\$358,128,609



Guaranteed REMIC Pass-Through Certificates Fannie Mae REMIC Trust 2005-120 (Group 2, 3, 4, 5 and Residual Classes Only)

The Certificates

We, the Federal National Mortgage Association (Fannie Mae), will issue the classes of certificates listed in the chart on this page.

Payments to Certificateholders

We will make monthly payments on the certificates. You, the investor, will receive

- interest accrued on the balance of your certificate (except in the case of the accrual class), and
- principal to the extent available for payment on your class.

We may pay principal at rates that vary from time to time. We may not pay principal to certain classes for long periods of time.

The Fannie Mae Guaranty

We will guarantee that required payments of principal and interest on the certificates are distributed to investors on time.

The Trust and its Assets

The trust will own Fannie Mae MBS.

The mortgage loans underlying the Fannie Mae MBS are first lien, single-family, fixed-rate loans.

Class	Group	Original Class Balance	Principal Type	Interest Rate	Interest Type	CUSIP Number	Final Distribution Date
UF	2	\$ 36,561,428	PAC	(1)	FLT	31394U7K2	March 2035
LS(2)	2	6,093,572	PAC	(1)	INV	31394U7L0	March 2035
MS(2)	2	16,757,318(3)	NTL	(1)	INV/IO	31394U7M8	March 2035
TN	2	124,308,937(3)	NTL	(1)	INV/IO	31394VJQ4	March 2035
PB	2	3,452,000	PAC	6.00%	FIX	31394VJR2	January 2036
JT	2	14,732,000	SUP	6.00	FIX	31394VJS0	May 2034
JU	2	9,682,000	SUP	6.00	FIX	31394VJT8	December 2035
JV	2	586,000	SUP	6.00	FIX	31394VJU5	January 2036
FE	2	20,000,000	PT	(1)	FLT	31394VJV3	January 2036
BS(2)	2	3,333,334	PT	(1)	INV	31394VJW1	January 2036
BI(2)	2	9,166,664(3)	NTL	(1)	INV/IO	31394VJX9	January 2036
NF	3	105,420,842	PT	(1)	FLT	31394VJY7	January 2021
NS	3	105,420,842(3)	NTL	(1)	INV/IO	31394VJZ4	January 2021
AT	4	105,798,000	SEQ	5.50	FIX	31394VKA7	July 2032
VT	4	12,035,000	SEQ/AD	5.50	FIX	31394VKB5	December 2016
VU	4	12,085,000	SEQ/AD	5.50	FIX	31394VKC3	September 2023
$ZU\ \dots\dots\dots\dots$	4	14,783,541	SEQ	5.50	FIX/Z	31394VKD1	January 2036
DA	5	10,000,000	SEQ	4.50	FIX	31394VKE9	December 2022
DB	5	3,565,892	SEQ	4.50	FIX	31394VKF6	January 2026
R		0	NPR	0	NPR	31394VKG4	January 2036
RL		0	NPR	0	NPR	31394VKH2	January 2036

⁽¹⁾ Based on LIBOR.(2) Exchangeable classes.

If you own certificates of certain classes, you can exchange them for the corresponding RCR certificates to be issued at the time of the exchange. The WS and IL Classes are the RCR classes, as further described in this prospectus supplement.

Only the classes specified on this page are offered by this prospectus supplement. The Group 1 Classes are offered by a separate prospectus supplement.

The dealer will offer the certificates from time to time in negotiated transactions at varying prices. We expect the settlement date to be December 30, 2005.

Carefully consider the risk factors starting on page S-11 of this prospectus supplement and on page 10 of the REMIC prospectus. Unless you understand and are able to tolerate these risks, you should not invest in the certificates.

You should read the REMIC prospectus as well as this prospectus supplement.

The certificates, together with interest thereon, are not guaranteed by the United States and do not constitute a debt or obligation of the United States or any agency or instrumentality thereof other than Fannie Mae.

The certificates are exempt from registration under the Securities Act of 1933 and are "exempted securities" under the Securities Exchange Act of 1934.

Banc of America Securities LLC

⁽³⁾ Notional balances. These classes are interest only classes.

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AVAILABLE INFORMATION

You should purchase the certificates only if you have read and understood this prospectus supplement and the following documents (the "Disclosure Documents"):

- our Prospectus for Fannie Mae Guaranteed REMIC Pass-Through Certificates dated May 1, 2002 (the "REMIC Prospectus");
- our Prospectus for Fannie Mae Guaranteed Mortgage Pass-Through Certificates (Single-Family Residential Mortgage Loans) dated July 1, 2004 (the "MBS Prospectus"); and
- if you are purchasing the R or RL Class, our Prospectus Supplement for Fannie Mae Guaranteed REMIC Pass-Through Certificates, Fannie Mae REMIC Trust 2005-120 (Group 1 Classes Only), dated November 30, 2005 (the "Related Prospectus Supplement"); and
- any information incorporated by reference in this prospectus supplement as discussed below under the heading "Incorporation by Reference."

You can obtain copies of the Disclosure Documents by writing or calling us at:

Fannie Mae MBS Helpline 3900 Wisconsin Avenue, N.W., Area 2H-3S Washington, D.C. 20016 (telephone 1-800-237-8627).

In addition, the Disclosure Documents, together with the class factors, are available on our corporate Web site at www.fanniemae.com.

You also can obtain copies of the Disclosure Documents by writing or calling the dealer at:

Banc of America Securities LLC Capital Markets Operations 100 W. 33rd Street, 3rd Floor New York, New York 10001 (telephone 646-733-4166).

INCORPORATION BY REFERENCE

In this prospectus supplement, we are incorporating by reference the MBS Prospectus described above. In addition, we are incorporating by reference the documents listed below. This means that we are disclosing information to you by referring you to these documents. These documents are considered part of this prospectus supplement, so you should read this prospectus supplement, and any applicable supplements or amendments, together with these documents.

You should rely only on the information provided or incorporated by reference in this prospectus supplement, the REMIC Prospectus and the MBS Prospectus and any applicable supplements or amendments.

We incorporate by reference the following documents we have filed, or may file, with the Securities and Exchange Commission ("SEC"):

- our Annual Report on Form 10-K for the fiscal year ended December 31, 2003 ("Form 10-K");
- all other reports we have filed pursuant to Section 13(a) or 15(d) of the Securities Exchange
 Act of 1934 since the end of the fiscal year covered by the Form 10-K until the date of this
 prospectus supplement, excluding any information "furnished" to the SEC on Form 8-K; and
- all proxy statements that we file with the SEC and all documents that we file with the SEC pursuant to Section 13(a), 13(c), 14 or 15(d) of the Securities Exchange Act of 1934

subsequent to the date of this prospectus supplement and prior to the completion of the offering of the certificates, excluding any information we "furnish" to the SEC on Form 8-K.

Any information incorporated by reference in this prospectus supplement is deemed to be modified or superseded for purposes of this prospectus supplement to the extent information contained or incorporated by reference in this prospectus supplement modifies or supersedes such information. In such case, the information will constitute a part of this prospectus supplement only as so modified or superseded.

We file annual, quarterly and current reports, proxy statements and other information with the SEC. You can obtain copies of the periodic reports we file with the SEC without charge by calling or writing our Office of Investor Relations, Fannie Mae, 3900 Wisconsin Avenue, NW, Washington, DC 20016, telephone: (202) 752-7115. The periodic and current reports that we file with the SEC are also available on our Web site. Information appearing on our Web site is not incorporated in this prospectus supplement except as specifically stated in this prospectus supplement.

In addition, you may read our SEC filings and other information about Fannie Mae at the offices of the New York Stock Exchange, the Chicago Stock Exchange and the Pacific Exchange. Our SEC filings are also available at the SEC's Web site at www.sec.gov. We are providing the address of the SEC's Web site solely for the information of prospective investors. Information appearing on the SEC's Web site is not incorporated in this prospectus supplement except as specifically stated in this prospectus supplement.

RECENT DEVELOPMENTS

On December 21, 2004, our Board of Directors (the "Board") announced the retirement of Chairman and Chief Executive Officer Franklin D. Raines and the resignation of Vice Chairman and Chief Financial Officer J. Timothy Howard. The Board further announced that the Audit Committee of the Board dismissed KPMG LLP as our independent auditor. On January 4, 2005, the Audit Committee of the Board approved the engagement of Deloitte & Touche LLP ("Deloitte") as our independent auditor. Deloitte will serve as our auditor for each of the fiscal years 2001, 2002, 2003, 2004 and 2005.

Stephen B. Ashley, a member of the Board, currently is serving as the non-executive Chairman of the Board. On June 1, 2005, the Board announced that it had selected Daniel H. Mudd, the former Chief Operating Officer of Fannie Mae, to be the new President and Chief Executive Officer. Mr. Mudd had been serving as the interim Chief Executive Officer since the retirement of Mr. Raines. Executive Vice President Robert Levin currently is serving as the interim Chief Financial Officer.

On December 15, 2004, the Office of the Chief Accountant of the Securities and Exchange Commission (the "SEC") issued a statement (the "Statement") regarding certain accounting issues relating to Fannie Mae, including determinations by the SEC that we should (i) restate our financial statements to eliminate the use of hedge accounting under Financial Accounting Standard No. 133, Accounting for Derivative Instruments and Hedging Activities ("FAS 133"), (ii) evaluate the accounting under Financial Accounting Standard No. 91, Accounting for Nonrefundable Fees and Costs Associated with Originating or Acquiring Loans and Initial Direct Costs of Leases ("FAS 91") and restate our financial statements filed with the SEC if the amounts required for correction are material, and (iii) re-evaluate the information prepared under generally accepted accounting principles ("GAAP") and non-GAAP information that we previously provided to investors. On December 16, 2004, we filed a Current Report on Form 8-K with the SEC that includes a copy of the Statement.

As a result of the SEC's findings, we will restate our financial results from 2001 through June 30, 2004 to comply fully with the SEC's determination. In a Form 12b-25 filed with the SEC on November 15, 2004, we estimated that a loss of hedge accounting under FAS 133 for all derivatives could result in recording into earnings a net cumulative loss on derivative transactions of

approximately \$9.0 billion as of September 30, 2004. (We estimate that as of December 31, 2004, this net cumulative after-tax loss was approximately \$8.4 billion.) We also stated that there would be a corresponding decrease to retained earnings and, accordingly, regulatory capital. In a Form 12b-25 filed with the SEC on March 17, 2005, we stated that if we do not qualify for hedge accounting for mortgage commitments accounted for as derivatives since our July 1, 2003 adoption of Financial Accounting Standard No. 149, Amendment of Statement 133 on Derivative Instruments and Hedging Activities ("FAS 149"), we estimate that we would be required to record in earnings a net cumulative after-tax loss related to these commitments of approximately \$2.4 billion as of December 31, 2004.

We are working to determine the effect of the restatement, including the effect on each prior reporting period. We expect that the impact will be material to our reported GAAP and core business results for many, if not all, periods and will vary substantially from period to period based on the amount and types of derivatives held and fluctuations in interest rates and volatility. Our restated financial statements also will reflect corrections as a result of our misapplication of FAS 91 for each prior reporting period described above. We also will consider the impact, if any, of the SEC's decision on FAS 91 for periods prior to those described above.

Accordingly, on December 17, 2004, the Audit Committee of the Board concluded that our previously filed interim and audited financial statements and the independent auditor's reports thereon for the periods from January 2001 through the second quarter of 2004 should no longer be relied upon because such financial statements were prepared applying accounting practices that did not comply with GAAP. We have not yet filed our quarterly reports on Form 10-Q for the quarters ended September 30, 2004, March 31, 2005 and June 30, 2005, or our annual report on Form 10-K for the year ended December 31, 2004. The financial information regarding our anticipated results of operations for the quarter ended September 30, 2004 that was contained in our Form 12b-25 filed on November 15, 2004 and in a Form 8-K filed on November 16, 2004 was prepared applying the same policies and practices, and, accordingly, should not be relied upon. The Audit Committee has discussed the matters described above and in a Form 8-K filed with the SEC on December 22, 2004 with KPMG LLP, our independent auditor through December 21, 2004.

On September 20, 2004, the Office of Federal Housing Enterprise Oversight ("OFHEO") delivered its report to the Board of its findings to date of the agency's special examination. Among other matters, the OFHEO report raised a number of questions and concerns about our accounting policies and practices with respect to FAS 91 and FAS 133. On February 23, 2005, we announced that OFHEO notified our Board and management of several additional accounting and internal control issues and questions that OFHEO identified in its ongoing special examination, and directed that these matters be included in the internal reviews by the Board and management and reviewed by Deloitte. OFHEO indicated that it has not completed its review of all aspects of these issues, but has identified policies that it believes appear to be inconsistent with generally accepted accounting principles as well as internal control deficiencies that raise safety and soundness concerns. The issues and questions include the following areas: securities accounting, loan accounting, consolidations, accounting for commitments, and practices to smooth certain income and expense amounts. OFHEO also raised concerns regarding journal entry controls, systems limitations, and database modifications, as well as FAS 149 and new developments relating to FAS 91. A summary of the additional questions raised in OFHEO's ongoing special examination of Fannie Mae has been filed as an exhibit to a Form 8-K that we filed with the SEC on February 23, 2005.

