public offerings for the sale of securities, amended by Royal Decree 2590/1998, December 7,

HEREBY DECLARE

- *That the necessary checks have been made to verify that the information contained in the Offering Circular is truthful and complete.*
- *That those checks have not revealed any circumstances contradicting or altering the information contained in the Offering Circular, or that the latter has 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 is given at Valencia, on May 12, 2004.

Statement by SOCIÉTÉ GÉNÉRALE.

We, Messrs. Álvaro Huete Gómez and Demetrio Salorio Simonet, acting for and on behalf of SOCIÉTÉ GÉNÉRALE Sucursal en España, with place of business at Torre Picasso, Plaza Pablo Ruiz Picasso no. 1, duly authorised for these presents, and in connection with the constitution of MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS and the securities issue amounting to EUR six hundred and ninety million (690,000,000.00), prior notice of which for registration at the Comisión Nacional del Mercado de Valores was given by Europea de Titulización S.G.F.T. on April 1, 2004, in pursuance of Royal Decree 291/1992, March 27, on issues and public offerings for the sale of securities, amended by Royal Decree 2590/1998, December 7,

HEREBY DECLARE

- *That the necessary checks have been made to verify that the information contained in the Offering Circular is truthful and complete.*
- *That those checks have not revealed any circumstances contradicting or altering the information contained in the Offering Circular, or that the latter has omitted any material facts or figures which might be relevant to the investor.*
- *That the above representations neither extend nor refer to the audit report attached as an appendix to the Offering Circular in regard to the selected mortgage loans.*

In witness whereof, to serve and avail as and where appropriate, this statement is given at Madrid, on May 13, 2004.

Attached as Appendix VI to this Offering Circular is a photocopy of the letters from JPMORGAN, BANCAJA and SOCIÉTÉ GÉNÉRALE making those statements.

The Lead Managers shall not be remunerated for managing the Bond Issue.

II.19.3 Institutions underwriting the Bond 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 J.P. MORGAN SECURITIES LTD. (“**JPMORGAN**”), BANCAJA and SOCIÉTÉ GÉNÉRALE Sucursal en España (“**SOCIÉTÉ GÉNÉRALE**”) as Lead Managers and Underwriters and Placement Agents, and with BANCO PASTOR, S.A. (“**BANCO PASTOR**”), CDC IXIS CAPITAL MARKETS and FORTIS BANK NV-SA (“**FORTIS BANK**”) as Underwriters and Placement Agents.

The Underwriters and Placement Agents of the Bond Issue shall take on the obligations contained in the Management, Underwriting and Placement Agreement, which are basically the following: 1) securing placement by a third-party subscription for the Bond Issue; 2) an undertaking to subscribe on their own account for the Bonds not subscribed for by third parties during the Subscription Period, up to the amounts of their respective underwriting commitments, notwithstanding the fact that BANCAJA may be bound to underwrite the entire Bond Issue in certain circumstances; 3) payment by the Underwriters and Placement Agents JPMORGAN, SOCIÉTÉ GÉNÉRALE, BANCO PASTOR, CDC IXIS CAPITAL MARKETS and FORTIS BANK to the Paying Agent, by 2pm (CET time) on the Closing Date, for same day value, of the face amount of the Bonds placed by each of them and, as the case may be, subscribed for on their own account up to their respective underwriting commitments, whereupon the Paying Agent shall proceed to pay to the Fund, by 3pm (CET time), for same day value, the amount received from the remaining Underwriters and Placement Agents, plus the face amount of the Bonds it shall have placed as Underwriter and Placement Agent and, as the case may be, subscribed for on its own account up to the face amount of the Bond Issue underwritten; 4) undertaking to pay late-payment interest covenanted in the agreement in the event of late payment of the amounts due; 5) providing subscribers with a document proving subscription; 6) providing the Paying Agent with Bond Issue placement dissemination control information and 7) all other aspects governing the underwriting and placement.

The underwriting commitments of each Underwriter and Placement Agent and the underwriting and placement fee are specified in section II.19.1 of this Offering Circular. The Paying Agent shall pay each of the Underwriters and Payment Agents on the Closing Date the amount of the underwriting and placement fee accrued for each of them, after they have in turn paid the face amount of the Bonds placed by each of them and, as the case may be, subscribed for on their own account up to their respective underwriting commitments.

JPMORGAN, BANCAJA and SOCIÉTÉ GÉNÉRALE shall be involved as Lead Managers in the Bond Issue. They shall not be remunerated for managing the Bond Issue.

The Management, Underwriting and Placement Agreement shall be fully terminated in the event that the Rating Agencies should not confirm the provisional ratings assigned to each of the Series as final by the start of the Subscription Period.

II.20 Term and method for providing subscribers with certificates or documents establishing subscription for the Bonds.

The Bonds, represented by means of book entries, shall become such bonds upon being entered in the relevant accounting record, as provided in Royal Decree 116/1992, with the usual timing and procedures of the institution in charge of so doing, to wit Iberclear or any other replacement institution.

The relevant Underwriter and Placement Agent shall provide Bond subscribers, within not more than fifteen (15) days after the Closing Date, with a document certifying their subscription for the Bonds allocated, and the actual amount paid up on that subscription.

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

The constitution of the Fund and Bond issue are subject to Spanish Law, and specifically to the provisions of (i) the Deed of Constitution; (ii) Royal Decree 926/1998 and implementing regulations; (iii) Act 19/1992, failing a provision in Royal Decree 926/1998, and to the extent applicable; (iv) Act 3/1994; (v) Act 44/2002 (in particular article 18 thereof); (vi) the Securities Market Act, and (vii) all other legal and statutory provisions in force and applicable from time to time.

The constitution of the Fund, the issue of the Bonds and the agreements for transactions covering financial risks and the rendering of services to be entered into by the Management Company on behalf of the Fund shall be subject to Spanish Law. The Deed of Constitution and the transaction agreements to be entered into by the Management Company on behalf of the Fund shall at all events be subject to Spanish Laws.

All matters, disagreements, actions and claims deriving from the Management Company's constitution, administration and legal representation of MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS and the Bond Issue by the same, shall be submitted to the competent Spanish Courts and Tribunals.

The Bondholders and the remaining creditors of the Fund shall have no recourse whatsoever against Obligors who may have defaulted on their payment obligations under the Mortgage Loans. Any such rights shall lie with the Management Company, representing the Fund holding the Pass-Through Certificates issued backed by the Mortgage Loans.

The Bondholders and the remaining creditors of the Fund shall have no recourse whatsoever against the Fund or against the Management Company in the event of non-payment of amounts due by the Fund resulting from the existence of default or early amortisation or prepayment of the Pass-Through Certificates, a breach by the counterparties to the transactions entered into for and on behalf of the Fund, or shortfall of the financial hedging transactions for servicing the Bonds in each Series.

The Bondholders and the remaining creditors of the Fund shall have no recourse against the Management Company other than as derived from a breach of its duties. Those actions shall be resolved in the relevant ordinary declaratory proceedings depending on the amount claimed.

II.22 Tax system derived from the securities offered.

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 the Bonds will be represented by book entries and an application will be made for the securities to be listed and traded on an official Spanish secondary securities market, which circumstances are relevant to determining their taxation, the assumption made is that these requirements shall be met. 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.

The withholdings, contributions and taxes established now or in the future on the Bond principal, interest or income shall be payable by the Bondholders, and their amount shall be deducted, as the case may be, 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.

It should finally be noted that the tax treatment described herein is general and has not therefore included the taxation applicable to income obtained through entities under an imputed income system, or the system applicable to all categories of investors, some of which (such as, for instance, financial institutions, Undertakings for Collective Investment, Co-operatives, etc.) may be subject to special rules.

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 interest and in connection with the transfer, repayment or amortisation of the Bonds, shall be considered income on investments obtained from the assignment of own capital to third parties, as defined in article 23.2 of Legislative Royal Decree 3/2004, March 5, approving the Consolidation of the Personal Income Tax Act (the "IRPF Act").

In this sense, in the event of revenues derived from receipt of Bond coupons, the aggregate income shall be determined by the amount of interest received, including the IRPF withholding made, as the case may be.

Furthermore, in the event of transfer, redemption or amortisation of the Bonds, the income on investments shall be deemed to be the difference between the transfer, redemption or amortisation value (less ancillary disposal expenses) and the acquisition or subscription value (plus ancillary acquisition expenses). When the taxpayer has acquired other homogeneous financial assets within two months before or after transfer, redemption or amortisation, negative income from the Bonds shall nevertheless be integrated in the taxable income as the Bonds remaining on the taxpayer's assets are transferred.

The net income on investments shall be found deducting the Bond servicing and custody expenses from the aggregate income, provided that those expenses do not derive from a discretionary and individualised management of the portfolio of investments. The net income from the transfer, redemption or amortisation of Bonds being part of the investor's assets for a time-period in excess of two years shall be reduced by 40%.

Interest income received shall be subject to a 15% withholding tax on account of the beneficiary's IRPF.

There is no withholding tax obligation on income derived from the transfer or repayment of the Bonds, because these are represented by means of book entries and are traded on an official Spanish securities market, other than for the part of the price equivalent to the matured coupon in transfers made within thirty days immediately preceding coupon maturity where (i) the transferee is a person or undertaking not resident in Spanish territory or a Corporation Tax obligor, and (ii) this income is exempt from the obligation to withhold from the transferee.

Corporation Tax.

Both interest income and income derived from the transfer, repayment or amortisation of the Bonds obtained by undertakings considered to be Corporation Tax payers, shall be added to the tax base as prescribed under Title IV of Legislative Royal Decree 4/2004, March 5, approving the Consolidation of the Corporation Tax Act.

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. Nevertheless, in accordance with the Ministerial Order of December 22, 1999, the procedure for the exclusion of withholding tax or prepayment on the Bond interest to be effective shall be subject to the following requirements:

1. The Management Company, for and on behalf of the Fund as the issuer, shall pay the custodians, through the Paying Agent, the liquid amount resulting from applying the general withholding rate in force on that date (currently 15%) to all the interest.
2. By the 10th of the month after the month of maturity of each coupon, the custodians shall provide the Management Company or the Paying Agent with an itemised list of the holders who must pay Corporation

Tax, along with their identification particulars, ISIN code for the securities, the number of securities they held at the date of maturity of each coupon, the respective gross income and the amount withheld.

3. Bondholders who are Corporation Tax obligors shall certify that circumstance with the custodians of the securities by the 10th of the month after coupon maturity in order that the custodians may draw up the list specified in the preceding paragraph.
4. Forthwith upon receiving that list, the Management Company shall promptly pay the custodians through the Paying Agent the excess amount withheld from those obligors.
5. The custodians shall forthwith pay the amount withheld to the obligor holders.

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

Income obtained by Bondholders who are Non-Resident Income Tax payers, both on interest and in connection with the transfer, repayment or amortisation of the Bonds, shall be considered to be income obtained in Spain, with or without a permanent establishment, on the terms of articles 12 and 13 of Legislative Royal Decree 5/2004, March 5, approving the Consolidation of the Non-Resident Income Tax Act (the “**IRNR Act**”).

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 above-mentioned IRNR Act, notwithstanding the provisions of double-taxation Agreements of which Spain is a signatory, which might determine that the relevant income pays no tax or, as the case may be, that reduced tax rates apply. The aforesaid income shall be excluded from Non-Resident Income Tax withholding as described for Corporation Tax obligors (legal persons resident in Spain). The procedure for exclusion of withholding or prepayment on the interest prescribed for Corporation Tax payers shall also apply to non-residents operating in Spain through a permanent establishment.

Income obtained other than through a permanent establishment.

Bond income obtained by persons or undertakings not resident in Spain acting for these purposes without a permanent establishment within Spanish territory shall pay tax in accordance with the rules of Chapter IV of the aforesaid IRNR Act, the following elements of the system of that Act being noteworthy, without prejudice to the provisions of double-taxation Agreements signed by Spain determining that the relevant income need pay no tax or, as the case may be, that reduced rates apply:

- The tax base shall be quantified as the full amount of the income obtained, calculated with reference to the rules of the IRPF Act, whereas the reductions of that Act will not apply.
- In the event of transfer, repayment or amortisation, expenses attaching to acquisition and disposition shall be taken into account for calculating the income, 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.
- Bond income obtained both as interest and in connection with transfer, repayment or amortisation of the Bonds shall be exempt when obtained without a permanent establishment by residents of another European Union Member State or by permanent establishments of those residents located in another European Union Member State (article 13.1.b) of the IRNR Act).
- Income derived from the transfer of such securities made on any of the 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.
- The two exemptions referred to shall by no means apply where the income is obtained through countries or territories statutorily qualified as tax havens.
- The Tax will be calculated applying a 15 percent rate to the tax base comprising Bond interest and other income unless a lower rate applies in pursuance of the provisions of the internal law or in an Agreement signed by Spain. Where on account of the investor’s residence a Double Taxation Agreement signed by

Spain is applicable, the reduced tax rate provided for in said Agreement for income of this kind shall be applied, as the case may be.

- The application of any exemption or reduced rate for which provision is made in the internal laws or in an Agreement signed by Spain shall require satisfactory proof of the investor's tax residence by producing a tax residence certificate issued by the tax authorities of the country in which that investor is resident in the manners for which provision is made in Spanish laws.
- On the other hand, Bond coupons are in principle liable to a withholding, unless evidence is produced of Tax exemption or payment. The amount withheld is equivalent to the final Tax.
- In accordance with the Ministerial Order of April 13, 2000, where financial institutions domiciled, resident or represented in Spain that are custodians or manage collection of the income on those securities are involved in the Bond interest payment procedure, the exclusion from withholding tax or withholding at a reduced rate by applying the taxation limits established in Double-Taxation Agreements shall be put in place as described hereinafter:
 1. The Management Company shall, for and on behalf of the Fund as the issuer, through the Paying Agent, pay to the custodians the net amount resulting from applying the general withholding rate in force on that date to all the interest.
 2. By the 10th of the month after the month of maturity of each coupon, the custodians shall provide the Management Company or the Paying Agent with an itemised list of the holders who must pay Non-Resident Income Tax for obtaining income in Spanish territory without a permanent establishment, along with their identification particulars, the number of securities they held at the date of maturity of each coupon, the respective gross income and the amount withheld.
 3. Bondholders who are Non-Resident Income Tax payers without a permanent establishment in Spain shall have established to the custodians that they are entitled to have the taxation limits of an Agreement applied or to be excused from withholding. The custodians shall draw up the list referred to in the preceding paragraph including the holders of the securities who have established that right upon the list being issued to the Management Company.
 4. Forthwith upon receiving the list referred to in paragraph 2 above, the Management Company shall promptly pay all the custodians through the Paying Agent the amount withheld from those taxpayers.
 5. The custodians shall forthwith pay the excess amount withheld from holders who are Non-Resident Income Tax payers.
 6. For the purpose of establishing the right to have the withholding made applying the taxation limits of an Agreement or to be excused therefrom, taxpayers shall prove their tax residence by means of the following documents:
 - When the withholding exclusion results from the application of internal Spanish regulations, by means of a residence certificate issued by the tax authorities of the country of residence.
 - When the withholding exclusion or the withholding is made at a reduced rate, under an Agreement with a certificate issued by the respective tax authority, expressly recording that the taxpayer is a resident within the meaning of the Agreement. Nevertheless, when a withholding is made applying a taxation limit laid down in an Agreement implemented by means of an Order establishing the use of a specific form, this shall be established therewith in lieu of the certificate.

The residence certificates referred to in the preceding paragraphs shall be valid for one year after the date of issue.

- In the event that tax residence may not be established for these purposes, Bond income obtained both as interest and in connection with the transfer, repayment or amortisation of the Bonds, by non-resident holders shall be subject to taxation under the general system aforesaid, although a refund of the excess withholding or taxation may be applied for by means of the procedure for which provision is made in the laws in force for the time being.

- Furthermore, and whether or not they pay the Tax, Bond transfer or repayment income shall not be liable to withholding because the Bonds have an explicit yield, are represented by book entries and are traded on an official Spanish secondary securities market, on the terms and conditions for which provision is made in article 70.3.f) of the Personal Income Tax Regulations, under an express renvoi made in article 14.3.b) of the Non-Resident Personal Income Tax Regulations, other than for the part of the price equivalent to the matured coupon in transfers made within thirty days immediately preceding coupon maturity where (i) the transferee is a person or undertaking not resident in Spanish territory or a Corporation Tax obligor, and (ii) this income is exempt from the obligation to withhold from the transferee. The foregoing shall be without prejudice to the joint and several liability of the Bond custodian or manager, and the actual non-resident holder's duties to return and pay the Tax in due course.

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

The subscription for and acquisition and conveyance of Bonds 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 have to submit a return on 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 who are Bondholders at December 31 of each year shall be payers of the Tax by real obligation and will also have to pay Wealth Tax, other than as provided in the double-taxation Agreements. Nevertheless, Bonds whose income is exempt in regard to Non-Resident Income Tax, on the terms set forth above, shall be exempt.

II.22.5 Inheritance and Gift Tax.

The transfer of the Bonds to natural persons by inheritance or donation shall be subject to the general rules of Inheritance and Gift Tax without prejudice to the provisions of double-taxation Agreements signed by Spain. In the event that the beneficiary should be a Company, the income obtained would be taxed in accordance with the Corporation Tax or Non-Resident Personal Income Tax rules, in the event that the beneficiary is a non-resident entity for tax purposes in Spain.

II.23 Purpose of the transaction.

The net amount of the Bond Issue will be fully allocated to paying the price for the acquisition of the Pass-Through Certificates issued by BANCAJA pooled in the Fund assets.

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 with a relevant involvement in structuring or providing advice for the constitution of the Fund or in connection with any item of the significant information contained in the offering circular, including, as the case may be, underwriting the placement.

II.25.1 Specification of natural and legal persons.

- a) EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN is the Fund Management Company.
- b) The Fund and the Bond Issue were financially structured by JPMORGAN.
- c) J&A GARRIGUES, S.L., who are independent legal advisers, have provided legal advice for the transaction.

- d) BANCAJA is the originator of the Mortgage Loans through the issue of the Pass-Through Certificates, to be fully subscribed for by the Fund upon being constituted.
- e) JPMORGAN, BANCAJA and SOCIÉTÉ GÉNÉRALE are involved as Lead Managers and Underwriters and Placement Agents of the Bond Issue. JPMORGAN and SOCIÉTÉ GÉNÉRALE shall be the placement agents in charge of keeping the Bond subscription orders book (*book runners*).
- f) BANCO PASTOR, CDC IXIS CAPITAL MARKETS and FORTIS BANK are involved as Underwriters and Placement Agents of the Bond Issue.
- g) BANCAJA is involved as Paying Agent of the Bond Issue.
- h) Ernst & Young are involved as auditor checking a number of attributes of the selection of mortgage loans owned by BANCAJA from which the Mortgage Loans for the issue of the Pass-Through Certificates to be subscribed for by the Fund upon being constituted, shall be taken.

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 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 Madrid, Calle Lagasca no. 120, and in connection with the constitution of the Fund MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS, amounting to EUR six hundred and ninety million (690,000,000.00), notice of which for registration at the Comisión Nacional del Mercado de Valores was given on April 1, 2004,

HEREBY DECLARE

That J.P. Morgan Securities Ltd. is part of the same Group as J.P. Morgan España, S.A., and the latter in turn has a 4 percent interest in the Management Company's share capital.

That Banco Pastor S.A. has a 0.7658 percent interest in the Management Company's share capital.

That I am not aware of the existence of any other relationship or economic interest whatsoever between the experts who were involved in structuring or providing advice for the constitution of the Fund, and other undertakings involved, or certain significant information contained in the Offering Circular, either with the actual Management Company or with CAJA DE AHORROS DE VALENCIA, CASTELLÓN Y ALICANTE, BANCAJA, issuer of the Pass-Through Certificates to be subscribed for by the Fund."

II.25.3 Statement by the issuer of the Pass-Through Certificates.

I, Mr Benito Castillo Navarro, acting for and on behalf of CAJA DE AHORROS DE VALENCIA, CASTELLÓN Y ALICANTE, BANCAJA, with place of business for these purposes at Calle Pintor Sorolla number 8, Valencia, duly authorised for these presents, and in connection with the constitution of MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS,

HEREBY DECLARE

• That the representations regarding the Mortgage Loans and the Pass-Through Certificates contained in section IV.1.1 of the Offering Circular are truthful.

• That the foregoing representations shall be guaranteed to the Management Company, acting for the Fund, in the Deed of Constitution of the Fund.

• That the necessary checks have been made to verify that the information contained in the Offering Circular, as to the portfolio of selected mortgage loans which shall be mostly assigned to the Fund, making up the Mortgage Loans backing the issue of the Pass-Through Certificates, is truthful and complete.

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular approved 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.

• *That those checks have not revealed any circumstances contradicting or altering the information contained in the Offering Circular, or that the latter has 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 Valencia, on May 12, 2004.

Attached as Appendix VII to this Offering Circular is a photocopy of the letter from BANCAJA making those statements.

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular approved 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 FUND

III.1 Governing system, name and purpose of the Fund.

The constitution of the Fund and Bond issue by the same are carried out in accordance with the provisions of Royal Decree 926/1998 and shall be subject to (i) the Deed of Constitution; (ii) Royal Decree 926/1998 and implementing regulations; (iii) Act 19/1992, failing a provision in Royal Decree 926/1998 and to the extent applicable; (iv) Act 3/1994; (v) Act 44/2002 (in particular article 18 thereof); (vi) the Securities Market Act, and (vii) all other legal and statutory provisions in force and applicable from time to time.

The name of the Fund is “MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS” and the following short names may also be used without distinction to identify the Fund:

- MBS BANCAJA 1 FTA
- MBS BANCAJA 1 F.T.A.

The Fund is set up to serve as a vehicle for pooling the Pass-Through Certificates on the Mortgage Loans, to be issued by BANCAJA and subscribed for by the Fund upon being constituted, and to make the Bond Issue, by means of a financial transformation and credit enhancement process derived from the various lending and borrowing and hedging transactions arranged for on the Fund's behalf.

Companies Register.

For the record, neither the constitution of the Fund nor the Bonds issued backed by its assets shall be entered in the Companies Register, in pursuance of the facultative authority for which provision is made in article 5.4 of Royal Decree 926/1998.

III.2 Legal nature of the Fund.

The Fund shall be a separate closed-end fund, devoid of legal personality. Its assets shall comprise the Pass-Through Certificates pooled therein upon being constituted, the Cash Reserve and the start-up expenses (constitution and issue), and its liabilities shall comprise the Bonds issued, the Subordinated Loan and the Start-Up Loan, and the net worth of the Fund shall be nil. Additionally, the Fund arranges an Interest Swap to be reported in memorandum accounts.

In accordance with Additional Provision Five of Act 3/1994, April 14, adapting Spanish law in regard to credit institutions to the Second Banking Co-ordination Directive and introducing other changes relating to the financial system, amended by article 18 of Act 44/2002, in the event of bankruptcy of the Originator of the Mortgage Loans pooled in the Fund by means of the issue of the Pass-Through Certificates, the assignment and issue may only be contested in the event of fraud, whereas the Fund shall have an absolute right of separation on the terms established in articles 908 and 909 of the Commercial Code. The Fund shall have the same right of separation in the event of receivership or similar situations of the Originator.

Notwithstanding the above, for the record, Bankruptcy Act 22/2003, July 9, shall enter into force on September 1, 2004.

The Fund shall be in existence until November 17, 2035 or the following Business Day if that is not a Business Day, the Final Maturity Date of the Bond Issue, unless there should previously have been an Early Liquidation as set forth in section III.7.1 or any of the events laid down in section III.7.2 of this Offering Circular should occur.

The net worth elements making up the Fund assets and liabilities and the risk hedge transactions and services arranged for on the Fund's behalf are determined hereinafter in this section.

III.2.1 Fund Assets.

The Fund assets shall consist of the following:

a) At source (until the Closing Date, inclusive).

- (i) The Pass-Through Certificates which BANCAJA will issue on the Mortgage Loans to be subscribed for by and pooled in the Fund, the total capital or principal of which shall be equal to or slightly in excess of EUR six hundred and ninety million (690,000,000.00), the face value amount of the Bond Issue.

Section IV.1 of this Offering Circular describes the terms and conditions of the issue of the Pass-Through Certificates, represented by registered certificates, in respect of 100 percent of the outstanding principal and the ordinary and late-payment interest on each of the Mortgage Loans.

The characteristics of the mortgage loans selected from BANCAJA's portfolio, from which the Mortgage Loans shall be taken for the Pass-Through Certificates to be issued upon the Fund being constituted, are detailed in section IV.4 of this Offering Circular.

- (ii) The amount receivable upon payment of the subscription underwritten for each Bond Series.
- (iii) The initial expenses of setting up the Fund and issuing the Bonds booked as assets.
- (iv) The balance existing on the Treasury Account under the Guaranteed Interest Rate Account (Treasury Account) Agreement comprising the amounts obtained under the Start-Up Loan and the Subordinated Loan, as detailed in section V.3.1 of this Offering Circular.

b) During the life of the Fund.

