\$611,370,411 (Approximate)



Guaranteed Pass-Through Certificates Fannie Mae Trust 2006-W1

Carefully consider the risk factors beginning on page 9 of this prospectus. Unless you understand and are able to tolerate these risks, you should not invest in the certificates.

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 of its agencies or instrumentalities 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.

The Certificates

We, the Federal National Mortgage Association (Fannie Mae), will issue and guarantee the certificates listed in the chart on this page. The certificates will represent beneficial ownership interests in the trust assets.

Payments to Certificateholders

You, the investor, will receive monthly payments on your certificates, including

- · interest to the extent accrued as described in this prospectus, and
- principal to the extent available for payment as described in this prospectus.

The Fannie Mae Guaranty

We will guarantee that the payments of monthly interest and principal described above are paid to investors on time and that any outstanding principal balance of each class of certificates is paid on the final distribution date.

The Trust and Its Assets

The trust assets will be divided into three groups.

- Group 1 and Group 2 will consist of first lien, one to four-family, fully amortizing, fixed-rate mortgage loans insured by the Federal Housing Administration (FHA) or partially guaranteed by the U.S. Department of Veterans Affairs (VA) or the Rural Housing Service of the U.S. Department of Agriculture (RHS) and having the characteristics described in this prospectus. Group 1 will be treated as a grantor trust for tax purposes. The mortgage loans in Group 1 may not be qualified assets for REMIC purposes. Group 2 will be treated as a REMIC for tax purposes.
- Group 3 will consist of first lien, one to four-family, fully amortizing, adjustable-rate mortgage loans insured by the FHA or partially guaranteed by the VA and having the characteristics described in this prospectus. Group 3 will be treated as a grantor trust for tax purposes. The mortgage loans in Group 3 may not be qualified assets for REMIC purposes.

Class	Group*	Original Class Balance(1)	Principal Type(2)	Interest Rate(3)	Interest Type(2)	CUSIP Number	Assumed Maturity Date(4)
1-A-1 1-A-2 1-A-3 1-A-4 1-A-PO 1-A-IO 2-A-F1 2-A-F2 2-A-S 3-A R	1 1 1 1 1 1 2 2 2 2 3 (12) (12)	\$ 51,550,910 50,788,458 64,525,515 61,185,127 215,042 61,185,127(6) 233,476,935 80,000,000 313,476,935(6) 69,628,424 0	PT PT PT PT PT NTL PT NTL PT NTL PT NPR	6.5% 7.0 7.5 8.0 (5) (7) (8) (9) (10) (11) 0	FIX FIX FIX FIX FIX FO WAC/IO FLT FLT INV/IO WAC NPR NPR	31395B5G4 31395B5H2 31395B5K5 31395B5K5 31395B5M1 31395B5M1 31395B5N9 31395B5P4 31395B5R0 31395B5R0 31395B5R0 31395B5T6	December 2035 December 2035 December 2035 December 2035 December 2035 December 2035 February 2036 February 2036 February 2036 October 2035 February 2036 February 2036 February 2036 February 2036 February 2036

- * Group 1 and Group 3 will be treated as a grantor trust for tax purposes. The mortgage loans in Group 1 and Group 3 may not be qualified assets for REMIC purposes.

 (1) Approximate. May vary by plus or minus 5%.

 (2) See "Description of the Certificates—Class Definitions and Abbreviations."

 (3) Subject to uncovered prepayment interest shortfalls as described in this prospectus.

 (4) The Assumed Maturity Date is calculated assuming the maturity dates of the mortgage loans are not modified. Fannie Mae does not guarantee payment in full of the principal balances of the certificates on the related Assumed Maturity Date. Fannie Mae will guarantee payment in full of the principal balances of the certificates no later than the distribution date in December 2045 for the Group 1 Classes, February 2046 for the Group 2 Classes and October 2045 for the Group 3 Class.

 (5) The 1-A-PO Class will be a principal only class and will not bear interest.

 (6) Notional principal balances. These classes are interest only classes.

 (7) The 1-A-IO Class will be an interest at the variable annual rate described in this prospectus. During the initial interest accrual period, the 1-A-IO Class is expected to bear interest at an annual rate of approximately 0.39229%.
- bear interest at the variable annual rate described in this prospectus. During the initial interest accrual period, the 17470 Class will bear interest at an annual rate of approximately 0.39229%.

 (8) Based on One-Month LIBOR and subject to the net WAC cap described in this prospectus and also subject to a maximum annual rate of 9.50%.

 (9) Based on One-Month LIBOR and subject to the net WAC cap described in this prospectus.

- (11) The 3-A Class will bear interest at the variable annual rate described in this prospectus. During the initial interest accrual period, the 3-A Class is expected to bear
- interest at an annual rate of approximately 5.18964%.

 (12) The R and RL Classes relate to Group 2 only.

The dealer will offer the certificates from time to time in negotiated transactions at varying prices. We expect the settlement date to be March 30, 2006.

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AVAILABLE INFORMATION

You should purchase the certificates only if you have read and understood this prospectus and any information incorporated by reference in this prospectus as discussed below under the heading "Incorporation by Reference" (the "Disclosure Documents").

You can obtain 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 or 202-752-6547).

The Disclosure Documents and the class factors are available on our corporate Web site located at www.fanniemae.com.

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

Countrywide Securities Corporation Prospectus Department 4500 Park Grenada Calabasas, California 91302 (telephone 800-669-6091)

INCORPORATION BY REFERENCE

In this prospectus, 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, so you should read this prospectus, 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 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, 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 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 is deemed to be modified or superseded for purposes of this prospectus to the extent information contained or incorporated by reference in this prospectus modifies or supersedes such information. In such case, the information will constitute a part of this prospectus 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 except as specifically stated in this prospectus.

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 except as specifically stated in this prospectus.

RECENT DEVELOPMENTS

Our safety and soundness regulator, the Office of Federal Housing Enterprise Oversight ("OFHEO"), announced in July 2003 that it was conducting a special examination of our accounting policies and practices, and in September 2004 issued a preliminary report of its findings to date. This report raised questions about Fannie Mae's application of certain accounting practices. OFHEO subsequently identified additional accounting and internal control issues in February 2005.

On December 22, 2004, we reported that the Audit Committee of our Board of Directors (the "Board") had determined that our previously filed interim and audited financial statements and the independent auditor's reports thereon for the period from January 2001 through the second quarter of 2004 should no longer be relied upon because such financial statements were prepared using accounting principles that did not comply with U.S. generally accepted accounting principles ("GAAP"). We have subsequently initiated an extensive restatement and re-audit of our financial statements with our new independent auditor, Deloitte & Touche LLP. We anticipate that the impact of the restatement will be material to Fannie Mae's financial statements for many, if not all, of the periods involved.

Our Board and management have initiated numerous internal and external reviews of our accounting processes and controls, our financial reporting processes, and our application of GAAP. Investigations into our accounting policies and practices and our financial reporting also continue to be ongoing with OFHEO, the U.S. Securities and Exchange Commission (the "SEC"), and the U.S. Attorney's Office for the District of Columbia. See "Risk Factors—Fannie Mae Guaranty Considerations—There are numerous ongoing internal reviews and external investigations of Fannie Mae" in this prospectus. One of these external investigations was conducted by the law firm of Paul, Weiss, Rifkind, Wharton & Garrison LLP ("Paul Weiss"), under the direction of former U.S. Senator Warren Rudman. On February 23, 2006, the Paul Weiss report to the Special Committee of the Board was publicly released, and included numerous findings about Fannie Mae's accounting policies, practices and systems, compensation practices, corporate governance, and internal controls. On February 24, 2006, we filed a Form 8-K with the SEC that includes the Paul Weiss report.

We have not filed Quarterly Reports on Form 10-Q for the third quarter of 2004 or the first, second and third quarters of 2005, nor have we filed our Annual Report on Form 10-K for the years ended December 31, 2004 or December 31, 2005. As we most recently reported in a Current Report on Form 8-K filed with the SEC on March 13, 2006, we estimate that it is unlikely we will complete our Annual Report on Form 10-K for the year ended December 31, 2004, which will include our restated results, prior to the second half of 2006. See "Risk Factors—Fannie Mae Guaranty Considerations—There is a lack of financial information about us available in the market" in this prospectus.

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. 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 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 in its entirety and each of the additional disclosure documents referred to on page 4.

The Certificates

- The certificates will represent beneficial ownership interests in Fannie Mae Trust 2006-W1.
- The trust assets will be divided into three mortgage loan groups. All of the mortgage loans were
 previously repurchased from Ginnie Mae pools as a result of past delinquency.
- Group 1 and Group 2 will consist of first lien, one- to four-family, fully amortizing, fixed-rate mortgage loans insured by the Federal Housing Administration (FHA) or partially guaranteed by the U.S. Department of Veterans Affairs (VA) or the Rural Housing Service of the U.S. Department of Agriculture (RHS).
- Group 3 will consist of first lien, one- to four-family, fully amortizing, adjustable-rate mortgage loans insured by the FHA or partially guaranteed by the VA.

Certain Characteristics of the Mortgage Loans

Each of the mortgage loans was originated in accordance with the underwriting guidelines of the FHA, VA or RHS and included in a Ginnie Mae pool. Generally, each mortgage loan was subsequently repurchased from a Ginnie Mae pool after a delinquency on the loan was not cured for at least 90 days. The mortgage loans are now reperforming as and to the extent described in the section of this prospectus entitled "The Mortgage Loans."

The table appearing in Exhibit A sets forth certain summary information regarding the assumed characteristics of the mortgage loans.

Class Factors

The class factors are numbers that, when multiplied by the initial principal balance or notional balance of a certificate, can be used to calculate the current principal balance or notional balance of that certificate (after taking into account distributions in the same month). We will publish the class factors for the certificates on or shortly after the 23rd day of each month.

Settlement Date

We expect to issue the certificates on March 30, 2006.

Distribution Dates

We will make payments on the certificates on the 25th day of each calendar month, or the next business day if the 25th day is not a business day, beginning in April 2006.

Book-Entry Certificates

We will issue the book-entry certificates through DTC, 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:

DTC Book-Entry Physical

All classes other than the R and RL Classes R and RL Classes

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.

During each interest accrual period, the 1-A-IO, 2-A-F1, 2-A-F2, 2-A-S and 3-A Classes will bear interest at the applicable rates described in this prospectus.

Notional Classes

The 1-A-IO and 2-A-S Classes are notional classes. A notional class will not receive principal. The notional principal balance of a notional class is the balance used to calculate interest. See "Description of the Certificates—Interest Payments on the Certificates—Notional Classes" and "—Yield Tables—The 1-A-IO Class" and "—The 2-A-S Class" in this prospectus.

The notional principal balances of the notional classes will equal the percentages of the principal balances specified below immediately before the related distribution date:

Class

1-A-IO	100% of the 1-A-4 Class
2-A-S	100% of the sum of the 2-A-F1 and 2-A-F2 Classes

Principal Only Class

The 1-A-PO Class is a principal only class and will not bear interest. See "Description of the Certificates—Principal Payments on the Certificates" and "—Yield Tables—*The 1-A-PO Class*" in this prospectus.

Payments of Principal

Group 1 Principal Distribution Amount

On each distribution date, we will pay the Subgroup 1a Principal Distribution Amount as principal of the 1-A-PO Class to zero.

On each distribution date, we will pay the Subgroup 1b Principal Distribution Amount as principal of the 1-A-1 Class to zero.

On each distribution date, we will pay the Subgroup 1c Principal Distribution Amount as principal of the 1-A-2 Class to zero.

On each distribution date, we will pay the Subgroup 1d Principal Distribution Amount as principal of the 1-A-3 Class to zero.

On each distribution date, we will pay the Subgroup 1e Principal Distribution Amount as principal of the 1-A-4 Class to zero.

For a description of the Group 1 Principal Distribution Amount, the Subgroup 1a Principal Distribution Amount, the Subgroup 1b Principal Distribution Amount, the Subgroup 1c Principal Distribution Amount, the Subgroup 1d Principal Distribution Amount and the Subgroup 1e Principal Distribution Amount, see "Description of the Certificates—Certain Definitions Relating to Payments on the Certificates" in this prospectus.

Group 2 Principal Distribution Amount

On each distribution date, we will pay the Group 2 Principal Distribution Amount as principal of the 2-A-F1 and 2-A-F2 Classes, pro rata, to zero.

For a description of the Group 2 Principal Distribution Amount, see "Description of the Certificates—Certain Definitions Relating to Payments on the Certificates" in this prospectus.

Group 3 Principal Distribution Amount

On each distribution date, we will pay the Group 3 Principal Distribution Amount as principal of the 3-A Class to zero.

For a description of the Group 3 Principal Distribution Amount, see "Description of the Certificates—Certain Definitions Relating to Payments on the Certificates" in this prospectus.

Guaranty Payments

We guarantee that we will pay to the holders of certificates (i) all required installments of principal and interest on the certificates on time and (ii) the remaining principal balance of each class of certificates no later than the distribution date in December 2045 for the Group 1 Classes, February 2046 for the Group 2 Classes and October 2045 for the Group 3 Class.

Weighted Average Lives (years)*

		C	PR Prepa	ayment A	Assumptio	on	
Group 1 Classes	10%	15%	20%	25%	30%	35%	40%
1-A-1	7.1	5.3	4.1	3.3	2.7	2.2	1.9
1-A-2	7.0	5.2	4.1	3.3	2.7	2.2	1.9
1-A-3	6.9	5.1	4.0	3.2	2.7	2.2	1.9
1-A-4 and 1-A-IO	6.6	5.0	3.9	3.2	2.6	2.2	1.9
1-A-P0	7.3	5.3	4.1	3.3	2.7	2.3	1.9
		C	PR Prep	ayment A	ssumptio	on	
	4001	1 F M	20%	25%	2007	0 = 07	40%
Group 2 Classes	10%	15%	20 /6	25 70	30%	35%	40 %
Group 2 Classes 2-A-F1, 2-A-F2 and 2-A-S	$\frac{10\%}{7.2}$	$\frac{15\%}{5.3}$	$\frac{20\%}{4.1}$	$\frac{25\%}{3.3}$	$\frac{30\%}{2.7}$	$\frac{35\%}{2.3}$	$\frac{40\%}{1.9}$
		5.3	4.1	3.3		2.3	
		5.3	4.1	3.3	2.7	2.3	

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

RISK FACTORS

We describe below some of the risks associated with an investment in the certificates. Because each investor has different investment needs and a different risk tolerance, you should consult your own financial and legal advisors to determine whether the certificates are a suitable investment for you.

Suitability

The certificates may not be a suitable investment. The certificates are not a suitable investment for every investor. Before investing, you should consider carefully the following:

- You should have sufficient knowledge and experience to evaluate the merits and risks of the certificates and the information contained in this prospectus and the other disclosure documents described on page 4.
- You should thoroughly understand the terms of the certificates.
- You should be able to evaluate (either alone or with the help of a financial advisor) the economic, interest rate and other factors that may affect your investment.
- You should have sufficient financial resources and liquidity to bear all risks associated with the certificates.
- You should investigate any legal investment restrictions that may apply to you.
- You should exercise particular caution if your circumstances do not permit you to hold the certificates until maturity.

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 get legal advice to determine whether your purchase of the certificates is a legal investment for you or is subject to any investment restrictions.

Yield Considerations

A variety of factors can affect your yield. Your effective yield on the certificates will depend upon:

• in the case of the 2-A-F1, 2-A-F2 and 2-A-S Classes, monthly changes in the

one-month LIBOR index and the effect of the fixed interest rates of the Group 2 Loans;

- the price you paid for the certificates;
- how quickly or slowly borrowers prepay the mortgage loans;
- the extent of any uncovered prepayment interest shortfalls;
- if and when any mortgage loans are liquidated due to borrower defaults, casualties or condemnations affecting the properties securing those loans;
- if and when any mortgage loans are repurchased;
- the actual characteristics of the mortgage loans; and
- in the case of the interest only classes and the 2-A-F1, 2-A-F2 and 3-A Classes, fluctuations in the weighted average of the net mortgage rates of the related mortgage loans.

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

- if you own interest only certificates or if you buy your certificates at a premium and principal payments on the related mortgage loans are faster than you expect, or
- if you buy your certificates (including the 1-A-PO Class) at a discount and principal payments on the related mortgage loans are slower than you expect.

In addition, investors in the 1-A-IO Class should note that if Category 1e Loans with relatively high interest rates prepay more rapidly than Category 1e Loans with relatively low interest rates, its interest rate will decrease.

Even if the mortgage loans are prepaid at a rate that on average is consistent with your expectations, variations in the prepayment rate over time could significantly affect your yield. Generally, the earlier the payment of principal, the greater the effect on the yield to maturity. As a result, if the rate of principal prepayment during any period is faster or slower than you expect, a corresponding reduction or increase in the prepayment rate during a later period may not fully offset the impact of the earlier prepayment rate on your yield.

We used certain assumptions concerning the mortgage loans in preparing certain tabular information in this prospectus. If the actual mortgage loan characteristics differ even slightly from those assumptions, the weighted average life and yield of the certificates will be affected.

You must make your own decision as to the assumptions, including the principal prepayment assumptions, you will use in deciding whether to purchase the certificates.

Unpredictable timing of last payment affects yield on certificates. The actual final payment on the certificates may occur earlier, and could occur much earlier, than the distribution date occurring in December 2045 for the Group 1 Classes, February 2046 for the Group 2 Classes and October 2045 for the Group 3 Class. If you assume the actual final payment would occur on the distribution date occurring in December 2045 for the Group 1 Classes, February 2046 for the Group 2 Classes and October 2045 for the Group 3 Class, your yield may be lower than you expect.

Delayed payments reduce yield and market value. Because the certificates do not receive interest immediately following each interest accrual period, the certificates have lower yields and lower market values than they would if there were no such delay.

Additional Risk Factors Relating to Certain Classes

Application of the net WAC cap to the 2-A-F1 Class may adversely affect its yield. The interest rate on the 2-A-F1 Class is subject to an interest rate cap based on the net WAC of the Group 2 Loans. As a result, interest payments to the 2-A-F1 Class may be reduced. The amount of such reduction (up to the maximum rate of the 2-A-F1 Class) will be paid to the related certificateholders on the current distribution date or future distribution dates to the extent of proceeds received under the cap corridor contract. However, we cannot assure you that funds from the cap corridor contract will be adequate to cover the 2-A-F1 Class net WAC carryover amount. The Fannie Mae guaranty does not cover any 2-A-F1 Class net WAC carryover amounts or any failure of the trust to receive payments under the cap corridor contract.

Application of the net WAC cap to the 2-A-F2 Class may adversely affect its yield. The interest rate on the 2-A-F2 Class is subject to an interest rate cap based on the net WAC of the Group 2 Loans. As a result, interest payments to the 2-A-F2 Class may be reduced. The amount of such reduction will be paid to the related certificateholders on the current distribution date or future distribution dates to the extent of proceeds received under the cap contract. However, we cannot assure you that funds from the cap contract will be adequate to cover the 2-A-F2 Class net WAC carryover amounts. The Fannie Mae guaranty does not cover any 2-A-F2 Class net WAC carryover amounts or any failure of the trust to receive payments under the cap contract.

Absence of correlation between one-month LIBOR and the Group 2 Loans may adversely affect the yields on the 2-A-F1 and 2-A-F2 Classes. The interest rates on the 2-A-F1 and 2-A-F2 Classes adjust monthly and are based on one-month LIBOR. The interest rates on the Group 2 Loans are fixed.

Prepayment Considerations

The rate of principal payments on the certificates depends on numerous factors and cannot be predicted. The rate of principal payments on the certificates of a particular class generally will depend on the rate of principal payments on the related mortgage loans. Principal payments on the mortgage loans may occur as a result of scheduled amortization or prepayments. The rate of principal payments is likely to vary considerably from time to time as a result of the liquidation of foreclosed mortgage loans, FHA insurance payments and VA and RHS guarantee payments, as well as because borrowers generally may prepay the mortgage loans at any time without penalty. Prepayment rates also may be influenced by changes in FHA, VA or RHS program guidelines.

In general, prepayment rates may be influenced by:

- the level of current interest rates relative to the rates borne by the mortgage loans,
- · homeowner mobility,
- existence of any prepayment premiums or prepayment restrictions,
- the general creditworthiness of the borrowers,
- repurchases of mortgage loans from the pools, and
- general economic conditions.

It is highly unlikely that the mortgage loans will prepay:

- at the rates we assume,
- at any constant prepayment rate until maturity, or
- at the same rate.

Because so many factors affect the prepayment rate of the mortgage loans, we cannot estimate the prepayment experience of the mortgage loans.

In general FHA, VA and RHS mortgage loans may be assumed by creditworthy purchasers of mortgaged properties from the original borrowers. In this way, property sales by borrowers can affect the rate of prepayment. In addition, if borrowers are able to refinance their loans by obtaining new loans secured by the same properties, any refinancing will affect the

rate of prepayment. Furthermore, the seller made representations and warranties with respect to the mortgage loans and may have to repurchase the related loans if they materially breach those representations and warranties. Any such repurchases will increase the rate of prepayment.

The servicer will repurchase from the trust any Group 1 and Group 2 Loan whose mortgage interest rate has been modified and any Group 3 Loan whose mortgage interest rate has been changed to a fixed rate. Any such repurchase will have the same effect on the related certificates as borrower prepayments.

In addition, the servicer has the right under certain circumstances to recast the amortization schedule (based on a 30-year term) and/or extend the scheduled date of final payment on a mortgage loan (but not beyond December 2045 for the Group 1 Loans, February 2046 for the Group 2 Loans and October 2045 for the Group 3 Loans). To the extent that the servicer so recasts the amortization schedule or extends the term of a mortgage loan, the weighted average lives of the related class or classes of certificates could be extended.

Exercise of any optional clean-up calls will have the same effect on the related classes as borrower prepayments of the related loans. The servicer may purchase all the remaining mortgage loans in a loan group once the aggregate balance of the related mortgage loans is reduced to 1% or less of its original level. If the servicer purchases the mortgage loans in a loan group in this way, it would have the same effect as a prepayment in full of all the mortgage loans in that loan group.

Concentration of mortgaged properties in certain states could lead to increased delinquencies, with the same effect as borrower prepayments. As of the issue date, the states with relatively high concentrations of mortgaged properties in each loan group are as follows:

- Loan Group 1: Texas (15.13%), Georgia (7.36%), Florida (6.32%) and Louisiana (5.72%)
- Loan Group 2: Texas (15.20%), Ohio (6.89%), Georgia (5.89%), Indiana (5.78%) and Florida (5.59%)

Loan Group 3: Georgia (9.32%), Illinois (9.18%), Colorado (9.03%) and Michigan (6.03%)

If the residential real estate markets in those states should experience an overall decline in property values, the rates of loan delinquencies in those states probably will increase and may increase substantially.

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. 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, resulting in early payments of principal of the certificates backed by those mortgage loans. Additionally, casualty losses on mortgage properties with hurricane or flood damage may result in early payment of principal of the related certificates.

Reinvestment Risk

Generally, a borrower may prepay a mortgage loan at any time. As a result, we cannot predict the amount of principal payments on the certificates. The certificates may not be an appropriate investment for you if you require a specific amount of principal on a regular basis or on a specific date. Because interest rates fluctuate, you may not be able to reinvest the principal payments on the certificates at a rate of return that is as high as your rate of return on the certificates. You may have to reinvest those funds at a much lower rate of return. You should consider this risk in light of other investments that may be available to you.

Market and Liquidity Considerations

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.

A number of factors may affect the resale of certificates, including:

- the method, frequency and complexity of calculating principal and interest;
- the characteristics of the mortgage loans;
- past and expected prepayment levels of the mortgage loans and comparable loans;
- the outstanding principal amount of the certificates;
- the amount of certificates offered for resale from time to time;
- any legal restrictions or tax treatment limiting demand for the certificates;
- the availability of comparable securities;
- the level, direction and volatility of interest rates generally; and
- general economic conditions.

Terrorist activities and accompanying 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.

Fannie Mae Guaranty Considerations

There is a lack of financial information about us available in the market. We have announced that previously filed interim and audited financial statements for the periods from January 2001 through the second quarter of 2004 should no longer be relied upon because they were prepared applying accounting practices that did not comply with GAAP. We also announced that it is unlikely we will complete our Form 10-K for fiscal year 2004 (which will include restated financial results) prior to the second half of 2006. You should be aware that because financial information about us may not be available to the public for a substantial period of time, and because you can no longer rely on our previously filed interim and audited financial statements, you will be unable to ascertain the accurate financial status of Fannie Mae for the foreseeable future. You also should be aware that when our financial results are eventually reported, those results could vary substantially from previously issued financial statements.

There are numerous internal reviews and external investigations of Fannie Mae. We are currently conducting internal reviews and investigations into certain of the preliminary accounting and internal controls findings made by OFHEO. In addition, the SEC, OFHEO, and the U.S. Attorney's Office for the District of Columbia are conducting ongoing investigations into the preliminary findings made by OFHEO. You should be aware that at this time it is not known what the findings of these reviews and investigations will be, or when the reviews or investiga-

tions will conclude. We also cannot predict the effect, if any, that the findings of these reviews and investigations may have on our financial statements.

There are numerous potential legislative and regulatory developments and proposals that may significantly affect us. The U.S. Congress is currently considering various bills in the House of Representatives and Senate that address our business and regulatory environment. These draft bills address various issues, including our regulatory structure, capital standards, potential receivership, scope of business activities, affordable housing goals, portfolio composition, and expanded oversight of our officers and directors. We cannot predict whether any legislation will be approved by Congress and signed into law by the President and, if so, the final form and effective date of such legislation. We also cannot predict the effect, if any, that any potential legislation or regulatory developments would have on our credit ratings or on our business.

If we were unable to perform our guaranty obligations, you could be directly affected by delinquencies and defaults on the related mortgage loans. If we were unable to perform our guaranty obligations, certificateholders would receive only borrower payments and other recoveries on the mortgage loans plus, with respect to the 2-A-F1 and 2-A-F2 Classes, payments on the cap corridor contract and the cap contract, respectively. If that happened, delinquencies and defaults on the related mortgage loans could directly affect the amounts that certificateholders would receive each month.

GENERAL

The material under this heading summarizes certain features of the Certificates and is not complete. You will find additional information about the Certificates in the other sections of this prospectus, as well as in the additional Disclosure Documents and the Trust Agreement. If we use a capitalized term in this prospectus without defining it, you will find the definition of that term in the Trust Agreement.

Structure. We, the Federal National Mortgage Association ("Fannie Mae"), a corporation organized and existing under the laws of the United States, under the authority contained in Section 304(d) of the Federal National Mortgage Association Charter Act (12 U.S.C. 1716 et seq.), will create the Fannie Mae Trust specified on the cover of this prospectus (the "Trust") pursuant to a trust agreement dated as of March 1, 2006 (the "Issue Date"). We will issue the Guaranteed Pass-Through Certificates (the "Certificates") pursuant to that trust agreement (the "Trust Agreement"). We will execute the Trust Agreement in our corporate capacity and as trustee (the "Trustee").

The assets of the Trust will consist of three groups of mortgage loans (the "Group 1 Loans," "Group 2 Loans" and "Group 3 Loans" and, together, the "Mortgage Loans") and will evidence the entire beneficial ownership interest in the payments of principal and interest on the Mortgage Loans. The Mortgage Loans are insured by the Federal Housing Administration ("FHA") or partially guaranteed by the U.S. Department of Veterans Affairs ("VA") or by the Rural Housing Service of the U.S. Department of Agriculture ("RHS") and, as a result of past delinquency, have been repurchased from Ginnie Mae pools. Group 1 and Group 3 will be treated as a grantor trust for tax purposes. The Group 1 and Group 3 Loans may not be qualified assets for REMIC purposes. Group 2 will be treated as a REMIC for tax purposes.

We will designate portions of the Trust (the "Upper Tier REMIC" and the "Lower Tier REMIC") as "real estate mortgage investment conduits" (each, a "REMIC") under the Internal Revenue Code of 1986, as amended (the "Code"). The assets of the Upper Tier REMIC will consist of the Lower Tier Regular Interests.

The assets of the Lower Tier REMIC will consist of the Group 2 Loans. The Group 1 and Group 3 Loans, the Cap Corridor Contract and the Cap Contract (described under "Description of the Certificates—The Cap Corridor Contract and the Cap Contract" in this prospectus) will not be included in any REMIC.

- The Group 2 Classes will be the "regular interests" in the Upper Tier REMIC.
- The R Class will be the "residual interest" in the Upper Tier REMIC.
- 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.

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

Classes

Denominations

The Interest Only and Principal Only Classes \$100,000 minimum plus whole dollar increments
All other Classes (except the R and
RL Classes) \$1,000 minimum plus whole dollar increments

We will issue the R and RL Classes as a single Certificate (the "Combined Residual Certificate") with no principal balance.

Characteristics of Certificates. The Certificates (except the R and RL Classes) will be represented by one or more certificates (the "DTC Certificates") to be registered at all times in the name of the nominee of The Depository Trust Company ("DTC"), a New York-chartered limited purpose trust company, or any successor or depository selected or approved by us. We refer to the nominee of DTC as the "Holder" or "Certificateholder" of the DTC Certificates. DTC will maintain the DTC Certificates through its book-entry facilities. 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 the Certificates—Book-Entry Procedures" in this prospectus.

The holder of the Combined Residual Certificate will have the right to exchange the Combined Residual Certificate for two separate residual certificates (each, a "Separate Residual Certificate") relating to each of the R and RL Classes.

We will issue the Combined or any Separate Residual Certificate (a "Residual Certificate") in fully registered, certificated form. The "Holder" or "Certificateholder" of a Residual Certificate is its registered owner. A Residual 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 a Residual Certificate and may require payment to cover any tax or other governmental charge. In addition, the Combined Residual Certificate may be exchanged

for the Separate Residual Certificates at the corporate trust office of the Transfer Agent or at the office of the Transfer Agent in New York, New York.

The Holder of the R Class will receive the proceeds of any remaining assets of the Upper Tier REMIC 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. See "Description of the Certificates—Special Characteristics of the R and RL Classes" in this prospectus.

Fannie Mae Guaranty. We guarantee that we will pay to the Holders of Certificates:

- · required installments of principal and interest on the Certificates on time, and
- the remaining principal balance of each Class of Certificates no later than the Distribution Date in December 2045 for the Group 1 Classes, February 2046 for the Group 2 Classes and October 2045 for the Group 3 Class, whether or not we have received sufficient payments.

Our guaranty will **not** cover any Uncovered Prepayment Interest Shortfalls as described under the heading "Description of the Certificates—Interest Payments on the Certificates" in this prospectus. Our guaranty will **not** cover your receipt of 2-A-F1 or 2-A-F2 Net WAC Carryover Amounts. Investors will be entitled to receive 2-A-F1 and 2-A-F2 Net WAC Carryover Amounts only to the extent available as described under the heading "Description of the Certificates—Interest Payments on the Certificates" in this prospectus. Furthermore, our guaranty will **not** cover the failure to receive amounts due to the Holders of the 2-A-F1 and 2-A-F2 Classes under the Cap Corridor Contract and the Cap Contract described under the heading "Description of the Certificates—The Cap Corridor Contract and the Cap Contract" in this prospectus.

