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Presale: Paragon Mortgages (No. 10) PLC

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£1 Billion (Equivalent) Mortgage-Backed Floating-Rate Notes

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Class	Prelim. rating*	Prelim. amount (Mil. £ equiv.)	Available credit support (%)	Interest	Step-up margin date	Optional call date	Legal final maturity
A1	A-1+	424	13.20	One-month U.S. dollar LIBOR plus a margin	December 2010	December 2009	June 15, 2041
A2	AAA	462	13.20	Three-month British pound sterling LIBOR/three-month EURIBOR plus a margin	December 2010	December 2009	June 15, 2041
B	AA	44	8.80	Three-month British pound sterling LIBOR/three-month EURIBOR plus a margin	December 2010	December 2009	June 15, 2041
C	A	70	1.80	Three-month British pound sterling LIBOR/three-month EURIBOR plus a margin	December 2010	December 2009	June 15, 2041

*The rating on each class of securities is preliminary as of Oct. 26, 2005 and subject to change at any time. Final credit ratings are expected to be assigned on the closing date subject to a satisfactory review of the transaction documents and legal opinion, and completion of a corporate overview. Standard & Poor's ratings address timely payment of interest and principal.

Transaction Participants	
Originators	Paragon Mortgages Ltd. and Mortgage Trust Ltd.
Arranger	Barclays Capital
Security trustee	Citicorp Trustee Co. Ltd.
Substitute servicer	GHL Mortgage Services Ltd.
Underwriters	Barclays Capital and Deutsche Bank AG, London branch
Sellers	Paragon Mortgages Ltd. and Mortgage Trust Services PLC
Administrators and servicers	Paragon Finance PLC and Mortgage Trust Services PLC
Interest rate swap counterparty	ABN AMRO Bank N.V. and JPMorgan Chase Bank, N.A.
Currency swap counterparty	HSBC Bank PLC
Transaction account provider	National Westminster Bank PLC
Flexible drawing facility provider	Barclays Bank PLC

Supporting Ratings	
Institution/role	Ratings
National Westminster Bank PLC as transaction account provider	AA/Stable/A-1+
JPMorgan Chase Bank, N.A. as interest rate swap counterparty	AA-/Stable/A-1+
ABN AMRO Bank N.V. as interest rate swap counterparty	AA-/Stable/A-1+
Barclays Bank PLC as flexible drawing facility provider	AA/Stable/A-1+

HSBC Bank PLC as currency swap counterparty

AA-/Stable/A-1+

Transaction Key Features	
Expected closing date	Nov. 17, 2005
Collateral	Portfolio of first-ranking residential mortgages secured over freehold, leasehold, or feudal properties in the U.K.
Principal outstanding of provisional mortgage pool (Mil. £ equivalent)	657.95
Geographic concentration - London and southeast (%)	48.99
Property occupancy	100% buy-to-let
Weighted-average LTV ratio (%)	78.56
Average loan size balance (£)	125,924
Loan size range (£)	508-2,000,000
Weighted-average seasoning (months)	6.98
Weighted-average asset life remaining (years)	21.76
Weighted-average mortgage interest rate (%)	5.50
Redemption profile	7.96% repayment, 92.04% interest-only
Excess spread at closing (%)	1.32
Cash reserve	1.82%, building up to 2.36% if arrears trigger is hit
Maximum LTV ratio (%)	87.13
Principal deficiency ledger	0
Percentage of jumbo loans (> £150,000) by number of loans	24.88

Transaction Summary

Preliminary credit ratings have been assigned to the £1 billion (equivalent) mortgage-backed floating-rate notes to be issued by Paragon Mortgages (No. 10) PLC. The preliminary ratings were assigned on the basis of the provisional pool cut, comprising residential mortgages in the amount of £657 million. By closing, the pool will have increased to £1 billion. The final pool will feature the same composition as the provisional pool cut, and WAFF and WALS tests will be conducted to ensure that the final pool has the same credit quality as the provisional pool.

The ratings reflect the transaction's sound payment structure, the ability of the servicers (Paragon Finance PLC and Mortgage Trust Services PLC) to perform their roles, and the cash flow mechanics of the transaction.