- (i) The Outstanding Balance of the Mortgage Loans resulting from the repaid principal.
- (ii) The balance pending amortisation of initial expenses of setting up the Fund and issuing the Bonds booked as assets.
- (iii) Ordinary and late-payment interest accrued and not collected on the Mortgage Loans.
- (iv) Amounts receivable under the Interest Swap established in section V.3.4 of this Offering Circular.
- (v) The real properties awarded to the Fund upon foreclosing in due course the real estate mortgages securing the Mortgage Loans, any amounts or assets received upon the judicial or notarial foreclosure of the mortgage securities, or from the sale or utilisation of properties awarded to the Fund upon enforcing the mortgage securities, or in connection with the administration or interim possession of the property (in foreclosure proceedings), purchase for the auction sale price or amount determined by a court decision. Similarly, all other rights conferred on the Fund upon subscribing for the Pass-Through Certificates derived from the Mortgage Loans, including those attaching to the damage insurance covers taken out by the Obligors or any other insurance policy granting equivalent security.
- (vi) All other balances existing on the Treasury Account and interest accrued and not collected thereon.
- (vii) The balance existing in the Amortisation Account under the Guaranteed Interest Rate Account (Amortisation Account) Agreement and interest accrued and not received thereon, as established in section V.3.2 of this Offering Circular.
- (viii) Any other amount received under other agreements concluded by the Management Company on behalf of the Fund.

III.2.2 Fund Liabilities.

The Fund liabilities shall consist of the following:

a) At source (until the Closing Date, inclusive).

- (i) The total amount of the Bond Issue amounts to a face value of EUR six hundred and ninety million (690,000,000.00) consisting of six thousand nine hundred (6,900) Bonds denominated in euros and comprises four Bond Series distributed as follows:
 - i) Series A having a total face amount of EUR six hundred and thirty million six hundred thousand (630,600,000.00) comprising six thousand three hundred and six (6,306) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries.
 - ii) Series B having a total face amount of EUR fourteen million five hundred thousand (14,500,000.00) comprising one hundred and forty-five (145) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries.
 - iii) Series C having a total face amount of EUR thirty-one million one hundred thousand (31,100,000.00) comprising three hundred and eleven (311) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries.
 - iv) Series D having a total face amount of EUR thirteen million eight hundred thousand (13,800,000.00) comprising one hundred and thirty-eight (138) Bonds having a unit face value of EUR one hundred thousand (100,000), represented by means of book entries.

The characteristics of the Bond Issue are established in Chapter II of this Offering Circular.

- (ii) The amount payable for subscribing for the Pass-Through Certificates issued by BANCAJA.
- (iii) The Start-Up Loan amount established in section V.3.4 of this Offering Circular, designed to finance the initial expenses of setting up the Fund and issuing the Bonds, and partly finance the acquisition of the Pass-Through Certificates.
- (iv) The Subordinated Loan established in section V.3.3 of this Offering Circular, designed to set up the Cash Reserve.

b) During the life of the Fund:

- i) The Outstanding Principal Balance of the Bonds in each of the Series and interest accrued and not paid thereon.
- ii) Principal pending repayment and interest accrued and not paid on the Start-Up Loan and the Subordinated Loan.
- iii) Amounts payable under the Interest Swap.
- iv) Fees and other expenses accrued and not paid established in the various transaction agreements and any others incurred by the Fund.

III.2.3 Cash Reserve.

The Management Company shall set up on the Closing Date an Initial Cash Reserve by drawing fully the Subordinated Loan principal and shall subsequently, on each Payment Date, keep the Required Cash Reserve provisioned in the Fund Priority of Payments.

The characteristics of the Cash Reserve shall be as follows:

III.2.3.1 Required Cash Reserve.

1. The Cash Reserve shall be set up on the Closing Date in an initial amount equal to EUR nine million six hundred and sixty thousand (9,660,000.00) (the “**Initial Cash Reserve**”) equivalent to 1.40% of the face amount of the Bond Issue.
2. Subsequently to being set up, on each Payment Date, the Cash Reserve shall be provisioned up to the Required Cash Reserve established hereinafter with the Available Funds in the Fund Priority of Payments.

The required Cash Reserve on each Payment Date (the “**Required Cash Reserve**”) shall be the lower of the following amounts:

- i) EUR nine million six hundred and sixty thousand (9,660,000.00), equivalent to 1.40% of the face amount of the Bond Issue.
 - ii) The higher of:
 - a) The amount resulting from adding: (i) 2.80% of the Outstanding Principal Balance of the Bond Issue, plus (ii) 35% of the Outstanding Balance of Delinquent Mortgage Loans only in the event that on the Determination Date preceding the relevant Payment Date, the Outstanding Balance of Delinquent Mortgage Loans is in excess of 3.00% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - b) 1.00% of the face amount of the Bond Issue.
3. Notwithstanding the above, the Required Cash Reserve shall not be reduced on the relevant Payment Date and shall remain at the Required Cash Reserve on the preceding Payment Date whenever any of the following circumstances concur on the Payment Date:
- i) That, on the Determination Date preceding the relevant Payment Date, the amount of the Outstanding Balance of Delinquent Mortgage Loans is equal to or greater than 1.00% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - ii) That on the preceding Payment Date the Cash Reserve was not provisioned up to the Required Cash Reserve on that Payment Date.

III.2.3.2 Yield.

The Cash Reserve amount shall remain credited to the Treasury Account, and will be remunerated on the terms of the Guaranteed Interest Rate Account (Treasury Account) Agreement.

III.2.3.3 Application.

The Cash Reserve shall be applied on each Payment Date to satisfying the Fund payment obligations in the Priority of Payments.

III.2.4. Risk hedging and services transactions.

The Management Company shall, on behalf of the Fund, upon executing the Deed of Constitution, proceed to formally enter into the agreements for transactions for hedging financial risks and provision of services established hereinafter:

- (i) Guaranteed Interest Rate Account (Treasury Account) Agreement.
- (ii) Guaranteed Interest Rate Account (Amortisation Account) Agreement
- (iii) Subordinated Loan Agreement.
- (iv) Start-Up Loan Agreement.
- (v) Interest Swap Agreement.
- (vi) Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement.
- (vii) Bond Issue Management, Underwriting and Placement Agreement.
- (viii) Bond Paying Agent Agreement.

The description of the most relevant terms of the Bond Issue Management, Underwriting and Placement Agreement and of the Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement may be respectively found in sections II.19.3 and IV.2. The description of the rest of the above agreements may be found in section V.3 of this Offering Circular.

The arrangement of these transactions for hedging risks and provision of services with BANCAJA and with the other counterparties can under no circumstances be construed as a security by these undertakings in regard to repayment of principal and payment of interest on the Bonds.

III.2.5 Fund Income.

The Fund shall have the income credited to the Treasury Account and the Amortisation Account.

The following income may be used for satisfying the Fund's payment obligations:

- a) Mortgage Loan principal repayment amounts received.
- b) Ordinary and late-payment Mortgage Loan interest.
- c) The Start-Up Loan amount.
- d) The amount of the Cash Reserve, initially set up by drawing down the Subordinated Loan amount.
- e) Amounts received on the terms of the Interest Swap.
- f) The return on the investment of amounts credited to the Treasury Account and the Amortisation Account.
- g) Any other amounts received by the Fund, including receivables under the Mortgage Loans both resulting from the sale of properties or assets awarded to the Fund or from their utilisation, and from all other rights conferred on the Fund upon subscription for the Pass-Through Certificates.

III.2.6 Expenses payable by the Fund.

The Management Company shall settle on the Fund's behalf all such expenses as may be necessary for the Fund to operate, being both initial expenses and ordinary periodic and extraordinary expenses accrued throughout its life.

Value Added Tax (VAT) payable by the Fund shall be deemed to be a deductible expense for Corporation Tax purposes.

Initial expenses.

The estimated initial expenses for setting up the Fund and issuing the Bonds are itemised in section II.14 of the Offering Circular. Payment of the initial expenses shall be made with the amount drawn on the Start-Up Loan and shall not be subject to the Fund Priority of Payments.

Expenses throughout the life of the Fund.

The Management Company shall pay on behalf of the Fund all expenses necessary for the Fund to operate, being both ordinary periodic and extraordinary expenses accruing throughout its life, which shall be settled in their relevant Fund Priority of Payments. For illustrative purposes only, the Management Company shall satisfy the following expenses:

- a) The balance, if any, of the initial expenses for setting up the Fund and issuing the Bonds exceeding the Start-Up Loan principal.
- b) Any expenses arising from mandatory verifications, registrations and administrative authorisations.
- c) Expenses, if any, derived from drafting and executing the amended Deed of Constitution and the Agreements, and from entering into additional agreements.
- d) Rating Agency fees for monitoring and maintaining the Bond rating.
- e) Bond amortisation expenses.
- f) Expenses relating to the keeping of the Bond accounting record, for the Bonds to be represented by means of book entries, listing the Bonds on organised secondary markets and maintenance of all of the foregoing.
- g) Any expenses derived from the sale of the Pass-Through Certificates and the remaining assets of the Fund to liquidate the same, including those derived from obtaining a credit facility.
- h) Expenses required for applying for foreclosure of the Mortgage Loans and derived from such recovery actions as may be necessary.

- i) Expenses derived from managing the Fund.
- j) Expenses derived from servicing of the Mortgage Loans and custody of the Pass-Through Certificates.
- k) Financial expenses of the Bond Issue.
- l) Amounts payable under the Interest Swap.
- m) Fees and expenses payable by the Fund under all other service and financial transaction agreements made.
- n) Expenses derived from announcements and notices relating to the Fund and/or the Bonds.
- o) Expenses of audits and legal advice.
- p) In general, any other expenses borne by the Fund or the Management Company for and on behalf of the Fund.

III.3 Drawing up, auditing and approving annual accounts and other accounting documents of the Fund.

The Fund's annual accounts shall be audited and reviewed 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 annual accounts of the Fund and the audit report thereon shall be filed with the Companies Register.

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. The designation of an auditor for a given period shall not preclude the designation of that auditor for subsequent periods, observing in any event the laws in force on the subject.

III.4 Obligations and deadlines set to publicise and submit to the CNMV the periodic information on the economic and financial status of the Fund.

III.4.1 As part of its Fund management and administration duty, the Management Company agrees to submit to the CNMV and the Rating Agencies, as promptly as possible, the quarterly information described hereinafter, with the exception of that contained in section e) which shall be annual, moreover advising it of all ordinary periodic or extraordinary notices contained in section III.4.2 of this Offering Circular, and of such additional information as may be reasonably required of it.

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

1. Outstanding Principal Balance and percentages they each represent on the initial face amount of the Series.
2. Interest accrued and paid.
3. Interest, if any, accrued and not paid.
4. Amortisation accrued and paid on each Bond Series.
5. The amount of the Amortisation Deficiency, if any.
6. Estimated average life and final maturity of each of the Bond Series if the Mortgage Loan prepayment rate is maintained, as determined in paragraph d) below.

b) In relation to the Mortgage Loans on each Payment Date:

1. Outstanding Balance.
2. Interest accrued and not collected.
3. Amount of the Mortgage Loan instalments in arrears.

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

Report on the amount of the Available Funds and the Available Funds for Amortisation, and their application in the Fund Priority of Payments.

d) In relation to Mortgage Loan prepayment:

Printout establishing the average principal prepayment rate by Mortgage Loan Obligors during the three calendar months preceding the month corresponding to each Payment Date.

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.4.2 Other ordinary, extraordinary and relevant event notification obligations.

For a proper compliance with the issue terms, the Management Company agrees to give the notices detailed below, 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 of the Bond Series, and for the Interest Accrual Period after that Payment Date.
2. Quarterly, at least one (1) calendar day in advance of each Payment Date, it shall proceed to notify the holders of the Bonds of the following information:
 - i) Interest resulting from the Bonds in each of the Series, along with the amortisation of the Bonds.
 - ii) Furthermore, and if appropriate, interest and amortisation amounts accrued thereby and not settled due to a shortage of Available Funds, in accordance with the rules governing the Fund Priority of Payments.
 - iii) The Outstanding Principal Balances of the Bonds in each Series, after the amortisation to be settled on each Payment Date, and the percentages such Outstanding Principal Balances represent on the initial face amount of each Bond.
 - iv) The actual Mortgage Loan prepayment rate during the three calendar months preceding the month corresponding to each Payment Date.
 - v) The average residual life of the Bonds estimated assuming that such actual prepayment rate shall be maintained and making all other assumptions as provided in section II.12.a).

The foregoing notices shall be made in accordance with the provisions of section c) below and will also be notified to the CNMV, the Paying Agent, AIAF and Iberclear, within not more than one (1) Business Day before each Payment Date.

b) Extraordinary notices.

The following shall be the subject of an extraordinary notice:

1. The constitution of the Fund and the Bond Issue, and the final margins applicable for determining the Nominal Interest Rate for each Series and the Nominal Interest Rate determined for each of the Bond Series for the first Interest Accrual Period.
2. Other:

Any relevant event occurring in relation to the Mortgage Loans, 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, or in the event of termination of the constitution of the Fund or a decision in due course to proceed to an Early Liquidation of the Fund and an Early Amortisation of the Bond Issue in any of the events provided in this Offering Circular, in which case the CNMV and the Rating Agencies will be sent the notarial certificate of termination of the Fund and the liquidation procedure followed will be as referred to in section III.7.1 of this Offering Circular.

c) Procedure to notify Bondholders.

Notices to Bondholders to be made by the Management Company in accordance with the above, in regard to the Fund, shall be given as follows:

1. Ordinary notices.

Ordinary notices shall be given by a publication in the daily bulletin of the AIAF Mercado de Renta Fija or any other replacement or similarly characterised institution, or by means of a publication in an extensively circulated business and financial or general newspaper in Spain. The Management Company or the Paying Agent may additionally disseminate that information or other information of interest to Bondholders through dissemination channels and systems typical of financial markets, such as Reuters, Bridge Telerate, Bloomberg or any other similarly characterised means.

2. Extraordinary notices.

Extraordinary notices 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.

Exceptionally, the final margins applicable for determining the Nominal Interest Rate for each Series and the Nominal Interest Rate determined for the Bonds in each Series for the first Interest Accrual Period shall be notified by the Management Company by the start of the Subscription Period to the Underwriters and Placement Agents in order to be reported to investors interested in subscribing for the Bonds. The Management Company will also notify this to the CNMV, the Paying Agent, the AIAF and Iberclear.

3. Notices and other information.

The Management Company may provide Bondholders with notices and other information of interest to them through its own Internet pages or other similarly characterised online means.

d) Information to the CNMV and the Rating Agencies.

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

III.5 Tax system of the Fund.

In accordance with the provisions of article 5.10 of Act 19/1992; article 7.1.h) of Legislative Royal Decree 4/2004, March 5, approving the Consolidation of the Corporation Tax Act; article 20.One.18 of Value Added Tax Act 37/1992, December 28, and article 57.k of Royal Decree 537/1997, April 14, approving the Corporation Tax Regulations, and article 45.I.B).15 of Royal Decree 1/1993, September 24, approving the Consolidation of the Capital Transfer and Documents Under Seal Tax, the following are the characteristics peculiar to the tax system of the Fund:

- (i) The constitution of the Fund is exempt from the item "corporate transactions" of the Capital Transfer and Documents Under Seal Tax.
- (ii) The Bond issue is exempt from payment of Value Added Tax (article 20.One.18 of the Value Added Tax Act) and Capital Transfer and Documents Under Seal Tax (article 45.I.B).15 of the Consolidation of the Capital Transfer and Documents Under Seal Tax, confirmed by a Supreme Court judgment dated November 3, 1997).
- (iii) The Fund is liable to pay Corporation Tax, determining the taxable income in accordance with the provisions of Title IV of the Corporation Tax Act, applying the general rate in force from time to time, which currently stands at 35%.

- (iv) As for returns on the Pass-Through Certificates, loans or other credit rights constituting Fund income, there shall be no Corporation Tax withholding or advance payment obligation.
- (v) The management and custody of the Fund shall be exempt from Value Added Tax.

III.6 Amendment of the Fund Deed of Constitution.

The Deed of Constitution may be amended where that is necessary and provided that circumstances preventing the foregoing in accordance with the laws in force from time to time do not occur. In any event, those actions shall require that the Management Company first notify or secure the prior authorisation, if necessary, of the CNMV, or competent administrative body and notify the Rating Agencies, and provided that such changes are not detrimental to the rating assigned to the Bonds by the Rating Agencies. The amendment of the Deed of Constitution shall be notified by the Management Company to the CNMV as a relevant event or as a supplement to the Offering Circular, as the case may be. The Deed of Constitution can also be corrected as requested by the CNMV.

III.7 Liquidation and termination of the Fund.

III.7.1 Early Liquidation of the Fund.

Following notice served on the CNMV, the Management Company shall be entitled to proceed to an early liquidation ("**Early Liquidation**") of the Fund and thereby an early amortisation ("**Early Amortisation**"), on a Payment Date, of the entire Bond Issue, in the following early liquidation events ("**Early Liquidation Events**"):

- (i) When the amount of the Outstanding Balance of the Mortgage Loans yet to be amortised is less than 10 percent of the initial Outstanding Balance upon the constitution of the Fund, in accordance with the authorisation established in article 5.3 of Act 19/1992 and provided that the payment obligations derived from the Bonds in each Series may be honoured and settled in full in the Priority of Payments.

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 until that date, which amounts shall be deemed to be due and payable on that date to all statutory intents and purposes.

- (ii) Where any event or circumstance whatsoever unrelated to the actual operation of the Fund occurs which results in the financial balance of the Fund required by article 11.b) of Royal Decree 926/1998 being substantially changed or permanently invalidated. This event includes such circumstances as the occurrence of a change in or supplementary enactments of laws, or the establishment of withholding obligations or other events that might permanently affect the financial balance of the Fund.
- (iii) Mandatorily, in the event that the Management Company should be adjudged a bankrupt or in temporary receivership, 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.8.2 of this Offering Circular.
- (iv) Where a default on payment occurs or is expected to occur indicating a serious, permanent imbalance in relation to any of the Bonds issued or any non-subordinated credit.
- (v) Upon the lapse of eighteen (18) months from the date of the last maturity of the Mortgage Loans, even if amounts are still due and payable thereon.

The following requirements shall be necessary to proceed to that Early Liquidation of the Fund:

- (i) That Bondholders be given at least fifteen (15) Business Days' notice, as prescribed in section III.4.2 of this Offering Circular, of the Management Company's resolution to proceed to an Early Liquidation of the Fund.

- (ii) That the Management Company shall have previously advised the CNMV and the Rating Agencies of that notice.
- (iii) That notice of the Management Company's resolution to proceed to the Early Liquidation of the Fund 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, and (iii) of the manner in which the payment obligations derived from the Bonds are to be met and settled in the Priority of Payments.

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 defined in this section, the Management Company, for and on behalf of the Fund:

- (i) Shall proceed to sell the Pass-Through Certificates remaining in the Fund for a price not below the sum of the value of the principal plus interest accrued and not paid on the relevant Mortgage Loans.
- (ii) Shall proceed to terminate such agreements as are not necessary for the Fund liquidation procedure.
- (iii) Shall 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 guaranteed solely with the interest and principal flows derived from the Mortgage Loans pending amortisation and the proceeds from the sale of the other properties remaining on the assets of the Fund.
- (iv) Finally, both due to an insufficiency of the preceding actions and the existence of Pass-Through Certificates or other remaining assets of the Fund, the Management Company shall proceed to sell them and shall therefore invite a bid from at least five (5) entities from among the most active in the purchase and sale of those assets who may, in its view, give a market value. The Management Company shall be bound to accept the best bid received for the assets on offer which, in its view, covers the market value of the asset at issue. 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), (iii) and (iv) above, BANCAJA shall have a pre-emptive right on the terms established by the Management Company and will therefore have priority over third parties to acquire the Pass-Through Certificates or other properties derived therefrom remaining on the assets of the Fund, or to grant to the Fund, as the case may be, the credit facility designed for the Early Amortisation of the Bond Issue. The Management Company shall therefore send BANCAJA a list of the assets and of third-party bids received, and the latter may use that right for all the assets offered by the Management Company or the credit facility within ten (10) Business Days of receiving said notice, and provided that its bid is at least equal to the best of the third-party bids.

Upon provisioning the reserve referred to in section III.7.2 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 as shall be requisite in the Priority of Payments, other than the obligation to provision the Cash Reserve, and other than the amounts, if any, drawn under the credit facility arranged, which shall be fully allocated to the Early Amortisation of the Bond Issue.

III.7.2 Termination of the Fund.

The Fund shall terminate in the following events:

- (i) Upon the Pass-Through Certificates pooled therein being fully amortised.
- (ii) Upon the Bonds issued being fully amortised.
- (iii) Upon the conclusion of the Early Liquidation procedure established in section III.7.1 above.
- (iv) At all events, upon the final liquidation of the Fund on the Final Maturity Date (November 17, 2035, or the following Business Day if that is not a Business Day).
- (v) Upon the Fund constitution terminating in the event that Moody's or Fitch should not confirm any of the assigned provisional ratings as final ratings by the start of the Subscription Period. In this event, the Management Company shall terminate the constitution of the Fund, the issue of and subscription for the Pass-Through Certificates and the Bond Issue.

Termination of the constitution of the Fund shall be notified to the CNMV as soon as such termination is confirmed, and shall be publicised by means of the procedure specified in section III.4.2.b) and c) of this Offering Circular. Within not more than one month after the occurrence of the event of termination, the Management Company shall execute a statutory declaration before a Notary Public declaring that the Fund's obligations have been settled and terminated and that the Fund has terminated. Notwithstanding the above, the Fund Management Company shall defray the Fund constitution expenses payable and specified in section II.14 with the Start-Up Loan, the agreement for which shall not be terminated but shall rather be cancelled after those amounts are settled, the repayment of principal being subordinated to fulfilment of all other obligations undertaken by the Management Company, acting for and on the Fund's behalf.

In the event that there should be any remainder upon the Fund being liquidated and after making all payments to the various creditors of the Fund by distributing the Available Funds in the set Priority of Payments, that remainder shall be for BANCAJA on the terms established by the Management Company for liquidation.

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 Available Funds have been distributed, in the Fund Priority of Payments, with the exception of the appropriate reserve to meet final tax, administrative or advertising expenses related to termination and liquidation.

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 the Bondholders and the CNMV were given notice, and (iii) how the Fund's available funds were distributed, in the Fund Priority of Payments; 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.

III.8 Management and representation of the Fund and of the Bondholders.

III.8.1 Description of the duties and responsibilities taken on by the Management Company in managing and legally representing the Fund and the Bondholders.

The management and legal representation of the Fund shall lie with the Management Company, EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN, on the terms set in Royal Decree 926/1998, Act 19/1992, failing a provision in Royal Decree 926/1998 and to the extent applicable, and other applicable laws, and on the terms of the Deed of Constitution.

The Economy and Finance Ministry authorised the incorporation of the Management Company as a Mortgage Securitisation Fund Management Company on December 17, 1992 and, subsequently, on October 4, 1999 authorised its re-registration as a Securitisation Fund Management Company. It is moreover entered in the special register purposely kept by the CNMV under number 2. The information on the Management Company is contained in Chapter VI of this Offering Circular.

The Management Company shall discharge for the Fund the functions attached to it under Royal Decree 926/1998.

It is also the Management Company's duty, as the manager of third-party portfolios, to represent and defend the interests of the holders of the Bonds issued by the Fund and of all its other ordinary creditors. Consequently, the Management Company shall make its actions conditional on their protection and observe the provisions established for that purpose from time to time. The Bondholders and all other ordinary creditors of the Fund 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 and the Offering Circular.

The Management Company shall notify the Bondholders and all other ordinary creditors of the Fund of all and any circumstances that may be relevant to them, by publishing appropriate notices on the terms established in section III.4.2 of this Chapter.

III.8.1.1 Administration and representation of the Fund.

The Management Company's obligations and actions in fulfilment of its duty to manage and legally represent the Fund are the following, for illustrative purposes only and without prejudice to any other actions provided in the Deed of Constitution and/or in this Offering Circular:

- (i) 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.
- (ii) Making such decisions as may be appropriate in connection with the liquidation of the Fund, including the decision to proceed to an Early Liquidation of the Fund and Early Amortisation of the Bond Issue, in accordance with the provisions of the Deed of Constitution and this Offering Circular. Moreover, making all appropriate decisions in the event of the constitution of the Fund terminating.
- (iii) Appointing and, as the case may be, replacing and dismissing the auditor who is to review and audit the Fund's annual accounts.
- (iv) Providing the Bondholders, the CNMV and the Rating Agencies with all such information and notices as may be prescribed by the laws in force for the time being and specifically as established in the Deed of Constitution and in this Offering Circular.
- (v) Complying with the calculation duties and taking the actions laid down in the Deed of Constitution and in this Offering Circular and in the various Fund transaction agreements listed in section V.3 of the Offering Circular, or in such others as the Management Company may enter into in due course for and on behalf of the Fund.
- (vi) The Management Company may extend or amend the agreements entered into on behalf of the Fund, substitute, as the case may be, each of the Fund service providers thereunder, and indeed, if necessary, enter into additional agreements, including new credit facility agreements, and amend the Deed of Constitution, provided that circumstances preventing the foregoing in accordance with the laws in force from time to time do not occur. In any event, those actions shall require that the Management Company first notify or secure the prior authorisation, if necessary, of the CNMV or competent administrative body and notify the Rating Agencies, and provided that such changes are not detrimental to the rating assigned to the Bonds by the Rating Agencies. Notice of amendment of the Deed of Constitution or the agreements or of the execution of new agreements shall be given by the Management Company to the CNMV as a relevant event or as a supplement to the Offering Circular, as the case may be. The Deed of Constitution or the agreements may also be corrected upon a request by the CNMV.
- (vii) Exercising the rights attaching to the ownership of the Pass-Through 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. Bringing a foreclosure action where the concurrent circumstances so require.
- (viii) Checking that the amount of income actually received by the Fund matches the amounts that must be received by the Fund, on the terms of the issue of the Pass-Through Certificates and on the terms of the relevant Mortgage Loan, and that the amounts receivable relating to the Credit Rights are provided by the Servicer to the Fund within the time-periods and on the terms provided for under the Servicing Agreement.
- (ix) Determining on each Interest Rate Fixing Date and for the following Interest Accrual Period, the Nominal Interest Rate to be applied for each Bond Series and calculating and settling the amounts payable on each Payment Date for interest accrued.
- (x) Calculating and determining on each Determination Date the principal to be amortised and repaid on each Bond Series on the relevant Payment Date.
- (xi) Determining the interest rate applicable to each of the relevant borrowing, lending and hedge transactions and calculating and settling the interest and fee amounts receivable and payable by the Fund under the same, and the fees payable for the various financial services arranged for.