If we were unable to perform these guaranty obligations, Certificateholders would receive only the amounts paid or advanced and other recoveries on the Mortgage Loans and, in the case of the 2-A-F1 and 2-A-F2 Classes, amounts paid under the Cap Corridor Contract and the Cap Contract, respectively. If that happened, delinquencies and defaults on the Mortgage Loans would directly affect the amounts that Certificateholders would receive each month. Our guaranty is not backed by the full faith and credit of the United States.

Distribution Dates. We will make monthly payments on the 25th day of each calendar month, or the next business day if the 25th is not a business day. We refer to each such date as a "Distribution Date." We will make the first payments to Certificateholders in April 2006.

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 23rd calendar day of each month, we will publish a class factor (carried to eight decimal places) for each Class of Certificates. When the factor is multiplied by the original principal balance (or notional principal balance) of a Certificate of that Class, the product will equal the remaining principal balance (or notional principal balance) of that Certificate after taking into account payments on the Distribution Date in the same month.

Optional Termination by the Servicer. The Servicer may effect an early termination of the Trust as described under "The Trust Agreement—Termination" in this prospectus. We have no option to effect an early termination of the Lower Tier REMIC or the Trust. Further, we will not repurchase any of the Mortgage Loans in a "clean-up call."

THE MORTGAGE LOANS

General

We expect that the Trust will consist of approximately 7,843 Mortgage Loans having an aggregate principal balance of approximately \$611,370,414 as of the Issue Date. This aggregate amount may vary by plus or minus 5%. Fannie Mae, as purchaser, Countrywide Home Loans, Inc., as seller of the Mortgage Loans (the "Seller" or "Countrywide"), and Countrywide Home Loans Servicing LP ("Countrywide Servicing"), an affiliate of the Seller, as master servicer of the Mortgage Loans (the "Servicer"), will be parties to a sale and servicing agreement dated as of the Issue Date (the "Sale and Servicing Agreement").

The Mortgage Loans consist of three groups ("Loan Group 1," "Loan Group 2" and "Loan Group 3") of first lien, one- to four-family, fully amortizing loans. All of the Group 1 and Group 2 Loans bear fixed rates of interest. All of the Group 3 Loans bear adjustable rates of interest. All of the Mortgage Loans are FHA-insured or partially guaranteed by the VA or the RHS. Each Mortgage Loan is evidenced by a promissory note or similar evidence of indebtedness (a "Mortgage Note") that is secured by a first mortgage or deed of trust on a one- to four-family residential property. Each Mortgage Note requires the borrower to make monthly payments of principal and interest. We refer to the property that secures repayment of a Mortgage Loan as the "Mortgaged Property."

Each Mortgage Loan provides that the obligor on the related Mortgage Note (the "borrower") must make payments by a scheduled day of each month. This day is fixed at the time of origination. In addition, each Mortgage Loan provides that each borrower must pay interest on its outstanding principal balance at the rate specified or described in the related Mortgage Note (the "Mortgage Interest Rate"). Interest is calculated on the basis of a 360-day year consisting of twelve 30-day months. If a borrower makes a payment earlier or later than the scheduled due date, the amortization schedule will not change, nor will the relative application of such payment to principal and interest.

The information shown on Exhibit A summarizes certain assumed characteristics of the Mortgage Loans as of the Issue Date. The information in the tables is presented in aggregated form, on the basis of the characteristics specified in the tables, and does not reflect actual or assumed characteristics of any individual Mortgage Loan. The information in the tables does not give effect to prepayments received on the Mortgage Loans on or after the Issue Date.

Each of the Mortgage Loans was originated in accordance with the underwriting guidelines of FHA, VA or RHS, as the case may be. Generally, the regulations applicable to FHA loans permit borrowers to finance up to 97% of the outstanding principal balance of the purchase price, although certain special FHA loan programs permit borrowers to finance 100% of the purchase price plus closing costs. The VA loan programs generally permit borrowers to finance 100% of the purchase price plus closing costs. If closing costs are financed, then the related loan-to-value may exceed 100%.

Each Mortgage Loan was eligible to be included in a Ginnie Mae pool at the time of origination as permitted by the rules of the Government National Mortgage Association ("Ginnie Mae"). Substantially all the Mortgage Loans were previously pooled with Ginnie Mae and then purchased from Ginnie Mae pools when each such Mortgage Loan had a delinquency that was not cured for at least 90 days.

Certain of the Mortgage Loans to be transferred to the Trust are subject to arrearages arising from unreimbursed interest, principal and servicing advances made on or prior to the Issue Date. These arrearages will not be the property of the Trust and any collections of such arrearage amounts will be paid to the advancing party. Additionally, any arrearage amounts not paid as described above will be paid out of recoveries on the Mortgage Loans (including collections, insurance proceeds and

liquidation proceeds) prior to the deposit of any such recoveries into the Trust. The following table describes the arrearages with respect to the Mortgage Loans as of the Issue Date:

	No. of Mortgage Loans	Approximate Aggregate Principal Balance of Mortgage Loans	Approximate Aggregate Amount of Arrearages*
Group 1	3,502	\$228,265,054	\$2,942,707
Group 2	3,638	\$313,476,935	\$2,885,937
Group 3	703	\$ 69,628,425	\$ 601,180

The numbers representing the aggregate arrearage amounts are approximations only and are based on estimates that include (i) principal and interest payments on the related Mortgage Loans advanced by servicers on or prior to the Issue Date, plus (ii) the aggregate amount of outstanding servicing advances with respect to those loans as of the Issue Date. These estimates do not include certain related expenses incurred but not paid by servicers prior to the Issue Date that, if paid, would constitute servicing advances.

Group 1 Loans

The Group 1 Loans are fixed-rate mortgage loans. The following tables set forth certain information, as of the Issue Date, as to the Group 1 Loans. Annex 1 to this prospectus sets forth this information for each Subgroup of Group 1 Loans. References to "Principal Balance Outstanding" mean the aggregate of the Stated Principal Balances of the related Mortgage Loans as of the Issue Date. The sum of the percentage columns in the following tables may not equal 100% due to rounding.

The table immediately below shows the contractual delinquency rates of the Group 1 Loans. A Mortgage Loan is "contractually delinquent" as of the Issue Date if delinquencies that occurred at any time during the term of the loan have not been cured. As of the Issue Date, no Group 1 Loan was more than 180 days contractually delinquent. Neither the Servicer nor Fannie Mae has the right to repurchase a Mortgage Loan from the Trust based upon the Issue Date contractual delinquency of that loan. However, if at any time the aggregate principal balance of the Group 1 Loans that are 90 days or more delinquent (the "90+ Delinquent Group 1 Loans") exceeds 49.00% of the aggregate principal balance of the Group 1 Loans, the Seller is required to repurchase from the Trust a sufficient amount of 90+ Delinquent Group 1 Loans to reduce the aggregate principal balance of 90+ Delinquent Group 1 Loans to 49.00% or less of the aggregate principal balance of the Group 1 Loans (but not less than 45.00%).

Contractual Delinquency

Contractual Delinquency (Days)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0	1,113	\$ 67,977,518	29.78%	7.934%	263	88
30	1,261	82,413,902	36.10	7.882	267	84
60	452	29,798,890	13.05	7.824	269	83
90	308	20,975,732	9.19	7.707	273	80
120-180	368	27,099,012	11.87	7.471	287	66
Total	3,502	\$228,265,054	100.00%			

Issue Date Mortgage Loan Principal Balances (1)

Issue Date Mortgage Loan Principal Balances(\$)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0.01- 25,000.00	208	\$ 3,546,995	1.55%	8.961%	137	168
25,000.01- 50,000.00	1,031	40,554,527	17.77	8.227	233	113
50,000.01- 75,000.00	1,197	74,011,625	32.42	7.794	268	85
75,000.01-100,000.00	614	52,814,994	23.14	7.699	281	73
100,000.01-150,000.00	382	45,113,561	19.76	7.638	291	64
150,000.01-200,000.00	62	10,407,582	4.56	7.512	300	56
200,000.01-250,000.00	7	1,525,838	0.67	7.967	321	38
250,000.01-300,000.00	1	289,933	0.13	8.000	309	50
Total	3,502	\$228,265,054	100.00%			

⁽¹⁾ As of the Issue Date, the average principal balance for the Group 1 Loans is expected to be approximately \$65,181.

Mortgage Interest Rates (1)

Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
5.501- 6.000	2	\$ 191,933	0.08%	5.946%	332	28
6.001- 6.500	23	1,968,031	0.86	6.449	318	34
6.501- 7.000	495	38,455,257	16.85	6.991	289	61
7.001- 7.500	808	60,006,399	26.29	7.330	286	68
7.501- 8.000	998	64,335,218	28.18	7.896	266	86
8.001- 8.500	672	38,798,944	17.00	8.428	254	97
8.501- 9.000	271	15,481,743	6.78	8.908	255	96
9.001- 9.500	107	4,932,010	2.16	9.461	201	149
9.501-10.000	50	1,866,315	0.82	9.973	160	193
10.001-10.500	26	886,578	0.39	10.500	141	207
10.501-11.000	10	371,491	0.16	11.000	128	214
11.001-11.500	11	304,623	0.13	11.500	102	251
11.501-12.000	10	250,030	0.11	11.986	94	259
12.001-12.500	7	193,938	0.08	12.500	98	254
12.501-13.000	3	54,552	0.02	13.000	85	269
13.001-13.500	4	67,445	0.03	13.500	68	284
13.501-14.000	2	28,179	0.01	14.000	74	286
15.001-15.500	2	46,317	0.02	15.500	65	293
15.501-16.010	1	26,053	0.01	17.500	61	293
Total	3,502	\$228,265,054	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Group 1 Loans is expected to be approximately 7.825 %.

Original Terms to Stated Maturity (1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	1	\$ 8,758	0.00%	7.000%	18	90
151–180	78	1,976,321	0.87	7.758	82	95
211-240	45	2,473,451	1.08	7.655	176	63
241-270	5	332,547	0.15	8.358	235	12
271-300	21	1,262,476	0.55	7.873	228	65
301–360	3,352	222,211,502	97.35	7.826	272	83
Total	3,502	\$228,265,054	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Group 1 Loans is expected to be approximately 356 months.

Remaining Terms to Stated Maturity (1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	194	\$ 4,386,594	1.92%	9.449%	85	184
121-150	122	4,465,111	1.96	9.051	133	203
151–180	119	5,334,648	2.34	8.738	168	163
181-210	268	13,063,235	5.72	8.033	197	142
211-240	354	20,049,783	8.78	8.063	227	121
241-270	641	41,200,804	18.05	7.817	258	96
271-300	1,020	72,659,166	31.83	7.982	286	69
301-360	784	67,105,713	29.40	7.288	313	46
Total	3,502	\$228,265,054	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Group 1 Loans is expected to be approximately 269 months.

Mortgage Loan Ages (1)

Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	41	\$ 3,859,529	1.69%	7.460%	318	9
15- 24	36	3,650,238	1.60	6.983	327	19
25- 36	34	3,245,928	1.42	6.922	328	29
37- 60	899	72,268,238	31.66	7.363	303	50
61–120	1656	109,571,534	48.00	7.973	268	84
121–180	559	26,706,895	11.70	8.139	204	145
181–240	207	7,782,111	3.41	9.289	141	212
241-320	47	1,056,130	0.46	12.181	88	266
321-360	23	124,452	0.05	9.224	27	330
Total	3,502	\$228,265,054	$\underline{100.00}\%$			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Group 1 Loans is expected to be approximately 83 months.

Geographic Distribution of Mortgaged Properties

State	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Texas	587	\$ 34,528,491	15.13%	7.859%	261	85
Georgia	222	16,798,014	7.36	7.832	271	82
Florida	226	14,433,413	6.32	7.908	264	87
Louisiana	214	13,060,211	5.72	7.553	266	86
New York	163	11,118,171	4.87	8.161	267	85
Michigan	131	9,682,373	4.24	7.766	294	61
Tennessee	151	9,603,534	4.21	7.893	266	90
Indiana	128	8,974,371	3.93	7.811	281	74
Ohio	152	8,860,625	3.88	7.709	260	94
Alabama	142	7,899,433	3.46	7.800	261	93
Other	1,386	93,306,417	40.88	7.810	271	81
Total	3,502	\$228,265,054	100.00%			

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
FHA	2,752	\$179,382,133	78.59%	7.814%	271	81
VA	468	30,899,720	13.54	7.827	251	100
RHS	282	17,983,202	7.88	7.928	282	74
Total	3,502	\$228,265,054	100.00%			

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 1 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Not in Bankruptcy	3,159	\$206,050,734	90.27%	7.809%	270	82
In Bankruptcy	343	22,214,321	9.73	7.975	263	91
Total	3,502	\$228,265,054	100.00%			

Group 2 Loans

The Group 2 Loans are fixed-rate mortgage loans. The following tables set forth certain information, as of the Issue Date, as to the Group 2 Loans. References to "Principal Balance Outstanding" mean the aggregate of the Stated Principal Balances of the related Mortgage Loans as of the Issue Date. The sum of the percentage columns in the following tables may not equal 100% due to rounding.

The table immediately below shows the contractual delinquency rates of the Group 2 Loans. A Mortgage Loan is "contractually delinquent" as of the Issue Date if delinquencies that occurred at any time during the term of the loan have not been cured. Neither the Servicer nor Fannie Mae has the right to repurchase a Mortgage Loan from the Trust based upon the Issue Date contractual delinquency of that loan.

Contractual Delinquency

Contractual Delinquency (Days)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)	Balance- Weighted # of Payments Last 3 Months	Balance- Weighted # of Payments Last 6 Months
0	. 1,388	\$120,754,427	38.52%	6.739%	303	49	4.6	7.1
30	. 1,158	98,307,588	31.36	6.833	296	55	3.5	5.9
60	. 469	39,077,583	12.47	6.786	298	51	2.9	5.1
90	. 360	32,222,504	10.28	6.690	310	43	2.2	4.4
120 or more	. 263	23,114,833	7.37	6.741	307	47	3.0	4.9
Total	. <u>3,638</u>	\$313,476,935	100.00%					

Number of Payments Made in Last 3 Months (1)

Number of Payments Made in Last 3 Months	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)	Balance- Weighted # of Payments Last 3 Months	Balance- Weighted # of Payments Last 6 Months
1	. 234	\$ 21,881,744	6.98%	6.744%	306	42	1.0	3.7
2	. 522	45,204,185	14.42	6.843	298	52	2.0	4.5
3 or more	. 2,882	246,391,007	78.60	6.758	301	51	4.2	6.5
Total	. 3,638	\$313,476,935	$\underline{100.00}\%$					

⁽¹⁾ As of the Issue Date, the balance weighted number of payments on the Group 2 Loans (based on their Issue Date Principal Balances) made in the last three months is approximately 3.0 payments.

Number of Payments Made in Last 6 Months (1)

Number of Payments Made in Last 6 Months	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)	Balance- Weighted # of Payments Last 3 Months	Balance- Weighted # of Payments Last 6 Months
3	. 239	\$ 20,649,490	6.59%	6.706%	307	42	1.6	3.0
4	. 427	38,181,778	12.18	6.803	302	47	2.2	4.0
5	. 833	71,448,727	22.79	6.876	296	55	3.0	5.0
6 or more	. 2,139	183,196,940	58.44	6.728	302	50	4.4	7.2
Total	. 3,638	\$313,476,935	100.00%					

⁽¹⁾ As of the Issue Date, the balance weighted number of payments made on the Group 2 Loans (based on their Issue Date Principal Balances) made in the last six months is approximately 5.3 payments.

Issue Date Mortgage Loan Principal Balances (1)

Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
27	\$ 485,302	0.15%	7.130%	172	100
475	19,445,540	6.20	6.950	268	74
1,125	71,053,562	22.67	6.868	290	61
975	84,530,801	26.97	6.791	300	52
829	99,927,650	31.88	6.715	309	43
167	27,993,123	8.93	6.627	320	36
24	5,310,675	1.69	6.542	328	28
11	2,963,337	0.95	6.417	331	27
5	1,766,947	0.56	6.350	341	19
3,638	\$313,476,935	100.00%			
	27 475 1,125 975 829 167 24 11	Mortgage Loans Balance Outstanding 27 \$ 485,302 475 19,445,540 1,125 71,053,562 975 84,530,801 829 99,927,650 167 27,993,123 24 5,310,675 11 2,963,337 5 1,766,947	Number of Mortgage Loans Principal Balance Outstanding Principal Balance of Group 2 Loans 27 \$ 485,302 0.15% 475 19,445,540 6.20 1,125 71,053,562 22.67 975 84,530,801 26.97 829 99,927,650 31.88 167 27,993,123 8.93 24 5,310,675 1.69 11 2,963,337 0.95 5 1,766,947 0.56	Number of Mortgage Loans Principal Balance Outstanding Principal Balance of Group 2 Loans Average Mortgage Interest Rate 27 \$ 485,302 0.15% 7.130% 475 19,445,540 6.20 6.950 1,125 71,053,562 22.67 6.868 975 84,530,801 26.97 6.791 829 99,927,650 31.88 6.715 167 27,993,123 8.93 6.627 24 5,310,675 1.69 6.542 11 2,963,337 0.95 6.417 5 1,766,947 0.56 6.350	Number of Mortgage Loans Principal Balance Outstanding Principal Balance of Group 2 Loans Average Mortgage Interest Rate WAM (months) 27 \$ 485,302 0.15% 7.130% 172 475 19,445,540 6.20 6.950 268 1,125 71,053,562 22.67 6.868 290 975 84,530,801 26.97 6.791 300 829 99,927,650 31.88 6.715 309 167 27,993,123 8.93 6.627 320 24 5,310,675 1.69 6.542 328 11 2,963,337 0.95 6.417 331 5 1,766,947 0.56 6.350 341

⁽¹⁾ As of the Issue Date, the average principal balance for the Group 2 Loans is expected to be approximately \$86,167.

Mortgage Interest Rates (1)

Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Less than or equal to 5.500	17	\$ 2,359,071	0.75%	5.365%	331	22
5.501-6.000	172	17,454,563	5.57	5.966	313	34
6.001-6.500	1,269	119,456,605	38.11	6.434	312	38
6.501-7.000	1,282	106,160,571	33.87	6.868	299	54
7.001-7.500	852	65,027,381	20.74	7.443	281	72
7.501-8.000	45	2,924,086	0.93	7.826	276	72
8.001-8.500	1	94,659	0.03	8.250	247	109
Total	3,638	\$313,476,935	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Group 2 Loans is expected to be approximately 6.770%.

Original Terms to Stated Maturity(1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	3	\$ 133,064	0.04%	6.041%	107	13
151–180	70	3,795,724	1.21	6.576	123	56
181-210	1	52,031	0.02	6.500	156	48
211-240	63	5,262,416	1.68	6.634	206	34
241-270	8	600,801	0.19	6.651	243	13
271-300	52	4,512,407	1.44	6.708	264	30
301–360	3,441	299,120,492	95.42	6.776	306	51
Total	3,638	\$313,476,935	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Group 2 Loans is expected to be approximately 354 months.

Remaining Terms to Stated Maturity (1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	38	\$ 1,332,605	0.43%	6.916%	90	89
121-150	41	2,709,704	0.86	6.516	134	54
151–180	15	882,550	0.28	6.752	165	71
181-210	100	6,132,036	1.96	7.214	202	112
211-240	161	11,348,948	3.62	7.006	225	92
241–270	409	28,022,287	8.94	6.982	261	89
271-300	665	50,679,740	16.17	6.974	284	68
301-360	2,209	212,369,065	67.75	6.670	321	37
Total	3,638	\$313,476,935	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Group 2 Loans is expected to be approximately 301 months.

Mortgage Loan Ages (1)

Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	226	\$ 24,040,496	7.67%	6.415%	328	9
15- 24	312	32,555,960	10.39	6.465	333	19
25- 36	359	36,313,134	11.58	6.420	323	30
37- 60	1,628	144,976,937	46.25	6.850	305	48
61-120	958	66,725,507	21.29	6.986	267	86
121-180	153	8,794,901	2.81	7.333	209	143
181-240	2	70,002	0.02	7.116	144	216
Total	3,638	\$313,476,935	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Group 2 Loans is expected to be approximately 51 months.

Geographic Distribution of Mortgaged Properties

State	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)	Balance– Weighted # of Payments Last 3 Months	Balance– Weighted # of Payments Last 6 Months
Texas	. 570	\$ 47,660,346	15.20%	6.750%	297	47	3.4	5.6
Ohio	. 262	21,593,072	6.89	6.703	301	53	4.0	6.5
Georgia	. 184	18,467,399	5.89	6.837	303	52	3.6	6.0
Indiana	. 228	18,129,585	5.78	6.678	307	48	3.9	6.3
Florida	. 218	17,531,873	5.59	6.853	297	56	3.6	6.1
Louisiana	. 194	12,901,336	4.12	6.774	283	69	3.7	6.1
Illinois	. 126	12,603,188	4.02	6.767	308	43	3.3	5.6
Michigan	. 142	12,447,274	3.97	6.836	317	38	3.7	5.8
New York	. 113	10,708,918	3.42	6.963	294	50	3.9	6.7
North Carolina	. 115	9,962,316	3.18	6.791	299	54	3.5	6.1
Other	. 1,486	131,471,627	41.94	6.756	303	51	3.7	6.1
Total	. 3,638	\$313,476,935	100.00%					

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)	Balance- Weighted # of Payments Last 3 Months	Balance- Weighted # of Payments Last 6 Months
FHA	. 3,026	\$261,228,242	83.33%	6.756%	304	48	3.65	6.06
VA	. 451	41,022,395	13.09	6.753	288	63	3.75	6.05
RHS	. 161	11,226,298	3.58	7.157	291	66	3.41	5.77
Total	. 3,638	\$313,476,935	$\underline{100.00}\%$					

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 2 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)	Balance- Weighted # of Payments Last 3 Months	Balance- Weighted # of Payments Last 6 Months
Not in Bankruptcy	. 3,269	\$283,883,682	90.56%	6.767%	302	50	3.64	5.97
In Bankruptcy	. 369	29,593,253	9.44	6.795	295	59	3.74	6.75
Total	. 3,638	\$313,476,935	100.00%					

Group 3 Loans

Each Group 3 Loan has a Mortgage Interest Rate which is subject to adjustment on the dates (each such date, an "Interest Adjustment Date") specified in the related Mortgage Note to equal the sum of the index, which is the weekly average yield on United States Treasury securities adjusted to a constant maturity of one year ("1 Year CMT") plus a fixed percentage amount specified in the Mortgage Note (the "Interest Rate Margin"), subject to the limitations described in this paragraph. Generally, the index value used will be the value most recently published 30 days prior to the applicable Interest Adjustment Date. The Mortgage Interest Rate on each Group 3 Loan will not increase or decrease by more than 1.00% (the "Mortgage Interest Rate Periodic Cap") on any Interest Adjustment Date. The Mortgage Interest Rate on each Group 3 Loan over its life will not exceed a specified maximum mortgage interest rate over the life of that Mortgage Loan (the "Mortgage Interest Rate Life Cap") or be less than (x) a minimum Mortgage Interest Rate specified in the Mortgage Note, if any, or (y) the applicable Interest Rate Margin (the "Mortgage Interest Rate Life Floor").

The following tables set forth certain information, as of the Issue Date, as to the Group 3 Loans. References to "Principal Balance Outstanding" mean the aggregate of the Stated Principal Balances of the related Mortgage Loans as of the Issue Date. The sum of the percentage columns in the following tables may not equal 100% due to rounding.

The table immediately below shows the contractual delinquency rates of the Group 3 Loans. A Mortgage Loan is "contractually delinquent" as of the Issue Date if delinquencies that occurred at any time during the term of the loan have not been cured. As of the Issue Date, no Group 3 Loan was more than 180 days contractually delinquent. Neither the Servicer nor Fannie Mae has the right to repurchase a Mortgage Loan from the Trust based upon the Issue Date contractual delinquency of that loan. However, if at any time the aggregate principal balance of the Group 3 Loans that are 90 days or more delinquent (the "90+ Delinquent Group 3 Loans") exceeds 49.00% of the aggregate principal balance of the Group 3 Loans, the Seller is required to repurchase from the Trust a sufficient amount of 90+ Delinquent Group 3 Loans to reduce the aggregate principal balance of 90+ Delinquent Group 3 Loans to 49.00% or less of the aggregate principal balance of the Group 3 Loans (but not less than 45.00%).

Contractual Delinquency

Contractual Delinquency (Days)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0	287	\$28,717,063	41.24%	5.681%	302	58
30	181	16,533,993	23.75	5.796	291	69
60	87	8,394,461	12.06	5.642	286	74
90	78	8,731,011	12.54	5.889	316	44
120-180	70	7,251,896	10.42	5.760	307	53
Total	703	\$69,628,425	100.00%			

Issue Date Mortgage Loan Principal Balance (1)

Issue Date Mortgage Loan Principal Balances(\$)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0.01- 25,000.00	3	\$ 61,400	0.09%	6.134%	218	142
25,000.01- 50,000.00	67	2,794,319	4.01	5.596	226	134
50,000.01- 75,000.00	167	10,414,937	14.96	5.718	266	94
75,000.01-100,000.00	168	14,491,571	20.81	5.830	285	75
100,000.01-150,000.00	201	24,216,892	34.78	5.764	311	49
150,000.01-200,000.00	77	13,181,909	18.93	5.604	326	34
200,000.01-250,000.00	18	3,926,239	5.64	5.858	329	31
250,000.01-300,000.00	2	541,158	0.78	5.531	337	23
Total	703	\$69,628,425	100.00%			

⁽¹⁾ As of the Issue Date, the average principal balance for the Group 3 Loans is expected to be approximately \$99,045.

Current Mortgage Interest Rates (1)

Current Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Less than or equal to 5.500	213	\$21,389,236	30.72%	5.081%	297	63
5.501-6.000	318	31,490,336	45.23	5.739	301	59
6.001-6.500	105	9,303,356	13.36	6.284	291	69
6.501-7.000	34	3,971,099	5.70	6.773	312	48
7.001-7.500	33	3,474,398	4.99	7.125	308	52
Total	703	\$69,628,425	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average current mortgage interest rate of the Group 3 Loans is expected to be approximately 5.490%.

Original Terms to Maturity (1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
301–360	703	\$69,628,425	100.00%	5.738%	299	61
Total	703	\$69,628,425	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Group 3 Loans is expected to be approximately 360 months.

Remaining Terms to Maturity (1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
121-150	7	\$ 237,022	0.34%	5.359%	137	223
181-210	43	2,571,614	3.69	5.300	200	160
211-240	85	5,844,337	8.39	5.535	225	135
241-270	104	7,480,861	10.74	5.966	254	106
271-300	96	8,593,055	12.34	5.820	284	76
301–360	368	44,901,536	64.49	5.738	326	34
Total	703	\$69,628,425	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Group 3 Loans is expected to be approximately 299 months.

Mortgage Loan Ages (1)

Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	20	\$ 2,750,364	3.95%	4.620%	350	10
15- 24	70	9,962,344	14.31	5.684	340	20
25- 36	99	11,569,280	16.62	5.883	331	29
37- 60	180	20,744,311	29.79	5.830	313	47
61–120	201	16,248,801	23.34	5.885	270	90
121–180	126	8,116,303	11.66	5.457	217	143
181-240	7	237,022	0.34	5.359	137	223
Total	703	\$69,628,425	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Group 3 Loans is expected to be approximately 61 months.

Mortgage Interest Rate Life Caps (1)

Mortgage Interest Rate Life Caps(%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
8.001- 8.500	5	\$ 808,801	1.16%	4.440%	340	20
8.501- 9.000	34	4,363,352	6.27	5.389	332	28
9.001- 9.500	75	9,220,781	13.24	5.728	332	28
9.501-10.000	131	16,375,720	23.52	5.759	325	35
10.001-10.500	140	13,482,933	19.36	5.775	298	62
10.501-11.000	100	9,066,906	13.02	5.837	283	77
11.001-11.500	95	7,143,216	10.26	5.832	257	103
11.501-12.000	56	4,389,413	6.30	5.842	264	96
12.001-12.500	48	3,586,839	5.15	5.706	251	109
12.501-13.000	14	1,011,225	1.45	5.615	240	120
13.001-13.500	1	55,748	0.08	6.375	225	135
14.001–15.000	4	123,491	0.18	5.662	142	218
Total	703	\$69,628,425	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate life cap of the Group 3 Loans is expected to be approximately 10.454%.

Mortgage Interest Rate Life Floors (1) (2)

Mortgage Interest Rate Life Floors (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1.501-2.000	101	\$ 7,813,197	11.22%	5.244%	256	104
2.001-2.500	138	14,702,811	21.12	5.511	319	41
2.501-3.000	456	46,715,899	67.09	5.895	301	59
3.001-3.500	1	55,748	0.08	6.375	225	135
3.501-4.000	3	217,279	0.31	4.880	307	53
4.001-4.500	4	123,491	0.18	5.662	142	218
Total	703	\$69,628,425	100.00%			

Next Interest Rate Adjustment Dates

Next Interest Rate Adjustment Dates	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
April 1, 2006	68	\$ 5,713,662	8.21%	5.096%	281	79
July 1, 2006	100	8,957,232	12.86	5.428	285	75
August 1, 2006	48	5,559,743	7.98	5.493	313	47
September 1, 2006	1	70,587	0.10	5.875	318	42
October 1, 2006	144	13,761,248	19.76	5.603	295	65
November 1, 2006	90	10,207,123	14.66	5.938	310	50
January 1, 2007	157	14,253,125	20.47	6.088	294	66
March 1, 2007	2	303,592	0.44	4.718	337	23
May 1, 2006	45	5,530,150	7.94	5.256	316	44
February 1, 2007	48	5,271,963	7.57	6.800	316	44
Total	703	\$69,628,425	$\underline{100.00}\%$			

Mortgage Interest Rate Margins (1)

Mortgage Interest Rate Margins (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Less than or equal to 2.00	131	\$ 9,573,930	13.75%	5.278%	249	111
2.001-2.500	122	13,793,321	19.81	5.519	326	34
2.501-3.000	448	46,149,969	66.28	5.900	302	58
3.001-3.500	2	111,205	0.16	5.122	263	97
Total	703	\$69,628,425	$\underline{100.00}\%$			

⁽¹⁾ As of the Issue Date, the weighted average Mortgage Interest Rate Margin of the Group 3 Loans is expected to be approximately 2.556%.

The Mortgage Interest Rate Life Floor is equal to the greater of (x) the minimum Mortgage Interest Rate specified in the Mortgage Note, if any, or (y) the applicable Mortgage Interest Rate Margin.
 As of the Issue Date, the weighted average Mortgage Interest Rate Life Floor of the Group 3 Loans is expected to be approximately 2.579%, the minimum Mortgage Interest Rate Life Floor of the Group 3 Loans is expected to be approximately 1.750% and the maximum Mortgage Interest Rate Life Floor is expected to be approximately 4.500%.