Further key considerations include the strong protection for the class A and B noteholders provided by a combination of the subordinate class C notes (7.0% of the notes issued), the first-loss fund (1.82% of the notes issued, building to 2.36% of the initial note balance if loans greater than 60 days in arrears exceed 3.0%), and excess spread to cover credit losses and income shortfalls. Strong protection for the class C noteholders is provided by the first-loss fund and excess spread to cover credit losses and income shortfalls.

Notable Features

This is Paragon Mortgages' 11th securitization of its buy-to-let mortgages. The main structural features of this latest transaction closely resemble those of the previous ones, apart from the class A1 notes. These notes are rated 'A-1+' and are intended to be "eligible securities" for purchase by money market funds under Rule 2a-7 of the U.S. Investment Company Act.

Strengths, Concerns, And Mitigating Factors

Strengths

- The borrowers are of a high quality, with no adverse credit history (e.g., no county court judgments).
- The sellers and administrators have an experienced and sound understanding of the buy-to-let market: all of the mortgages in the portfolio are buy-to-let. This experience, coupled with strong underwriting standards, has kept arrears below the industry average.
- The transaction includes an efficient payment structure for investors, which provides support to all the notes through the use of triggers when the transaction is under stress. This is achieved by stepping up the cash reserve by an additional 50 bps, if arrears greater than 60 days exceed 3%. At the outset, the notes will amortize sequentially, but will begin to redeem

pro rata after five years (the step-up date), subject to further conditions (see "Mandatory redemption").

Concerns and mitigating factors

- The issuer is obliged to make mandatory further advances, and may opt to make discretionary further advances. This is mitigated by the condition that the sum of all mandatory and discretionary further advances does not exceed a combined aggregate cumulative limit of 16% of the notes to be issued (with the exception of Mortgage Trust redraws). Further advances will be funded through principal redemption funds. If insufficient principal redemption funds are available, the issuer can, in the case of discretionary further advances, (at the subordinate lenders' discretion) borrow further amounts under the subordinated loan. In the case of mandatory further advances on flexible mortgages, the issuer can also fund these advances by making drawings under the flexible drawing facility agreement, which will be provided by Barclays Bank PLC. This provides further comfort that the issuer will meet the obligation to make mandatory further advances on flexible mortgages.
- Flexible mortgages (accounting for 13.94% of the provisional mortgage pool) allow borrowers to prepay their mortgages and subsequently redraw the amounts prepaid. Further advances in relation to these redraws are the obligation of the issuer. There is a concern that under severe circumstances, the issuer will have insufficient available funds to meet these obligations. The potential redraw risk is covered through the flexible drawing facility. Commitment fees that will become payable in connection with the issuer's drawings under the flexible drawing facility have been adequately accounted for in the cash flow analysis.

Roles Of The Parties

Paragon Mortgages (No. 10) PLC (issuer)

The issuer is incorporated as a public company and was established under the laws of England and Wales on Aug. 20, 2002. Paragon Mortgages (No. 16) Ltd. holds 26% of the issuer's share capital, with the remaining 74% held by The Paragon Group of Companies PLC, the ordinary shares of which are listed on the London Stock Exchange.

The issuer was established with the purpose of issuing the notes and purchasing the mortgage pool. Despite the fact that the issuer was established three years ago, it has not commenced operations and no audited financial statements of the issuer's accounts have been made up. Furthermore, there has been no material adverse change in the financial position or prospects of the issuer, and no significant change in its trading or financial position. The issuer has five independent directors. It fully meets Standard & Poor's SPE criteria for bankruptcy remoteness.

Paragon Mortgages Ltd. (originator)

Paragon Mortgages Ltd. is a private company incorporated in England, and is the originator of 50.18% of the mortgages in the portfolio, either directly or indirectly via broker intermediaries.

Paragon Mortgages has established itself as a specialist lender in the buy-to-let sector, and its operations and underwriting standards are robust. Paragon Mortgages targets the professional landlord, who will typically have had several years' experience in property investment and have more than three properties. These borrowers will be underwritten based on rental cover, usually set at a minimum of 120% above borrowing costs. As part of the underwriting process, a full assessment of the borrowers' financial history and status will also be made. More than 80% of Paragon Mortgages' loans in the provisional pool are made to professional landlords.

Mortgage Trust Ltd. (originator)

Mortgage Trust Ltd., an established mortgage lender, was acquired by the Paragon Group on June 30, 2003. Mortgage Trust now operates exclusively in the buy-to-let sector, and is the originator of 49.82% of the mortgages in the portfolio.