- (xii) Watching that the amounts credited to the Treasury Account and the Amortisation Account return the yield set in the respective Guaranteed Interest Rate Account Agreement.
- (xiii) Calculating the Available Funds, the Available Funds for Amortisation and the payment or withholding obligations to be complied with, and applying the same in the Fund Priority of Payments.
- (xiv) Instructing transfers of funds between the various borrowing and lending accounts, and issuing all relevant payment instructions, including those designed for servicing the Bonds.

III.8.2 Resignation and substitution of the Management Company.

The Management Company shall be substituted in managing and representing the Fund, in accordance with articles 18 and 19 of Royal Decree 926/1998 set forth hereinafter and with subsequent rules statutorily established in that connection.

Resignation.

- (i) The Management Company may resign its management and legal representation function with respect to all or part of the funds managed whenever it deems this fit, applying to be substituted in a letter addressed to the CNMV, including a designation of the substitute management company. That letter shall enclose a letter from the new management company, declaring its willingness to take over that function and applying for the appropriate authorisation.
- (ii) The CNMV's substitution authorisation shall be subject to meeting of the following requirements:
 - (a) The substituted Management Company's delivery of the accounting records and data files to the new management company. That delivery will only be taken to have been made when the new management company is able to fully take over its function and that circumstance is notified to the CNMV.
 - (b) The rating accorded to the Bonds should not fall as a result of the proposed substitution.
- (iii) The Management Company may in no event resign its duties until and unless all the requirements and formalities have been complied with in order for its substitute to take over its duties.
- (iv) The substitution expenses originated shall be borne by the resigning Management Company and may in no event be passed on to the Fund.
- (v) The substitution shall be published within fifteen days by means of a notice inserted in two nationwide newspapers and in the bulletin of the AIAF or any other organised secondary market on which the Bonds issued by the Fund are listed.

Forced substitution.

- (i) In the event that the Management Company should be adjudged a bankrupt, in temporary receivership or any other insolvency situation, it shall find a substitute management company, in accordance with the provisions of the foregoing section.
- (ii) In the event for which provision is made in the preceding section, if four months should have elapsed from the occurrence determining the substitution and no new management company should have been found willing to take over management, there shall be an early liquidation of the Fund and an amortisation of the Bonds issued by the same, and of the loans, in accordance with the provisions of the Deed of Constitution.

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.

III.8.3 Subcontracting.

The Management Company shall be entitled to subcontract or delegate 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, as established in the Deed of Constitution, provided that the subcontractor or delegated party waives the right to take any action holding the Fund liable. In any event, subcontracting or delegating 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 of the Bond Series being adversely revised, and (iv) shall be notified to the CNMV and, where statutorily required, will first be authorised by the CNMV. Notwithstanding any subcontracting or delegation, the Management Company shall not be exonerated or released, under that subcontract or delegation, from any of the liabilities undertaken in the Deed of Constitution which may legally be attributed or ascribed to it.

III.8.4 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 seventy thousand (70,000.00) which shall accrue upon the constitution of the Fund and be payable on the Closing Date.
- (ii) A periodic fee, accruing on the exact number of days elapsed in each Interest Accrual Period, from the date of constitution of the Fund until it terminates, and payable quarterly in arrears on each of the Payment Dates. The periodic fee shall be equal to the result of adding the following fixed part and variable part:
 - a) 0.0160% per annum on the on the Outstanding Principal Balance of the Bond Issue on the Payment Date preceding the then-current Payment Date and calculated on the exact number of days elapsed in each settlement period and based on a 360-day year. The variable amount for the first Payment Date shall accrue from the date of constitution of the Fund until the first Payment Date and shall be calculated on the face amount of the Bond Issue.

The variable amount payable on a given Payment Date shall be calculated in accordance with the following formula:

$$IV = B \times \frac{0.0160}{100} \times \frac{d}{360}$$

where :

IV = Variable amount payable on a given Payment Date.

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

d = Number of days elapsed during the relevant Interest Accrual Period.

- b) Fixed amount of EUR six thousand (6,000.00) on each of the Payment Dates. The fixed amount for the first Payment Date shall be calculated on the exact number of days elapsed since the date of constitution of the Fund based on the following formula:

$$IF = 6,000 \times \frac{d}{90}$$

where :

IF = Fixed amount payable on the first Payment Date.

d = Number of days elapsed since the date of constitution of the Fund until the first Payment Date.

If on a Payment Date the Fund should not have sufficient liquidity to settle the above-mentioned fee, the amount due shall accrue an interest equal to the Reference Rate of the Bonds, payable on the following Payment Date, in the Priority of Payments.

CHAPTER IV

INFORMATION ON THE CHARACTERISTICS OF THE ASSETS SECURITISED THROUGH THE FUND

IV.1 Assets pooled in the Fund.

The credit rights making up the Fund assets shall only be credit rights owned by BANCAJA derived from loans granted by BANCAJA to individuals with real estate mortgage security on real properties (finished homes, business premises, industrial warehouses and country properties) located within Spanish territory, both directly and through subrogations of financing granted to developers (the “**Mortgage Loans**”). The Mortgage Loans shall be transferred by BANCAJA to the Fund by means of the issue of pass-through certificates (the “**Pass-Through Certificates**”) in accordance with the respective individual characteristics of each of the Mortgage Loans.

The Deed of Constitution shall perfect the issue by BANCAJA of the Pass-Through Certificates and their subscription by the Fund, represented by the Management Company, the most significant terms of which are set forth hereinafter in this section.

The issue by BANCAJA of the Pass-Through Certificates and their subscription by the Fund will make up an as yet indeterminate number whose total principal or capital shall be equal to or slightly in excess of EUR six hundred and ninety million (690,000,000.00).

The Pass-Through Certificates will be issued as established in Act 2/1981 and additional provision five of Act 3/1994, as worded by article 18 of Act 44/2002.

The Mortgage Loans shall be taken from a selection comprised of 13,866 mortgage loans, the outstanding principal of which amounted as of April 30, 2004 to EUR 714,642,743.75, with an overdue principal of EUR 364,282.96. The detailed characteristics of the mortgage loans selected are described in section IV.4 of this Chapter.

In this Chapter and elsewhere in the Offering Circular, the term “Mortgage Loans” shall be used in some definitions to generically refer both to the Mortgage Loans and to the Pass-Through Certificates together, other than where reference is specifically made to the Pass-Through Certificates as such.

IV.1.1 Representations by BANCAJA.

BANCAJA, as issuer of the Pass-Through Certificates, shall represent and warrant as follows to the Fund, the Management Company and the Underwriters and Placement Agents in the Deed of Constitution:

1. In relation to itself.

- (1) That BANCAJA is a credit institution duly incorporated in accordance with the laws in force for the time being and entered in the Companies Register and in the Register of Credit Institutions of the Bank of Spain, and that it 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 had a creditors’ meeting called or been insolvent, in receivership or bankrupt, nor in any circumstance generating a liability which might result in the credit institution authorisation being revoked.
- (3) That it has obtained all necessary authorisations both from the administration and from its corporate bodies and third parties who may be affected by the assignment of the Mortgage Loans to the Fund and the issue of the Pass-Through Certificates, to validly execute the Deed of Constitution, for the undertakings made therein and to execute the agreements relating to the constitution of the Fund.
- (4) That it has audited accounts for the last three years (2003, 2002 and 2001) with at least a favourable opinion and without any negative notes from the Auditors in the last year (2003). The audited annual accounts for the years 2001 and 2002 have been filed with the CNMV and with the Companies Register. The audited annual accounts for the year 2003 are currently pending the examination and

approval of the General Assembly of BANCAJA. The Audit report for the year 2003 has been submitted to the CNMV.

2. In relation to the Pass-Through Certificates and the Mortgage Loans.

- (1) That the Pass-Through Certificates are issued at arm's length and in accordance with Act 2/1981, Royal Decree 685/1982, amended by Royal Decree 1289/1991, and with the provisions of additional provision 5 of Act 3/1994, as worded by article 18 of Act 44/2002.
- (2) That the Pass-Through Certificates are issued for the same term remaining until maturity and for the same interest rate of each of the underlying Mortgage Loans.
- (3) That the Mortgage Loans exist and are valid and enforceable in accordance with the applicable laws.
- (4) That it holds absolute title to all the Mortgage Loans and there is no obstacle whatsoever for the Pass-Through Certificates to be issued.
- (5) That all the Mortgage Loan capital or principal has been fully drawn down
- (6) That the details of the Pass-Through Certificates and the Mortgage Loans included in the schedules to the Deed of Constitution accurately reflect the current status of those Mortgage Loans and Pass-Through Certificates and are full and accurate.
- (7) That the Mortgage Loans are all secured with a real estate mortgage ranking first on the fee absolute of each and every one of the mortgaged properties, which are not encumbered with any prohibitions on their disposal, conditions subsequent or any other limitation as to title.
- (8) That the Mortgage Loans are all originated in a public deed, and the mortgages are all duly granted 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 taking precedence over the mortgage, in accordance with the applicable regulations.
- (9) That the Mortgage Loans all stand as a valid and binding payment obligation for the relevant Obligor and are enforceable on their own terms.
- (10) That the Mortgage Loans are all denominated and payable exclusively in euros, and the capital or principal has been fully drawn down.
- (11) That none of the Mortgage Loans have clauses allowing deferment of periodic interest payment.
- (12) That all the Mortgage Loan payment obligations are satisfied by directly debiting a bank account.
- (13) That the Obligors are all individuals.
- (14) That the mortgages are granted on real properties already built wholly owned in fee absolute by the respective mortgagor, and BANCAJA is not aware of the existence of litigation over the ownership of those properties which might detract from the mortgages.
- (15) That the mortgaged properties underlying the Mortgage Loans are not ineligible as assets excluded for standing as security under article 31.1.d) of Royal Decree 685/1982, nor do the Mortgage Loans have any of the credit features excluded or restricted under article 32 of Royal Decree 685/1982.
- (16) That the mortgaged properties are all located in Spain and have been appraised by duly qualified institutions approved by the BANCAJA, evidence of which appraisal has been provided in the form of an appropriate certificate. The appraisals made satisfy all the requirements established in the mortgage market laws.
- (17) That the outstanding principal balance on each of the Mortgage Loans does not exceed 100% of the appraisal value of the mortgaged properties as security for the relevant Mortgage Loan.

- (18) That it is not aware of there having been any fall in the value of any of the properties mortgaged as security for the Mortgage Loans in excess of 20% of the appraisal value.
- (19) That the properties mortgaged as security for the Mortgage Loans all have at least a valid fire damage insurance, and the insured capital thereunder is not less than the appraisal value of the mortgaged property, excluding elements that cannot by nature be insured. To this end, BANCAJA has taken out a general insurance policy to cover those risks in the event of the damage insurance policy taken out by the Obligor not existing or being insufficient or ineffective.
- (20) That the Mortgage Loans are not perfected in registered, negotiable or bearer securities, other than the Pass-Through Certificates issued to be pooled in the Fund.
- (21) That none of the Mortgage Loans have any overdue payments on the date of issue of the Pass-Through Certificates for a period in excess of one (1) month.
- (22) That it is not aware that any of the Mortgage Loan Obligors holds any credit right against BANCAJA whereby that Obligor might be entitled to a set-off which might adversely affect the rights conferred by the Pass-Through Certificates.
- (23) That BANCAJA has strictly adhered to the policies for granting credit in force at the time in granting each and every one of the Mortgage Loans and in accepting, as the case may be, the subrogation of subsequent borrowers in the position of the initial borrower, and a "BANCAJA memorandum on policies for granting credits and loans on with real estate security to individuals", currently in force, shall be attached to the Deed of Constitution in that respect.
- (24) That the deeds for the mortgages granted on the properties to which the Mortgage Loans relate have all been duly filed in the records of BANCAJA suitable therefor, and are at the Management Company's disposal, for and on behalf of the Fund, and the Mortgage Loans are all clearly identified both in data files and by means of their deeds.
- (25) That the outstanding capital balance of each of the Mortgage Loans on the date of issue is equivalent to the principal figure of the relevant Pass-Through Certificate and that, in turn, the total capital of the Pass-Through Certificates shall be at least equivalent to the face value of the Bond Issue.
- (26) That the final maturity date of the Mortgage Loans is at no event after November 30, 2033.
- (27) That after being granted, the Mortgage Loans have been serviced and are still being serviced by BANCAJA in accordance with its set customary procedures.
- (28) That it has no knowledge of the existence of any litigation whatsoever in relation to the Mortgage Loans which may detract from their validity or which may result in the application of Civil Code article 1535, or of the existence of circumstances which may result in the purchase agreement of the home mortgaged as security for the Mortgage Loans being ineffective.
- (29) That it is not aware of the premiums accrued heretofore by the insurance taken out referred to in paragraph (19) above not having been fully paid.
- (30) That on the date of issue it has received no notice of full prepayment of the Mortgage Loans.
- (31) That, on the date of the issue, none of the Mortgage Loans has any clauses establishing interest rate caps limiting the interest rate amount applicable to the Mortgage Loan.
- (32) That, on the date of the issue, at least two instalments have fallen due on each of the Mortgage Loans.
- (33) That the Pass-Through Certificate and Mortgage Loan information contained in the Offering Circular is accurate and strictly true.
- (34) That it is not aware of the existence of any circumstance whatsoever which might prevent the mortgage security from being enforced.

- (35) That the Mortgage Loans are written off the assets of BANCAJA on the date of the Deed of Constitution in the capital amount for which they are transferred, in accordance with the provisions of Bank of Spain Circular 4/91, without prejudice to the effects that partial or total subscription for the Bond Issue may have for BANCAJA in pursuance of that Circular.
- (36) That the Mortgage Loans are not earmarked for any issue whatsoever of mortgage bonds or mortgage certificates, other than the issue of the Pass-Through Certificates, and after their issue the Mortgage Loans shall not be earmarked for any issue whatsoever of mortgage debentures, mortgage bonds or other mortgage certificates and pass-through certificates.
- (37) That upon the issue of the Pass-Through Certificates being made, the outstanding principal balance of the mortgage debentures issued by BANCAJA is not in excess of 90 percent of the sum of the capitals not repaid on its portfolio mortgage loans, deducting those earmarked for other mortgage securities. There is moreover no issue whatsoever of mortgage bonds outstanding made by BANCAJA.
- (38) That nobody has a preferred right over the Fund in and to the Mortgage Loans, as holder of the Pass-Through Certificates.

IV.1.2 General terms of the issue of and subscription for the Pass-Through Certificates.

- i) The Mortgage Loans will be fully and unconditionally assigned, perfected by means of the issue of the Pass-Through Certificates, for the entire term remaining until maturity.
- ii) The issue of the Pass-Through Certificates shall be made in respect of 100 percent of the outstanding principal, interest not due and overdue interest and all and any other amounts, assets or rights attaching to each of the relevant Mortgage Loans, excluding the fees established in each of the Mortgage Loans, which shall remain for the benefit of BANCAJA, as detailed in section IV.1.3 below.
- iii) The Pass-Through Certificates shall be issued for the same term remaining until maturity of each of the underlying Mortgage Loans.
- iv) BANCAJA shall be liable to the Fund for the existence and lawfulness of the Mortgage Loans to the same extent laid down in articles 348 of the Commercial Code and 1529 of the Civil Code.
- v) BANCAJA shall not bear the risk of default on the Mortgage Loans and shall therefore have no liability whatsoever for default by the mortgagors of principal, interest or any other amount owing to them by the Obligors under the Mortgage Loans. It will moreover 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 replace or repurchase the Pass-Through Certificates, other than as provided in section IV.1.6 below.
- vi) The Pass-Through Certificates shall be represented by registered certificates as established in section IV.1.5 below.
- vii) Until the execution of the Deed of Constitution, BANCAJA shall be the beneficiary of the damage insurance contracts taken out by the Obligors in relation to the mortgaged properties as security for the Mortgage Loans, up to the insured amount, and each of the Mortgage Loan documents shall, in the event of default on the relevant premium by the Obligor (holder) of the insurance, authorise BANCAJA, the mortgagee, to pay the premium amount for the Obligor in order that the premiums are always paid.

BANCAJA shall thereupon perfect the assignment attached to the issue of the Pass-Through Certificates of the rights BANCAJA has as the beneficiary of those damage insurance contracts taken out by the Obligors or any other insurance policy providing equivalent cover. As the holder of the Pass-Through Certificates, the Fund shall be entitled to all the amounts BANCAJA would have received in this connection.
- viii) The transfer and holding of the Pass-Through Certificates shall be limited to institutional investors, and they may not be acquired by the unspecialised public.
- ix) Given the above and that the Fund is an institutional investor, the issue of the Pass-Through Certificates shall not be subject to a marginal note on each entry of the mortgages in the Land Registry.

IV.1.3 Description of rights conferred on the Fund upon subscribing for the Pass-Through Certificates on the Mortgage Loans.

Specifically, the Pass-Through Certificates shall confer on the Fund as the holder thereof the following rights in relation to each of the Mortgage Loans:

- a) To receive all amounts accruing as repayment of Mortgage Loan capital or principal.
- b) To receive all amounts accruing as ordinary interest on the Mortgage Loans.
- c) To receive all amounts accruing as late-payment interest on the Mortgage Loans.
- d) To receive any other amounts, assets or rights received as payment of the Mortgage Loan principal, interest or expenses, either in the form of the auction sale price or amount determined by a court decision or notarial procedure in foreclosing the mortgage securities, on the sale or utilisation of properties awarded or, upon foreclosing, in the administration or interim possession of the properties in foreclosure proceedings.
- e) To receive all possible rights or compensations accruing for BANCAJA, including not only those derived from the insurance contracts attached to the Mortgage Loans which are also assigned to the Fund, but also those derived from any ancillary right attached to the Mortgage Loan, excluding the fees established for each of the Mortgage Loans, which shall remain to the benefit of BANCAJA.

The above-mentioned rights will all accrue for the Fund from the date of issue of the Pass-Through Certificates. Interest shall moreover include interest accrued and not due since the last interest settlement date on each of the Mortgage Loans, on or before the date of issue of the Pass-Through Certificates, and interest due and not paid on that same date.

The rights of the Fund resulting from the Pass-Through Certificates are linked to the payments made by the Mortgage Loan Obligors, and are hence directly affected by the evolution, delays, prepayments or any other incident relating thereto.

Returns on the Pass-Through Certificates constituting Fund income shall not be subject to a Corporation Tax withholding as established in Royal Decree 537/1997, April 14, approving the Corporation Tax Regulations.

The Fund shall bear all and any expenses or costs arising for BANCAJA derived from the recovery actions in the event of a breach of obligations by the Mortgage Loan Obligors, including foreclosing against the same.

IV.1.4 Issue price of the Pass-Through Certificates.

The issue price of the Pass-Through Certificates will be at par. The total amount payable by the Fund for subscribing for the Pass-Through Certificates shall be the amount equivalent to the sum of (i) the face value of the capital or principal pending repayment of each of the Mortgage Loans, and (ii) the ordinary interest accrued and not due and the interest not paid on each of the Mortgage Loans on the date of issue of the Pass-Through Certificates (the “**accrued interest**”).

The Management Company shall pay the total amount for subscribing for the Pass-Through Certificates on behalf of the Fund as follows:

- (i) The part consisting of the face value of the capital of all the Mortgage Loans, subparagraph (i) of paragraph one of this section, shall be paid by the Fund on the Bond Closing Date, for same day value, upon the subscription for the Bond Issue being paid up.
- (ii) The part of the price consisting of the interest accrued on each of the Mortgage Loans, subparagraph (ii) of paragraph one of this section, shall be paid by the Fund on the earlier of the collection date falling on the first interest settlement date of each of the Mortgage Loans or the date on which they are paid by the Obligor, after the issue date of the Pass-Through Certificates, and will not be subject to the Fund Priority of Payments.

If the Fund constitution and hence the Pass-Through Certificate issue and subscription should terminate, (i) the Fund's obligation to pay the Pass-Through Certificates shall terminate, (ii) the Management Company shall be obliged to restore to BANCAJA any rights whatsoever accrued for the Fund upon subscribing for the

Pass-Through Certificates, and (iii) BANCAJA shall once again enter the Mortgage Loans among its balance-sheet assets.

IV.1.5 Pass-Through Certificate representation and custody.

The Pass-Through Certificates shall be represented by multiple or individual registered certificates, which shall contain at least the particulars prescribed for mortgage certificates in article 64 of Royal Decree 685/1982, along with the registration particulars of the properties securing the Mortgage Loans. The Pass-Through Certificates which shall be issued to be pooled in the Fund upon being constituted shall be represented in a multiple registered certificate.

Both in the event that the Management Company should, for and on behalf of the Fund, proceed to foreclose a Mortgage Loan, as provided for in section IV.2.11, and because of an Early Liquidation of the Fund, in the events and on the terms of section III.7.1, there is to be a sale of Pass-Through Certificates, and in any other event so requiring, BANCAJA agrees to split any multiple certificate issued representing Pass-Through Certificates into such unit or multiple certificates as may be necessary, replacing or exchanging the same for the attainment of the above purposes.

The multiple document representing the Pass-Through Certificates and, as the case may be, the unit certificates into which the same is split, shall be deposited at BANCAJA, and the relations between the Fund and BANCAJA shall be governed by the Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement to be entered into between BANCAJA and the Management Company for and on behalf of the Fund. That deposit shall be established for the benefit of the Fund and BANCAJA shall therefore safe-keep the documents representing the Pass-Through Certificates deposited following the Management Company's instructions.

IV.1.6 Set rules for substituting the Pass-Through Certificates.

1. In the event of early amortisation of Pass-Through Certificates due to a prepayment of the Mortgage Loan capital, there will be no substitution of or the Pass-Through Certificates affected thereby.
2. In the event that it should be observed throughout the life of the Pass-Through Certificates that any of them fails to meet the representations contained in section IV.1.1 of this Offering Circular or the characteristics notified by BANCAJA to the Management Company, upon the Fund being constituted, due to a failure by the relevant Mortgage Loan to so conform, BANCAJA agrees, subject to the Management Company's consent, to proceed forthwith to a substitution or, as the case may be, an early amortisation of the Pass-Through Certificate in that situation, subject to the following rules:
 - a) The party becoming aware of the existence of a non-conforming Pass-Through Certificate, whether BANCAJA or the Management Company, shall notify the other party of this circumstance. BANCAJA shall have five (5) Business Days from said notice to proceed to remedy that circumstance if it may be remedied or, in order to proceed to a substitution thereof.
 - b) The substitution shall be made for the outstanding principal plus interest accrued and not paid and any amount owing to the Fund until that date on the relevant Mortgage Loan underlying the substituted Pass-Through Certificate.

In order to proceed to the substitution, BANCAJA shall notify the Management Company of the characteristics of the mortgage loans proposed to be assigned under new pass-through certificates satisfying the representations made in section IV.1.1 and similarly characterised as to residual term, interest rate, outstanding principal value, and credit quality construed as the existing ratio of the outstanding loan principal to the appraisal value of the property mortgaged as security, in order for the financial balance of the Fund, and indeed the Bond rating in accordance with the provisions of 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, because it may be included in the Fund, and expressly agreed to it, BANCAJA shall proceed to issue the new replacement pass-through certificate(s).

- c) The substitution shall be recorded in a notarial certificate setting forth all the particulars both of the pass-through certificate to be replaced and the Mortgage Loan attached thereto, and the new pass-through certificate(s) issued, along with details of the Mortgage Loans, and the reason for substituting and characteristics determining their homogenous nature as described in the paragraph immediately

preceding, a copy of which shall be filed by the Management Company with the CNMV, the organisation in charge of the accounting record for the Bonds and the AIAF Governing Body, notifying the Rating Agencies.

- d) In the event that any Pass-Through Certificate should not be substituted by issuing new ones on the terms set in rule b) of this section, BANCAJA shall proceed to an early amortisation of the Pass-Through Certificate. That early amortisation shall take place by a repayment in cash to the Fund of the outstanding principal, interest accrued and not settled, and any other amount owing to the Fund until that date on the Mortgage Loan underlying the relevant Pass-Through Certificate.
- e) In the event of early amortisation of Pass-Through Certificates by BANCAJA due to both substitution and repayment, BANCAJA shall once again record the relevant Mortgage Loans among its balance sheet assets on the date of early amortisation of the relevant Pass-Through Certificates, and shall be vested in all the rights attaching to those Mortgage Loans accruing from the amortisation date or accrued and not due, and overdue amounts on that same date.

IV.1.7 Other terms derived from the legal system of the Pass-Through Certificates.

As prescribed by Royal Decree 685/1982, the Pass-Through Certificates may be transferred by a written statement on the very certificate and, in general, by any of the means admitted by Law, their acquisition or holding being limited to institutional or professional investors for they may not be acquired by the unspecialised public, in accordance with the provisions of article 64.6 of Royal Decree 685/1982. Both the transfer and the new holder's address shall be notified by the transferee to the issuer.

The transferor shall not be liable for the solvency of the issuer or of the Obligor, nor indeed of the sufficiency of the mortgage securing it.