Our Board and management are addressing the issues and questions raised by OFHEO. In addition, the Board designated its Special Review Committee to review the findings of OFHEO's September 2004 special examination report. This review, led by former Senator Warren Rudman of the law firm of Paul, Weiss, Rifkind, Wharton & Garrison ("Paul Weiss"), is focused on: accounting issues, including accounting policies, procedures and controls regarding FAS 91 and FAS 133; organization, structure and governance, including Board oversight and management responsibilities and resources; and executive compensation. Paul Weiss' work continues as it examines these areas and other issues that may arise in the course of its review, reporting regularly to the Board. We will report

to OFHEO regarding each of these issues and will continue to work with OFHEO to resolve these matters as part of our ongoing internal reviews and restatement process. In light of the foregoing, management has initiated a comprehensive review of accounting routines and controls, the financial reporting process and the application of GAAP, which will include the issues OFHEO has identified, as well as issues identified by management and/or Deloitte. Management, working with accounting consultants, will develop a view on these issues, which then will be reviewed with the Audit Committee, Deloitte and OFHEO. Upon conclusion of this review, our financial statements will be restated where necessary and submitted to Deloitte for review as part of its audit. We are providing periodic updates to the SEC and the New York Stock Exchange on the restatement. In addition, the SEC and the U.S. Attorney's Office for the District of Columbia are conducting ongoing investigations into these matters.

OFHEO is required to review our capital classification quarterly, and as of September 30, 2004 and December 31, 2004, classified us as "significantly undercapitalized." As a result of this classification, we submitted a capital restoration plan to OFHEO in January 2005, and on February 23, 2005, we announced that OFHEO approved our proposed capital restoration plan. Under the plan, we detail how we expect to meet our minimum capital requirement on an ongoing basis, as well as achieve OFHEO's 30 percent surplus capital requirement by September 30, 2005. A summary of the capital restoration plan was filed as an exhibit to a Form 8-K that we filed with the SEC on February 23, 2005. On May 19, 2005, OFHEO classified us as "adequately capitalized" as of March 31, 2005. OFHEO has noted that this classification is subject to revision pending the outcome of ongoing accounting reviews, and that this classification does not amend any existing capital restoration plans currently in place between Fannie Mae and OFHEO.

In a Form 12b-25 filed with the SEC on August 9, 2005, we reported that, based on our current assessment, we are not likely to complete and file our Annual Report on Form 10-K for the year ended December 31, 2004, which will contain restated financial information, prior to the second half of 2006. We also reported in that Form 12b-25 that we are uncertain whether Deloitte will be able to opine on either the effectiveness of our internal control over financial reporting or management's process for assessing the effectiveness of internal control over financial reporting as of December 31, 2004 or December 31, 2005. We also reported in that Form 12b-25 that current NYSE listing standards allow the NYSE to continue to list the securities of a listed company for up to nine months after a company is delinquent in filing its Annual Report on Form 10-K (until December 16, 2005, in the case of Fannie Mae). The NYSE, in its sole discretion, also may extend the listing of a company's securities for another three months after that date, depending on the company's circumstances. Under the rules of the NYSE, Fannie Mae would have a right to a review of any decision to delist its securities by a committee of the NYSE Board of Directors.

Forms 8-K that we file with the SEC prior to the completion of the offering of the certificates are incorporated by reference in this prospectus supplement. This means that we are disclosing information to you by referring you to those documents. You should refer to "Incorporation by Reference" above for further details on the information that we incorporate by reference in this prospectus supplement and where to find it.

REFERENCE SHEET

This reference sheet is not a summary of the transaction and does not contain complete information about the certificates. You should purchase the certificates only after reading this prospectus supplement and each of the additional disclosure documents listed on page S-3.

Assets Underlying Each Group of Classes

Group	<u>Assets</u>		
2	Group 2 MBS		
3	Group 3 MBS		
4	Group 4 MBS		
5	Group 5 MBS		

Assumed Characteristics of the Mortgage Loans Underlying the MBS (as of December 1, 2005)

	Approximate Principal Balance	Original Term to Maturity (in months)	Approximate Weighted Average Remaining Term to Maturity (in months)	Approximate Weighted Average Loan Age (in months)	Approximate Weighted Average Coupon
Group 2 MBS	\$ 94,440,334	360	356	3	6.480%
Group 3 MBS	\$105,420,842	180	73	102	7.554%
Group 4 MBS	\$144,701,541	360	331	29	5.955%
Group 5 MBS	\$ 13,565,892	240	233	6	5.260%

The actual remaining terms to maturity, weighted average loan ages and interest rates of most of the mortgage loans will differ from the weighted averages shown above, perhaps significantly.

Class Factors

The class factors are numbers that, when multiplied by the initial principal balance of a certificate, can be used to calculate the current principal balance of that certificate (after taking into account principal payments in the same month). We publish the class factors on or shortly after the 11th day of each month.

Settlement Date

We expect to issue the certificates on December 30, 2005.

Distribution Dates

We will make payments on the certificates on the 25th day of each calendar month, or on the next business day if the 25th day is not a business day.

Book-Entry and Physical Certificates

We will issue the book-entry certificates through the U.S. Federal Reserve Banks, which will electronically track ownership of the certificates and payments on them. We will issue physical certificates in registered, certificated form.

We will issue the classes of certificates in the following forms:

Fed Book-Entry	Physical
All classes of certificates other than the R and RL Classes	R and RL Classes

Exchanging Certificates Through Combination and Recombination

If you own certain certificates, you will be able to exchange them for a proportionate interest in the related RCR certificates as shown on Schedule 1. We will issue the RCR certificates upon such exchange. You can exchange your certificates by notifying us and paying an exchange fee. We use the principal and interest of the certificates exchanged to pay principal and interest on the related RCR certificates. Schedule 1 lists the available combinations of the certificates eligible for exchange and the related RCR certificates.

Interest Rates

During each interest accrual period, the fixed rate classes will bear interest at the applicable annual interest rates listed on the cover of this prospectus supplement.

During the initial interest accrual period, the floating rate and inverse floating rate classes will bear interest at the initial interest rates listed below. During subsequent interest accrual periods, the floating rate and inverse floating rate classes will bear interest based on the formulas indicated below, but always subject to the specified maximum and minimum interest rates:

Class	Initial Interest Rate	Maximum Interest Rate	Minimum Interest Rate	Formula for Calculation of Interest Rate(1)
UF	4.51500%	7.00%	0.35%	LIBOR + 35 basis points
LS	7.52375%	21.06%	0.00%	$21.06\% - (3.25 \times LIBOR)$
MS	2.31500%	6.48%	0.00%	6.48% - LIBOR
TN	0.05000%	0.05%	0.00%	$1.95588\% - (0.29411745 \times LIBOR)$
FE	4.83000%	7.00%	0.52%	LIBOR $+$ 52 basis points
BS	7.05250%	21.06%	0.00%	$21.06\% - (3.25 \times LIBOR)$
BI	2.17000%	6.48%	0.00%	6.48% - LIBOR
NF	4.47000%	7.00%	0.10%	LIBOR + 10 basis points
NS	2.53000%	6.90%	0.00%	$6.9\%-{ m LIBOR}$
WS	7.35712%	21.06%	0.00%	$21.06\% - (3.25 \times LIBOR)$
IL	2.26373%	6.48%	0.00%	6.48% - LIBOR

⁽¹⁾ We will establish LIBOR on the basis of the "BBA Method."

We will apply interest payments from exchanged REMIC certificates to the corresponding RCR certificates, on a pro rata basis, following any exchange.

Notional Classes

A notional class will not receive any principal. Its notional principal balance is the balance used to calculate accrued interest. The notional principal balances will equal the percentages of the outstanding balances specified below immediately before the current distribution date:

Class	
MS	274.9999179463% of the LS Class
TN	2,040.0011192122% of the LS Class
BI	274.999865% of the BS Class
IL	274.999865% of the BS Class
	274.9999179463% of the LS Class
NS	100% of the NF Class

Distributions of Principal

Group 2 Principal Distribution Amount

(a) 75.2930416362% of such amount in the following priority:

first, to the Aggregate Group to its Planned Balance; second, to the JT, JU, JV Classes, in that order, to zero; and third, to the Aggregate Group to zero, and

(b) 24.7069583638% of such amount to the FE and BS Classes, pro rata, to zero.

For a description of the Aggregate Group, see "Description of the Certificates—Distributions of Principal—Group 2 Principal Distribution Amount" in this prospectus supplement.

Group 3 Principal Distribution Amount

To the NF Class to zero.

Group 4 Principal Distribution Amount

ZU Accrual Amount

To the VT and VU Classes, in that order, to zero, and thereafter to the ZU Class.

Group 4 Cash Flow Distribution Amount

To the AT, VT, VU and ZU Classes, in that order, to zero.

Group 5 Principal Distribution Amount

To the DA and DB Classes, in that order, to zero.

We will apply principal payments from exchanged REMIC certificates to the corresponding RCR certificates, on a pro rata basis, following any exchange.

Weighted Average Lives (years)*

	PSA Prepayment Assumption			on	
Group 2 Classes	0%	100%	$\boldsymbol{265\%}$	300%	600%
UF, LS, MS and TN	16.3	6.0	6.0	6.0	3.6
PB	25.1	18.4	18.4	18.4	9.7
JT	26.9	15.3	2.1	1.8	1.0
JU	29.2	24.6	7.2	4.5	2.0
JV	30.0	29.4	23.3	7.2	2.4
FE, BS and BI	20.8	11.2	6.1	5.5	3.1
WS and IL	17.9	7.8	6.0	5.8	3.4
	PSA Prepayment Assumption				
Group 3 Classes	0%	100%	262%	400%	600%
NF and NS	9.2	2.9	2.4	2.0	1.6
	PSA Prepayment Assumption			on	
Group 4 Classes	0%	100%	180%	300%	$\boldsymbol{450\%}$
AT	17.6	6.2	3.9	2.4	1.6
VT	6.0	6.0	5.9	4.9	3.6
VU	14.5	14.0	10.9	7.5	5.2
ZU	28.4	20.9	17.1	12.5	8.8

]	PSA Prep	ayment .	Assumpti	on
Group 5 Classes	0%	100%	180%	300%	$\boldsymbol{450\%}$
DA		5.5 15.3			$\frac{2.2}{7.2}$
DB	19.9	10.3	12.9	9.8	1.2

^{*} Determined as specified under "Description of the Certificates—Weighted Average Lives of the Certificates" in this prospectus supplement.

ADDITIONAL RISK FACTORS

The rate of principal payments on the certificates will be affected by the rate of principal payments on the underlying mortgage loans. The rate at which you receive principal payments on the certificates will be sensitive to the rate of principal payments on the mortgage loans underlying the related MBS, including prepayments. Because borrowers generally may prepay their mortgage loans at any time without penalty, the rate of principal payments on the mortgage loans is likely to vary over time. It is highly unlikely that the mortgage loans will prepay

- at any of the prepayment rates we assumed in this prospectus supplement, or
- at any constant prepayment rate until maturity.

Yields may be lower than expected due to unexpected rate of principal payments. The actual yield on your certificates probably will be lower than you expect:

- if you buy your certificates at a premium and principal payments are faster than you expect, or
- if you buy your certificates at a discount and principal payments are slower than you expect.

Furthermore, in the case of interest only certificates and certificates purchased at a premium, you could lose money on your investment if prepayments occur at a rapid rate.

Recent hurricanes in the Gulf Coast region may present risk of increased mortgage loan prepayments. In August and September 2005, Hurricane Katrina and Hurricane Rita and related events caused catastrophic damage to extensive areas along the Gulf Coast of the United States, including portions of coastal and inland Alabama, Florida, Louisiana, Mississippi and Texas. The full extent of the physical damage resulting from severe flooding, high winds and environmental contamination remains uncertain. Hundreds of thousands of people have been displaced and interruptions in the regional economy have been significant. Although the long-term effects are unclear, these events could lead to a general economic downturn in the Gulf Coast region, including job losses and declines in real estate values. Accordingly, defaults on any mortgage loans in the affected areas may increase, in turn resulting in early payments of principal to holders of certificates backed by those mortgage loans. Additionally, casualty losses on mortgaged properties with hurricane or flood damage may result in early payment of principal to holders of the related certificates.

You must make your own decisions about the various applicable assumptions, including prepayment assumptions, when deciding whether to purchase the certificates.

Weighted average lives and yields on the certificates are affected by actual characteristics of the underlying mortgage loans. We have assumed that the mortgage loans underlying the MBS have certain characteristics. However, the actual mortgage loans probably will have different characteristics from those we assumed. As a result, your yields could be lower than you expect, even if the mortgage loans prepay at the indicated constant prepayment rates. In addition, slight differences between the assumed mortgage loans could affect the weighted average lives of the classes of certificates.

Level of floating rate index affects yields on certain certificates. The yield on any floating rate or inverse floating rate certificate will be affected by the level of its interest rate index. If the level of the index differs from the level you expect, then your actual yield may be lower than you expect.

Delay classes have lower yields and market values. Since certain classes do not receive interest immediately following each interest accrual period, these classes have lower yields and lower market values than they would if there were no such delay.

Reinvestment of certificate payments may not achieve same yields as certificates. The rate of principal payments of the certificates is uncertain. You may be unable to reinvest the payments on the certificates at the same yields provided by the certificates.