Mortgage Trust targets both the professional landlord and private investor landlords who purchase property to let, usually for either long-term investment purposes, or with the aim of becoming a professional landlord. Mortgage Trust's underwriting process is similar to Paragon Mortgages, based both on rental cover and a borrower financial assessment. Private investors typically have between two and five properties. Approximately 58% of Mortgage Trust's loans in the provisional pool are made to private investor landlords and the remaining 42% are made to professional landlords.

Citicorp Trustee Co. Ltd. (security trustee)

The security trustee's role is to supervise the administration of the issuer under the terms of the transaction and to generally represent and protect the interests of the noteholders. Only the trustee is able to enforce the security under the terms and conditions of the notes and it must always act in the best interests of the noteholders.

Paragon Finance PLC and Mortgage Trust Services PLC (mortgage administrators and servicers)

As administrators, Paragon Finance will be responsible for the day-to-day administration and servicing of the underlying portfolio of mortgages originated by Paragon Mortgages. Mortgage Trust Services will be responsible for the day-to-day administration and servicing of the underlying portfolio of mortgages originated by Mortgage Trust. Paragon Finance and Mortgage Trust Services are also responsible for producing all reports and accounts for the trustee and Standard & Poor's in connection with the performance of the mortgages.

Standard & Poor's is comfortable with Paragon Mortgages' and Mortgage Trust's origination, underwriting, and valuation processes, as well as Paragon Finance's and Mortgage Trust Services' collection and default management procedures (as administrators). An ongoing monitoring of their performance will be an integral part of the surveillance process.

Paragon Finance PLC and Mortgage Trust Services PLC (subordinated loan provider and shortfall fund provider)

Paragon Finance and Mortgage Trust Services will also provide a subordinated loan to the issuer, which will fund the first-loss fund on the closing day. The first-loss fund is a cash reserve, which forms part of the credit enhancement for the notes.

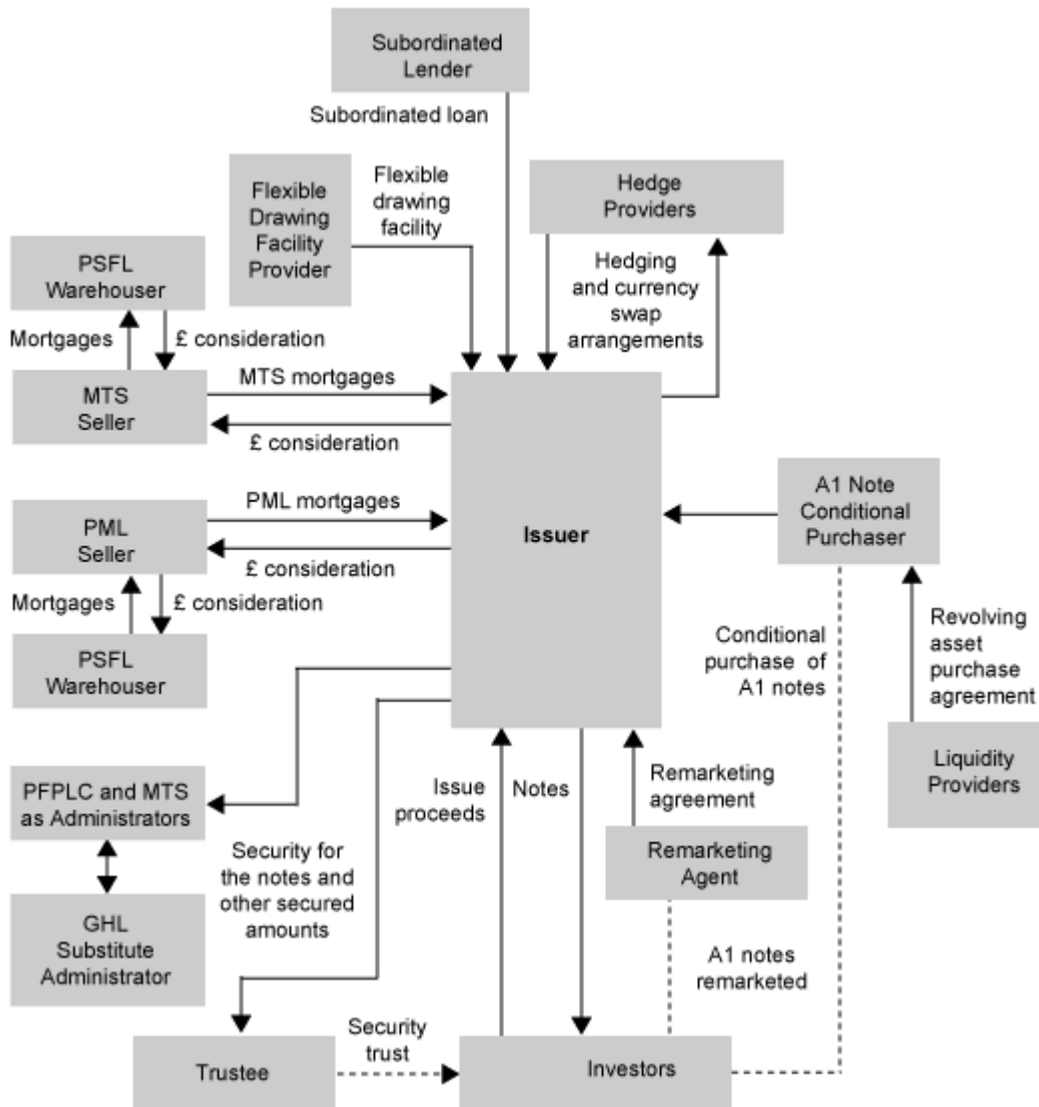
National Westminster Bank PLC (transaction account provider)