BANCAJA, as the issuer, shall keep a special book in which it shall enter the Pass-Through Certificates issued and such transfers thereof as may be notified to it, the Pass-Through Certificates being applied the provisions of article 53 of Royal Decree 685/1982 for registered certificates. The same book shall include the changes of address notified to it by the holders of the Pass-Through Certificates.

The book shall moreover include the following particulars:

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

IV.2 Servicing and custody of the Mortgage Loans and custody of the Pass-Through Certificates.

BANCAJA, issuer of the Pass-Through Certificates to be subscribed for by the Fund, in accordance with the provisions of article 61.3 of Royal Decree 685/1982, agrees to be the custodian and servicer of the Mortgage Loans, and the Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement (the "**Servicing Agreement**") shall govern the relations between BANCAJA (hereinafter in regard to this Agreement the "**Servicer**") and the Fund, represented by the Management Company, in regard to the custody and servicing of the Mortgage Loans and the custody of the documents representing the Pass-Through Certificates. In consideration of the custody, servicing and management of the Mortgage Loans and custody of the documents representing the Pass-Through Certificates, the Servicer shall be entitled to receive in arrears on each of the Payment Dates and during the term of the Servicing Agreement, a subordinated servicing fee equal to 0.01% per annum, inclusive 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 Loans serviced during each Interest Accrual Period. If the Servicer should be substituted in that servicing task, because that is legally possible and is appropriate in view of circumstances of the Servicer which might prevent or make it difficult for that servicing to be properly performed, the Management Company will be entitled to change the above percentage fee in favour of the substitute institution, which fee may be higher than that agreed with BANCAJA under the Servicing Agreement.

If due to a shortage of liquidity in the Fund Priority of Payments, the Fund should, through its Management Company, fail on a Payment Date to pay the full fee due, the amounts overdue shall accumulate without any penalty whatsoever on the fee payable on the following Payment Dates, whereupon they shall be paid.

Furthermore, on each Payment Date, the Servicer shall be entitled to a reimbursement of all expenses of an exceptional nature incurred in relation to the servicing of the Mortgage Loans, such as expenses or court costs arising in connection with foreclosure, or administering or managing the sale of properties and assets awarded, and after first justifying the same. Those expenses will be paid whenever the Fund has sufficient liquidity and in the Fund Priority of Payments.

The Servicing Agreement shall be fully terminated in the event that the Rating Agencies should not confirm the provisional ratings assigned to each of the Series as final by the start of the Subscription Period.

BANCAJA shall continue servicing the Mortgage Loans, devoting as Servicer the same time and effort to them and the same degree of skill, care and diligence in servicing the same as it would devote and use to service its own mortgage loans, and will in any event exercise a suitable degree of skill, care and diligence 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 and as servicer of the Mortgage Loans, 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 most outstanding terms of the Servicing Agreement are set out hereinafter in the following subparagraphs of this section.

IV.2.1 Ordinary system and procedures for servicing and managing the Mortgage Loans.

The following is the succinct and short description of the ordinary system and procedures (hereinafter the “**services**”) for service and custody of the Mortgage Loans governed by said Servicing Agreement:

1. Term.

The services shall be provided by the Servicer until all the obligations undertaken by the Servicer as issuer of the Pass-Through Certificates terminate in relation to all the Mortgage Loans, once they have been repaid, or when the liquidation of the Fund concludes after it terminates, without prejudice to a potential early termination of the Servicing Agreement, if that is legally possible in accordance with its terms.

2. Custody of deeds, documents and files.

The Servicer shall keep all deeds, documents and data files relating to the Mortgage Loans and the damage insurance policies of the mortgage 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 foreclose a Mortgage Loan, or any competent authority should so require and after first informing the Management Company.

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 (2) 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 Obligors under the Mortgage Loans, and any other item including under the insurance contracts of the mortgaged properties securing the Mortgage Loans. The Servicer shall act due diligently for payments to be made by the Obligors to be collected in accordance with the contractual terms and conditions of the Mortgage Loans.

The amounts received by the Servicer derived from the Mortgage Loans shall be paid by the Servicer into the Fund’s Treasury Account on the seventh day after the date on which they were received by the Servicer, or the following business day, for same day value, if that is not a business day, in accordance with the set terms and conditions. In this connection, business days shall be taken to be all those that are business days in accordance with the Savings Bank sector in the city of Valencia.

The Management Company may change the periods, collection dates and payment method at any time during the term of the Servicing Agreement, provided that this is not detrimental to the rating given to the Bonds by the Rating Agencies.

The Servicer may in no event pay any amount whatsoever to the Fund not previously received from the Obligors as payment for the Mortgage Loans.

4. Fixing the interest rate.

Because the Mortgage Loans have a floating interest rate, notwithstanding the possibility of their being renegotiated to a fixed rate, the Servicer will continue fixing the interest rates applicable to each of the interest periods in accordance with the provisions of the relevant Mortgage Loans, submitting such relevant communications and notices as may be established in the respective agreements.

5. Mortgaged property damage insurance.

The Servicer shall not take or fail to take any action resulting in the cancellation of any property damage insurance policy covering the mortgaged properties or reducing the amount payable in any claim thereunder. The Servicer shall act due diligently and in any event use the rights conferred under the insurance policies or the Mortgage Loans in order to keep those policies (or any other policy granting equivalent cover) in full force and effect in relation to each Mortgage Loan and the respective property subject of the Mortgage Loan.

The Servicer shall be bound to advance payment of policy premiums not paid by the Obligors whenever it is fully acquainted with this circumstance, without prejudice to its right to be reimbursed by the Fund for amounts so paid.

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

6. Information.

The Servicer shall regularly communicate to the Management Company the information concerning the individual characteristics of each of the Mortgage Loans, fulfilment by the Obligors of their obligations under the Mortgage Loans, delinquency status, changes in the characteristics of the Mortgage Loans, actions in the event of late payment, legal actions and auction of properties, the foregoing subject to the procedures and within the time-periods established in the Servicing Agreement.

Furthermore, the Servicer shall prepare and hand to the Management Company such additional information concerning the Mortgage Loans or the rights attaching thereto as the Management Company may reasonably request, and in particular the documents required for the Management Company, as the case may be, to bring legal actions.

7. Liability of the Servicer.

The Servicer shall at no time have any liability whatsoever in relation to the obligations of the Management Company as manager of the Fund and manager of Bondholders' interests, nor in relation to the obligations of the Obligors derived from the Mortgage Loans, without prejudice to the liabilities undertaken thereby in the Deed of Constitution as issuer of the Pass-Through Certificates subscribed for by the Fund.

The Servicer shall be liable to indemnify the Fund or its Management Company against any damage, loss or expense incurred by the latter due to a breach by the Servicer of its duties to safe-keep, service and report on the Mortgage Loans and to custody the documents representing the Pass-Through Certificates.

8. Mortgage Loan subrogation.

The Servicer shall be authorised to permit substitutions in the position of the Obligor under the Mortgage Loan agreements, exclusively where the characteristics of the new mortgagor are similar to those of the former mortgagor and those characteristics observe the policies for granting mortgage loans described in the BANCAJA memorandum on policies for granting mortgage loans, which shall be attached to the Fund Deed of Constitution, and moreover provided that the expenses derived from that change are fully borne

by the Obligors. The Management Company may fully or partially limit this authority of the Servicer or lay down conditions therefor, in the event that there might be consequences being howsoever detrimental to the rating accorded to the Bonds by the Rating Agencies.

The Obligor may apply to the Servicer for subrogation in connection with the Mortgage Loans pursuant to Mortgage Loan Subrogation and Amendment Act 2/1994. Subrogation of a new creditor under the Mortgage Loan and the ensuing payment of the amount due shall result in a prepayment of a Mortgage Loan and of the relevant Pass-Through Certificate.

9. Authorities and actions in relation to Mortgage Loan renegotiation procedures.

The Servicer may not voluntarily cancel the mortgages securing the Mortgage Loans for any reason other than payment of the Mortgage Loan, relinquish or settle in regard thereto, forgive the Mortgage Loans in full or in part or extend the same, or in general do anything that may diminish the status, enforceability at law or economic value of the mortgage or of the Mortgage Loans, without prejudice to its proceeding to heed requests by the Obligors with the same diligence and procedure as if the loans should not have been assigned.

Notwithstanding the above, the Management Company may, as manager of third-party funds and bearing in mind the Obligors' requests to the Servicer directly or under Act 2/1994, previously issue instructions to or authorise the Servicer to agree with the Obligor, subject to the terms and conditions of this section, for a novation changing the relevant Mortgage Loans, either by an interest rate renegotiation or by an extension of the maturity period, provided that those novations are not detrimental to the ranking of the Mortgage Loans.

a) Renegotiating the interest rate.

1. 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 Mortgage Loan. In any event, whether or not it was generically authorised, any Mortgage Loan interest rate renegotiation shall be taken on and settled bearing in mind the interests of the Fund.

Without prejudice to the provisions hereinafter, any renegotiation subscribed by the Servicer shall be made 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 Obligor has requested a renegotiation. The Management Company may nevertheless authorise the Servicer to entertain and accept renegotiations of the interest rate applicable to the Mortgage Loans, requested by the Obligors, without requiring the prior consent of the Management Company, subject to a number of general requirements.

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 determined for the Servicer.

The Servicer shall in renegotiating the Mortgage Loan interest rate clause observe that the new interest rate terms are at arm's length and no different from those applied by the Servicer proper in renegotiating or granting its floating- and fixed-rate mortgage loans. In this connection, arm's length interest rate shall be deemed to be the interest rate offered by the Servicer on the Spanish market for loans granted to individuals with real estate mortgage security with amounts, class of mortgaged real property and terms substantially similar to the renegotiated Mortgage Loan.

2. Renegotiating the interest rate applicable to a Mortgage Loan shall in no event result in (i) its being changed to a floating interest rate with a benchmark index for determination other than the mortgage market rates or indices, established in section 3 of rule six bis of Bank of Spain Circular no. 8/1990, September 7, and (ii) that the average margin or spread weighted by the outstanding principal of the Mortgage Loans (including the margin if any resulting from a fixed-rate renegotiation as provided for in section 3 below) is not in excess of 50 basic percentage points above the Euribor or Mibor benchmark rates or index. For the purposes prescribed in this section, the provisions of section 3 below shall govern in the case of Mortgage Loans having benchmark indices other than

the Euribor or Mibor benchmark rates or indices or renegotiated to fixed-rate loans in regard to homogenisation in regard to margin over a Euribor or Mibor benchmark index.

3. For the purposes of paragraph 2 above:

- (i) The margin or spread of a floating-rate Mortgage Loan with a benchmark index other than Euribor or Mibor rates or indices shall be considered to be the result of increasing or reducing the margin applicable to the Mortgage Loan by the difference between the simple averages of the values of the last three (3) months, published by the Bank of Spain, of (a) the Mortgage Loan benchmark index and (b) the one-year EURIBOR index (one-year Interbank reference).
- (ii) The novated fixed-rate Mortgage Loan margin shall be deemed to be the difference between the fixed rate applicable to the Mortgage Loan and the EURIBOR BASIS fixed rate on Reuters' ISDAFIX2 screen, or any other replacement screen, at 11:00AM CET on the effective date of the new fixed rate for the term of the average life of the Mortgage Loan based on its new repayment schedule. In the absence of a EURIBOR BASIS, the latter shall be calculated by a straight-line interpolation between the EURIBOR BASIS fixed rates for the lower and higher terms closest to the average life of the Mortgage Loan.

Calculation of the average life of a novated fixed-rate Mortgage Loan: average of the time periods from the effective date of the novation until each of the Mortgage Loan settlement dates, using for weighting purposes the weights the principal to be repaid on each settlement date has, in accordance with the applicable repayment system, on the outstanding principal amount, in accordance with the following expression:

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

Where:

V = Average life of the novated fixed-rate Mortgage Loan expressed in years.

P = Principal to be repaid on each settlement date in accordance with the applicable repayment system.

d = Number of days elapsed between the effective date of the novation and the relevant settlement date.

T = Outstanding principal on the effective date of the novation.

b) Extending the period of maturity.

The final maturity or final amortisation date of the 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 Obligor, a change in the final maturity date of the 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 Loans assigned to the Fund with respect to which the maturity date is extended may not exceed 10.00% of the face amount of the Bond Issue.
- (iii) The term of a specific Mortgage Loan may be extended provided that the following requirements are met:
 - a) That the periodicity of repayment instalments of the capital or principal of the Mortgage Loan 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.

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

If there should be any renegotiation of the interest rate of a Mortgage Loan or its 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 Mortgage Loans to be updated. Both the public deeds and the private agreements pertaining to a novation of the terms of the Mortgage Loans will be kept by the Servicer, in accordance with the provisions of paragraph 2 of this section.

In the event of a renegotiation of the interest rate of the 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 2.d) of Bank of Spain Circular 4/91, June 16.

10. Action against the Obligors in the event of default on the Mortgage Loans and powers of the holder of the Pass-Through Certificates.

Actions in the event of late payment.

The Servicer shall apply an identical diligence and procedure for claiming overdue amounts not paid on the Mortgage Loans as with the rest of its portfolio loans.

In the event of default by the Obligor of the payment obligations, the Servicer shall take the actions described in the Servicing Agreement, taking for that purpose the steps it would ordinarily take if they were its portfolio loans and in accordance with standard banking usage and practice for collecting overdue amounts, and shall be bound to advance such expenses as may be necessary for those actions to be taken, without prejudice to its right to be reimbursed by the Fund. Needless to say, these actions include all such legal actions as the Servicer may deem necessary to claim and collect the amounts due by the Obligors.

Legal actions.

The Servicer, using its fiduciary title to the Mortgage Loans or using the power referred to in the following paragraph, shall take all relevant actions against Obligors failing to meet their payment obligations derived from the Mortgage Loans. Such an action shall be brought using the appropriate court enforcement procedures prescribed in articles 517 et seq. of the Civil Procedure Act.

For the above purposes, and if this should be necessary, the Management Company grants in the Deed of Constitution as full and extensive a power of attorney as may be required at Law to BANCAJA in order that the latter may, acting through any of its attorneys properly empowered for those purposes, for and on behalf of the Management Company, as the authorised representative of the Fund, demand by any judicial or other means the obligor of any of the Mortgage Loans to pay his debt and take legal action against the same, in addition to other authorities required to discharge its duties as Servicer. These authorities may be extended or amended in another deed where appropriate.

The Servicer shall as a general rule apply for foreclosure, advancing all necessary expenses to do so, if, for a period of six (6) months, the Obligor under a Mortgage Loan in default of payment obligations should fail to resume payments or the Servicer, with the Management Company's consent, should fail to obtain a payment undertaking satisfactory to the interests of the Fund, and shall in any event forthwith proceed to apply for such foreclosure if the Management Company, on behalf of the Fund, should deem this fit after analysing the specific circumstances of the case.

In the event of default by any Obligor, the Management Company, acting for and on behalf of the Fund, shall have the following remedies provided for mortgage certificates in article 66 of Royal Decree 685/1982, which also apply to pass-through certificates:

- (i) To demand the Servicer to apply for foreclosure.
- (ii) To take part on an equal standing with BANCAJA, as issuer of the Pass-Through Certificates, in the foreclosure the latter shall have instituted against the Obligor, intervening to that end in any foreclosure proceedings commenced by the former.

- (iii) If the Servicer 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 Mortgage Loan for both principal and interest.
- (iv) In the event that the proceedings instituted by the Servicer should come to a standstill, the Fund, duly represented by the Management Company, may be subrogated in the position of the former and continue the foreclosure proceedings, without the above period having to elapse.

In the cases provided in paragraphs (iii) and (iv), the Management Company, for and on behalf of the Fund, may apply to the Judge or Notary with jurisdiction to commence or continue with the respective foreclosure proceedings, attaching to the application the original Pass-Through 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. The Servicer shall be bound to issue a certification of the balance outstanding on the Mortgage Loan.

If this should be required by law, and for the purposes of the provisions of the Civil Procedure Act, BANCAJA 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 for the Management Company, acting for and on behalf of BANCAJA, to demand through a Notary Public payment of the debt by the obligor under any of the Mortgage Loans.

The Management Company, for and on behalf of the Fund as holder of the Pass-Through Certificates, may also take part with equal rights with BANCAJA in the foreclosure proceedings and may in this sense, on the terms for which provision is made in the Civil Procedure Act, request the award of the mortgaged property as payment of the Mortgage Loan. The Management Company shall proceed to sell the property awarded within the shortest possible space of time and at arm's length.

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

11. Recovery action against the Servicer.

The Management Company shall, for and on behalf of the Fund, be entitled to file a recovery action against the Servicer claiming the principal and interest falling due under the Pass-Through Certificates, where the breach of the obligation to pay those amounts does not result from a default by the Mortgage Loan Obligors.

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

12. Set-off.

In the event that any of the Obligors under the Mortgage Loans should have a liquid credit right, due and payable vis-à-vis the Servicer, and any of the Mortgage Loans should therefore be fully or partially set-off against that credit, the Servicer shall remedy such circumstance or, if it cannot be remedied, the Servicer shall proceed to pay to the Fund the amount set off plus the accrued interest which would have been payable to the Fund until the date on which the payment is made, calculated on the terms applicable to the relevant Mortgage Loan.

13. Subcontracting.

The Servicer may subcontract any of the services it may have agreed to provide under the Servicing Agreement other than those that may not be so delegated in accordance with the laws in force for the time being. That subcontracting may in no event result in an additional cost or expense for the Fund or the Management Company, and may not result in the rating assigned to each of the Bond Series being adversely revised. Notwithstanding any subcontracting or delegation, the Servicer shall not be exonerated or released under that subcontract or delegation from any of the liabilities undertaken in the Servicing Agreement which may legally be attributed or ascribed to it.

14. Substitution.

In the event of a breach by the Servicer of the obligations imposed in the Servicing Agreement on the Servicer or in the event that the Servicer's credit rating should fall or there should be a change in its financial position which may be detrimental to or place the financial structure of the Fund or the rights and interests of the Bondholders at risk, the Management Company shall, in addition to demanding that the Servicer fulfil its obligations under the Servicing Agreement, proceed to put in place, where this is legally possible, inter alia and after notifying the Rating Agencies, any of the following actions: (i) to demand that the Servicer subcontract or delegate to another institution fulfilment of the obligations and commitments undertaken in the Servicing Agreement; (ii) to have a third-party institution whose credit rating and quality is not detrimental to the rating given to the Bonds by the Rating Agencies guarantee all or part of the Servicer's obligations; (iii) to terminate the Servicing Agreement, in which case the Management Company shall previously designate a new Servicer, provided that it has an acceptable credit quality that is not detrimental to the rating given to the Bonds by the Rating Agencies and that the new Servicer accepts the obligations contained in the Servicing Agreement or, as the case may be, in a new servicing agreement.

Furthermore, in the event of bankruptcy or insolvency, or indications of both, administration by the Bank of Spain, liquidation or substitution of the Servicer, the Management Company may demand the Servicer to notify Obligors of the transfer to the Fund of the outstanding Mortgage Loans, and that the payments derived therefrom will only be effective as a discharge if made into the Treasury Account opened in the name of the Fund. However, both in the event of the Servicer failing to notify Obligors within five (5) Business Days of receiving the request and in the event of the Servicer going bankrupt or into liquidation, the Management Company itself shall directly or, as the case may be, through a new Servicer it shall have designated, notify Obligors.

Upon the early termination of the Servicing Agreement, the Servicer shall provide the new Servicer, on demand by the Management Company and as determined thereby, with the necessary documents and data files for it to carry on the relevant activities.

IV.3 General policies for granting and terms for perfecting established in regard to mortgage loans by the Originator.

IV.3.1 Procedures established by BANCAJA, issuer of the Pass-Through Certificates, for analysing risks and granting selected mortgage loans.

The mortgage loans selected to be assigned to the Fund have been granted by BANCAJA in accordance with its usual procedures from time to time. The current procedures shall be described in the "BANCAJA memorandum on policies for granting credits and loans with real estate mortgage security to individuals" attached to the Fund Deed of Constitution.

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

The following table shows the evolution in recent years of a segment of the credit investment by BANCAJA, representing the mortgage loans selected to be assigned to the Fund, being loans with real estate mortgage security granted to individuals excluding mortgage loans secured with homes granted for purchasing family homes (usual residence) and including mortgage loans for any other purpose and type of mortgaged property.

| Year | Mortgage Loan Segment Credit Investment | | | | | |
|------|---|-----------------------|-------------------------|--------------------------|----------------------------|--------------------|
| | Loan Number | Outstanding Principal | % Nominal Interest rate | Doubtful Asset (balance) | Gross Investment (balance) | % Delinquency Rate |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 2003 | 27,979 | 1,443.4 | 4.25 | 7.9 | 1,451.4 | 0.55 |
| 2002 | 24,672 | 1,066.5 | 4.79 | 7.4 | 1073.9 | 0.69 |
| 2001 | 24,734 | 992.2 | 5.58 | 8.4 | 1,000.6 | 0.84 |
| 2000 | 24,035 | 899.5 | 5.57 | 11.3 | 910.8 | 1.24 |
| 1999 | 24,509 | 801.4 | 5.09 | 8.6 | 810.0 | 1.06 |
| 1998 | 22,286 | 659.9 | 6.52 | 6.1 | 665.9 | 0.91 |

Balances in EUR million
4: Average nominal interest rate weighted by the outstanding principal
5: Asset qualifying as doubtful in accordance with Bank of Spain Circular 4/1991
6: 3+5
7: 5/6*100

IV.4 Description of the mortgage loan portfolio selected to be assigned to the Fund through the issue of the Pass-Through Certificates.

a) Number of mortgage loans and amount or outstanding balance thereon at present.

The portfolio of selected mortgage loans from which the Mortgage Loans backing the issue of the Pass-Through Certificates shall be taken, comprises 13,866 mortgage loans, the outstanding principal of which amounted as of April 30, 2004 to EUR 714,642,743.75, with an overdue principal of EUR 364,282.96.

These selected mortgage loans were audited as specified in section I.3 of this Offering Circular, and the audit made by Ernst & Young is attached as Appendix V hereto.

b) Distribution by mortgage real property type.

The following table shows the distribution type of real property mortgaged as security for the mortgage loans.

| Loan portfolio as of 30.04.2004 | | | | |
|--|---------------|---------------|-----------------------|---------------|
| Classification by mortgaged real property type | | | | |
| | Loans | | Outstanding Principal | |
| | | % | (EUR) | % |
| Finished homes | 10.416 | 75.12 | 494.421.494.35 | 69.18 |
| Business premises | 1.763 | 12.71 | 120.286.478.16 | 16.83 |
| Industrial warehouses | 1.411 | 10.18 | 86.045.363.03 | 12.04 |
| Country properties | 276 | 1.99 | 13.889.408.21 | 1.94 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 |

c) Maximum, minimum and average mortgage loan principal values.

The outstanding principal of the mortgage loans as of April 30, 2004 ranges between EUR 175.01 and EUR 491,934.47.

The following table shows the distribution of the outstanding principal balance of the mortgage loans in EUR 20,000 intervals.

| Mortgage loan portfolio as of 30.04.2004 | | | | |
|--|---------------------------|---------------|------------------------------|---------------|
| Classification by outstanding principal | | | | |
| Outstanding principal interval (in EUR) | Loans | | Outstanding Principal | |
| | No. | % | (EUR) | % |
| 0.00 - 19,999.99 | 3,832 | 27.64 | 49,796,265.43 | 6.97 |
| 20,000.00 - 39,999.99 | 3,874 | 27.94 | 112,749,142.23 | 15.78 |
| 40,000.00 - 59,999.99 | 2,345 | 16.91 | 115,857,195.02 | 16.21 |
| 60,000.00 - 79,999.99 | 1,307 | 9.43 | 91,000,834.97 | 12.73 |
| 80,000.00 - 99,999.99 | 845 | 6.09 | 75,200,849.74 | 10.52 |
| 100,000.00 - 119,999.99 | 522 | 3.76 | 57,197,589.11 | 8.00 |
| 120,000.00 - 139,999.99 | 311 | 2.24 | 40,211,130.53 | 5.63 |
| 140,000.00 - 159,999.99 | 232 | 1.67 | 34,499,761.59 | 4.83 |
| 160,000.00 - 179,999.99 | 179 | 1.29 | 30,438,005.75 | 4.26 |
| 180,000.00 - 199,999.99 | 102 | 0.74 | 19,231,665.24 | 2.69 |
| 200,000.00 - 219,999.99 | 72 | 0.52 | 15,116,495.25 | 2.12 |
| 220,000.00 - 239,999.99 | 46 | 0.33 | 10,467,769.87 | 1.46 |
| 240,000.00 - 259,999.99 | 36 | 0.26 | 9,035,290.76 | 1.26 |
| 260,000.00 - 279,999.99 | 31 | 0.22 | 8,324,952.34 | 1.16 |
| 280,000.00 - 299,999.99 | 30 | 0.22 | 8,685,791.83 | 1.22 |
| 300,000.00 - 319,999.99 | 25 | 0.18 | 7,762,270.56 | 1.09 |
| 320,000.00 - 339,999.99 | 19 | 0.14 | 6,263,002.55 | 0.88 |
| 340,000.00 - 359,999.99 | 18 | 0.13 | 6,286,592.35 | 0.88 |
| 360,000.00 - 379,999.99 | 9 | 0.06 | 3,317,251.19 | 0.46 |
| 380,000.00 - 399,999.99 | 9 | 0.06 | 3,492,531.73 | 0.49 |
| 400,000.00 - 419,999.99 | 5 | 0.04 | 2,037,781.65 | 0.29 |
| 420,000.00 - 439,999.99 | 5 | 0.04 | 2,144,075.94 | 0.30 |
| 440,000.00 - 459,999.99 | 7 | 0.05 | 3,121,269.28 | 0.44 |
| 460,000.00 - 479,999.99 | 2 | 0.01 | 951,190.36 | 0.13 |
| 480,000.00 - 499,999.99 | 3 | 0.02 | 1,454,038.48 | 0.20 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 |
| | Average principal: | | 51,539.21 | |
| | Minimum principal: | | 175.01 | |
| | Maximum principal: | | 491,934.47 | |

d) Applicable nominal interest rates: maximum, minimum and average mortgage loan rates.