Mortgage Interest Rate Periodic Cap

Mortgage Interest Rate Periodic Cap(%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Average Mortgage Interest Rate	WAM (months)	Average Mortgage Loan Age (months)
1	703	\$69,628,425	100.00%	5.738%	299	61
Total	703	\$69,628,425	$\underline{100.00}\%$			

Geographic Distribution of Mortgaged Properties

State	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Georgia	64	\$ 6,490,015	9.32%	5.797%	307	53
Illinois	61	6,392,034	9.18	5.697	304	56
Colorado	42	6,287,419	9.03	5.630	321	39
Michigan	43	4,197,402	6.03	5.787	314	46
Indiana	37	3,258,304	4.68	5.895	289	71
California	26	3,256,373	4.68	5.720	292	68
Ohio	37	3,250,698	4.67	5.603	306	54
New York	28	3,209,609	4.61	5.665	285	75
Maryland	32	3,209,263	4.61	5.762	269	91
Florida	35	2,820,531	4.05	5.848	305	55
Other	298	27,256,777	39.15	5.744	296	64
Total	703	\$69,628,425	100.00%			

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
FHA	681	\$67,870,647	97.48%	5.748%	301	59
VA	22	1,757,778	2.52	5.334	242	118
Total	703	\$69,628,425	100.00%			

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Group 3 Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Not in Bankruptcy	617	\$62,451,099	89.69%	5.739%	302	58
In Bankruptcy	86	7,177,326	10.31	5.731	278	82
Total	703	\$69,628,425	$\overline{100.00}\%$			

FANNIE MAE MORTGAGE PURCHASE PROGRAM

We summarize below certain aspects of our program for purchasing residential mortgage loans for inclusion in a given pool. We may grant exceptions to the requirements of the program for a particular transaction. In several instances, the characteristics of the Mortgage Loans included in the Trust do not match the criteria described below. For more specific details regarding the Mortgage Loans included in the Trust see "The Mortgage Loans—General" above.

The mortgage loans we purchase must meet standards required by the law under which we were chartered, which we refer to as the Charter Act. These standards require that the mortgage loans be, in our judgment, of a quality, type and class consistent with the purchase standards imposed by private institutional mortgage investors. Consistent with those requirements, and with the purposes for which we were chartered, we establish eligibility criteria and policies for the mortgage loans we purchase, for the sellers from which we purchase loans, and for the servicers that service our mortgage loans.

Selling and Servicing Guides

Our eligibility criteria and policies, summarized below, are set forth in our Selling and Servicing Guides and updates and amendments to these Guides. We amend our Guides and our eligibility criteria and policies from time to time. This means it is possible that not all the mortgage loans in a particular pool will be subject to the same eligibility standards. It also means that the standards described in the Guides may not be the same as the standards that applied when loans in a particular pool were originated. We may also waive or modify our eligibility and loan underwriting requirements or policies when we purchase mortgage loans.

Mortgage Loan Eligibility Standards—Government Insured Loans

Dollar Limitations

The Charter Act sets no maximum dollar limitations on the loans that we can purchase if the loans are government loans.

The maximum loan amount for FHA-insured single-family mortgage loans is established by statute. As of January 2006, the basic maximum loan amount for most FHA-insured single-family mortgage loans is \$200,160 for a one-unit dwelling, \$256,248 for a two-unit dwelling, \$309,744 for a three-unit dwelling, and \$384,936 for a four-unit dwelling. In high-cost areas, as designated by HUD/FHA, the maximum loan amount may be increased up to \$362,790 for a one-unit dwelling, \$464,449 for a two-unit dwelling, \$561,411 for a three-unit dwelling, and \$697,696 for a four-unit dwelling. In addition, the maximum loan amount for FHA-insured mortgages secured by property located in Alaska, Guam, Hawaii, and the Virgin Islands may be adjusted up to 150% of HUD/FHA's high-cost area limits. We purchase FHA mortgages up to the maximum original principal amount that the FHA will insure for the area in which the property is located.

The VA does not establish a maximum loan amount for VA guaranteed loans secured by single-family one- to four-unit properties. We will purchase VA mortgages up to our current maximum original principal amount for conforming loans secured by similar one- to four-unit properties.

The RHS has no maximum dollar limit for loans it guarantees. We will purchase RHS mortgages up to our current maximum original principal amount for conforming loans secured by similar one- to four-unit properties.

Loan-to-Value Ratios

The maximum loan-to-value ratio for FHA-insured and VA-guaranteed mortgage loans we purchase is the maximum established by the FHA or VA for the particular program under which the mortgage was insured or guaranteed.

The maximum loan-to-value ratio for RHS mortgage loans we purchase is 100%. The value used in calculating the loan-to-value ratio is the appraised value of the related mortgaged property, even if that appraised value exceeds the purchase price of the property.

Underwriting Guidelines

FHA-insured, VA-guaranteed and RHS-guaranteed mortgage loans that we purchase must be originated in accordance with the applicable requirements and underwriting standards of the agency

providing the insurance or guaranty. Each insured or guaranteed loan that we purchase must have in effect a valid mortgage insurance certificate or loan guaranty certificate. In the case of VA loans, the unguaranteed portion of the VA loan amount cannot be greater than 75% of the purchase price of the property or 75% of the VA's valuation estimate, whichever is less.

DESCRIPTION OF THE CERTIFICATES

Book-Entry Procedures

DTC. DTC is a limited-purpose trust company organized under the laws of the State of New York and is a member of the U.S. Federal Reserve System, a "clearing corporation" within the meaning of the New York Uniform Commercial Code and a "clearing agency" registered under Section 17A of the Securities Exchange Act of 1934, as amended. DTC holds securities for DTC participants and facilitates the clearance and settlement of transactions between DTC participants through electronic book-entry changes to accounts of DTC participants.

Title to DTC Certificates. The DTC Certificates will be registered at all times in the name of the nominee of DTC. Under its normal procedures, DTC will record the amount of Certificates held by each firm which participates in the book-entry system of DTC (each, a "DTC Participant"), whether held for its own account or on behalf of another person. Initially, we will act as paying agent for the Certificates. In addition, US Bank will perform certain administrative functions in connection with the Certificates.

A "beneficial owner" or an "investor" is anyone who acquires a beneficial ownership interest in the DTC Certificates. As an investor, you will not receive a physical certificate. Instead, your interest will be recorded on the records of the brokerage firm, bank, thrift institution or other financial intermediary (a "financial intermediary") that maintains an account for you. In turn, the record ownership of the financial intermediary that holds your DTC Certificates will be recorded by DTC. If the intermediary is not a DTC Participant, the record ownership of the intermediary will be recorded by a DTC Participant acting on its behalf. Therefore, you must rely on these various arrangements to transfer your beneficial ownership interest in the DTC Certificates only under the procedures of your financial intermediary and of DTC Participants. In general, ownership of DTC Certificates will be subject to the prevailing rules, regulations and procedures governing the DTC and DTC Participants.

Method of Payment. We will direct payments on the DTC Certificates to DTC in immediately available funds. In turn, DTC will credit the payments to the accounts of the appropriate DTC Participants, in accordance with the DTC's procedures. These procedures currently provide for payments made in same-day funds to be settled through the New York Clearing House. DTC Participants and financial intermediaries will direct the payments to the investors in DTC Certificates that they represent.

Interest Payments on the Certificates

Categories of Classes—Interest. For the purpose of interest payments, the Classes will be categorized as follows:

Interest Type*	Classes
Group 1 Classes	
Fixed Rate	1-A-1, 1-A-2, 1-A-3 and 1-A-4
Weighted Average Coupon	1-A-IO
Interest Only	1-A-IO
Principal Only	1-A-PO
Available Funds	1-A-1, 1-A-2, 1-A-3, 1-A-4 and 1-A-IO

Interest Type*	$\underline{\text{Classes}}$
Group 2 Classes	
Floating Rate	2-A-F1 and 2-A-F2
Inverse Floating Rate	2-A-S
Interest Only	2-A-S
Available Funds	2-A-F1, 2-A-F2 and 2-A-S
No Payment Residual	R and RL
Group 3 Class	
Weighted Average Coupon	3-A
Available Funds	3-A

^{*} See "—Class Definitions and Abbreviations" below.

Interest Calculation. We will pay interest on the Certificates at the applicable annual interest rates shown on the cover or described in this prospectus. We will calculate interest based on a 360-day year consisting of twelve 30-day months. We will pay interest monthly on each Distribution Date, beginning in April 2006.

Interest to be paid on each Certificate on each Distribution Date will consist of one month's interest on the outstanding principal balance of that Certificate immediately prior to that Distribution Date *less* the amount of any Uncovered Prepayment Interest Shortfalls allocated to that Certificate. See "—*Uncovered Prepayment Interest Shortfalls*" below.

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

Classes	Interest Accrual Period
The Fixed Rate Classes and the 1-A-IO and 3-A Classes (collectively, the "Delay Classes")	Calendar month preceding the month in which the Distribution Date occurs
The 2-A-F1, 2-A-F2 and 2-A-S Classes	One-month period beginning on the 25th day of the month preceding the month in which the Distribution Date occurs

The Dealer will treat the 1-A-PO Class as a Delay Class solely for the purpose of facilitating trading.

Notional Classes. The 1-A-IO and 2-A-S Classes will be Notional Classes. The Notional Classes will not have principal balances. The notional principal balances of the Notional Classes will be calculated as specified under "Reference Sheet—Notional Classes" in this prospectus.

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

The 1-A-IO Class. On each Distribution Date, we will pay interest on the 1-A-IO Class at its annual rate equal to the *product* of:

• the Net WAC of the Category 1e Loans for the related Distribution Date minus 8.0%

multiplied by

• a fraction, the numerator of which is the aggregate Stated Principal Balance of the Category 1e Loans as of the first day of the month immediately preceding the month in which that Distribution Date occurs, and the denominator of which is the principal balance of the 1-A-4 Class on that date (before giving effect to principal payments made on that date).

The 2-A-F1 Class. On each Distribution Date, we will pay interest on the 2-A-F1 Class in an amount (the "2-A-F1 Class Current Interest Amount") equal to one month's interest at an annual rate equal to the *least* of

- the *sum* of One-Month LIBOR (calculated as described below under "—Calculation of One-Month LIBOR") *plus* 22 basis points,
- 9.50% (the "2-A-F1 Class Maximum Rate") and
- the Net WAC of the Group 2 Loans for the related Distribution Date.

In addition, on each Distribution Date we will pay to the 2-A-F1 Class an amount up to the 2-A-F1 Class Net WAC Carryover Amount (defined below), if any, for that Distribution Date from proceeds received in respect of the Cap Corridor Contract described under "—The Cap Corridor Contract and the Cap Contract—The Cap Corridor Contract (2-A-F1 Class)" in this prospectus.

The "2-A-F1 Class Net WAC Carryover Amount" means, with respect to the 2-A-F1 Class and any Distribution Date, the *sum* of

• the excess of the amount of interest that the 2-A-F1 Class would have been entitled to receive had the interest rate for the 2-A-F1 Class not been calculated based on the Net WAC of the Group 2 Loans for that Distribution Date (but in no event at a rate greater than the 2-A-F1 Class Maximum Rate) over the 2-A-F1 Class Current Interest Amount for that Distribution Date

plus

• the unpaid portion of any such excess from prior Distribution Dates (and interest thereon at the then current interest rate for the 2-A-F1 Class, without giving effect to the Net WAC of the Group 2 Loans for that Distribution Date but not in excess of the 2-A-F1 Class Maximum Rate).

The 2-A-F2 Class. On each Distribution Date, we will pay interest on the 2-A-F2 Class in an amount (the "2-A-F2 Class Current Interest Amount") equal to one month's interest at an annual rate equal to the *lesser* of

- the *sum* of One-Month LIBOR (calculated as described below under "—Calculation of One-Month LIBOR") *plus* 19 basis points and
- the Net WAC of the Group 2 Loans for the related Distribution Date.

In addition, on each Distribution Date we will pay to the 2-A-F2 Class an amount up to the 2-A-F2 Class Net WAC Carryover Amount (defined below), if any, for that Distribution Date from proceeds received in respect of the Cap Contract described under "—The Cap Corridor Contract and the Cap Contract—The Cap Contract (2-A-F2 Class)" in this prospectus.

The "2-A-F2 Class Net WAC Carryover Amount" means, with respect to the 2-A-F2 Class and any Distribution Date, the sum of

• the excess of the amount of interest that the 2-A-F2 Class would have been entitled to receive had the interest rate for the 2-A-F2 Class not been calculated based on the Net WAC of the Group 2 Loans for that Distribution Date over the 2-A-F2 Class Current Interest Amount for that Distribution Date

plus

• the unpaid portion of any such excess from prior Distribution Dates (and interest thereon at the then current interest rate for the 2-A-F2 Class, without giving effect to the Net WAC of the Group 2 Loans for that Distribution Date).

The 2-A-S Class. On each Distribution Date, we will pay interest on the 2-A-S Class at an annual rate equal to the sum of:

• the *product* of

the excess, if any, of the Net WAC of the Group 2 Loans for that Distribution Date over the lesser of (x) the sum of One-Month LIBOR plus 22 basis points and (y) 9.50%

multiplied by

a fraction, the numerator of which is equal to the principal balance of the 2-A-F1 Class on that date and the denominator of which is equal to the aggregate principal balance of the 2-A-F1 and 2-A-F2 Classes on that date (in each case, before giving effect to distributions made on that date)

plus

• the product of

the excess, if any, of the Net WAC of the Group 2 Loans for that Distribution Date over the sum of One-Month LIBOR plus 19 basis points

multiplied by

a fraction, the numerator of which is equal to the principal balance of the 2-A-F2 Class on that date and the denominator of which is equal to the aggregate principal balance of the 2-A-F1 and 2-A-F2 Classes on that date (in each case, before giving effect to distributions made on that date).

Changes in One-Month LIBOR will affect the yields with respect to the related Classes. These changes will not correspond to the mortgage interest rates of the Group 2 Loans, which are fixed.

The 3-A Class. On each Distribution Date, we will pay interest on the 3-A Class at an annual rate equal to the weighted average of the Net Mortgage Rates of the Group 3 Loans (in effect on, and weighted on the basis of their respective Stated Principal Balances as of, the first day of the month immediately preceding the month in which that Distribution Date occurs).

Uncovered Prepayment Interest Shortfalls. Uncovered Prepayment Interest Shortfalls with respect to the Group 1 Loans will reduce the amount of interest payable on the 1-A-1, 1-A-2, 1-A-3, 1-A-4 and 1-A-IO Classes in proportion to the amounts of interest that otherwise would have been payable on those Classes without giving effect to such reduction.

Uncovered Prepayment Interest Shortfalls with respect to the Group 2 Loans will reduce the amount of interest that otherwise would have been payable on the 2-A-F1, 2-A-F2 and 2-A-S Classes in proportion to the amounts of interest that otherwise would have been payable on those Classes without giving effect to such reduction.

Uncovered Prepayment Interest Shortfalls with respect to the Group 3 Loans will reduce the amount of interest payable on the 3-A Class.

We define certain capitalized terms used in this section under "—Certain Definitions Relating to Payments on the Certificates" below.

Calculation of One-Month LIBOR

General. The "Index Determination Date" for the Floating Rate Classes means the second business day before the first day of each Interest Accrual Period. For purposes of calculating One-Month LIBOR, the term "business day" means a day on which banks are open for dealing in foreign currency and exchange in London and New York City.

We are responsible for calculating One-Month LIBOR on each Index Determination Date using the method described below. The Index value that we calculate on each Index Determination Date and the interest rates that we determine for the Floating Rate Classes for the related Interest Accrual Period will be final and binding, absent manifest error. You may obtain each such interest rate by telephoning us at 800-237-8627.

Calculation Method. We will calculate One-Month LIBOR on each Index Determination Date based on the Interest Settlement Rate of the British Bankers' Association ("BBA") for one-month U.S. dollar deposits. The "Interest Settlement Rate" is found on Moneyline Telerate Page 3750 as of 11:00 a.m. (London time) on that date. Currently, it is based on rates quoted by 16 BBA-designated banks as being, in their view, the offered rate at which these deposits are being quoted to prime banks in the London interbank market. The Interest Settlement Rate is calculated by eliminating the four highest rates and the four lowest rates, averaging the eight remaining rates, carrying the percentage result to six decimal places and rounding to five decimal places.

If we are unable to use the method described above, we will calculate One-Month LIBOR using the quotations for one-month U.S. dollar deposits offered by the principal London office of each of the Reference Banks (as defined below) as of 11:00 a.m. (London time) on each Index Determination Date. We may rely on these quotations as they appear on the Reuters Screen LIBO Page (as defined in the International Swap Dealers Association, Inc. Code of Standard Wording, Assumptions and Provisions for Swaps, 1986 Edition). Alternatively, we may obtain them directly from the Reference Banks.

Under this method, One-Month LIBOR is calculated on each Index Determination Date as follows:

- If at least two Reference Banks are making quotations, One-Month LIBOR for the next Interest Accrual Period shall be the arithmetic mean of those quotations (rounded upwards, if necessary, to the nearest ½ of 1%).
- Otherwise, One-Month LIBOR for the next Interest Accrual Period shall be the One-Month LIBOR that was determined on the previous Index Determination Date or the Reserve Interest Rate, whichever is higher.

The "Reserve Interest Rate" means the annual rate that we determine as the arithmetic mean (rounded upwards, if necessary, to the nearest ½32 of 1%) of the one-month U.S. dollar lending rates that New York City banks (which we select) are then quoting to the principal London offices of at least two of the Reference Banks. If we cannot establish the arithmetic mean, then the Reserve Interest Rate is the lowest one-month U.S. dollar lending rate that New York City banks (which we select) are then quoting to leading European banks. The term "Reference Bank" means a leading bank (that we do not control either solely or with a third party) which engages in Eurodollar deposit transactions in the international Eurocurrency market.

If we are unable to calculate One-Month LIBOR on the initial Index Determination Date, One-Month LIBOR for the following Interest Accrual Period will be equal to 4.81813%.

Principal Payments on the Certificates

Categories of Classes—Principal. For the purpose of principal payments, the Classes will be categorized as follows:

Principal Type* Classes

Group 1 Classes

Pass-Through 1-A-1, 1-A-2, 1-A-3, 1-A-4 and 1-A-PO

Notional 1-A-IO

Group 2 Classes

Pass-Through 2-A-F1 and 2-A-F2

Notional 2-A-S No Payment Residual R and RL

Group 3 Class

Pass-Through 3-A

General. The outstanding principal balance of any Certificate as of any date of determination is equal to the initial outstanding principal balance of that Certificate, reduced by all amounts previously paid as principal on that Certificate.

We define certain capitalized terms used in the following section under "—Certain Definitions Relating to Payments on the Certificates" below.

Principal Distribution Amount

Group 1 Principal Distribution Amount

The Group 1 Loans will be distributed among five categories as follows:

- Category 1a Loans: Group 1 Loans with Net Mortgage Rates less than 6.5%.
- Category 1b Loans: Group 1 Loans with Net Mortgage Rates equal to or greater than to 6.5% and less than 7.0%.
- Category 1c Loans: Group 1 Loans with Net Mortgage Rates equal to or greater than to 7.0% and less than 7.5%.
- Category 1d Loans: Group 1 Loans with Net Mortgage Rates equal to or greater than to 7.5% and less than 8.0%.
- Category 1e Loans: Group 1 Loans with Net Mortgage Rates greater than or equal to 8.0%.

In turn, the Group 1 Loans will be divided into five subgroups ("Subgroup 1a," "Subgroup 1b," "Subgroup 1c," "Subgroup 1d" and "Subgroup 1e" and each a "Subgroup") as follows:

- Subgroup 1a: Category 1a Loans that have been ratio stripped to a Designated Rate of 0.0%.
- Subgroup 1b: Category 1a and Category 1b Loans that have been ratio stripped to a Designated Rate of 6.5%.
- Subgroup 1c: Category 1b and Category 1c Loans that have been ratio stripped to a Designated Rate of 7.0%.
- Subgroup 1d: Category 1c and Category 1d Loans that have been ratio stripped to a Designated Rate of 7.5%.
- Subgroup 1e: Category 1d and Category 1e Loans that have been ratio stripped to a Designated Rate of 8.0%.

^{*} See "—Class Definitions and Abbreviations."

The Stated Principal Balance of each Group 1 Loan will be allocated, based on its Net Mortgage Rate in effect as of the Issue Date, either to one Subgroup or between two Subgroups based on the Applicable Fraction.

As a result, Subgroup 1a, Subgroup 1b, Subgroup 1c, Subgroup 1d and Subgroup 1e each represent an aggregate principal amount of Group 1 Loans consisting of different percentages of interest on, and principal of, particular Category 1a, Category 1b, Category 1c, Category 1d and Category 1e Loans, as applicable. These different percentages are calculated so that the principal and interest due on each Group 1 Loan is treated as if that Group 1 Loan were two different Mortgage Loans bearing interest at two different rates (each, a "Designated Rate"), one higher and one lower than the actual Net Mortgage Rate on the actual Mortgage Loan. The specified portions of Group 1 Principal Distribution Amounts with respect to each Category 1a, Category 1b, Category 1c, Category 1d and Category 1e Loan that are allocable to and distributable on the related Certificates were calculated for the purpose of ratio stripping each such Group 1 Loan. In other words, Group 1 Loans or portions of the Group 1 Loans will be allocated to the applicable Subgroups in such a way as to ensure that interest collections on such Group 1 Loans will be sufficient to support the interest rates on the Certificates related to such Subgroups.

Applicable Fraction.

With respect to Subgroup 1a and each Category 1a Loan: 6.5% — Net Mortgage Rate

With respect to Subgroup 1b and each Category 1a Loan: Net Mortgage Rate 6.5%

With respect to Subgroup 1b and each Category 1b Loan: 7.0% — Net Mortgage Rate

With respect to Subgroup 1c and each Category 1b Loan: $1 - \frac{(7.0\% - \text{Net Mortgage Rate)}}{0.5\%}$

With respect to Subgroup 1c and each Category 1c Loan: $\frac{7.5\% - \text{Net Mortgage Rate}}{0.5\%}$

With respect to Subgroup 1d and each Category 1c Loan: $1 - \frac{(7.5\% - \text{Net Mortgage Rate)}}{0.5\%}$

With respect to Subgroup 1d and each Category 1d Loan: $8.0\% - \text{Net Mortgage Rate} \over 0.5\%$

With respect to Subgroup 1e and each Category 1d Loan: $1 - \frac{(8.0\% - \text{Net Mortgage Rate})}{0.5\%}$

With respect to Subgroup 1e and each Category 1e Loan: 100%.

On the Distribution Date in each month, we will pay principal in an aggregate amount (the "Group 1 Principal Distribution Amount") equal to the *sum* of the following:

- the Subgroup 1a Principal Distribution Amount, plus
- the Subgroup 1b Principal Distribution Amount, plus
- the Subgroup 1c Principal Distribution Amount, plus

- the Subgroup 1d Principal Distribution Amount, plus
- the Subgroup 1e Principal Distribution Amount.

On each Distribution Date, we will pay the Subgroup 1a Principal Distribution Amount as principal of the 1-A-PO Class, until its principal balance is reduced to zero.

On each Distribution Date, we will pay the Subgroup 1b Principal Distribution Amount as principal of the 1-A-1 Class, until its principal balance is reduced to zero.

On each Distribution Date, we will pay the Subgroup 1c Principal Distribution Amount as principal of the 1-A-2 Class, until its principal balance is reduced to zero.

Pass-Through Classes

On each Distribution Date, we will pay the Subgroup 1d Principal Distribution Amount as principal of the 1-A-3 Class, until its principal balance is reduced to zero.

On each Distribution Date, we will pay the Subgroup 1e Principal Distribution Amount as principal of the 1-A-4 Class, until its principal balance is reduced to zero.

Group 2 Principal Distribution Amount

On each Distribution Date, we will pay the Group 2 Principal Distribution Amount, concurrently, as principal of the 2-A-F1 and 2-A-F2 Classes, pro rata (or 74.4797811042% and 25.5202188958%, respectively), until their principal balances are reduced to zero.

Pass-Through Classes

Group 3 Principal Distribution Amount

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

Certain Definitions Relating to Payments on the Certificates

Due Date. For any Distribution Date, the first day of the calendar month in which that Distribution Date occurs.

Due Period. For any Distribution Date, the period beginning on the second day of the month immediately preceding the month in which that Distribution Date occurs and ending on the first day of the month in which that Distribution Date occurs.

Group 2 Principal Distribution Amount. For any Distribution Date, the aggregate of the following amounts for all Group 2 Loans, without duplication:

- the monthly payment of principal due on each Group 2 Loan during the related Due Period, plus
- the Stated Principal Balance of each Group 2 Loan that Fannie Mae, the Servicer or the Seller repurchases during the related Due Period, plus
- the Stated Principal Balance of each Group 2 Loan reported as having become a Liquidated Loan during the related Due Period, *plus*
- any partial or full principal repayment reported as having been received during the related Due Period from borrowers on any Group 2 Loan.

Group 3 Principal Distribution Amount. For any Distribution Date, the aggregate of the following amounts for all Group 3 Loans, without duplication:

- the monthly payment of principal due on each Group 3 Loan during the related Due Period, plus
- the Stated Principal Balance of each Group 3 Loan that Fannie Mae, the Servicer or the Seller repurchases during the related Due Period, plus
- the Stated Principal Balance of each Group 3 Loan reported as having become a Liquidated Loan during the related Due Period, plus
- any partial or full principal repayment reported as having been received during the related Due Period from borrowers on any Group 3 Loan.

Liquidated Loan. A defaulted Mortgage Loan with respect to which the Servicer has concluded that the full amount finally recoverable on account of that loan has been received, whether or not this amount is equal to the principal balance of that loan.

Net Mortgage Rate. For any Mortgage Loan, the Mortgage Interest Rate of that loan minus the sum of (i) the Servicing Fee Rate and (ii) the rate at which the Guaranty Fee is calculated with respect to that loan.

Net WAC. For any Loan Group or Category and any Distribution Date, the weighted average of the Net Mortgage Rates of the related Mortgage Loans in effect on, and weighted on the basis of the Stated Principal Balances of those Mortgage Loans as of, the first day of the month immediately preceding the month in which that Distribution Date occurs.

Prepayment Interest Shortfall. For any Mortgage Loan with respect to which the borrower made a prepayment of principal during a calendar month, an amount equal to:

- one full month's interest on the principal balance of that Mortgage Loan (before applying the prepayment), *minus*
- the interest that the borrower paid on that Mortgage Loan in respect of that calendar month.

Servicing Fee Rate. The percentage identified on the Mortgage Loan Schedule.

Stated Principal Balance. The unpaid principal balance of a Mortgage Loan (or the scheduled unpaid principal balance thereof, in the case of Mortgage Loans that are delinquent) as of the Issue Date reduced by all amounts representing principal received or advanced by the Servicer and previously paid to Certificateholders with respect to that loan.

Subgroup 1a Principal Distribution Amount. For any Distribution Date, the aggregate of the following amounts for all Category 1a Loans, without duplication:

- the Applicable Fraction for Subgroup 1a of the monthly payment of principal due on each Category 1a Loan during the related Due Period, plus
- the Applicable Fraction for Subgroup 1a of the Stated Principal Balance of each Category 1a Loan that Fannie Mae, the Servicer or the Seller repurchases during the related Due Period, plus
- the Applicable Fraction for Subgroup 1a of the Stated Principal Balance of each Category 1a Loan reported as having become a Liquidated Loan during the related Due Period, plus
- the Applicable Fraction for Subgroup 1a of any partial or full principal prepayment reported as having been received during the related Due Period from borrowers on any Category 1a Loan.

Subgroup 1b Principal Distribution Amount. For any Distribution Date, the aggregate of the following amounts for all Category 1a and Category 1b Loans, without duplication:

- the Applicable Fraction for Subgroup 1b of the monthly payment of principal due on each Category 1a and Category 1b Loan during the related Due Period, plus
- the Applicable Fraction for Subgroup 1b of the Stated Principal Balance of each Category 1a and Category 1b Loan that Fannie Mae, the Servicer or the Seller repurchases during the related Due Period, plus
- the Applicable Fraction for Subgroup 1b of the Stated Principal Balance of each Category 1a and Category 1b Loan reported as having become a Liquidated Loan during the related Due Period, plus
- the Applicable Fraction for Subgroup 1b of any partial or full principal prepayment reported as having been received during the related Due Period from borrowers on any Category 1a and Category 1b Loan.

Subgroup 1c Principal Distribution Amount. For any Distribution Date, the aggregate of the following amounts for all Category 1b and Category 1c Loans, without duplication:

- the Applicable Fraction for Subgroup 1c of the monthly payment of principal due on each Category 1b and Category 1c Loan during the related Due Period, *plus*
- the Applicable Fraction for Subgroup 1c of the Stated Principal Balance of each Category 1b and Category 1c Loan that Fannie Mae, the Servicer or the Seller repurchases during the related Due Period, *plus*
- the Applicable Fraction for Subgroup 1c of the Stated Principal Balance of each Category 1b and Category 1c Loan reported as having become a Liquidated Loan during the related Due Period, *plus*
- the Applicable Fraction for Subgroup 1c of any partial or full principal prepayment reported as having been received during the related Due Period from borrowers on any Category 1b and Category 1c Loan.

Subgroup 1d Principal Distribution Amount. For any Distribution Date, the aggregate of the following amounts for all Category 1c and Category 1d Loans, without duplication:

- the Applicable Fraction for Subgroup 1d of the monthly payment of principal due on each Category 1c and Category 1d Loan during the related Due Period, *plus*
- the Applicable Fraction for Subgroup 1d of the Stated Principal Balance of each Category 1c and Category 1d Loan that Fannie Mae, the Servicer or the Seller repurchases during the related Due Period, *plus*
- the Applicable Fraction for Subgroup 1d of the Stated Principal Balance of each Category 1c and Category 1d Loan reported as having become a Liquidated Loan during the related Due Period, plus
- the Applicable Fraction for Subgroup 1d of any partial or full principal prepayment reported as having been received during the related Due Period from borrowers on any Category 1c and Category 1d Loan.

Subgroup 1e Principal Distribution Amount. For any Distribution Date, the aggregate of the following amounts for all Category 1d and Category 1e Loans, without duplication:

- the Applicable Fraction for Subgroup 1e of the monthly payment of principal due on each Category 1d and Category 1e Loan during the related Due Period, *plus*
- the Applicable Fraction for Subgroup 1e of the Stated Principal Balance of each Category 1d and Category 1e Loan that Fannie Mae, the Servicer or the Seller repurchases during the related Due Period, plus

- the Applicable Fraction for Subgroup 1e of the Stated Principal Balance of each Category 1d and Category 1e Loan reported as having become a Liquidated Loan during the related Due Period, plus
- the Applicable Fraction for Subgroup 1e of any partial or full principal prepayment reported as having been received during the related Due Period from borrowers on any Category 1d and Category 1e Loan.

Uncovered Prepayment Interest Shortfalls. With respect to the Group 1, Group 2 or Group 3 Loans, as applicable, for any Distribution Date:

- (i) the aggregate Prepayment Interest Shortfalls on the related Mortgage Loans that prepaid during the Prepayment Period related to that Distribution Date, *minus*
- (ii) one-half of the aggregate servicing fee with respect to the related Mortgage Loans (calculated in each case at the related Servicing Fee Rate) for that Distribution Date.