Unpredictable timing of last payment affects yields on certificates. The actual final payment of your class is likely to occur earlier, and could occur much earlier, than the final distribution date listed on the cover page of this prospectus supplement. If you assume that the actual final payment will occur on the final distribution date specified, your yield could be lower than you expect.

Some investors may be unable to buy certain classes. Investors whose investment activities are subject to legal investment laws and regulations, or to review by regulatory authorities, may be unable to buy certain certificates. You should obtain legal advice to determine whether you may purchase the certificates.

Uncertain market for the certificates could make them difficult to sell and cause their values to fluctuate. We cannot be sure that a market for resale of the certificates will develop. Further, if a market develops, it may not continue or be sufficiently liquid to allow you to sell your certificates. Even if you are able to sell your certificates, the sale price may not be comparable to similar investments that have a developed market. Moreover, you may not be able to sell small or large amounts of certificates at prices comparable to those available to other investors. You should purchase certificates only

if you understand and can tolerate the risk that the value of your certificates will vary over time and that your certificates may not be easily sold.

Terrorist activities and related military and political actions by the U.S. government could cause reductions in investor confidence and substantial market volatility in real estate and securities markets. It is impossible to predict the extent to which terrorist activities may occur or, if they do occur, the extent of the effect on the certificates. Moreover, it is uncertain what effects any past or future terrorist activities or any related military or political actions on the part of the United States government and others will have on the United States and world financial markets, local, regional and national economies, real estate markets across the United States, or particular business sectors, including those affecting the performance of mortgage loan borrowers. Among other things, reduced investor confidence could result in substantial volatility in securities markets and a decline in real estate-related investments. In addition, defaults on the mortgage loans could increase, causing early payments of principal to you and, regardless of the performance of the underlying mortgage loans, the liquidity and market value of the certificates may be impaired.

DESCRIPTION OF THE CERTIFICATES

The material under this heading summarizes certain features of the Certificates. You will find additional information about the Certificates in the other sections of this prospectus supplement, as well as in the additional Disclosure Documents and the Trust Agreement. If we use a capitalized term in this prospectus supplement without defining it, you will find the definition of that term in the applicable Disclosure Document or in the Trust Agreement.

General

Structure. We will create the Fannie Mae REMIC Trust specified on the cover of this prospectus supplement (the "Trust") and a separate trust (the "Lower Tier REMIC") pursuant to a trust agreement dated as of December 1, 2005 (the "Issue Date"). We will issue the Guaranteed REMIC Pass-Through Certificates (the "REMIC Certificates") pursuant to that trust agreement. We will issue the Combinable and Recombinable REMIC Certificates (the "RCR Certificates" and, together with the REMIC Certificates, the "Certificates") pursuant to a separate trust agreement dated as of the Issue Date (together with the trust agreement relating to the REMIC Certificates, the "Trust Agreement"). We will execute the Trust Agreement in our corporate capacity and as trustee (the "Trustee"). In general, the term "Classes" includes the Classes of REMIC Certificates and RCR Certificates.

The Trust and the Lower Tier REMIC each will constitute a "real estate mortgage investment conduit" ("REMIC") under the Internal Revenue Code of 1986, as amended (the "Code").

- The REMIC Certificates (except the R and RL Classes) will be "regular interests" in the Trust.
- The R Class will be the "residual interest" in the Trust.
- The interests in the Lower Tier REMIC other than the RL Class (the "Lower Tier Regular Interests") will be the "regular interests" in the Lower Tier REMIC.
- The RL Class will be the "residual interest" in the Lower Tier REMIC.

The assets of the Trust will consist of the Lower Tier Regular Interests.

The assets of the Lower Tier REMIC will include four groups of Fannie Mae Guaranteed Mortgage Pass-Through Certificates (the "Group 2 MBS," "Group 3 MBS," "Group 4 MBS" and "Group 5 MBS" and, together, the "MBS").

Each MBS represents a beneficial ownership interest in a pool of first lien, one- to four-family ("single-family"), fixed-rate residential mortgage loans (the "Mortgage Loans") having the characteristics described in this prospectus supplement.

Fannie Mae Guaranty. We guarantee that we will distribute to Certificateholders:

- · required installments of principal and interest on the Certificates on time, and
- the principal balance of each Class of Certificates no later than its Final Distribution Date, whether or not we have received sufficient payments on the MBS.

In addition, we guarantee that we will distribute to each holder of an MBS:

- scheduled installments of principal and interest on the underlying Mortgage Loans on time, whether or not the related borrowers pay us, and
- the full principal balance of any foreclosed Mortgage Loan, whether or not we recover it.

Our guarantees are not backed by the full faith and credit of the United States. See "Description of Certificates—The Fannie Mae Guaranty" in the REMIC Prospectus, and "Description of the Certificates—Fannie Mae Guaranty" in the MBS Prospectus.

Characteristics of Certificates. We will issue the Certificates (except the R and RL Classes) in book-entry form on the book-entry system of the U.S. Federal Reserve Banks. Entities whose names appear on the book-entry records of a Federal Reserve Bank as having had Certificates deposited in their accounts are "Holders" or "Certificateholders." A Holder is not necessarily the beneficial owner of a Certificate. Beneficial owners ordinarily will hold Certificates through one or more financial intermediaries, such as banks, brokerage firms and securities clearing organizations. See "Description of Certificates—Denominations and Form" in the REMIC Prospectus.

We will issue the R and RL Certificates in fully registered, certificated form. The "Holder" or "Certificateholder" of the R or RL Certificate is its registered owner. The R or RL Certificate can be transferred at the corporate trust office of the Transfer Agent, or at the office of the Transfer Agent in New York, New York. U.S. Bank National Association ("US Bank") in Boston, Massachusetts will be the initial Transfer Agent. We may impose a service charge for any registration of transfer of the R or RL Certificate and may require payment to cover any tax or other governmental charge. See also "—Characteristics of the R and RL Classes" below.

The Holder of the R Class will receive the proceeds of any remaining assets of the Trust, and the Holder of the RL Class will receive the proceeds of any remaining assets of the Lower Tier REMIC, in each case only by presenting and surrendering the related Certificate at the office of the Paying Agent. US Bank will be the initial Paying Agent.

Authorized Denominations. We will issue the Certificates in the following denominations:

Classes Denomination

The Interest Only and Inverse Floating Rate Classes All other Classes (except the R and RL Classes)

\$100,000 minimum plus whole dollar increments

\$1.000 minimum plus whole dollar increments

We will issue the R and RL Classes as single Certificates with no principal balances.

Distribution Dates. We will make monthly payments on the Certificates on the 25th day of each month (or, if the 25th is not a business day, on the first business day after the 25th). We refer to each of these dates as a "Distribution Date." We will make the first payments to Certificateholders the month after we issue the Certificates.

Record Date. On each Distribution Date, we will make each monthly payment on the Certificates to Holders of record on the last day of the preceding month.

Class Factors. On or shortly after the eleventh calendar day of each month, we will publish a factor (carried to eight decimal places) for each Class of Certificates. When the applicable class factor is multiplied by the original principal balance (or notional principal balance) of a Certificate of any Class, the product will equal the current principal balance (or notional principal balance) of that Certificate after taking into account payments on the Distribution Date in the same month (as well as any addition to principal in the case of the Accrual Class).

No Optional Termination. We have no option to effect an early termination of the Lower Tier REMIC or the Trust. Further, we will not repurchase the Mortgage Loans underlying any MBS in a "clean-up call." See "Description of the Certificates—Termination" in the MBS Prospectus.

Combination and Recombination

General. You are permitted to exchange all or a portion of the LS, MS, BS and BI Classes of REMIC Certificates for a proportionate interest in the related RCR Certificates in the combinations shown on Schedule 1. You also may exchange all or a portion of the RCR Certificates for the related REMIC Certificates in the same manner. This process may occur repeatedly.

Holders of RCR Certificates will be the beneficial owners of a proportionate interest in the related REMIC Certificates and will receive a proportionate share of the distributions on the related REMIC Certificates.

The Classes of REMIC Certificates and RCR Certificates that are outstanding at any given time, and the outstanding principal balances (or notional principal balances) of these Classes, will depend upon any related distributions of principal, as well as any exchanges that occur. REMIC Certificates and RCR Certificates may be exchanged only in the proportions shown on Schedule 1.

Procedures. If a Certificateholder wishes to exchange Certificates, the Certificateholder must notify our Structured Transactions Department through one of our "REMIC Dealer Group" dealers in writing or by telefax no later than two business days before the proposed exchange date. The exchange date can be any business day other than the first or last business day of the month subject to our approval. The notice must include the outstanding principal balance of both the Certificates to be exchanged and the Certificates to be received, and the proposed exchange date. After receiving the Holder's notice, we will telephone the dealer with delivery and wire payment instructions. Notice becomes irrevocable on the second business day before the proposed exchange date.

In connection with each exchange, the Holder must pay us a fee equal to 1/32 of 1% of the outstanding principal balance (exclusive of any notional principal balance) of the Certificates to be exchanged. In no event, however, will our fee be less than \$2,000.

We will make the first distribution on a REMIC Certificate or an RCR Certificate received in an exchange transaction on the Distribution Date in the following month. We will make that distribution to the Holder of record as of the close of business on the last day of the month of the exchange.

Additional Considerations. The characteristics of RCR Certificates will reflect the characteristics of the REMIC Certificates used to form those RCR Certificates. You should also consider a number of factors that will limit a Certificateholder's ability to exchange REMIC Certificates for RCR Certificates or vice versa:

- At the time of the proposed exchange, a Certificateholder must own Certificates of the related Class or Classes in the proportions necessary to make the desired exchange.
- A Certificateholder that does not own the Certificates may be unable to obtain the necessary REMIC Certificates or RCR Certificates.
- If, as a result of a proposed exchange, a Certificateholder would hold a REMIC Certificate or RCR Certificate of a Class in an amount less than the applicable minimum denomination for that Class, the Certificateholder will be unable to effect the proposed exchange.
- The Certificateholder of needed Certificates may refuse to sell them at a reasonable price (or any price) or may be unable to sell them.
- Certain Certificates may have been purchased and placed into other financial structures and thus be unavailable.
- Principal distributions will decrease the amounts available for exchange over time.
- Only the combinations listed on Schedule 1 are permitted.

The MBS

The following table contains certain information about the MBS. The MBS included in each specified Group will have the aggregate unpaid principal balance and Pass-Through Rate shown below and the general characteristics described in the MBS Prospectus. The MBS provide that principal and interest on the related Mortgage Loans are passed through monthly. The Mortgage Loans underlying the MBS are conventional, fixed-rate, fully-amortizing mortgage loans secured by first mortgages or deeds of trust on single-family residential properties. These Mortgage Loans have original maturities of up to 30 years in the case of the Group 2 and Group 4 MBS, up to 15 years in the case of the Group 3 MBS, and up to 20 years in the case of the Group 5 MBS. See "The Mortgage Pools" and "Yield, Maturity, and Prepayment Considerations" in the MBS Prospectus.

We expect the characteristics of the MBS and the related Mortgage Loans as of the Issue Date to be as follows:

Group 2 MBS

Aggregate Unpaid Principal Balance	\$94,440,334
MBS Pass-Through Rate	6.00%
Range of WACs (annual percentages)	6.25% to 8.50%
Range of WAMs	241 months to 360 months
Approximate Weighted Average WAM	
Approximate Weighted Average WALA (weighted average	
loan age)	3 months

Group 3 MBS

Group 5 MDS	
Aggregate Unpaid Principal Balance	\$105,420,842
MBS Pass-Through Rate	7.00%
Range of WACs (annual percentages)	7.25% to 9.50%
Range of WAMs	5 months to 180 months
Approximate Weighted Average WAM	73 months
Approximate Weighted Average WALA	102 months
Group 4 MBS	
Aggregate Unpaid Principal Balance	\$144,701,541
MBS Pass-Through Rate	5.50%
Range of WACs (annual percentages)	5.75% to 8.00%
Range of WAMs	241 months to 360 months
Approximate Weighted Average WAM	331 months
Approximate Weighted Average WALA	29 months
Group 5 MBS	
Aggregate Unpaid Principal Balance	\$13,565,892
MBS Pass-Through Rate	4.50%
Range of WACs (annual percentages)	4.75% to 7.00%
Range of WAMs	181 months to 240 months
Approximate Weighted Average WAM	233 months
A	0 1

Final Data Statement

After issuing the Certificates, we will prepare a Final Data Statement containing certain information, including the Pool number, the current WAC (or original WAC, if the current WAC is not available) and the current WAM (or Adjusted WAM, if the current WAM is not available) of the Mortgage Loans underlying each of the MBS as of the Issue Date. The Final Data Statement also will include the weighted averages of all the current or original WACs and the weighted averages of all the current or Adjusted WAMs, based on the current unpaid principal balances of the Mortgage Loans underlying each of the MBS as of the Issue Date. You may obtain the Final Data Statement by telephoning us at 1-800-237-8627. In addition, the Final Data Statement is available on our corporate Web site at www.fanniemae.com.

6 months

Approximate Weighted Average WALA.....