The provisional portfolio mortgage loans all have a floating interest rate. The nominal interest rates applicable to the mortgage loans as of April 30, 2004 range between 2.36% and 10.75%, and the average nominal interest rate weighted by the outstanding principal is 3.48%.

The following table shows the distribution of the mortgage loans in 0.50% nominal interest rate intervals.

| Mortgage loan portfolio as of 30.04.2004 | | | | | |
|---|--------------|----------|------------------------------|----------|------------------------|
| Classification by Nominal Interest Rates | | | | | |
| % Interest Rate Interval | Loans | | Outstanding Principal | | %Interest Rate* |
| | | % | (EUR) | % | |
| 2.00 - 2.49 | 1 | 0.01 | 99,486.39 | 0.01 | 2.36 |
| 2.50 - 2.99 | 516 | 3.72 | 52,827,019.07 | 7.39 | 2.86 |
| 3.00 - 3.49 | 3,922 | 28.29 | 287,160,212.10 | 40.18 | 3.21 |
| 3.50 - 3.99 | 6,253 | 45.10 | 277,856,634.06 | 38.88 | 3.60 |
| 4.00 - 4.49 | 2,159 | 15.57 | 72,846,046.83 | 10.19 | 4.08 |
| 4.50 - 4.99 | 500 | 3.61 | 14,870,210.87 | 2.08 | 4.54 |
| 5.00 - 5.49 | 302 | 2.18 | 5,801,537.14 | 0.81 | 5.15 |
| 5.50 - 5.99 | 127 | 0.92 | 2,110,128.03 | 0.30 | 5.64 |
| 6.00 - 6.49 | 17 | 0.12 | 225,660.88 | 0.03 | 6.06 |
| 6.50 - 6.99 | 4 | 0.03 | 37,214.81 | 0.01 | 6.59 |
| 7.00 - 7.49 | 8 | 0.06 | 132,284.99 | 0.02 | 7.13 |
| 7.50 - 7.99 | 8 | 0.06 | 99,729.00 | 0.01 | 7.71 |
| 8.00 - 8.49 | 13 | 0.09 | 158,288.32 | 0.02 | 8.18 |
| 8.50 - 8.99 | 12 | 0.09 | 135,025.02 | 0.02 | 8.66 |

| Mortgage loan portfolio as of 30.04.2004 | | | | | |
|---|---------------|---------------|------------------------------|---------------|------------------------|
| Classification by Nominal Interest Rates | | | | | |
| % Interest Rate Interval | Loans | | Outstanding Principal | | %Interest Rate* |
| | | % | (EUR) | % | |
| 9.00 - 9.49 | 17 | 0.12 | 205,543.71 | 0.03 | 9.12 |
| 9.50 - 9.99 | 5 | 0.04 | 56,022.70 | 0.01 | 9.75 |
| 10.00 - 10.49 | 1 | 0.01 | 14,427.85 | 0.00 | 10.00 |
| 10.50 - 10.99 | 1 | 0.01 | 7,271.98 | 0.00 | 10.75 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 | |
| Weighted average: | | | | | 3.48 |
| Simple Average: | | | | | 3.66 |
| Minimum: | | | | | 2.36 |
| Maximum: | | | | | 10.75 |

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

e) Benchmark indices applicable at present to the mortgage loans.

The following table shows the distribution of mortgage loans according to the benchmark index applicable to them for determining the nominal interest rate, specifying the weighted average margin which is added to the benchmark index relevant to that determination.

| Mortgage loan portfolio as of 30.04.2004 | | | | | |
|--|---------------|---------------|------------------------------|---------------|------------------------------|
| Classification by Interest Rate Benchmark Index | | | | | |
| Benchmark Index | Loans | | Outstanding Principal | | %Margin * o/index |
| | | % | (EUR) | % | |
| 1-year MIBOR/EURIBOR | 9,975 | 71.94 | 589,365,450.76 | 82.47 | 1.02 |
| 3-month MIBOR/EURIBOR | 238 | 1.72 | 15,578,872.14 | 2.18 | 1.08 |
| 6-month MIBOR/EURIBOR | 6 | 0.04 | 85,609.44 | 0.01 | 1.27 |
| Banks MLAR | 1 | 0.01 | 23,019.15 | 0.00 | 0.50 |
| Savings Banks MLAR | 3,150 | 22.72 | 101,359,109.45 | 14.18 | 0.14 |
| All institutions MLAR | 8 | 0.06 | 261,614.90 | 0.04 | 0.10 |
| SCSB Lending rate indicator | 488 | 3.52 | 7,969,067.91 | 1.12 | 0.30 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 | |

*Average margin weighted by the outstanding principal.

f) 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 July 19, 1991 and October 31, 2003, average portfolio age being 31.98 months as of April 30, 2004.

The following table shows the distribution of the mortgage loans arranged by six-monthly origination date intervals.

| Mortgage loan portfolio as of 30.04.2004 | | | | | |
|---|--------------|----------|------------------------------|----------|--|
| Classification by mortgage loan origination date | | | | | |
| Date Interval | Loans | | Outstanding Principal | | |
| | | % | (EUR) | % | |
| 01.07.1991 to 31.12.1991 | 6 | 0.04 | 86,882.69 | 0.01 | |
| 01.01.1992 to 30.06.1992 | 1 | 0.01 | 13,712.93 | 0.00 | |
| 01.07.1992 to 31.12.1992 | 25 | 0.18 | 327,722.89 | 0.05 | |
| 01.01.1993 to 30.06.1993 | 18 | 0.13 | 263,626.23 | 0.04 | |
| 01.07.1993 to 31.12.1993 | 61 | 0.44 | 874,561.66 | 0.12 | |
| 01.01.1994 to 30.06.1994 | 101 | 0.73 | 2,012,182.23 | 0.28 | |
| 01.07.1994 to 31.12.1994 | 106 | 0.76 | 1,713,052.54 | 0.24 | |

| Mortgage loan portfolio as of 30.04.2004 | | | | |
|---|-------------------|----------------|------------------------------|---------------|
| Classification by mortgage loan origination date | | | | |
| Date Interval | Loans | | Outstanding Principal | |
| | | % | (EUR) | % |
| 01.01.1995 to 30.06.1995 | 93 | 0.67 | 1,725,735.38 | 0.24 |
| 01.07.1995 to 31.12.1995 | 104 | 0.75 | 2,250,019.52 | 0.31 |
| 01.01.1996 to 30.06.1996 | 230 | 1.66 | 4,593,067.39 | 0.64 |
| 01.07.1996 to 31.12.1996 | 410 | 2.96 | 8,772,773.12 | 1.23 |
| 01.01.1997 to 30.06.1997 | 724 | 5.22 | 17,911,714.40 | 2.51 |
| 01.07.1997 to 31.12.1997 | 660 | 4.76 | 19,082,519.79 | 2.67 |
| 01.01.1998 to 30.06.1998 | 938 | 6.76 | 26,679,673.26 | 3.73 |
| 01.07.1998 to 31.12.1998 | 894 | 6.45 | 28,812,966.91 | 4.03 |
| 01.01.1999 to 30.06.1999 | 1,024 | 7.38 | 34,987,413.10 | 4.90 |
| 01.07.1999 to 31.12.1999 | 821 | 5.92 | 31,827,769.15 | 4.45 |
| 01.01.2000 to 30.06.2000 | 703 | 5.07 | 30,342,399.39 | 4.25 |
| 01.07.2000 to 31.12.2000 | 472 | 3.40 | 21,351,368.99 | 2.99 |
| 01.01.2001 to 30.06.2001 | 670 | 4.83 | 37,179,097.98 | 5.20 |
| 01.07.2001 to 31.12.2001 | 451 | 3.25 | 29,777,433.97 | 4.17 |
| 01.01.2002 to 30.06.2002 | 525 | 3.79 | 36,786,143.30 | 5.15 |
| 01.07.2002 to 31.12.2002 | 704 | 5.08 | 51,100,176.82 | 7.15 |
| 01.01.2003 to 30.06.2003 | 1,852 | 13.36 | 141,441,948.71 | 19.79 |
| 01.07.2003 to 31.12.2003 | 2,273 | 16.39 | 184,728,781.40 | 25.85 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 |
| Weighted average age | | 31.0698 | Months | |
| Maximum age | 19.07.1991 | 153.50 | Months | |
| Minimum age | 31.10.2003 | 5.98 | Months | |

Final maturity date and residual life.

The final maturity of provisional portfolio mortgage loans falls on dates comprised between May 23, 2004 and November 30, 2033.

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

At any time during the life of the loans, mortgagors may prepay all or part of the outstanding capital, in which case the accrual of interest on the part prepaid will cease as of the date on which the repayment occurs.

The following table shows the distribution of the mortgage loans according to final maturity date in yearly intervals.

| Mortgage loan portfolio as of 30.04.2004 | | | | | | |
|---|--------------|----------|------------------------------|----------|-----------------------|-------------|
| Classification by Final Maturity Date | | | | | | |
| Final Maturity Year | Loans | | Outstanding Principal | | Residual Life* | |
| | | % | (EUR) | % | Months | Date |
| 2004 | 22 | 0.16 | 197,588.42 | 0.03 | 5.85 | 25/10/2004 |
| 2005 | 134 | 0.97 | 1,662,490.42 | 0.23 | 15.83 | 25/08/2005 |
| 2006 | 389 | 2.81 | 5,586,250.15 | 0.78 | 26.96 | 30/07/2006 |
| 2007 | 575 | 4.15 | 9,760,967.21 | 1.37 | 38.74 | 23/07/2007 |
| 2008 | 761 | 5.49 | 15,474,948.73 | 2.17 | 50.55 | 17/07/2008 |
| 2009 | 830 | 5.99 | 19,362,489.41 | 2.71 | 62.54 | 17/07/2009 |
| 2010 | 653 | 4.71 | 17,080,949.98 | 2.39 | 74.18 | 6/07/2010 |
| 2011 | 773 | 5.57 | 25,101,579.18 | 3.51 | 86.28 | 9/07/2011 |
| 2012 | 868 | 6.26 | 32,372,375.73 | 4.53 | 98.22 | 7/07/2012 |
| 2013 | 1,292 | 9.32 | 55,087,216.17 | 7.71 | 110.09 | 3/07/2013 |
| 2014 | 865 | 6.24 | 35,744,538.05 | 5.00 | 121.99 | 30/06/2014 |
| 2015 | 672 | 4.85 | 36,958,805.87 | 5.17 | 133.58 | 18/06/2015 |

| Mortgage loan portfolio as of 30.04.2004 | | | | | | |
|--|--------------------------|---------------|-----------------------|---------------|----------------|-------------------|
| Classification by Final Maturity Date | | | | | | |
| Final Maturity Year | Loans | | Outstanding Principal | | Residual Life* | |
| | | % | (EUR) | % | Months | Date |
| 2016 | 579 | 4.18 | 37,703,513.69 | 5.28 | 145.94 | 28/06/2016 |
| 2017 | 595 | 4.29 | 37,279,549.37 | 5.22 | 158.21 | 7/07/2017 |
| 2018 | 1,279 | 9.22 | 87,014,065.04 | 12.18 | 170.14 | 5/07/2018 |
| 2019 | 326 | 2.35 | 18,499,787.70 | 2.59 | 182.01 | 1/07/2019 |
| 2020 | 244 | 1.76 | 15,710,439.68 | 2.20 | 193.88 | 26/06/2020 |
| 2021 | 255 | 1.84 | 18,547,538.21 | 2.60 | 206.60 | 18/07/2021 |
| 2022 | 276 | 1.99 | 23,131,183.69 | 3.24 | 218.72 | 22/07/2022 |
| 2023 | 1,012 | 7.30 | 81,969,860.70 | 11.47 | 230.07 | 3/07/2023 |
| 2024 | 119 | 0.86 | 8,984,802.70 | 1.26 | 242.56 | 17/07/2024 |
| 2025 | 104 | 0.75 | 7,860,557.81 | 1.10 | 253.83 | 25/06/2025 |
| 2026 | 91 | 0.66 | 8,317,242.27 | 1.16 | 266.14 | 5/07/2026 |
| 2027 | 130 | 0.94 | 11,790,694.17 | 1.65 | 278.86 | 27/07/2027 |
| 2028 | 532 | 3.84 | 46,774,822.04 | 6.55 | 290.38 | 12/07/2028 |
| 2029 | 27 | 0.19 | 2,509,568.21 | 0.35 | 302.78 | 24/07/2029 |
| 2030 | 38 | 0.27 | 3,922,593.48 | 0.55 | 314.12 | 4/07/2030 |
| 2031 | 42 | 0.30 | 4,659,869.51 | 0.65 | 327.02 | 1/08/2031 |
| 2032 | 59 | 0.43 | 7,905,282.63 | 1.11 | 338.16 | 5/07/2032 |
| 2033 | 324 | 2.34 | 37,671,173.53 | 5.27 | 351.07 | 2/08/2033 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 | | |
| | Weighted average: | | | | 178.50 | |
| | Simple Average: | | | | 140.51 | |
| | Minimum: | | | | 0.76 | 23.05.2004 |
| | Maximum: | | | | 355.02 | 30.11.2033 |

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

g) Specification of the maximum, minimum and average value of the “current loan principal/appraisal value” ratio.

The ratio, expressed as a percentage, of the outstanding principal amount as of April 30, 2004 to the appraisal value of the mortgaged home securing the provisional portfolio mortgage loans ranged between 0.02% and 99.24%, the average ratio weighted by the outstanding principal on each loan being 55.93%.

The following table shows the distribution of mortgage loans according to 5.00% ratio intervals.

| Mortgage loan portfolio as of 30.04.2004 | | | | | |
|--|-------|------|-----------------------|-------|----------------|
| Classification by Loan-to-Value Ratio | | | | | |
| Ratio Intervals | Loans | | Outstanding Principal | | Loan-to-Value* |
| | | % | (EUR) | % | |
| 0.01 - 5.00 | 39 | 0.28 | 297,239.96 | 0.04 | 3.54 |
| 5.01 - 10.00 | 233 | 1.68 | 3,540,173.94 | 0.50 | 8.06 |
| 10.01 - 15.00 | 462 | 3.33 | 7,439,744.69 | 1.04 | 12.68 |
| 15.01 - 20.00 | 664 | 4.79 | 13,089,741.66 | 1.83 | 17.51 |
| 20.01 - 25.00 | 901 | 6.50 | 21,005,276.53 | 2.94 | 22.55 |
| 25.01 - 30.00 | 964 | 6.95 | 28,309,336.49 | 3.96 | 27.68 |
| 30.01 - 35.00 | 1,000 | 7.21 | 34,226,354.13 | 4.79 | 32.54 |
| 35.01 - 40.00 | 1,027 | 7.41 | 41,903,235.29 | 5.86 | 37.54 |
| 40.01 - 45.00 | 1,095 | 7.90 | 45,201,834.54 | 6.33 | 42.48 |
| 45.01 - 50.00 | 1,133 | 8.17 | 59,808,860.59 | 8.37 | 47.41 |
| 50.01 - 55.00 | 1,208 | 8.71 | 69,158,191.45 | 9.68 | 52.60 |
| 55.01 - 60.00 | 1,113 | 8.03 | 72,463,127.58 | 10.14 | 57.52 |
| 60.01 - 65.00 | 1,001 | 7.22 | 67,478,717.13 | 9.44 | 62.56 |
| 65.01 - 70.00 | 995 | 7.18 | 77,767,408.42 | 10.88 | 67.47 |
| 70.01 - 75.00 | 727 | 5.24 | 57,885,209.34 | 8.10 | 72.37 |
| 75.01 - 80.00 | 790 | 5.70 | 65,290,381.43 | 9.14 | 77.37 |
| 80.01 - 85.00 | 181 | 1.31 | 17,400,210.75 | 2.43 | 82.45 |
| 85.01 - 90.00 | 145 | 1.05 | 14,468,760.16 | 2.02 | 87.59 |

| Mortgage loan portfolio as of 30.04.2004 | | | | |
|--|--------------------------|---------------|------------------------------|----------------|
| Classification by Loan-to-Value Ratio | | | | |
| | Loans | | Outstanding Principal | |
| 90.01 - 95.00 | 96 | 0.69 | 8,649,266.23 | 1.21 |
| 95.01 - 100.00 | 92 | 0.66 | 9,259,673.44 | 1.30 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 |
| | Weighted average: | | | 55.93 % |
| | Simple Average: | | | 47.15 % |
| | Minimum: | | | 0.02 % |
| | Maximum: | | | 99.24 % |
| *Loan-to-Value Ratio lists averages weighted by the outstanding principal. | | | | |

The ratio, expressed as a percentage, of the amount of initial principal of these mortgage loans to the mortgaged property current security appraisal value ranged between 3.58% and 100.00%, the average ratio weighted by the outstanding principal on each loan being 65.59%.

The following table shows the distribution of mortgage loans according to 5.00% ratio intervals.

| Mortgage loan portfolio as of 30.04.2004 | | | | | |
|--|--------------------------|---------------|--------------------------------|---------------|---------------------------------|
| Classification by initial loan/current security value (CSV) ratio | | | | | |
| Initial loan-to-value ratio intervals | Loans | | Initial Principal (EUR) | | Initial loan-to-CSV* (%) |
| | | % | | % | |
| 0.01 - 5.00 | 1 | 0.01 | 9,500.00 | 0.00 | 3.58 |
| 5.01 - 10.00 | 17 | 0.12 | 580,548.93 | 0.06 | 8.84 |
| 10.01 - 15.00 | 78 | 0.56 | 2,471,337.83 | 0.27 | 12.74 |
| 15.01 - 20.00 | 146 | 1.05 | 5,278,069.45 | 0.58 | 17.68 |
| 20.01 - 25.00 | 228 | 1.64 | 9,052,138.99 | 1.00 | 22.80 |
| 25.01 - 30.00 | 342 | 2.47 | 14,929,822.64 | 1.65 | 27.69 |
| 30.01 - 35.00 | 449 | 3.24 | 21,432,830.95 | 2.37 | 32.46 |
| 35.01 - 40.00 | 586 | 4.23 | 28,536,226.46 | 3.15 | 37.76 |
| 40.01 - 45.00 | 673 | 4.85 | 35,727,451.97 | 3.94 | 42.66 |
| 45.01 - 50.00 | 878 | 6.33 | 50,016,644.86 | 5.52 | 47.87 |
| 50.01 - 55.00 | 977 | 7.05 | 62,377,588.97 | 6.88 | 52.53 |
| 55.01 - 60.00 | 1,288 | 9.29 | 85,609,952.07 | 9.45 | 58.02 |
| 60.01 - 65.00 | 1,189 | 8.57 | 81,786,308.96 | 9.03 | 62.66 |
| 65.01 - 70.00 | 1,803 | 13.00 | 127,256,825.63 | 14.04 | 68.17 |
| 70.01 - 75.00 | 1,343 | 9.69 | 98,101,809.54 | 10.83 | 72.54 |
| 75.01 - 80.00 | 2,215 | 15.97 | 153,441,064.66 | 16.93 | 78.48 |
| 80.01 - 85.00 | 493 | 3.56 | 38,572,641.57 | 4.26 | 82.19 |
| 85.01 - 90.00 | 288 | 2.08 | 22,987,095.57 | 2.54 | 87.51 |
| 90.01 - 95.00 | 213 | 1.54 | 19,387,490.15 | 2.14 | 92.64 |
| 95.01 - 100.00 | 659 | 4.75 | 48,535,014.55 | 5.36 | 99.16 |
| Total Portfolio | 13,866 | 100.00 | 906,090,363.75 | 100.00 | |
| | Weighted average: | | | | 65.59 % |
| | Simple Average: | | | | 62.81 % |
| | Minimum: | | | | 3.58 % |
| | Maximum: | | | | 100.00 % |
| *Initial Loan-to-CSV ratio lists averages weighted by the initial principal. | | | | | |

h) Specification of the geographical distribution by Autonomous Communities of the mortgage loans.

The following table shows the geographical distribution of the mortgage loans, arranged by provinces in which the homes securing the same are located.

| Mortgage loan portfolio as of 30.04.2004 | | | | |
|---|---------------|---------------|------------------------------|---------------|
| Classification by Provinces | | | | |
| Province | Loans | | Outstanding Principal | |
| | | % | (EUR) | % |
| Álava | 2 | 0.01 | 238,936.51 | 0.03 |
| Albacete | 339 | 2.44 | 13,512,971.37 | 1.89 |
| Alicante | 1,136 | 8.19 | 50,966,839.33 | 7.13 |
| Almería | 5 | 0.04 | 160,831.38 | 0.02 |
| Asturies | 9 | 0.06 | 654,614.01 | 0.09 |
| Ávila | 2 | 0.01 | 122,286.99 | 0.02 |
| Badajoz | 3 | 0.02 | 72,623.36 | 0.01 |
| Balearic Isles | 181 | 1.31 | 15,178,726.61 | 2.12 |
| Barcelona | 376 | 2.71 | 35,601,247.19 | 4.98 |
| Burgos | 1 | 0.01 | 118,396.06 | 0.02 |
| Cáceres | 2 | 0.01 | 254,994.29 | 0.04 |
| Cádiz | 8 | 0.06 | 720,423.03 | 0.10 |
| Cantabria | 3 | 0.02 | 320,057.73 | 0.04 |
| Castellón | 1,949 | 14.06 | 95,654,020.22 | 13.38 |
| Ciudad Real | 5 | 0.04 | 253,974.69 | 0.04 |
| Córdoba | 1 | 0.01 | 20,661.33 | 0.00 |
| Cuenca | 11 | 0.08 | 402,900.79 | 0.06 |
| Girona | 30 | 0.22 | 2,191,189.57 | 0.31 |
| Granada | 4 | 0.03 | 332,215.47 | 0.05 |
| Guadalajara | 23 | 0.17 | 1,899,555.73 | 0.27 |
| Guipúzcoa | 37 | 0.27 | 2,165,531.28 | 0.30 |
| Huelva | 8 | 0.06 | 1,491,106.34 | 0.21 |
| Huesca | 1 | 0.01 | 12,032.48 | 0.00 |
| Jaén | 2 | 0.01 | 36,295.03 | 0.01 |
| La Rioja | 16 | 0.12 | 1,041,666.63 | 0.15 |
| Las Palmas | 159 | 1.15 | 12,328,434.22 | 1.73 |
| León | 9 | 0.06 | 594,046.57 | 0.08 |
| Lleida | 18 | 0.13 | 1,059,208.66 | 0.15 |
| Madrid | 531 | 3.83 | 51,877,800.95 | 7.26 |
| Málaga | 27 | 0.19 | 3,790,473.42 | 0.53 |
| Murcia | 60 | 0.43 | 4,374,774.75 | 0.61 |
| Navarre | 80 | 0.58 | 6,128,658.36 | 0.86 |
| Orense | 29 | 0.21 | 2,476,660.94 | 0.35 |
| Palencia | 8 | 0.06 | 434,972.80 | 0.06 |
| Pontevedra | 32 | 0.23 | 1,765,667.95 | 0.25 |
| Salamanca | 83 | 0.60 | 7,712,332.32 | 1.08 |
| Seville | 48 | 0.35 | 4,020,188.00 | 0.56 |
| Sta. Cruz Tenerife | 38 | 0.27 | 1,961,290.93 | 0.27 |
| Tarragona | 46 | 0.33 | 4,369,144.05 | 0.61 |
| Teruel | 12 | 0.09 | 650,504.68 | 0.09 |
| Toledo | 33 | 0.24 | 1,844,451.15 | 0.26 |
| Valencia | 8,421 | 60.73 | 379,190,739.09 | 53.06 |
| Valladolid | 2 | 0.01 | 307,772.95 | 0.04 |
| Biscay | 34 | 0.25 | 3,530,230.65 | 0.49 |
| Zamora | 3 | 0.02 | 90,937.71 | 0.01 |
| Zaragoza | 39 | 0.28 | 2,710,356.18 | 0.38 |
| Total Portfolio | 13,866 | 100.00 | 714,642,743.75 | 100.00 |

i) Specification as to whether there are delays in collecting mortgage loan principal or interest instalments and, as the case may be, amount of the current principal of the delayed loans in excess of 30, 60 and 90 days.

The following table shows the number of loans, the outstanding principal and the overdue principal on provisional portfolio loans in regard to which there was any delay in payment of amounts due as of April 30, 2004.

| Arrears in payment of instalments due as of 30.04.2004 | | | | |
|---|--------------|------------------------------|--------------------------|---|
| Day Interval | Loans | Outstanding Principal | Overdue Principal | |
| | | | | % o/ Total Outstanding Principal |
| 1 to 15 days | 638 | 26,960,367.43 | 164,672.57 | 0.023 |
| 16 to 30 days | 265 | 13,279,425.74 | 66,826.15 | 0.009 |
| 31 to 60 days | 164 | 8,571,399.65 | 83,120.04 | 0.012 |
| 61 to 90 days | 48 | 2,576,903.00 | 49,664.20 | 0.007 |
| In excess of 90 days | 0 | 0.00 | 0.00 | 0.000 |
| Total | 1,115 | 51,388,095.82 | 364,282.96 | |

As declared by BANCAJA in section IV.1.1.2 (21), none of the Mortgage Loans that will finally back the issue of the Pass-Through Certificates for the Fund to be constituted shall have overdue payments on the date of issue for a period in excess of one (1) month.