Class Definitions and Abbreviations

Classes of Certificates fall into different categories. The following chart identifies and generally defines the categories of Classes specified on the cover page of this prospectus.

Abbreviation	Category of Class	<u>Definition</u>
		INTEREST TYPES
AFC	Available Funds	Receives as interest all or a portion of the scheduled interest payments made on the mortgage loans. However, this amount may be insufficient on any distribution date to cover fully the accrued and unpaid interest on the certificates of this class at its specified interest rate for the related interest accrual period.
FIX	Fixed Rate	Has an interest rate that is fixed throughout the life of the class.
FLT	Floating Rate	Has an interest rate that resets periodically based upon a designated index and that varies directly with changes in the index.
INV	Inverse Floating Rate	Has an interest rate that resets periodically based upon a designated index and that varies inversely with changes in the index.
IO	Interest Only	Receives some or all of the interest payments made on the related mortgage loans or other assets of the trust but little or no principal. Interest Only Classes have either a notional or a nominal principal balance. A notional principal balance is the amount used as a reference to calculate amount of interest due on an Interest Only Class. A nominal principal balance represents actual principal that will be paid on the Class. It is referred to as nominal since it is extremely small compared to other classes.
NPR	No Payment Residual	Receives no payments of interest.
РО	Principal Only	Does not bear interest and is entitled to receive only payments of principal.
WAC	Weighted Average Coupon	Has an interest rate that represents an effective weighted average interest rate that may change from period to period.

Abbreviation	Category of Class	Definition
		PRINCIPAL TYPES
NPR	No Payment Residual	Receives no payments of principal.
NTL	Notional	Has no principal balance and bears interest on its notional principal balance. The notional principal balance is used to determine interest payments on an Interest Only Class that is not entitled to principal.
PT	Pass-Through	Is designed to receive principal payments in direct relation to actual or scheduled payments on some or all of the related mortgage loans.

The Cap Corridor Contract and the Cap Contract

General

Countrywide Home Loans, Inc., as Seller under the Sale and Servicing Agreement, has entered into two interest rate cap transactions with Wachovia Bank, N.A. (the "Counterparty"). As of the date of this prospectus, the Counterparty is rated "AAA" by Standard & Poor's, a division of The McGraw-Hill Companies, Inc., and "Aaa" by Moody's Investors Service, Inc. The interest rate cap transactions are evidenced by Confirmations between the Seller and the Counterparty (the "Cap Corridor Contract" and the "Cap Contract"). Pursuant to the Cap Corridor Contract and the Cap Contract, the terms of an ISDA Master Agreement were incorporated into the respective Confirmations as if the ISDA Master Agreement had been executed by the Seller and the Counterparty on the date the Cap Corridor Contract and the Cap Contract were executed. On the Settlement Date specified above under "Reference Sheet" in this prospectus, the Seller will assign to the Trustee, on behalf of the Trust, the Seller's rights under the Cap Corridor Contract and the Cap Contract. Neither the Cap Corridor Contract nor the Cap Contract will be an asset of any REMIC created under the Trust Agreement.

The Cap Corridor Contract and the Cap Contract are scheduled to remain in effect until the Cap Corridor Contract Termination Date and the Cap Contract Termination Date, respectively, each as described below. The Cap Corridor Contract and the Cap Contract will be subject to early termination only in limited circumstances. Such circumstances generally include certain insolvency or bankruptcy events in relation to the Counterparty or the Trust, the failure by the Counterparty (three business days after notice of such failure is received by the Counterparty) to make a payment due under the Cap Corridor Contract or the Cap Contract, as applicable, the failure by the Counterparty (30 days after notice of such failure is received) to perform any other agreement made by it under the Cap Corridor Contract or the Cap Contract, and the Cap Corridor Contract or the Cap Contract, as applicable, becoming illegal or subject to certain kinds of taxation.

The Cap Corridor Contract (2-A-F1 Class)

On or prior to the Distribution Date in September 2023 (the "Cap Corridor Contract Termination Date"), proceeds (if any) received by the Trustee under the Cap Corridor Contract will be applied as payments to the 2-A-F1 Class as described above under "—Interest Payments—The Group 2 Classes—The 2-A-F1 Class." On any Distribution Date, after such application of any proceeds received under the Cap Corridor Contract, any remaining proceeds will be released from the Trust and will not thereafter be available for payment to any Certificateholder, unless such proceeds are received in connection with an early termination of the Cap Corridor Contract, in which case such proceeds will be held by the Trustee until the Cap Corridor Contract Termination Date for distribution as described in this prospectus.

With respect to any Distribution Date on or prior to the Cap Corridor Contract Termination Date, the amount payable by the Counterparty under the Cap Corridor Contract will equal the *product* of

- the excess (if any) of
 - (x) the lesser of (i) one-month LIBOR (as determined by the Counterparty) and (ii) 9.28%

over

(y) 6.05%

multiplied by

• the *lesser* of (i) the Cap Corridor Contract Notional Balance for that Distribution Date and (ii) the principal balance of the 2-A-F1 Class immediately prior to that Distribution Date

multiplied by

• a fraction, the numerator of which is 30 and the denominator of which is 360.

The "Cap Corridor Contract Notional Balance" for each Distribution Date is specified in the following table:

Month of Distribution Date	Cap Corridor Contract Notional Balances (\$)	Month of Distribution Date	Cap Corridor Contract Notional Balances (\$)
April 2006	233,476,935.00	October 2008	128,112,667.91
May 2006	228,884,114.27	November 2008	125,554,938.18
June 2006	224,379,663.51	December 2008	123,046,875.05
July 2006	219,961,906.54	January 2009	120,587,530.71
August 2006	215,629,198.40	February 2009	118,175,975.24
September 2006	211,379,925.06	March 2009	115,811,296.23
October 2006	207,212,502.82	April 2009	113,492,598.55
November 2006	203,125,377.77	May 2009	111,219,003.90
December 2006	199,117,025.20	June 2009	108,989,650.63
January 2007	195,185,949.11	July 2009	106,803,693.31
February 2007	191,330,681.60	August 2009	104,660,302.50
March 2007	187,549,782.40	September 2009	102,558,664.41
April 2007	183,841,838.34	October 2009	100,497,980.66
May 2007	180,205,462.84	November 2009	98,477,467.91
June 2007	176,639,295.41	December 2009	96,496,357.64
July 2007	173,142,001.16	January 2010	94,553,895.88
August 2007	169,712,270.33	February 2010	92,649,342.88
September 2007	166,348,817.83	March 2010	90,781,972.88
October 2007	163,050,382.75	April 2010	88,951,073.85
November 2007	159,815,727.93	May 2010	87,155,947.24
December 2007	156,643,639.50	June 2010	85,395,907.69
January 2008	153,532,926.47	July 2010	83,670,282.81
February 2008	150,482,420.28	August 2010	81,978,412.94
March 2008	147,490,974.37	September 2010	80,319,650.90
April 2008	144,557,463.82	October 2010	78,693,361.76
May 2008	141,680,784.87	November 2010	77,098,922.61
June 2008	138,859,854.59	December 2010	75,535,722.33
July 2008	136,093,610.46	January 2011	74,003,161.38
August 2008	133,381,009.97	February 2011	72,500,651.56
September 2008	130,721,030.31	March 2011	71,027,615.83

Month of Distribution Date	Cap Corridor Contract Notional Balances (\$)	Month of Distribution Date	Cap Corridor Contract Notional Balances (\$)
April 2011	69,583,488.07	June 2015	24,363,350.74
May 2011	68,167,712.90	July 2015	23,844,535.00
June 2011	66,779,745.46	August 2015	23,336,179.14
July 2011	65,419,051.20	September 2015	22,838,078.83
August 2011	64,085,105.74	October 2015	22,350,033.66
September 2011	62,777,394.61	November 2015	21,871,847.06
October 2011	61,495,413.12	December 2015	21,403,326.23
November 2011	60,238,666.14	January 2016	20,944,282.06
December 2011	59,006,667.94	February 2016	20,494,529.07
January 2012	57,798,942.02	March 2016	20,053,885.34
February 2012	56,615,020.89	April 2016	19,622,172.43
March 2012	55,454,445.97	May 2016	19,199,215.35
April 2012	54,316,767.36	June 2016	18,784,842.43
May 2012	53,201,543.72	July 2016	18,378,885.32
June 2012	52,108,342.09	August 2016	17,981,178.91
July 2012	51,036,737.73	September 2016	17,591,561.25
August 2012	49,986,313.96	October 2016	17,209,873.49
September 2012	48,956,662.05	November 2016	16,835,959.86
October 2012	47,947,381.01	December 2016	16,469,667.56
November 2012	46,958,077.49	January 2017	16,110,846.74
December 2012	45,988,365.60	February 2017	15,759,350.44
January 2013	45,037,866.81	March 2017	15,415,034.52
February 2013	44,106,209.78	April 2017	15,077,757.60
March 2013	43,193,030.23	May 2017	14,747,381.04
April 2013	42,297,970.84	June 2017	14,423,768.87
May 2013	41,420,681.05	July 2017	14,106,787.73
June 2013	40,560,817.01	August 2017	13,796,306.83
July 2013	39,718,041.39	September 2017	13,492,197.91
August 2013	38,892,023.31	October 2017	13,194,335.17
September 2013	38,082,438.16	November 2017	12,902,595.25
October 2013	37,288,967.55	December 2017	12,616,857.15
November 2013	36,511,299.13	January 2018	12,337,002.23
December 2013	35,749,126.53	February 2018	12,062,914.12
January 2014	35,002,149.19	March 2018	11,794,478.70
February 2014	34,270,072.31	April 2018	11,531,584.06
March 2014	33,552,606.70	May 2018	11,274,120.45
April 2014	32,849,468.67	June 2018	11,021,980.24
May 2014	32,160,379.99	July 2018	10,775,057.87
June 2014	31,485,067.69	August 2018	10,533,249.85
July 2014	30,823,264.03	September 2018	10,296,454.66
August 2014	30,174,706.40	October 2018	10,064,572.76
September 2014	29,539,137.17	November 2018	9,837,506.54
October 2014	28,916,303.67	December 2018	9,615,160.26
November 2014	28,305,958.02	January 2019	9,397,440.06
December 2014	27,707,857.11	February 2019	9,184,253.88
January 2015	27,121,762.46	March 2019	8,975,511.45
February 2015	26,547,440.14	April 2019	8,771,124.26
March 2015	25,984,660.73		
	* *	May 2019 June 2019	8,571,005.49
April 2015	25,433,199.15		8,375,070.03
May 2015	24,892,834.66	July 2019	8,183,234.41

Month of Distribution Date	Cap Corridor Contract Notional Balances (\$)	Month of Distribution Date	Cap Corridor Contract Notional Balances (\$)
August 2019	7,995,416.78	October 2021	4,288,741.74
September 2019	7,811,536.89	November 2021	4,183,621.52
October 2019	7,631,516.03	December 2021	4,080,774.39
November 2019	7,455,277.03	January 2022	3,980,154.14
December 2019	7,282,744.23	February 2022	3,881,715.46
January 2020	7,113,843.42	March 2022	3,785,413.94
February 2020	6,948,501.85	April 2022	3,691,206.04
March 2020	6,786,648.18	May 2022	3,599,049.06
April 2020	6,628,212.46	June 2022	3,508,901.15
May 2020	6,473,126.09	July 2022	3,420,721.30
June 2020	6,321,321.83	August 2022	3,334,469.29
July 2020	6,172,733.73	September 2022	3,250,105.69
August 2020	6,027,297.14	October 2022	3,167,591.85
September 2020	5,884,948.65	November 2022	3,086,889.88
October 2020	5,745,626.11	December 2022	3,007,962.65
November 2020	5,609,268.58	January 2023	2,930,773.75
December 2020	5,475,816.29	February 2023	2,855,287.49
January 2021	5,345,210.65	March 2023	2,781,468.89
February 2021	5,217,394.23	April 2023	2,709,283.65
March 2021	5,092,310.69	May 2023	2,638,698.16
April 2021	4,969,904.82	June 2023	2,569,679.46
May 2021	4,850,122.47	July 2023	2,502,195.27
June 2021	4,732,910.57	August 2023	2,436,213.92
July 2021	4,618,217.08	September 2023	2,371,704.38
August 2021	4,505,990.96	October 2023	0.00
September 2021	4,396,182.19		

If the Cap Corridor Contract is terminated early, the Counterparty may owe a termination payment to the Trustee, payable in a lump sum to be held by the Trustee until the Cap Corridor Contract Termination Date to pay any 2-A-F1 Class Net WAC Carryover Amount as described in this prospectus. However, if such termination occurs, there can be no assurance that any such termination payment will be owing to the Trustee or that the termination payment will be sufficient to cover any 2-A-F1 Class Net WAC Carryover Amount. In addition, Fannie Mae does not intend to obtain a replacement cap corridor contract if the Cap Corridor Contract is terminated early.

Any amounts received on the Cap Corridor Contract on a Distribution Date that are not used to pay any 2-A-F1 Class Net WAC Carryover Amount on such Distribution Date will be returned to the Counterparty and will not be available for payments to any Class of Certificates on future Distribution Dates.

The 2-A-F1 Class Certificates do not represent an obligation of the Counterparty. The Holders of the 2-A-F1 Class Certificates are not parties to the Cap Corridor Contract and will not have any right to proceed directly against the Counterparty in respect of its obligations under the Cap Corridor Contract. The Fannie Mae guaranty will not cover any failure of the Trust to receive payments under the Cap Corridor Contract.

The Cap Contract (2-A-F2 Class)

On or prior to the Distribution Date in September 2023 (the "Cap Contract Termination Date"), proceeds (if any) received by the Trustee under the Cap Contract will be applied as payments to the 2-A-F2 Class as described above under "—Interest Payments—The Group 2 Classes—*The 2-A-F2 Class.*" On any Distribution Date, after such application of any proceeds received under the Cap

Contract, any remaining proceeds will be released from the Trust and will not thereafter be available for payment to any Certificateholder, unless such proceeds are received in connection with an early termination of the Cap Contract, in which case such proceeds will be held by the Trustee until the Cap Contract Termination Date for distribution as described in this prospectus.

With respect to any Distribution Date on or prior to the Cap Contract Termination Date, the amount payable by the Counterparty under the Cap Contract will equal the *product* of

- the excess (if any) of
 - (x) one-month LIBOR (as determined by the Counterparty) over
 - (y) 6.08%

multiplied by

• the *lesser* of (i) the Cap Contract Notional Balance for that Distribution Date and (ii) the principal balance of the 2-A-F2 Class immediately prior to that Distribution Date

multiplied by

• a fraction, the numerator of which is 30 and the denominator of which is 360.

The "Cap Contract Notional Balance" for each Distribution Date is specified in the following table:

Month of Distribution Date	Cap Contract Notional Balances (\$)	Month of Distribution Date	Cap Contract Notional Balances (\$)
April 2006	80,000,000.00	September 2008	44,791,072.88
May 2006	78,426,287.03	October 2008	43,897,327.25
June 2006	76,882,853.79	November 2008	43,020,930.70
July 2006	75,369,125.86	December 2008	42,161,552.24
August 2006	73,884,539.60	January 2009	41,318,867.08
September 2006	72,428,541.96	February 2009	40,492,556.61
October 2006	71,000,590.29	March 2009	39,682,308.18
November 2006	69,600,152.15	April 2009	38,887,815.07
December 2006	68,226,705.12	May 2009	38,108,776.36
January 2007	66,879,736.57	June 2009	37,344,896.78
February 2007	65,558,743.56	July 2009	36,595,886.67
March 2007	64,263,232.57	August 2009	35,861,461.81
April 2007	62,992,719.38	September 2009	35,141,343.37
May 2007	61,746,728.90	October 2009	34,435,257.78
June 2007	60,524,794.94	November 2009	33,742,936.63
July 2007	59,326,460.13	December 2009	33,064,116.60
August 2007	58,151,275.67	January 2010	32,398,539.33
September 2007	56,998,801.23	February 2010	31,745,951.35
October 2007	55,868,604.77	March 2010	31,106,104.00
November 2007	54,760,262.37	April 2010	30,478,753.28
December 2007	53,673,358.12	May 2010	29,863,659.85
January 2008	52,607,483.91	June 2010	29,260,588.87
February 2008	51,562,239.36	July 2010	28,669,309.95
March 2008	50,537,231.59	August 2010	28,089,597.06
April 2008	49,532,075.15	September 2010	27,521,228.44
May 2008	48,546,391.85	October 2010	26,963,986.54
June 2008	47,579,810.63	November 2010	26,417,657.92
July 2008	46,631,967.40	December 2010	25,882,033.18
August 2008	45,702,504.98	January 2011	25,356,906.89

Month of Distribution Date	Cap Contract Notional Balances (\$)	Month of Distribution Date	Cap Contract Notional Balances (\$)
February 2011	24,842,077.52	April 2015	8,714,590.71
March 2011	24,337,347.32	May 2015	8,529,436.84
April 2011	23,842,522.34	June 2015	8,348,011.15
May 2011	23,357,412.27	July 2015	8,170,240.88
June 2011	22,881,830.40	August 2015	7,996,054.64
July 2011	22,415,593.60	September 2015	7,825,382.43
August 2011	21,958,522.17	October 2015	7,658,155.57
September 2011	21,510,439.83	November 2015	7,494,306.72
October 2011	21,071,173.66	December 2015	7,333,769.80
November 2011	20,640,554.00	January 2016	7,176,480.03
December 2011	20,218,414.42	February 2016	7,022,373.85
January 2012	19,804,591.64	March 2016	6,871,388.92
February 2012	19,398,925.49	April 2016	6,723,464.11
March 2012	19,001,258.83	May 2016	6,578,539.44
April 2012	18,611,437.50	June 2016	6,436,556.11
May 2012	18,229,310.28	July 2016	6,297,456.42
June 2012	17,854,728.83	August 2016	6,161,183.81
July 2012	17,487,547.59	September 2016	6,027,682.77
August 2012	17,127,623.81	October 2016	5,896,898.88
September 2012	16,774,817.43	November 2016	5,768,778.77
October 2012	16,428,991.05	December 2016	5,643,270.09
November 2012	16,090,009.89	January 2017	5,520,321.47
December 2012	15,757,741.74	February 2017	5,399,882.58
January 2013	15,432,056.87	March 2017	5,281,904.01
February 2013	15,112,828.07	April 2017	5,166,337.34
March 2013	14,799,930.51	May 2017	5,053,135.04
April 2013	14,493,241.75	June 2017	4,942,250.54
May 2013	14,192,641.68	July 2017	4,833,638.14
June 2013	13,898,012.48	August 2017	4,727,253.02
July 2013	13,609,238.56	September 2017	4,623,051.23
August 2013	13,326,206.55	October 2017	4,520,989.67
September 2013	13,048,805.22	November 2017	4,421,026.08
October 2013	12,776,925.48	December 2017	4,323,118.99
November 2013	12,510,460.30	January 2018	4,227,227.74
December 2013	12,249,304.71	February 2018	4,133,312.48
January 2014	11,993,355.71	March 2018	4,041,334.08
February 2014	11,742,512.30	April 2018	3,951,254.21
March 2014	11,496,675.39	May 2018	3,863,035.27
April 2014	11,255,747.77	June 2018	3,776,640.37
May 2014	11,019,634.11	July 2018	3,692,033.34
June 2014	10,788,240.87	August 2018	3,609,178.73
July 2014	10,561,476.32	September 2018	3,528,041.74
August 2014	10,339,250.46	October 2018	3,448,588.27
September 2014	10,121,475.04	November 2018	3,370,784.88
October 2014	9,908,063.47	December 2018	3,294,598.76
November 2014	9,698,930.81	January 2019	3,219,997.74
December 2014	9,493,993.77	February 2019	3,146,950.30
January 2015	9,293,170.63	March 2019	3,075,425.48
February 2015	9,096,381.23	April 2019	3,005,392.97
March 2015	8,903,546.96	May 2019	2,936,823.02
	- , ,		, ,

Month of Distribution Date	Cap Contract Notional Balances (\$)	Month of Distribution Date	Cap Contract Notional Balances (\$)
June 2019	2,869,686.47	September 2021	1,506,335.41
July 2019	2,803,954.71	October 2021	1,469,521.34
August 2019	2,739,599.70	November 2021	1,433,502.29
September 2019	2,676,593.94	December 2021	1,398,262.11
October 2019	2,614,910.47	January 2022	1,363,784.95
November 2019	2,554,522.83	February 2022	1,330,055.31
December 2019	2,495,405.11	March 2022	1,297,057.95
January 2020	2,437,531.88	April 2022	1,264,777.96
February 2020	2,380,878.21	May 2022	1,233,200.72
March 2020	2,325,419.66	June 2022	1,202,311.88
April 2020	2,271,132.25	July 2022	1,172,097.38
May 2020	2,217,992.48	August 2022	1,142,543.45
June 2020	2,165,977.32	September 2022	1,113,636.58
July 2020	2,115,064.16	October 2022	1,085,363.52
August 2020	2,065,230.86	November 2022	1,057,711.29
September 2020	2,016,455.68	December 2022	1,030,667.17
October 2020	1,968,717.33	January 2023	1,004,218.68
November 2020	1,921,994.93	February 2023	978,353.60
December 2020	1,876,268.00	March 2023	953,059.93
January 2021	1,831,516.47	April 2023	928,325.92
February 2021	1,787,720.65	May 2023	904,140.07
March 2021	1,744,861.24	June 2023	880,491.07
April 2021	1,702,919.33	July 2023	857,367.87
May 2021	1,661,876.35	August 2023	834,759.60
June 2021	1,621,714.13	September 2023	812,655.65
July 2021	1,582,414.83	October 2023	0.00
August 2021	1,543,960.97		

If the Cap Contract is terminated early, the Counterparty may owe a termination payment to the Trustee, payable in a lump sum to be held by the Trustee until the Cap Contract Termination Date to pay any 2-A-F2 Class Net WAC Carryover Amount as described in this prospectus. However, if such termination occurs, there can be no assurance that any such termination payment will be owing to the Trustee or that the termination payment will be sufficient to cover any 2-A-F2 Class Net WAC Carryover Amount. In addition, Fannie Mae does not intend to obtain a replacement cap contract if the Cap Contract is terminated early.

Any amounts received on the Cap Contract on a Distribution Date that are not used to pay any 2-A-F2 Class Net WAC Carryover Amount on such Distribution Date will be returned to the Counterparty and will not be available for payments to any Class of Certificates on future Distribution Dates.

The 2-A-F2 Class Certificates do not represent an obligation of the Counterparty. The Holders of the 2-A-F2 Class Certificates are not parties to the Cap Contract and will not have any right to proceed directly against the Counterparty in respect of its obligations under the Cap Contract. The Fannie Mae guaranty will not cover any failure of the Trust to receive payments under the Cap Contract.

Special 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 Upper Tier REMIC remain after the principal balances of all Classes are reduced to zero, we will pay the Holder of the R Class the proceeds of those assets. If any assets of the Lower Tier REMIC remain after the principal balances of the Lower Tier Regular Interests are reduced to zero, we will pay the proceeds of those assets to the Holder of the RL Class. We do not expect that any material assets will remain in either case.

No Residual Certificate may be transferred to a "disqualified organization" or to anyone acting on behalf of a disqualified organization. The term "transfer" can include any transfer of record ownership or of beneficial ownership, whether as a result of a sale, gift, pledge, default or otherwise. The term "disqualified organization" includes the United States, any State or other political subdivision, any foreign government, any international organization, or any agency or instrumentality of any of them (other than certain taxable instrumentalities), any cooperative organization furnishing electric energy or providing telephone service to persons in rural areas, or any organization (other than a farmers' cooperative) that is exempt from federal income tax, unless such organization is subject to a tax on unrelated business income. Each person or entity to which the R or RL Certificate is transferred will be required to execute an affidavit, acceptable to us, stating that:

- the transferee is a "U.S. Person" (as defined below) or a foreign person subject to United States income taxation on a net basis on income derived from that Certificate;
- 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;
- the transferee is not a disqualified organization,
- it is not acquiring the R or RL Certificate for the account of a disqualified organization,
- it consents to any amendment of the Trust Agreement that we deem necessary (upon the advice of our counsel) to ensure that the R or RL Certificate will not be owned directly or indirectly by a disqualified organization,
- it is not acquiring the R or RL Certificate to avoid or impede the assessment or collection of tax,
- it understands that it may incur tax liabilities in excess of any cash that it will receive on the R
 or RL Certificate,
- it intends to pay taxes on the R or RL Certificate as they become due,
- it will not cause income from the R or RL Certificate to be attributed to a foreign permanent establishment or fixed base of the transferee or another taxpayer, and
- it will not transfer the R or RL Certificate unless it has received from the new transferee an
 affidavit containing these same ten representations and it does not have actual knowledge that
 this other affidavit is false.

See "Certain Federal Income Tax Consequences—Taxation of Beneficial Owners of a Residual Certificate—Sales and Other Dispositions of a Residual Certificate—Residual Certificate Transferred to or Held by Disqualified Organizations" in this prospectus. The transferee also must deliver a properly executed Internal Revenue Service Form W-9 (or, if applicable, a Form W-8ECI) in which the transferee provides its taxpayer identification number. In addition, if a pass-through entity (including a nominee) holds an R or RL Class Certificate, it may be subject to additional taxes if a disqualified organization is a record holder in the entity.

No R or RL Certificate may be transferred 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 without our written consent. The term "U.S. Person" means

- a citizen or resident of the United States;
- a corporation, partnership or other entity created under the laws of the United States or any of the states or the District of Columbia;
- an estate the income of which is subject to U.S. federal income tax regardless of the source of its income; or
- a trust if a court within the United States can exercise primary supervision over its administration and one or more U.S. Persons have the authority to control all substantial decisions of the trust

Under regulations issued by the Treasury Department (the "Regulations"), if a "noneconomic residual interest" is transferred, the transfer 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.

Under the Regulations, the phrase "a significant purpose of the transfer to impede the assessment or collection of tax" means that the transferor of the R or RL Class Certificate had "improper knowledge" at the time of the transfer. In other words, the transferor 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 related REMIC. A transferor is presumed not to have improper knowledge if four conditions are met. First, the transferor conducts, at the time of the transfer, a reasonable investigation of the financial condition of the transferee and, based on the results, finds that the transferee has historically paid its debts as they come due and finds no significant evidence to indicate that the transferee will not continue to pay its debts as they come due in the future. Second, the transferee makes certain representations to the transferor in the affidavit relating to disqualified organizations discussed above. Third, the transferee makes the representation to the transferor in the affidavit relating to foreign permanent establishments discussed above. Fourth, the transfer satisfies either the "asset test" or the "formula test." If you plan to transfer an R or RL Class Certificate, you should consult your own tax advisor for further information.

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" as defined in the Regulations and it agrees in writing that any subsequent transfer of the residual interest 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 interest will not be paid. A transfer satisfies the formula test if the present value of the anticipated tax liabilities associated with holding the R or RL Class Certificate is less than or equal to the present value of the sum of (i) any consideration given to the transferee to acquire the Certificate, (ii) expected future distributions on that Certificate, and (iii) anticipated tax savings associated with holding that 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 an actual transfer of the R or RL Class Certificate.

The Holder of the R Class will be considered to be the holder of the "residual interest" in the REMIC constituted by the Upper Tier REMIC, 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—REMIC Elections and Special Tax Attributes." Pursuant to the Trust Agreement we will be obligated to provide to the Holder or Holders of the R and

RL Classes (i) information that they need to prepare their federal income tax returns and (ii) any reports regarding the R or RL Class that may be required under the Code.

Structuring Assumptions

Pricing Assumptions. Except where otherwise noted, the information in the tables in this prospectus has been prepared on the basis of (i) the assumed characteristics of the Mortgage Loans set forth herein on Exhibit A and (ii) the following assumptions (collectively, the "Pricing Assumptions"):

- payments on all Mortgage Loans are due and received on the first day of each month;
- each year consists of twelve 30-day months;
- the Mortgage Loans prepay at the CPR levels specified in the related table;
- · there are no Uncovered Prepayment Interest Shortfalls;
- there are no 2-A-F1 Class or 2-A-F2 Class Net WAC Carryover Amounts;
- there are no defaults, losses, additional delinquencies or liquidations with respect to the Mortgage Loans;
- there are no substitutions of the Mortgage Loans after the Issue Date;
- 1 year CMT is equal to 4.74%;
- one-month LIBOR is equal to 4.80%.
- the Servicer does not exercise its optional clean-up call;
- the settlement date for the sale of the Certificates occurs on March 30, 2006; and
- each Distribution Date for the Certificates occurs on the 25th day of the month, beginning in April 2006.

Prepayment Assumptions. Prepayments of mortgage loans commonly are measured relative to a prepayment standard or model. The model used in this prospectus is the "Constant Prepayment Rate" or "CPR" model. The CPR model represents an assumed constant rate of prepayment each month, expressed as a per annum percentage of the then outstanding principal balance of the pool of mortgage loans. This model does not purport to be an historical description of the prepayment experience of any pool of mortgage loans or a prediction of the anticipated rate of prepayment of any pool of mortgage loans, including the Mortgage Loans. It is highly unlikely that the Mortgage Loans will prepay at any constant percentage of the Prepayment Assumption or at any other constant rate.

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 CPR. 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 such
 assumed streams of cash flows to equal the assumed aggregate purchase prices of such Classes,
 and
- converting such 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 such 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.

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 CPR. Moreover, it is unlikely that

- the Mortgage Loans will prepay at a constant percentage of CPR until maturity, or
- all of such Mortgage Loans will prepay at the same rate.

The 1-A-PO Class. The 1-A-PO Class will not bear interest. As indicated in the table below, a low rate of principal payments (including prepayments) on the Category 1a Loans will have a negative effect on the yield to investors in the 1-A-PO Class.

The information shown in the following yield table has been prepared on the basis of the Pricing Assumptions and the assumption that the aggregate purchase price of the 1-A-PO Class (expressed as a percentage of its original principal balance) is as follows:

Class	Price
1-A-P0	80.000%

Sensitivity of the 1-A-PO Class to Prepayments to Maturity*

	CPR Prepayment Assumption						
	10%	15%	20%	25%	30%	35%	40%
Pre-Tax Yields	3.3%	4.7%	6.1%	7.7%	9.5%	11.3%	13.4%

 $^{^{}st}$ Applies only to Category 1a Loans.

Sensitivity of the 1-A-PO Class to Prepayments to Call*

	CPR Prepayment Assumption						
	10%	15%	20%	25%	30%	35%	40%
Pre-Tax Yields	3.4%	4.7%	6.1%	7.8%	9.5%	11.4%	13.4%

^{*} Applies only to Category 1a Loans.

The 1-A-IO Class. The yield to investors in the 1-A-IO Class will be very sensitive to the rate of principal payments (including prepayments) of the Group 1 Loans generally, and the Category 1e Loans in particular. The Group 1 Loans can be prepaid at any time without penalty. As illustrated in the tables below, it is possible that investors in the 1-A-IO Class would lose money on their initial investments under certain prepayment scenarios.

We cannot assure you that:

- the Group 1 Loans will prepay at any of the assumed rates in this prospectus or at any other particular rate;
- the pre-tax yield on the 1-A-IO Class will correspond to any of the pre-tax yields shown in this prospectus; or
- the aggregate purchase price of the 1-A-IO Class will be the price assumed below.