National Westminster Bank PLC (NatWest; AA/Stable/A-1+) will provide the issuer's transaction account. Payments from Paragon Mortgages' borrowers will be paid into a collection account, which is also provided by NatWest, but held in the name of Paragon Mortgages. Cash standing to the credit of the collection accounts will be transferred to the issuer's transaction account. Similarly, payments from Mortgage Trust's borrowers will be paid into a collection account at Barclays Bank, and held in the name of Mortgage Trust Services. Cash will then be transferred to the issuer's transaction account held with NatWest.

Transaction Structure

At closing, and in accordance with the terms of a mortgage sale agreement, the issuer will acquire from Paragon Mortgages and Mortgage Trust Services the beneficial interest in certain mortgages (issuer mortgages). These mortgages will form part of the security for the notes (see "Security package"). The borrowers of the mortgages are individuals or limited liability companies (with guarantees from individuals) incorporated under U.K. law (see chart).

Paragon Mortgages (No. 10) PLC Structure



At closing, the issuer will purchase the pool of mortgages from the sellers with the funds obtained from issuing the class A1, A2, B, and C notes.

Part of the note proceeds will be used to establish a prefunding reserve. At closing, the prefunding amount will be zero, however, the issuer can prefund up until the first principal payment date. Until the first principal determination date, the issuer may use the prefunding reserve to purchase further mortgages from Paragon Mortgages, subject, among other things, to Standard & Poor's being satisfied that the purchases do not adversely affect the existing ratings on the notes. Any amounts outstanding in the prefunding reserve as of the first interest payment date in March 2006 will be applied in redemption of the notes.

All of the classes of notes will be secured over all of the mortgages in the pool. Repayments to noteholders will be financed from the cash flow generated on the mortgages.

Security package

Under the deed of charge to be entered into between the issuer and the trustee, the notes will be secured by a first-fixed charge over the issuer's interest in the mortgages, the issuer's rights under various insurance policies relating to the securitized mortgages, the issuer's rights under the transaction documents, and the issuer's rights to all money standing to the credit of the issuer's bank account with NatWest. Additionally, the issuer's security interest in any cash investments is secured by way of a floating charge, ranking behind preferred creditors.

Conversion of mortgages

The administrator may convert a borrower's mortgage into any other type of mortgage if certain conditions are met. These conditions include the following:

- The trustee must have given no enforcement notice;

- Conversion will not affect the then-current ratings on the notes;
- As of the closing date of the transaction, neither Paragon Mortgages nor Mortgage Trust has failed to repurchase a mortgage for breach of any of its respective representations in respect of that mortgage; and
- The issuer must enter into a hedging arrangement, if required, to ensure that conversion will not affect the ratings on the notes.

Mandatory and discretionary further advances

If the issuer is unwilling or unable to make a discretionary further advance, Paragon Mortgages or Mortgage Trust may decide to do so on the condition that this advance is secured by a second mortgage over the property in question.