Distributions of Interest

Categories of Classes

For the purpose of interest payments, the Classes will be categorized as follows:

Interest Type*	Classes

Group 2 Classes

Fixed Rate PB, JT, JU and JV Floating Rate UF and FE

Inverse Floating Rate LS, MS, TN, BS and BI

Interest Only MS, TN and BI RCR** WS and IL

Group 3 Classes

Floating Rate NF
Inverse Floating Rate NS
Interest Only NS

Group 4 Classes

Fixed Rate AT, VT, VU and ZU

Accrual

Group 5 Classes

Fixed Rate DA and DB

No Payment Residual R and RL

General. We will pay interest on the Certificates at the applicable annual interest rates specified on the cover or described in this prospectus supplement. We calculate interest based on an assumed 360-day year consisting of twelve 30-day months. We pay interest monthly (except in the case of the Accrual Class) on each Distribution Date, beginning in the month after the Settlement Date specified in the Reference Sheet.

Interest to be paid on each Certificate (or added to principal, in the case of the Accrual Class) on a Distribution Date will consist of one month's interest on the outstanding balance of that Certificate immediately prior to that Distribution Date. For a description of the Accrual Class, see "—Accrual Class" below.

We will apply interest payments from exchanged REMIC Certificates to the corresponding RCR Certificates, on a pro rata basis, following any exchange.

Interest Accrual Periods. Interest to be paid on each Distribution Date will accrue on the Certificates during the applicable one-month periods set forth below (each, an "Interest Accrual Period").

Classes Interest Accrual Periods

All Fixed Rate Classes (collectively, the "Delay Classes")

All Floating Rate and Inverse Floating Rate Classes

Calendar month preceding the month in which the Distribution Date occurs

One-month period beginning on the 25th day of the month preceding the month in which the

See "Additional Risk Factors—Delay classes have lower yields and market values" in this prospectus supplement.

Distribution Date occurs

^{*} See "Description of Certificates—Class Definitions and Abbreviations" in the REMIC Prospectus.

** See "—Combination and Recombination" above and Schedule 1 for a further description of the RCR Classes.

Accrual Class. The ZU Class is an Accrual Class. Interest will accrue on the Accrual Class at the applicable annual rate specified on the cover of this prospectus supplement. However, we will not pay any interest on the Accrual Class. Instead, interest accrued on the Accrual Class will be added as principal to its principal balance on each Distribution Date. We will pay principal on the Accrual Class as described under "—Distributions of Principal" below.

Notional Classes. The Notional Classes will not have principal balances. During each Interest Accrual Period, the Notional Classes will bear interest on their notional principal balances at their applicable interest rates. The notional principal balances of the Notional Classes will be calculated as specified under "Reference Sheet—Notional Classes" in this prospectus supplement.

We use the notional principal balance of a Notional Class to determine interest payments on that Class. Although a Notional Class will not have a principal balance and will not be entitled to any principal payments, we will publish a class factor for that Class. References in this prospectus supplement to the principal balances of the Certificates generally shall refer also to the notional principal balances of the Notional Classes.

Floating Rate and Inverse Floating Rate Classes. During each Interest Accrual Period, the Floating Rate and Inverse Floating Rate Classes will bear interest at rates determined as described under "Reference Sheet—Interest Rates" in this prospectus supplement.

Changes in the specified interest rate index (the "Index") will affect the yields with respect to the related Classes. These changes may not correspond to changes in mortgage interest rates. Lower mortgage interest rates could occur while an increase in the level of the Index occurs. Similarly, higher mortgage interest rates could occur while a decrease in the level of the Index occurs.

Our establishment of each Index value and our determination of the interest rate for each applicable Class for the related Interest Accrual Period will be final and binding in the absence of manifest error. You may obtain each such interest rate by telephoning us at 1-800-237-8627.

Calculation of LIBOR

On each Index Determination Date, we will calculate LIBOR for the related Interest Accrual Period. We will calculate LIBOR on the basis of the "BBA Method," as described in the REMIC Prospectus under "Description of Certificates—Indexes for Floating Rate Classes and Inverse Floating Rate Classes—*LIBOR*."

If we are unable to calculate LIBOR on the initial Index Determination Date, LIBOR for the following Interest Accrual Period will be equal to 4.165% in the case of the UF, LS, MS and TN Classes; 4.31% in the case of the FE, BS and BI Classes; 4.37% in the case of the NF and NS Classes; and 4.21627% in the case of the WS and IL Classes.

Distributions of Principal

Categories of Classes

For the purpose of principal payments, the Classes fall into the following categories:

Principal Type*	Classes
Group 2 Classes	
PAC	UF, LS and PB
Support	JT, JU and JV
Pass-Through	FE and BS
Notional	MS, TN and BI
RCR**	WS and IL

Principal Type*	Classes
Group 3 Classes	
Pass-Through	NF
Notional	NS
Group 4 Classes	
Sequential Pay	AT, VT, VU and ZU
Accretion Directed	VT and VU
Group 5 Classes	
Sequential Pay	DA and DB
No Payment Residual	R and RL

Principal Distribution Amount

On the Distribution Date in each month, we will pay principal on the Certificates in an aggregate amount (the "Principal Distribution Amount") equal to the sum of

- the principal then paid on the Group 2 MBS (the "Group 2 Principal Distribution Amount"),
- the principal then paid on the Group 3 MBS (the "Group 3 Principal Distribution Amount"),
- the principal then paid on the Group 4 MBS (the "Group 4 Cash Flow Distribution Amount") plus any interest then accrued and added to the principal balance of the ZU Class (the "ZU Accrual Amount," and together with the Group 4 Cash Flow Distribution Amount, the "Group 4 Principal Distribution Amount"), and
- the principal then paid on the Group 5 MBS (the "Group 5 Principal Distribution Amount").

Group 2 Principal Distribution Amount

On each Distribution Date, we will pay the Group 2 Principal Distribution Amount as principal of the Group 2 Classes as follows:

(a) 75.2930416362% of such amount in the following priority:

first, to the Aggregate Group (described below), until the Aggregate Balance | PAC | Group (described below) is reduced to its Planned Balance for that Distribution Date; second, sequentially, to the JT, JU and JV Classes, in that order, until their principal balances are reduced to zero; and third, to the Aggregate Group, without regard to its Planned Balance and until the Aggregate Balance is reduced to zero, and (b) 24.7069583638% of such amount, concurrently, to the FE and BS Classes,

pro rata (or 85.7142832653% and 14.2857167347% respectively), until their principal balances are reduced to zero.

The "Aggregate Group" consists of the UF, LS and PB Classes. On each Distribution Date, we will apply payments of principal of the Aggregate Group as follows:

first, concurrently, to the UF and LS Classes, pro rata (or 85.7142843746% and 14.2857156254\%, respectively), until their principal balances are reduced to zero; and

second, to the PB Class, until its principal balance is reduced to zero.

^{*} See "Description of Certificates—Class Definitions and Abbreviations" in the REMIC Prospectus.

** See "—Combination and Recombination" above and Schedule 1 for a further description of the RCR Classes.

The "Aggregate Balance" is equal to the aggregate principal balance of the Classes in the Aggregate Group.

Group 3 Principal Distribution Amount

On each Distribution Date, we will pay the Group 3 Principal Distribution Amount as Charles until its principal balance is reduced to zero. principal of the NF Class, until its principal balance is reduced to zero.

Group 4 Principal Distribution Amount

ZU Accrual Amount

On each Distribution Date, we will pay the ZU Accrual Amount, sequentially, as principal of the VT and VU Classes, in that order, until their principal balances are reduced to zero. Thereafter, we will pay the ZU Accrual Amount as principal of the ZU Class.

Accretion Directed Classes and Accrual Class

Group 4 Cash Flow Distribution Amount

On each Distribution Date, we will pay the Group 4 Cash Flow Distribution Amount, sequentially, as principal of the AT, VT, VU and ZU Classes, in that order, until their principal balances are reduced to zero.

Sequential Pay

Group 5 Principal Distribution Amount

On each Distribution Date, we will pay the Group 5 Principal Distribution Amount, sequentially, as principal of the DA and DB Classes, in that order, until their principal balances are reduced to zero.

We will apply principal payments from exchanged REMIC Certificates to the corresponding RCR Certificates, on a pro rata basis, following any exchange.

Structuring Assumptions

Pricing Assumptions. Except where otherwise noted, the information in the tables in this prospectus supplement has been prepared based on the following assumptions collectively, the "Pricing Assumptions"):

- the Mortgage Loans underlying the MBS have the original terms to maturity, remaining terms to maturity, WALAs and interest rates specified under "Reference Sheet-Assumed Characteristics of the Mortgage Loans Underlying the MBS" in this prospectus supplement;
- the Mortgage Loans prepay at the constant percentages of PSA specified in the related table;
- the settlement date for the sale of the Certificates is December 30, 2005; and
- each Distribution Date occurs on the 25th day of a month.

Prepayment Assumptions. Prepayments of mortgage loans commonly are measured relative to a prepayment standard or model. The model used in this prospectus supplement is The Bond Market Association's standard prepayment model ("PSA"). To assume a specified rate of PSA is to assume a specified rate of prepayment each month of the then-outstanding principal balance of a pool of new mortgage loans computed as described under "Description of Certificates—Prepayment Models" in the REMIC Prospectus. It is highly unlikely that prepayments will occur at any constant PSA rate or at any other constant rate.

Structuring Range. The Principal Balance Schedule for the Aggregate Group is found beginning on page B-1 of this prospectus supplement. The Principal Balance Schedule has been prepared on the basis of the Pricing Assumptions and the assumption that the related Mortgage Loans will prepay at a constant PSA rate within the Structuring Range set forth below.

Principal Balance
Schedule References
Related Group (1)
Structuring Range
Planned Balances
Aggregate Group
Between 100% and 300% PSA

We cannot assure you that the balance of the Aggregate Group will conform on any Distribution Date to the specified balance in the Principal Balance Schedule. As a result, we cannot assure you that payments of principal of the Aggregate Group will begin or end on the Distribution Dates specified in the Principal Balance Schedule. We will distribute any excess of principal payments over the amount needed to reduce the Aggregate Group to its scheduled balance on a Distribution Date. Accordingly, the ability to reduce the Aggregate Group to its scheduled balance will not be improved by the averaging of high and low principal payments from month to month. In addition, even if the related Mortgage Loans prepay at rates falling within the Structuring Range, principal distributions may be insufficient to reduce the Aggregate Group to its scheduled balance if the prepayments do not occur at a constant PSA rate. Moreover, because of the diverse remaining terms to maturity of the related Mortgage Loans, which may include recently originated Mortgage Loans, the Aggregate Group may not be reduced to its scheduled balance, even if prepayments occur at a constant rate within the Structuring Range specified above.

Initial Effective Range. The Effective Range for the Aggregate Group is the range of prepayment rates (measured by constant PSA rates) which would reduce that Group to its scheduled balance on each Distribution Date. The Initial Effective Range shown in the table below is based upon the assumed characteristics of the related Mortgage Loans specified in the Pricing Assumptions.

Group Initial Effective Range

Aggregate Group Between 100% and 300% PSA

The actual Effective Range at any time will be based upon the actual characteristics of the related Mortgage Loans at that time, which are likely to vary (and may vary considerably) from the Pricing Assumptions. The actual Effective Range calculated on the basis of the actual characteristics is likely to differ from the Initial Effective Range. As a result, the Aggregate Group might not be reduced to its scheduled balance even if prepayments were to occur at a constant PSA rate within the Initial Effective Range. This is so particularly if the rate were at the lower or higher end of this range. In addition, even if prepayments occur at rates falling within the actual Effective Range, principal distributions may be insufficient to reduce the Aggregate Group to its scheduled balance if such prepayments do not occur at a constant PSA rate. It is highly unlikely that the related Mortgage Loans will prepay at any constant PSA rate. In general, the actual Effective Range may narrow, widen or shift upward or downward to reflect actual prepayment experience over time.

The stability in principal payment of the Classes specified below will be supported by the corresponding supporting Classes as indicated in the follow table:

<u>Classes</u> <u>Supporting Classes</u>

Group 2

PAC Support

When the supporting Classes are retired, the Classes they support, if still outstanding, may no longer have Effective Ranges and will be more sensitive to prepayments.

⁽¹⁾ The Structuring Range for the Aggregate Group is associated with the related Aggregate Balance but not with the individual balances of the related Classes.

Yield Tables

General. The tables below illustrate the sensitivity of the pre-tax corporate bond equivalent yields to maturity of the applicable Classes to various constant percentages of PSA and, where specified, to changes in the Index. We calculated the yields set forth in the tables by

- determining the monthly discount rates that, when applied to the assumed streams of cash
 flows to be paid on the applicable Classes, would cause the discounted present values of the
 assumed streams of cash flows to equal the assumed aggregate purchase prices of those Classes,
 and
- converting the monthly rates to corporate bond equivalent rates.

These calculations do not take into account variations in the interest rates at which you could reinvest distributions on the Certificates. Accordingly, these calculations do not illustrate the return on any investment in the Certificates when reinvestment rates are taken into account.

We cannot assure you that

- the pre-tax yields on the applicable Certificates will correspond to any of the pre-tax yields shown here, or
- the aggregate purchase prices of the applicable Certificates will be as assumed.

In addition, it is unlikely that the Index will correspond to the levels shown here. Furthermore, because some of the Mortgage Loans are likely to have remaining terms to maturity shorter or longer than those assumed and interest rates higher or lower than those assumed, the principal payments on the Certificates are likely to differ from those assumed. This would be the case even if all Mortgage Loans prepay at the indicated constant percentages of PSA. Moreover, it is unlikely that

- the Mortgage Loans will prepay at a constant PSA rate until maturity,
- · all of the Mortgage Loans will prepay at the same rate, or
- the level of the Index will remain constant.