The information shown in the following yield tables has been prepared on the basis of the Pricing Assumptions and the assumption that the aggregate purchase price of the 1-A-IO Class (expressed as a percentage of the original notional principal balance) is as follows:

Class	Price*
1-A-IO	1.000%

^{*} The price does not include accrued interest. Accrued interest has been added to the price in calculating the yield set forth in the tables below.

Sensitivity of the 1-A-IO Class to Prepayments to Maturity*

	CPR Prepayment Assumption									
	10%	15%	20%	25%	30%	35%	40%			
Pre-Tax Yields	26.3%	20.1%	13.7%	7.1%	0.3%	(6.8)%	(14.2)%			

^{*} Applies only to Group 1 Loans.

Sensitivity of the 1-A-IO Class to Prepayments to Call*

	CPR Prepayment Assumption									
	10%	15%	20%	25%	30%	35%	40%			
Pre-Tax Yields	26.3%	20.1%	13.7%	7.1%	0.0%	(7.4)%	(15.4)%			

^{*} Applies only to Group 1 Loans.

The 2-A-S Class. The yield on the 2-A-S Class will be sensitive in varying degrees to the rate of principal payments, including prepayments, of the Group 2 Loans, and to the level of the Index. The Group 2 Loans generally can be prepaid at any time without penalty. In addition, the rate of principal payments (including prepayments) of the Group 2 Loans is likely to vary, and may vary considerably. As illustrated in the tables below, it is possible that investors in the 2-A-S Class 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 rate for the 2-A-S Class for the initial Interest Accrual Period is 1.25795% and for each following Interest Accrual Period will be based on the specified level of the Index, and
- the aggregate purchase price of the 2-A-S Class (expressed as a percentage of the original notional principal balance) is as follows:

Class	Price*
2-A-S	3.125%

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

Sensitivity of the 2-A-S Class to Prepayments and LIBOR (Pre-Tax Yields to Maturity)

	CPR Prepayment Assumption												
LIBOR	10%	15%	20%	25%	30%	35%	40%						
1.80%	148.0%	138.9%	129.6%	119.9%	109.9%	99.5%	88.7%						
2.80%	105.5%	97.4%	89.1%	80.5%	71.5%	62.3%	52.6%						
3.80%	66.0%	58.9%	51.5%	43.9%	36.0%	27.8%	19.3%						
4.80%	29.4%	23.1%	16.7%	10.0%	3.0%	(4.1)%	(11.6)%						
5.80%	(6.9)%	(12.3)%	(17.9)%	(23.6)%	(29.6)%	(35.7)%	(42.1)%						
$6.09\%\dots\dots$	*	*	*	*	*	*	*						

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

Sensitivity of the 2-A-S Class to Prepayments and LIBOR (Pre-Tax Yields to Call)

	CPR Prepayment Assumption										
LIBOR	10%	15%	20%	25 %	30%	35%	40%				
1.80%	148.0%	138.9%	129.6%	119.9%	109.9%	99.5%	88.7%				
2.80%	105.5%	97.4%	89.1%	80.5%	71.5%	62.3%	52.6%				
3.80%	66.0%	58.9%	51.5%	43.9%	36.0%	27.7%	19.1%				
4.80%	29.4%	23.1%	16.6%	9.9%	2.8%	(4.7)%	(12.7)%				
5.80%	(7.0)%	(12.6)%	(19.0)%	(26.2)%	(34.0)%	(42.3)%	(51.2)%				
6.09%	*	*	*	*	*	*	*				

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

Weighted Average Lives of the Certificates

The "weighted average life" of a Certificate refers to the average length of time, weighted by principal, that will elapse from the time we issue the Certificate until we pay you the full amount of outstanding principal. We determine the weighted average life of a Certificate by:

- (a) multiplying the amount of the reduction, if any, of the principal balance of such 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 such Certificate referred to in clause (a).

The weighted average lives of the Certificates will be influenced by, among other factors, the rate at which principal payments are made on the related Mortgage Loans. For the purpose of the preceding sentence, principal payments include scheduled payments, principal prepayments, liquidations due to default, casualty and condemnation and payments made pursuant to either our guaranty of payment or our option to repurchase. The interaction of the above factors may result in differing principal prepayment speeds on the Classes of Certificates. Accordingly, we cannot give any assurance as to the weighted average lives of the Certificates.

Decrement Tables

The following tables indicate the percentages of original principal balances of the specified Classes that would be outstanding after each of the dates shown at various constant percentages of CPR and the corresponding weighted average lives of such Classes. The tables have been prepared on the basis of the Pricing Assumptions.

It is unlikely that all the Mortgage Loans:

- will have the interest rates or remaining terms to maturity assumed or
- will prepay at any constant percentage of the related CPR.

In addition, the diverse remaining terms to maturity of the Mortgage Loans could produce slower or faster principal payments than indicated in the tables at the specified constant percentages of CPR. This would be the case even if the weighted average maturities of the Mortgage Loans are identical to the weighted average maturities specified in the Pricing Assumptions.

Percent of Original Principal Balances Outstanding

	1-A-1 Class							1-A-2 Class						1-A-3 Class							
				Prepay sumpti				CPR Prepayment Assumption							CPR Prepayment Assumption						
Date	10%	15%	20%	25%	30%	35%	40%	10%	15%	20%	25%	30%	35%	40%	10%	15%	20%	25%	30%	35%	40%
Initial Percent	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100	100
March 2007	89	84	79	74	69	64	59	89	84	79	74	69	64	59	88	84	79	74	69	64	59
March 2008	78	70	62	54	47	41	35	78	70	62	54	47	41	35	78	70	62	54	47	41	35
March 2009	69	58	49	40	33	26	20	69	58	49	40	32	26	20	69	58	48	40	32	26	20
March 2010	61	48	38	29	22	17	12	61	48	38	29	22	17	12	60	48	38	29	22	16	12
March 2011	54	40	30	22	15	11	7	53	40	30	21	15	11	7	53	40	29	21	15	10	7
March 2012	47	33	23	16	10	7	4	47	33	23	16	10	7	4	46	33	23	16	10	7	4
March 2013	41	28	18	11	7	4	2	41	27	18	11	7	4	2	40	27	18	11	7	4	2
March 2014	36	23	14	8	5	3	1	36	23	14	8	5	3	1	35	22	14	8	5	3	1
March 2015	31	19	11	6	3	2	1	31	19	11	6	3	2	1	30	18	10	6	3	2	1
March 2016	27	15	8	4	2	1	*	27	15	8	4	2	1	*	26	15	8	4	2	1	*
March 2017	23	12	6	3	1	1	*	23	12	6	3	1	1	*	22	12	6	3	1	1	*
March 2018	20	10	5	2	1	*	*	20	10	5	2	1	*	*	19	9	5	2	1	*	*
March 2019	17	8	4	2	1	*	*	17	8	4	2	1	*	*	16	8	3	1	1	*	*
March 2020	14	6	3	1	*	*	*	14	6	3	1	*	*	*	13	6	3	1	*	*	*
March 2021	12	5	2	1	*	*	*	12	5	2	1	*	*	*	11	5	2	1	*	*	*
March 2022	10	4	2	1	*	*	*	10	4	1	1	*	*	*	9	3	1	*	*	*	*
March 2023	8	3	1	*	*	*	*	8	3	1	*	*	*	*	7	3	1	*	*	*	*
March 2024	7	$\tilde{2}$	ī	*	*	*	*	6	2	1	*	*	*	*	5	2	ī	*	*	*	*
March 2025	5	2	1	*	*	*	*	5	2	1	*	*	*	*	4	1	*	*	*	*	*
March 2026	4	1	*	*	*	*	*	3	1	*	*	*	*	*	2	1	*	*	*	*	*
March 2027	3	1	*	*	*	*	*	2	1	*	*	*	*	*	1	*	*	*	*	*	*
March 2028	2	1	*	*	*	*	*	1	*	*	*	*	*	*	*	*	*	*	*	*	*
March 2029	1	*	*	*	*	*	*	1	*	*	*	*	*	*	*	*	*	*	*	*	*
March 2030	*	*	*	*	*	*	*	*	*	*	*	*	*	*	0	0	0	0	0	0	0
March 2031	*	*	*	*	*	*	*	0	0	0	0	0	0	0	Õ	Ō	Õ	0	Ō	0	Õ
March 2032	0	0	0	0	0	0	0	ő	Ö	ő	0	0	Ö	Õ	ő	Õ	ő	Õ	Ö	ő	ő
March 2033	ő	ő	ő	ő	ŏ	ŏ	ŏ	ő	ő	ő	ŏ	ŏ	ŏ	ő	ŏ	ő	ŏ	ŏ	ŏ	ŏ	ő
Weighted Average						Ü	Ü	Ü	Ü			Ü	Ü	Ü					Ü		
Life (years)**	7.1	5.3	4.1	3.3	2.7	2.2	1.9	7.0	5.2	4.1	3.3	2.7	2.2	1.9	6.9	5.1	4.0	3.2	2.7	2.2	1.9

^{*} 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.

			1-A-4 an	d 1-A-IO	† Classes				1-A-PO Class								
				R Prepayn ssumption					CPR Prepayment Assumption								
Date	10%	15%	20%	25%	30%	35%	40%	1	0%	15%	20%	25%	30%	35%	40%		
Initial Percent	100	100	100	100	100	100	100	1	100	100	100	100	100	100	100		
March 2007	88	83	78	74	69	64	59		89	84	79	74	69	64	59		
March 2008	78	69	61	54	47	41	35		79	70	62	55	47	41	35		
March 2009	68	58	48	40	32	26	20		69	58	49	40	33	26	21		
March 2010	60	48	37	29	22	16	12		61	49	38	30	22	17	12		
March 2011	52	39	29	21	15	10	7		54	41	30	22	15	11	7		
March 2012	45	32	22	15	10	6	4		48	34	23	16	11	7	4		
March 2013	39	26	17	11	7	4	2		42	28	18	12	7	4	2		
March 2014	34	21	13	8	5	3	1		37	23	14	9	5	3	1		
March 2015	29	17	10	6	3	$\overset{\circ}{2}$	ī		32	19	11	6	3	2	ī		
March 2016	25	14	8	4	2	1	*		28	16	9	4	2	1	*		
March 2017	21	11	6	3	1	ī	*		24	13	7	3	2	ī	*		
March 2018	17	9	4	$\overset{\circ}{2}$	i	*	*		21	11	5	2	ī	*	*		
March 2019	14	7	3	1	1	*	*		18	9	4	$\frac{\overline{2}}{2}$	ī	*	*		
March 2020	11	5	2	1	*	*	*		15	7	3	1	*	*	*		
March 2021	9	4	$\frac{1}{2}$	î	*	*	*		13	6	2	î	*	*	*		
March 2022	7	3	1	*	*	*	*		11	4	$\frac{\overline{2}}{2}$	ī	*	*	*		
March 2023	5	2	1	*	*	*	*		9	4	1	*	*	*	*		
March 2024	3	ī	*	*	*	*	*		8	3	1	*	*	*	*		
March 2025	1	*	*	*	*	*	*		6	2	1	*	*	*	*		
March 2026	*	*	*	*	*	*	*		5	2	*	*	*	*	*		
March 2027	*	*	*	*	*	*	*		4	1	*	*	*	*	*		
March 2028	0	0	0	0	0	0	0		3	1	*	*	*	*	*		
March 2029	0	0	0	0	0	0	0		9	1	*	*	*	*	*		
March 2030	0	0	0	0	0	0	0		1	*	*	*	*	*	0		
March 2031	0	0	0	0	0	0	0		1	*	*	*	*	*	0		
March 2032	0	0	0	0	0	0	0		*	*	*	*	*	0	0		
March 2032	0	0	0	0	0	0	0		0	0	0	0	0	0	0		
Weighted Average	U	U	U	U	U	U	U		U	U	U	U	U	U	U		
Life (years)**	6.6	5.0	3.9	3.2	2.6	2.2	1.9		7.3	5.3	4.1	3.3	2.7	2.3	1.9		

	2-A-F1, 2-A-F2 and 2-A-S† Classes							3-A Class							
				R Prepayr Assumptio				CPR Prepayment Assumption							
Date	10%	15%	20%	25%	30%	35%	40%	10%	15%	20%	25%	30%	35%	40%	
Initial Percent		100	100	100	100	100	100	100	100	100	100	100	100	100	
March 2007	89	84	79	74	69	64	59	88	84	79	74	69	64	59	
March 2008	78	70	62	54	47	41	35	78	70	62	54	47	41	35	
March 2009	69	58	49	40	33	26	21	69	58	49	40	33	26	21	
March 2010	61	49	38	29	22	17	12	61	49	38	29	22	17	12	
March 2011	54	40	30	22	15	11	7	54	40	30	22	15	11	7	
March 2012	47	33	23	16	10	7	4	47	34	23	16	10	7	4	
March 2013	41	28	18	12	7	4	2	42	28	18	12	7	4	2	
March 2014	36	23	14	8	5	3	1	36	23	14	8	5	3	1	
March 2015	31	19	11	6	3	2	1	32	19	11	6	3	2	1	
March 2016	27	15	8	4	2	1	*	28	16	8	4	2	1	*	
March 2017	24	13	6	3	1	1	*	24	13	7	3	2	1	*	
March 2018	20	10	5	2	1	*	*	21	10	5	2	1	*	*	
March 2019	17	8	4	2	1	*	*	18	8	4	2	1	*	*	
March 2020	15	7	3	1	*	*	*	15	7	3	1	*	*	*	
March 2021	12	5	2	1	*	*	*	13	5	2	1	*	*	*	
March 2022	10	4	2	1	*	*	*	11	4	2	1	*	*	*	
March 2023	9	3	1	*	*	*	*	9	3	1	*	*	*	*	
March 2024	7	$\overline{2}$	ī	*	*	*	*	7	3	ī	*	*	*	*	
March 2025	6	2	1	*	*	*	*	6	2	1	*	*	*	*	
March 2026	4	1	*	*	*	*	*	4	1	*	*	*	*	*	
March 2027	3	ī	*	*	*	*	*	3	ī	*	*	*	*	*	
March 2028	2	1	*	*	*	*	*	2	1	*	*	*	*	*	
March 2029	1	*	*	*	*	*	*	1	*	*	*	*	*	*	
March 2030	1	*	*	*	*	*	*	1	*	*	*	*	*	*	
March 2031	*	*	*	*	*	*	*	*	*	*	*	*	*	0	
March 2032	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
March 2033		Ō	Ō	Ō	Ō	Ō	Ō	Ō	Ō	Õ	Ō	Õ	Õ	Ō	
Weighted Average															
Life (years)**	7.2	5.3	4.1	3.3	2.7	2.3	1.9	7.2	5.3	4.1	3.3	2.7	2.3	1.9	

^{*} 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.

THE TRUST AGREEMENT

We summarize below certain provisions of the Trust Agreement not discussed elsewhere in this prospectus. Certain capitalized terms that we use in these summaries are defined in the Trust Agreement. These summaries are, by definition, not complete. If there is ever a conflict between the information in this prospectus and the actual terms of the Trust Agreement, the terms of the Trust Agreement will prevail.

Transfer of Mortgage Loans to the Trust

The Trust Agreement will contain a mortgage loan schedule (the "Mortgage Loan Schedule") that will identify the Mortgage Loans that are being transferred to the Trust. As Trustee, we will hold, on behalf of the Certificateholders, the original Mortgage Notes, endorsed in blank, and assignments of the mortgage instruments to us in recordable form. Usually assignments are in a form suitable for recording but they are not recorded. However, a blanket assignment may be used for the transfer of a large number of Mortgage Loans, even if the properties are not located in the same recording jurisdiction, depending on the applicable Lender's servicing experience and its financial condition. We may change these document custody requirements at any time, as long as we determine that any such change will not have a materially adverse effect on the interests of Certificateholders.

At our option, we may choose to maintain the documents described above with one or more custodian institutions supervised and regulated by the Comptroller of the Currency, the Board of Governors of the Federal Reserve System, the Office of Thrift Supervision, the FDIC or the NCUA. We will review the Mortgage Loan Schedule before we issue the Certificates and will conduct random spot checks after issuing the Certificates to confirm that we have all the documents we need.

If a liquidation, reorganization, or similar proceeding involving our assets or the assets of a Lender were to occur, it is not clear what law would be applicable. As a result, we cannot render a legal opinion about the Certificateholders' rights to the Mortgage Loans in the event of a proceeding of this type.

Servicing Through Lenders

Pursuant to the Trust Agreement, we are responsible for servicing and administering the Mortgage Loans. We are permitted, in our discretion, to contract with the originator of each Mortgage Loan, or another eligible servicing institution, to perform such functions under our supervision as more fully described below (each, a "Lender"). Any servicing contract or arrangement by us with a Lender for the direct servicing of Mortgage Loans is a contract solely between us and that Lender. Therefore, Certificateholders will not be deemed to be parties to such contract and will have no claims, rights, obligations, duties, or liabilities with respect to any Lender.

Except as otherwise agreed upon by us, Lenders will be obligated to perform diligently all services and duties customary to the servicing of mortgages in accordance with the applicable Guide. We will monitor the Lender's performance and we have the right to remove any Lender for cause at any time we consider such removal to be in the best interest of Certificateholders. The duties performed by Lenders include general loan servicing responsibilities, collection and remittance of principal and interest payments, administration of mortgage escrow accounts, collection of insurance claims, and, if necessary, foreclosure.

Each month, we will retain an amount based on the principal balance of each Mortgage Loan to pay various Trust expenses. We are also entitled to retain prepayment premiums, late charges, assumption fees, and similar charges to the extent they are collected from borrowers. We will compensate Lenders in an amount up to, but never exceeding, the amount described above, less a prescribed minimum amount to be retained by us to compensate us for making our guaranty and for our servicing responsibilities (the "Guaranty Fee").

Distributions on Mortgage Loans; Deposits in the Certificate Account

We will deposit or credit to one or more accounts (collectively, the "Certificate Account") an amount equal to the sum of the amounts collected as principal and interest on the Mortgage Loans as these amounts are received.

Any amounts deposited into the Certificate Account on a Distribution Date will be available to pay (i) interest accrued and distributable on the Certificates on that date and (ii) principal of the Certificates reflected in the class factors. We will not include any reinvestment earnings on amounts in the Certificate Account when we calculate payments to Certificateholders.

The Trust Agreement permits us, as Trustee, to maintain the Certificate Account in one of two ways:

- as a trust account with an eligible depository institution (which account may contain other funds that we hold in a trust capacity), or
- as part of our general assets (with appropriate credit entries to the related trust).

We are required to hold all such appropriately credited funds in our general accounts (and all funds in the Certificate Account that we have invested) for the benefit of the Certificateholders. Nevertheless, if a liquidation, reorganization or similar proceeding involving our assets were to occur, it is not clear what law would be applicable. As a result, we cannot render a legal opinion about the Certificateholders' rights to those funds in the event of a proceeding of this type.

Reports to Certificateholders

We will publish a class factor for each Class of Certificates on or shortly after the 23rd calendar day of each month. If you multiply the class factor for a Certificate by the original principal balance or notional balance of the Certificate, you will obtain the current principal balance or notional balance of that Certificate, after giving effect to the principal payment to be made on the following Distribution Date.

After the end of each calendar year, we will furnish to each person who was a Certificateholder at any time during that year a statement containing any information required by the Internal Revenue Service.

We or an agent that we engage will make all the necessary numerical calculations.

Servicing Compensation and Payment of Certain Expenses by Fannie Mae

We will be entitled to retain an amount based on the principal balance of each Mortgage Loan for Trust expenses and as compensation for our activities and obligations under the Trust Agreement. In addition, we are entitled to retain a portion of the proceeds of the liquidation of a Mortgage Loan that exceeds (i) the principal balance of that Mortgage Loan and (ii) interest owed through the end of the month in which the liquidation occurs at the related Mortgage Interest Rate. We will pay all expenses incurred in connection with our servicing activities, including, without limitation, the fees to Lenders, and we are not entitled to be reimbursed for such expenses out of the assets of the Trust.

We will retain additional servicing compensation in the form of assumption fees, late payment charges, or otherwise.

Collection and Other Servicing Procedures

We are responsible for servicing the Mortgage Loans and may, as set forth above, conduct such servicing through Lenders or through other Fannie Mae approved mortgage servicers. In connection with our servicing activities, we have full power and authority to do or cause to be done any and all things we may deem necessary or appropriate, including the foreclosure or comparable conversion of a defaulted Mortgage Loan.

With respect to each Mortgage Loan, the Lender makes certain warranties to Fannie Mae concerning the following matters:

- · the recordation of the original Mortgage,
- · the validity of the Mortgage Loan as a first lien on the related Mortgaged Property, and
- compliance by the Mortgage Loan with applicable state and federal laws.

In the event of a material breach of any warranty or a material defect in the Mortgage Loan documentation, we may withdraw the Mortgage Loan from the Trust at a price equal to its Stated Principal Balance together with interest thereon at the Net Mortgage Rate.

Subject to the limitations discussed below, we may:

- enforce or waive enforcement of any term of any Mortgage Loan,
- enter into an agreement to modify any term of any Mortgage Loan, or
- · take any action or refrain from taking any action in servicing any Mortgage Loan.

We may waive any assumption fee, or late payment charge, or may exercise or refrain from exercising any "call option rider." If we decide to take or refrain from taking any of the actions discussed above, our decision must be consistent with the then-current policies or practices that we follow for comparable mortgage loans held in our own portfolio. In making our decisions, we may not take into account the ownership status of the related Mortgage Loan.

Each Mortgage Loan contains a "due-on-sale" clause. Nonetheless, the "due-on-sale" clause will not be enforced in the event of a sale of the related Mortgaged Property provided that the purchaser complies with the credit and underwriting guidelines of the FHA, VA or RHS, as applicable.

Certain Matters Regarding Fannie Mae

We may not resign from our duties under the Trust Agreement unless a change in law requires it. Even then, our resignation would not become effective until a successor has assumed our duties under the Trust Agreement. In no event, however, would any successor take over our guaranty obligations. Even if our other duties under the Trust Agreement should terminate, we would still be obligated under that guaranty. In the event that we are unable to fulfill our continuing guaranty obligations, the Trust Agreement may be modified to provide for monthly distributions to be made from then-available Mortgage Loan payments and other recoveries in a manner similar to practices and procedures followed in the servicing of whole loans for institutional investors. See "—Rights Upon Event of Default" below.

We are not liable under the Trust Agreement to the Trust or to Certificateholders for our errors in judgment or for anything we do, or do not do, in good faith. This also applies to our directors, officers, employees and agents. Nevertheless, neither we nor they will be protected from liability if it results from willful misfeasance, bad faith or gross negligence or as a result of a willful disregard of duties.

The Trust Agreement also provides that we are free to refuse involvement in any legal action that we think will expose us to expense or liability unless the action is related to our duties under the Trust Agreement. On the other hand, we may decide to participate in legal actions if we think our participation would be in the interests of the Certificateholders. In this case, we will pay our legal expenses and costs.

If we merge or consolidate with another corporation, the successor corporation will be our successor under the Trust Agreement.

Repurchase of Mortgage Loans

If the Mortgage Interest Rates on any Group 1 or Group 2 Loans are modified or the Mortgage Interest Rates on any Group 3 Loans are changed to fixed rates, the Servicer will be obligated to repurchase those Mortgage Loans from the Trust. Any such repurchase of a Mortgage Loan from the Trust by the Servicer will occur at a price equal to its outstanding Stated Principal Balance plus one month's interest at the applicable Net Mortgage Rate.

Events of Default

Any of the following will be considered an "Event of Default" under the Trust Agreement:

- if we fail to pay Certificateholders of any Class any required amount and our failure continues uncorrected for 15 days after Certificateholders owning at least 5% of that Class of Certificates have given us written notice;
- if we fail in a material way to fulfill any of our obligations under the Trust Agreement and our failure continues uncorrected for 60 days after Certificateholders owning at least 25% of any Class of Certificates have given us written notice; or
- if we become insolvent or unable to pay our debts or if other events of insolvency occur.

Rights upon Event of Default

If one of the Events of Default under the Trust Agreement has occurred and continues uncorrected, Certificateholders who own at least 25% of any Class of Certificates have the right to terminate, in writing, all of our obligations under the Trust Agreement. These obligations include our duties as trustee as well as in our corporate capacity. However, our guaranty obligations will continue in effect. The same proportion of Certificateholders also may appoint, in writing, a successor to assume all of our terminated obligations. This successor will take legal title to the Mortgage Loans and other assets of the Trust.

Voting Rights

Certain actions specified in the Trust Agreement that may be taken by holders of Certificates evidencing a specified percentage of all undivided interests in the Trust may be taken by holders of Certificates entitled in the aggregate to such percentage of voting rights. The percentage of the voting rights allocated among holders of the Notional Classes in the aggregate will be 1.5%; the percentage of the voting rights allocated among holders of all other Classes in the aggregate will be 98.5%. The voting rights allocated to each Class of Certificates will be allocated among all holders of each such Class in proportion to the outstanding principal balances or notional principal balances of such Certificates.

Amendment

We may amend the Trust Agreement, without notifying the Certificateholders or obtaining their consent, for any of the following purposes:

- to add to our duties;
- to evidence that another party has become our successor and has assumed our duties under the Trust Agreement as Trustee or in our corporate capacity or both;
- to eliminate any of our rights in our corporate capacity under the Trust Agreement;
- to cure any ambiguity or correct or add to any provision in the Trust Agreement, so long as no Certificateholder is materially or adversely affected; or
- to modify the Trust Agreement to maintain the legal status of the Upper Tier REMIC or the Lower Tier REMIC as a REMIC.

If Certificateholders who own at least 66% of each affected Class give their consent, we may amend the Trust Agreement to eliminate, change or add to its terms or to waive our compliance with any of those terms. Nevertheless, unless each Certificateholder consents, no amendment may

- reduce or delay the funds that we must pay on any Certificate,
- terminate or change our guaranty obligations,
- · significantly change any permitted activity of the Trust,
- reduce the percentage of Certificateholders whose consent may be required or
- materially adversely affect the rights of the Holders of the R and RL Classes.

Termination

The Trust Agreement will terminate when the last Mortgage Loan remaining in the Trust has been paid off or liquidated, and the proceeds of that loan have been paid to Certificateholders. The Trust Agreement also will terminate if the Servicer exercises its optional clean-up call. The purchase price for such optional repurchase will equal the outstanding stated principal balance of each Mortgage Loan (including one month's interest at the Net Mortgage Rate).

The Servicer may not exercise its optional clean-up call unless the aggregate principal balance of the remaining Mortgage Loans in a Loan Group is less than 1% of the aggregate principal balance of all the Mortgage Loans in that Loan Group as of the Issue Date.

If the Servicer exercises its optional clean-up call, we will retire all the Certificates related to the applicable Loan Group. In no event, however, will the Trust continue beyond the expiration of 21 years from the death of the last survivor of the persons named in the Trust Agreement. We will notify each affected Certificateholder in writing of the termination of the Trust Agreement, and will make the final payment to each person entitled to it.

U.S. TREASURY CIRCULAR 230 NOTICE

The discussion contained in this prospectus under the headings "Certain Federal Income Tax Consequences" and "ERISA Considerations" was not intended or written to be used, and cannot be used, for the purpose of avoiding United States federal tax penalties. This discussion was written to support the promotion or marketing of the transactions or matters addressed in this prospectus. You should seek advice based on your particular circumstances from an independent tax advisor.

CERTAIN FEDERAL INCOME TAX CONSEQUENCES

The Certificates and payments on the Certificates generally are subject to taxation. Therefore, you should consider the tax consequences of holding a Certificate before you acquire one. The following discussion describes certain U.S. federal income tax consequences to beneficial owners of Certificates. The discussion is general and does not purport to deal with all aspects of federal taxation that may be relevant to particular investors. This discussion may not apply to your particular circumstances for various reasons, including the following:

- This discussion is based on federal tax laws in effect as of the date of this prospectus. Changes
 to any of these laws after the date of this prospectus may affect the tax consequences discussed
 below.
- This discussion addresses only Certificates acquired at original issuance and held as "capital assets" (generally, property held for investment).
- This discussion does not address tax consequences to beneficial owners subject to special rules, such as dealers in securities, certain traders in securities, banks, tax-exempt organizations, life

insurance companies, persons that hold Certificates as part of a hedging transaction or as a position in a straddle or conversion transaction, or persons whose functional currency is not the U.S. dollar.

• This discussion does not address taxes imposed by any state, local or foreign taxing jurisdiction.

For these reasons, 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.

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.

The topics in this discussion are addressed in the order of the following captions:

- Taxation of the Portion of the Trust with Respect to the Group 1 Classes and Group 3 Class
- Taxation of Beneficial Owners of Certificates of the Group 1 Classes and Group 3 Class
- Expenses of the Trust
- Sales and Other Dispositions of Certificates of the Group 1 Classes and Group 3 Class
- Special Tax Attributes of Certificates of the Group 1 Classes and Group 3 Class
- Modifications of FHA/VA Loans
- Information Reporting and Backup Withholding for Certificates of the Group 1 Classes and Group 3 Class
- Foreign Investors in Certificates of the Group 1 Classes and Group 3 Class
- REMIC Elections and Special Tax Attributes for the Group 2 Classes
- Taxation of Beneficial Owners of Regular Certificates
- Taxation of the Net WAC Carryover Amounts
- Taxation of Beneficial Owners of a Residual Certificate
- Taxes on the REMICs
- Reporting and Other Administrative Matters for REMIC Investors
- Backup Withholding for REMIC Investors
- Foreign Investors in REMICs

For a discussion of certain federal income tax consequences to beneficial owners of Certificates of the Group 1 Classes and Group 3 Class, see the discussion following "—Taxation of the Portion of the Trust with Respect to the Group 1 Classes and Group 3 Class" below. The discussion following the caption "—REMIC Elections and Special Tax Attributes for the Group 2 Classes" through the caption "Foreign Investors in REMICs" describes certain federal income tax consequences to beneficial owners of Certificates of the Group 2 Classes and the R and RL Classes (the "REMIC Certificates").

Taxation of the Portion of the Trust with Respect to the Group 1 Classes and Group 3 Class

Dewey Ballantine LLP, special tax counsel to Fannie Mae, will deliver its opinion that, assuming compliance with the Trust Agreement, the portion of the Trust with respect to the Group 1 Classes and Group 3 Class will be classified as a grantor trust under subpart E, part I of subchapter J of the Code and not as an association taxable as a corporation.

Taxation of Beneficial Owners of Certificates of the Group 1 Classes and Group 3 Class

The 1-A-IO and 1-A-PO Classes

A beneficial owner of a Certificate of the 1-A-IO or 1-A-PO Class will be treated as owning, pursuant to section 1286 of the Code, "stripped bonds" to the extent of its share of principal payments and "stripped coupons" to the extent of its share of interest payments, as applicable. Fannie Mae intends to treat each Certificate of the 1-A-IO and 1-A-PO Classes as a single debt instrument representing rights to future cashflows from the Group 1 Loans for purposes of information reporting. You should consult your own tax advisor as to the proper treatment of a Certificate of the 1-A-IO or 1-A-PO Class in this regard.

