



Government National Mortgage Association

GINNIE MAE®

Guaranteed Multifamily REMIC Pass-Through Securities Ginnie Mae REMIC Trust 2007-046

The Securities

The Trust will issue the Classes of Securities listed on the front cover of this offering circular supplement.

The Ginnie Mae Guaranty

Ginnie Mae will guarantee the timely payment of principal and interest on the securities. The Ginnie Mae Guaranty is backed by the full faith and credit of the United States of America. Ginnie Mae does not guarantee the payment of any prepayment penalties.

| Class of REMIC Securities | Original Principal Balance (1) | Interest Rate | Principal Type(2) | Interest Type (2) | CUSIP Number | Final Distribution Date(3) |
|------------------------------|---|---|--|---|---|--|
| A B C D Z | \$ 37,600,000 43,440,000 50,000,000 64,320,000 8,140,000 203,500,000 | 3.137% 4.419 (4) (4) 3.919 (4) | SEQ SEQ SEQ SEQ SEQ NTL(PT) | FIX FIX WAC/DLY WAC/DLY FIX/Z WAC/IO/DLY | 38373MH37 38373MH45 38373MH52 38373MH50 38373MH60 38373MH78 38373MH86 | June 2021 May 2034 August 2041 May 2046 June 2049 June 2049 |
| Residual RR | 0 | 0 | NPR | NPR | 38373MH94 | June 2049 |

(1) Subject to increase as described under "Increase in Size" in this Supplement. The amount shown for the Notional Class (indicated by "NTL" under Principal Type) is its original Class Notional Balance and does not represent principal that will be paid.

(2) As defined under "Class Types" in Appendix I to the Multifamily Base Offering Circular. The Class Notional Balance of Class IO will be reduced as described in this Supplement.

(3) See "Yield, Maturity and Prepayment Considerations — Final Distribution Date" in this Supplement.

(4) See "Terms Sheet - Interest Rates" in this Supplement.

The Trust and its Assets

The Trust will own the Ginnie Mae Multifamily Certificates described on Exhibit A.

The securities may not be suitable investments for you. You should consider carefully the risks of investing in them.

See "Risk Factors" beginning on page S-6 which highlights some of these risks.

The Sponsor and the Co-Sponsor will offer the securities from time to time in negotiated transactions at varying prices. We expect the closing date to be July 30, 2007.

You should read the Base Offering Circular for Guaranteed Multifamily REMIC Pass-Through Securities, Chapter 32 of the Ginnie Mae Mortgage-Backed Securities Guide 5500.3, as amended, and this Supplement.

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

JPMorgan

Blaylock & Company, Inc.

The date of this Offering Circular Supplement is July 23, 2007.

AVAILABLE INFORMATION

You should purchase the securities only if you have read and understood the following documents:

- this Offering Circular Supplement (this "Supplement"),
- the Base Offering Circular for Guaranteed Multifamily REMIC Pass-Through Securities dated as of October 1, 2004 (hereinafter referred to as the "Multifamily Base Offering Circular") and
- Chapter 32 of the Ginnie Mae Mortgage-Backed Securities Guide 5500.3, as amended (the "MBS Guide").

The Multifamily Base Offering Circular and the MBS Guide are available on Ginnie Mae's website located at http://www.ginniemae.gov.

If you do not have access to the internet, call The Bank of New York, which will act as information agent for the Trust, at (800) 234-GNMA, to order copies of the Multifamily Base Offering Circular and Chapter 32 of the MBS Guide.

In addition, you can obtain copies of the disclosure documents related to the Ginnie Mae Multifamily Certificates by contacting The Bank of New York at the telephone number listed above.

Please consult the standard abbreviations of Class Types included in the Multifamily Base Offering Circular as Appendix I and the Glossary included in the Multifamily Base Offering Circular as Appendix II for definitions of capitalized terms.

TABLE OF CONTENTS

| | Page |
|--------------------------------|------|
| Terms Sheet | S-3 |
| Risk Factors | S-6 |
| The Ginnie Mae Multifamily | |
| Certificates | S-10 |
| Ginnie Mae Guaranty | S-16 |
| Description of the Securities | S-16 |
| Yield, Maturity and Prepayment | |
| Considerations | S-19 |

| Certain Federal Income Tax | | |
|-------------------------------|----|------|
| Consequences | | S-28 |
| ERISA Matters | | S-30 |
| Legal Investment Consideratio | ns | S-30 |
| Plan of Distribution | | S-30 |
| Increase in Size | | S-31 |
| Legal Matters | | S-31 |
| Exhibit A | | A-1 |
| | | |

Page

TERMS SHEET

This terms sheet contains selected information for quick reference only. You should read this Supplement, particularly "Risk Factors," the Multifamily Base Offering Circular and Chapter 32 of the MBS Guide.

Sponsor: J.P. Morgan Securities Inc.

Trustee: Wells Fargo Bank, N.A.

Tax Administrator: The Trustee

Closing Date: July 30, 2007

Distribution Date: The 16th day of each month or, if the 16th day is not a Business Day, the first Business Day thereafter, commencing in August 2007.

Composition of the Trust Assets:

The Ginnie Mae Multifamily Certificates will consist of:

(i) 38 fixed rate Ginnie Mae Project Loan Certificates, which have an aggregate balance of approximately \$168,615,440 as of the Cut-off Date, and

(ii) 31 fixed rate Ginnie Mae Construction Loan Certificates, which have an aggregate balance of approximately \$34,934,562 as of the Cut-off Date.

Certain Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans Underlying the Trust Assets⁽¹⁾:

The Ginnie Mae Multifamily Certificates and the related Mortgage Loans will have the following characteristics, aggregated on the basis of the applicable FHA insurance program:

| FHA Insurance Program | Principal Balance | Number of Trust Assets | Percent of Total Balance | Weighted Average Mortgage Interest Rate | Weighted | Weighted Average Original Term to Maturity ⁽²⁾⁽³⁾ (in months) | Weighted Average Remaining Term to Maturity ⁽²⁾ (in months) | Weighted Average Period From Issuance ⁽³⁾ (in months) | Weighted Average Remaining Lockout Period (in months) | Average Total Remaining Lockout and Prepayment Penalty Period (in months) |
|-----------------------------|----------------------|------------------------------|-----------------------------------|---|----------|---|---|---|--|--|
| 221(d)(4) | \$ 39,001,951 | 32 | 19.16% | 5.788% | 5.521% | 488 | 474 | 14 | 29 | 118 |
| 221(d)(4)/223(a)(7) | 36,166,882 | 5 | 17.77 | 6.099 | 5.846 | 475 | 471 | 4 | 13 | 118 |
| 220 | 28,824,002 | 4 | 14.16 | 6.021 | 5.771 | 476 | 467 | 8 | 4 | 299 |
| 207/223(f) | 22,011,846 | 8 | 10.81 | 5.996 | 5.746 | 420 | 413 | 7 | 15 | 114 |
| 232 | 21,493,435 | 6 | 10.56 | 6.241 | 5.989 | 437 | 433 | 4 | 17 | 122 |
| 223(f) | 17,461,257 | 5 | 8.58 | 6.009 | 5.759 | 420 | 414 | 6 | 9 | 116 |
| 223(a)(7) | 15,654,620 | 3 | 7.69 | 6.500 | 6.250 | 458 | 452 | 6 | 17 | 116 |
| 232/223(f) | 14,308,795 | 2 | 7.03 | 5.900 | 5.650 | 349 | 316 | 33 | 14 | 89 |
| 232/223(a)(7) | 6,178,178 | 1 | 3.04 | 5.980 | 5.730 | 297 | 289 | 8 | 17 | 113 |
| 241(a) | 1,917,999 | 2 | 0.94 | 6.004 | 5.754 | 432 | 430 | 3 | 17 | 111 |
| 221(d)(3)/223(a)(7) | 531,039 | 1 | 0.26 | 6.100 | 5.850 | 214 | 205 | 9 | 16 | 112 |
| Total/Weighted Average | \$203,550,002 | 69 | 100.00% | 6.037% | 5.783% | 447 | 437 | 9 | 16 | 141 |
| | | | | | | | | | | |

(1) As of July 1, 2007 (the "Cut-off Date"); includes Ginnie Mae Multifamily Certificates added to pay the Trustee Fee. Some of the columns may not foot due to rounding.

- (2) Based on the assumption that each Ginnie Mae Construction Loan Certificate will convert to a Ginnie Mae Project Loan Certificate.
- (3) Based on the issue date of the related Ginnie Mae Multifamily Certificate.

The information contained in this chart has been collected and summarized by the Sponsor based on publicly available information, including the disclosure documents for the Ginnie Mae Multifamily Certificates. See "The Ginnie Mae Multifamily Certificates — The Mortgage Loans" and Exhibit A to this Supplement.

Lockout Periods and Prepayment Penalties: The Mortgage Loans prohibit voluntary prepayments during specified lockout periods with remaining terms that range from 0 to

58 months, with a weighted average remaining lockout period of approximately 16 months. Certain of the Mortgage Loans provide for payment of Prepayment Penalties during specified periods beginning on the applicable lockout period end date or, if no lockout period applies, the applicable Issue Date. See "The Ginnie Mae Multifamily Certificates — Certain Additional Characteristics of the Mortgage Loans" and "Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans" in Exhibit A to this Supplement. Prepayment Penalties received by the Trust will be allocated as described in this Supplement.

Issuance of Securities: The Securities, other than the Residual Securities, will initially be issued in book-entry form through the book-entry system of the U.S. Federal Reserve Banks (the "Fedwire Book-Entry System"). The Residual Securities will be issued in fully registered, certificated form. *See "Description of the Securities — Form of Securities" in this Supplement.*

Increased Minimum Denomination Class: Class IO. See "Description of the Securities — Form of Securities" in this Supplement.

Interest Rates: The Interest Rates for the Fixed Rate Classes are shown on the front cover of this Supplement.

The Weighted Average Coupon Classes will bear interest at per annum Interest Rates based on the Weighted Average Certificate Rate of the Ginnie Mae Multifamily Certificates ("WACR") as follows:

Class C will bear interest during each Accrual Period at a per annum rate equal to the lesser of 5.5000% and WACR.

Class D will bear interest during each Accrual Period at a per annum rate equal to the lesser of 5.3350% and WACR.

Class IO will bear interest during each Accrual Period at a per annum rate equal to WACR less the weighted average of the applicable Interest Rate for Classes A, B, C, D and Z for that Accrual Period, weighted based on the Class Principal Balance of each such Class for the related Distribution Date (before giving effect to any payments on such Distribution Date).

Classes C, D and IO will bear interest during the initial Accrual Period at the following approximate Interest Rates:

| Class | Approximate Initial Interest Rate |
|-------|---|
| C | 5.5000% |
| D | 5.3350 |
| ΙΟ | 1.0656 |

Allocation of Principal: On each Distribution Date, a percentage of the Principal Distribution Amount will be applied to the Trustee Fee, and the remainder of the Principal Distribution Amount (the "Adjusted Principal Distribution Amount") and the Accrual Amount will be allocated as follows:

- 1. To A, until retired
- 2. Concurrently, until B has been retired, as follows:
 - a. 60% to B
 - b. 40% to D

- 3. Concurrently, until C has been retired, as follows:
 - a. 94.3396226415% to C
 - b. 5.6603773585% to D
- 4. Sequentially, to D and Z, in that order, until retired

Allocation of Prepayment Penalties: On each Distribution Date, the Trustee will pay 100% of any Prepayment Penalties that are collected and passed through to the Trust to Class IO.

Accrual Class: Interest will accrue on the Accrual Class identified on the front cover of this Supplement at the per annum rate set forth on that page. However, no interest will be distributed to the Accrual Class as interest. Interest so accrued on the Accrual Class on each Distribution Date will constitute the Accrual Amount, which will be added to the Class Principal Balance of the Accrual Class on each Distribution Date and will be distributable as principal as set forth in this Terms Sheet under "— Allocation of Principal."

Notional Class: The Notional Class will not receive distributions of principal but has a Class Notional Balance for convenience in describing its entitlement to interest. The Class Notional Balance of the Notional Class represents the percentage indicated below of, and reduces to that extent with, the Class Principal Balances indicated:

| Class | Original Class Notional Balance | Represents |
|-------|------------------------------------|---|
| IO | \$203,500,000 | 100% of A, B, C, D and Z (in the aggregate) (SEQ Classes) |

Tax Status: Double REMIC Series. See "Certain Federal Income Tax Consequences" in this Supplement and in the Multifamily Base Offering Circular.

Regular and Residual Classes: Class RR is a Residual Class and includes the Residual Interests of the Issuing REMIC and the Pooling REMIC; all other Classes of REMIC Securities are Regular Classes.

RISK FACTORS

You should purchase securities only if you understand and are able to bear the associated risks. The risks applicable to your investment depend on the principal and interest type of your securities. This section bigblights certain of these risks.

The rate of principal payments on the underlying mortgage loans will affect the rate of principal payments on your securities. The rate at which you will receive principal payments will depend largely on the rate of principal payments, including prepayments, on the mortgage loans underlying the related trust assets. We expect the rate of principal payments on the underlying mortgage loans will vary. Following any lockout period, and upon payment of any applicable prepayment penalty, borrowers may prepay their mortgage loans at any time. Borrowers may also prepay their mortgage loans during a lockout period or without paying any applicable prepayment penalty with the approval of the FHA.

Rates of principal payments can reduce your yield. The yield on your securities probably will be lower than you expect if:

- you bought your securities at a premium (interest only securities, for example) and principal payments are faster than you expected, or
- you bought your securities at a discount and principal payments are slower than you expected.

In addition, if your securities are interest only securities or securities purchased at a significant premium, you could lose money on your investment if prepayments occur at a rapid rate.

An investment in the securities is subject to significant reinvestment and extension risk. The rate of principal payments on your securities is uncertain. You may be unable to reinvest the payments on your securities at the same returns provided by the securities. Lower prevailing interest rates may result in an unexpected return of principal. In that interest rate climate, higher yielding reinvestment opportunities may be limited. Conversely, higher prevailing interest rates may result in slower returns of principal and you may not be able to take advantage of higher yielding investment opportunities. The final payment on your security may occur much earlier than the final distribution date.

Defaults will increase the rate of prepayment. Lending on multifamily properties and nursing facilities is generally viewed as exposing the lender to a greater risk of loss than single-family lending. If a mortgagor defaults on a mortgage loan and the loan is subsequently foreclosed upon or assigned to FHA for FHA insurance benefits or otherwise liquidated, the effect would be comparable to a prepayment of the mortgage loan; however, no prepayment penalty would be received. Similarly, mortgage loans as to which there is a material breach of a representation may be purchased out of the trust without the payment of a prepayment penalty.