The Inverse Floating Rate Classes. The yields on the Inverse Floating Rate Classes will be sensitive in varying degrees to the rate of principal payments, including prepayments, of the related Mortgage Loans and to the level of the Index. The Mortgage Loans generally can be prepaid at any time without penalty. In addition, the rate of principal payments (including prepayments) of the Mortgage Loans is likely to vary, and may vary considerably, from pool to pool. As illustrated in the applicable tables below, it is possible that investors in the MS, TN, BI, NS and IL Classes would lose money on their initial investments under certain Index and prepayment scenarios.

Changes in the Index may not correspond to changes in prevailing mortgage interest rates. It is possible that lower prevailing mortgage interest rates, which might be expected to result in faster prepayments, could occur while the level of the Index increased.

The information shown in the yield tables has been prepared on the basis of the Pricing Assumptions and the assumptions that

the interest rates for the Inverse Floating Rate Classes for the initial Interest Accrual Period
are the rates listed in the table under "Reference Sheet—Interest Rates" in this prospectus
supplement and for each following Interest Accrual Period will be based on the specified level of
each applicable Index, and

• the aggregate purchase prices of those Classes (expressed in each case as a percentage of original principal balance) are as follows:

Class	Price*
LS	95.875000%
MS	5.343750%
TN	0.156250%
BS	93.296875%
BI	
NS	
WS	
IL	5.203125%

^{*} The prices do not include accrued interest. Accrued interest has been added to the prices in calculating the yields set forth in the tables below.

Sensitivity of the LS Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

PSA Prepayment Assumption LIBOR 50% $\boldsymbol{100\,\%}$ $\boldsymbol{600\%}$ $\boldsymbol{265\%}$ 300% $2.165\% \dots 15.3\%$ 15.5%15.5%15.5%15.9%8.4% 8.6% 8.6% 8.6% 9.1% 0.6%0.8%0.8%0.8% 1.3%

Sensitivity of the MS Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

	PSA Prepayment Assumption												
LIBOR	50%	100%	265%	300%	600%								
$2.165\% \dots \dots \dots$	86.1%	81.9%	81.9%	81.9%	76.4%								
$4.165\% \ldots \ldots \ldots$	40.0%	35.0%	35.0%	35.0%	24.0%								
6.480%	*	*	*	*	*								

^{*} The pre-tax yield to maturity would be less than (99.9)%.

Sensitivity of the TN Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

PSA Prepayment Assumption LIBOR **50**% 100% 265%300% 600% $6.480\% \dots 26.2\%$ 20.5%20.5% 20.5%6.6% 6.4%(0.8)%(0.8)%(0.8)%(20.9)%

^{*} The pre-tax yield to maturity would be less than (99.9)%.

Sensitivity of the BS Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

PSA Prepayment Assumption 600% LIBOR $\mathbf{50}\%$ $\boldsymbol{100\%}$ $\mathbf{265}\%$ $300\,\%$ 15.4%15.9% 16.0% 16.9% 4.31% 8.1% 8.2% 8.8% 8.9%9.9% 0.5%0.7%1.3% 1.4% 2.4%

Sensitivity of the BI Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

	PSA Prepayment Assumption												
LIBOR	50%	100%	265%	300%	600%								
2.31%	93.0%	90.8%	83.2%	81.6%	67.4%								
4.31%	43.7%	41.3%	32.9%	31.1%	15.3%								
6.48%	*	*	*	*	*								

^{*} The pre-tax yield to maturity would be less than (99.9)%.

Sensitivity of the NS Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

	PSA Prepayment Assumption												
LIBOR	50%	100%	262%	400%	600%								
2.37%	125.1%	120.4%	104.7%	90.5%	68.4%								
4.37%	51.8%	48.1%	35.6%	24.4%	6.8%								
6.37%	(28.6)%	(31.2)%	(39.9)%	(47.8)%	(60.0)%								
6.90%	*	*	*	*	*								

^{*} The pre-tax yield to maturity would be less than (99.9)%.

Sensitivity of the WS Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

	PSA Prepayment Assumption												
LIBOR	50%	100%	265%	300%	600%								
$2.165\% \dots \dots$	15.5%	15.7%	15.9%	15.9%	16.4%								
$4.165\% \ldots \ldots \ldots$	8.5%	8.7%	8.9%	8.9%	9.5%								
6.480%	0.5%	0.7%	1.0%	1.0%	1.7%								

Sensitivity of the IL Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

	PSA Prepayment Assumption												
LIBOR	50 %	100%	265%	300%	600%								
2.165%	89.9%	86.5%	83.8%	83.2%	74.9%								
4.165%	42.7%	38.7%	35.5%	35.0%	22.4%								
6.480%	*	*	*	*	*								

^{*} The pre-tax yield to maturity would be less than (99.9)%.

Weighted Average Lives of the Certificates

The weighted average life of a Certificate is determined by

- (a) multiplying the amount of the reduction, if any, of the principal balance of the Certificate from one Distribution Date to the next Distribution Date by the number of years from the Settlement Date to the second such Distribution Date,
- (b) summing the results, and
- (c) dividing the sum by the aggregate amount of the reductions in principal balance of the Certificate referred to in clause (a).

For a description of the factors which may influence the weighted average life of a Certificate, see "Description of Certificates—Weighted Average Life and Final Distribution Date" in the REMIC Prospectus.

In general, the weighted average lives of the Certificates will be shortened if the level of prepayments of principal of the related Mortgage Loans increases. However, the weighted average lives will depend upon a variety of other factors, including

- the timing of changes in the rate of principal payments,
- the priority sequences of payments of principal of the Group 2, Group 4 and Group 5 Classes,
 and
- in the case of the Group 2 Classes, the payment of principal of certain Classes in accordance with the Principal Balance Schedules.

See "—Distributions of Principal" above.

The effect of these factors may differ as to various Classes and the effects on any Class may vary at different times during the life of that Class. Accordingly, we can give no assurance as to the weighted average life of any Class. Further, to the extent the prices of the Certificates represent discounts or premiums to their original principal balances, variability in the weighted average lives of those Classes of Certificates could result in variability in the related yields to maturity. For an example of how the weighted average lives of the Classes may be affected at various constant prepayment rates, see the Decrement Tables below.

Decrement Tables

The following tables indicate the percentages of original principal balances of the specified Classes that would be outstanding after each date shown at various constant PSA rates and the corresponding weighted average lives of those Classes. The tables have been prepared on the basis of the Pricing Assumptions. However, in the case of the information set forth for each Class under 0% PSA, we assumed that the underlying Mortgage Loans have the original and remaining terms to maturity and bear interest at the annual rates specified in the table below.

Mortgage Loans Relating to Trust Assets Specified Below	Original Terms to Maturity	Remaining Terms to Maturity	Interest Rates
Group 2 MBS	360 months	360 months	8.50%
Group 3 MBS	180 months	180 months	9.50%
Group 4 MBS	360 months	360 months	8.00%
Group 5 MBS	240 months	240 months	7.00%

It is unlikely

- that all of the underlying Mortgage Loans will have the interest rates, WALAs or remaining terms to maturity assumed or
- that the underlying Mortgage Loans will prepay at any constant PSA level.

In addition, the diverse remaining terms to maturity of the Mortgage Loans could produce slower or faster principal distributions than indicated in the tables at the specified constant PSA rates. This is the case even if the dispersion of weighted average remaining terms to maturity and the weighted average WALAs of the Mortgage Loans are identical to the dispersion specified in the Pricing Assumptions.

Percent of Original Principal Balances Outstanding

			, LS, I ΓN† C				I	PB Cla	ss			J	JT Clas	ss	JU Class						
			Prepa sumpt	yment ion			PSA Prepayment Assumption					PSA Prepayment Assumption					PSA Prepayment Assumption				
Date	0%	100%	265%	300%	300%	0%	100%	265%	300%	600%	0%	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$					$\begin{array}{c c} 0\% & 100\% & 265\% & 300\% & 600\% \end{array}$				
Initial Percent	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	
December 2006	99	95	95	95	95	100	100	100	100	100	100	100	85	82	54	100	100	100	100	100	
December 2007	97	86	86	86	86	100	100	100	100	100	100	100	54	44	0	100	100	100	100	49	
December 2008	96	75	75	75	60	100	100	100	100	100	100	100	19	3	0	100	100	100	100	0	
December 2009	94	65	65	65	35	100	100	100	100	100	100	100	0	0	0	100	100	89	59	0	
December 2010	92	55	55	55	19	100	100	100	100	100	100	100	0	0	0	100	100	61	28	0	
December 2011	91	46	46	46	9	100	100	100	100	100	100	100	0	0	0	100	100	42	8	0	
December 2012	88	37	37	37	3	100	100	100	100	100	100	100	0	0	0	100	100	30	0	0	
December 2013	86	29	29	29	0	100	100	100	100	82	100	100	0	0	0	100	100	25	0	0	
December 2014	84	21	21	21	0	100	100	100	100	52	100	99	0	0	0	100	100	23	0	0	
December 2015	81	16	16	16	0	100	100	100	100	32	100	95	0	0	0	100	100	20	0	0	
December 2016	78	11	11	11	0	100	100	100	100	20	100	89	0	0	0	100	100	18	0	0	
December 2017	75 71	7 4	7	7	0	100 100	100 100	100 100	100 100	12	100 100	82 73	0	0	0	100 100	100 100	15 13	0	0	
December 2018	68	_	4	4				100	100	8		64	0								
December 2019	63	$\frac{1}{0}$	1	$\frac{1}{0}$	0	100 100	$\frac{100}{92}$	92	92	5 3	100 100	54	0	0	0	100 100	100 100	10 8	0	0	
December 2020	59	0	0	0	0	100	72	72	72	2	100	44	0	0	0	100	100	6	0	0	
December 2021	59 54	0	0	0	0	100	57	57	57	1	100	34	0	0	0	100	100	4	0	0	
December 2023	49	0	0	0	0	100	44	44	44	1	100	25	0	0	0	100	100	2	0	0	
December 2024	43	0	0	0	0	100	34	34	34	*	100	15	0	0	0	100	100	1	0	0	
December 2025	37	0	0	0	0	100	26	26	26	*	100	5	0	0	0	100	100	0	0	0	
December 2026	30	ő	ŏ	ő	ő	100	20	20	20	*	100	0	ő	ő	ő	100	94	ő	ő	ő	
December 2027	22	0	ő	ő	ő	100	15	15	15	*	100	ő	ő	ő	ő	100	80	ő	ő	ő	
December 2028	14	ő	ő	ő	ő	100	11	11	11	*	100	ő	ő	ő	ő	100	67	ő	ő	ő	
December 2029	5	ŏ	ő	ŏ	ŏ	100	8	8	8	*	100	ŏ	ŏ	ŏ	ŏ	100	55	Ŏ	ŏ	Ŏ	
December 2030	Õ	0	Õ	Õ	Õ	48	5	5	5	*	100	Õ	0	0	Õ	100	43	Õ	Õ	Ō	
December 2031	Ō	0	Õ	Õ	Õ	4	4	4	4	*	80	Õ	0	Ō	Õ	100	31	Õ	Õ	Ō	
December 2032	Õ	Õ	Õ	Õ	Õ	2	2	2	2	*	47	Õ	Õ	Õ	Õ	100	20	Õ	Õ	Õ	
December 2033	0	0	0	0	0	1	1	1	1	*	12	0	0	0	0	100	10	0	0	0	
December 2034	0	0	0	0	0	*	*	*	*	*	0	0	0	0	0	59	*	0	0	0	
December 2035	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Weighted Average																					
Life (years)**	16.3	6.0	6.0	6.0	3.6	25.1	18.4	18.4	18.4	9.7	26.9	15.3	2.1	1.8	1.0	29.2	24.6	7.2	4.5	2.0	