Under section 1286 of the Code, a beneficial owner of a Certificate of the 1-A-IO or 1-A-PO Class must treat the Certificate as a debt instrument originally issued on the date the owner acquires it and as having "original issue discount" ("OID") equal to the *excess*, if any, of its "stated redemption price at maturity" *over* the price paid by the owner to acquire it. For information reporting purposes, we intend to treat all amounts to be distributed on each Certificate of the 1-A-IO or 1-A-PO Class as included in the stated redemption price at maturity and, as a result, each Certificate of the 1-A-IO or 1-A-PO Class will be treated as if issued with OID.

The beneficial owner of a Certificate of the 1-A-IO or 1-A-PO Class must include in its ordinary income for federal income tax purposes, generally in advance of receipt of the cash attributable to that income, the sum of the "daily portions" of OID on its Certificate for each day during its taxable year on which it held that Certificate. The daily portions of OID are determined as follows:

- first, the portion of OID that accrued during each "accrual period" is calculated;
- then, the OID accruing during an accrual period is allocated ratably to each day during the period to determine the daily portion of OID.

The OID Regulations provide that a holder of a debt instrument may use an accrual period of any length, up to one year, as long as each distribution of principal or interest occurs on either the final day or the first day of an accrual period. We intend to report OID based on accrual periods of one month. Each of these accrual periods will begin on a Distribution Date and end on the day before the next Distribution Date.

Although the matter is not entirely clear, a beneficial owner of a Certificate of the 1-A-IO or 1-A-PO Class should determine the amount of OID accruing during any accrual period with respect to that Certificate using the method described in section 1272(a)(6) of the Code. Under section 1272(a)(6), the portion of OID treated as accruing with respect to a Certificate of the 1-A-IO or 1-A-PO Class for any accrual period equals the *excess*, if any, of

• the sum of (A) the present values of all the distributions remaining to be made on that Certificate, if any, as of the end of the accrual period; and (B) the distributions made on that Certificate during the accrual period of amounts included in the stated redemption price at maturity;

over

• the sum of the present values of all the distributions remaining to be made on that Certificate as of the beginning of the accrual period.

The present values of the remaining distributions with respect to a Certificate of the 1-A-IO or 1-A-PO Class are calculated based on the following:

- an assumption that the related category of the Group 1 Loans prepay at a specified rate,
- the yield to maturity of the Certificate giving effect to the prepayment assumption, and

• events (including actual prepayments) that have occurred prior to the end of the accrual period.

Each beneficial owner of a Certificate of the 1-A-IO or 1-A-PO Class determines its yield to maturity based on its purchase price. For a particular beneficial owner of a Certificate of the 1-A-IO or 1-A-PO Class, it is not clear whether the prepayment assumption used for calculating OID would be one determined at the time that Certificate is acquired or would be the original prepayment assumption for that Certificate. For information reporting purposes, we will use the original yield to maturity of that Certificate, calculated based on the original prepayment assumption. You should consult your own tax advisor regarding the proper method for accruing OID on a Certificate of the 1-A-IO or 1-A-PO Class.

The Code requires that the prepayment assumption be determined in the manner prescribed in Treasury regulations. To date, no such regulations have been promulgated. For information reporting purposes, we will assume a prepayment assumption equal to 25% CPR for the Group 1 Loans. We make no representation, however, that the related category of Group 1 Loans will prepay at that rate or any other rate. You must make your own decision as to the appropriate prepayment assumption to be used in deciding whether or not to purchase a Certificate of the 1-A-IO or 1-A-PO Class.

The 1-A-1, 1-A-2, 1-A-3, 1-A-4 and 3-A Classes

Interest paid on a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class is taxable as ordinary interest income. A beneficial owner of a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class must report this income when it accrues or is paid, consistent with the beneficial owner's method of accounting.

A beneficial owner that acquires a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class for less than its principal amount generally has market discount in the amount of the difference between the principal amount and the beneficial owner's basis in that certificate. In general, three consequences arise if a beneficial owner acquires an interest in a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class with market discount. First, the beneficial owner must treat any principal payment with respect to that certificate as ordinary income to the extent of the market discount that accrued while the beneficial owner held an interest in that Certificate. Second, the beneficial owner must treat gain on the disposition or retirement of that Certificate as ordinary income under the circumstances discussed below under "-Sales and Other Dispositions of Certificates of the Group 1 Classes and Group 3 Class." Third, if the beneficial owner incurs or continues indebtedness to acquire that Certificate the beneficial owner may be required to defer the deduction of all or a portion of the interest on the indebtedness until the corresponding amount of market discount is included in income. Alternatively, a beneficial owner may elect to include market discount in income on a current basis as it accrues, in which case the three consequences discussed above will not apply. If a beneficial owner makes this election, the beneficial owner must also apply the election to all debt instruments acquired by the beneficial owner on or after the beginning of the first taxable year to which the election applies. A beneficial owner may revoke the election only with the consent of the IRS.

A beneficial owner of a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class must determine the amount of accrued market discount for a period using a straight line method, based on the maturity of that Certificate, unless the beneficial owner elects to determine accrued market discount using a constant yield method. The IRS has authority to provide regulations for determining the accrual of market discount in the case of debt instruments that provide for more than one principal payment, but has not yet issued such regulations. In addition, the legislative history of the Tax Reform Act of 1986 states that market discount on certain types of debt instruments may be treated as accruing in proportion to remaining accruals of OID, if any, or if none, in proportion to remaining distributions of interest. You should consult your own tax advisors regarding the method a beneficial owner should use to determine accrued market discount.

Notwithstanding the above rules, market discount on a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class is considered to be zero if the discount is less than 0.25% of the principal balance of that Certificate multiplied by the number of complete years from the date the beneficial owner acquires that Certificate to the maturity of that Certificate ("de minimis market discount"). The IRS has authority to provide regulations to adjust the computation of de minimis market discount in the case of debt instruments that provide for more than one principal payment, but has not yet issued such regulations. The IRS could assert, nonetheless, that de minimis market discount should be calculated using the remaining weighted average life of that certificate rather than its final maturity. You should consult your own tax advisors regarding the ability to compute de minimis market discount based on the final maturity of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 and 3-A Classes.

If a beneficial owner acquires a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class for more than its principal amount, the beneficial owner generally will have premium with respect to that Certificate in the amount of the excess. In that event, the beneficial owner may elect to treat such premium as "amortizable bond premium." If the election is made, a beneficial owner must also apply the election to all debt instruments the interest on which is not excludible from gross income ("fully taxable bonds") held by the beneficial owner at the beginning of the first taxable year to which the election applies and to all fully taxable bonds thereafter acquired by the beneficial owner. A beneficial owner may revoke the election only with the consent of the IRS.

If a beneficial owner makes this election, the beneficial owner reduces the amount of any interest payment that must be included in the beneficial owner's income by the portion of the premium allocable to the period based on the yield to maturity of that Certificate. Correspondingly, a beneficial owner must reduce its basis in that Certificate by the amount of premium applied to reduce any interest income. The amount of premium to be allocated among the interest payments on a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class is determined by reference to an equivalent fixed rate debt instrument constructed as of the date the beneficial owner acquires an interest in that Certificate. If a beneficial owner does not elect to amortize premium, (i) the beneficial owner must include the full amount of each interest payment in income, and (ii) the premium must be allocated to the principal distributions on that Certificate and, when each principal distribution is received, a loss equal to the premium allocated to that distribution will be recognized. Any tax benefit from premium not previously recognized will be taken into account in computing gain or loss upon the sale or disposition of that Certificate. See "—Sales and Other Dispositions of Certificates of the Group 1 Classes and Group 3 Class."

A beneficial owner may elect to include in income its entire return on a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class (i.e., the *excess* of all remaining payments to be received on the Certificate *over* the amount of the beneficial owner's basis in that Certificate) based on the compounding of interest at a constant yield. Such an election for a Certificate of the 1-A-1, 1-A-2, 1-A-3, 1-A-4 or 3-A Class with amortizable bond premium (or market discount) will result in a deemed election to amortize premium for all the beneficial owner's debt instruments with amortizable bond premium (or to accrue market discount currently for all the beneficial owner's debt instruments with market discount) as discussed above.

Expenses of the Trust

Each beneficial owner of a Certificate of the Group 1 Classes or Group 3 Class will be required to include in income its allocable share of the expenses paid by the Trust, with respect to the Group 1 or Group 3 Loans, as applicable. Each beneficial owner of a Certificate of the Group 1 Classes or Group 3 Class can deduct its allocable share of such expenses as provided in section 162 or section 212 of the Code, consistent with its method of accounting. Fannie Mae intends to allocate expenses to beneficial owners in each monthly period in proportion to the respective amounts of income (including any OID) accrued for each Group 1 Classes or Group 3 Class of Certificates. A beneficial owner's ability to deduct its share of these expenses is limited under section 67 of the Code in the case of (i) estates and

trusts, and (ii) individuals owning an interest in a Certificate of the Group 1 Classes or Group 3 Class directly or through an investment in a "pass-through entity" (other than in connection with such individual's trade or business). Pass-through entities include partnerships, S corporations, grantor trusts, certain limited liability companies and non-publicly offered regulated investment companies, but do not include estates, non-grantor trusts, cooperatives, real estate investment trusts and publicly offered regulated investment companies. Generally, such a beneficial owner can deduct its share of these costs only to the extent that these costs, when aggregated with certain of the beneficial owner's other miscellaneous itemized deductions, exceed 2% of the beneficial owner's adjusted gross income. For this purpose, an estate or nongrantor trust computes adjusted gross income in the same manner as in the case of an individual, except that deductions for administrative expenses of the estate or trust that would not have been incurred if the property were not held in the trust or estate are treated as allowable in arriving at adjusted gross income. In addition, section 68 of the Code may provide for certain limitations on certain itemized deductions otherwise allowable for a beneficial owner who is an individual. Further, a beneficial owner may not be able to deduct any portion of these costs in computing its alternative minimum tax liability.

Sales and Other Dispositions of Certificates of the Group 1 Classes and Group 3 Class

Upon the sale, exchange or other disposition of a Certificate of the Group 1 Classes or Group 3 Class, a beneficial owner generally will recognize gain or loss equal to the difference between the amount realized upon the disposition and the beneficial owner's adjusted basis in that Certificate. The adjusted basis of a Certificate of the Group 1 Classes or Group 3 Class generally will equal the cost of that Certificate to the beneficial owner, increased by any amounts of OID and market discount included in the beneficial owner's gross income with respect to that Certificate, and reduced by distributions on that Certificate previously received by the beneficial owner as principal (or as amounts constituting stated redemption price at maturity in the case of a Certificate of the 1-A-IO or 1-A-PO Class) and by any premium that has reduced the beneficial owner's interest income with respect to that Certificate. Any such gain or loss generally will be capital gain or loss, except (i) as provided in section 582(c) of the Code (which generally applies to banks) or (ii) to the extent any gain represents OID or accrued market discount not previously included in income (to which extent such gain would be treated as ordinary income). Any capital gain (or loss) recognized upon the sale, exchange or other disposition of a Certificate of the Group 1 Classes or Group 3 Class will be long-term capital gain (or loss) if at the time of disposition the beneficial owner held that Certificate for more than one year. The ability to deduct capital losses is subject to limitations.

Special Tax Attributes of Certificates of the Group 1 Classes and Group 3 Class

A Certificate of the Group 1 Classes or Group 3 Class may not constitute:

- a "real estate asset" within the meaning of section 856(c)(5)(B) of the Code,
- a "qualified mortgage" within the meaning of section 860G(a)(3) of the Code or a "permitted investment" within the meaning of section 860G(a)(5) of the Code, or
- an asset described in section 7701(a)(19)(c)(ix) of the Code.

In addition, distributions of interest may not constitute income described in section 856(c)(3)(B) of the Code with respect to a real estate investment trust. As a result, Certificates of the Group 1 Classes and Group 3 Class may not be a suitable investment for real estate investment trusts and generally will not be a suitable investment for REMICs.

Modifications of FHA/VA Loans

FHA/VA Loans that are in default (or FHA/VA Loans for which a default is reasonably foreseeable) may be modified. If a modification is a "significant modification" under section 1001 of

the Code, the Trust will be deemed to have exchanged the old unmodified FHA/VA Loan for the new modified FHA/VA Loan. Gain or loss may be recognized by beneficial owners of the Certificates of the Group 1 Classes and Group 3 Class, as applicable, upon such exchange. Information will be made available to assist Holders in determining their share of any gain or loss due to a significant modification of an FHA/VA Loan or to enable Holders to make such information available to beneficial owners or other financial intermediaries for which Holders hold Certificates as nominees.

Information Reporting and Backup Withholding for Certificates of the Group 1 Classes and Group 3 Class

Within a reasonable time after the end of each calendar year, we will furnish or make available to each Holder of a Certificate of the Group 1 Classes and Group 3 Class that received a distribution on that Certificate during that year a statement setting forth such information as is required by the Code or Treasury Regulations and such other information as we deem necessary or desirable to assist Holders in preparing their federal income tax returns, or to enable Holders to make such information available to beneficial owners or other financial intermediaries for which the Holders hold Certificates as nominees.

Payments of interest and principal, as well as payments of proceeds from the sale of Certificates of the Group 1 Classes and Group 3 Class, may be subject to the "backup withholding tax" under section 3406 of the Code if recipients of the payments fail to furnish to the payor certain information, including their taxpayer identification numbers, or otherwise fail to establish an exemption from this tax. Any amounts deducted and withheld from a payment to a recipient would be allowed as a credit against the recipient's federal income tax. The IRS may impose certain penalties on a recipient of payments required to supply information who does not do so in the proper manner.

Foreign Investors in Certificates of the Group 1 Classes and Group 3 Class

Additional rules apply to a beneficial owner of a Certificate of the Group 1 Classes and Group 3 Class that is not a U.S. Person (a "Non-U.S. Person"). The term "U.S. Person" means:

- · a citizen or resident of the United States,
- a corporation, partnership or other entity created or organized in or under the laws of the United States or any of its political subdivisions,
- an estate the income of which is subject to U.S. federal income tax regardless of the source of its income, or
- a trust if a court within the United States can exercise primary supervision over its administration and at least one U.S. Person has the authority to control all substantial decisions of the trust.

Payments on a Certificate of the Group 1 Classes and Group 3 Class to, or on behalf of, a beneficial owner that is a Non-U.S. Person generally will be exempt from U.S. federal income and withholding taxes, provided the following conditions are satisfied:

- the beneficial owner is not subject to U.S. tax as a result of a connection to the United States other than ownership of that Certificate,
- the beneficial owner signs a statement under penalties of perjury that certifies that the beneficial owner is a Non-U.S. Person, and provides for the name and address of the beneficial owner, and
- the last U.S. Person in the chain of payment to the beneficial owner receives the statement from the beneficial owner or a financial institution holding on its behalf and does not have actual knowledge that the statement is false.

You should be aware that the IRS might take the position that this exemption does not apply to a beneficial owner that also owns 10% or more of the voting stock of Fannie Mae, or to a beneficial owner that is a "controlled foreign corporation" described in section 881(c)(3)(C) of the Code.

REMIC Elections and Special Tax Attributes for the Group 2 Classes

We will elect to treat the Upper Tier REMIC and the Lower Tier REMIC as REMICs under the Code. Qualification as a REMIC requires ongoing compliance with certain conditions. Dewey Ballantine LLP, special tax counsel to Fannie Mae, will deliver its opinion to Fannie Mae that, assuming compliance with the Trust Agreement, the Upper Tier REMIC and the Lower Tier REMIC will be treated as REMICs for federal income tax purposes. The REMIC Certificates (other than the R and RL Classes and the rights of holders of the 2-A-F1 and 2-A-F2 Classes to receive 2-A-F1 Class Net WAC Carryover Amounts and 2-A-F2 Class Net WAC Carryover Amounts, respectively) will be designated as the "regular interests" in the Upper Tier REMIC (each a "Regular Certificate" and, together, the "Regular Certificates") and the R Class will be designated as the "residual interest" in the Lower Tier REMIC and the RL Class will be designated as the "residual interest" in the Lower Tier REMIC (together with the R Class the "Residual Certificates"). For federal income tax purposes, the Combined Residual Certificate will represent the beneficial ownership of the R and RL Classes.

The Upper Tier REMIC will be taxed as if it had issued the regular interests, one corresponding to each of the 2-A-F1, 2-A-F2 and 2-A-S Classes. Each of these regular interests will be entitled to receive interest and principal payments at the times and in the amounts equal to those made to the Class to which it corresponds, except that the interest rates on the 2-A-F1 and 2-A-F2 Classes will be determined without regard to the 2-A-F1 Class Net WAC Carryover Amount and 2-A-F2 Class Net WAC Carryover Amount, respectively. A beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will be treated for federal income tax purposes as the beneficial owner of a pro rata interest in the corresponding regular interest. Any excess of the amount of interest actually payable to a 2-A-F1 or 2-A-F2 Class Certificate over the amount of interest payable on the corresponding regular interest will be deemed to have been received pursuant to a notional principal contract as discussed below. See "—Taxation of the Net WAC Carryover Amounts" below.

Because the Upper Tier REMIC and the Lower Tier REMIC will qualify as REMICs, the Regular and Residual Certificates will be "regular or residual interests in a REMIC" within the meaning of section 7701(a)(19)(C)(xi) of the Code and "real estate assets" within the meaning of section 856(c)(5)(B) of the Code. If at any time during a calendar year less than 95% of the assets of the Lower Tier REMIC consist of "real estate assets," then the portion of the Regular and Residual Certificates that are qualifying assets under section 856(c)(5)(B) of the Code during the calendar year may be limited to the portion of the assets of the Lower Tier REMIC that are "real estate assets." Similarly, income on the Regular and Residual Certificates will be treated as "interest on obligations secured by mortgages on real property" within the meaning of section 856(c)(3)(B) of the Code, subject to the same limitation as set forth in the preceding sentence. In general, a Group 2 Loan will be a "qualified mortgage" if it is "principally secured by an interest in real property" within the meaning of section 860G(a)(3) of the Code. The assets of the Lower Tier REMIC will include, in addition to the Group 2 Loans, payments on the Group 2 Loans held pending distribution on the Regular and Residual Certificates and any reinvestment income thereon.

Regular and Residual Certificates held by a financial institution (as referred to in section 582(c)(2) of the Code) will be treated as evidences of indebtedness for purposes of section 582(c)(1) of the Code. Regular Certificates will also be "qualified mortgages" within the meaning of section 860G(a)(3) of the Code with respect to other REMICs.

Except as provided below, a beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will be treated

- · as holding an undivided interest in a REMIC regular interest, and
- as having entered into a notional principal contract.

Consequently, each beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will be required to report its pro rata share of income accruing with respect to the corresponding REMIC regular interest, as discussed under "—Taxation of Beneficial Owners of Regular Certificates" below. In addition, each beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will be required to report its pro rata share of net income with respect to the related notional principal contract and will be permitted to recognize its share of a net deduction with respect to such related notional principal contract, subject to the discussions under "—Taxation of the Net WAC Carryover Amounts" below. You should consult your own tax advisor regarding the consequences to you in light of your particular circumstances of taxing separately the two components comprising each 2-A-F1 or 2-A-F2 Class Certificate (that is, the corresponding REMIC regular interest and the related notional principal contract).

Allocations

A beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate must allocate its cost to acquire that Certificate between the corresponding REMIC regular interest and the related notional principal contract based on their relative fair market values. When a beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate sells or disposes of the Certificate, the beneficial owner must allocate the sale proceeds between the corresponding REMIC regular interest and the related notional principal contract based on their relative fair market values and must treat the sale or other disposition of the Certificate as a sale or other disposition of a pro rata portion of the corresponding REMIC regular interest and such related notional principal contract.

We intend to report income and expense with respect to the 2-A-F1 and 2-A-F2 Class Certificates as if the notional principal contract corresponding to the Certificate had only a nominal value, relative to the value of the corresponding REMIC regular interest, as of the Settlement Date. See "—Taxation of the Net WAC Carryover Amounts" below. The notional principal contracts are difficult to value, and the Internal Revenue Service (IRS) could assert that the values of the notional principal contracts as of the Settlement Date are greater (or perhaps, less) than the values we will use for information reporting purposes. If, for example, the IRS were to assert successfully that the notional principal contract corresponding to a Class had a higher value as of the Settlement Date, a greater portion of the purchase price for that Class would be allocated to the related notional principal contract and a lesser portion would be allocated to the corresponding REMIC regular interest, which could result in differences in the beneficial owner's timing and character of income, gains, deductions and losses with respect to that Class. See "—Taxation of Beneficial Owners of Regular Certificates" and "—Taxation of the Net WAC Carryover Amounts" below. You therefore should consider the tax consequences to you if the IRS were to assert different values for the notional principal contracts corresponding to the 2-A-F1 and 2-A-F2 Classes.

Tax Attributes

Although the 2-A-F1 and 2-A-F2 Class Certificates will represent beneficial ownership in REMIC regular interests, which are afforded certain tax attributes under the Code (see "—REMIC Elections")

and Special Tax Attributes for the Group 2 Classes" above), the interest in the corresponding notional principal contracts represented by a 2-A-F1 and 2-A-F2 Class Certificate will not constitute:

- a "real estate asset" within the meaning of section 856(c)(5)(B) of the Code,
- a "qualified mortgage" within the meaning of section 860G(a)(3) of the Code or a "permitted investment" within the meaning of section 860G(a)(5) of the Code, or
- an asset described in section 7701(a)(19)(C)(xi) of the Code.

Income received under a notional principal contract will not constitute income described in section 856(c)(3)(B) with respect to a real estate investment trust.

Taxation of Beneficial Owners of Regular Certificates

For federal income tax purposes, the Regular Certificates will be treated as debt instruments issued by a REMIC on the date the Certificates are first sold to the public (the "Settlement Date") and not as ownership interests in the Trust or its assets. Interest, original issue discount and market discount with respect to a Regular Certificate will represent ordinary income to the beneficial owner of the Certificate (a "Regular Owner"). A Regular Owner must report interest on a Regular Certificate using an accrual method of accounting, regardless of whether it otherwise reports income using a cash method of accounting. Rules regarding original issue discount and market discount are discussed below.

Treatment of Original Issue Discount

The 2-A-S Class will be, and the regular interests corresponding to the 2-A-F1 and 2-A-F2 Classes may be, issued with OID within the meaning of section 1273(a) of the Code. A Regular Owner must include in gross income the sum of the "daily portions" of OID on its Regular Certificate for each day during its taxable year on which it held the Certificate, generally in advance of receipt of the cash attributable to that income. We will supply to Holders, brokers and middlemen information with respect to the original issue discount accruing on the Regular Certificates. We will supply this information at the time and in the manner required by the IRS.

Definition of Original Issue Discount

In general, a Regular Certificate will be considered to be issued with OID equal to the excess, if any, of its "stated redemption price at maturity" over its "issue price." The issue price of a Regular Certificate is the initial price at which a substantial amount of the Regular Certificates was sold. The issue price also includes any accrued interest attributable to the period before the Settlement Date. The stated redemption price at maturity of a Regular Certificate generally is its stated principal amount, plus an amount equal to the excess (if any) of the interest payable on the first Distribution Date over the interest that accrues for the period from the Settlement Date to the first Distribution Date. The stated redemption price at maturity of the 2-A-S Class, however, is equal to the sum of all distributions to be made under that Regular Certificate.

Notwithstanding the general definition, OID on a Regular Certificate will be treated as zero if the discount is less than 0.25% of the stated redemption price at maturity of the Certificate multiplied by its weighted average life. The weighted average life of a Regular Certificate is apparently computed for this purpose as the sum, for all distributions included in the stated redemption price at maturity of the Certificate, of the amounts determined by multiplying (i) the number of complete years (rounding down for partial years) from the Settlement Date until the date on which each such distribution is expected to be made under the assumption that the mortgage loans backing the related underlying securities prepay at a specified rate by (ii) a fraction, the numerator of which is the amount of such distribution and the denominator of which is the Regular Certificate's stated redemption price at maturity. If OID is treated as zero under this rule, the actual amount of OID must be allocated to the

principal distributions on the Regular Certificate and, when each principal distribution is received, gain equal to the discount allocated to that distribution will be recognized. The prepayment assumption that will be used in determining the rate of accrual of OID with respect to the Group 2 Classes is 25% CPR. See "Description of the Certificates—Structuring Assumptions—Prepayment Assumptions" in this prospectus.

Daily Portions of Original Issue Discount

For Regular Certificates considered to be issued with OID, the daily portions of OID will be determined as follows. A calculation will first be made of the portion of OID that accrued during each "accrual period." OID accruing during any accrual period will then be allocated ratably to each day during the period to determine the daily portion of OID.

Final regulations issued by the Treasury Department relating to the tax treatment of debt instruments with OID (the "OID Regulations") provide that for purposes of measuring the accrual of OID on a debt instrument, a holder of the debt instrument may use an accrual period of any length, up to one year, as long as each distribution of principal or interest occurs on either the final day or the first day of an accrual period. We will report OID based on accrual periods of one month, beginning on a Distribution Date and ending on the day before the next Distribution Date.

The portion of OID treated as accruing for any accrual period will equal the excess, if any, of

- (i) the sum of (A) the present values of all the distributions remaining to be made on the Regular Certificate, if any, as of the end of the accrual period and (B) the distribution made on the Certificate during the accrual period of amounts included in the stated redemption price at maturity, over
- (ii) the adjusted issue price of the Certificate at the beginning of the accrual period.

The present value of the remaining distributions will be calculated based on the following:

- the yield to maturity of the Regular Certificate, calculated as of the Settlement Date, giving effect to the applicable prepayment assumption,
- events (including actual prepayments) that have occurred prior to the end of the accrual period, and
- the prepayment assumption.

The adjusted issue price of a Regular Certificate at any time will equal the issue price of the Regular Certificate, increased by the aggregate amount of previously accrued OID with respect to the Regular Certificate, and reduced by the amount of any distributions made on the Certificate as of that time of amounts included in the stated redemption price at maturity.

The Code requires that the prepayment assumption be determined in the manner prescribed in Treasury regulations. To date, no such regulations have been promulgated. The legislative history of this Code provision indicates that the regulations will provide that the assumed prepayment rate must be the rate used by the parties in pricing the particular transaction. Fannie Mae believes that the prepayment assumption described above is consistent with this standard. Fannie Mae makes no representation, however, that the Group 2 Loans will prepay at the applicable rate reflected in the prepayment assumptions described above or at any other rate. Each investor must make its own decision as to the appropriate prepayment assumption to be used in deciding whether or not to purchase any of the Regular or Residual Certificates. See "Description of the Certificates—Maturity Considerations and Final Distribution Date" and "—Decrement Tables" in this prospectus.

Subsequent Holders' Treatment of Original Issue Discount

If a Regular Certificate is issued with OID and a subsequent holder purchases the Regular Certificate at a cost of less than its remaining stated redemption price at maturity, that holder also will

be required to include in income the daily portion of OID with respect to the Regular Certificate for each day it holds the Regular Certificate. If the cost of the Regular Certificate to the subsequent holder exceeds the adjusted issue price of the Regular Certificate, however, the holder can reduce the daily accruals by an amount equal to the product of (i) the daily portion and (ii) a constant fraction. The numerator of the constant fraction is the excess of the purchase price over the adjusted issue price of the Regular Certificate, and the denominator is the sum of the daily portions of OID on the Regular Certificate for all days on or after the day of purchase.

Regular Certificates Purchased at a Premium

If a Regular Owner purchases a Regular Certificate for an amount (net of accrued interest) greater than its remaining stated redemption price at maturity, the Owner will have premium with respect to the Regular Certificate (a "Premium Certificate") in the amount of the excess. Such a purchaser need not include in income any remaining OID and may elect, under section 171(c)(2) of the Code, to treat the premium as "amortizable bond premium."

If a Regular Owner makes this election, the amount of any interest payment that must be included in the Regular Owner's income for each period ending on a Distribution Date will be reduced by the portion of the premium allocable to the period based on the Premium Certificate's yield to maturity. In addition, the legislative history of the Tax Reform Act of 1986 states that premium should be amortized under principles analogous to those governing the accrual of market discount (as discussed below under "—Regular Certificates Purchased with Market Discount"). The election will also apply to all bonds (as well as all REMIC regular interests) the interest on which is not excludible from gross income ("fully taxable bonds") held by the Regular Owner at the beginning of the first taxable year to which the election applies and to all fully taxable bonds thereafter acquired by it. A Regular Owner may revoke the election only with the consent of the IRS.

If the election is not made, (i) a Regular Owner must include the full amount of each interest payment in income as it accrues, and (ii) the premium must be allocated to the principal distributions on the Premium Certificate and, when each principal distribution is received, a loss equal to the premium allocated to the distribution will be recognized. Any tax benefit from the premium not previously recognized will be taken into account in computing gain or loss upon the sale or disposition of the Premium Certificate.

Regular Certificates Purchased with Market Discount

A Regular Owner that purchases a Regular Certificate at a price that is less than the remaining stated redemption price at maturity of the Regular Certificate (or in the case of a Regular Certificate issued with OID, less than the adjusted issue price of the Regular Certificate) has market discount with respect to the Regular Certificate in the amount of the difference. In general, three consequences arise if a Regular Owner acquires a Regular Certificate with market discount. First, the Regular Owner must treat any principal payment with respect to a Regular Certificate acquired with market discount as ordinary income to the extent of the market discount that accrued while the Regular Owner held the Certificate. Second, the Regular Owner must treat gain on the disposition or retirement of such a Certificate as ordinary income under the circumstances discussed below under "-Sales and Other Dispositions of Regular Certificates." Third, a Regular Owner that incurs or continues indebtedness to acquire a Regular Certificate at a market discount may be required to defer the deduction of all or a portion of the interest on the indebtedness until the corresponding amount of market discount is included in income. Alternatively, a Regular Owner may elect to include market discount in income on a current basis as it accrues, in which case the three consequences discussed above will not apply. If a Regular Owner makes this election, the Regular Owner must also apply the election to all debt instruments the Regular Owner acquires on or after the beginning of the first taxable year to which the election applies. A Regular Owner may revoke the election only with the consent of the IRS.

The legislative history to the Tax Reform Act of 1986 states that market discount on a Regular Certificate may be treated as accruing in proportion to remaining accruals of OID, if any, or, if none, in proportion to remaining distributions of interest on a Regular Certificate. A beneficial owner may instead elect to determine the accrual of market discount under a constant yield method. We will make available to Holders information necessary to compute the accrual of market discount, in the manner and form as required by the IRS.

Notwithstanding the above rules, market discount on a Regular Certificate will be considered to be zero if the discount is less than 0.25% of the remaining stated redemption price at maturity of the Certificate multiplied by its weighted average remaining life. Weighted average remaining life presumably would be calculated in a manner similar to weighted average life, taking into account payments (including prepayments) prior to the date of acquisition of the Regular Certificate by the subsequent purchaser. If market discount on a Regular Certificate is treated as zero under this rule, the actual amount of market discount must be allocated to the remaining principal distributions on the Regular Certificate and, when each principal distribution is received, gain equal to the discount allocated to that distribution will be recognized.