CHAPTER V

INFORMATION ON THE ECONOMIC AND FINANCIAL OPERATION OF THE FUND

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

Initial balance sheet of the Fund.

The balance sheet of the Fund, in euros, on the Closing Date will be as follows:

| ASSETS | | LIABILITIES | |
|---|-----------------------|------------------------------------|-------------------------|
| Fixed Assets | 691,280,000.00 | Bond Issue | 690,000,000.00 |
| Mortgage Loans (PTCs) (adjustment excess to 36,378.61) | 690,036,378.61 | Series A Bonds | 630,600,000.00 |
| | | Series B Bonds | 14,500,000.00 |
| | | Series C Bonds | 31,100,000.00 |
| | | Series D Bonds | 13,800,000.00 |
| Start-up expenses (constitution and issue) | 1,243,621.39 | Other long-term liabilities | 10,940,000.00 |
| | | Start-Up Loan | 1,280,000.00 |
| | | Subordinated Loan | 9,660,000.00 |
| Current assets | 9,660,000.00 | Short-term creditors | to be determined |
| Treasury Account * (Cash Reserve) | 9,660,000.00 | Mortgage Loan interest accrued ** | to be determined |
| Amortisation Account | 0.00 | | |
| Accrued interest receivable ** | to be determined | | |
| Total assets | 700,940,000.00 | Total liabilities | 700,940,000.00 |
| MEMORANDUM ACCOUNTS | | | |
| Interest Flow Swap collections | to be determined | | |
| Interest Flow Swap payments | to be determined | | |

(Amounts in EUR)

* Assuming that all Fund constitution and Bond issuance expenses are met on the Closing Date.

** As set forth in section IV.1.4 of the Offering Circular.

V.1.1 Assumptions made in relation to the main or most likely rates of such factors as prepayment, late payments, delinquencies and defaults, with respect to the Mortgage Loans.

The tables shown in section V.1.3 below relate to one of the hypothetical scenarios that could, in relation to the income and payments made and received by the Fund, arise during the term of the Fund and this Bond Issue.

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

a) Mortgage Loans.

- (i) Outstanding principal of the portfolio as of April 30, 2004 from which the Mortgage Loans assigned to the Fund will be taken: EUR 714,642,743.75.
- (ii) Interest Rate: 3.48% (% weighted average interest rate of the selected loan portfolio as of April 30, 2004).
- (iii) CPR: 8% and 10% per annum.

- (iv) Delinquency rate: 0.10% of the Outstanding Balance of the Pass-Through Certificates, with 100% recoveries within 15 months of becoming delinquent.
- (v) Defaults considered bad debts: 0%.

b) Pass-Through Certificates.

- (i) Principal: 100% participation in the Mortgage Loan outstanding principal.
- (ii) Interest: 100% participation in the interest rate applicable to the Mortgage Loans.

c) Bond Issue.

- (i) Total face amount: EUR 690,000,000.00.

| | Face Amount (EUR) |
|-----------------------|--------------------------|
| Series A Bonds | 630,600,000.00 |
| Series B Bonds | 14,500,000.00 |
| Series C Bonds | 31,100,000.00 |
| Series D Bonds | 13,800,000.00 |
| Total | 690,000,000.00 |

- (ii) Interest rate: floating interest rate for the outstanding balances of each of the Series.

The following are the interest rates in each Series assumed for the first Interest Accrual Period, as specified in sections II.10.1.5.a) and II.12.a):

| | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|------------------------------|-----------------------|-----------------------|-----------------------|-----------------------|
| Nominal interest rate | 2.273% | 2.373% | 2.598% | 3.098% |

For successive Interest Accrual Periods, the following are the floating interest rates for the Bonds in each Series, which are assumed constant, as specified in section II.12.a):

| | Series A Bonds | Series B Bonds | Series C Bonds | Series D Bonds |
|------------------------------|-----------------------|-----------------------|-----------------------|-----------------------|
| Nominal interest rate | 2.274% | 2.374% | 2.599% | 3.099% |

Exercise by the Management Company of the early amortisation option of the Bonds in each of the Series is assumed when the Outstanding Balance of the Mortgage Loans is less than 10% of their initial amount.

d) Ancillary agreements.

(i) Treasury Account.

It is assumed that the Treasury Account shall be maintained at BANCAJA.

Interest rate: it is assumed to remain constant at 2.038% for remunerating amounts credited to the Treasury Account.

(ii) Amortisation Account.

It is assumed that the Amortisation Account shall be maintained at BANCAJA.

Interest rate: it is assumed to remain constant at 2.074% for remunerating amounts credited to the Amortisation Account.

(iii) Start-Up Loan.

- Amount: EUR 1,280,000.00 which shall be allocated to financing the expenses of setting up the Fund and issuing the Bonds (approximately EUR 1,243,621.39) and to partially financing the subscription for the Pass-Through Certificates (up to EUR 36,378.61).
- Interest rate: it is assumed to remain constant at 4.074%.

- Repayment of principal shall consist of quarterly straight-line payments until the Payment Date falling on May 18, 2009 because May 17, 2009 is not a Business Day (inclusive).

(iv) Subordinated Loan.

- Amount: EUR 9,660,000.00.
- Ordinary interest rate: 8.074% for the first Interest Accrual Period, to be reduced in each of the following Interest Accrual Periods by 0.10% over the interest rate applied for the preceding Accrual Period down to a minimum interest rate of 3.574%.
- Variable remuneration: to be settled quarterly on each Payment Date, accruing at the end of each quarterly period in an amount equal to the positive difference, if any, between the Fund's income and expenditure on the last day of the calendar month preceding each Payment Date.
- The loan shall be repaid on each of the Payment Dates in an amount equivalent to the reduction of the Required Cash Reserve.

e) Cash Reserve.

- (i) Amount: EUR 9,660,000.00.
- (ii) Reduction: it is assumed that its amount may be decreased down to the Required Cash Reserve on each Payment Date.

f) Expenses, fees and margin.

- i) Servicing Agreement fee: 0.01% per annum on the average daily Outstanding Balance of the Mortgage Loans during each relevant Interest Accrual Period, inclusive of VAT if there is no exemption.
- ii) Management Company Fee: variable amount equal to 0.016% per annum on the Outstanding Principal Balance of the Bond Issue, and fixed amount of EUR 6,000.00 on each Payment Date.
- iii) Annual expenses of the Fund for auditing accounts, monitoring the rating and publishing notices, approximately EUR 15,544.00 and an assumed yearly Retail Price Index of 2.5%.
- iv) Bond Paying Agent Fee: 0.01% on the amount to be distributed to Bondholders on each Payment Date.

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

In order to hedge the contingent credit risk due to delinquency and default on the Mortgage Loans, it has been resolved to set up a Cash Reserve, initially provisioned by drawing under the Subordinated Loan in order to fulfil on each Payment Date, upon a shortage of Available Funds, certain of the Fund's payment or withholding obligations, which include payment of interest and principal on the Bonds. Moreover, the deferred interest payment and principal repayment between the Bonds in the different Series derived from their position in the application of the Available Funds and from the rules for Distribution of Available Funds for Amortisation between each Series in the Fund Priority of Payments, is a mechanism for distinctly hedging the different Series.

The base interest risk resulting in the Fund between Mortgage Loan interest, floating with different benchmark indices (mortgage market 1-year Mibor/Euribor), or fixed, as the case may be, as a result of subsequent renegotiations, and different revision periods and instalment settlement date, and the floating interest on the Bond Issue based on 3-month Euribor and with quarterly accrual and settlement periods, is neutralised by means of the Interest Swap, which does not neutralise the credit risk remaining in the Fund, since calculation of amounts payable and receivable by the Fund is based on a single notional which includes the Outstanding Balance of Mortgage Loans in good standing in payment of amounts due and with a default over a term not in excess of eighteen (18) months.

As for the incidence the prepayment of the Mortgage Loans might have on the Bonds, section II.12.a) of this Offering Circular contains a table showing the performance as to average life and duration of the Bonds for different effective constant annual early amortisation or prepayment rates (CPRs).

In general, the quality of the Mortgage Loans and the mechanisms and financial hedge transactions in place for maintaining the financial balance of the Fund are such that they have been considered sufficient by the Rating Agencies to assign the ratings to each of the Bond Series contained in section II.3 of this Offering Circular. These ratings express the Rating Agencies' opinion about the Fund's capacity to meet interest payments as they fall due on each set Payment Date and principal repayment during the life of the Fund and, in any event, by the Final Maturity Date.

V.1.3 Number outline of the cash flows of funds.

The number outline set forth hereinafter relates to collections and payments derived from the application of a cash policy, for ease of understanding of the investor, though in accordance with the provisions of section V.2 of this Offering Circular, the Fund will apportion income and expenditure in time in accordance with the accruals principle.

This 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 relevant variables, particularly interest rates of the Bonds in all Series, and actual interest rates and delinquency, default and prepayment rates of the Mortgage Loans are subject to continual changes.

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

Key to the number outline.

- (1) Required Cash Reserve.
- (2) Outstanding Balance of the Mortgage Loans on each quarterly Payment Date, upon the principal being repaid (4).
- (3) Quarterly Payment Dates.

a) Collections.

- (4) Mortgage Loan principal amount repaid from the immediately preceding quarterly date until the date given.
- (5) Interest received on the Mortgage Loans.
- (6) Amortisation Account reduction.
- (7) Treasury Account and Amortisation Account interest.
- (8) Required Cash Reserve reduction.
- (9) Total income on each payment date, being the sum of amounts (4) to (8).

b) Payments.

- (10) Amortisation Account increase.
- (11) Amounts for the Fund's current expenses.
- (12) Interest Swap payment amounts.
- (13) Interest amount payable to the Series A Bonds.
- (14) Interest amount payable to the Series B Bonds.
- (15) Interest amount payable to the Series C Bonds.
- (16) Interest amount payable to the Series D Bonds.
- (17) Series A Bond principal repayment amount.
- (18) Series B Bond principal repayment amount.
- (19) Series C Bond principal repayment amount.
- (20) Series D Bond principal repayment amount.
- (21) Start-Up Loan interest payment amounts.
- (22) Periodic Start-Up Loan principal repayment.
- (23) Subordinated Loan ordinary interest payment amounts.
- (24) Periodic Subordinated Loan principal repayment.
- (25) Servicing Agreement fee.
- (26) Variable remuneration of the Subordinated Loan derived from the Fund's other income and expenses.

(27) Total payments on each Payment Date, being the sum of amounts (10) to (26).

V.2 Accounting policies used by the Fund.

The income and expenditure will be accounted for 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 expenses of setting up the Fund and issuing the Bonds detailed in section II.14 will be subject to a straight-line depreciation during the months elapsing since the constitution of the Fund until April 30, 2009, inclusive.

The Fund's fiscal year shall match a calendar year. However, the first fiscal year will exceptionally begin on the date of constitution 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 interest rate differences on the Mortgage Loans, or, in general, transform the financial characteristics of all or part of said securities.

In order to consolidate the financial structure of the Fund, enhance the safety or regularity in payment of the Bonds, cover the timing differences between the scheduled principal and interest flows on the Mortgage Loans and the Bonds, or, generally, transform the financial characteristics of the Mortgage Loans, and supplement management of the Fund, the Management Company shall, on behalf of the Fund, upon executing the Deed of Constitution, proceed to formally enter into the agreements established hereinafter in this section, in accordance with the provisions of article 6.1 of Royal Decree 926/1998.

- (i) Guaranteed Interest Rate Account (Treasury Account) Agreement.
- (ii) Guaranteed Interest Rate Account (Amortisation Account) Agreement.
- (iii) Subordinated Loan Agreement.
- (iv) Start-Up Loan Agreement.
- (v) Interest Swap Agreement.
- (vi) Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement.
- (vii) Bond Issue Management, Underwriting and Placement Agreement.
- (viii) Bond Paying Agent Agreement.

The description of the most relevant terms of the Bond Issue Management, Underwriting and Placement Agreement and of the Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement may be respectively found in sections II.19.3 and IV.2. The description of the rest of the above agreements may be found in this section V.3.

The Management Company may extend or amend the agreements entered into on the Fund's behalf, substitute, as the case may be, each of the service providers to the Fund under those agreements and indeed, if necessary, enter into additional agreements, provided that the circumstances preventing the foregoing in accordance with the laws in force from time to time do not occur. In any event, those actions shall require that the Management Company first notify or secure the prior authorisation, if necessary, of the CNMV or competent administrative body and notify the Rating Agencies, and provided that such changes are not detrimental to the rating assigned to the Bonds by the Rating Agencies. The amendment of the Deed of Constitution or of the agreements or the entry into additional agreements shall be notified by the Management Company to the CNMV as a relevant event or as a supplement to the Offering Circular, as the case may be. The Deed of Constitution or the agreements may also be corrected upon a request by the CNMV.

V.3.1 **Guaranteed Interest Rate Account (Treasury Account) Agreement.**

The Management Company, acting for and on behalf of the Fund, and BANCAJA shall enter into a Guaranteed Interest Rate Account (Treasury Account) Agreement whereby BANCAJA will guarantee a variable yield on the amounts paid by the Fund through its Management Company into a financial account. The Guaranteed Interest Rate Account (Treasury Account) 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 BANCAJA, in the name of the Fund by the Management Company, which amounts shall mostly consist of the following items:

- (i) cash amount, net of underwriting and placement fees, upon subscription for the Bond Issue being paid up;
- (ii) Mortgage Loan principal repayment and interest collected;
- (iii) Subordinated Loan principal drawn down and amounts making up the Cash Reserve from time to time;
- (iv) any other amounts relating to the Mortgage Loans and from the sale or utilisation of the real estate or assets awarded or under administration or interim possession in foreclosure proceedings, and all and any rights or indemnities including not only those derived from the damage insurance contracts on the mortgaged properties, but also those derived from any right attached to the Mortgage Loans, excluding the set fees for each loan;
- (v) Start-Up Loan principal drawn down;
- (vi) amounts paid to the Fund under the Interest Swap Agreement;
- (vii) the amounts of the returns obtained on the balances existing in the actual Treasury Account and in the Amortisation Account; and
- (viii) the amounts of withholdings on account of the return on investments to be effected on each relevant Payment Date on the Bond interest paid by the Fund, until due for payment to the Tax Administration.

BANCAJA guarantees an annual nominal interest rate, variable quarterly and settled quarterly, other than for the first interest accrual period, applicable for each interest accrual period (differing from the Interest Accrual Periods established for the Bonds) to the positive balances if any on the Treasury Account, equivalent to the Bond Reference Rate determined for each Interest Accrual Period. The accrued interest to be settled on February 17, May 17, August 17 and November 17, 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. The first interest settlement date shall be August 17, 2004.

In the event that the rating of the non-subordinated and unsecured short-term debt of BANCAJA should, at any time during the life of the Bonds, fall below P-1 or F1 respectively in Moody's and Fitch's rating scales, the Management Company shall within not more than ten (10) Business Days from the time of the occurrence of any such circumstances put in place, after notifying the Rating Agencies, any of the options described hereinafter allowing a suitable level of guarantee to be maintained with respect to the commitments derived from this Agreement in order for the rating given to the Bonds by the Rating Agencies not to be adversely affected:

- a) Obtaining from an institution having a credit rating for its non-subordinated and unsecured short-term debt of at least P-1 and F1 respectively in Moody's and Fitch's rating scales, and subject at all times to the prior communication to the Rating Agencies, a first demand guarantee securing for the Fund, merely upon the Management Company so requesting, prompt payment by BANCAJA of its obligation to repay the amounts deposited in the Treasury Account, during the time over which the loss of the P-1 or F1 ratings is maintained by BANCAJA.
- b) Transferring the Fund's Treasury Account to an institution whose non-subordinated and unsecured short-term debt has a rating of at least P-1 and F1 respectively in Moody's and Fitch's rating scales, arranging the highest possible yield for its balances, which may differ from that arranged with BANCAJA under this Agreement.
- c) If options a) and b) above are not possible, obtaining from BANCAJA 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 this Agreement.

- d) Moreover, if the above options should not be feasible on the set terms, the Management Company may invest the balances for periods not extending beyond the following Payment Date, in short-term fixed-income assets in euros issued by institutions having ratings of at least P-1 and F1 for non-subordinated and unsecured short-term debt respectively in Moody's and Fitch's rating scales, including short-term securities issued by the Spanish State, in which case the yield obtained could also differ from that obtained initially with BANCAJA under this Agreement.
- e) In both events b) and d), the Management Company shall subsequently transfer the balances back to BANCAJA under the Guaranteed Interest Rate Account (Treasury Account) Agreement, in the event that BANCAJA's non-subordinated and unsecured short-term debt should again attain the P-1 and F1 ratings respectively in Moody's and Fitch's above-mentioned scales.

The Guaranteed Interest Rate Account (Treasury Account) Agreement partly mitigates the risk relating to the timing difference between the Fund's receipts of principal and interest on the Mortgage Loans, the periodicity of which differs from the quarterly amortisation and interest payment on the Bonds.

V.3.2 Guaranteed Interest Rate Account (Amortisation Account) Agreement.

The Management Company, acting for and on behalf of the Fund, and BANCAJA shall enter into a Guaranteed Interest Rate Account (Amortisation Account) Agreement whereby BANCAJA will guarantee a variable yield on the amounts paid by the Fund through its Management Company into a financial account. The Guaranteed Interest Rate Account (Amortisation Account) Agreement shall specifically determine that the amounts of the Available Funds for Amortisation applied from the first Payment Date (17.08.2004) until the Payment Date falling on February 17, 2006, exclusive, will be paid into a financial account in euros (the "**Amortisation Account**") opened at BANCAJA, in the name of the Fund by the Management Company.

BANCAJA guarantees an annual nominal interest rate, variable quarterly and settled quarterly, other than for the first interest accrual period, applicable for each interest accrual period (differing from the Interest Accrual Periods established for the Bonds) to the positive balances if any on the Amortisation Account, equivalent to the Bond Reference Rate determined for each Interest Accrual Period. The accrued interest to be settled on February 17, May 17, August 17 and November 17, 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. The first interest settlement date shall be August 17, 2004.

In the event that the rating of the non-subordinated and unsecured short-term debt of BANCAJA should, at any time during the life of the Bonds, fall below P-1 or F1 respectively in Moody's and Fitch's rating scales, the Management Company shall within not more than ten (10) Business Days from the time of the occurrence of any such circumstances put in place, after notifying the Rating Agencies, any of the options described hereinafter allowing a suitable level of guarantee to be maintained with respect to the commitments derived from this Agreement in order for the rating given to the Bonds by the Rating Agencies not to be adversely affected:

- a) Obtaining from an institution having a credit rating for its non-subordinated and unsecured short-term debt of at least P-1 and F1 respectively in Moody's and Fitch's rating scales, and subject at all times to the prior communication to the Rating Agencies, a first demand guarantee securing for the Fund, merely upon the Management Company so requesting, prompt payment by BANCAJA of its obligation to repay the amounts deposited in the Amortisation Account, during the time over which the loss of the P-1 or F1 ratings is maintained by BANCAJA.
- b) Transferring the Fund's Amortisation Account to an institution whose non-subordinated and unsecured short-term debt has a rating of at least P-1 and F1 respectively in Moody's and Fitch's rating scales, arranging the highest possible yield for its balances, which may differ from that arranged with BANCAJA under this Agreement.
- c) If options a) and b) above are not possible, obtaining from BANCAJA 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 this Agreement.

- d) Moreover, if the above options should not be feasible on the set terms, the Management Company may invest the balances for periods not extending beyond the following Payment Date, in short-term fixed-income assets in euros issued by institutions having ratings of at least P-1 and F1 for non-subordinated and unsecured short-term debt respectively in Moody's and Fitch's rating scales, including short-term securities issued by the Spanish State, in which case the yield obtained could also differ from that obtained initially with BANCAJA under this Agreement.
- e) In both events b) and d), the Management Company shall subsequently transfer the balances back to BANCAJA under the Guaranteed Interest Rate Account (Amortisation Account) Agreement, in the event that BANCAJA's non-subordinated and unsecured short-term debt should again attain the P-1 and F1 ratings respectively in Moody's and Fitch's above-mentioned scales.

The Guaranteed Interest Rate Account (Amortisation Account) Agreement shall be fully terminated in the event that the Rating Agencies should not confirm the provisional ratings assigned to each of the Series as final by the start of the Subscription Period. Moreover, the Amortisation Account shall be closed on the Payment Date falling on February 17, 2006 after being balanced by the Management Company.

V.3.3 Subordinated Loan Agreement.

The Management Company shall, for and on behalf of the Fund, enter with BANCAJA into a commercial subordinated loan agreement (the "**Subordinated Loan Agreement**") amounting to EUR nine million six hundred and sixty thousand (9,660,000.00) which shall be drawn down and used on the Closing Date for initially provisioning and setting up the Cash Reserve on the terms for which provision is made in section III.2.3 of this Offering Circular, although the granting of the Loan by no means secures a guarantees performance of the Mortgage Loans.

Repayment.

Subordinated Loan principal shall be repaid on each of the Payment Dates in an amount equal to the positive difference existing between the Required Cash Reserve on the preceding Payment Date and the Required Cash Reserve on the relevant Payment Date, and in the application priority established for that event in the Priority of Payments.

In the event that the Fund should not have sufficient liquidity to proceed to the relevant repayment of the Subordinated Loan on a Payment Date, in the Priority of Payments, the portion of the principal not repaid shall be repaid on the following Payment Date along with the amount that should be repaid, as the case may be, on that same Payment Date, until it is fully repaid.

Financial yield.

The Subordinated Loan shall have a twofold remuneration:

1. Ordinary interest rate: the Subordinated Loan outstanding principal shall accrue an annual nominal interest, determined quarterly in each Interest Accrual Period, which shall be the result of adding: (i) the Reference Rate determined for the Bonds, and (ii) an initial 6.00% margin for the first Interest Accrual Period, to be reduced in each of the following Interest Accrual Periods by 0.10% over the margin applied for the preceding Interest Accrual Period, down to a minimum margin of 1.50%. This interest will be payable only if the Fund should have sufficient liquidity in the Fund Priority of Payments. Interest accrued shall be settled and payable on the date of expiration of each Interest Accrual Period on each of the Payment Dates, and 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. The first interest settlement date shall fall on August 17, 2004.

Ordinary interest accrued and not paid on a Payment Date shall be accumulated to the Subordinated Loan principal, earning additional interest at the same ordinary interest rate applicable for the interest accrual period at issue, and shall be paid, provided that the Fund has sufficient liquidity, on the following Payment Date and in the same number provided for payment of ordinary Subordinated Loan interest in the Priority of Payments.

2. A variable subordinated remuneration which shall be determined and accrue upon the expiration of each quarterly period, which shall comprise the three calendar months preceding the month of each Payment Date, as an amount equal to the positive difference, if any, between the income and expenditure, including losses brought forward, if any, accrued by the Fund with reference to its accounts and before the close of the months of January, April, July and October being the last month of each calendar quarter. The variable remuneration accrued, if any, upon the close of the months of January, April, July and October shall be settled on the Payment Date immediately after the last day of each of said months, provided that the Fund has sufficient liquidity in the Fund Priority of Payments.

The variable remuneration amount accrued and not paid on a Payment Date shall not be accumulated to the Subordinated Loan principal nor accrue late-payment interest, and will be paid, provided that the Fund has sufficient liquidity, on the following Payment Date along with the variable remuneration amount, if any, accrued in the following quarterly period, in the Priority of Payments.

The Subordinated Loan Agreement shall be fully terminated in the event that the Rating Agencies should not confirm the provisional ratings assigned to each of the Series as final by the start of the Subscription Period.

V.3.4 **Start-Up Loan Agreement.**

The Management Company shall, for and on behalf of the Fund, enter with BANCAJA into a commercial loan agreement amounting to EUR one million two hundred and eighty thousand (1,280,000.00) (the "**Start-Up Loan Agreement**") which shall be drawn down on the Closing Date and be allocated to financing the expenses of setting up the Fund and issuing the Bonds and finance partially the subscription for the Pass-Through Certificates.

The Start-Up Loan will accrue an annual nominal interest, determined quarterly for each Interest Accrual Period, which shall be the result of adding: (i) the Reference Rate determined for the Bonds, and (ii) a 2.00% margin. This interest will be payable only if the Fund should have sufficient liquidity in the Fund Priority of Payments. Interest accrued shall be settled and payable on the date of expiration of each Interest Accrual Period on each of the Payment Dates, and 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. The first interest settlement date shall be August 17, 2004.

Interest accrued and not paid on a Payment Date will be accumulated and accrue a late-payment interest at the same ordinary interest rate as the Start-Up Loan interest and will be paid, provided that the Fund has sufficient liquidity, and in the Priority of Payments, on the following Payment Date and in the same place provided for payment of ordinary interest on the Start-Up Loan in accordance with the Priority of Payments.

Repayment will be effected quarterly on each of the Payment Dates as follows:

- (i) The portion of Start-Up Loan principal actually used to finance the Fund constitution and Bond issue expenses and finance partially the subscription for the Pass-Through Certificates shall be repaid in twenty (20) consecutive quarterly instalments in an equal amount, on each Payment Date, the first of which shall be the first Payment Date, August 17, 2004, and the following until the Payment Date falling on May 17, 2009, inclusive.
- (ii) The portion of Start-Up Loan principal not used, as the case may be, shall be repaid on the first Payment Date, August 17, 2004.