Under certain circumstances, a Ginnie Mae issuer has the right to repurchase a defaulted mortgage loan from the related pool of mortgage loans underlying a particular Ginnie Mae MBS Certificate, the effect of which would be comparable to a prepayment of such mortgage loan. At its option and without Ginnie Mae's prior consent, a Ginnie Mae issuer may repurchase any mortgage loan at an amount equal to par less any amounts previously advanced by such issuer in connection with its responsibilities as servicer of such mortgage loan to the extent that (i) in the case of a mortgage loan included in a pool of mortgage loans underlving a Ginnie Mae MBS Certificate issued on or before December 1, 2002, such mortgage loan has been delinquent for four consecutive months, and at least one delinquent payment remains uncured or (ii) in the case of a mortgage loan included in a pool of mortgage loans underlying a Ginnie Mae MBS Certificate issued on or after January 1, 2003,

no payment has been made on such mortgage loan for three consecutive months. Any such repurchase will result in prepayment of the principal balance or reduction in the notional balance of the securities ultimately backed by such mortgage loan. No assurances can be given as to the timing or frequency of any such repurchases.

Extensions of the term to maturity of the Ginnie Mae construction loan certificates delay the payment of principal to the trust and will affect the yield to maturity on vour securities. Depending on its date of issuance, the extension of the term to maturity of any Ginnie Mae construction loan certificate will require the related Ginnie Mae issuer to obtain the consent of either (i) all the holders of the related Ginnie Mae construction loan certificates or (ii) the contracted security purchaser, the entity bound under contract with the Ginnie Mae issuer to purchase all the Ginnie Mae construction loan certificates related to a particular multifamily project. However, the sponsor, on behalf of itself and all future holders of each Ginnie Mae construction loan certificate to be deposited into the trust and all related Ginnie Mae construction loan certificates (whether or not currently outstanding), has waived the right to withhold consent to any requests of the related Ginnie Mae issuer to extend the term to maturity of those Ginnie Mae construction loan certificates (provided that any such extension, when combined with previously granted extensions in respect of such Ginnie Mae construction loan certificates, would not extend the term to maturity beyond the term of the underlying mortgage loan insured by FHA). This waiver effectively permits the related Ginnie Mae issuer to extend the maturity of the Ginnie Mae construction loan certificates in its sole discretion, subject only to the prior written approval of Ginnie Mae. A holder of a Ginnie Mae construction loan certificate is only entitled to interest at the specified interest rate on the outstanding principal balance of the Ginnie Mae construction loan certificate until the earliest of (1) the liquidation of the mortgage loan, (2) at the related Ginnie Mae

Issuer's option, either (a) the first Ginnie Mae certificate payment date of the Ginnie Mae project loan certificate following the conversion of the Ginnie Mae construction loan certificate or (b) the date of conversion of the Ginnie Mae construction loan certificate to a Ginnie Mae project loan certificate, and (3) the maturity date (as adjusted for any previously granted extensions) of the Ginnie Mae construction loan certificate. Any extension of the term to maturity may delay the commencement of principal payments to the trust and affect the yield on your securities.

The failure of a Ginnie Mae construction loan certificate to convert into a Ginnie Mae project loan certificate prior to its maturity date (as adjusted for any previously granted extensions), for any reason, will result in the full payment of the principal balance of the Ginnie Mae construction loan certificate on its maturity date and, accordingly, will affect the rate of prepayment. The Ginnie Mae construction loan certificate may fail to convert if the prerequisites for conversion outlined in Chapter 32 of the MBS Guide are not satisfied, including, but not limited to, (1) final endorsement by FHA of the underlying mortgage loan, (2) completion of the cost certification process, and (3) the delivery of supporting documentation including, among other things, the note or other evidence of indebtedness and assignments endorsed to Ginnie Mae. Upon maturity of the Ginnie Mae construction loan certificates, absent any extensions, the related Ginnie Mae Issuer is obligated to pay to the holders of the Ginnie Mae construction loan certificates the outstanding principal amount. The payment of any Ginnie Mae construction loan certificate on any maturity date may affect the yield on your securities.

Any delay in the conversion of a Ginnie Mae construction loan certificate to a Ginnie Mae project loan certificate will delay the payment of principal on your securities. The conversion of a Ginnie Mae construction loan certificate to a Ginnie Mae

project loan certificate can be delayed for a wide variety of reasons, including work stoppages, construction defects, inclement weather, completion of or delays in the cost certification process and changes in contractors, owners and architects related to the multifamily project. During any such delay, the trust will not be entitled to any principal payments that may have been made by the borrower on the related underlying mortgage loan. The distribution of any such principal payments will not occur until the earliest of (1) the liquidation of the mortgage loan, (2) at the related Ginnie Mae Issuer's option, either (a) the first Ginnie Mae certificate payment date of the Ginnie Mae project loan certificate following the conversion of the Ginnie Mae construction loan certificate or (b) the date of conversion of the Ginnie Mae construction loan certificate to a Ginnie Mae project loan certificate, and (3) the maturity date (as adjusted for any previously granted extensions) of the Ginnie Mae construction loan certificate. However, the holders of the securities will not receive any such amounts until the next distribution date on the securities and will not be entitled to receive any interest on such amount.

The yield on securities that would benefit from a faster than expected payment of principal (such as securities purchased at a discount) may be adversely affected if the underlying mortgage loan begins to amortize prior to the conversion of a Ginnie Mae construction loan certificate to a Ginnie Mae project loan certificate. As holders of Ginnie Mae construction loan certificates are entitled only to interest, any scheduled payments of principal received with respect to the mortgage loans underlying the Ginnie Mae construction loan certificate will not be passed through to the trust. Any such amounts will be deposited into a non-interest bearing, custodial account maintained by the related Ginnie Mae issuer and will be distributed to the trust (unless otherwise negotiated between the Ginnie Mae Issuer and the contracted security purchaser) on the earliest of (1) the liquidation of the mortgage loan, (2) at the related Ginnie Mae

Issuer's option, either (a) the first Ginnie Mae certificate payment date of the Ginnie Mae project loan certificate following the conversion of the Ginnie Mae construction loan certificate or (b) the date of conversion of the Ginnie Mae construction loan certificate to a Ginnie Mae project loan certificate, and (3) the maturity date (as adjusted for any previously granted extensions) of the Ginnie Mae construction loan certificate. However, the holders of the securities will not receive any such amounts until the next distribution date on the securities and will not be entitled to receive any interest on such amount. The delay in payment of the scheduled principal may affect, perhaps significantly, the yield on those securities that would benefit from a higher than anticipated rate of prepayment of principal.

If the amount of the underlying mortgage loan at final endorsement by FHA is less than the aggregate principal amount of the Ginnie Mae construction loan certificates upon completion of the particular multifamily project, the Ginnie Mae construction loan certificates must be prepaid in the amount equal to the difference between the aggregate principal balance of the Ginnie Mae construction loan certificates and the principal balance of the Ginnie Mae project loan certificates issued upon conversion. The reduction in the underlying mortgage loan amount could occur as a result of the cost certification process that takes place prior to the conversion to a Ginnie Mae project loan certificate. In such a case, the rate of prepayment on your securities may be higher than expected.

Available information about the mortgage loans is limited. Generally, neither audited financial statements nor recent appraisals are available with respect to the mortgage loans, the mortgaged properties, or the operating revenues, expenses and values of the mortgaged properties. Certain default, delinquency and other information relevant to the likelihood of prepayment of the multifamily mortgage loans underlying the Ginnie Mae multifamily certificates is made generally available to the public and holders of the securities should consult such information. The scope of such information is limited, however, and accordingly, at a time when you might be buying or selling your securities, you may not be aware of matters that, if known, would affect the value of your securities.

FHA bas authority to override lockouts and prepayment limitations. FHA insurance and certain mortgage loan and trust provisions may affect lockouts and the right to receive prepayment penalties. FHA may override any lockout or prepayment penalty provision if it determines that it is in the best interest of the federal government to allow the mortgagor to refinance or to prepay in part its mortgage loan.

Holders entitled to prepayment penalties may not receive them. Prepayment penalties received by the trustee will be distributed to Class IO as further described in this supplement. Ginnie Mae, however, does not guarantee that mortgagors will in fact pay any prepayment penalties or that such prepayment penalties will be received by the trustee. Accordingly, holders of the class entitled to receive prepayment penalties will receive them only to the extent that the trustee receives them. Moreover, even if the trustee distributes prepayment penalties to the holders of such class, the additional amounts may not offset the reduction in yield caused by the corresponding prepayments.

The securities may not be a suitable investment for you. The securities, in particular, the interest only, accrual and residual classes, are not suitable investments for all investors. Only "accredited investors," as defined in Rule 501(a) of Regulation D of the Securities Act of 1933, who have substantial experience in mortgage-backed securities and are capable of understanding the risks should invest in the securities.

In addition, although the sponsor intends to make a market for the purchase and sale of the securities after their initial issuance, it has no obligation to do so. There is no assurance that a secondary market will develop, that any secondary market will continue, or that the price at which you can sell an investment in any class will enable you to realize a desired yield on that investment.

You will bear the market risks of your investment. The market values of the classes are likely to fluctuate. These fluctuations may be significant and could result in significant losses to you.

The secondary markets for mortgage-related securities have experienced periods of illiquidity and can be expected to do so in the future. Illiquidity can have a severely adverse effect on the prices of classes that are especially sensitive to prepayment or interest rate risk or that have been structured to meet the investment requirements of limited categories of investors.

The residual securities may experience significant adverse tax timing consequences. Accordingly, you are urged to consult tax advisors and to consider the after-tax effect of ownership of a residual security and the suitability of the residual securities to your investment objectives. *See "Certain Federal Income Tax Consequences" in this Supplement and in the Multifamily Base Offering Circular.*

You are encouraged to consult advisors regarding the financial, legal, tax and other aspects of an investment in the securities. You should not purchase the securities of any class unless you understand and are able to bear the prepayment, yield, liquidity, and market risks associated with that class.

The actual prepayment rates of the underlying mortgage loans will affect the weighted average lives and yields of your securities. The yield and decrement tables in this supplement are based on assumed prepayment rates. It is highly unlikely that the underlying mortgage loans will prepay at any of the prepayment rates assumed in this supplement, or at any constant prepayment rate. As a result, the yields on your securities could be lower than you expected.

THE GINNIE MAE MULTIFAMILY CERTIFICATES

General

The Sponsor intends to acquire the Ginnie Mae Multifamily Certificates in privately negotiated transactions prior to the Closing Date and to sell them to the Trust according to the terms of a Trust Agreement between the Sponsor and the Trustee. The Sponsor will make certain representations and warranties with respect to the Ginnie Mae Multifamily Certificates.

The Ginnie Mae Multifamily Certificates

The Ginnie Mae Multifamily Certificates are guaranteed by Ginnie Mae pursuant to its Ginnie Mae I Program. Each Mortgage Loan underlying a Ginnie Mae Multifamily Certificate bears interest at a Mortgage Rate that is greater than the related Certificate Rate.

For each Mortgage Loan underlying a Ginnie Mae Multifamily Certificate, the difference between (a) the Mortgage Rate and (b) the related Certificate Rate is used to pay the servicer of the Mortgage Loan a monthly fee for servicing the Mortgage Loan and to pay Ginnie Mae a fee for its guarantee of the related Ginnie Mae Multifamily Certificate (together, the "Servicing and Guaranty Fee Rate"). The per annum rate used to calculate these fees for the Mortgage Loans in the Trust is shown on Exhibit A to this Supplement.

The Ginnie Mae Multifamily Certificates included in the Trust consist of (i) Ginnie Mae Construction Loan Certificates issued during the construction phase of a multifamily project, which are redeemable for Ginnie Mae Project Loan Certificates (the "Trust CLCs") and (ii) Ginnie Mae Project Loan Certificates deposited into the Trust on the Closing Date or issued upon conversion of a Trust CLC (collectively, the "Trust PLCs").

The Trust CLCs

Each Trust CLC is based on and backed by a single Mortgage Loan secured by a multifamily project under construction and insured by the Federal Housing Administration ("FHA") pursuant to an FHA Insurance Program described under "FHA Insurance Programs" in this Supplement. Ginnie Mae Construction Loan Certificates are generally issued monthly by the related Ginnie Mae Issuer as construction progresses on the related multifamily project and as advances are insured by FHA. Prior to the issuance of Ginnie Mae Construction Loan Certificates, the Ginnie Mae Issuer must provide Ginnie Mae with supporting documentation regarding advances and disbursements on the Mortgage Loan and must satisfy the prerequisites for issuance as described in Chapter 32 of the MBS Guide. Each Ginnie Mae Construction Loan Certificate may be redeemed for a pro rata share of a Ginnie Mae Project Loan Certificate that bears the same interest rate as the Ginnie Mae Construction Loan Certificate.

The original maturity of a Ginnie Mae Construction Loan Certificate is at least 200% of the construction period anticipated by FHA for the multifamily project. The stated maturity of the Ginnie Mae Construction Loan Certificates may be extended after issuance at the request of the related Ginnie Mae Issuer with the prior written approval of Ginnie Mae. With respect to Ginnie Mae Construction Loan Certificates issued prior to December 31, 2002, prior to approving any extension request, Ginnie Mae requires that all of the holders of all related Ginnie Mae Construction Loan Certificates issued after December 31, 2002, prior to approving any extension request, Ginnie Mae requires that the contracted security with respect to Ginnie Mae Construction Loan Certificates issued after December 31, 2002, prior to approving any extension request, Ginnie Mae requires that the contracted security purchaser, the entity bound under contract with the related Ginnie Mae issuer to purchase all of the Ginnie Mae Construction Loan Certificates related to a particular multifamily project, consent to the extension of the term to maturity purchaser.

of the Trust CLCs and any previously issued or hereafter existing Ginnie Mae Construction Loan Certificates relating to the Trust CLCs identified on Exhibit A to this supplement (the "Sponsor CLCs"), has waived its right and the right of all future holders of the Sponsor CLCs, including the Trustee, as the assignee of the Sponsor's rights in the Trust CLCs, to withhold consent to any extension requests, provided that the length of the extension does not, in combination with any previously granted extensions related thereto, exceed the term of the underlying Mortgage Loan insured by FHA. In addition, as a condition to the transfer of the Sponsor CLCs and the Trust CLCs, the Sponsor Agreement will require the Sponsor to obtain from each purchaser of Sponsor CLCs, and the Trust Agreement will require the Trustee to obtain from each purchaser of Trust CLCs, a written agreement pursuant to which each such purchaser will agree to the material terms of the waiver and to not transfer the Sponsor CLC or Trust CLC, as applicable, to any subsequent purchaser that has not executed a written agreement substantially similar in form and substance to the agreement executed by such purchaser. The waiver effected by the Sponsor, together with the transfer restrictions in the Sponsor Agreement and Trust Agreement, will effectively permit the related Ginnie Mae Issuer to extend the maturity of the Ginnie Mae CLCs in its sole discretion, subject only to the prior written approval of Ginnie Mae.