Special Election

For any Regular Certificate acquired on or after April 4, 1994, the OID Regulations permit a Regular Owner to elect to include in gross income all "interest" that accrues on the Regular Certificate by using a constant yield method. For purposes of the election, the term "interest" includes stated interest, acquisition discount, OID, de minimis OID, market discount, de minimis market discount and unstated interest, as adjusted by any amortizable bond premium or acquisition premium. You should consult your own tax advisor regarding the time and manner of making and the scope of the election and the implementation of the constant yield method.

Sales and Other Dispositions of Regular Certificates

Upon the sale, exchange, retirement or other disposition of a Regular Certificate, the beneficial owner generally will recognize gain or loss equal to the difference between the amount realized upon the disposition and the beneficial owner's adjusted basis in the Certificate. In addition, the Code requires the recognition of gain upon the "constructive sale of an appreciated financial position." In general, a constructive sale of an appreciated financial position occurs if a taxpayer enters into certain transactions or series of transactions with respect to a financial instrument that have the effect of substantially eliminating the taxpayer's risk of loss and opportunity for gain with respect to the financial instrument. These provisions will apply to Certificates of the 2-A-S Class.

The adjusted basis of a Regular Certificate generally will equal the cost of the Regular Certificate to the beneficial owner, increased by any OID or market discount included in the beneficial owner's gross income with respect to the Regular Certificate and reduced by distributions previously received by the beneficial owner of amounts included in the Regular Certificate's stated redemption price at maturity and by any premium that has reduced the beneficial owner's interest income with respect to the Regular Certificate.

The gain or loss, if any, will be capital gain or loss, provided the Regular Certificate is held as a "capital asset" (generally, property held for investment) within the meaning of section 1221 of the Code and none of the following apply. First, gain that might otherwise be capital gain will be treated as ordinary income to the extent that the gain does not exceed the excess, if any, of (i) the amount that would have been includible in the income of the Regular Owner had income accrued at a rate equal to 110% of the "applicable Federal rate" (generally, an average of current yields on Treasury securities) as of the date of purchase over (ii) the amount actually includible in the Regular Owner's income. Second, gain recognized by a Regular Owner who purchased a Regular Certificate at a market discount will be taxable as ordinary income in an amount not exceeding the portion of the market discount that accrued during the period the Regular Certificate was held by the Regular Owner, reduced by any

market discount includible in income under the rules described above under "—Regular Certificates Purchased with Market Discount." Third, any gain or loss resulting from a sale or exchange described in section 582(c) of the Code (which generally applies to banks) will be taxable as ordinary income or loss.

Termination

In general, no special tax consequences will apply to a Regular Owner upon the termination of the Upper Tier REMIC by virtue of the final payment or liquidation of the last Group 2 Loan remaining in the Lower Tier REMIC.

Taxation of the 2-A-F1 and 2-A-F2 Net WAC Carryover Amounts

Each beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will be treated as having entered into a "notional principal contract" within the meaning of Regulations promulgated under section 446 of the Code (the "NPC Regulations") with respect to its acquisition of the right to receive the payments on the Cap Corridor Contract or the Cap Contract, respectively. Pursuant to these notional principal contracts, a beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will be treated as agreeing to pay a premium for such right. A beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will be treated as having entered into the related notional principal contract on the date the beneficial owner acquires the Certificate.

Treatment of Payments under the Cap Corridor Contract and the Cap Contract

Under the NPC Regulations, the premiums that are deemed to have been paid for the Cap Corridor Contract and the Cap Contract must be amortized over the lives of the 2-A-F1 and 2-A-F2 Classes, respectively, taking into account the declining balances of those Classes. For information reporting purposes, we intend to amortize the premiums under a constant yield method, similar to that used to amortize OID. You should consult your tax advisor regarding the method for amortizing these premiums.

Any payment received by the 2-A-F1 Class pursuant to the Cap Corridor Contract or by the 2-A-F2 Class pursuant to the Cap Contract will be treated as a periodic payment under the NPC Regulations. To the extent that the periodic payments for any year exceed the amount of the premium amortized in that year, such excess shall represent net income for that year. Conversely, to the extent that the amount of the premium amortized in any year exceeds the periodic payments for that year, such excess shall represent a net deduction for that year. Although not clear, net income or a net deduction should be treated as ordinary income or as an ordinary deduction.

A beneficial owner's ability to recognize a net deduction with respect to the Cap Corridor Contract or Cap Contract is limited under section 67 of the code in the case of (i) estates and trusts, and (ii) individuals owning an interest in a 2-A-F1 or 2-A-F2 Class Certificate directly or through an investment in a "pass-through entity" (other than in connection with such individual's trade or business). Pass-through entities include partnerships, S corporations, grantor trusts, certain limited liability companies, and non-publicly offered regulated investment companies, but do not include estates, nongrantor trusts, cooperatives, real estate investment trusts and publicly offered regulated investment companies. Generally, such a beneficial owner can recognize a net deduction only to the extent that these costs, when aggregated with certain of the beneficial owner's other miscellaneous itemized deductions, exceed 2% of the beneficial owner's adjusted gross income. For this purpose, an estate or nongrantor trust computes adjusted gross income in the same manner as in the case of an individual, except that deductions for administrative expenses of the estate or trust that would not have been incurred if the property were not held in such trust or estate are treated as allowable in arriving at adjusted gross income. In addition, section 68 of the Code may provide for certain limitations on itemized deductions otherwise allowable for a beneficial owner who is an individual. Further, such a beneficial owner may not be able to recognize a net deduction with respect to the Cap Corridor Contract or Cap Contract in computing the beneficial owner's alternative minimum tax liability.

Disposition of the Cap Corridor Contract and the Cap Contract

Any amount that is considered to be allocated to the Cap Corridor Contract or the Cap Contract in connection with the sale or other disposition of a 2-A-F1 or 2-A-F2 Class Certificate as applicable, in the manner described under "—Allocations" above will be considered a "termination payment" under the NPC Regulations. Under the NPC Regulations, a beneficial owner of a 2-A-F1 or 2-A-F2 Class Certificate will have gain or loss from the disposition of the Cap Corridor Contract or the Cap Contract, as applicable, equal to (i) the sum of the unamortized portion of any premium received or deemed to have been received by the beneficial owner upon entering into the Cap Corridor Contract or the Cap Contract, as applicable, and any termination payment it receives or is deemed to have been paid by the beneficial owner upon entering into the Cap Corridor Contract or the Cap Contract, as applicable, and any termination payment it makes or is deemed to have made. The gain or loss should be capital gain or loss, provided the Cap Corridor Contract or the Cap Contract is a capital asset to the beneficial owner. The ability to deduct capital losses is subject to limitations.

Taxation of Beneficial Owners of a Residual Certificate

Amounts Paid to a Transferee of a Residual Certificate

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.

Daily Portions

Except as indicated below, a beneficial owner of a Residual Certificate (a "Residual Owner") generally will be required to report its daily portion of the taxable income or net loss of the related REMIC for each day during a calendar quarter that the Residual Owner owns the Residual Certificate. For this purpose, the daily portion is determined by allocating to each day in the calendar quarter its ratable portion of the taxable income or net loss of the related REMIC for the quarter and then allocating that amount among the Residual Owners in accordance with their percentage interests on that day. Daily portions of income or loss allocated to a Residual Owner will be treated as ordinary income or loss. A Residual Owner must continue to report its daily portion of the taxable income or net loss of the related REMIC until no Certificates of any Class are outstanding, even though the Residual Owner may have received full payment of any stated interest and principal on the Residual Certificate.

Taxable Income or Net Loss of the REMICs

The taxable income or net loss of the Upper Tier REMIC and Lower Tier REMIC will be the income from the "qualified mortgages" they hold and any reinvestment earnings less deductions allowed to the related REMIC. In general, a Group 2 Loan will be a "qualified mortgage" if the

Group 2 Loan is "principally secured by an interest in real property" within the meaning of section 860G(a)(3) of the Code.

The taxable income or net loss for a given calendar quarter will be determined in the same manner as for an individual having the calendar year as the taxable year and using the accrual method of accounting, with the following modifications and limitations:

- For the Upper Tier REMIC, a deduction will be allowed for accruals of interest (including any OID, but without regard to the investment interest limitation in section 163(d) of the Code) on the Regular Certificates (but not the R Certificate).
- Market discount equal to any excess of the total Stated Principal Balances of the qualified mortgages over the related REMIC's basis in these mortgages generally will be included in income by the related REMIC as it accrues under a constant yield method, taking into account the prepayment assumption described above.
- If the related REMIC is treated as having acquired qualified mortgages at a premium, the premium also will be amortized using a constant yield method.
- No item of income, gain, loss or deduction allocable to a prohibited transaction (see "—*Taxes on the REMICs*—Prohibited Transactions" below) will be taken into account.
- The REMICs generally may not deduct any item that would not be allowed in calculating the taxable income of a partnership by virtue of section 703(a)(2) of the Code.
- The limitation on miscellaneous itemized deductions imposed on individuals by section 67 of the Code will not be applied at the REMIC level to any administrative fees, such as servicing and guaranty fees. (See, however, "—Pass-Through of Servicing and Guaranty Fees to Individuals" below.)
- No deduction is allowed for any expenses incurred in connection with the formation of the REMICs and the issuance of the Regular and Residual Certificates.
- Any gain or loss to the related REMIC from the disposition of any asset, including a qualified mortgage or "permitted investment" as defined in section 860G(a)(5) of the Code), will be treated as ordinary gain or loss.

The Upper Tier REMIC's basis in its assets is the aggregate of the issue prices of all the Regular and Residual Certificates in the REMIC constituted by the Upper Tier REMIC on the Settlement Date. If, however, the amount sold to the public of any Class of Regular or Residual Certificates is not substantial, then the fair market value of all the Regular or Residual Certificates in that Class as of the date of this prospectus should be substituted for the issue price. If the deductions allowed to a REMIC exceed its gross income for a calendar quarter, the excess will be a net loss for the REMIC for that calendar quarter.

A Residual Owner may be required to recognize taxable income without being entitled to receive a corresponding amount of cash. This could occur, for example, if mortgage loans are considered to be purchased by a REMIC at a discount, some or all of the regular certificates are issued at a discount, and the discount included as a result of a prepayment on a mortgage loan that is used to pay principal on the regular certificates exceeds the REMIC's deduction for unaccrued original issue discount relating to the regular certificates. Taxable income of a REMIC may also be greater in earlier years because interest expense deductions, expressed as a percentage of the outstanding principal amount of the regular certificates, may increase over time as the earlier classes of regular certificates are paid, whereas interest income of a REMIC from each mortgage loan, expressed as a percentage of the outstanding principal amount of that mortgage loan, may remain constant over time.

Basis Rules and Distributions

A Residual Owner has an initial basis in the related Residual Certificate equal to the amount paid for the Residual Certificate. The basis is increased by amounts included in the income of the Residual Owner and decreased by distributions and by any net loss taken into account with respect to the Residual Certificate. A distribution on the Residual Certificate to a Residual Owner is not included in gross income to the extent it does not exceed the Residual Owner's basis in the Residual Certificate (adjusted as described above) and, to the extent it exceeds the adjusted basis of the Residual Certificate, is treated as gain from the sale of the Residual Certificate.

A Residual Owner is not allowed to take into account any net loss for a calendar quarter to the extent the net loss exceeds the Residual Owner's adjusted basis in the Residual Certificate for the related REMIC as of the close of that calendar quarter (determined without regard to that net loss). Any loss disallowed by reason of this limitation may be carried forward indefinitely to future calendar quarters and, subject to the same limitation, may be used only to offset income from the Residual Certificate.

Treatment of Excess Inclusions

Any excess inclusions with respect to a Residual Certificate are subject to certain special tax rules. All taxable income with respect to the R and RL Certificates will constitute excess inclusions.

Any excess inclusions cannot be offset by losses from other activities. For Residual Owners that are subject to tax only on unrelated business taxable income (as defined in section 511 of the Code), an excess inclusion of the Residual Owner is treated as unrelated business taxable income. With respect to variable contracts (within the meaning of section 817 of the Code), a life insurance company cannot adjust its reserve to the extent of any excess inclusion, except as provided in regulations. If a Residual Owner is a member of an affiliated group filing a consolidated income tax return, the taxable income of the affiliated group cannot be less than the sum of the excess inclusions attributable to all residual interests in REMICs held by members of the affiliated group. For purposes of the alternative minimum tax, taxable income does not include excess inclusions, the alternative minimum taxable income cannot be less than excess inclusions, and excess inclusions are disregarded in computing the alternative tax net operating loss deduction. For a discussion of the effect of excess inclusions on certain foreign investors that own a Residual Certificate, see "—Foreign Investors—Residual Certificates" below.

If a Residual Certificate is held by a real estate investment trust, the aggregate excess inclusions with respect to the Residual Certificate reduced (but not below zero) by the real estate investment trust taxable income (within the meaning of section 857(b)(2) of the Code, excluding any net capital gain) would, under regulations yet to be prescribed, be allocated among the shareholders of the trust in proportion to the dividends received by the shareholders from the trust, and any amount so allocated would be treated as an excess inclusion with respect to the Residual Certificate as if held directly by the shareholder. Similar rules would apply in the case of regulated investment companies, common trust funds and certain cooperatives that hold a Residual Certificate.

Pass-Through of Servicing and Guaranty Fees to Individuals

A Residual Owner who is an individual will be required to include in income a share of the administrative fees of the related REMIC, including the servicing and guaranty fees imposed at the level of the Group 2 Loans. See, for example, "Description of Certificates—Servicing Through Lenders" and "Certain Federal Income Tax Consequences" in our MBS prospectus. A deduction for such fees generally will be allowed to such a Residual Owner only to the extent that such fees, along with certain of the Residual Owner's other miscellaneous itemized deductions, exceed 2% of the Residual Owner's adjusted gross income. In addition, such a Residual Owner may not be able to deduct any portion of such fees in computing the Residual Owner's alternative minimum tax liability. A Residual Owner's share of such fees generally will be determined by (i) allocating the amount of such

expenses for each calendar quarter on a *pro rata* basis to each day in the calendar quarter, and (ii) allocating the daily amount among the Residual Owners in proportion to their respective holdings on that day. Similar rules apply in the case of (i) estates and trusts, and (ii) individuals owning an interest in a Residual Certificate through an investment in a "pass-through entity." Pass-through entities include partnerships, S corporations, grantor trusts and non-publicly offered regulated investment companies, but do not include estates, trusts other than grantor trusts, cooperatives, real estate investment trusts and publicly offered regulated investment companies.

Sales and Other Dispositions of a Residual Certificate

Upon the sale, exchange or other disposition of a Residual Certificate, the Residual Owner generally will recognize gain or loss equal to the difference between the amount realized upon the disposition and the Residual Owner's adjusted basis in the Certificate. The adjusted basis of the Residual Certificate is determined as described above under "—Basis Rules and Distributions." Except as provided in section 582(c) of the Code, the gain or loss, if any, will be capital gain or loss, provided the Certificate is held as a capital asset.

If a Residual Owner sells or otherwise disposes of a Residual Certificate at a loss, the loss will not be recognized if, within six months before or after the sale or other disposition of the Residual Certificate, the Residual Owner purchases another residual interest in any REMIC or any interest in a taxable mortgage pool (as defined in section 7701(i) of the Code) comparable to a residual interest in a REMIC. The disallowed loss would be allowed upon the sale or other disposition of the other residual interest (or comparable interest) if the rule referred to in the preceding sentence does not apply to that sale or other disposition. While this rule may be modified by Treasury regulations, no such regulations have yet been published.

Residual Certificate Transferred to or Held by Disqualified Organizations

Section 860E(e) of the Code imposes a substantial tax, payable by the transferor (or, if a transfer is through a broker, nominee, or other middleman as the transferee's agent, payable by that agent) upon any transfer of the Residual Certificate to a "disqualified organization." A transfer includes any transfer of record or beneficial ownership, whether pursuant to a purchase, a default under a secured lending agreement or otherwise. The term "disqualified organization" is defined above under "Description of the Certificates—Special Characteristics of the R and RL Classes" in this prospectus. The transferor of a Residual Certificate (or an agent of the transferee of a Residual Certificate, as the case may be) will be relieved of this tax liability if (i) the transferee furnishes to the transferor (or the transferor (or the transferee's agent) an affidavit that the transferee is not a disqualified organization, and (ii) the transferor (or the transferee's agent) does not have actual knowledge that the affidavit is false at the time of the transfer.

In addition, a tax may be imposed upon a pass-through entity (including a regulated investment company, real estate investment trust, common trust fund, partnership, trust, estate, certain limited liability companies and nominee and certain cooperatives) that owns a Residual Certificate if the pass-through entity has a disqualified organization as a record holder. For this purpose, all interests in an electing large partnership are treated as held by disqualified organizations. No such tax will be imposed on a pass-through entity for a period with respect to an interest therein owned by a disqualified organization if (i) the record holder of the interest furnishes to the pass-through entity an affidavit that it is not a disqualified organization, (ii) during that period, the pass-through entity has no actual knowledge that the affidavit is false and (iii) the entity is not an electing large partnership.

Other Transfers of a Residual Certificate

A transfer of a Residual Certificate that has tax avoidance potential is disregarded for federal income tax purposes if the transferee is not a U.S. Person (a "Non-U.S. Person"), unless the transferee's income from the Certificate is otherwise subject to U.S. income tax. A transfer of a

Residual Certificate has tax avoidance potential unless, at the time of the transfer, the transferor reasonably expects that, for each excess inclusion, the related REMIC will pay to the transferee an amount that will equal at least 30% of the excess inclusion, and that each amount will be paid at or after the time at which the excess inclusion accrues and not later than the close of the calendar year following the calendar year of accrual. Certain transfers by a Non-U.S. Person to a U.S. Person or another Non-U.S. Person are also disregarded if the transfer has the effect of allowing the transferor to avoid tax on accrued excess inclusions. See "Description of the Certificates—Special Characteristics of the R and RL Classes" in this prospectus for a discussion of additional provisions applicable to transfers of a Residual Certificate.

Termination

Although the matter is not entirely free from doubt, it appears that a Residual Owner will be entitled to a loss if:

- the related REMIC terminates by virtue of the final payment or liquidation of the last qualified mortgage remaining in the related REMIC and
- the Residual Owner's adjusted basis in the Residual Certificate at the time the termination occurs exceeds the amount of cash distributed to the Residual Owner in liquidation of its interest.

The amount of the loss will equal the amount by which the Residual Owner's adjusted basis exceeds the amount of cash distributed to the Residual Owner in liquidation of its interest.

Taxes on the REMICs

The REMICs will not be subject to federal income tax except with respect to income from prohibited transactions and in certain other instances described below. It is not anticipated that the REMICs will engage in any transactions that will give rise to a tax on the REMICs. Pursuant to its guaranty obligations with respect to the Certificates, Fannie Mae will make distributions on the Certificates without offset or deduction for any tax imposed on the REMICs.

Prohibited Transactions

The Code imposes a tax on a REMIC equal to 100% of the net income derived from "prohibited transactions." In general, the term "prohibited transaction" means the disposition of a qualified mortgage other than pursuant to certain specified exceptions, the receipt of investment income from a source other than a qualified mortgage or certain other permitted investments, the receipt of compensation for services, or the disposition of a "cash flow investment" as defined in section 860G(a)(6) of the Code.

Contributions to a REMIC after the Startup Day

The Code imposes a tax on a REMIC equal to 100% of the value of any property contributed to the REMIC after the "startup day" (generally the same as the Settlement Date). Exceptions are provided for cash contributions to a REMIC if made (i) during the three-month period beginning on the startup day, (ii) to a qualified reserve fund by a holder of a residual interest, (iii) in the nature of a guarantee, or (iv) to facilitate a qualified liquidation or clean-up call.

Net Income from Foreclosure Property

The Code imposes a tax on a REMIC equal to the highest corporate rate on "net income from foreclosure property." The terms "foreclosure property" (which includes property acquired by deed in lieu of foreclosure) and "net income from foreclosure property" are defined by reference to the rules applicable to real estate investment trusts. Generally, foreclosure property would be treated as such

until the close of the third taxable year following the taxable year in which the acquisition occurs, with possible extensions. Net income from foreclosure property generally means gain from the sale of foreclosure property that is inventory property and gross income from foreclosure property other than qualifying rents and other qualifying income for a real estate investment trust, net of deductions directly connected with the production of such income.

Reporting and Other Administrative Matters for REMIC Investors

For purposes of the administrative provisions of the Code, each REMIC will be treated as a partnership and the related Residual Owners will be treated as partners in that REMIC. We will prepare, sign and file federal income tax returns for the REMICs, which returns are subject to audit by the IRS. We will also act as the tax matters partner for the REMICs, either as a beneficial owner of a Residual Certificate or as a fiduciary for a Residual Owner. Each Residual Owner, by the acceptance of a Residual Certificate, agrees that we will act as its fiduciary in the performance of any duties required of it in the event that it is the tax matters partner.

Within a reasonable time after the end of each calendar year, we will furnish to each Holder that received a distribution during that year a statement setting forth the portions of any distributions that constitute interest distributions, OID and any other information as is required by Treasury regulations and, with respect to Holders of a Residual Certificate, information necessary to compute the daily portions of the taxable income (or net loss) of the related REMIC for each day during that year.

If there is more than one Residual Owner for a taxable year, each Residual Owner is required to treat items on its return consistently with the treatment on the return of the related REMIC, unless the Residual Owner either files a statement identifying the inconsistency or establishes that the inconsistency resulted from incorrect information received from the REMIC. The IRS may assert a deficiency resulting from a failure to comply with the consistency requirement without instituting an administrative proceeding at the REMIC level.

Backup Withholding for REMIC Investors

Distributions of interest and principal, as well as distributions of proceeds from the sale of Regular and Residual Certificates, may be subject to the "backup withholding tax" under section 3406 of the Code if recipients of the distributions fail to furnish to the payor certain information, including their taxpayer identification numbers, or otherwise fail to establish an exemption from this tax. Any amounts deducted and withheld from a distribution to a recipient would be allowed as a credit against the recipient's federal income tax. Certain penalties may be imposed by the IRS on a recipient of distributions required to supply information who does not do so in the proper manner.

Foreign Investors in REMICs

Regular Certificates

Distributions made on a Regular Certificate to, or on behalf of, a Regular Owner that is a Non-U.S. Person generally will be exempt from U.S. federal income and withholding taxes, provided (a) the Regular Owner is not subject to U.S. tax as a result of a connection to the United States other than ownership of the Certificate, (b) the Regular Owner signs a statement under penalties of perjury that certifies that the Regular Owner is a Non-U.S. Person, and provides the name and address of the Regular Owner, and (c) the last U.S. Person in the chain of payment to the Regular Owner receives the statement from the Regular Owner or a financial institution holding on its behalf and does not have actual knowledge that the statement is false. You should be aware that the IRS might take the position that this exemption does not apply to a Regular Owner that also owns 10 percent or more of the Residual Certificates or of the voting stock of Fannie Mae, or to a Regular Owner that is a "controlled foreign corporation" described in section 881(c)(3)(C) of the Code.

Residual Certificates

Amounts paid to a Residual Owner that is a Non-U.S. Person generally will be treated as interest for purposes of applying the 30% (or lower treaty rate) withholding tax on income that is not effectively connected with a U.S. trade or business. Amounts not constituting excess inclusions that are paid on a Residual Certificate to a Non-U.S. Person generally will be exempt from U.S. federal income and withholding taxes, subject to the same conditions applicable to distributions on Regular Certificates, as described above, but only to the extent that the Mortgage Loans held by the related REMIC were originated after July 18, 1984. In no case will any portion of REMIC income that constitutes an excess inclusion be entitled to any exemption from the withholding tax or a reduced treaty rate for withholding. See "—Taxation of Beneficial Owners of a Residual Certificate—Treatment of Excess Inclusions."

LEGAL INVESTMENT CONSIDERATIONS

If you are an institution whose investment activities are subject to legal investment laws and regulations or to review by certain regulatory authorities, you may be subject to restrictions on investment in certain classes of the Certificates. If you are a financial institution that is subject to the jurisdiction of the Comptroller of the Currency, the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation, the Office of Thrift Supervision, the National Credit Union Administration, the Department of the Treasury or other federal or state agencies with similar authority, you should review the rules, guidelines and regulations that apply to you prior to purchasing or pledging the Certificates. In addition, if you are a financial institution, you should consult your regulators concerning the risk-based capital treatment of any Certificate. Investors should consult their own legal advisors in determining whether and to what extent the Certificates constitute legal investments or are subject to restrictions on investment and whether and to what extent the Certificates can be used as collateral for various types of borrowings.

LEGAL OPINION

If you purchase Certificates, we will send you, upon request, an opinion of our General Counsel (or one of our Deputy General Counsels) as to the validity of the Certificates and the Trust Agreement.

ERISA CONSIDERATIONS

General. The Employee Retirement Income Security Act of 1974, as amended ("ERISA"), and the Code impose certain requirements on employee benefit plans subject to ERISA (such as employer-sponsored retirement plans) and upon other types of benefit plans and arrangements subject to section 4975 of the Code (such as individual retirement accounts). ERISA and the Code also impose these requirements on certain entities in which the benefit plans or arrangements that are subject to ERISA and the Code invest. We refer to these plans, arrangements and entities as "Plans." Any person who is a fiduciary of a Plan is also subject to the requirements imposed by ERISA and the Code. Before a Plan invests in Certificates, the Plan fiduciary must consider whether the governing instruments for the Plan would permit the investment, whether the Certificates would be a prudent and appropriate investment for the Plan under its investment policy and whether such an investment might result in a prohibited transaction under ERISA or the Code for which no exemption is available.

The U.S. Department of Labor issued a final regulation covering the acquisition by a Plan of a "guaranteed governmental mortgage pool certificate," defined to include certificates which are "backed by, or evidencing an interest in specified mortgages or participation interests therein" and are guaranteed by Fannie Mae as to the payment of interest and principal. Under the regulation, investment by a Plan in a "guaranteed governmental mortgage pool certificate" does not cause the

assets of the Plan to include the mortgages underlying the certificate or cause the sponsor, trustee and other servicers of the mortgage pool to be subject to the fiduciary responsibility provisions of ERISA or section 4975 of the Code in providing services with respect to the mortgages in the pool. At the time the regulation was originally issued, certificates similar to the Certificates did not exist. However, we have been advised by our counsel, Sidley Austin LLP, that the Certificates (other than the 2-A-F1 and 2-A-F2 Classes) qualify under the definition of "guaranteed governmental mortgage pool certificates" and, as a result, the purchase and holding of Certificates (other than the 2-A-F1 and 2-A-F2 Classes) by Plans will not cause the underlying mortgage loans or the assets of Fannie Mae to be subject to the fiduciary requirements of ERISA or to the prohibited transaction requirements of ERISA and the Code.

Additional Considerations Relating to the 2-A-F1 and 2-A-F2 Classes. Because the right to interest payable under the Cap Corridor Contract and the Cap Contract to Holders of the 2-A-F1 and 2-A-F2 Classes, respectively, are not guaranteed by Fannie Mae, the "guaranteed governmental mortgage pool exemption" may or may not be applicable to the acquisition and holding of those rights. Therefore, any Plan fiduciary considering an investment in the 2-A-F1 or 2-A-F2 Class should consider the identity of the related Counterparty in determining whether an investment in the 2-A-F1 or 2-A-F2 Class would give rise to a prohibited transaction. Depending on the relevant facts and circumstances, certain prohibited transaction exemptions may apply to the acquisition of the 2-A-F1 and 2-A-F2 Classes and rights under the Cap Corridor Contract and the Cap Contract, respectively for example, Prohibited Transaction Class Exemption ("PTCE") 84-14, which exempts certain transactions effected on behalf of a Plan by a "qualified professional asset manager," PTCE 90-1, which exempts certain transactions by insurance company pooled separate accounts, PTCE 91-38, which exempts certain transactions by bank collective investment funds, PTCE 95-60, which exempts certain transactions by insurance company general accounts, or PTCE 96-23, which exempts certain transactions effected on behalf of a Plan by an "in-house asset manager". Each Plan that invests in the 2-A-F1 or 2-A-F2 Class, by its acceptance of the related certificate, will be deemed to make certain representations as provided in the Trust Agreement, including that its acquisition of the 2-A-F1 or 2-A-F2 Class and rights under the Cap Corridor Contract or the Cap Contract, as applicable, do not give rise to a nonexempt prohibited transaction under section 406 of ERISA or section 4975 of the Code.

PLAN OF DISTRIBUTION

We will acquire the Mortgage Loans from the Seller in exchange for the Certificates pursuant to the Sale and Servicing Agreement. Countrywide Securities Corporation (the "Dealer"), which has been retained by the Seller, 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 such transactions to or through other dealers. The Dealer is an affiliate of the Seller.

LEGAL MATTERS

Fannie Mae will be represented by Sidley Austin LLP and, with respect to federal tax matters, by Dewey Ballantine LLP. Legal representation for the Dealer will be provided by McKee Nelson LLP.