	JV Class					F	E, BS a	and BI	ses		s	NF and NS† Classes								
			Prepa ssumpt				PSA Prepayment Assumption					PSA Prepayment Assumption				PSA Prepayment Assumption				
Date	0%	100%	265%	300%	600%	0%	100%	265%	300% <u></u>	300 %	0%	100% 2	265%	300%	300 %	$\underline{0\%} \ \underline{100\%} \ \underline{262\%} \ \underline{400\%} \ \underline{600\%}$				
Initial Percent	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
December 2006	100	100	100	100	100	99	97	94	93	87	99	96	95	94	92	97	81	73	66	55
December 2007	100	100	100	100	100	98	92	82	80	64	98	88	85	84	78	93	64	51	42	30
December 2008	100	100	100	100	0	98	85	68	65	41	96	79	73	71	53	90	47	34	25	15
December 2009	100	100	100	100	0	97	79	57	52	26	95	70	62	60	31	85	31	20	13	7
December 2010	100	100	100	100	0	95	73	47	42	16	94	61	52	50	18	81	16	9	5	2
December 2011	100	100	100	100	0	94	67	39	34	10	92	53	43	42	9	76	1	1	*	*
December 2012	100	100	100	61	0	93	62	32	27	6	90	46	35	34	4	70	0	0	0	0
December 2013	100	100	100	1	0	92	57	26	22	4	88	39	28	26	1	64	0	0	0	0
December 2014	100	100	100	*	0	90	53	22	18	3	86	32	22	20	1	57	0	0	0	0
December 2015	100	100	100	*	0	89	48	18	14	2	84	27	16	15	1	50	0	0	0	0
December 2016	100	100	100	*	0	87	44	15	11	1	81	23	12	11	*	42	0	0	0	0
December 2017	100	100	100	*	0	85	40	12	9	1	78	19	9	8	*	33	0	0	0	0
December 2018	100	100	100	*	0	83	37	10	7	*	75	15	6	5	*	23	0	0	0	0
December 2019	100	100	100	*	0	81	33	8	6	*	72	13	4	3	*	12	0	0	0	0
December 2020	100	100	100	*	0	78	30	6	4	*	69	11	2	2	*	0	0	0	0	0
December 2021	100	100	100	*	0	75	27	5	4	*	65	10	2	1	*	0	0	0	0	0
December 2022	100	100	100	*	0	72	24	4	3	*	61	9	1	1	*	0	0	0	0	0
December 2023	100	100	100	*	0	69	22	3	2	*	56	8	1	1	*	0	0	0	0	0
December 2024	100	100	100	*	0	66	19	3	2	*	51	7	1	1	*	0	0	0	0	0
December 2025	100	100	94	*	0	62	17	2	1	*	46	6	1	*	*	0	0	0	0	0
December 2026	100	100	76	*	0	58	15	2	1	*	40	5	1	*	*	0	0	0	0	0
December 2027	100	100	60	*	0	53	12	1	1	*	33	4	*	*	*	0	0	0	0	0
December 2028	100	100	47	*	0	49	11	1	1	*	26	4	*	*	*	0	0	0	0	0
December 2029	100	100	36	*	0	43	9	1	*	*	19	3	*	*	*	0	0	0	0	0
December 2030	100	100	26	*	0	37	7	*	*	*	13	2	*	*	*	0	0	0	0	0
December 2031	100	100	19	*	0	31	5	*	*	*	11	2	*	*	*	0	0	0	0	0
December 2032	100	100	12	*	0	24	4	*	*	*	9	1	*	*	*	0	0	0	0	0
December 2033	100	100	7	*	0	17	2	*	*	*	6	1	*	*	*	0	0	0	0	0
December 2034	100	100	2	*	0	9	1	*	*	*	3	*	*	*	*	0	0	0	0	0
December 2035	0	0	0	0	Õ	Ō	0	0	0	0	Ō	0	0	0	0	Õ	Õ	Õ	Õ	Ō
Weighted Average																				
Life (years)**	30.0	29.4	23.3	7.2	2.4	20.8	11.2	6.1	5.5	3.1	17.9	7.8	6.0	5.8	3.4	9.2	2.9	2.4	2.0	1.6

^{*} Indicates an outstanding balance greater than 0% and less than 0.5% of the original principal balance.

^{**} Determined as specified under "—Weighted Average Lives of the Certificates" above.

[†] In the case of a Notional Class, the Decrement Table indicates the percentage of the original notional principal balance outstanding.

			AT Clas	ss				VT Cla	ss			VU Class							
			A Prepay Assumpt					A Prepa Assumpt				PSA Prepayment Assumption							
Date	0%	100%	180%	300%	450%	0%	100%	180%	300%	450%	0%	100%	180%	300%	450%				
Initial Percent	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100				
December 2006	99	90	83	74	62	93	93	93	93	93	100	100	100	100	100				
December 2007	98	80	69	52	34	86	86	86	86	86	100	100	100	100	100				
December 2008	96	71	56	35	14	78	78	78	78	78	100	100	100	100	100				
December 2009	95	63	44	21	0	70	70	70	70	66	100	100	100	100	100				
December 2010	93	55	34	10	0	61	61	61	61	0	100	100	100	100	67				
December 2011	92	48	25	1	0	52	52	52	52	0	100	100	100	100	0				
December 2012	90	41	17	0	0	42	42	42	0	0	100	100	100	82	0				
December 2013	88	34	10	0	0	32	32	32	0	0	100	100	100	19	0				
December 2014	86	28	4	0	0	22	22	22	0	0	100	100	100	0	0				
December 2015	83	22	0	0	0	10	10	0	0	0	100	100	95	0	0				
December 2016	81	17	0	0	0	0	0	0	0	0	98	98	41	0	0				
December 2017	78	12	0	0	0	0	0	0	0	0	86	86	0	0	0				
December 2018	75	7	0	0	0	0	0	0	0	0	72	72	0	0	0				
December 2019	72	3	0	0	0	0	0	0	0	0	58	58	0	0	0				
December 2020	68	0	0	0	0	0	0	0	0	0	43	31	0	0	0				
December 2021	64	0	0	0	0	0	0	0	0	0	28	0	0	0	0				
December 2022	60	0	0	0	0	0	0	0	0	0	11	0	0	0	0				
December 2023	56	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2024	51	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2025	46	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2026	40	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2027	34	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2028	28	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2029	20	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2030	13	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2031	4	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2032	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2033	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2034	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
December 2035	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0				
Weighted Average																			
Life (years)**	17.6	6.2	3.9	2.4	1.6	6.0	6.0	5.9	4.9	3.6	14.5	14.0	10.9	7.5	5.2				

			ZU Cla	ss				DA Cla	SS				DB Cla	SS	
	PSA Prepayment Assumption				PSA Prepayment Assumption			PSA Prepayment Assumption							
Date	0%	100%	180%	300%	450%	0%	100%	180%	300%	$\boldsymbol{450\%}$	0%	100%	180%	300%	450 %
Initial Percent	100	100	100	100	100	100		100	100	100	100	100	100	100	100
December 2006	106	106	106	106	106	97	93	90	86	81	100	100	100	100	100
December 2007	112	112	112	112	112	93	82	75	65	52	100	100	100	100	100
December 2008	118	118	118	118	118	90		60	44	26	100	100	100	100	100
December 2009	125	125	125	125	125	86		46	27	8	100	100	100	100	100
December 2010	132	132	132	132	132	81	51	34	13	0	100	100	100	100	85
December 2011	139	139	139	139	133	77	42	23	3	0	100	100	100	100	59
December 2012	147	147	147	147	95	72	34	14	0	0	100	100	100	83	41
December 2013	155	155	155	155	67	67	26	6	0	0	100	100	100	64	28
December 2014	164	164	164	136	48	61	18	0	0	0	100	100	98	49	19
December 2015	173	173	173	108	34	55	11	0	0	0	100	100	81	37	13
December 2016	183	183	183	86	24	48	5	0	0	0	100	100	66	28	9
December 2017	193	193	186	68	17	41	0	0	0	0	100	96	53	21	6
December 2018	204	204	159	53	12	34	0	0	0	0	100	80	42	15	4
December 2019	216	216	136	42	8	26	0	0	0	0	100	65	33	11	2
December 2020	228	228	115	33	6	17	0	0	0	0	100	51	24	7	1
December 2021	241	225	97	25	4	8	0	0	0	0	100	38	17	5	1
December 2022	254	198	81	19	3	0	0	0	0	0	96	26	11	3	*
December 2023	263	173	67	15	2	0	0	0	0	0	66	15	6	1	*
December 2024	263	150	55	11	1	0	0	0	0	0	34	4	2	*	*
December 2025	263	128	45	8	1	0	0	0	0	0	0	0	0	0	0
December 2026	263	107	36	6	1	0	0	0	0	0	0	0	0	0	0
December 2027	263	88	28	4	*	0	0	0	0	0	0	0	0	0	0
December 2028	263	70	21	3	*	0	0	0	0	0	0	0	0	0	0
December 2029	263	53	15	2	*	0	0	0	0	0	0	0	0	0	0
December 2030	263	37	10	1	*	0	0	0	0	0	0	0	0	0	0
December 2031	263	22	6	1	*	0	0	0	0	0	0	0	0	0	0
December 2032	229	8	2	*	*	0	0	0	0	0	0	0	0	0	0
December 2033	159	0	0	0	0	0	0	0	0	0	0	0	0	0	0
December 2034	83	0	0	0	0	0	0	0	0	0	0	0	0	0	0
December 2035	0	Ō	Ō	Ō	Ō	Ō	Õ	Õ	Ō	Õ	Ō	Ō	Õ	Ō	Ō
Weighted Average															
Life (years)**	28.4	20.9	17.1	12.5	8.8	10.1	5.5	4.0	2.9	2.2	18.5	15.3	12.9	9.8	7.2

^{*} Indicates an outstanding balance greater than 0% and less than 0.5% of the original principal balance.

** Determined as specified under "—Weighted Average Lives of the Certificates" above.

Characteristics of the R and RL Classes

The R and RL Classes will not have principal balances and will not bear interest. If any assets of the Trust remain after the principal balances of all Classes, including the Group 1 Classes, are reduced to zero, we will pay the Holder of the R Class the proceeds from those assets. If any assets of the Lower Tier REMIC remain after the principal balances of the Lower Tier Regular Interests, including the Lower Tier Regular Interests relating to the Group 1 Classes, are reduced to zero, we will pay the proceeds of those assets to the Holder of the RL Class. Fannie Mae does not expect that any material assets will remain in either case. Since this prospectus supplement does not describe the Group 1 Classes, an investor in the R or RL Class should read the Related Prospectus Supplement for information about the Group 1 Classes and the related assets.

A Residual Certificate will be subject to certain transfer restrictions. We will not permit transfer of record or beneficial ownership of a Residual Certificate to a "disqualified organization." In addition, we will not permit transfer of record or beneficial ownership of a Residual Certificate to any person that is not a "U.S. Person" or a foreign person subject to United States income taxation on a net basis on income derived from that Certificate. Any transferee of a Residual Certificate must execute and deliver an affidavit and an Internal Revenue Service Form W-9 (or, if applicable, a Form W-8ECI) on which the transferee provides its taxpayer identification number. See "Description of Certificates— Special Characteristics of Residual Certificates" and "Certain Federal Income Tax Consequences— Taxation of Beneficial Owners of Residual Certificates" in the REMIC Prospectus. The affidavit must also state that the transferee is a "U.S. Person" or a foreign person subject to United States income taxation on a net basis on income derived from that Certificate and that, if the transferee is a partnership for U.S. federal income tax purposes, each person or entity that holds an interest (directly, or indirectly through a pass-through entity) in the partnership is a "U.S. Person" or a foreign person subject to United States income taxation on a net basis on income derived from that Certificate. In addition, the transferee must receive an affidavit containing these same representations from any new transferee. Transferors of a Residual Certificate should consult with their own tax advisors for further information regarding such transfers.

Treasury Department regulations (the "Regulations") provide that a transfer of a "noneconomic residual interest" will be disregarded for all federal tax purposes unless no significant purpose of the transfer is to impede the assessment or collection of tax. The R and RL Classes will constitute noneconomic residual interests under the Regulations. Having a significant purpose to impede the assessment or collection of tax means that the transferor of a Residual Certificate knew or should have known that the transferee would be unwilling or unable to pay taxes due on its share of the taxable income of the REMIC trust (that is, the transferor had "improper knowledge").

As discussed under the caption "Special Characteristics of Residual Certificates" in the REMIC Prospectus, the Regulations presume that a transferor does not have improper knowledge if two conditions are met. The Treasury Department has amended the Regulations to provide additional requirements that a transferor must satisfy to avail itself of the safe harbor regarding the presumed lack of improper knowledge. For transfers occurring on or after August 19, 2002, a transferor of a Residual Certificate is presumed not to have improper knowledge if, in addition to meeting the two conditions discussed in the REMIC Prospectus, both (i) the transferee represents that it will not cause income from the Residual Certificate to be attributed to a foreign permanent establishment or fixed base of the transferee or another taxpayer and (ii) the transfer satisfies either the "asset test" or the "formula test." The representation described in (i) will be included in the affidavit discussed above. See "Description of Certificates—Special Characteristics of Residual Certificates" and "Certain Federal Income Tax Consequences—Taxation of Beneficial Owners of Residual Certificates" in the REMIC Prospectus.

A transfer satisfies the asset test if (i) the transferee's gross assets exceed \$100 million and its net assets exceed \$10 million (in each case, at the time of the transfer and at the close of each of the transferee's two fiscal years preceding the year of transfer), (ii) the transferee is an "eligible

corporation" and the transferee agrees in writing that any subsequent transfer of the Residual Certificate will be to an eligible corporation and will comply with the safe harbor and satisfy the asset test, and (iii) the facts and circumstances known to the transferor do not reasonably indicate that the taxes associated with the Residual Certificate will not be paid. A transfer satisfies the formula test if the present value of the anticipated tax liabilities associated with holding the Residual Certificate is less than or equal to the present value of the sum of (i) any consideration given to the transferee to acquire the Residual Certificate, (ii) expected future distributions on the Residual Certificate, and (iii) anticipated tax savings associated with holding the Residual Certificate as the related REMIC trust generates losses. The Regulations contain additional details regarding their application and you should consult your own tax advisor regarding the application of the Regulations to a transfer of a Residual Certificate.

The Holder of the R Class will be considered to be the holder of the "residual interest" in the REMIC constituted by the Trust, and the Holder of the RL Class will be considered to be the holder of the "residual interest" in the REMIC constituted by the Lower Tier REMIC. See "Certain Federal Income Tax Consequences" in the REMIC Prospectus. Pursuant to the Trust Agreement, we will be obligated to provide to these Holders (i) information necessary to enable them to prepare their federal income tax returns and (ii) any reports regarding the R or RL Class that may be required under the Code.