Each Trust CLC will provide for the payment to the Trust of monthly payments of interest equal to a pro rata share of the interest payments on the underlying Mortgage Loan, less applicable servicing and guaranty fees. The Trust will not be entitled to receive any payments of principal collected on the related Mortgage Loan as long as the Trust CLC is outstanding. During such period any prepayments and other recoveries of principal (other than proceeds from the liquidation of the Mortgage Loan) or any Prepayment Penalties on the underlying Mortgage Loan received by the Ginnie Mae Issuer will be deposited into a non-interest bearing escrow account (the "P&I Custodial Account"). Any such amounts will be held for distribution to the Trust (unless otherwise negotiated between the Ginnie Mae Issuer and the contracted security purchaser) on the earliest of (i) the liquidation of the mortgage loan, (ii) at the related Ginnie Mae Issuer's option, either (a) the first Ginnie Mae Certificate Payment Date of the Ginnie Mae Project Loan Certificate following the conversion of the Ginnie Mae Construction Loan Certificate or (b) the date of conversion of the Ginnie Mae Construction Loan Certificate to a Ginnie Mae Project Loan Certificate, and (iii) the applicable Maturity Date. However, the Holders of the Securities will not receive any such amounts until the next Distribution Date and will not be entitled to receive any interest on such amount.

At any time following the final endorsement of the underlying Mortgage Loan by FHA, prior to the Maturity Date and upon satisfaction of the prerequisites for conversion outlined in Chapter 32 of the MBS Guide, Ginnie Mae Construction Loan Certificates will be redeemed for Ginnie Mae Project Loan Certificates. The Ginnie Mae Project Loan Certificates will be issued at the identical interest rate as the Ginnie Mae Construction Loan Certificates. The aggregate principal amount of the Ginnie Mae Project Loan Certificates may be less than or equal to the aggregate amount of advances that has been disbursed and insured on the Mortgage Loan underlying the related Ginnie Mae Construction Loan Certificates. Any difference between the principal balance of the Ginnie Mae Construction Loan Certificates and the principal balance of the Ginnie Mae Project Loan Certificates issued at conversion will be disbursed to the holders of the Ginnie Mae Construction Loan Certificates as principal upon conversion.

The Trust PLCs

Each Trust PLC will be based on and backed by one or more multifamily Mortgage Loans with an original term to maturity of generally no more than 40 years.

Each Trust PLC will provide for the payment to the registered holder of that Trust PLC of monthly payments of principal and interest equal to the aggregate amount of the scheduled monthly principal and interest payments on the Mortgage Loans underlying that Trust PLC, less applicable servicing and guaranty fees. In addition, each such payment will include any prepayments and other unscheduled recoveries of principal of, and any Prepayment Penalties on, the underlying Mortgage Loans to the extent received by the Ginnie Mae Issuer during the month preceding the month of the payment.

The Mortgage Loans

Each Ginnie Mae Multifamily Certificate represents a beneficial interest in one or more Mortgage Loans.

Sixty-nine (69) Mortgage Loans will underlie the Ginnie Mae Multifamily Certificates, which, as of the Closing Date, consist of 31 Mortgage Loans that underlie the Trust CLCs (the "Trust CLC Mortgage Loans") and 38 Mortgage Loans that underlie the Trust PLCs (the "Trust PLC Mortgage Loans"). These Mortgage Loans have an aggregate balance of approximately \$203,550,002 as of the Cut-off Date, after giving effect to all payments of principal due on or before that date, which consist of approximately \$34,934,562 Trust CLC Mortgage Loans and approximately \$168,615,440 Trust PLC Mortgage Loans. The Mortgage Loans have, on a weighted average basis, the other characteristics set forth in the Terms Sheet under "Certain Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans Underlying the Trust Assets" and, on an individual basis, the characteristics described in Exhibit A to this Supplement. They also have the general characteristics described below. The Mortgage Loans consist of first lien and second lien, multifamily, fixed rate mortgage loans that are secured by a lien on the borrower's fee simple estate in a multifamily property consisting of five or more dwelling units or nursing facilities and insured by FHA or coinsured by FHA and the related mortgage lender. See "The Ginnie Mae Multifamily Certificates - General" in the Multifamily Base Offering Circular.

FHA Insurance Programs

FHA multifamily insurance programs generally are designed to assist private and public mortgagors in obtaining financing for the construction, purchase or rehabilitation of multifamily housing pursuant to the National Housing Act of 1934 (the "Housing Act"). Mortgage Loans are provided by FHA-approved institutions, which include mortgage banks, commercial banks, savings and loan associations, trust companies, insurance companies, pension funds, state and local housing finance agencies and certain other approved entities. Mortgage Loans insured under the programs described below will have such maturities and amortization features as FHA may approve, provided that generally the minimum mortgage loan term will be at least ten years and the maximum mortgage loan term will not exceed the lesser of 40 years and 75 percent of the estimated remaining economic life of the improvements on the mortgaged property.

Tenant eligibility for FHA-insured projects generally is not restricted by income, except for projects as to which rental subsidies are made available with respect to some or all the units therein or to specified tenants.

The following is a summary of the various FHA insurance programs under which the Mortgage Loans are insured.

Section 207 (Mortgage Insurance for Multifamily Housing). Section 207 of the Housing Act provides for federal insurance of mortgage loans originated by FHA-approved lenders in

connection with the construction or substantial rehabilitation of multifamily housing projects, which includes manufactured home parks.

Section 220 (Urban Renewal Mortgage Insurance). Section 220 of the Housing Act provides for federal insurance of mortgage loans on multifamily rental projects located in federally aided urban renewal areas or in areas having a local redevelopment or urban renewal plan certified by the FHA. The mortgage loans may finance the rehabilitation of existing salvable housing (including the refinancing of existing loans) or new construction in targeted areas. The purpose of Section 220 is to encourage quality rental housing in urban areas targeted for overall revitalization.

Section 221(d) (Housing for Moderate Income and Displaced Families). Sections 221(d)(3) and 221(d)(4) of the Housing Act provide for mortgage insurance to assist private industry in the construction or substantial rehabilitation of rental and cooperative housing for low- and moderate- income families and families that have been displaced as a result of urban renewal, governmental actions or disaster.

Section 223(a)(7) (Refinancing of FHA-Insured Mortgages). Section 223(a)(7) of the Housing Act permits FHA to refinance existing insured mortgage loans under any section or title of the Housing Act. Such refinancing results in prepayment of the existing insured mortgage. The new, refinanced mortgage loan is limited to the original principal amount of the existing mortgage loan and the unexpired term of the existing mortgage loan plus 12 years.

Section 223(f) (Purchase or Refinancing of Existing Projects). Section 223(f) of the Housing Act provides for federal insurance of mortgage loans originated by FHA-approved lenders in connection with the purchase or refinancing of existing multifamily housing complexes, hospitals and nursing homes that do not require substantial rehabilitation. The principal objective of the Section 223(f) program is to permit the refinancing of mortgage loans to provide for a lower debt service or the purchase of existing properties in order to preserve an adequate supply of affordable rental housing. Such projects may have been financed originally with conventional or FHA-insured mortgage loans.

Section 232 (Mortgage Insurance for Nursing Homes, Immediate Care Facilities and Board and Care Homes). Section 232 of the Housing Act provides for FHA insurance of private construction mortgage loans to finance new or rehabilitated nursing homes, intermediate care facilities, board and care homes, assisted living for the frail or elderly or allowable combinations thereof, including equipment to be used in their operation. Section 232 also provides for supplemental loans to finance the purchase and installation of fire safety equipment in these facilities.

Section 241 (Supplemental Loans for Multifamily Projects). Section 241(a) of the Housing Act provides for FHA insurance to finance property improvements, energy-conserving improvements or supplemental increases to any FHA-insured multifamily loan. The overall purpose of the Section 241 loan program is to provide a project with a means to remain competitive, to extend its economic life and to finance the replacement of obsolete equipment without the refinancing of the existing mortgage.

Certain Additional Characteristics of the Mortgage Loans

Mortgage Rates; Calculations of Interest. The Mortgage Loans bear interest at Mortgage Rates that will remain fixed for their remaining terms. All of the Mortgage Loans accrue interest on the basis of a 360-day year consisting of twelve 30-day months. See "Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans" in Exhibit A to this Supplement.

Due Dates. Monthly payments on the Mortgage Loans are due on the first day of each month.

Amortization. The Trust PLC Mortgage Loans are fully-amortizing over their remaining terms to stated maturity. Nineteen of the Trust CLC Mortgage Loans have begun to amortize as of the Cut-off Date. However, regardless of the scheduled amortization of Trust CLC Mortgage Loans, the Trust will not be entitled to receive any principal payments with respect to any Trust CLC Mortgage Loans until the earliest of (i) the liquidation of the Mortgage Loan, (ii) at the related Ginnie Mae Issuer's option, either (a) the first Ginnie Mae Certificate Payment Date of the Ginnie Mae Project Loan Certificate following the conversion of the Ginnie Mae Construction Loan Certificate or (b) the date of conversion of the Ginnie Mae Construction Loan Certificate to a Ginnie Mae Project Loan Certificate, and (iii) the applicable Maturity Date. The Ginnie Mae Issuer will deposit any principal payments that it receives in connection with any Trust CLC into the related P&I Custodial Account. The Trust will not be entitled to recover any interest thereon.

Certain of the Mortgage Loans may provide that, if the related borrower makes a partial principal prepayment, such borrower will not be in default if it fails to make any subsequent scheduled payment of principal provided that such borrower continues to pay interest in a timely manner and the unpaid principal balance of such Mortgage Loan at the time of such failure is at or below what it would otherwise be in accordance with its amortization schedule if such partial principal prepayment had not been made. Under certain circumstances, the Mortgage Loans also permit the reamortization thereof if prepayments are received as a result of condemnation or insurance payments with respect to the related Mortgaged Property.

Level Payments. Although the Mortgage Loans (other than the Mortgage Loans designated by Pool Number 642277) currently have amortization schedules that provide for level monthly payments, the amortization schedules of substantially all of the Mortgage Loans are subject to change upon the approval of FHA that may result in non-level payments.

In the case of Pool Number 642277, the principal and interest payment scheduled to be made on the first business day of each month is as follows:

| From August 2007 through and including April 2024 \$ | | 408.48 |
|--|-----|----------|
| From May 2024 through and including March 2047 \$ | | 308.12 |
| In April 2047 The remaining bala | nc | e of all |
| principal plus accrued interes | t t | hereon. |

Furthermore, in the absence of a change in the amortization schedule of the Mortgage Loans, Mortgage Loans that provide for level monthly payments may still receive non-level payments as a result of the fact that, at any time:

- FHA may permit any Mortgage Loan to be refinanced or partially prepaid without regard to any lockout period or Prepayment Penalty; and
- condemnation of, or occurrence of a casualty loss on, the Mortgaged Property securing any Mortgage Loan or the acceleration of payments due under any Mortgage Loan by reason of a default may result in prepayment.

"Due-on-Sale" Provisions. The Mortgage Loans do not contain "due-on-sale" clauses restricting sale or other transfer of the related Mortgaged Property. Any transfer of the Mortgaged Property is subject to HUD review and approval under the terms of HUD's Regulatory Agreement with the owner, which is incorporated by reference into the mortgage. *Prepayment Restrictions.* The Mortgage Loans have lockout provisions that prohibit voluntary prepayment for a number of years following origination. The Mortgage Loans have remaining lockout terms that range from approximately 0 to 58 months, with a weighted average remaining lockout term of approximately 16 months. The enforceability of these lockout provisions under certain state laws is unclear.

Certain of the Mortgage Loans have a period (a "Prepayment Penalty Period") during which voluntary prepayments must be accompanied by a prepayment penalty equal to a specified percentage of the principal amount of the Mortgage Loan being prepaid (each a "Prepayment Penalty"). Any Prepayment Penalty Period will follow the termination of the lockout period. *See "Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans" in Exhibit A to this Supplement.*

Exhibit A to this Supplement sets forth, for each Mortgage Loan, as applicable, a description of the related Prepayment Penalty, if any, the period during which the Prepayment Penalty applies and the first month in which the borrower may repay the Mortgage Loan.

Notwithstanding the foregoing, FHA guidelines require all of the Mortgage Loans to include a provision that allows FHA to override any lockout and/or Prepayment Penalty provisions if FHA determines that it is in the best interest of the federal government to allow the mortgagor to refinance or partially prepay the Mortgage Loan without restrictions or penalties and any such payment will avoid or mitigate an FHA insurance claim.

Notwithstanding the foregoing, the Trust will not be entitled to receive any principal prepayments or any applicable Prepayment Penalties with respect to the Trust CLC Mortgage Loans until the earliest of (i) the liquidation of such Mortgage Loans, (ii) at the related Ginnie Mae Issuer's option, either (a) the first Ginnie Mae Certificate Payment Date of the Ginnie Mae Project Loan Certificate following the conversion of the Ginnie Mae Construction Loan Certificate to a Ginnie Mae Project Loan Certificate, and (iii) the applicable Maturity Date. However, the Holders of the Securities will not receive any such amounts until the next Distribution Date and will not be entitled to receive any interest on such amount.

Coinsurance. Certain of the Trust PLC Mortgage Loans may be federally insured under FHA coinsurance programs that provide for the retention by the mortgage lender of a portion of the mortgage insurance risk that otherwise would be assumed by FHA under the applicable FHA insurance program. As part of such coinsurance programs, FHA delegates to mortgage lenders approved by FHA for participation in such coinsurance programs certain underwriting functions generally performed by FHA. Accordingly, there can be no assurance that such mortgage loans were underwritten in conformity with FHA underwriting guidelines applicable to mortgage loans that were solely federally insured or that the default risk with respect to coinsured mortgage loans is comparable to that of FHA-insured mortgage loans generally. As a result, there can be no assurance as to the likelihood of future default or as to the rate of prepayment on the coinsured Trust PLC Mortgage Loans will be comparable to that of FHAinsured mortgage loans generally.