The issuer may make discretionary further advances, subject to certain conditions, which include the following:

- Lending guidelines must be satisfied;
- If applicable, provisions of the Consumer Credit Act must be complied with;
- Discretionary further advances may not be made out of funds notified as being available for redemption of the notes between the principal determination date and the interest payment date;
- As a result of the discretionary further advance (and any mandatory further advance) the LTV ratio for the entire pool may not increase by more than 1% relative to the LTV ratio after utilizing the prefunding reserve;
- Principal available funds or drawn amounts under the subordinated loan must be sufficient to fund the discretionary further advances;
- As a result of the discretionary further advance, the final maturity of the mortgage may not extend beyond two years prior to the legal final maturity of the notes;
- No more than 2% of the mortgages by current balance may be more than three months in arrears;
- The first-loss fund must be at its required amount;
- There must be no debit balance on the principal deficiency ledger; and
- There can be no breach by the borrower of mortgage conditions.

In all cases where Mortgage Trust makes a mandatory further advance, the issuer will be obliged to make funds available from the principal ledger to fund this advance. If there are insufficient funds in the principal ledger, the administrator may draw on funds under the subordinated loan agreement to cover this deficiency.

In accordance with Standard & Poor's rating assumptions, as Paragon Finance does not have a sufficient rating, no reliance was placed on the mandatory further advances being financed out of the subordinated loan facility. Standard & Poor's is comfortable that the issuer's obligations to the mandatory further advances can be funded out of available redemption funds and, where applicable, the flexible drawing facility.

No mandatory further advances will be made if the borrower breaches any of the mortgage conditions. The issuer will not agree to make a discretionary further advance if the sum of the discretionary and mandatory further advances is greater than 16% of the notes to be issued (excluding Mortgage Trust redraws).

Redraw risk

Of the mortgages in the provisional pool, 13.94% are flexible mortgages. The terms of flexible mortgages allow borrowers to redraw amounts that have been paid in excess of the scheduled mortgage payments. If a borrower prepays more than 20% (or lower as agreed at origination) of the scheduled principal balance at any time, the borrower is required to pay a commitment fee of at least 1% of the amount by which the prepayment exceeds 20%. Borrowers can still prepay amounts above this limit without incurring a commitment fee, provided they cancel their right to redraw amounts above 20% of their current mortgage balance. Where redraw requests are validly made and funded, borrowers ultimately have the obligation to repay all amounts borrowed by the maturity dates of their mortgages.

A flexible drawing facility of £7 million will be initially available to the issuer to fund potential redraw requests if the issuer has insufficient funds to do so. Thereafter, on any interest payment date, the amount available under the facility will be the greater of (i) 5% of the maximum drawable balance of the flexible mortgages, (ii) £2.8 million, or (iii) the maximum amount which the flexible drawing facility limit has been on any interest payment date on or after the date upon which it is first drawn. The

facility amount may be varied subject to confirmation by Standard & Poor's that the proposed adjustment would not have an adverse impact on the then-current rating of the notes. Standard & Poor's views the size of the flexible drawing facility as adequate to cover any redraw requests that could arise, based on conservative assumptions. The facility will terminate once the class A notes are redeemed in full.

In circumstances where the redraw requests cannot be funded, borrowers might bring claims for damages, which may ultimately affect the issuer's obligations to noteholders. As yet there is no legal precedent to give clear guidance on how courts would treat potential claims against Mortgage Trust for redraw requests that are validly made but cannot be funded.

■ Note Terms And Conditions

The issuer is expected to issue four classes of notes, the class A1, A2, B, and C notes. The class A1 notes will rank senior to the class A2 for principal repayments, and the class B and C notes. The class A notes will rank senior to the class B and C notes. The class B notes will rank senior to the class C notes.

For the class A1 notes, interest will be payable monthly based on one-month U.S dollar LIBOR plus an annual margin. For the class A2, B, and C notes, interest will be payable quarterly based on either three-month British pound sterling LIBOR plus the applicable margin, or three-month EURIBOR plus the applicable margin. If not already redeemed, margins on the class A1, A2, B, and C notes will double from the step-up date in December 2010.