In the event that the Fund should not have sufficient liquidity, in the Priority of Payments, on a Payment Date to proceed to the partial repayment falling due on the Start-Up Loan, then the portion of principal not repaid shall be repaid on the following Payment Date along with the amount that should be repaid on that same Payment Date, as the case may be, until it is fully repaid.

Payment of amounts not paid on preceding Payment Dates shall take precedence over amounts falling due under the Start-Up Loan on that Payment Date, satisfying in the first place overdue interest and secondly repayment of principal, in the Fund Priority of Payments.

V.3.5 Interest Swap Agreement.

The Management Company shall, for and on behalf of the Fund, enter with BANCAJA, into a floating interest rate swap agreement (the “**Interest Swap Agreement**” or the “**Interest Swap**”) based on the standard Master Financial Transaction Agreement (CMOF) of the Spanish Banking Association, the most relevant characteristics of which are described below.

Under the Interest Swap Agreement, the Fund will make payments to BANCAJA calculated on the Mortgage Loan rate, and in consideration BANCAJA will make payments to the Fund calculated on the weighted average Nominal Interest Rate of the Bond Series, the foregoing as described hereinafter.

Party A : The Fund, represented by the Management Company.

Party B : BANCAJA.

1. Settlement dates.

The settlement dates shall fall on the Bond Payment Dates, i.e. on February 17, May 17, August 17 and November 17 in every year, or the following Business Day if any of these dates is not a Business Day. The first settlement date shall be August 17, 2004.

2. Settlement periods.

Party A:

The settlement periods for Party A shall be the exact number of days elapsed between two consecutive settlement dates, not including the first but including the last date. Exceptionally, the length of the first settlement period for Party A shall be equivalent to the exact number of days elapsed between the day on which the Fund is constituted (inclusive) and August 17, 2004 (inclusive).

Party B:

The settlement periods for Party B shall be the exact number of days elapsed between two consecutive settlement dates, including the first but not including the last date. Exceptionally, the length of the first settlement period for Party B shall be equivalent to the exact number of days elapsed between the Bond Issue Closing Date (inclusive) and August 17, 2004 (exclusive).

3. Swap Notional.

This shall be the sum (i) of the Notional Balance of the Mortgage Loans defined as the daily average during the settlement period of Party A falling due of the Outstanding Balance of Mortgage Loans having no arrears in payment of overdue amounts in excess of ninety (90) days, and (ii) the result of multiplying a) the daily average during the settlement period of Party A falling due of the balance of the Amortisation Account, and b) the average margin applicable for determining the Nominal Interest Rate of the Bond Series weighted by the Outstanding Principal Balance of each Series during the then-current Interest Accrual Period, and c) the result of dividing one (1) by the Party B Interest Rate.

4. Party A amounts payable.

This shall be the result of applying the Party A Interest Rate to the Swap Notional according to the number of days in the settlement period of Party A.

4.1 Party A Interest Rate.

On each settlement date this shall be the annual interest rate resulting from dividing (i) the sum of total interest amount received on the Mortgage Loans and paid into the Fund during the settlement period of Party A falling due, decreased by the amount of interest accrued paid by the Fund, as the case may be, during the same settlement period, by (ii) the Swap Notional, multiplied by the result of dividing 360 by the number of days in the settlement period of Party A.

5. Party B amounts payable.

This shall be the result of applying the Party B Interest Rate to the Swap Notional according to the number of days in the settlement period of Party B.

5.1 Party B Interest Rate.

For each settlement period of Party B this shall be the annual interest rate resulting from adding (i) the Nominal Interest Rate applicable to each Bond Series determined for the then-current Interest Accrual Period, weighted by the Outstanding Principal Balance in each Series during the then-current Interest Accrual Period and (ii) 0.55%.

If on a settlement date the Fund (Party A) should not have sufficient liquidity to make payment of the aggregate amount payable to Party B, the portion of this amount not paid shall be settled on the following Payment Date provided that the Fund has sufficient liquidity in the Priority of Payments. Should such event of non-payment occur on two consecutive Payment Dates, the Swap Agreement shall be terminated. In this event, the Fund shall take over the obligation to pay the settlement amount established on the terms of the Swap Agreement, the foregoing in the Priority of Payments. Without prejudice to the foregoing, other than in an extreme event of permanent financial imbalance of the Fund, the Management Company shall endeavour, for and on behalf of the Fund, to enter into a new swap agreement.

BANCAJA shall irrevocably agree that, if at any time throughout the life of the Bond Issue, the rating of the non-subordinated and unsecured debt of BANCAJA should fall below A1 for long-term debt in Moody's rating scale or F1 for short-term debt in Fitch's rating scale, it shall take any of the following options within not more than ten (10) Business Days from the date of the occurrence of any such circumstances, on such terms and conditions as the Management Company shall see fit, after notifying the Rating Agencies, in order for the ratings assigned to each of the Series by the Rating Agencies to be maintained: (i) that a third-party institution with a rating for its non-subordinated and unsecured debt equal to or in excess of A1 for its long-term debt and F1 for its short-term debt, respectively in Moody's and Fitch's rating scales, will secure fulfilment of its contractual obligations, (ii) that a third-party institution with the same ratings required for option (i) above will take over its contractual position and substitute it before terminating the Swap Agreement for BANCAJA, or, as the case may be, under a new swap agreement; or (iii) that a deposit in cash or securities will be made in favour of the Fund securing fulfilment of BANCAJA's contractual obligations covering the Swap market value satisfying the Rating Agencies and, as the case may be and based on the rating assigned by the counterparty to the Interest Swap Agreement, either of options (i) and (ii) above. All and any costs, expenses and taxes incurred in connection with the compliance with the foregoing obligations shall be borne by BANCAJA.

The occurrence, as the case may be, of an early termination of the Interest Swap Agreement will not in itself be an Early Amortisation event of the Bond Issue and an Early Liquidation event of the Fund referred to in sections II.11.3.2 and III.7.1 of this Offering Circular, unless in conjunction with other events or circumstances related to the net asset value of the Fund, its financial balance should be materially or permanently altered.

All matters, discrepancies, lawsuits and claims deriving from the Interest Swap Agreement shall be referred for arbitration to the Chamber of Commerce of Madrid.

The Interest Swap Agreement shall be fully terminated in the event that the Rating Agencies should not confirm the provisional ratings assigned to each of the Series as final by the start of the Subscription Period.

The execution of the Interest Swap Agreement derives from the need to eliminate or mitigate the interest rate risk (base risk) occurring in the Fund because the Mortgage Loans are subject to floating interest with different benchmark indices and different review and settlement periods at the floating interest established for the Bonds based on 3-month Euribor and with quarterly accrual and settlement periods, and the risk deriving under Mortgage Loan Subrogation and Amendment Act 2/1994 from potential Mortgage Loan interest rate renegotiation resulting in the reference rate being changed or novated to a fixed interest.

V.3.6 Bond Paying Agent Agreement.

The Management Company shall, for and on behalf of the Fund, enter with BANCAJA into a paying agent agreement to service the Bonds issued by the Fund (the "**Paying Agent Agreement**").

The obligations to be taken on by BANCAJA (the "**Paying Agent**") under this Paying Agent Agreement are summarily as follows:

- (i) Paying the Fund by 3pm (CET time) on the Closing Date, by crediting the Treasury Account, for same day value, the aggregate amount of the subscription for the Bond Issue received from the remaining Underwriters and Placement Agents in accordance with the provisions of the Bond Issue Management,

Underwriting and Placement Agreement plus the face amount of the Bonds placed and, as the case may be, subscribed for on its own account, as Underwriter and Placement Agent.

- (ii) Paying each of the Underwriters and Payment Agents on the Closing Date the amount of the underwriting and placement fee amount accrued in favour of each one, after they have in turn paid it the face amount of the Bonds they shall each have placed and, as the case may be, subscribed for on their own account up to their respective underwriting commitment.
- (iii) Handing to the Management Company Bond Issue placement dissemination control information based on the information provided in that connection by the Underwriters and Placement Agents.
- (iv) On each of the Bond Payment Dates, paying interest and repaying principal on the Bonds, deducting the total amount of the tax withholding for return on investments that should be made in accordance with applicable tax laws.
- (v) On each of the Interest Rate Fixing Dates, notifying the Management Company of the Reference Rate determined to be used as the basis for calculating the Nominal Interest Rate applicable to each of the Bond Series.

In the event of the credit ratings assigned to BANCAJA falling or for any other duly justified reason which may be detrimental to the ratings granted to the Bonds by the Rating Agencies, the Management Company may revoke the appointment of BANCAJA as Paying Agent, and shall thereupon designate a substitute institution. Should BANCAJA be replaced as Paying Agent, the Management Company shall be entitled to change the fee payable to the substitute institution, which may be higher than that established with BANCAJA under the Paying Agent Agreement.

In consideration of the services provided by the Paying Agent, the Fund shall pay it a fee of 0.01%, inclusive of taxes as the case may be, on the amount to be distributed to Bondholders on each Bond Payment Date during the term of the agreement, payable on the same Payment Date, provided that the Fund has sufficient liquidity and in the Priority of Payments.

In the event that the Fund should not have sufficient liquidity to pay said full fee, then the amounts accrued and not paid shall be accumulated without any penalty whatsoever to the fee falling due on the following Payment Date, unless that absence of liquidity should continue, in which case the amounts due shall build up until the Payment Date on which that situation is no longer current.

The Paying Agent Agreement shall be fully terminated in the event that the Rating Agencies should not confirm the provisional ratings assigned to each of the Series as final by the start of the Subscription Period.

V.4 Priority rules established in Fund payments.

V.4.1 Source and application of funds on the Bond Closing Date and until the first Payment Date, exclusive.

The source and application of the amounts available for the Fund on the Bond Issue Closing Date shall be as follows:

1. **Source:** the Fund shall have the following funds:
 - a) Bond subscription payment.
 - b) Drawdown of Start-Up Loan principal.
 - c) Drawdown of Subordinated Loan principal.
2. **Application:** in turn, the Fund will apply the funds described above to the following payments:
 - a) Payment of the price for subscribing for the Pass-Through Certificates.
 - b) Payment of the Fund constitution and Bond issue expenses.
 - c) Provisioning to set up the Initial Cash Reserve.

V.4.2 Source and application of funds from the first Payment Date until the last Payment Date or liquidation of the Fund, inclusive.

On each Payment Date, the Management Company shall proceed successively to apply the Available Funds and the Available Funds for Amortisation in accordance with the priority of payments established hereinafter for each of them (the “**Priority of Payments**”).

V.4.2.1 Available Funds: source and application.

1. Source.

The available funds on each Payment Date (the “**Available Funds**”) to meet the payment or withholding obligations listed in section 2 below shall be the following amounts credited to the Treasury Account:

- a) Mortgage Loan principal repayment income received between the preceding Payment Date, exclusive, and the relevant Payment Date, inclusive.
- b) Ordinary and late-payment interest income received on the Mortgage Loans between the preceding Payment Date, exclusive, and the relevant Payment Date, inclusive.
- c) The return received on the amounts credited to the Treasury Account and the Amortisation Account.
- d) The amount with which the Cash Reserve is provisioned on the Determination Date preceding the relevant Payment Date.
- e) Net amounts, if any, received by the Fund under the Interest Swap Agreement and the amount making up the settlement payment in the event of termination of that Agreement.
- f) Any other amounts received by the Fund between the preceding Payment Date, exclusive, and the relevant Payment Date, inclusive, including those resulting from the sale or utilisation of properties awarded to the Fund.

2. Application:

The Available Funds shall be applied on each Payment Date to meeting payment or withholding obligations falling due on each Payment Date in the following priority of payments, irrespective of the time of accrual, other than item number 1, which may be made at any time as and when due:

1. Payment of the Fund's properly supported taxes and ordinary and extraordinary expenses, whether or not they were disbursed by the Management Company, including the management fee due to the latter, 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 the Servicer, provided they are all properly supported, shall be made to the Servicer under the Servicing Agreement in this priority.
2. Payment, as the case may be, of the net amount payable by the Fund under the Interest Swap Agreement and, in the event of termination of that Agreement following a breach by the Fund or because the latter is the party affected by objective ex post facto circumstances, payment of the amount to be settled by the Fund comprising the settlement payment.
3. Payment of interest due on the Series A Bonds.
4. Payment of interest due on the Series B Bonds unless this payment is deferred to 8th place in the priority of payments.

This payment shall be deferred to 8th place where the following circumstance occurs on the Determination Date preceding the Payment Date: that the amounts resulting from decreasing the Outstanding Principal Balance of Series A by the following amounts: a) the Available Funds remaining after deducting the amounts applied to the payment obligations listed in 1st to 4th place, b) the balance on the Amortisation Account and c) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, is above zero.

5. Payment of interest due on the Series C Bonds unless this payment is deferred to 10th place in the priority of payments.

This payment shall be deferred to 10th place where the following circumstance occurs on the Determination Date preceding the Payment Date: that the amounts resulting from decreasing the

Outstanding Principal Balance of Series A and Series B by the following amounts: a) the Available Funds remaining after deducting the amounts applied to the payment obligations listed in 1st to 5th place, b) the balance on the Amortisation Account and c) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, is above zero.

6. Payment of interest due on the Series D Bonds unless this payment is deferred to 12th place in the priority of payments.

This payment shall be deferred to 12th place where the following circumstance occurs on the Determination Date preceding the Payment Date: that the amounts resulting from decreasing the Outstanding Principal Balance of Series A, Series B and Series C by the following amounts: a) the Available Funds remaining after deducting the amounts applied to the payment obligations listed in 1st to 6th place, b) the balance on the Amortisation Account and c) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, is above zero.

7. Withholding for the First Amortisation Fund in an amount equal to the positive difference between:

- (i) the Outstanding Principal Balance of Series A on the Determination Date preceding the relevant Payment Date; and
- (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.

8. Payment of interest due on the Series B Bonds when it is deferred from 4th place in the priority of payments as established therein.

9. Withholding for the Second Amortisation Fund in an amount equal to the lower of the following sums:

1. The Outstanding Principal Balance of Series B on the Determination Date preceding the relevant Payment Date.
2. The positive difference between:
 - (i) the sum of the Outstanding Principal Balance of Series A and of Series B on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.

10. Payment of interest due on the Series C Bonds when it is deferred from 5th place in the priority of payments as established therein.

11. Withholding for the Third Amortisation Fund in an amount equal to the lower of the following sums:

1. The Outstanding Principal Balance of Series C on the Determination Date preceding the relevant Payment Date.
2. The positive difference between:
 - (i) the Outstanding Principal Balance of Series A, Series B and Series C on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.

12. Payment of interest due on the Series D Bonds when it is deferred from 6th place in the priority of payments as established therein.

13. Withholding for the Fourth Amortisation Fund in an amount equal to the lower of the following sums:

1. The Outstanding Principal Balance of Series D on the Determination Date preceding the relevant Payment Date.
2. The positive difference between:

- (i) the Outstanding Principal Balance of the Bond Issue on the Determination Date preceding the relevant Payment Date; and
 - (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans on the relevant Payment Date, and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
14. Withholding of an amount sufficient for the Required Cash Reserve to be maintained.
This application shall not occur on the last Payment Date or Fund liquidation date.
15. Payment of the amount to be settled by the Fund, as the case may be, comprising the settlement payment under the Interest Swap Agreement, other than in the events provided for in 2nd place above.
16. Payment of interest due on the Start-Up Loan.
17. Repayment of Start-Up Loan principal in the amortised amount.
18. Payment of ordinary interest due on the Subordinated Loan.
19. Repayment of Subordinated Loan principal in the amortised amount.
20. Payment to the Servicer of the fee established under the Servicing Agreement.
In the event that any other institution should replace BANCAJA as Servicer of the Mortgage Loans, payment of the servicing fee accrued by the other institution, to wit the new servicer, shall take the place of paragraph 1 above, along with the other payments included therein.
21. Payment of the variable remuneration of the Subordinated Loan.

When accounts for different items exist in a same priority of payments and the remaining Available Funds are not sufficient to settle the amounts due under all of them, the application of the remaining Available Funds shall be prorated among the amounts payable under each such item, and the amount applied to each item shall be distributed in the priority in which the accounts payable fall due.

V.4.2.2 Available Funds for Amortisation: source and distribution.

1. **Source:** On each Payment Date, the Available Funds for Amortisation of the Bonds shall be the following:
- a) The balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.
 - b) The withholding amounts applied on the Available Funds to the First Amortisation Fund, the Second Amortisation Fund, the Third Amortisation Fund and the Fourth Amortisation Fund.

2. **Distribution of Available Funds for Amortisation between each Series.**

The Available Funds for Amortisation shall be applied on each Payment Date to amortising each of the Series in accordance with the following rules ("**Distribution of Available Funds for Amortisation between each Series**"):

- 1. Until the Payment Date falling on February 17, 2006, exclusive, the Available Funds for Amortisation shall be credited to the Amortisation Account.
- 2. From the Payment Date falling on February 17, 2006, inclusive, the Available Funds for Amortisation shall be sequentially applied firstly to amortising Series A until it is fully amortised, secondly to amortising Series B until it is fully amortised, thirdly to amortising Series C until it is fully amortised and fourthly to amortising Series D until it is fully amortised, notwithstanding the provisions of rules 3 and 4 below for pro rata amortisation of the different Series.
- 3. However, even if Series A has not been fully amortised, the Available Funds for Amortisation shall also be applied to amortising Series B and/or Series C and/or Series D on the Payment Date which is

neither the last Payment Date nor the Fund liquidation date on which the following circumstances are satisfied ("**Conditions for Pro Rata Amortisation**"):

- a) In order to amortise Series B, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series B is equal to or greater than 4.20% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.50% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - b) In order to amortise Series C, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series C is equal to or greater than 9.01% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.50% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - c) In order to amortise Series D, that on the Determination Date preceding the relevant Payment Date:
 - i) the Outstanding Principal Balance of Series D is equal to or greater than 4.00% of the Outstanding Principal Balance of the Bond Issue; and
 - ii) the Outstanding Balance of Delinquent Mortgage Loans does not exceed 1.00% of the Outstanding Balance of Non-Doubtful Mortgage Loans.
 - d) In order to amortise Series B, Series C and Series D:
 - i) that the Required Cash Reserve is to be fully provisioned; and
 - ii) on the Determination Date preceding the relevant Payment Date, the amount of the Outstanding Balance of the Mortgage Loans is equal to or greater than 10 percent of the face amount of the Bond Issue.
4. In the event that the amortisation of Series B and/or Series C and/or Series D should apply on a Payment Date as provided for in rule 3 above, the Available Funds for Amortisation shall also be applied to amortising Series B and/or Series C and/or Series D in such a way that the ratio of the Outstanding Principal Balance of Series B or of Series C or of Series D to the Outstanding Principal Balance of the Bond Issue is respectively kept at 4.20%, 9.01% or 4.00%, or higher percentages closest thereto.

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular approved 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 FUND MANAGEMENT COMPANY

In accordance with article 1 of Royal Decree 926/1998, Asset Securitisation Funds have no own legal personality, and Mortgage Securitisation Fund Management Companies are entrusted under article 12 of said Royal Decree with constituting, managing and legally representing those Funds, and representing and defending the interests of the holders of the securities issued by the Funds they manage and of all other ordinary creditors thereof.

Accordingly, this Chapter itemises the information relating to EUROPEA DE TITULIZACIÓN S.A., S.G.F.T., as the Management Company constituting, managing and representing MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS.

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, Lagasca, 120
- **VAT REG. No.:** A-80514466
- **Business Activity Code No.:** 6713

VI.1.2 Incorporation and registration in the Companies Register, and information relating to administrative authorisations by and registration at the Comisión Nacional del Mercado de Valores.

EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN was incorporated in a public deed executed on January 19, 1993 before a 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, entered in the Companies Register of Madrid, volume 5,461, book O, folio 49, section 8, sheet M-89355, entry 1, dated March 11, 1993; and re-registered as a Securitisation Fund Management Company in accordance with the provisions of chapter II and in the single transitional provision of Royal Decree 926/1998, May 14, regulating asset securitisation funds and securitisation fund management companies, pursuant to an authorisation granted by a Ministerial Order dated October 4, 1999 and in a deed executed on October 25, 1999 before a Notary Public of Madrid, Mr Luis Felipe Rivas Recio, his document number 3,289, which was entered under number 33 of the sheet opened for the Company in said Companies Register. It is also entered in the special register of the CNMV, under number 2.

The Management Company has perpetual existence, although it may be dissolved upon the occurrence of any of the events provided by the laws and the articles of association.

VI.1.3 Objects.

In accordance with statutory requirements, article two of its Articles of Association establishes that: "The Company's exclusive objects shall be to constitute, manage and legally represent both asset securitisation funds and mortgage securitisation funds. Furthermore, and in accordance with the applicable statutory regulations, the Company shall, as the manager of third party business, be responsible for representing and defending the interests of the holders of securities issued on the Funds it manages and of all their other ordinary creditors."

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 Articles of Association, accounting, economic and financial statements of the Management Company 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 Lagasca number 120, Madrid.

This Offering Circular was entered in the official registers of the CNMV on May 17, 2004. It is publicly available, free of charge, at the Management Company's registered office and at the Underwriters and Placement Agents' 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.

Upon the Deed of Constitution being 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, Iberclear, 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 the 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 one million eight hundred and three thousand and thirty-seven euros and fifty cents (EUR 1,803,037.50) represented by 2,500 registered shares, all in the same class, correlatively numbered from 1 to 2,500, both inclusive, wholly subscribed for and paid up, and making up two series:

- Series A comprising 1,250 shares, numbers 1 to 1,250, both inclusive, having a unit face value of EUR 276.17.
- Series B comprising 1,250 shares, numbers 1,251 to 2,500, both inclusive, having a unit face value of EUR 1,166.26.

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 share capital of the Management Company, other than the rounding up of the face value of the shares in Series A and the rounding down of the face value of the shares in Series B, to the nearest euro cent upon the redenomination of the share capital in euros pursuant to a resolution of the Board of Directors at a meeting held on March 27, 2001 in accordance with the provisions of article 21 of Act 46/1998, December 17, on the changeover to the euro.

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 in which the company has membership.

For the purposes of Commercial Code article 42, EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN is a member of Banco Bilbao Vizcaya Argentaria Group.

VI.3.3 Significant shareholders.

The ownership of shares in the Management Company is distributed among the companies listed below, specifying the percentage holding of each one:

| Name of shareholder company | Holding * (%) |
|---|---------------|
| Banco Bilbao Vizcaya Argentaria, S.A. | 82.9703 |
| J.P. Morgan España, S.A. | 4.0000 |
| Caja de Ahorros del Mediterráneo | 1.5420 |
| Bankinter, S.A | 1.5317 |
| Barclays Bank, S.A. | 1.5317 |
| Citibank España, S.A. | 1.5317 |
| Deutsche Bank Credit, S.A. | 0.7658 |
| Deutsche Bank, S.A.E | 0.7658 |
| Banco Atlántico, S.A | 0.7658 |
| Banco Cooperativo Español, S.A. | 0.7658 |
| Banco Pastor, S.A. | 0.7658 |
| Banco de la Pequeña y Mediana Empresa, S.A. | 0.7658 |
| Banco Urquijo, S.A. | 0.7658 |
| BNP España, S.A. | 0.7658 |
| Caja de Ahorros y Monte de Piedad de Madrid | 0.3829 |
| Caja de Ahorros de Salamanca y Soria - Caja Duero | 0.3829 |
| | 100.0000 |

* Rounded to 4 decimal places

VI.4 Corporate bodies.

The government and management of the Management Company are entrusted in the Articles of Association to the General Shareholders' Meeting and the Board of Directors. Its 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 Roberto Vicario Montoya |
| Vice-Chairman: | Mr Carlos Pertejo Muñoz |
| Directors*: | Mr José Manuel Aguirre Larizgoitia |
| | Mr José M ^a . Castellón Leal on behalf of Barclays Bank, S.A. |
| | Mr Vicente Esparza Olcina |
| | Ms Ana Fernández Manrique |
| | Mr Ferrán Gonzalvo Martí, on behalf of Banco de la Pequeña y Mediana Empresa, S.A. |
| | Mr Mario Masiá Vicente |
| | Mr Juan Ortueta Monfort |
| | Ms Carmen Pérez de Muniaín |
| | Mr David Pérez Renovales on behalf of Bankinter, S. A. |
| | Mr Jesús del Pino Durán |

Mr Jorge Sáenz de Miera,
on behalf of Deutsche Bank Credit, S.A.
Mr José Miguel Raboso Díaz
on behalf of Citibank España, S.A
Mr José Manuel Tamayo Pérez
Mr Pedro M^a. Urresti Laca,
on behalf of J.P. Morgan España, S.A.

Non-Director Secretary: Ms Belén Rico Arévalo

*Mr Rafael Salinas Martínez de Lecea's resignation from the office of Director is yet to be entered in the Companies Register, and yet to be communicated to the CNMV.

VI.4.2 General Manager.

The General Manager of the Management Company is Mr Mario Masiá Vicente.

VI.5 Aggregate interests in the Management Company by the persons referred to in section 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 carry out the fund management and administration functions 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 MIGHT AFFECT THE FINANCIAL PROSPECTS OF THE FUND

VII.1 **Most recent significant trends in the Mortgage Market in general and of the mortgage loan market in particular in relation to the 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 both in regard to its laws and the prevailing interest of credit institutions in developing and increasing their interest in the market, and as a result of factors inherent in the development of the market proper (interest rates, demand for credit and price of housing). The most significant elements in the recent evolution of the Spanish market are described hereinafter in this section.

Mortgage credit.