The Trustee Fee

On each Distribution Date, the Trustee will retain a fixed percentage of all principal and interest distributions received on the Trust Assets in payment of its fee (the "Trustee Fee").

GINNIE MAE GUARANTY

The Government National Mortgage Association ("Ginnie Mae"), a wholly-owned corporate instrumentality of the United States of America within HUD, guarantees the timely payment of principal and interest on the Securities. The General Counsel of HUD has provided an opinion to the effect that Ginnie Mae has the authority to guarantee multiclass securities and that Ginnie Mae guaranties will constitute general obligations of the United States, for which the full faith and credit of the United States is pledged. *See "Ginnie Mae Guaranty" in the Multifamily Base Offering Circular.* Ginnie Mae does not guarantee the collection or the payment to Holders of any Prepayment Penalties.

DESCRIPTION OF THE SECURITIES

General

The description of the Securities contained in this Supplement is not complete and is subject to, and is qualified in its entirety by reference to, all of the provisions of the Trust Agreement. See "Description of the Securities" in the Multifamily Base Offering Circular.

Form of Securities

Each Class of Securities other than the Residual Securities initially will be issued and maintained in book-entry form and may be transferred only on the Fedwire Book-Entry System. Beneficial Owners of Book-Entry Securities will ordinarily hold these Securities through one or more financial intermediaries, such as banks, brokerage firms and securities clearing organizations that are eligible to maintain book-entry accounts on the Fedwire Book-Entry System. By request accompanied by the payment of a transfer fee of \$25,000 per Certificated Security to be issued, a Beneficial Owner may receive a Regular Security in certificated form.

The Residual Securities will not be issued in book-entry form but will be issued in fully registered, certificated form and may be transferred or exchanged, subject to the transfer restrictions applicable to Residual Securities set forth in the Trust Agreement, at the Corporate Trust Office of the Trustee located at Wells Fargo Bank, N.A., 45 Broadway, 12th Floor, New York, NY 10006, Attention: Trust Administrator Ginnie Mae 2007-046. See "Description of the Securities — Forms of Securities; Book-Entry Procedures" in the Multifamily Base Offering Circular.

Each Class (other than the Increased Minimum Denomination Class) will be issued in minimum dollar denominations of initial principal balance of \$1,000 and integral multiples of \$1 in excess of \$1,000. The Increased Minimum Denomination Class will be issued in minimum denominations that equal \$100,000 in initial notional balance.

Distributions

Distributions on the Securities will be made on each Distribution Date, as specified under "Terms Sheet — Distribution Date" in this Supplement. On each Distribution Date for a Security, or in the case of the Certificated Securities, on the first Business Day after the related Distribution Date, the Distribution Amount will be distributed to the Holders of record as of the close of business on the last Business Day of the calendar month immediately preceding the month in which the Distribution Date occurs. Beneficial Owners of Book-Entry Securities will receive distributions through credits to accounts maintained for their benefit on the books and records of the appropriate financial intermediaries. Holders of Certificated Securities will receive distributions by check or, subject to the restrictions set forth in the Base Offering Circular, by wire transfer. See "Description of the Securities — Distributions" and "— Method of Distributions" in the Multifamily Base Offering Circular.

Interest Distributions

The Interest Distribution Amount will be distributed on each Distribution Date to the Holders of all Classes of Securities entitled to distributions of interest.

- Interest will be calculated on the basis of a 360-day year consisting of twelve 30-day months.
- Interest distributable on any Class for any Distribution Date will consist of 30 days' interest on its Class Principal Balance (or Class Notional Balance) as of the related Record Date.
- Investors can calculate the amount of interest to be distributed (or accrued, in the case of the Accrual Class) on each Class of Securities for any Distribution Date by using the Class Factors published in the preceding month. *See "— Class Factors" below.*

Categories of Classes

For purposes of interest distributions, the Classes will be categorized as shown under "Interest Type" on the front cover of this Supplement. The abbreviations used on the front cover and in the Terms Sheet are explained under "Class Types" in Appendix I to the Multifamily Base Offering Circular.

Accrual Period

The Accrual Period for each Regular Class is the calendar month preceding the related Distribution Date.

Fixed Rate Classes

The Fixed Rate Classes will bear interest at the per annum Interest Rates shown on the front cover of this Supplement.

Weighted Average Coupon Classes

The Weighted Average Coupon Classes will bear interest as shown under "Terms Sheet — Interest Rates" in this Supplement.

The Trustee's determination of these Interest Rates will be final except in the case of clear error. Investors can obtain Interest Rates for the current and preceding Accrual Period from Ginnie Mae's Multiclass Securities e-Access located on Ginnie Mae's website ("e-Access") or by calling the Information Agent at (800) 234-GNMA.

Accrual Class

Class Z is an Accrual Class. Interest will accrue on the Accrual Class and be distributed as described under "Terms Sheet — Accrual Class" in this Supplement.

Principal Distributions

The Adjusted Principal Distribution Amount and the Accrual Amount will be distributed to the Holders entitled thereto as described above under "Terms Sheet — Allocation of Principal" in this Supplement.

Investors can calculate the amount of principal to be distributed with respect to any Distribution Date by using the Class Factors published in the preceding and current months. *See "— Class Factors" below.*

Categories of Classes

For purposes of principal distributions, the Classes will be categorized as shown under "Principal Type" on the front cover of this Supplement. The abbreviations used on the front cover and in the Terms Sheet are explained under "Class Types" in Appendix I to the Multifamily Base Offering Circular.

Notional Class

The Notional Class will not receive principal distributions. For convenience in describing interest distributions, the Notional Class will have the original Class Notional Balance shown on the front cover of this Supplement. The Class Notional Balance will be reduced as shown under "Terms Sheet — Notional Class" in this Supplement.

Prepayment Penalty Distributions

The Trustee will distribute any Prepayment Penalties that are received by the Trust during the related interest Accrual Period as described in "Terms Sheet — Allocation of Prepayment Penalties" in this Supplement.

Residual Securities

The Class RR Securities will represent the beneficial ownership of the Residual Interest in the Issuing REMIC and the beneficial ownership of the Residual Interest in the Pooling REMIC, as described under "Certain Federal Income Tax Consequences" in the Multifamily Base Offering Circular. The Class RR Securities have no Class Principal Balance and do not accrue interest. The Class RR Securities will be entitled to receive the proceeds of the disposition of any assets remaining in the Trust REMICs after the Class Principal Balance of each Class of Regular Securities has been reduced to zero. However, any remaining proceeds are not likely to be significant. The Residual Securities may not be transferred to a Plan Investor, a Non-U.S. Person or a Disqualified Organization.

Class Factors

The Trustee will calculate and make available for each Class of Securities, no later than the day preceding the Distribution Date, the factor (carried out to eight decimal places) that when multiplied by the Original Class Principal Balance (or original Class Notional Balance) of that Class, determines the Class Principal Balance (or Class Notional Balance) after giving effect to the distribution of principal to be made on the Securities (and any addition to the Class Principal Balance of the Accrual Class) or any reduction of Class Notional Balance on that Distribution Date (each, a "Class Factor").

- The Class Factor for any Class of Securities for the month following the issuance of the Securities will reflect its remaining Class Principal Balance (or Class Notional Balance) after giving effect to any principal distribution (or addition to principal) to be made or any reduction of Class Notional Balance on the Distribution Date occurring in that month.
- The Class Factor for each Class for the month of issuance is 1.00000000.

- Based on the Class Factors published in the preceding and current months (and Interest Rates), investors in any Class (other than the Accrual Class) can calculate the amount of principal and interest to be distributed to that Class, and investors in the Accrual Class can calculate the total amount of principal to be distributed to (or interest to be added to the Class Principal Balance of) that Class on the Distribution Date in the current month.
- Investors may obtain current Class Factors on e-Access.

See "Description of the Securities — Distributions" in the Multifamily Base Offering Circular.

Termination

The Trustee, at its option, may purchase or cause the sale of the Trust Assets and thereby terminate the Trust on any Distribution Date on which the aggregate of the Class Principal Balances of the Securities is less than 1% of the aggregate Original Class Principal Balances of the Securities. The Trustee will terminate the Trust and retire the Securities on any Distribution Date upon the Trustee's determination that the REMIC status of either Trust REMIC has been lost or that a substantial risk exists that this status will be lost for the then current taxable year.

Upon any termination of the Trust, the Holder of any outstanding Security (other than a Residual or Notional Class Security) will be entitled to receive that Holder's allocable share of the Class Principal Balance of that Class plus any accrued and unpaid interest thereon at the applicable Interest Rate, and any Holder of any outstanding Security of the Notional Class will be entitled to receive that Holder's allocable share of any accrued and unpaid interest thereon at the applicable Interest Rate. The Residual Holders will be entitled to their pro rata share of any assets remaining in the Trust REMICs after payment in full of the amounts described in the foregoing sentence. However, any remaining assets are not likely to be significant.

YIELD, MATURITY AND PREPAYMENT CONSIDERATIONS

General

The prepayment experience of the Mortgage Loans underlying the Ginnie Mae Multifamily Certificates will affect the Weighted Average Lives of and the yields realized by investors in the Securities.

- Mortgage Loan principal payments may be in the form of scheduled or unscheduled amortization.
- The terms of each Mortgage Loan provide that, following the applicable lockout period, and upon payment of any applicable Prepayment Penalty, the Mortgage Loan may be voluntarily prepaid in whole or in part.
- In addition, in some circumstances FHA may permit a Mortgage Loan to be refinanced or partially prepaid without regard to lockout or Prepayment Penalty provisions. *See "Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans" in Exhibit A to this Supplement.*
- The condemnation of, or occurrence of a casualty loss on, the Mortgaged Property securing any Mortgage Loan or the acceleration of payments due under the Mortgage Loan by reason of default may also result in a prepayment at any time.

Mortgage Loan prepayment rates are likely to fluctuate over time. No representation is made as to the expected Weighted Average Lives of the Securities or the percentage of the

original unpaid principal balance of the Mortgage Loans that will be paid to Holders at any particular time. A number of factors may influence the prepayment rate.

- While some prepayments occur randomly, the payment behavior of the Mortgage Loans may be influenced by a variety of economic, tax, geographic, demographic, legal and other factors.
- These factors may include the age, geographic distribution and payment terms of the Mortgage Loans; remaining depreciable lives of the underlying properties; characteristics of the borrowers; amount of the borrowers' equity; the availability of mortgage financing; in a fluctuating interest rate environment, the difference between the interest rates on the Mortgage Loans and prevailing mortgage interest rates; the extent to which the Mortgage Loans are assumed or refinanced or the underlying properties are sold or conveyed; changes in local industry and population as they affect vacancy rates; population migration; and the attractiveness of other investment alternatives.
- These factors may also include the application of lockout periods or the assessment of Prepayment Penalties. For a more detailed description of the lockout and Prepayment Penalty provisions of the Mortgage Loans, see "Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans" in Exhibit A to this Supplement.

No representation is made concerning the particular effect that any of these or other factors may have on the prepayment behavior of the Mortgage Loans. The relative contribution of these or other factors may vary over time.

Notwithstanding the foregoing, the Trust will not be entitled to receive any principal prepayments or any applicable Prepayment Penalties with respect to the Trust CLC Mortgage Loans until the earliest of (i) the liquidation of such Mortgage Loans, (ii) at the related Ginnie Mae Issuer's option, either (a) the first Ginnie Mae Certificate Payment Date of the Ginnie Mae Project Loan Certificate following the conversion of the Ginnie Mae Construction Loan Certificate to a Ginnie Mae Project Loan Certificate, and (iii) the applicable Maturity Date. However, the Holders of the Securities will not receive any such amounts until the next Distribution Date and will not be entitled to receive any interest on such amounts.

In addition, following any Mortgage Loan default and the subsequent liquidation of the underlying Mortgaged Property, the principal balance of the Mortgage Loan will be distributed through a combination of liquidation proceeds, advances from the related Ginnie Mae Issuer and, to the extent necessary, proceeds of Ginnie Mae's guaranty of the Ginnie Mae Multifamily Certificates.

- As a result, defaults experienced on the Mortgage Loans will accelerate the distribution of principal of the Securities.
- Under certain circumstances, the Trustee has the option to purchase the Trust Assets, thereby effecting early retirement of the Securities. *See "Description of the Securities Termination" in this Supplement.*

Assumability

Each Mortgage Loan may be assumed, subject to HUD review and approval, upon the sale of the related Mortgaged Property. *See 'Yield, Maturity and Prepayment Considerations — Assumability of FHA Loans'' in the Multifamily Base Offering Circular.*

Final Distribution Date

The Final Distribution Date for each Class, which is set forth on the front cover of this Supplement, is the latest date on which the related Class Principal Balance or Class Notional Balance will be reduced to zero.

- The actual retirement of any Class may occur earlier than its Final Distribution Date.
- According to the terms of the Ginnie Mae Guaranty, Ginnie Mae will guarantee payment in full of the Class Principal Balance of each Class of Securities no later than its Final Distribution Date.

Modeling Assumptions

Unless otherwise indicated, the tables that follow are based on the following assumptions (the "Modeling Assumptions"), among others:

1. The Mortgage Loans underlying the Trust Assets have the characteristics shown under "Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans" in Exhibit A to this Supplement.

- 2. There are no voluntary prepayments during any lockout period.
- 3. There are no prepayments on any Trust CLC.

4. With respect to each Trust PLC, the underlying Mortgage Loan prepays at 100% PLD (as defined under "— Prepayment Assumptions" in this Supplement) and, beginning on the applicable Lockout End Date (or if no lockout period applies, the applicable Issue Date), at the constant percentages of CPR (described below) shown in the related table.

5. Each of the Issue Date, Lockout End Date and Prepayment Penalty End Date of each Ginnie Mae Multifamily Certificate is the first day of the month indicated on Exhibit A.

6. Distributions on the Securities, including all distributions of prepayments on the Mortgage Loans, are always received on the 16th day of the month, whether or not a Business Day, commencing in August 2007.

7. One hundred percent (100%) of any Prepayment Penalties are received by the Trustee and distributed to Class IO.

- 8. A termination of the Trust does not occur.
- 9. The Closing Date for the Securities is July 30, 2007.
- 10. No expenses or fees are paid by the Trust other than the Trustee Fee.