Mandatory redemption

The notes will be subject to mandatory redemption in part on each quarterly interest payment date, from available funds. Unless the class A1 and A2 notes have been fully redeemed, there will be no mandatory redemption of the class B and C notes for the first five years from the closing date. After five years, the class A1, A2, B, and C notes will be redeemed pro rata. While the class A notes are outstanding, pro rata redemption will be conditional upon the following:

- The ratio of the class B and the class C notes to the aggregate outstanding of all classes of notes is twice the ratio at closing (i.e., credit support for the class A1 and A2 notes has doubled);
- The balance on the principal deficiency ledger is zero;
- The minimum outstanding amount of the class B and C notes is 4.76% of the notes to be issued; and
- The three-months arrears balance is less than 7.5%.

Purchase of preclosing arrears

Based on the provisional pool data, the issuer will purchase mortgages with an approximate principal balance of £3.6 million that have an outstanding arrears amount in excess of one monthly payment. This outstanding arrears amount is known as the "purchased preclosing accruals and arrears". The maximum principal amount of mortgages in arrears by more than one month that will be purchased by the issuer is £10 million. The increased mortgage arrears amount will not present an additional risk to the transaction, as the quality of the portfolio is required to remain similar to that of the mortgage pool at closing.

Optional redemption

The issuer may redeem all (but not part only) of the notes at their outstanding principal amount, together with accrued interest, if:

- A withholding tax is imposed on the notes or on payments by either party to any swap agreement; or
- The aggregate principal amount outstanding of the notes falls below 20% of the original amount of notes issued.

The issuer may also redeem at its option the notes on the interest payment date in December 2009 or at any subsequent interest payment date.

Final redemption

If not already redeemed, the class A1, A2, B, and C notes will be redeemed at their legal final maturity in 2041.

Withholding tax

The issuer will not be required to gross up for any withholding tax that might be imposed on the

notes in future.

■ Protection Against Key Risks (Credit And Liquidity)

Mortgage interest rate setting

On behalf of the issuer and trustee, the administrators will set the rates of interest applicable on the relevant mortgages (other than the fixed rate, base-rate-linked, or LIBOR-linked mortgages). The administrators must ensure that the weighted-average of the rate of interest applicable to the mortgages after taking into account all hedging arrangements, income received from the investment of funds in the transaction account, and income from redemptions, is not less than 1.6% until December 2010 and 2.0% thereafter, above the three-month pound sterling LIBOR applicable.

The administrators may set a lower rate of interest if the shortfall can be provided out of amounts available in the shortfall fund.

Subordinated loan and first loss fund

Before closing, Paragon Finance and Mortgage Trust Services will make available to the issuer a subordinated loan facility that will be drawn on closing. The facility will be used to establish the first-loss fund, sized at 1.82% of the value of the outstanding notes (the "required amount") on closing. The cash standing to the credit of the first-loss fund will be transferred to the revenue ledger, and will then be applied by the issuer in accordance with the priorities of payment: payment of senior fees and expenses, interest on the notes, and clearance of the principal deficiency ledger.

The required first-loss fund amount will be stepped-up to 2.36% if the two-months in arrears balance is greater than 3.00%.

If the three-months in arrears balance is at least 7.5% of the then-current balance of all mortgages, a liquidity amount trigger event will occur. This event will be deemed to be in effect until the class A notes have been redeemed in full.

If a liquidity amount trigger has occurred, and the class A notes are still outstanding at that time, then the liquidity amount will be equal to 1.6% of the then-outstanding balance of the notes. Where a liquidity amount trigger is in effect, the first-loss fund required amount will increase to the greater of (i) the liquidity amount plus 1% of the initial notes balance outstanding amount; or (ii) 2.36%.

While the trigger is in effect, the liquidity amount of 1.6% will be solely applied toward the payment of interest on the notes, in the following order of priority:

- Interest on the class A notes;
- Interest on the class B notes, but only if the sum of the debit balance on the principal deficiency ledger, and the interest payments on the class A and B notes from the liquidity amount do not exceed the sum of the aggregate principal outstanding on the class B and C notes (after the application of any amounts standing to the credit of the revenue ledger and the application of the first-loss liquidity excess amount); and
- Interest on the class C notes, but only if the sum of the debit balance on the principal deficiency ledger, and the interest payments on the class A, B, and C notes from the liquidity amount, does not exceed the sum of the aggregate principal outstanding on the class C notes after the application of any amounts standing to the credit of the revenue ledger and the application of the first loss liquidity excess amount.