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Certain Assumed Characteristics of the Mortgage Loans (As of March 1, 2006)

	Weighted Average Loan Age ("WALA") (in Months)	35	WALA (in Months)	42 61	WALA (in Months)	61 78	WALA (in Months)	75 93	WALA (in Months)	89 114	WALA (in Months)
	Weighted Average Remaining Term (**WARM**) (in Months)	318	WARM (in Months)	309 291	WARM (in Months)	293 275	WARM (in Months)	278 258	WARM (in Months)	263 236	WARM (in Months)
	Weighted Average Mortgage Rate	6.3777449017%	Weighted Average Mortgage Rate	6.5762175742% 7.0651652119	Weighted Average Mortgage Rate	$\begin{array}{c} 7.1833247800\% \\ 7.5825841813 \end{array}$	Weighted Average Mortgage Rate	$\begin{array}{c} 7.7042591647\% \\ 8.0201913456 \end{array}$	Weighted Average Mortgage Rate	$\frac{8.1830580395\%}{8.8893477583}$	Weighted Average Mortgage Rate 6.7695943670%
-Fixed Rate	Weighted Average Net Mortgage Rate	0.0000000000000000000000000000000000000	-Fixed Rate Weighted Average Net Mortgage Rate	6.5000000000% 6.5000000000	-Fixed Rate Weighted Average Net Mortgage Rate	7.000000000% 7.0000000000000000000000000	-Fixed Rate Weighted Average Net Mortgage Rate	$7.50000000000\% \\ 7.50000000000$	-Fixed Rate Weighted Average Net Mortgage Rate	8.0000000000%8 8.4631810878	-Fixed Rate Weighted Average Net Mortgage Rate 6.2703032319%
Subgroup 1a—Fix	Issue Date Unpaid Principal Balance	\$215,042.26	Subgroup 1b—Fiy Issue Date Unpaid Principal Balance	\$ 3,183,538.89 48,367,371.40	Subgroup 1c—Fix Issue Date Unpaid Principal Balance	\$24,857,441.98 $25,931,016.91$	Subgroup 1d—Fizes Issue Date Unpaid Principal Balance	\$24,764,559.49 39,760,955.75	Subgroup 1e—Fix Issue Date Unpaid Principal Balance	\$ 9,364,509.26 51,820,618.40	Loan Group 2—F Issue Date Unpaid Principal Balance \$313,476,935.30

Loan Group 3—ARMs (1 Year CMT)

Rate Reset Frequency (in Months)	12	12	12	12
Weighted Average Months to Rate Change	1	4	7	10
Weighed Average Lifetime Rate Floor	2.5928506775%	2.6280486463	2.5654926411	2.5510992616
Weighted Average Lifetime Rate Cap	10.2378306706%	10.5578518047	10.5621508491	10.3686782534
Weighted Average Periodic Rate Cap	1.00%	1.00	1.00	1.00
Weighted Average Margin	2.5658906169%	2.6118729337	2.5478186044	2.5194476556
Weighted Average Loan Age (in Months)	62	64	59	59
Weighted Average Remaining Term to Maturity ("in Months)	298	296	301	301
Weighted Average Mortgage Rate	5.1743587209%	5.4546956958	5.7454850694	6.2565623927
Weighted Average Net Mortgage Rate	4.5788417826%	4.8991640768	5.2108646860	5.7240499294
Issue Date Unpaid Principal Balance	\$11,243,812.06	14,587,561.63	23,968,371.74	19,828,679.49

term of such Mortgage Loans during that calendar month; the "Weighted Average Loan Age" for the Group 3 Loans is the weighted average loan age of such Mortgage Loans during that calendar month; the "Weighted Average Margin" for the Group 3 Loans is the weighted average periodic rate cap of such Mortgage Loans during that calendar month; the "Weighted Average Periodic Rate Cap" for the Group 3 Loans is the weighted average periodic rate cap of such Mortgage Loans during that calendar month; the Average Lifetime Rate Cap" for the Group 3 Loans is the weighted average Mortgage Interest Lifetime Rate Cap of such Mortgage Loans during that calendar month; the of such Mortgage Loans during that calendar month; the "Weighted Average Net Mortgage Rate" for the Group 3 Loans is the weighted average of the Net Mortgage Rates of such Mortgage Loans during that calendar month; the "Weighted Average Remaining Term to Maturity" for the Group 3 Loans is the weighted average remaining amortization "Weighted Average Lifetime Rate Floor" for the Group 3 Loans is the weighted average of the Mortgage Interest Rate Life Floors of such Mortgage Loans during that calendar month; and the "Weighted Average Months to Rate Change" for the Group 3 Loans is the weighted average number of months to rate change of such Mortgage Loans during that calendar month. For each of the above definitions, the "weighted average" is calculated on the basis of the Stated Principal Balances of the Group 3 Loans at the beginning of the For any date of determination in any calendar month: the "Weighted Average Mortgage Rate" for the Group 3 Loans is the weighted average of the Mortgage Interest Rates related calendar month.

Annex 1

The following tables set forth certain additional information regarding the Group 1 Loans in each of Subgroup 1a, Subgroup 1b, Subgroup 1c, Subgroup 1d and Subgroup 1e as of the Issue Date. References to "Principal Balance Outstanding," "Weighted Average Mortgage Interest Rate," "WAM," and "Weighted Average Mortgage Loan Age" are based upon the Applicable Fraction of the Mortgage Loans contributing to such Subgroup. "Number of Mortgage Loans" and average principal balance data are based upon the aggregate number and Stated Principal Balance of the Mortgage Loans in each Subgroup as of the Issue Date, regardless of whether a Mortgage Loan contributes to more than one Subgroup. The sum of the percentage columns may not equal 100% due to rounding.

Subgroup 1a

Contractual Delinquency

Contractual Delinquency (Days)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0	1	\$ 54	0.03%	7.090%	299	54
60	2	8,571	3.99	6.260	270	90
90	3	2,998	1.39	6.673	279	80
120-180	36	203,420	94.60	6.378	320	32
Total	42	\$215,042	$\underline{100.00}\%$			

Issue Date Mortgage Loan Principal Balances (1)

Issue Date Mortgage Loan Principal Balances(\$)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
25,000.01- 50,000.00	4	\$ 8,158	3.79%	6.582%	256	65
50,000.01- 75,000.00	17	54,913	25.54	6.456	281	59
75,000.01-100,000.00	12	76,796	35.71	6.311	337	23
100,000.01-150,000.00	8	64,390	29.94	6.345	330	29
150,000.01-200,000.00	_1	10,786	5.02	6.500	344	16
Total	<u>42</u>	\$215,042	100.00%			

⁽¹⁾ As of the Issue Date, the average principal balance for the Subgroup 1a Loans is expected to be approximately \$80,919.

Mortgage Interest Rates (1)

Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
5.501-6.000	2	\$ 33,581	15.62%	5.942%	333	27
6.001-6.500	23	161,872	75.27	6.421	318	35
6.501-7.000	16	19,535	9.08	6.765	293	52
7.001–7.500	_1	54	0.03	7.090	299	54
Total	<u>42</u>	\$215,042	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Subgroup 1a Loans is expected to be approximately 6.564%.

Net Mortgage Rates (1)

Net Mortgage Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Less than or equal to 5.500	2	\$ 33,581	15.62%	5.942%	333	27
5.501-6.000	6	57,193	26.60	6.277	319	38
6.001-6.500	34	124,268	57.79	6.542	313	36
Total	<u>42</u>	\$215,042	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Subgroup 1a Loans is expected to be approximately 6.089%.

Original Terms to Stated Maturity (1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
151-180	1	\$ 4,269	1.98%	6.500%	130	50
271-300	2	3,795	1.76	6.740	250	39
301–360	39	206,979	96.25	6.369	323	35
Total	<u>42</u>	\$215,042	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Subgroup 1a Loans is expected to be approximately 353 months.

Remaining Terms to Stated Maturity (1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
121–150	1	\$ 4,269	1.98%	6.500%	130	50
211-240	3	9,189	4.27	6.562	230	88
241-270	3	9,502	4.42	6.320	268	91
271-300	6	18,710	8.70	6.445	273	74
301–360	29	173,372	80.62	6.361	335	24
Total	<u>42</u>	\$215,042	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Subgroup 1a Loans is expected to be approximately 310 months.

Mortgage Loan Ages (1)

Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	5	\$ 33,336	15.50%	6.236%	344	11
15- 24	8	69,827	32.47	6.378	340	18
25- 36	7	39,487	18.36	6.500	329	31
37- 60	12	37,324	17.36	6.327	295	43
61–120	10	35,067	16.31	6.427	260	87
Total	<u>42</u>	\$215,042	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Subgroup 1a Loans is expected to be approximately 42 months.

Geographic Distribution of Mortgaged Properties

State	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
North Carolina	7	\$ 53,724	24.98%	6.297%	333	26
Tennessee	4	30,107	14.00	6.326	304	29
Michigan	5	24,018	11.17	6.522	318	36
Virginia	1	18,112	8.42	6.000	320	40
Indiana	2	13,753	6.40	6.343	297	60
New York	1	10,786	5.02	6.500	344	16
New Jersey	1	9,426	4.38	6.500	326	34
Florida	1	8,438	3.92	6.250	269	91
Missouri	1	7,527	3.50	6.500	350	10
Texas	2	6,909	3.21	6.411	339	21
Other	<u>17</u>	32,243	14.99	6.602	302	42
Total	42	\$215,042	$\underline{100.00}\%$			

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
FHA	34	\$185,014	86.04%	6.404%	321	33
VA	_8	30,028	13.96	6.213	299	48
Total	42	\$215,042	100.00%			

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1a Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Not in Bankruptcy	35	\$178,667	83.08%	6.375%	316	36
In Bankruptcy	_7	36,375	16.92	6.391	325	31
Total	42	\$215,042	100.00%			

Subgroup 1b

Contractual Delinquency

Contractual Delinquency (Days)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0	274	\$14,156,928	27.46%	7.065%	287	62
30	313	14,965,446	29.03	7.085	289	63
60	135	6,188,189	12.00	7.073	298	58
90	100	5,174,399	10.04	7.041	286	67
120-180	166	11,065,948	21.47	6.906	300	51
Total	988	\$51,550,910	100.00%			

Issue Date Mortgage Loan Principal Balances (1)

Issue Date Mortgage Loan Principal Balances(\$)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0.01- 25,000.00	. 18	\$ 228,436	0.44%	7.018%	117	109
25,000.01- 50,000.00	. 158	4,481,530	8.69	7.048	264	75
50,000.01- 75,000.00	. 380	16,370,462	31.76	7.046	284	67
75,000.01-100,000.00	. 234	13,019,657	25.26	7.034	293	59
100,000.01-150,000.00	. 161	13,212,095	25.63	7.021	306	50
150,000.01-200,000.00	. 34	3,834,096	7.44	7.017	310	48
200,000.01-250,000.00	. 3	404,633	0.78	7.099	338	22
Total	. 988	\$51,550,910	100.00%			

⁽¹⁾ As of the Issue Date, the average principal balance for the Subgroup 1b Loans is expected to be approximately \$77,554.

Mortgage Interest Rates (1)

Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
5.501-6.000	2	\$ 158,351	0.31%	5.947%	332	28
6.001-6.500	23	1,806,159	3.50	6.451	318	33
6.501-7.000	495	32,651,262	63.34	6.989	289	61
7.001-7.500	468	16,935,137	32.85	7.195	294	60
Total	988	\$51,550,910	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Subgroup 1b Loans is expected to be approximately 7.081%.

Net Mortgage Rates (1)

Net Mortgage Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Less than or equal to 5.500	2	\$ 158,351	0.31%	5.947%	332	28
5.501-6.000	6	427,812	0.83	6.295	321	36
6.001-6.500	39	3,177,837	6.16	6.677	303	43
6.501-7.000	941	47,786,909	92.70	7.069	291	61
Total	988	\$51,550,910	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Subgroup 1b Loans is expected to be approximately 6.644%.

Original Terms to Stated Maturity (1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	1	\$ 6,744	0.01%	7.000%	18	90
151-180	23	586,359	1.14	6.916	91	87
211-240	17	794,070	1.54	7.051	198	41
241-270	1	36,419	0.07	7.000	243	19
271-300	7	350,263	0.68	6.947	238	57
301-360	939	49,777,055	96.56	7.037	296	60
Total	988	\$51,550,910	$\underline{100.00}\%$			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Subgroup 1b Loans is expected to be approximately 356 months.

Remaining Terms to Stated Maturity (1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	19	\$ 377,685	0.73%	7.000%	69	107
121-150	5	215,418	0.42	6.770	126	54
151–180	7	250,065	0.49	7.034	165	112
181–210	31	1,233,444	2.39	7.050	199	104
211-240	53	2,477,982	4.81	7.021	224	107
241–270	154	6,654,819	12.91	7.067	261	91
271-300	209	9,878,177	19.16	7.068	284	70
301–360	510	30,463,319	59.09	7.020	315	43
Total	988	\$51,550,910	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Subgroup 1b Loans is expected to be approximately 292 months.

Mortgage Loan Ages (1)

Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	21	\$ 1,433,422	2.78%	6.903%	331	9
15- 24	30	2,556,581	4.96	6.864	327	19
25- 36	34	2,634,904	5.11	6.896	327	29
37- 60	525	28,363,774	55.02	7.060	305	49
61-120	320	14,481,694	28.09	7.053	263	87
121–180	58	2,080,535	4.04	7.047	202	142
Total	988	\$51,550,910	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Subgroup 1b Loans is expected to be approximately 60 months.

Geographic Distribution of Mortgaged Properties

State	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Texas	161	\$ 8,447,413	16.39%	7.047%	288	57
Louisiana	104	4,707,824	9.13	7.078	275	75
Georgia	60	3,527,109	6.84	7.063	289	64
Florida	50	2,321,912	4.50	7.046	273	68
Michigan	38	2,061,844	4.00	6.982	319	39
North Carolina	31	2,006,100	3.89	6.901	302	54
Alabama	41	2,002,547	3.88	7.035	283	70
Illinois	35	1,980,502	3.84	7.053	303	51
Mississippi	42	1,970,229	3.82	7.004	294	59
New York	35	1,946,624	3.78	7.013	302	53
Other	391	20,578,807	39.92	7.036	295	59
Total	988	\$51,550,910	100.00%			

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
FHA	781	\$40,454,122	78.47%	7.035%	294	58
VA	132	8,046,282	15.61	7.006	278	72
RHS	75	3,050,507	5.92	7.112	300	57
Total	988	\$51,550,910	100.00%			

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1b Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Not in Bankruptcy	905	\$47,756,344	92.64%	7.035%	292	59
In Bankruptcy	83	3,794,566	7.36	7.037	284	66
Total	988	\$51,550,910	100.00%			

Subgroup 1c

Contractual Delinquency

Contractual Delinquency (Days)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0	498	\$12,800,365	25.20%	7.412%	283	68
30	565	17,659,750	34.77	7.375	283	70
60	224	7,251,714	14.28	7.369	286	70
90	181	5,943,063	11.70	7.396	279	76
120-180	203	7,133,567	14.05	7.382	291	65
Total	1,671	\$50,788,459	100.00%			

Issue Date Mortgage Loan Principal Balances (1)

Issue Date Mortgage Loan Principal Balances(\$)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0.01- 25,000.00	39	\$ 219,465	0.43%	7.470%	152	109
25,000.01- 50,000.00	330	5,872,403	11.56	7.436	258	89
50,000.01- 75,000.00	645	16,738,597	32.96	7.408	276	78
75,000.01-100,000.00	365	13,351,532	26.29	7.380	288	66
100,000.01-150,000.00	244	11,250,796	22.15	7.360	298	57
150,000.01-200,000.00	44	3,003,335	5.91	7.317	308	50
200,000.01-250,000.00	4	352,330	0.69	7.266	342	18
Total	1,671	\$50,788,459	100.00%			

⁽¹⁾ As of the Issue Date, the average principal balance for the Subgroup 1c Loans is expected to be approximately \$73,812.

Mortgage Interest Rates (1)

Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
6.501-7.000	474	\$ 5,784,459	11.39%	7.000%	290	62
7.001-7.500	807	35,357,874	69.62	7.357	284	70
7.501-8.000	387	9,641,613	18.98	7.729	280	73
8.001-8.500	3	4,513	0.01	8.081	289	69
Total	1,671	\$50,788,459	$\underline{100.00}\%$			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Subgroup 1c Loans is expected to be approximately 7.328%.

Net Mortgage Rates (1)

Net Mortgage Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
6.501-7.000	945	\$25,129,438	49.48%	7.184%	293	61
7.001-7.500	726	25,659,021	50.52	7.586	275	78
Total	1,671	\$50,788,459	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average net mortgage rate of the Subgroup 1c Loans is expected to be approximately 6.907%.

Original Terms to Stated Maturity (1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	1	\$ 2,014	0.00%	7.000%	18	90
151–180	30	177,066	0.35	7.292	68	102
211-240	26	609,672	1.20	7.359	184	55
241-270	1	10,878	0.02	7.000	243	19
271-300	8	264,581	0.52	7.370	240	55
301-360	1,605	49,724,247	97.90	7.388	286	70
Total	1,671	\$50,788,459	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Subgroup 1c Loans is expected to be approximately 357 months.

Remaining Terms to Stated Maturity (1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	. 30	\$ 209,680	0.41%	7.364%	67	119
121–150	. 8	120,082	0.24	7.485	136	158
151-180	. 19	329,719	0.65	7.423	169	133
181-210	. 90	2,616,347	5.15	7.457	200	130
211-240	105	2,506,042	4.93	7.433	226	120
241-270	324	9,152,044	18.02	7.424	261	94
271-300	415	12,842,411	25.29	7.445	286	68
301-360	680	23,012,134	45.31	7.326	312	47
Total	1,671	\$50,788,459	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Subgroup 1c Loans is expected to be approximately 285 months.

Mortgage Loan Ages (1)

Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	24	\$ 903,192	1.78%	7.345%	332	10
15- 24	27	782,026	1.54	7.198	332	19
25- 36	25	571,537	1.13	7.072	330	29
37- 60	772	25,974,597	51.14	7.353	303	50
61-120	660	18,550,181	36.52	7.438	268	86
121-180	161	3,924,568	7.73	7.463	204	146
181-240	2	82,357	0.16	7.500	143	217
Total	1,671	\$50,788,459	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Subgroup 1c Loans is expected to be approximately 67 months.

Geographic Distribution of Mortgaged Properties

State	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Texas	255	\$ 6,675,165	13.14%	7.341%	285	63
Georgia	111	4,364,552	8.59	7.390	278	75
Louisiana	145	3,585,483	7.06	7.329	276	78
Florida	106	3,293,291	6.48	7.454	286	70
Ohio	81	2,584,852	5.09	7.407	270	86
Indiana	61	2,385,146	4.70	7.418	294	62
Michigan	61	2,264,803	4.46	7.374	301	55
Tennessee		2,086,787	4.11	7.422	280	77
Illinois	58	1,927,422	3.79	7.380	292	62
Alabama		1,618,295	3.19	7.360	271	84
Other	669	20,002,664	39.38	7.396	285	68
Total	1,671	\$50,788,459	100.00%			

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
FHA	1,324	\$40,811,425	80.36%	7.386%	286	67
VA	205	5,854,350	11.53	7.358	264	88
RHS	142	4,122,684	8.12	7.444	291	65
Total	1,671	\$50,788,459	100.00%			

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1c Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Not in Bankruptcy	1,532	\$46,155,691	90.88%	7.386	285	68
In Bankruptcy	139	4,632,768	9.12	7.403	272	83
Total	1,671	\$50,788,459	100.00%			

Subgroup 1d

Contractual Delinquency

months)
88.97
85.05
87.68
83.73
74.96

Issue Date Mortgage Loan Principal Balances (1)

Issue Date Mortgage Loan Principal Balances(\$)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0.01- 25,000.00	62	\$ 752,625	1.17%	7.945%	162.82	129.30
25,000.01- 50,000.00	444	11,964,978	18.54	7.938	240.30	105.48
50,000.01- 75,000.00	555	21,804,604	33.79	7.902	263.09	89.73
75,000.01-100,000.00	272	15,109,731	23.42	7.886	275.56	78.78
100,000.01-150,000.00	161	12,288,627	19.04	7.866	284.44	71.24
150,000.01-200,000.00	21	2,023,124	3.14	7.907	289.15	64.01
200,000.01-250,000.00	2	315,087	0.49	7.825	323.63	35.08
250,000.01-300,000.00	1	266,738	0.41	8.000	309.00	50.00
Total	1,518	\$64,525,515	100.00%			

⁽¹⁾ As of the Issue Date, the average principal balance for the Subgroup 1d Loans is expected to be approximately \$65,579.

Mortgage Interest Rates (1)

Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
7.001-7.500	336	\$ 7,713,334	11.95%	7.500%	275	76
7.501-8.000	998	51,029,870	79.08	7.920	264	88
8.001-8.500	184	5,782,311	8.96	8.243	271	82
Total	1,518	\$64,525,515	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Subgroup 1d Loans is expected to be approximately 7.845%.

Net Mortgage Rates (1)

Net Mortgage Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
7.001-7.500	757	\$27,072,738	41.96%	7.708%	278	75
7.501-8.000	761	37,452,777	58.04	8.037	257	94
Total	1,518	\$64,525,515	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average net mortgage rate of the Subgroup 1d Loans is expected to be approximately 7.418%.

Original Terms to Stated Maturity (1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
151-180	33	\$ 626,283	0.97%	7.913%	86	92
211-240	20	566,738	0.88	7.868	157	81
271-300	5	233,956	0.36	7.805	259	31
301–360	1,460	63,098,538	97.79	7.899	269	86
Total	1,518	\$64,525,515	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Subgroup 1d Loans is expected to be approximately 357 months.

Remaining Terms to Stated Maturity(1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	46	\$ 791,382	1.23%	7.945%	84	118
121-150	18	528,806	0.82	7.936	134	165
151-180	52	1,380,185	2.14	8.025	169	166
181-210	135	4,195,482	6.50	7.913	199	146
211-240	165	6,863,836	10.64	7.934	228	121
241-270	345	14,862,867	23.03	7.891	257	97
271-300	491	23,635,527	36.63	7.931	287	69
301-360	266	12,267,430	19.01	7.803	309	50
Total	1,518	\$64,525,515	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Subgroup 1d Loans is expected to be approximately 268 months.

Mortgage Loan Ages (1)

Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	13	\$ 860,229	1.33%	7.792%	319	11
15- 24	4	236,152	0.37	7.717	314	18
37- 60	360	16,204,905	25.11	7.815	299	52
61–120	821	37,028,583	57.39	7.926	268	85
121–180	275	9,077,360	14.07	7.933	206	143
181-240	41	1,108,927	1.72	8.068	156	199
321–360	4	9,358	0.01	8.000	10	347
Total	1,518	\$64,525,515	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Subgroup 1d Loans is expected to be approximately 84 months.

Geographic Distribution of Mortgaged Properties

Waighted

Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Average Mortgage Interest Rate	WAM (months)	Average Mortgage Loan Age (months)
227	\$ 9,686,283	15.01%	7.899%	261.05	85.36
108	4,552,132	7.05	7.887	267.36	84.18
102	4,160,421	6.45	7.894	266.65	86.85
78	3,030,444	4.70	7.884	263.29	91.68
88	3,005,582	4.66	7.916	248.00	106.12
58	2,858,364	4.43	7.852	286.00	68.67
69	2,801,536	4.34	7.929	270.57	84.56
43	2,761,679	4.28	7.883	269.44	84.77
59	2,752,834	4.27	7.980	264.06	86.21
66	2,750,435	4.26	7.898	275.67	78.33
620	26,165,805	40.55	7.897	266	86
1,518	\$64,525,515	$\underline{100.00}\%$			
	227 108 102 78 88 58 69 43 59 66 620	Mortgage Loans Balance Outstanding 227 \$ 9,686,283 108 4,552,132 102 4,160,421 78 3,030,444 88 3,005,582 58 2,858,364 69 2,801,536 43 2,761,679 59 2,752,834 66 2,750,435 620 26,165,805	Number of Mortgage Loans Principal Balance of Subgroup 1d Loans 227 \$ 9,686,283 15.01% 108 4,552,132 7.05 102 4,160,421 6.45 78 3,030,444 4.70 88 3,005,582 4.66 58 2,858,364 4.43 69 2,801,536 4.34 43 2,761,679 4.28 59 2,752,834 4.27 66 2,750,435 4.26 620 26,165,805 40.55	Number of Mortgage Loans Principal Balance Outstanding Principal Balance of Subgroup 1d Loans Average Mortgage Interest Rate 227 \$ 9,686,283 15.01% 7.899% 108 4,552,132 7.05 7.887 102 4,160,421 6.45 7.894 78 3,030,444 4.70 7.884 88 3,005,582 4.66 7.916 58 2,858,364 4.43 7.852 69 2,801,536 4.34 7.929 43 2,761,679 4.28 7.883 59 2,752,834 4.27 7.980 66 2,750,435 4.26 7.898 620 26,165,805 40.55 7.897	Number of Mortgage Loans Principal Balance Outstanding Principal Balance of Subgroup 1d Loans Average Mortgage Interest Rate WAM (months) 227 \$ 9,686,283 15.01% 7.899% 261.05 108 4,552,132 7.05 7.887 267.36 102 4,160,421 6.45 7.894 266.65 78 3,030,444 4.70 7.884 263.29 88 3,005,582 4.66 7.916 248.00 58 2,858,364 4.43 7.852 286.00 69 2,801,536 4.34 7.929 270.57 43 2,761,679 4.28 7.883 269.44 59 2,752,834 4.27 7.980 264.06 66 2,750,435 4.26 7.898 275.67 620 26,165,805 40.55 7.897 266

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
FHA	1,213	\$51,480,731	79.78%	7.894%	268	84
VA	183	8,152,366	12.63	7.914	249	101
RHS	122	4,892,418	7.58	7.931	275	80
Total	1,518	\$64,525,515	100.00%			

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1d Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Not in Bankruptcy	1,360	\$58,426,999	90.55%	7.893%	267	85
In Bankruptcy	158	6,098,516	9.45	7.955	261	92
Total	1,518	\$64,525,515	$\underline{100.00}\%$			

Subgroup 1e

Contractual Delinquency

Contractual Delinquency (Days)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0	598	\$21,036,606	34.38%	8.872%	235	117
30	687	23,963,549	39.17	8.737	242	107
60	223	7,720,566	12.62	8.773	237	111
90	122	4,326,726	7.07	8.689	253	98
120-180	123	4,137,681	6.76	8.690	252	104
Total	1,753	\$61,185,128	100.00%			

Issue Date Mortgage Loan Principal Balances (1)

Issue Date Mortgage Loan Principal Balances(\$)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0.01- 25,000.00	167	\$ 2,346,469	3.84%	9.615%	130	192
25,000.01- 50,000.00	693	18,227,457	29.79	8.963	211	136
50,000.01- 75,000.00	521	19,043,049	31.12	8.657	251	103
75,000.01-100,000.00	232	11,257,277	18.40	8.605	265	90
100,000.01-150,000.00	120	8,297,653	13.56	8.670	269	84
150,000.01-200,000.00	16	1,536,240	2.51	8.615	277	80
200,000.01-250,000.00	3	453,787	0.74	9.384	289	70
250,000.01-300,000.00	1	23,195	0.04	8.000	309	50
Total	1,753	\$61,185,128	100.00%			

⁽¹⁾ As of the Issue Date, the average principal balance for the Subgroup 1e Loans is expected to be approximately \$56,268.

Mortgage Interest Rates (1)

Mortgage Interest Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
7.501- 8.000	580	\$ 3,663,734	5.99%	8.000%	254	97
8.001- 8.500	669	33,012,120	53.95	8.460	251	99
8.501- 9.000	271	15,481,743	25.30	8.908	255	96
9.001- 9.500	107	4,932,010	8.06	9.461	201	149
9.501-10.000	50	1,866,315	3.05	9.973	160	193
10.001-10.500	26	886,578	1.45	10.500	141	207
10.501-11.000	10	371,491	0.61	11.000	128	214
11.001-11.500	11	304,623	0.50	11.500	102	251
11.501-12.000	10	250,030	0.41	11.986	94	259
12.001-12.500	7	193,938	0.32	12.500	98	254
12.501-13.000	3	54,552	0.09	13.000	85	269
13.001-13.500	4	67,445	0.11	13.500	68	284
13.501-14.000	2	28,179	0.05	14.000	74	286
15.001-15.500	2	46,317	0.08	15.500	65	293
15.501–16.010	1	26,053	0.04	17.500	61	293
Total	1,753	\$61,185,128	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage interest rate of the Subgroup 1e Loans is expected to be approximately 8.499%.

Net Mortgage Rates (1)

Net Mortgage Rates (%)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
7.501- 8.0	767	\$ 9,719,926	15.89%	8.186%	263	89
8.001- 8.5	584	33,023,632	53.97	8.547	252	99
8.501- 9.0	181	10,379,838	16.96	9.024	248	102
9.001- 9.5	98	4,165,510	6.81	9.512	184	165
9.501-10.0	47	1,667,016	2.72	10.000	147	206
10.001-10.5	26	886,578	1.45	10.500	141	207
10.501-11.0	10	371,491	0.61	11.000	128	214
11.001-11.5	12	332,878	0.54	11.532	100	251
11.501-12.0	9	221,776	0.36	12.000	95	260
12.001-12.5	7	193,938	0.32	12.500	98	254
12.501-13.0	3	54,552	0.09	13.000	85	269
13.001-13.5	4	67,445	0.11	13.500	68	284
13.501-14.0	2	28,179	0.05	14.000	74	286
15.001-15.5	2	46,317	0.08	15.500	65	293
15.501-16.01	1	26,053	0.04	17.500	61	293
Total	1,753	\$61,185,128	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average net mortgage rate of the Subgroup 1e Loans is expected to be approximately 8.053%.

Original Terms to Stated Maturity (1)

Original Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
151–180	43	\$ 582,345	0.95%	8.589%	73	104
211-240	19	502,971	0.82	8.727	153	85
241-270	4	285,250	0.47	8.584	233	10
271-300	11	409,880	0.67	9.039	195	98
301–360	1,676	59,404,682	97.09	8.783	243	111
Total	1,753	\$61,185,128	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average original term to stated maturity of the Subgroup 1e Loans is expected to be approximately 356 months.

Remaining Terms to Stated Maturity (1)

Remaining Terms to Stated Maturity (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
1-120	162	\$ 3,007,847	4.92%	10.298	88	216
121-150	111	3,596,535	5.88	9.406	133	220
151–180	100	3,374,679	5.52	9.284	168	168
181-210	178	5,017,962	8.20	8.674	194	154
211-240	243	8,192,734	13.39	8.679	226	125
241-270	306	10,521,572	17.20	8.529	253	99
271-300	589	26,284,340	42.96	8.635	287	70
301–360	64	1,189,457	1.94	8.246	312	54
Total	1,753	\$61,185,128	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average remaining term to stated maturity of the Subgroup 1e Loans is expected to be approximately 247 months.

Mortgage Loan Ages (1)						
Mortgage Loan Ages (months)	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
0- 14	12	\$ 629,350	1.03%	8.502%	264	9
15- 24	1	5,651	0.01	8.000	284	16
37- 60	102	1,687,637	2.76	8.273	289	55
61-120	965	39,476,008	64.52	8.609	271	81
121-180	398	11,624,431	19.00	8.724	203	147
181-240	205	6,590,826	10.77	9.516	139	214
241-320	47	1,056,130	1.73	12.181	88	266
321-360	23	115,094	0.19	9.324	29	329
Total	1,753	\$61,185,128	100.00%			

⁽¹⁾ As of the Issue Date, the weighted average mortgage loan age of the Subgroup 1e Loans is expected to be approximately 104 months.

Geographic Distribution of Mortgaged Properties

State	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Texas	320	\$ 9,712,722	15.87%	8.884%	222	124
New York	107	5,170,189	8.45	8.890	252	101
Georgia	108	4,744,419	7.75	8.755	256	99
Florida	114	4,257,641	6.96	8.755	239	115
Tennessee	89	2,898,919	4.74	8.783	233	122
Pennsylvania	83	2,819,441	4.61	8.754	248	96
Michigan	61	2,473,345	4.04	8.691	277	77
Indiana	63	2,367,000	3.87	8.584	262	93
Illinois	44	2,159,644	3.53	8.751	252	95
Alabama	75	2,133,215	3.49	8.735	232	121
Other	689	22,448,594	36.69	8.764	236	114
Total	1,753	\$61,185,128	100.00%			

Mortgage Loan Type

Mortgage Loan Type	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
FHA	1,361	\$46,450,841	75.92%	8.788%	241	109
VA	252	8,816,693	14.41	8.812	217	134
RHS	140	5,917,593	9.67	8.682	272	84
Total	1,753	\$61,185,128	100.00%			

Bankruptcy Status

Bankruptcy Status	Number of Mortgage Loans	Principal Balance Outstanding	Percent of Principal Balance of Subgroup 1e Loans	Weighted Average Mortgage Interest Rate	WAM (months)	Weighted Average Mortgage Loan Age (months)
Not in Bankruptcy	1,557	\$53,533,032	87.49%	8.777%	240	111
In Bankruptcy	196	7,652,095	12.51	8.810	247	107
Total	1,753	\$61,185,128	100.00%			

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\$611,370,411 (Approximate)



Guaranteed Pass-Through Certificates Fannie Mae Trust 2006-W1

PROSPECTUS

Countrywide Securities Corporation

March 7, 2006