11. Each Trust CLC converts to a Trust PLC on the date on which amortization payments are scheduled to begin on the related Mortgage Loan.

When reading the tables and the related text, investors should bear in mind that the Modeling Assumptions, like any other stated assumptions, are unlikely to be entirely consistent with actual experience.

• For example, many Distribution Dates will occur on the first Business Day after the 16th of the month, prepayments may not occur during the Prepayment Penalty Period, and the Trustee may cause a termination of the Trust as described under "Description of the Securities — Termination" in this Supplement.

• In addition, distributions on the Securities are based on Certificate Factors, Corrected Certificate Factors, and Calculated Certificate Factors, if applicable, which may not reflect actual receipts on the Trust Assets.

See "Description of the Securities — Distributions" in the Multifamily Base Offering Circular.

Prepayment Assumptions

Prepayments of mortgage loans are commonly measured by a prepayment standard or model. One of the models used in this Supplement is the constant prepayment rate ("CPR") model, which represents an assumed constant rate of voluntary prepayment each month relative to the then outstanding principal balance of the Mortgage Loans underlying any Trust PLC to which the model is applied. *See "Yield, Maturity and Prepayment Considerations — Prepayment Assumption Models" in the Multifamily Base Offering Circular.*

In addition, this Supplement uses another model to measure involuntary prepayments. This model is the Project Loan Default or PLD model provided by the Sponsor. The PLD model represents an assumed rate of involuntary prepayments each month as specified in the table below (the "PLD Model Rates"), in each case expressed as a per annum percentage of the thenoutstanding principal balance of each Mortgage Loan underlying any Trust PLC in relation to its loan age. For example, 0% PLD represents 0% of such assumed rate of involuntary prepayments; 50% PLD represents 50% of such assumed rate of involuntary prepayments; 100% PLD represents 100% of such assumed rate of involuntary prepayments; and so forth.

| Pro | ject Loan Default |
|-------------------------------------|--|
| Mortgage Loan Age (in months)(1) | Involuntary Prepayment Default Rate (2) |
| 1-12 | 1.30% |
| 13-24 | 2.47 |
| 25-36 | 2.51 |
| 37-48 | 2.20 |
| 49-60 | 2.13 |
| 61-72 | 1.46 |
| 73-84 | 1.26 |
| 85-96 | 0.80 |
| 97-108 | 0.57 |
| 109-168 | 0.50 |
| 169-240 | 0.25 |
| 241-maturity | 0.00 |

The following PLD model table was prepared on the basis of 100% PLD. Ginnie Mae had no part in the development of the PLD model and makes no representation as to the accuracy or reliability of the PLD model.

(1) For purposes of the PLD model, Mortgage Loan Age means the number of months elapsed since the Issue Date indicated on Exhibit A. In the case of any Trust CLC Mortgage Loans and any Trust PLC Mortgage Loan with a Remaining Interest Only Period greater than zero, the Mortgage Loan Age is the number of months that have elapsed after the expiration of the Remaining Interest Only Period indicated on Exhibit A.

(2) Assumes that involuntary prepayments start immediately.

The decrement tables set forth below are based on the assumption that the Trust PLC Mortgage Loans prepay at the indicated percentages of CPR (the "CPR Prepayment Assumption Rates") and 100% PLD and that the Trust CLC Mortgage Loans prepay at 0% CPR and 0% PLD until the Trust CLCs convert to Ginnie Mae Project Loan Certificates, after which they prepay at the CPR Prepayment Assumption Rates and 100% PLD. **It is unlikely that the Mortgage Loans will prepay at any of the CPR Prepayment Assumption Rates or PLD Model Rates**

and the timing of changes in the rate of prepayments actually experienced on the Mortgage Loans is unlikely to follow the pattern described for the CPR Prepayment Assumption Rates or PLD Model Rates.

Decrement Tables

The decrement tables set forth below illustrate the percentage of the Original Class Principal Balance (or, in the case of the Notional Class, the original Class Notional Balance) that would remain outstanding following the distribution made each specified month for each Regular Class, based on the assumption that the Trust PLC Mortgage Loans prepay at the CPR Prepayment Assumption Rates and 100% PLD and the Trust CLC Mortgage Loans prepay at 0% CPR and 0% PLD until the Trust CLCs convert to Ginnie Mae Project Loan Certificates, after which they prepay at the CPR Prepayment Assumption Rates and 100% PLD Rates and 100% PLD. The percentages set forth in the following decrement tables have been rounded to the nearest whole percentage (including rounding down to zero).

The decrement tables also indicate the Weighted Average Life of each Class under each CPR Prepayment Assumption Rate and the PLD percentage rates indicated above for the Trust PLC Mortgage Loans and the Trust CLC Mortgage Loans. The Weighted Average Life of each Class is calculated by:

(a) multiplying the net reduction, if any, of the Class Principal Balance (or the net reduction of the Class Notional Balance, in the case of the Notional Class) from one Distribution Date to the next Distribution Date by the number of years from the date of issuance thereof to the related Distribution Date,

(b) summing the results, and

(c) dividing the sum by the aggregate amount of the assumed net reductions in principal balance or notional amount, as applicable, referred to in clause (a).

The Weighted Average Lives are likely to vary, perhaps significantly, from those set forth in the tables below due to the differences between the actual rate of prepayments on the Mortgage Loans underlying the Ginnie Mae Multifamily Certificates and the Modeling Assumptions.

The information shown for the Notional Class is for illustrative purposes only, as a Notional Class is not entitled to distributions of principal and has no weighted average life. The weighted average life shown for the Notional Class has been calculated on the assumption that a reduction in the Class Notional Balance thereof is a distribution of principal.

Percentages of Original Class Principal (or Class Notional) Balances and Weighted Average Lives

| | | | | | | CPR | Prepayn | nent Ass | umption | Rates | | | | | |
|-------------------|-----|-----|---------|-----|-----|------|---------|----------|---------|-------|------|------|---------|----------|-----|
| | | | Class A | | | | | Class B | | | | | Class C | | |
| Distribution Date | 0% | 5% | 15% | 25% | 40% | 0% | 5% | 15% | 25% | 40% | 0% | 5% | 15% | 25% | 40% |
| Initial Percent | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 |
| July 2008 | 85 | 80 | 70 | 59 | 42 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 |
| July 2009 | 67 | 45 | 1 | 0 | 0 | 100 | 100 | 100 | 78 | 46 | 100 | 100 | 100 | 100 | 100 |
| July 2010 | 50 | 7 | 0 | 0 | 0 | 100 | 100 | 63 | 27 | 0 | 100 | 100 | 100 | 100 | 74 |
| July 2011 | 33 | Ó | Ō | Ő | Õ | 100 | 84 | 28 | 0 | Ő | 100 | 100 | 100 | 78 | 12 |
| July 2012 | 18 | ŏ | ŏ | ŏ | ŏ | 100 | 67 | 0 | ŏ | ŏ | 100 | 100 | 100 | 35 | 0 |
| July 2013 | 5 | Ő | ŏ | Ő | Ő | 100 | 52 | Ő | Ő | ŏ | 100 | 100 | 69 | 4 | ŏ |
| July 2014 | õ | Ő | Ő | Ő | Ő | 97 | 38 | Ő | Ő | 0 | 100 | 100 | 43 | 0 | Ő |
| July 2015 | ő | 0 | 0 | 0 | Ő | 91 | 25 | 0 | Ő | 0 | 100 | 100 | 21 | Ő | Ő |
| July 2016 | 0 | 0 | 0 | 0 | 0 | 86 | 14 | 0 | 0 | 0 | 100 | 100 | 3 | 0 | 0 |
| July 2017 | 0 | 0 | 0 | 0 | 0 | 81 | 3 | 0 | 0 | 0 | 100 | 100 | 0 | 0 | 0 |
| July 2017 | 0 | 0 | 0 | 0 | 0 | 75 | 0 | 0 | 0 | 0 | 100 | 90 | 0 | 0 | 0 |
| | 0 | | | | 0 | 69 | | 0 | 0 | 0 | | | 0 | 0 | 0 |
| July 2019 | | 0 | 0 | 0 | - | | 0 | - | - | | 100 | 76 | - | <u> </u> | - |
| July 2020 | 0 | 0 | 0 | 0 | 0 | 63 | 0 | 0 | 0 | 0 | 100 | 63 | 0 | 0 | 0 |
| July 2021 | 0 | 0 | 0 | 0 | 0 | 58 | 0 | 0 | 0 | 0 | 100 | 51 | 0 | 0 | 0 |
| July 2022 | 0 | 0 | 0 | 0 | 0 | 52 | 0 | 0 | 0 | 0 | 100 | 39 | 0 | 0 | 0 |
| July 2023 | 0 | 0 | 0 | 0 | 0 | 45 | 0 | 0 | 0 | 0 | 100 | 28 | 0 | 0 | 0 |
| July 2024 | 0 | 0 | 0 | 0 | 0 | 39 | 0 | 0 | 0 | 0 | 100 | 18 | 0 | 0 | 0 |
| July 2025 | 0 | 0 | 0 | 0 | 0 | 32 | 0 | 0 | 0 | 0 | 100 | 8 | 0 | 0 | 0 |
| July 2026 | 0 | 0 | 0 | 0 | 0 | 25 | 0 | 0 | 0 | 0 | 100 | 0 | 0 | 0 | 0 |
| July 2027 | 0 | 0 | 0 | 0 | 0 | 17 | 0 | 0 | 0 | 0 | 100 | 0 | 0 | 0 | 0 |
| July 2028 | 0 | 0 | 0 | 0 | 0 | 10 | 0 | 0 | 0 | 0 | 100 | 0 | 0 | 0 | 0 |
| July 2029 | 0 | 0 | 0 | 0 | 0 | 2 | 0 | 0 | 0 | 0 | 100 | 0 | 0 | 0 | 0 |
| July 2030 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 91 | 0 | 0 | 0 | 0 |
| July 2031 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 78 | 0 | 0 | 0 | 0 |
| July 2032 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 66 | 0 | 0 | 0 | 0 |
| July 2033 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 53 | 0 | 0 | 0 | 0 |
| July 2034 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 41 | 0 | 0 | 0 | 0 |
| July 2035 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 28 | 0 | 0 | 0 | 0 |
| July 2036 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 15 | 0 | 0 | 0 | 0 |
| July 2037 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 3 | 0 | 0 | 0 | 0 |
| July 2038 | Õ | Ő | 0 | Õ | Õ | 0 | Õ | Õ | Õ | Ő | ŏ | Ő | Õ | Õ | Õ |
| July 2039 | Õ | Ő | Õ | Õ | Õ | Ő | Ő | Õ | Õ | Õ | õ | Ő | Õ | Õ | Õ |
| July 2040 | Õ | Õ | Ō | Ő | Õ | 0 | Õ | Õ | Õ | Ő | õ | Ő | Õ | Õ | Õ |
| July 2041 | Ő | Ő | ŏ | Ő | Ő | Ő | Ő | Ő | Ő | Ő | Ő | Ő | Ő | Ő | Ő |
| July 2042 | Ő | ŏ | ŏ | ŏ | ŏ | ŏ | Ő | ŏ | ŏ | ŏ | ŏ | ŏ | ŏ | ŏ | ŏ |
| July 2043 | ő | Ő | Ő | Ő | Ő | 0 | Ő | Ő | Ő | 0 | Ő | 0 | Ő | Ő | Ő |
| July 2044 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| July 2045 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| July 2045 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| July 2047 | 0 | 0 | 0 | | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| July 2048 | 0 | | | 0 | | 0 | 0 | 0 | | | 0 | | | 0 | - |
| July 2049 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Weighted Average | 2.1 | 1.0 | 1.2 | 1.0 | 0.0 | 14.0 | () | 2 4 | 2 (| 2.0 | 26.2 | 14.0 | (0 | 4 7 | 2 4 |
| Life (years) | 3.1 | 1.8 | 1.3 | 1.0 | 0.9 | 14.9 | 6.3 | 3.4 | 2.6 | 2.0 | 26.3 | 14.2 | 6.8 | 4.7 | 3.4 |