In November 2003, mortgage credit came to have an outstanding balance of EUR 423,293 millions, 54.2% in the investment portfolio of Savings Banks and 38.8% in that of banks. From early 1998, mortgage credit has grown at an average pace of around 21.4% per annum. Consequent upon this strong boost, mortgage credit accounted for almost 54% of the total credit portfolio of financial institutions towards the end of 2003.

OUTSTANDING CREDIT BALANCES WITH MORTGAGE SECURITY (Year-end figures in EUR billions)

| | Total | Banks | Savings Banks | Financial Credit Institutions | Credit Cooperatives |
|--------------|-------|-------|---------------|-------------------------------------|------------------------|
| 2003* | 423.3 | 164.4 | 229.6 | 3.4 | 25.8 |
| 2002 | 354.4 | 135.5 | 193.3 | 3.7 | 21.9 |
| 2001 | 297.0 | 115.2 | 160.3 | 3.5 | 18.0 |
| 2000 | 250.8 | 97.7 | 135.0 | 3.3 | 14.8 |
| 1999 | 209.6 | 84.0 | 109.8 | 3.5 | 12.3 |
| 1998 | 174.6 | 68.3 | 92.9 | 3.5 | 9.8 |
| 1997 | 147.3 | 57.8 | 77.3 | 4.0 | 8.2 |
| 1996 | 124.1 | 48.4 | 65.2 | 4.2 | 6.3 |
| 1995 | 108.5 | 42.2 | 57.5 | 3.5 | 5.2 |
| 1994 | 97.6 | 38.4 | 51.0 | 3.8 | 4.3 |
| 1993 | 85.2 | 34.2 | 43.5 | 4.1 | 3.3 |
| 1992 | 75.5 | 31.2 | 37.2 | 4.3 | 2.7 |
| 1991 | 67.4 | 29.0 | 32.2 | 4.3 | 1.9 |
| 1990 | 58.6 | 24.9 | 28.9 | 3.5 | 1.3 |

*Figures as at November 2003

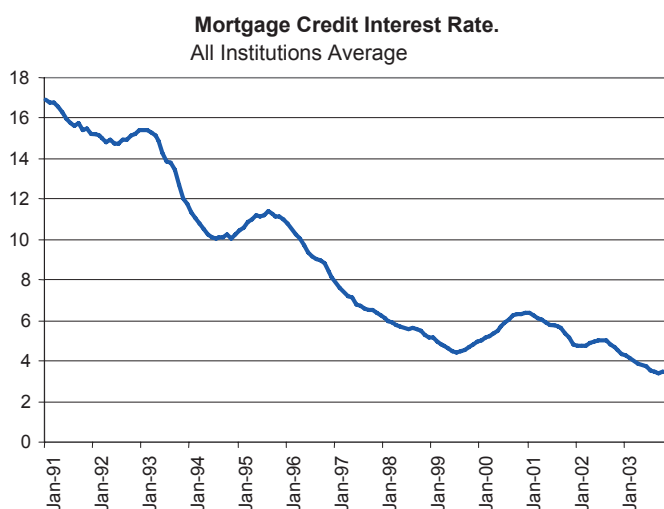
Source: Bank of Spain

The increased demand for mortgage credit was supported by the strong development of the housing market, resulting in more than a million transactions per annum since early 1998, and an increase in the average amount per mortgage, which has more than doubled over the last five years, going from an average of EUR 50,000 per mortgage in 1998 to EUR 120,000 on average in 2003.

Forecasts for 2004 point to the mortgage balance increasing up to EUR 500,000 million towards the end of the year, rising on average by around 16% in year-on-year rates.

Interest rates.

Upon the Spanish economy coming under the European Central Bank's discipline, there was an outstanding drop in interest rates which was rapidly passed to the mortgage market. These enhanced financial terms have made it easier for families to buy a home, boosting the demand for residential homes. From the early nineties, mortgage interest rates in Spain have dropped to one-third and repayment terms have been extended to 25 and 35 years. The reduced interest rates and extended credit terms has resulted in a significant drop in instalments paid by families for buying a home.



FINANCING TERMS

| | % Interest Rates | Average Terms (years) | Rate per EUR 6,000 (EUR/month) | Average home price (EUR/100 m ²) |
|-------------|------------------|-----------------------|--------------------------------|--|
| 2003 | 3.7% | 25 | 30.70 | 140,000 |
| 2000 | 5.0% | 20 | 39.70 | 90,150 |
| 1995 | 10.0% | 15 | 64.60 | 66,100 |
| 1990 | 14.0% | 10 | 93.30 | 56,500 |

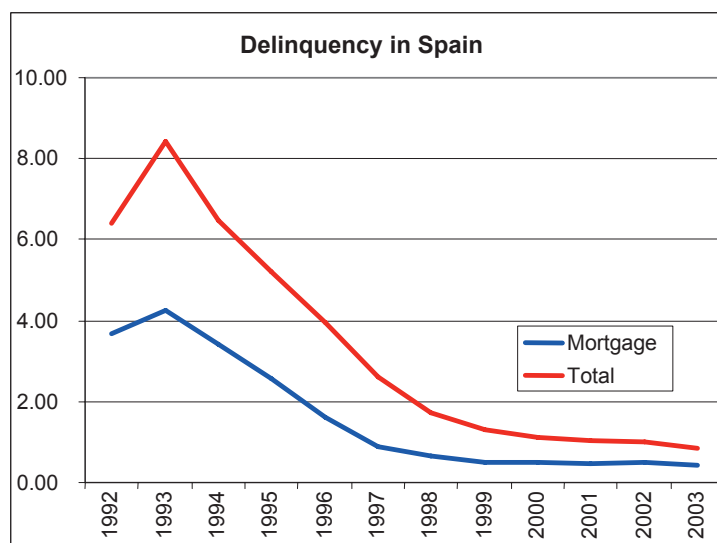
Source: BBVA

Real estate price increases have prevented the enhanced financing terms from being fully passed to the home accessibility ratios due to a significant real estate price increase. Overall, family monthly payments for buying a home have remained relatively consistent in proportion: although improved rates and extended terms result in lower monthly payments for a family buying a home, higher-priced homes have resulted in a greater credit amount being required, thereby increasing the monthly instalment. At present, a family on an average income (1.5 x EUR18,000) buying an average-sized and priced home must allocate approximately 27% of their income to paying monthly instalments for a 25-year medium-term financing.

Delinquency.

The mortgage market has been strongly boosted in these years in the midst of important risk management improvements resulting in mortgage delinquency of financial institutions as a whole being minimised.

Mortgage delinquency is currently at 0.38% of the total mortgage portfolio of credit institutions, very far from the 4% rate there was in 1993. As for the credit portfolio as a whole, mortgage delinquency stands at less than 50% of total delinquency (0.81%).



Regulatory changes.

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 2/1994, March 30 (making provision for the possibility of substituting and renegotiating the economic terms of loans, reducing both tax and fee costs, and reducing floating interest 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 made 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 2/1994.

Prepayment.

The substantial cut in interest rates in recent 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 prepayment rates of mortgage loans 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 age 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, et cetera):

The Mortgage Loans for the issue of the Pass-Through Certificates to be subscribed for by the Fund all have a floating interest rate and are adjusted from time to time to market interest rate variations. Because of this, a high prepayment rate of the Mortgage Loans is not to be expected. The provisions established for the renegotiation for determining the interest rate of Mortgage Loans that might be in upper ranges in relation to the market level from time to time should also be borne in mind.

As for the obligors' creditworthiness, as set forth in section IV.4.i), some of the provisional portfolio mortgage loans which shall back the issue of the Pass-Through Certificates were liable as of April 30, 2004 for arrears in payment of amounts due, which situation was checked, as explained in the audit report attached as Appendix

This is a Certified Translation into English of the Spanish Offering Circular. No document other than the Spanish Offering Circular approved 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.

V to this Offering Circular. The Mortgage Loans that will finally be assigned to the Fund by means of the issue of Pass-Through Certificates shall have no overdue amounts on the date of issue for a period in excess of one (1) month, pursuant to the representation by BANCAJA contained in section IV.1.1.2 (21).

Signature: Mario Masiá Vicente
General Manager
EUROPEA DE TITULIZACIÓN, S.A., S.G.F.T.

APPENDIX I

DEFINITIONS

“**Act 19/1992**” shall mean Investment Trusts and Companies System and Mortgage Securitisation Funds Act 19/1992, July 7.

“**Act 2/1981**” shall mean Mortgage Market Regulation Act 2/1981, March 25.

“**Act 2/1994**” shall mean Mortgage Loan Subrogation and Amendment Act 2/1994, March 30.

“**Act 3/1994**” shall mean Act 3/1994, April 14, adapting Spanish laws in the matter of credit institutions to the Second Banking Coordination Directive and introducing other changes in relation to the financial system.

“**Act 44/2002**” shall mean Financial System Reform Measures Act 44/2002, November 22.

“**AIAF**” shall mean AIAF Fixed-Income Market (*AIAF Mercado de Renta Fija*).

“**Amortisation Account**” shall mean the financial account in euros at BANCAJA in the name of the Fund, in accordance with the provisions of the Guaranteed Interest Rate Account (Amortisation Account) Agreement to which the amounts of the Available Funds for Amortisation applied from the first Payment Date (17.02.2004) until the Payment Date falling on August 17, 2005, inclusive, shall be credit.

“**Amortisation Deficiency**” shall mean, on a Payment Date the positive difference, if any, between (i) the positive difference, if any, between the Outstanding Principal Balance of the Bond Issue on the Determination Date preceding the relevant Payment Date and the Outstanding Balance of Non-Doubtful Mortgage Loans, and (ii) the Available Funds for Amortisation.

“**Available Funds for Amortisation**” shall mean the amount to be allocated to the amortisation of Bonds on each Payment Date.

“**Available Funds**” shall mean (i) on each Payment Date, the sum of the balance on the Treasury Account, and (ii) the amount, if any and where appropriate, deriving from the liquidation of the Fund’s assets.

“**BANCAJA**” shall mean CAJA DE AHORROS DE VALENCIA, CASTELLÓN Y ALICANTE, BANCAJA.

“**BANCO PASTOR**” shall mean BANCO PASTOR S.A.

“**Bond Issue**” shall mean the issue of asset-backed bonds issued by the Fund having a face value of EUR six hundred and ninety million (690,000,000.00) consisting of 6,900 Bonds comprised of four Series (Series A, Series B, Series C and Series D).

“**Bond Issue Management, Underwriting and Placement Agreement**” shall mean the Bond Issue management, underwriting and placement agreement entered into between the Management Company, acting for and on behalf of the Fund, and JPMORGAN, BANCAJA and SOCIÉTÉ GÉNÉRALE as Lead Managers and Underwriters and Placement Agents, and BANCO PASTOR, CDC IXIS CAPITAL MARKETS and FORTIS BANK as Underwriters and Placement Agents.

“**Bond Paying Agent Agreement**” shall mean the Bond paying agent agreement entered into between the Management Company, acting for and on behalf of the Fund, and BANCAJA, as Paying Agent.

“**Bonds**” shall mean the Series A Bonds, the Series B Bonds, the Series C Bonds and the Series D Bonds issued by the Fund.

“**Business Day**” shall mean any day other than a Saturday, Sunday, public holiday in the capital city of Madrid or non-business day in the TARGET calendar (Trans European Automated Real-Time Gross Settlement Express Transfer System).

DEFINITIONS

“**Cash Reserve**” shall mean the Initial Cash Reserve provisioned on the Closing Date by drawing down fully the Subordinated Loan and subsequently provisioned up to the Required Cash Reserve.

“**CET**” shall mean “Central European Time”.

“**Closing Date**” shall mean May 21, 2004, the date on which the cash amount of the subscription for the Bonds shall be paid up and the face value of the Pass-Through Certificates shall be paid.

“**CNMV**” shall mean the National Securities Market Commission (*Comisión Nacional del Mercado de Valores*).

“**Conditions for Pro Rata Amortisation**” shall mean the conditions laid down in section II.11.3.1.5 for amortisation of the Series A and/or B and/or C and/or D Bonds.

“**CPR**” shall mean the effective constant annual early amortisation or prepayment rate at which average lives and durations of the Bonds are estimated in this Offering Circular.

“**Deed of Constitution**” shall mean the public deed recording the constitution of the Fund, issue of and subscription for the Pass-Through Certificates, and Bond Issue.

“**Delinquent Mortgage Loans**” shall mean Mortgage Loans that are delinquent on a given date with an arrears in excess of three (3) months in payment of overdue amounts, excluding Doubtful Mortgage Loans.

“**Determination Dates**” shall mean the dates falling on the third Business Day preceding each Payment Date.

“**Distribution of Available Funds for Amortisation between each Series**” shall mean the rules for applying the Available Funds for Amortisation on each Payment Date established in section II.11.3.1.5 and V.4.2.2.2 of the Offering Circular.

“**Doubtful Mortgage Loans**” shall mean Mortgage Loans that are delinquent on a given date with a period of arrears equal to or greater than eighteen (18) months in payment of overdue amounts or in process of foreclosure. Non-Doubtful Mortgage Loans shall be deemed to be Mortgage Loans that are not deemed to be Doubtful Mortgage Loans on a given date.

“**Early Amortisation**” shall mean the amortisation of the Bonds on a date preceding the Final Maturity Date in the Early Liquidation Events of the Fund, in accordance with and subject to the requirements established in section III.7.1 of this Offering Circular.

“**Early Liquidation Events**” shall mean the events contained in section III.7.1 where the Management Company, following notice duly served on the CNMV, is entitled to proceed to an Early Liquidation of the Fund on a Payment Date.

“**Early Liquidation of the Fund**” shall mean the liquidation of the Fund and thereby an early amortisation of the Bond Issue on a date preceding the Final Maturity Date, in the events and subject to the procedure established in section III.7.1.

“**Ernst & Young**” shall mean Ernst & Young S.L.

“**Euribor**” shall mean the Euro Interbank Offered Rate which is the term interbank deposit offered rate in euros calculated as the daily average of the quotations supplied for thirteen maturity terms 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.

“**Final Maturity Date**” shall mean the final Bond amortisation date, i.e. November 17, 2035 or the following Business Day if that is not a Business Day.

DEFINITIONS

“First Amortisation Fund” shall mean, on a Payment Date, withholding in the application of Available Funds an amount equal to the difference between:

- (i) the Outstanding Principal Balance of Series A on the Determination Date preceding the relevant Payment Date; and
- (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.

“Fitch” shall mean both Fitch Ratings España, S.A. and Fitch Ratings Limited, the holding company to which Fitch Ratings España, S.A. is affiliated.

“FORTIS BANK” shall mean FORTIS BANK NV-SA

“Fourth Amortisation Fund” shall mean, on a Payment Date, withholding in the application of Available Funds, an amount equal to the lower of the following sums:

1. The Outstanding Principal Balance of Series D on the Determination Date preceding the relevant Payment Date.
2. The positive difference between: (i) the Outstanding Principal Balance of the Bond Issue on the Determination Date preceding the relevant Payment Date; and (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.

“Fund” shall mean MBS BANCAJA 1 FONDO DE TITULIZACIÓN DE ACTIVOS.

“Guaranteed Interest Rate Account (Amortisation Account) Agreement” shall mean the guaranteed interest rate account (Amortisation Account) agreement entered into between the Management Company, acting for and on behalf of the Fund, and BANCAJA.

“Guaranteed Interest Rate Account (Treasury Account) Agreement” shall mean the guaranteed interest rate account (Treasury Account) agreement entered into between the Management Company, acting for and on behalf of the Fund, and BANCAJA.

“Iberclear” shall mean Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores S.A.

“Initial Cash Reserve” shall mean the initial amount of EUR nine million six hundred and sixty thousand (9,660,000.00), equivalent to 1.40% of the face amount of the Bond Issue.

“Interest Accrual Period” shall mean the exact number of days elapsed between two consecutive Payment Dates, including the beginning Payment Date, but not including the ending Payment Date. The first Interest Accrual Period shall begin on the Closing Date, inclusive, and end on the first Payment Date, exclusive.

“Interest Rate Fixing Date” shall mean the second Business Day preceding each Payment Date.

“Interest Swap Agreement” shall mean the floating interest rate swap agreement based on the standard Master Financial Transaction Agreement (CMOF), entered into between the Management Company, acting for and on behalf of the Fund, and BANCAJA, whereby the Fund shall make payments to BANCAJA based on the Mortgage Loan reference rates, and in consideration BANCAJA will make payments to the Fund calculated on the weighted average Nominal Interest Rate of the Bond Series.

“IRNR Act” shall mean Legislative Royal Decree 5/2004, March 5, approving the Consolidation of the Non-Resident Income Tax Act.

“IRPF Act” shall mean Legislative Royal Decree 3/2004, March 5, approving the Consolidation of the Personal Income Tax Act.

“IRR” shall mean the internal rate of return as defined in section II.10.1.2 of the Circular.

DEFINITIONS

“**JPMORGAN**” shall mean J.P. MORGAN SECURITIES LTD.

“**Lead Managers**” shall mean JPMORGAN, BANCAJA and SOCIÉTÉ GÉNÉRALE.

“**Management Company**” shall mean EUROPEA DE TITULIZACIÓN, S.A., SOCIEDAD GESTORA DE FONDOS DE TITULIZACIÓN.

“**Moody’s**” shall mean both Moody’s Investors Service España, S.A. and Moody’s Investors Service Limited, the holding company to which Moody’s Investors Service España, S.A. is affiliated.

“**Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement**” shall mean the Mortgage Loan servicing and Pass-Through Certificate custody agreement entered into between the Management Company, acting for and on behalf of the Fund, and BANCAJA as Servicer.

“**Mortgage Loans**” shall mean the mortgage loans transferred by BANCAJA to the Fund by means of the issue of the Pass-Through Certificates on loans granted by BANCAJA to individuals with mortgage security on real properties located within Spanish territory, both directly and through subrogations of financing granted to developers.

“**Nominal Interest Rate**” shall mean the nominal interest rate, variable quarterly and payable quarterly, applicable to each of the Series and determined for each Interest Accrual Period, which shall be the result of adding (i) the Reference Rate and (ii) a margin for each Series as detailed in section II.10.1.2 of the Offering Circular.

“**Non-Doubtful Mortgage Loans**” shall mean Mortgage Loans that are not deemed to be Doubtful Mortgage Loans on a given date.

“**Originator**” shall mean BANCAJA.

“**Outstanding Balance of the Mortgage Loans**” shall mean the sum of outstanding capital or principal and overdue capital or principal not paid into the Fund for each and every one of the Mortgage Loans.

“**Outstanding Principal Balance of the Bond Issue**” shall mean the sum of the Outstanding Principal Balances of the four Series A, B, C and D making up the Bond Issue.

“**Outstanding Principal Balance of the Series**” shall mean the sum of the outstanding principal to be repaid (outstanding balance) on a given date on all the Bonds making up the Series, such including the principal amounts that should, as the case may be, have been amortised and were not so settled due to a shortage of Available Funds for Amortisation of the Bonds in the Fund Priority of Payments.

“**Pass-Through Certificates**” shall mean the pass-through certificates issued by BANCAJA in accordance with article 18 of Act 44/2002, and subscribed for by the Fund.

“**Paying Agent**” shall mean the firm servicing the Bonds. The Paying Agent shall be BANCAJA.

“**Payment Date**” shall mean February 17, May 17, August 17 and November 17 of each year or, as the case may be, the following Business Day if any of those is not a Business Day. The first Payment Date shall be August 17, 2004.

“**Priority of Payments**” shall mean the priority listing the Fund’s payment or withholding obligations both for applying the Available Funds and for distribution of Available Funds for Amortisation.

“**Rating Agencies**” shall mean Moody’s Investors Service España, S.A. and Fitch Ratings España, S.A.

DEFINITIONS

“Reference Rate” shall mean, other than for the first Interest Accrual Period, the three- (3-) month Euribor rate fixed at 11am (CET time) on the Interest Rate Fixing Date, or, if this Euribor rate should not be available or be impossible to obtain, then the substitute rates for which provision is made in section II.10.1.3 of the Offering Circular. The Reference Rate for the first Interest Accrual Period, in which it shall be the result of a straight-line interpolation, taking into account the number of days in the first Interest Accrual Period, between the one- (1-) month Euribor rate and the three- (3-) month Euribor rate, fixed at 11am (CET time) on the third Business Day preceding the Closing Date, or, upon the failure or impossibility to obtain these Euribor rates, the substitute rates for which provision is made in section II.10.1.3 of the Offering Circular.

“Required Cash Reserve” shall mean the lower of the following amounts on each Payment Date: (i) EUR nine million six hundred and sixty thousand (9,660,000.00) and (ii) the higher of: a) the amount resulting from adding 2.80% of the Outstanding Principal Balance of the Bond Issue, plus 35% of the Outstanding Balance of Delinquent Mortgage Loans only in the event that on the Determination Date preceding the relevant Payment Date, the Outstanding Balance of Delinquent Mortgage Loans is in excess of 3.00% of the Outstanding Balance of Non-Doubtful Mortgage Loans and b) 1.00% of the face amount of the Bond Issue.

“Royal Decree 116/1992” shall mean Book Entries and Stock Exchange Transaction Clearing and Settlement Royal Decree 116/1992, February 14.

“Royal Decree 291/1992” shall mean Royal Decree 291/1992, March 27, on Issues of and Public Offerings for the Sale of Securities, as reworded by Royal Decree 2590/1998, December 7.

“Royal Decree 685/1982” shall mean Royal Decree 685/1982, March 17, implementing certain aspects of Mortgage Market Regulation Act 2/1981, and Royal Decree 1289/1991, August 2, amending certain of the previous Royal Decree’s articles.

“Royal Decree 926/1998” shall mean Royal Decree 926/1998, May 14, regulating asset securitisation funds and securitisation fund management companies.

“Second Amortisation Fund” shall mean, on a Payment Date, withholding in the application of Available Funds an amount equal to the lower of the following sums:

1. The Outstanding Principal Balance of Series B on the Determination Date preceding the relevant Payment Date.
2. The positive difference between: (i) the sum of the Outstanding Principal Balance of Series A and of Series B on the Determination Date preceding the relevant Payment Date; and (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.

“Securities Market Act” shall mean Securities Market Act 24/1988, July 28, amended by Act 37/1998, November 16, and Act 44/2002, November 22.

“Series A Bonds” shall mean the Series A Bonds issued by the Fund having a total face amount of EUR six hundred and thirty million six hundred thousand (630,600,000.00) comprising six thousand three hundred and six (6,306) Bonds having a unit face value of EUR one hundred thousand (100,000).

“Series A” shall mean the Series A Bonds issued by the Fund.

“Series B Bonds” shall mean the Series B Bonds issued by the Fund having a total face amount of EUR fourteen million five hundred thousand (14,500,000.00) comprising one hundred and forty-five (145) Bonds having a unit face value of EUR one hundred thousand (100,000).

“Series B” shall mean the Series B Bonds issued by the Fund.

“Series C Bonds” shall mean the Series C Bonds issued by the Fund having a total face amount of EUR thirty-one million one hundred thousand (31,100,000.00) comprising three hundred and eleven (311) Bonds having a unit face value of EUR one hundred thousand (100,000).

“Series C” shall mean the Series C Bonds issued by the Fund.

DEFINITIONS

“Series D Bonds” shall mean the Series D Bonds issued by the Fund having a total face amount of EUR thirteen million eight hundred thousand (13,800,000.00) comprising one hundred and thirty-eight (138) Bonds having a unit face value of EUR one hundred thousand (100,000).

“Series D” shall mean the Series D Bonds issued by the Fund.

“Servicer” shall mean the issuer of the Pass-Through Certificates under the Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement, BANCAJA.

“Servicing Agreement” shall mean the Mortgage Loan Servicing and Pass-Through Certificate Custody Agreement.

“SOCIÉTÉ GÉNÉRALE” shall mean SOCIÉTÉ GÉNÉRALE Sucursal en España.

“Start-Up Loan Agreement” shall mean the commercial loan agreement entered into by the Management Company, for and on behalf of the Fund, and BANCAJA.

“Start-Up Loan” shall mean the loan granted by BANCAJA to the Fund, in accordance with the provisions of the Start-Up Loan Agreement.

“Subordinated Loan Agreement” shall mean the commercial subordinated loan agreement entered into by the Management Company, for and on behalf of the Fund, and BANCAJA.

“Subordinated Loan” shall mean the subordinated loan granted by BANCAJA to the Fund, in accordance with the provisions of the Subordinated Loan Agreement.

“Subscription Period” shall mean the period comprised between 12 o'clock midday (CET time) on May 18, 2004 and 1pm (CET time) on the same day.

“Systems Company” shall mean Sociedad de Gestión de los Sistemas de Registro, Compensación y Liquidación de Valores, S.A.

“Third Amortisation Fund” shall mean, on a Payment Date, withholding in the application of Available Funds, an amount equal to the lower of the following sums:

1. The Outstanding Principal Balance of Series C on the Determination Date preceding the relevant Payment Date.
2. The positive difference between: (i) the Outstanding Principal Balance of the Bond Issue on the Determination Date preceding the relevant Payment Date; and (ii) the sum of: a) the Outstanding Balance of Non-Doubtful Mortgage Loans and b) the balance of the Amortisation Account on the Determination Date preceding the relevant Payment Date.

“Treasury Account” shall mean the financial account in euros at BANCAJA in the Fund's name, in accordance with the provisions of the Guaranteed Interest Rate Account (Treasury Account) Agreement, through which the Fund will make and receive payments.

“Underwriters and Placement Agents” shall mean JPMORGAN, BANCAJA, SOCIÉTÉ GÉNÉRALE, BANCO PASTOR, CDC IXIS CAPITAL MARKETS and FORTIS BANK.