CERTAIN ADDITIONAL FEDERAL INCOME TAX CONSEQUENCES

The Certificates and payments on the Certificates are not generally exempt from taxation. Therefore, you should consider the tax consequences of holding a Certificate before you acquire one. The following tax discussion supplements the discussion under the caption "Certain Federal Income Tax Consequences" in the REMIC Prospectus. When read together, the two discussions describe the current federal income tax treatment of beneficial owners of Certificates. These two tax discussions do not purport to deal with all federal tax consequences applicable to all categories of beneficial owners, some of which may be subject to special rules. In addition, these discussions may not apply to your particular circumstances for one of the reasons explained in the REMIC Prospectus. You should consult your own tax advisors regarding the federal income tax consequences of holding and disposing of Certificates as well as any tax consequences arising under the laws of any state, local or foreign taxing jurisdiction.

U.S. Treasury Circular 230 Notice

The tax discussions contained in the REMIC Prospectus (including the sections entitled "Certain Federal Income Tax Consequences" and "ERISA Considerations") and this prospectus supplement were not intended or written to be used, and cannot be used, for the purpose of avoiding United States federal tax penalties. These discussions were written to support the promotion or marketing of the transactions or matters addressed in this prospectus supplement. You should seek advice based on your particular circumstances from an independent tax advisor.

REMIC Elections and Special Tax Attributes

We will elect to treat the Lower Tier REMIC and the Trust as REMICs for federal income tax purposes. The REMIC Certificates, other than the R and RL Classes, will be designated as the "regular interests," and the R Class will be designated as the "residual interest," in the REMIC constituted by the Trust. The Lower Tier Regular Interests will be designated as the "regular interests" and the RL Class will be designated as the "residual interest" in the Lower Tier REMIC.

Because the Lower Tier REMIC and the Trust will qualify as REMICs, the REMIC Certificates and any related RCR Certificates generally will be treated as "regular or residual interests in a REMIC" for domestic building and loan associations, as "real estate assets" for real estate investment trusts, and, except for the R and RL Classes, as "qualified mortgages" for other REMICs. See

"Certain Federal Income Tax Consequences—REMIC Election and Special Tax Attributes" in the REMIC Prospectus.

Under the Regulations, a REMIC may issue its regular and residual interests over any ten-day period and designate any of those days as the REMIC's startup day. Fannie Mae intends to designate December 30, 2005 as the startup day for the Trust and the Lower Tier REMIC.

Taxation of Beneficial Owners of Regular Certificates

The Notional Classes, the Accrual Class and the DB Class will be issued with original issue discount ("OID"), and certain other Classes of REMIC Certificates may be issued with OID. If a Class is issued with OID, a beneficial owner of a Certificate of that Class generally must recognize some taxable income in advance of the receipt of the cash attributable to that income. See "Certain Federal Income Tax Consequences—Taxation of Beneficial Owners of Regular Certificates—Treatment of Original Issue Discount" in the REMIC Prospectus. In addition, certain Classes of REMIC Certificates may be treated as having been issued at a premium. See "Certain Federal Income Tax Consequences—Taxation of Beneficial Owners of Regular Certificates—Regular Certificates Purchased at a Premium" in the REMIC Prospectus.

The Prepayment Assumptions that will be used in determining the rate of accrual of OID will be as follows:

Group	Prepayment Assumption
2	265% PSA
3	262% PSA
4	180% PSA
5	180% PSA

See "Certain Federal Income Tax Consequences—Taxation of Beneficial Owners of Regular Certificates—Treatment of Original Issue Discount—Daily Portions of Original Issue Discount" in the REMIC Prospectus. No representation is made as to whether the Mortgage Loans underlying the MBS will prepay at any of those rates or any other rate. See "Description of the Certificates—Weighted Average Lives of the Certificates" in this prospectus supplement and "Description of Certificates—Weighted Average Life and Final Distribution Date" in the REMIC Prospectus.

Taxation of Beneficial Owners of Residual Certificates

In addition to the Group 2, Group 3, Group 4 and Group 5 MBS described in this prospectus supplement, the assets of the Lower Tier REMIC include the MBS backing the Group 1 Classes (the "Group 1 MBS"). The Lower Tier REMIC will issue Lower Tier Regular Interests in respect of the Group 1 MBS. Likewise, the assets of the REMIC constituted by the Trust will include the Lower Tier Regular Interests in respect of the Group 1 MBS, and the REMIC constituted by the Trust will issue the Group 1 Classes, in addition to the Group 2, 3, 4 and 5 Classes described in this prospectus supplement. Therefore, in considering the tax consequences of holding a Residual Certificate, you should take into account the Group 1 MBS, Group 1 Classes, and the Lower Tier Regular Interests issued in respect of the Group 1 MBS and the Group 1 Classes. See the Related Prospectus Supplement for a description of the Group 1 MBS and the Group 1 Classes, and see the discussion under "Certain Federal Income Tax Consequences — Taxation of Beneficial Owners of Residual Certificates" in the REMIC Prospectus for a discussion of certain federal income tax consequences of holding a Residual Certificate.

For purposes of determining the portion of the taxable income of the Trust (or the Lower Tier REMIC) that generally will not be treated as excess inclusions, the rate to be used is 5.64% (which is 120% of the "federal long-term rate"). See "Certain Federal Income Tax Consequences—Taxation of Beneficial Owners of Residual Certificates—Treatment of Excess Inclusions" and "—Foreign Investors—Residual Certificates" in the REMIC Prospectus.

The Treasury Department recently issued Regulations providing that, to clearly reflect income, an inducement fee paid to a transferee of a noneconomic residual interest in a REMIC must be included in income over a period that is reasonably related to the period during which the applicable REMIC is expected to generate taxable income or net loss allocable to the transferee. The Regulations set forth two safe harbor methods under which a taxpayer's accounting for the inducement fee will be considered to clearly reflect income for these purposes. In addition, under the Regulations an inducement fee shall be treated as income from sources within the United States. The Regulations, which are effective for taxable years ending on or after May 11, 2004, contain additional details regarding their application. You should consult your own tax advisor regarding the application of the Regulations to the transfer of a Residual Certificate.

Taxation of Beneficial Owners of RCR Certificates

General. The RCR Classes will be created, sold and administered pursuant to an arrangement that will be classified as a grantor trust under subpart E, part I of subchapter J of the Code. The REMIC Certificates that are exchanged for RCR Certificates (including any exchanges effective on the Settlement Date) will be the assets of the trust, and the RCR Certificates will represent an ownership interest in those REMIC Certificates. For a general discussion of the federal income tax treatment of beneficial owners of REMIC Certificates, see "Certain Federal Income Tax Consequences" in the REMIC Prospectus.

The RCR Classes (each, a "Combination RCR Class") will represent the beneficial ownership of the underlying REMIC Certificates set forth in Schedule 1. Each Certificate of a Combination RCR Class (a "Combination RCR Certificate") will represent beneficial ownership of undivided interests in two or more underlying REMIC Certificates.

Combination RCR Classes. A beneficial owner of a Combination RCR Certificate will be treated as the beneficial owner of a proportionate interest in the REMIC Certificates underlying that Combination RCR Certificate. Except in the case of a beneficial owner that acquires a Combination RCR Certificate in an exchange described under "—Exchanges" below, a beneficial owner of a Combination RCR Certificate must allocate its cost to acquire that Certificate among the underlying REMIC Certificates in proportion to their relative fair market values at the time of acquisition. Such an owner should account for its ownership interest in each underlying REMIC Certificate as described under "—Taxation of Beneficial Owners of Regular Certificates" above and "Certain Federal Income Tax Consequences—Taxation of Beneficial Owners of Regular Certificates" in the REMIC Prospectus. When a beneficial owner sells a Combination RCR Certificate, the owner must allocate the sale proceeds among the underlying REMIC Certificates in proportion to their relative fair market values at the time of sale.

Exchanges. If a beneficial owner exchanges one or more REMIC Certificates for the related RCR Certificate or Certificates in the manner described under "Description of the Certificates—Combination and Recombination" in this prospectus supplement, the exchange will not be taxable. Likewise, if a beneficial owner exchanges one or more RCR Certificates for the related REMIC Certificate or Certificates in the manner described in that discussion, the exchange will not be a taxable exchange. In each of these cases, the beneficial owner will be treated as continuing to own after the exchange the same combination of interests in the related REMIC Certificates (or the same interest in the related REMIC Certificate) that it owned immediately prior to the exchange.

Tax Return Disclosure Requirements

Treasury Department Regulations that are directed at "tax shelters" could be read to apply to transactions generally not considered to be tax shelters. These Regulations require that taxpayers that participate in a "reportable transaction" disclose such transaction on their tax returns by attaching IRS Form 8886 and retain information related to the transaction. A transaction may be a "reportable transaction" based upon any of several indicia, one or more of which may be present with respect to

the Certificates. You should consult your own tax advisor concerning any possible disclosure obligation with respect to your investment in the Certificates.

PLAN OF DISTRIBUTION

General. We are obligated to deliver the Certificates to Banc of America Securities LLC (the "Dealer") in exchange for the MBS. The Dealer proposes to offer the Certificates directly to the public from time to time in negotiated transactions at varying prices to be determined at the time of sale. The Dealer may effect these transactions to or through other dealers.

Increase in Certificates. Before the Settlement Date, we and the Dealer may agree to offer Classes in addition to those contemplated as of the date of this prospectus supplement. In this event, we will increase the related MBS in principal balance, but we expect that all these additional MBS will have the same characteristics as described under "Description of the Certificates—The MBS" in this prospectus supplement. The proportion that the original principal balance of each Group 2, 3, 4 or 5 Class bears to the aggregate original principal balance of all Group 2, 3, 4 or 5 Classes, respectively, will remain the same. In addition, the dollar amounts shown in the Principal Balance Schedules will be increased to correspond to the increase of the principal balances of the applicable Classes.

LEGAL MATTERS

Sidley Austin Brown & Wood LLP will provide legal representation for Fannie Mae. Kennedy Covington Lobdell & Hickman, L.L.P. will provide legal representation for the Dealer.

Available Recombinations (1) (2)

	Final Distribution Date	January 2036	January 2036
RCR Certificates	CUSIP Number	$31394 \mathrm{VKJ8}$	31394 VKK5
	Principal Type (3)	SEQ	NTL
	Interest Type (3)	INV	OI/ANI
	Interest Rate	(4)	(4)
	Original Principal or Notional Principal Balance	\$ 9,426,906	25,923,982(5)
	RCR Class	WS	IL
Certificates	Original Principal or Notional Principal Principal Balances	Recombination 1 BS \$ 3,333,334 LS 6,093,572	Recombination 2 BI 9,166,664(5) MS 16,757,318(5)
REMIC	Classes	Recombina BS LS	Recombina BI MS

In any exchange, the relative proportions of the REMIC Certificates to be delivered (or if applicable, received) in such exchange will equal the proportions reflected by the outstanding principal or notional principal balances of the related REMIC Classes at the time of exchange.
 If, as a result of a proposed exchange, a Certificateholder would hold a REMIC Certificate or RCR Certificate of a Class in an amount less than the applicable minimum denomination for that Class, the Certificateholder will be unable to effect the proposed exchange. See "Description of the Certificates—General—Authorized Denominations" in this prospectus supplement.
 See "Description of the Certificates—Distributions of Interest" in this prospectus supplement.
 For a description of these interest rates, see "Description of the Certificates—Distributions of Interest" in this prospectus supplement.
 Notional principal balance.