| | | | | | | CPR | Ргераул | nent Ass | umption | Rates | | | | | |
|-------------------|------|------|---------|-----|-----|------|---------|----------|---------|-------|------|------|----------|-----|-----|
| | | | Class D |) | | | | Class Z | | | | | Class IC |) | |
| Distribution Date | 0% | 5% | 15% | 25% | 40% | 0% | 5% | 15% | 25% | 40% | 0% | 5% | 15% | 25% | 40% |
| Initial Percent | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 |
| July 2008 | 100 | 100 | 100 | 100 | 100 | 104 | 104 | 104 | 104 | 104 | 97 | 97 | 95 | 93 | 89 |
| July 2009 | 100 | 100 | 100 | 90 | 76 | 108 | 108 | 108 | 108 | 108 | 94 | 90 | 82 | 74 | 63 |
| July 2010 | 100 | 100 | 83 | 67 | 54 | 112 | 112 | 112 | 112 | 112 | 91 | 83 | 69 | 56 | 40 |
| July 2011 | 100 | 93 | 68 | 54 | 51 | 117 | 117 | 117 | 117 | 117 | 88 | 77 | 57 | 41 | 24 |
| July 2012 | 100 | 85 | 55 | 52 | 29 | 122 | 122 | 122 | 122 | 122 | 86 | 71 | 47 | 30 | 14 |
| July 2013 | 100 | 78 | 54 | 50 | 10 | 126 | 126 | 126 | 126 | 126 | 84 | 65 | 39 | 22 | 8 |
| July 2014 | 98 | 72 | 52 | 34 | 0 | 132 | 132 | 132 | 132 | 120 | 82 | 61 | 32 | 16 | 5 |
| July 2015 | 96 | 66 | 51 | 20 | 0 | 137 | 137 | 137 | 137 | 70 | 80 | 56 | 27 | 12 | 3 |
| July 2016 | 94 | 61 | 50 | 9 | 0 | 142 | 142 | 142 | 142 | 41 | 78 | 53 | 22 | 9 | 2 |
| July 2017 | 91 | 56 | 40 | 1 | 0 | 148 | 148 | 148 | 148 | 24 | 77 | 49 | 19 | 6 | 1 |
| July 2018 | 89 | 54 | 29 | 0 | 0 | 154 | 154 | 154 | 116 | 14 | 75 | 45 | 15 | 5 | 1 |
| July 2019 | 86 | 54 | 20 | 0 | 0 | 160 | 160 | 160 | 85 | 8 | 73 | 42 | 13 | 3 | 0 |
| July 2020 | 84 | 53 | 13 | 0 | 0 | 166 | 166 | 166 | 62 | 5 | 71 | 39 | 11 | 2 | 0 |
| July 2021 | 81 | 53 | 6 | 0 | 0 | 173 | 173 | 173 | 46 | 3 | 69 | 36 | 9 | 2 | 0 |
| July 2022 | 78 | 52 | 0 | 0 | 0 | 180 | 180 | 180 | 33 | 2 | 67 | 33 | 7 | 1 | 0 |
| July 2023 | 75 | 52 | 0 | 0 | 0 | 187 | 187 | 150 | 24 | 1 | 66 | 31 | 6 | 1 | 0 |
| July 2024 | 72 | 51 | 0 | 0 | 0 | 194 | 194 | 124 | 18 | 1 | 63 | 28 | 5 | 1 | 0 |
| July 2025 | 69 | 51 | 0 | 0 | 0 | 202 | 202 | 102 | 13 | 0 | 61 | 26 | 4 | 1 | 0 |
| July 2026 | 66 | 49 | 0 | 0 | 0 | 210 | 210 | 83 | 9 | 0 | 59 | 24 | 3 | 0 | 0 |
| July 2027 | 63 | 41 | 0 | 0 | 0 | 219 | 219 | 68 | 7 | 0 | 57 | 22 | 3 | 0 | 0 |
| July 2028 | 59 | 34 | 0 | 0 | 0 | 227 | 227 | 56 | 5 | 0 | 54 | 20 | 2 | 0 | 0 |
| July 2029 | 56 | 27 | 0 | 0 | 0 | 236 | 236 | 45 | 3 | 0 | 52 | 18 | 2 | 0 | 0 |
| July 2030 | 55 | 20 | 0 | 0 | 0 | 246 | 246 | 36 | 2 | 0 | 49 | 16 | 1 | 0 | 0 |
| July 2031 | 54 | 14 | 0 | 0 | 0 | 256 | 256 | 29 | 2 | 0 | 47 | 15 | 1 | 0 | 0 |
| July 2032 | 53 | 7 | 0 | 0 | 0 | 266 | 266 | 23 | 1 | 0 | 44 | 13 | 1 | 0 | 0 |
| July 2033 | 53 | 1 | 0 | 0 | 0 | 277 | 277 | 19 | 1 | 0 | 41 | 11 | 1 | 0 | 0 |
| July 2034 | 52 | 0 | 0 | 0 | 0 | 288 | 254 | 15 | 1 | 0 | 38 | 10 | 1 | 0 | 0 |
| July 2035 | 52 | 0 | 0 | 0 | 0 | 299 | 224 | 12 | 0 | 0 | 35 | 9 | 0 | 0 | 0 |
| July 2036 | 51 | 0 | 0 | 0 | 0 | 311 | 196 | 9 | 0 | 0 | 32 | 8 | 0 | 0 | 0 |
| July 2037 | 50 | 0 | 0 | 0 | 0 | 323 | 170 | 7 | 0 | 0 | 30 | 7 | 0 | 0 | 0 |
| July 2038 | 42 | 0 | 0 | 0 | 0 | 336 | 145 | 5 | 0 | 0 | 27 | 6 | 0 | 0 | 0 |
| July 2039 | 30 | 0 | 0 | 0 | 0 | 350 | 122 | 4 | 0 | 0 | 23 | 5 | 0 | 0 | 0 |
| July 2040 | 18 | 0 | 0 | 0 | 0 | 364 | 100 | 3 | 0 | 0 | 20 | 4 | 0 | 0 | 0 |
| July 2041 | 5 | 0 | 0 | 0 | 0 | 378 | 79 | 2 | 0 | 0 | 17 | 3 | 0 | 0 | 0 |
| July 2042 | 0 | 0 | 0 | 0 | 0 | 341 | 61 | 1 | 0 | 0 | 14 | 2 | 0 | 0 | 0 |
| July 2043 | 0 | 0 | 0 | 0 | 0 | 274 | 47 | 1 | 0 | 0 | 11 | 2 | 0 | 0 | 0 |
| July 2044 | 0 | 0 | 0 | 0 | 0 | 204 | 33 | 1 | 0 | 0 | 8 | 1 | 0 | 0 | 0 |
| July 2045 | 0 | 0 | 0 | 0 | 0 | 129 | 20 | 0 | 0 | 0 | 5 | 1 | 0 | 0 | 0 |
| July 2046 | 0 | 0 | 0 | 0 | 0 | 53 | 8 | 0 | 0 | 0 | 2 | 0 | 0 | 0 | 0 |
| July 2047 | 0 | 0 | 0 | 0 | 0 | 7 | 1 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| July 2048 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| July 2049 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
| Weighted Average | | | | | | | | | | | | | | | |
| Life (years) | 24.2 | 14.8 | 7.7 | 5.3 | 3.7 | 37.1 | 31.7 | 19.9 | 13.4 | 8.7 | 21.2 | 12.3 | 6.2 | 4.3 | 3.0 |
| | | | | | | | | | | | | | | | |

Yield Considerations

An investor seeking to maximize yield should make a decision whether to invest in any Class based on the anticipated yield of that Class resulting from its purchase price, the investor's own projection of Mortgage Loan prepayment rates under a variety of scenarios and the investor's own projection of the likelihood of extensions of the maturity of any Trust CLC or delays with respect to the conversion of a Trust CLC to a Ginnie Mae Project Loan Certificate. No representation is made regarding Mortgage Loan Prepayment rates, the occurrence and duration of extensions, if any, the timing of conversions, if any, or the yield of any Class.

Prepayments: Effect on Yields

The yields to investors will be sensitive in varying degrees to the rate of prepayments on the Mortgage Loans.

- In the case of Regular Securities purchased at a premium, (especially the Interest Only Class) faster than anticipated rates of principal payments could result in actual yields to investors that are lower than the anticipated yields.
- Investors in the Interest Only Class should also consider the risk that rapid rates of principal payments could result in the failure of investors to recover fully their investments.

• In the case of Regular Securities purchased at a discount, slower than anticipated rates of principal payments could result in actual yields to investors that are lower than the anticipated yields.

See "Risk Factors — Rates of principal payments can reduce your yield" in this Supplement.

The Mortgage Loans prohibit voluntary prepayment during specified lockout periods with remaining terms that range from approximately 0 to 58 months, with a weighted average remaining lockout period of approximately 16 months and a weighted average remaining term to maturity of approximately 437 months.

- Certain of the Mortgage Loans also provide for payment of a Prepayment Penalty in connection with prepayments for a period extending beyond the lockout period. *See "The Ginnie Mae Multifamily Certificates Certain Additional Characteristics of the Mortgage Loans" and "Characteristics of the Ginnie Mae Multifamily Certificates and the Related Mortgage Loans" in Exhibit A to this Supplement.* The required payment of a Prepayment Penalty may not be a sufficient disincentive to prevent a borrower from voluntarily prepaying a Mortgage Loan.
- In addition, in some circumstances FHA may permit a Mortgage Loan to be refinanced or partially prepaid without regard to lockout or Prepayment Penalty provisions.

Notwithstanding the foregoing, the Trust will not be entitled to receive any principal prepayments or any applicable Prepayment Penalties with respect to the Trust CLC Mortgage Loans until the earliest of (i) the liquidation of such Mortgage Loans, (ii) at the related Ginnie Mae Issuer's option, either (a) the first Ginnie Mae Certificate Payment Date of the Ginnie Mae Project Loan Certificate following the conversion of the Ginnie Mae Construction Loan Certificate to a Ginnie Mae Project Loan Certificate, and (iii) the applicable Maturity Date. However, the Holders of the Securities will not receive any such amounts until the next Distribution Date and will not be entitled to receive any interest on such amounts.

Information relating to lockout periods and Prepayment Penalties is contained under *"Characteristics of the Mortgage Loans"* and *"Yield, Maturity and Prepayment Considerations"* in this Supplement and in Exhibit A to this Supplement.

Rapid rates of prepayments on the Mortgage Loans are likely to coincide with periods of low prevailing interest rates.

• During periods of low prevailing interest rates, the yields at which an investor may be able to reinvest amounts received as principal payments on the investor's Class of Securities may be lower than the yield on that Class.

Slow rates of prepayments on the Mortgage Loans are likely to coincide with periods of high prevailing interest rates.

• During periods of high prevailing interest rates, the amount of principal payments available to an investor for reinvestment at those high rates may be relatively low.

The Mortgage Loans will not prepay at any constant rate until maturity, nor will all of the Mortgage Loans prepay at the same rate at any one time. The timing of changes in the rate of prepayments may affect the actual yield to an investor, even if the average rate of principal prepayments is consistent with the investor's expectation. In general, the earlier a prepayment of principal on the Mortgage Loans, the greater the effect on an investor's yield. As a result, the effect on an investor's yield of principal prepayments occurring at a rate higher (or lower) than

the rate anticipated by the investor during the period immediately following the Closing Date is not likely to be offset by a later equivalent reduction (or increase) in the rate of principal prepayments.

Payment Delay: Effect on Yields

The effective yield on any Class will be less than the yield otherwise produced by its Interest Rate and purchase price because on any Distribution Date, 30 days' interest will be payable on (or added to the principal amount of) that Class even though interest began to accrue approximately 46 days earlier.

Yield Table

The following table shows the pre-tax yields to maturity on a corporate bond equivalent basis of Class IO based on the assumption that the Trust PLC Mortgage Loans prepay at the CPR Prepayment Assumption Rates and 100% PLD and the Trust CLC Mortgage Loans prepay at 0% CPR and 0% PLD until the Trust CLCs convert to Ginnie Mae Project Loan Certificates after which they prepay at the CPR Prepayment Assumption Rates and 100% PLD.

The Mortgage Loans will not prepay at any constant rate until maturity. Moreover, it is likely that the Mortgage Loans will experience actual prepayment rates that differ from those of the Modeling Assumptions. Therefore, the actual pre-tax yield of Class IO may differ from those shown in the table below for Class IO even if Class IO is purchased at the assumed price shown.

The yields were calculated by:

- 1. determining the monthly discount rates that, when applied to the applicable assumed streams of cash flows to be paid on Class IO, would cause the discounted present value of the assumed streams of cash flows to equal the assumed purchase price of that Class plus accrued interest, and
- 2. converting the monthly rates to corporate bond equivalent rates.

These calculations do not take into account variations that may occur in the interest rates at which investors may be able to reinvest funds received by them as distributions on their Securities and consequently do not purport to reflect the return on any investment in Class IO when those reinvestment rates are considered.

The information set forth in the following table was prepared on the basis of the Modeling Assumptions and the assumption that the purchase price of Class IO (expressed as a percentage of its original Class Notional Balance) plus accrued interest is as indicated in the table. **The assumed purchase price is not necessarily that at which actual sales will occur.**

| Sens | Assumed Pri | s IO to Prepayi ice 6.60000%* | nents |
|------|-------------|----------------------------------|-------|
| 5% | 15% | 25% | 40% |
| 7.5% | 7.4% | 9.4% | 13.0% |

* The price does not include accrued interest. Accrued interest has been added to the price in calculating the yields set forth in the table.

CERTAIN FEDERAL INCOME TAX CONSEQUENCES

The following tax discussion, when read in conjunction with the discussion of "Certain Federal Income Tax Consequences" in the Multifamily Base Offering Circular, describes the material federal income tax considerations for investors in the Securities. However, these two tax discussions do not purport to deal with all federal tax consequences applicable to all categories of investors, some of which may be subject to special rules.

U.S. Treasury Circular 230 Notice

The discussion contained in this Supplement and the Multifamily Base Offering Circular as to certain federal tax consequences is not intended or written to be used, and cannot be used, for the purpose of avoiding United States federal tax penalties. Such discussion is written to support the promotion or marketing of the transactions or matters addressed in this Supplement and the Multifamily Base Offering Circular. Each taxpayer to whom such transactions or matters are being promoted, marketed or recommended should seek advice based on its particular circumstances from an independent tax advisor.

REMIC Elections

In the opinion of Cleary Gottlieb Steen & Hamilton LLP, the Trust will constitute a Double REMIC Series for federal income tax purposes. Separate REMIC elections will be made for the Pooling REMIC and the Issuing REMIC.

Regular Securities

The Regular Securities will be treated as debt instruments issued by the Issuing REMIC for federal income tax purposes. Income on the Regular Securities must be reported under an accrual method of accounting.

The Class IO Securities are "Interest Weighted Securities" as described in "Certain Federal Income Tax Consequences — Tax Treatment of Regular Securities — Interest Weighted Securities and Non-VRDI Securities" in the Multifamily Base Offering Circular. Although the tax treatment of Interest Weighted Securities is not entirely certain, Holders of the Interest Weighted Securities should expect to accrue all income on these Securities (other than income attributable to market discount or de minimis market discount) under the original issue discount ("OID") rules based on the expected payments on these Securities at the prepayment assumption described below.

The Class Z Securities are Accrual Securities. Holders of Accrual Securities are required to accrue income from their Securities (other than income attributable to market discount or de minimis market discount) under the OID Rules based on the expected payment on the Accrual Securities at the prepayment assumptions described below.

In addition to the Regular Securities described in the preceding two paragraphs, based on anticipated prices (including accrued interest), certain Mortgage Loan characteristics and the prepayment assumption described below, Classes A, B, C and D are expected to be issued with OID.

Prospective investors in the Regular Securities should be aware, however, that the foregoing expectations about OID could change because of differences between anticipated purchase prices and actual purchase prices. The prepayment assumption that should be used in determining the rates of accrual of OID, if any, on the Regular Securities is 15% CPR and 100% PLD (as described in "Yield, Maturity and Prepayment Considerations" in this Supplement). No representation is made, however, about the rate at which prepayments on the Mortgage Loans underlying the Ginnie Mae Multifamily Certificates actually will occur. See "Certain Federal Income Tax Consequences" in the Multifamily Base Offering Circular.

The Regular Securities generally will be treated as "regular interests" in a REMIC for domestic building and loan associations and "real estate assets" for real estate investment trusts ("REITs") as described in "Certain Federal Income Tax Consequences" in the Multifamily Base Offering Circular. Similarly, interest on the Regular Securities will be considered "interest on obligations secured by mortgages on real property" for REITs.