Paragon Finance and Mortgage Trust Services may agree to make sufficient funds available to allow the issuer to make discretionary further advances if they cannot be funded from the available redemption funds.

Additionally, Paragon Finance and Mortgage Trust Services may, at their discretion, make further amounts available under the subordinated loan agreement. They may do this to reduce the principal deficiency ledger to zero, and to bring the first-loss fund up to the required amount, thus enabling the issuer to fund the discretionary further advances from available redemption funds.

Further amounts may also be borrowed (i) to cover swap and hedging amounts that are junior in the priority of payments; (ii) to pay the issuer any prepayment fees waived by the administrator; and (iii) to fund the purchase of additional hedging instruments if they cannot be funded out of the issuer revenue ledger in accordance with the priority of payments.

Amounts borrowed under the subordinated facility are deeply subordinate in the priority of payments.

■ Collateral Details

The provisional mortgage pool of £657 million comprises 5,225 loans and was drawn up on Aug. 31, 2005. The loans in the provisional portfolio were originated by Paragon Mortgages and Mortgage Trust between 1996 and 2005 and have been administered by either Paragon Finance or Mortgage Trust Services (each a member of the Paragon Group of Companies) since origination.

Features of the provisional mortgage pool include the following:

- Each loan is secured by a first legal charge of a residential property in the U.K;
- Of the pool, 100% are buy-to-let mortgages;
- Of the mortgages, 7.96% are repayment mortgages and 92.04% are interest-only mortgages;
- Of the loans, 47.27% were used for house and apartment purchases and 52.73% were used for remortgaging;
- The weighted-average LTV ratio of the mortgage pool is 78.56%;
- The average outstanding mortgage balance is £125,924;
- The largest concentration of mortgages by geographic area is in southeast England (including London) at 48.99%. There are no significant concentrations in other regions; and
- The weighted-average term to maturity is approximately 21.76 years.

■ Standard & Poor's Stress Test

The rating analysis includes a conservative assessment of the credit risk inherent in the transaction. The credit enhancement levels have been sized after analysing the effect that severe stress scenarios would have on the collateral. In determining the credit quality of a mortgage pool, an estimate must be made of a worst case of potential losses that could occur because of foreclosures. This estimate of potential losses is the amount of loss protection needed. All types of loans are thus eligible for inclusion in a pool, provided their credit risk can be quantified and adequate loss protection is supplied.

A feature of the portfolio is the high level of different types of buy-to-let mortgages. These include professional landlords and lettings by individuals through personal or corporate loans (usually through SPEs that are guaranteed by directors). The levels of underwriting by the originator are considered to be conservative, but the characteristics of the buy-to-let market create additional risks relative to a typical prime, owner-occupied mortgage portfolio (such as reliance on tenants to make timely rental payments), notwithstanding the weighted-average LTV ratio of this portfolio. These risks are mitigated through Paragon's greater understanding of the market as a specialist lender, its conservative buy-to-let underwriting policy, and its predominance in the professional landlord sector.

The cash flows simulate the performance of this portfolio in the transaction's documented structure under certain stressed scenarios. In addition, the issuer will make use of the basis swap to prevent mismatches in interest rates on any fixed-rate loans. Any bank accounts of the issuer are required to be with appropriately rated providers.

■ Surveillance Details

Surveillance will be maintained on the transaction until the notes mature or are otherwise retired. To do this, regular servicer reports detailing the performance of the underlying collateral will be analyzed, supporting ratings will be monitored, and regular contact will be made with the servicer to ensure that minimum servicing standards are being sustained and that any material changes in the servicer's operations are communicated and assessed.

■ Criteria Referenced

- "Guidelines for the Use of Automated Valuation Models for U.K. RMBS Transactions" (published on Feb. 20, 2004).
- "Legal Criteria for Structured Finance Transactions" (published in April 2002).

■ Related Articles

- "Treatment of Flexible Mortgage Loans in U.K. RMBS Transactions": (published on April 6, 2005).
- "Ratings Transitions 2005: Upgrades Outnumber Downgrades For First Time In European Structured Finance " (published on Jan. 17, 2005).

All criteria and related articles are available on RatingsDirect, Standard & Poor's Web-based credit analysis system, at www.ratingsdirect.com. The criteria can also be found on Standard & Poor's Web site at www.standardandpoors.com.

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