Principal Balance Schedules

Aggregate Group Planned Balances

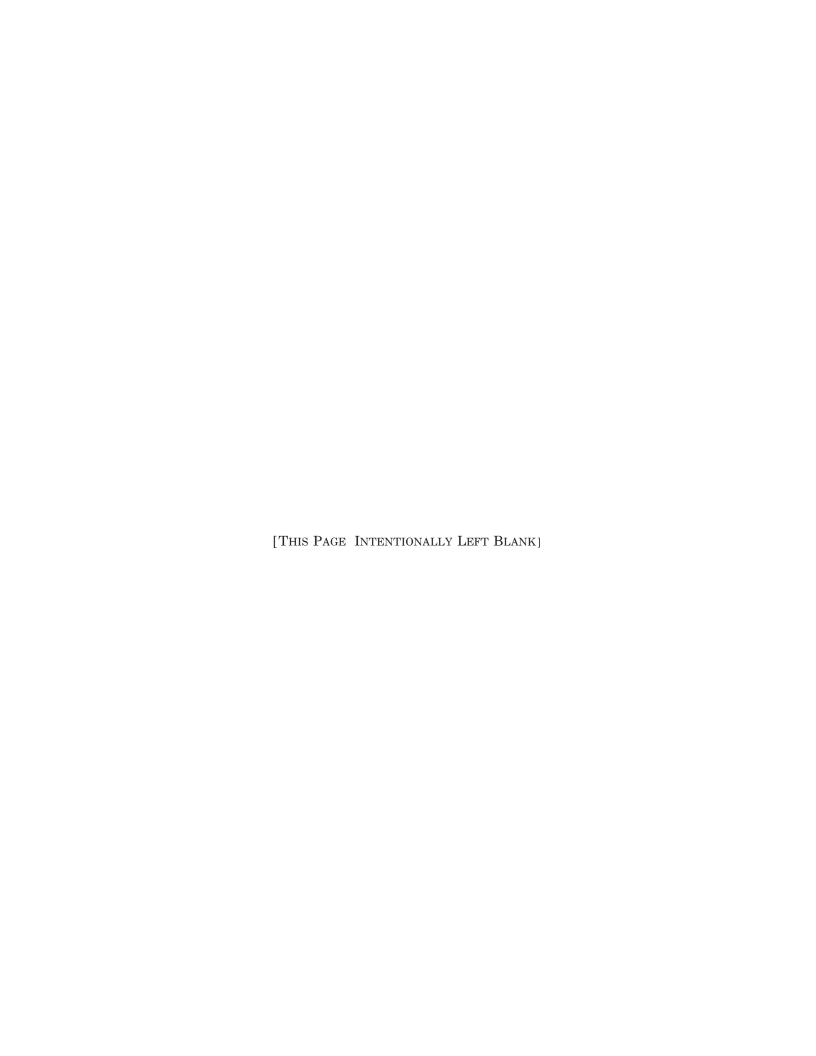
Distribution Date	Planned Balance	Distribution Date	Planned Balance	Distribution Date	Planned Balance
Initial Balance	\$46,107,000.00	March 2010	\$29,942,882.66	June 2014	\$14,067,453.92
January 2006	45,993,285.54	April 2010	29,589,500.92	July 2014	13,811,197.15
February 2006	45,867,415.03	May 2010	29,237,920.39	August 2014	13,559,426.48
March 2006	45,729,426.70	June 2010	28,888,131.82	September 2014	13,312,065.20
April 2006	45,579,365.07	July 2010	28,540,125.97	October 2014	13,069,037.88
May 2006	45,417,280.96	August 2010	28,193,893.68	November 2014	12,830,270.38
June 2006	45,243,231.42	September 2010	27,849,425.83	December 2014	12,595,689.77
July 2006	45,057,279.74	October 2010	27,506,713.32	January 2015	12,365,224.40
August 2006	44,859,495.41	November 2010	27,165,747.14	February 2015	12,138,803.80
September 2006	44,649,954.08	December 2010	26,826,518.29	March 2015	11,916,358.68
October 2006	44,428,737.52	January 2011	26,489,017.85	April 2015	11,697,820.94
November 2006	44,195,933.57	February 2011	26,153,236.90	May 2015	11,483,123.62
December 2006	43,951,636.08	March 2011	25,819,166.62	June 2015	11,272,200.90
January 2007	43,695,944.86	April 2011	25,486,798.19	July 2015	11,064,988.05
February 2007	43,428,965.63	May 2011	25,156,122.86	August 2015	10,861,421.45
March 2007	43,150,809.92	June 2011	24,827,131.92	September 2015	10,661,438.56
April 2007	42,861,595.03	July 2011	24,499,816.70	October 2015	10,464,977.86
May 2007	42,561,443.90	August 2011	24,174,168.58	November 2015	10,271,978.92
June 2007	42,250,485.11	September 2011	23,850,178.98	December 2015	10,082,382.29
July 2007	41,928,852.70	October 2011	23,527,839.38	January 2016	9,896,129.55
August 2007	41,596,686.12	November 2011	23,207,141.27	February 2016	9,713,163.26
September 2007	41,254,130.15	December 2011	22,888,076.21	March 2016	9,533,426.93
October 2007	40,901,334.75	January 2012	22,570,635.80	April 2016	9,356,865.07
November 2007	40,538,454.99	February 2012	22,254,811.69	May 2016	9,183,423.08
December 2007	40,165,650.93	March 2012	21,940,595.55	June 2016	9,013,047.31
January 2008	39,783,087.47	April 2012	21,627,979.11	July 2016	8,845,685.02
February 2008	39,390,934.29	May 2012	21,316,954.14	August 2016	8,681,284.35
March 2008	38,989,365.66	June 2012	21,007,512.45	September 2016	8,519,794.32
April 2008	38,589,846.16	July 2012	20,699,645.90	October 2016	8,361,164.82
May 2008	38,192,365.26	August 2012	20,393,346.38	November 2016	8,205,346.58
June 2008	37,796,912.46	September 2012	20,088,605.83	December 2016	8,052,291.17
July 2008	37,403,477.33	October 2012	19,785,416.22	January 2017	7,901,950.98
August 2008	37,012,049.49	November 2012	19,483,769.57	February 2017	7,754,279.20
September 2008	36,622,618.61	December 2012	19,183,657.96	March 2017	7,609,229.81
October 2008	36,235,174.42	January 2013	18,885,073.47	April 2017	7,466,757.60
November 2008	35,849,706.69	February 2013	18,588,008.25	May 2017	7,326,818.08
December 2008	35,466,205.27	March 2013	18,292,454.48	June 2017	7,189,367.54
January 2009	35,084,660.02	April 2013	17,998,404.39	July 2017	7,054,363.02
v		May 2013	, ,		
February 2009	34,705,060.89	June 2013	17,705,850.23	August 2017	6,921,762.27
April 2009	34,327,397.87		17,414,784.32	October 2017	6,791,523.76
May 2009	33,951,660.99 33,577,840.34	July 2013 August 2013	17,125,198.99 16,837,086.63	November 2017	6,663,606.67
				December 2017	6,537,970.87
June 2009 July 2009	33,205,926.07	September 2013	16,550,439.65		6,414,576.91
•	32,835,908.37	October 2013	16,265,250.51	January 2018	6,293,386.01
August 2009	32,467,777.47	November 2013	15,981,511.72	February 2018	6,174,360.05
September 2009 October 2009	32,101,523.68	December 2013	15,699,215.81		6,057,461.56 5,942,653.70
	31,737,137.32	January 2014 February 2014	15,418,355.36	April 2018	
November 2009	31,374,608.81		15,138,922.98	May 2018	5,829,900.25 5,719,165,63
	31,013,928.57	March 2014	14,863,927.94	June 2018	5,719,165.63
January 2010	30,655,087.09	April 2014	14,593,739.27	July 2018	5,610,414.83
February 2010	30,298,074.93	May 2014	14,328,274.84	August 2018	5,503,613.47

Aggregate Group (Continued)

Distribution Date	Planned Balance	Distribution Date	Planned Balance	Distribution Date	Planned Balance
September 2018	\$ 5,398,727.73	February 2023	\$ 1,872,933.27	July 2027	\$ 572,330.55
October 2018	5,295,724.38	March 2023	1,834,208.66	August 2027	558,509.57
November 2018	5,194,570.73	April 2023	1,796,207.95	September 2027	544,964.43
December 2018	5,095,234.68	May 2023	1,758,918.30	October 2027	531,690.06
January 2019	4,997,684.66	June 2023	1,722,327.05	November 2027	518,681.47
February 2019	4,901,889.63	July 2023	1,686,421.80	December 2027	505,933.78
March 2019	4,807,819.10	August 2023	1,651,190.34	January 2028	493,442.18
April 2019	4,715,443.07	September 2023	1,616,620.68	February 2028	481,201.94
May 2019	4,624,732.07	October 2023	1,582,701.04	March 2028	469,208.43
June 2019	4,535,657.13	November 2023	1,549,419.82	April 2028	457,457.10
July 2019	4,448,189.78	December 2023	1,516,765.66	May 2028	445,943.46
August 2019	4,362,302.02	January 2024	1,484,727.36	June 2028	434,663.12
September 2019	4,277,966.33	February 2024	1,453,293.93	July 2028	423,611.76
October 2019	4,195,155.66	March 2024	1,422,454.58	August 2028	412,785.13
November 2019	4,113,843.44	April 2024	1,392,198.68	September 2028	402,179.07
December 2019	4,034,003.53	May 2024	1,362,515.81	October 2028	391,789.49
January 2020	3,955,610.24	June 2024	1,333,395.71	November 2028	381,612.35
February 2020	3,878,638.33	July 2024	1,304,828.32	December 2028	371,643.72
March 2020	3,803,062.98	August 2024	1,276,803.74	January 2029	361,879.71
April 2020	3,728,859.80	September 2024	1,249,312.23	February 2029	352,316.50
May 2020	3,656,004.81	October 2024	1,222,344.25	March 2029	342,950.36
June 2020	3,584,474.44	November 2024	1,195,890.40	April 2029	333,777.60
July 2020	3,514,245.53	December 2024	1,169,941.45	May 2029	324,794.62
August 2020	3,445,295.31	January 2025	1,144,488.33	June 2029	315,997.86
September 2020	3,377,601.41	February 2025	1,119,522.13	July 2029	307,383.83
October 2020	3,311,141.81	March 2025	1,095,034.10	August 2029	298,949.12
November 2020	3,245,894.92	April 2025	1,071,015.62	September 2029	290,690.36
December 2020	3,181,839.47	May 2025	1,047,458.26	October 2029	282,604.25
January 2021	3,118,954.58	June 2025	1,024,353.69	November 2029	274,687.55
February 2021	3,057,219.72	July 2025	1,001,693.75	December 2029	266,937.06
March 2021	2,996,614.71	August 2025	979,470.43	January 2030	259,349.66
April 2021	2,937,119.72	September 2025	957,675.84	February 2030	251,922.27
May 2021	2,878,715.25	October 2025	936,302.24	March 2030	244,651.88
June 2021	2,821,382.15	November 2025	915,342.02	April 2030	237,535.52
July 2021	2,765,101.59	December 2025	894,787.69	May 2030	230,570.28
August 2021	2,709,855.07	January 2026	874,631.93	June 2030	223,753.30
September 2021	2,655,624.38	February 2026	854,867.50	July 2030	217,081.77
October 2021	2,602,391.65	March 2026	835,487.31	August 2030	210,552.92
November 2021	2,550,139.32	April 2026	816,484.41	September 2030	204,164.06
December 2021	2,498,850.10	May 2026	797,851.93	October 2030	197,912.52
January 2022	2,448,507.03	June 2026	779,583.15	November 2030	191,795.69
February 2022	2,399,093.43	July 2026	761,671.47	December 2030	185,810.99
March 2022	2,350,592.90	August 2026	744,110.38	January 2031	179,955.92
April 2022	2,302,989.33	September 2026	726,893.51	February 2031	174,228.00
May 2022	2,256,266.87	October 2026	710,014.60	March 2031	168,624.79
June 2022	2,210,409.97	November 2026	693,467.47	April 2031	163,143.91
July 2022	2,165,403.33	December 2026	677,246.08	May 2031	157,783.01
August 2022	2,121,231.92	January 2027	661,344.48	June 2031	152,539.80
September 2022	2,077,880.95	February 2027	645,756.84	July 2031	147,412.01
October 2022	2,035,335.91	March 2027	630,477.41	August 2031	142,397.43
November 2022	1,993,582.53	April 2027	615,500.56	September 2031	137,493.86
December 2022	1,952,606.77	May 2027	600,820.74	October 2031	132,699.19
January 2023	1,912,394.87	June 2027	586,432.52	November 2031	128,011.30

Aggregate Group (Continued)

Distribution Date	Planned Balance	Distribution Date	Planned Balance	Distribution Date	Planned Balance
December 2031	\$ 123,428.12	April 2033	\$ 62,792.66	July 2034	\$ 23,595.11
January 2032	118,947.64	May 2033	59,707.75	August 2034	21,469.35
February 2032	114,567.86	June 2033	56,696.21	September 2034	19,397.72
March 2032	110,286.84	July 2033	53,756.58	October 2034	17,379.12
April 2032	106,102.64	August 2033	50,887.42	November 2034	15,412.46
May 2032	102,013.39	September 2033	48,087.35	December 2034	13,496.68
June 2032	98,017.25	October 2033	45,354.98	January 2035	11,630.75
July 2032	94,112.38	November 2033	42,688.95	February 2035	9,813.64
August 2032	90,297.02	December 2033	40,087.95	March 2035	8,044.35
September 2032	86,569.41	January 2034	37,550.67	April 2035	6,321.89
October 2032	82,927.82 79.370.59	February 2034	35,075.83	÷	ŕ
December 2032	75.896.04	March 2034	32,662.17	May 2035	4,645.30
January 2033	72,502.56	April 2034	30,308.47	June 2035	3,013.63
February 2033	69,188.54	May 2034	28,013.51	July 2035	1,425.96
March 2033	65,952.42	June 2034	25,776.11	August 2035 and thereafter	0.00



No one is authorized to give information or to make representations in connection with the Certificates other than the information representations contained in this Prospectus Supplement and the additional Disclosure Documents. You must not rely on any unauthorized information or representation. This Prospectus Supplement and the additional Disclosure Documents do not constitute an offer or solicitation with regard to the Certificates if it is illegal to make such an offer or solicitation to you under state law. By delivering this Prospectus Supplement and the additional Disclosure Documents at any time, no one implies that the information contained herein or therein is correct after the date hereof or thereof.

The Securities and Exchange Commission has not approved or disapproved the Certificates or determined if this Prospectus Supplement is truthful and complete. Any representation to the contrary is a criminal offense.

\$358,128,609



Guaranteed REMIC
Pass-Through Certificates
Fannie Mae REMIC Trust 2005-120
(Group 2, 3, 4, 5 and
Residual Classes Only)

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PROSPECTUS SUPPLEMENT

Banc of America Securities LLC

November 30, 2005