Residual Securities

The Class RR Securities will represent the beneficial ownership of the Residual Interest in the Pooling REMIC and the beneficial ownership of the Residual Interest in the Issuing REMIC. The Residual Securities, i.e., the Class RR Securities, generally will be treated as "residual interests" in a REMIC for domestic building and loan associations and as "real estate assets" for REITs, as described in "Certain Federal Income Tax Consequences" in the Multifamily Base Offering Circular, but will not be treated as debt for federal income tax purposes. Instead, the Holders of the Residual Securities will be required to report, and will be taxed on, their pro rata shares of the taxable income or loss of the related Trust REMICs, and these requirements will continue until there are no outstanding regular interests in the respective Trust REMICs. Thus, Residual Holders will have taxable income attributable to the Residual Securities even though they will not receive principal or interest distributions with respect to the Residual Securities, which could result in a negative after-tax return for the Residual Holders. Even though the Holders of the Class RR Securities are not entitled to any stated principal or interest payments on the Class RR Securities, the Trust REMICs may have substantial taxable income in certain periods, and offsetting tax losses may not occur until much later periods. Accordingly, a Holder of the Class RR Securities may experience substantial adverse tax timing consequences. Prospective investors are urged to consult their own tax advisors and consider the after-tax effect of ownership of the Residual Securities and the suitability of the Residual Securities to their investment objectives.

Prospective Holders of Residual Securities should be aware that, at issuance, based on the expected prices of the Regular and Residual Securities and the prepayment assumption described above, the residual interests represented by the Residual Securities will be treated as "noneconomic residual interests" as that term is defined in Treasury regulations.

Regulations were recently finalized regarding the federal income tax treatment of "inducement fees" received by transferees of noneconomic REMIC residual interests. The final regulations (i) provide tax accounting rules for the treatment of such fees as income over an appropriate period and (ii) clarify that inducement fees will be treated as income from sources within the United States. The rules set forth in the final regulations apply to taxable years ending on or after May 11, 2004. Prospective purchasers of the Class RR Securities should consult with their tax advisors regarding the effect of these final regulations.

The United States Department of the Treasury has recently issued temporary regulations that may accelerate the time for withholding with respect to excess inclusions allocable to foreign investors in certain types of pass-through entities that hold the Residual Securities. The regulations are effective as to allocations of income on or after August 1, 2006. You should consult your tax advisor concerning these regulations and their potential application to an investment by you in the Residual Securities.

Investors should consult their own tax advisors in determining the federal, state, local and any other tax consequences to them of the purchase, ownership and disposition of the Securities.

ERISA MATTERS

Ginnie Mae guarantees distributions of principal and interest with respect to the Securities. The Ginnie Mae Guaranty is supported by the full faith and credit of the United States of America. The Regular Securities will qualify as "guaranteed governmental mortgage pool certificates" within the meaning of a Department of Labor regulation, the effect of which is to provide that mortgage loans and participations therein underlying a "guaranteed governmental mortgage pool certificate" will not be considered assets of an employee benefit plan subject to the Employee Retirement Income Security Act of 1974, as amended ("ERISA"), or subject to section 4975 of the Code (each, a "Plan") solely by reason of the Plan's purchase and holding of that certificate.

Governmental plans and certain church plans, while not subject to the fiduciary responsibility provisions of ERISA or the prohibited transaction provisions of ERISA and the Code, may nevertheless be subject to local, state or other federal laws that are substantially similar to the foregoing provisions of ERISA and the Code. Fiduciaries of any such plans should consult with their counsel before purchasing any of the Securities.

Prospective Plan Investors should consult with their advisors, however, to determine whether the purchase, holding, or resale of a Security could give rise to a transaction that is prohibited or is not otherwise permissible under either ERISA or the Code.

See "ERISA Considerations" in the Multifamily Base Offering Circular.

The Residual Securities are not offered to, and may not be transferred to, a Plan Investor.

LEGAL INVESTMENT CONSIDERATIONS

Institutions whose investment activities are subject to legal investment laws and regulations or to review by certain regulatory authorities may be subject to restrictions on investment in the Securities. No representation is made about the proper characterization of any Class for legal investment or other purposes, or about the permissibility of the purchase by particular investors of any Class under applicable legal investment restrictions.

Investors should consult their own legal advisors regarding applicable investment restrictions and the effect of any restrictions on the liquidity of the Securities prior to investing in the Securities.

See "Legal Investment Considerations" in the Multifamily Base Offering Circular.

PLAN OF DISTRIBUTION

Subject to the terms and conditions of the Sponsor Agreement, the Sponsor has agreed to purchase all of the Securities if any are sold and purchased. The Sponsor proposes to offer each Class to the public from time to time for sale in negotiated transactions at varying prices to be determined at the time of sale, plus accrued interest from July 1, 2007 on the Regular Classes. The Sponsor may effect these transactions by sales to or through certain securities dealers. These dealers may receive compensation in the form of discounts, concessions or commissions from the Sponsor and/or commissions from any purchasers for which they act as agents. Some of the Securities may be sold through dealers in relatively small sales. In the usual case, the commission charged on a relatively small sale of securities will be a higher percentage of the sales price than that charged on a large sale of securities.

INCREASE IN SIZE

Before the Closing Date, Ginnie Mae, the Trustee and the Sponsor may agree to increase the size of this offering. In that event, the Securities will have the same characteristics as described in this Supplement, except that the Original Class Principal Balance (or original Class Notional Balance) of each Class will increase by the same proportion. The Trust Agreement, the Final Data Statement and the Supplemental Statement, if any, will reflect any increase in the size of the transaction.

LEGAL MATTERS

Certain legal matters will be passed upon for Ginnie Mae by Thacher Proffitt & Wood LLP and the Law Offices of Joseph C. Reid, P.A., New York, New York, for the Trust by Cleary Gottlieb Steen & Hamilton LLP and Marcell Solomon & Associates, P.C., and for the Trustee by Seward & Kissel LLP.

Exhibit A

| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | Servicing and Guaranty Maturity Fee Rate Date 1 | Monthly Original I Principal Term to and Maturity Interest** (mos.) | l Remaining o Term to y Maturity I (mos.) | Period from ssuance (mos.) | L Issue Date Ei | P1 ockout P6 1d Date | Lockout/ 1 Prepayment Prepayment Lockout Penalty End Penalty End Date Date Code | .ockout/ R epayment Penalty Code | L Remaining F Lockout Period (mos) | Kemaining Lockout and Remaining Repayment Interest Period Period (mos) (mos)† | Remaining Interest Only Period (mos)† |
|---|--|--|--|-------------------------------------|--------------------|----------------------------|--|---|--|---|---|
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | \$84,440.32 474 | 469 | Ś | Feb-07 | Feb-08 | Aug-46 | œ | 4 | 470 | 0 |
| PLC $221(d)(4)/223(a)(7)$ San Antonio TX $12633/710$ 6.090 5.800 0.230 0.074^{-1} PLC $221(d)(4)/223(a)(7)$ Virginal Beckin VX $12.673/537$ 6.90 5.800 0.230 0.074^{-1} PLC $232.723(1)$ Orbinidge CX $12.673/537$ 6.90 5.800 0.230 0.073 PLC $232.723(1)$ Orbinidge CX $12.673/537$ 6.900 5.800 0.230 0.073 PLC $232.723(1)$ Orbinidge CX $12.673/533$ 5.000 5.90 0.230 0.073 PLC $232.723(1)$ Partenoid NI $5.401/7543$ 5.000 5.90 0.230 0.023 0.023 0.023 PLC $237(1)$ Partenoid NI $5.401/7543$ 5.00 5.200 0.230 0.023 0.074 PLC $237(1)$ Partenoid NI $5.401/7540$ 5.800 5.20 0.230 | | 75,523.93 480 | 473 | 4 | Dec-06 | Feb-09 | Feb-17 | \$ | 19 | 115 | 0 |
| PIC 220 Virginia Beach VA $12.67.7.55.7.1$ 6.09 5.80 0.29 April 7 PLC 2210(3)(3)/233(3)(7) Sockbindge CA $12.67.7.55.1.7$ 6.09 5.80 0.29 April 7 PLC 232(10)(4)/233(3)(7) Orealon MO 959.3.75.8 5.80 0.29 April 7 PLC 232 Cherry HIII N 9.90.3.57.8 5.90 0.29 April 7 PLC 232 Cherry HIII N 9.90.3.57.9 0.290 Morei 4 PLC 232(10) Cherry HIII N 9.90.3.57.9 0.290 Morei 4 PLC 232(10) Gratt Neck NY 5.41.754.9 6.00 2.90 0.290 Morei 4 PLC 232(10) Gratt Neck NY 5.41.754.9 6.00 2.90 0.290 Morei 4 PLC 232(10) Gratt Neck NY 5.43.57.29 6.11.9 2.90 0.290 Morei 4 PLC 232(10)< | | 70,675.51 480 | 479 | 1 | | Aug-08 | Aug-17 | 7 | 13 | 121 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | 70,461.06 476 | 465 | 11 | Aug-06 | Jun-07 | Jun-16 | 7 | 0 | 107 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | 69,824.10 480 | 477 | 3 | Apr-07 | Jun-08 | Jun-17 | 7 | 11 | 119 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | 61,609.19 360 | 316 | 44 | Nov-03 | Jan-09 | Jan-14 | 3 | 18 | 78 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | 53,240.51 480 | 469 | 11 | Aug-06 | Oct-08 | Oct-16 | 5 | 15 | 111 | 0 |
| PIC 232 Cherry Hil NI $8062,4738$ 550 520 020 $101-6$ PIC $23723(3)$ Partencile CA 577313 5790 0290 00441 PIC $23723(3)$ Flat Rock NI 53375356 5790 0290 00241 PIC $223(1)$ Superesburg FL 48000000 6100 5779 0290 0290 01442 PIC $221(4)(4)$ Gatifornia NID 48838400 5890 5500 0250 00241 PIC $221(3)(4)$ Buford CA 438738400 5890 5500 0250 00041 PIC $221(3)(4)$ Retroin NIT 339738450 5000 5790 0250 00041 PIC $221(3)(4)$ Retroin NIT 339738450 5600 5790 0250 00041 PIC $221(3)(4)$ Retroin NIT 339738609 579 | | 54,435.64 483 | 482 | - | | Oct-08 | Oct-17 | 7 | 15 | 123 | 0 |
| PLC $232/23(a)(7)$ Ponterville CA $6,178,175,15$ 5390 5730 0290 $Maghi$ PLC $237/232(a)(7)$ Flat Rock MI $5,01,7545$ 0200 0290 $Maghi$ PLC $237(b)$ Great Neck NY $5,601,5579$ 0200 0290 $Maghi$ PLC $237(b)$ St. Peterburg NI $4,695,5339$ 000 5790 0220 $Meril$ PLC $277/236(b)$ Buford CA $4,339,75860$ $6,130$ 5790 0220 $Meril$ PLC $277/236(f)$ Buford CA $4,339,75860$ $6,130$ 5790 0270 0270 $Meril$ PLC $277/236(f)$ Buterit MI $4,169,57530$ 5390 5390 0250 0270 $Meril$ CLC $221(d)(4)$ Buterit MI $4,169,57530$ 5390 0250 0270 0250 0270 0220 $Meril$ <td< td=""><td></td><td>46,402.72 352</td><td>348</td><td>,4</td><td>Mar-07</td><td>Mar-08</td><td>Mar-17</td><td>9</td><td>80</td><td>116</td><td>0</td></td<> | | 46,402.72 352 | 348 | ,4 | Mar-07 | Mar-08 | Mar-17 | 9 | 80 | 116 | 0 |
| PLC $207/223(1)$ Har Rock MI $5,401/75150$ 6.000 5.750 0.290 Nov-11 PLC $233(1)$ Great Neck NY 5.33573290 6.000 5.750 0.290 0.201 0.2461 PLC $237(3(1)$ Great Neck NY 5.33573290 6.000 5.750 0.290 0.201 0.2461 PLC $237/23(1)$ Harzel Park MI $4.480,0000$ 6.300 5.750 0.290 0.241 PLC $207/23(1)$ Buford GA $4.339,756,00$ 6.300 5.750 0.290 0.241 PLC $207/23(1)$ Buford CG $3.991,733,16$ 6.000 5.750 0.290 0.241 PLC $271(3,4)$ San Antonio TX $3.90,735,05$ 6.300 6.570 0.290 0.241 PLC $271(3,4)$ San Antonio TX $3.90,735,05$ 6.300 0.290 0.290 0.241 | | | 289 | 80 | Nov-06 | Dec-08 | Dec-16 | \$ | 17 | 113 | 0 |
| PLC 233(1) Great Neck NY 53357290 6210 5960 0230 Dec41 PLC 223(1) St. Petersburg FL 4,860,0000 6.000 5790 0230 pi-48 PLC 223/23(1) Buford CA 4,843,937,58.0 6.130 5579 0230 pi-48 PLC 237/233(1) Buford CA A 4,863,533 6.000 5790 0230 Dec41 PLC 277/233(1) Detroit MI 4,863,533 6.000 5570 0230 Duc-41 PLC 221(d) (4) Nertion UT 3,641,754,00 5.430 5.330 0.230 Duc-41 PLC 221(d) (4) Nertion UT 3,641,754,00 5.430 5.730 0.230 Duc-41 PLC 221(d) (4) Nertion UT 3,494,351 5.730 0.230 Duc-41 PLC 221(d) (4) Nertion NT 2,397,586,00 5.330 0.230 < | | 30,977.27 420 | 412 | 8 | Nov-06 | Dec-08 | Dec-16 | 5 | 17 | 113 | 0 |
| PLG 223(1) St. Ptetersburg FL 4,860,000.00 6.00 5.750 0.250 Fel-48 PLG 223/223(1) Bufnord GA 4,339,786.00 6.130 5.830 0.250 Fel-48 PLC 227/223(1) Burch MI 4,169,553.33 6.00 5.730 0.230 Fec-33 PLC 207/223(1) Burch MI 4,169,553.33 6.00 5.730 0.250 Eve-33 PLC 221(3) (4) Burch MI 3,894,733.16 6.00 5.730 0.250 Eve-33 PLC 221(3) (4) Burch MI 3,894,733.16 6.00 5.750 0.250 Eve-33 PLC 221(3) (4) Burch TX 3,997,846.0 5.600 0.250 Eve-33 PLC 223(1) Euderhill FL 3,493,930 6.730 0.250 Eve-33 PLC 223(1) Euderhill FL 2,493,935 5.700 0.250 Eve-41 | | 31,257.50 420 | 413 | 4 | Dec-06 | Feb-08 | Feb-17 | 9 | 4 | 115 | 0 |
| CLC $221(d)(4)$ CaliforniaMD 43838400 5800 5570 0250 $76+48$ PLC $232/233(t)$ BufordGA $4,339,738.60$ 6130 5880 0250 $Dec33$ PLC $207/233(t)$ BufordGA $4,39,738.60$ 6130 5770 0250 $Dec33$ PLC $207/233(t)$ BufordGA $4,39,738.60$ 6100 5770 0250 $Dec33$ CLC $221(d)(4)$ RivertonUT $3,04,73610$ 5430 5570 0250 $Dec41$ CLC $221(d)(4)$ RivertonUT $3,04,73610$ 5570 0250 $Dec41$ PLC $221(d)(4)$ RivertonCO $3,16,288.00$ 5770 0250 $Dec41$ PLC $223(t)$ LongmontCO $3,16,288.00$ 5770 0250 $Dec41$ PLC $223(t)$ LongmontCO $3,16,288.00$ 5770 0250 $Dec41$ PLC $223(t)$ Laden PrairieMN $2,750$ 5700 0250 $Dec41$ PLC $223(t)$ AugertKenSC 2435035 5970 5700 0250 $Dec41$ PLC $221(d)(4)$ SumanhoSC $2234,9937$ 5000 5570 0250 $Dec41$ PLC $221(d)(4)$ SumanhoSC $2234,9937$ 5000 5570 0250 $Dec41$ PLC $221(d)(4)$ SumanhoCO $2393,03574$ 5970 5700 0250 $Dec41$ | | 27,711.22 420 | 420 | 0 | | Aug-08 | Aug-17 | 9 | 13 | 121 | 0 |
| PLC $232/23(1)$ BufordGA $4,339/758/60$ 6.130 5880 0.250 $Dec33$ PLC $207/223(1)$ Hazel ParkMI $4,169/55333$ 6000 5770 0.250 $0c+11$ PLC $221(d)(4)$ DeuoitMI $3,894/731.6$ 6000 5770 0.250 $0c+11$ PLC $221(d)(4)$ Ban AnnoioTX $3,64,1754.00$ $5,630$ 0.250 0.249 $8e+47$ PLC $221(d)(4)$ Ban AnnoioTX $3,64,1754.00$ $5,630$ 0.250 0.249 $8e+47$ PLC $222(d)$ LauderhillFL $3,149,929.00$ 6770 0.250 0.249 $8e+47$ PLC $223(f)$ LauderhillFL $3,149,929.00$ 6770 0.250 0.241 PLC $223(f)$ LauderhillFL $3,149,929.00$ 6770 0.250 0.241 PLC $223(f)$ LauderhillFL $2,19,929.00$ 6770 0.250 0.241 PLC $223(f)$ MarchSC $2,350,353$ 5970 5700 0.250 0.241 PLC $221(d)(4)$ MarchSC $2,235,353$ 5970 570 | | 26,272.02 499 | 487 | 12 | Jul-06 | Apr-10 | Apr-18 | 5 | 33 | 129 | 7 |
| PLC $207/23(f)$ Hazel ParkMI $4,169,553,33$ $6,000$ 5750 0.250 $0.0e41$ PLC $207/23(f)$ DerroitMI $3,804,73,16$ $6,000$ 5750 0.250 $0.0e41$ CLC $221(d)(4)$ BarvetronUT $3,611,754,00$ $5,730$ 0.250 $80e47$ CLC $221(d)(4)$ BarvetronUT $3,914,928,06$ $5,790$ 0.250 $80e47$ PLC $221(d)(4)$ LongmontCO $3,914,928,06$ $5,790$ $6,570$ 0.250 $80e48$ PLC $223(f)$ LonderhillFL $3,149,288,06$ $6,790$ $6,570$ 0.250 $80e48$ PLC $223(f)$ LonderhillFL $3,149,288,06$ $5,790$ $5,790$ 0.250 $80e41$ PLC $223(f)$ LaderhraiteMN $2,786,69,17$ $5,970$ $6,270$ 0.250 $0.e41$ PLC $227(d)(4)$ AikenSC $2,931,595,553$ $5,970$ $5,790$ 0.250 $0.e41$ PLC $227(d)(4)$ AikenSC $2,234,505,553$ $5,970$ $5,790$ 0.250 $0.e41$ PLC $227(d)(4)$ AikenSC $2,233,505,553$ $5,970$ $5,790$ 0.250 $0.e41$ PLC $221(d)(4)$ AikenSC $2,233,505,553$ $5,970$ $5,790$ 0.250 $0.e41$ PLC $221(d)(4)$ AikenSC $2,233,505,553$ $5,970$ $5,790$ $0,250$ $0.e41$ PLC $221(d)(4)$ Hadore< | | 27,671.29 325 | 317 | 80 | Nov-06 | Jan-08 | Jan-17 | 9 | 9 | 114 | 0 |
| PLC $207/23(f)$ Detroit MI $3804;73:16$ 6.000 5.750 0.250 Nov+1 CLC $221(d)(4)$ Riverton UT $3.641,73;40$ 5.430 5180 0.250 Nov+1 PLC $221(d)(4)$ Ravation TX $3.30;86:67$ 5790 0.250 Nov+1 CLC $221(d)(4)$ Longmont CO $3.14;329200$ 6.750 0.250 Nov+1 PLC $223(f)$ Colorado Springs CO $3.14;929200$ 6.750 0.250 Nov+1 PLC $223(f)$ Riden SC $2.39;56:55:55:55:55:55:55:55:55:55:55:55:55:5$ | | 23,928.58 420 | 411 | 6 | Oct-06 | Nov-08 | Nov-16 | 5 | 16 | 112 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | 21,818.88 420 | 412 | 8 | Nov-06 | Dec-08 | Dec-16 | 5 | 17 | 113 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | 18,609.95 502 | 482 | 20 | Nov-05 | Nov-09 | Nov-17 | 5 | 28 | 124 | 2 |
| PLG $221(d)$ (4) Longmont CO $3164,28850$ 6.290 6.020 0.250 $80e42$ 1 PLC 223 (1) colorado Springs CO $3931,39867$ 5790 6590 0.250 $89e48$ 1 PLC $223(1)$ Eden Prairie NN 278669917 5790 5570 0.250 $0ce41$ 1 PLC $201(3)(4)$ Eden Prairie NN 278669917 5790 5570 0.250 $0ce41$ 1 PLC $201(3)(4)$ Landerinit RL $2293,5353$ 5970 5570 0.250 $0ce41$ 1 PLC $221(d)(4)$ Strannah GA $2263,4500$ 5570 0250 $0ar47$ 1 147 11 17 $221(3)7$ $0ar47$ 11 11 20723453 5970 5570 0250 $0ar47$ 11 PLC $221(d)(4)$ North Salt Lake UT $2110,5500$ 5570 < | - | 17,286.53 497 | 491 | 9 | Jan-07 | Aug-10 | Aug-18 | \$ | 37 | 133 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | 18,528.33 440 | 424 | 16 | Mar-06 | Jan-08 | Jan-16 | \$ | 9 | 102 | 0 |
| PLC 223(f) Colorado Springs CO 289159867 5.750 5.20 0.250 $0.ct+11$ 1 PLC $223(f)$ Eden Prairie MN 2.78669917 5970 5.720 0.250 $0ct+11$ 1 PLC $2201(d)$ Aiken Sc 2.4350353 5970 5.770 0.250 $0ct+11$ 1 PLC $221(d)$ Lafnyette LA 2.29180200 5550 5500 0.250 $0ct+11$ 1 PLC $221(d)$ H Sc 2.43503535 6090 5570 0.250 $0ct+11$ 1 PLC $221(d)$ H Sc 2.2354503 6090 5570 0.290 $0ct+11$ 1 PLC $207/234(f)$ Withorte MI 2.234503 6090 5550 0250 02641 1 447 1 PLC $207/234(f)$ Worth Salt Lake UT $2.110950.00$ 5700 0250 | | 19,005.31 501 | 494 | 7 | Dec-06 | Nov-10 | Nov-18 | \$ | 40 | 136 | 14 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | | 411 | | | Dec-07 | Dec-16 | 9 | Ś | 113 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | | 411 | | | Dec-07 | Dec-16 | 9 | Ś | 113 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | | 413 | | | Jan-08 | Jan-17 | 9 | 9 | 114 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | _ | 476 | 24 | | Apr-09 | Apr-17 | 5 | 21 | 117 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | | 467 | 1 | | Aug-09 | Aug-16 | 4 | 25 | 109 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | 12,295.82 494 | 476 | 18 | Jan-06 | May-12 | May-17 | 3 | 58 | 118 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | 12,610.40 468 | 464 | 4 | | Apr-10 | Apr-15 | 3 | 33 | 93 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | 12,804.75 421 | 413 | 80 | Nov-06 | Jan-09 | Jan-17 | Ś | 18 | 114 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | 11,511.89 492 | 481 | | | Oct-09 | Oct-17 | 5 | 27 | 123 | 1 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | 10,464.31 507 | 485 | 22 | Sep-05 | Feb-10 | Feb-18 | 5 | 31 | 127 | 5 |
| PLC 223(f) Rogersville TN 1,593,385.74 5900 5.650 0.250 Oct-41 PLC 207/223(f) various NC 1,568,600.00 5.950 5.700 0.250 Jul-42 PLC 207/223(f) McClean VA 1,443,800.00 5.950 5.700 0.250 Jul-42 PLC 207/223(f) McClean VA 1,152,349.22 6.500 6.250 0.250 Jul-42 PLC 224(a) Lynchburg VA 1,152,349.22 6.500 6.250 0.250 Jul-42 PLC 224(a) Chicago 1L 1,136,503.13 5.800 5.550 0.250 Jun-45 PLC 221(d) (4)/223(a)(7) Easley SC 1,070,173.94 6.500 6.250 0.250 Jun-45 PLC 221(d) (4) Phoenix AZ 1,067,932.00 5.200 4.920 0.250 Mar-47 | | 10,429.12 359 | 355 | 4 | Mar-07 | Apr-08 | Apr-17 | 9 | 6 | 117 | 0 |
| PLC 207/233(f) various NC 1,568,600,00 5,590 5,700 0.250 Jul-42 PLC 207/233(f) McClean VA 1,443,800,00 5,950 5,700 0.250 Jul-42 PLC 223(a)(7) Lynchburg VA 1,152,349.22 6,500 6,250 0.250 Jul-42 PLC 224(a) Chicago 1L 1,136,503.13 5,800 5,550 0.250 Jun-45 PLC 241(a) Chicago 1L 1,136,503.13 5,800 5,550 0.250 Jun-45 PLC 221(d) (4)/223(a)(7) Easley SC 1,070,173.94 6,500 6,250 0.250 Jun-45 PLC 221(d) (4)/223(a)(7) Ensley SC 1,067,932.00 5.200 4,920 0.280 Mar-47 | | 9,072.19 420 | 411 | 6 | Oct-06 | Nov-08 | Nov-16 | 5 | 16 | 112 | 0 |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | | 8,891.39 421 | 420 | 1 | Jun-07 | Aug-08 | Aug-17 | 9 | 13 | 121 | 0 |
| PLC 223(a)(7) Lynchburg VA 1,152,349.22 6.500 6.250 0.250 Apr.37 PLC 241(a) Chicago 11 1,136,503.13 5.800 5.550 0.250 Jun-45 PLC 221(d) (4) / 223(a) (7) Easley SC 1,070,173.94 6.500 6.250 0.250 Apr.37 CLC 221(d) (4) Phoenix AZ 1,067,932.00 5.200 4.920 0.280 Mar.47 | | 8,183.98 421 | 420 | 1 | Jun-07 | Aug-08 | Aug-17 | 9 | 13 | 121 | 0 |
| PLC 241(a) Chicago 1L 1,136,503.13 5,800 5,550 0.250 Jun-45 PLC 221(d) (4) / 223(a) (7) Easley SC 1,070,173,94 6,500 6,250 0.250 Apr37 CLC 221(d) (4) Phoenix AZ 1,067,932.00 5,200 4,920 0.280 Mar47 | | 7,303.55 360 | 357 | 3 | Apr-07 | Jun-08 | Jun-17 | 9 | 11 | 119 | 0 |
| $ \begin{array}{llllllllllllllllllllllllllllllllllll$ | | 6,182.33 458 | 455 | 3 | Apr-07 | Sep-08 | Sep-15 | 4 | 14 | 98 | 0 |
| CLC 221 (d) (4) Phoenix AZ 1,067,932.00 5.200 4.920 0.280 Mar.47 5 | | 6,782.72 360 | 357 | 3 | Apr-07 | 90-unf | Jun-17 | 5 | 23 | 119 | 0 |
| | | 5,291.79 496 | 476 | | | May-09 | May-17 | 5 | 22 | 118 | 0 |
| | 250 Aug-47 | 5,160.23 503 | 481 | 22 | Sep-05 | Aug-10 | Aug-17 | 4 | 37 | 121 | 1 |
| | | | | , | | | | | | | |
| * Based on publicly available information, including the disclosure documents for the Ginnie Mae Multitamily Certificates, the information with respect to the Mortgage Loans set forth on this Exhibit A has been collected and summarized by the Sponsor. | jinnie Mae M | ultitamity cerui | ficates, the | informaut | a nutw no | espect to | the Mortga | ge Loans : | set forth o | n this exn | ibit A nas |

A-1

(Continued on next page)

+

| emaining Interest Only Period (mos)† | 6 | 0 | 0 | 0 | 6 | Ś | 8 | 0 | , 0 | 0 | 0 | 0 | 0 | 0 | 1 | 1 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 | 0 |
|--|-----------------|-------------|------------|------------|-------------|------------|------------|--------------------|------------|------------|------------|---------------------|------------|------------|------------|------------------|------------|------------|------------|---------------------|--------------|----------------|-------------|---------------|-------------|-----------|-----------|------------|------------|
| Total Remaining Lockout and Remaining Prepayment Interest Peratod Period (mos) (mos)+ | 128 | 113 | 111 | 111 | 131 | 126 | 130 | 00 | 104 | 112 | 113 | 112 | 121 | 114 | 123 | 121 | 104 | 97 | 118 | 118 | 114 | 121 | 119 | 84 | 93 | 116 | 109 | 116 | 145 |
| Remaining Lockout Period (mos) | 32 | 17 | 27 | 27 | 35 | 30 | 22 | 14 | 20 | 16 | 29 | 16 | 25 | 18 | 27 | 25 | 44 | 13 | 22 | 22 | 30 | 25 | 35 | 24 | 33 | 20 | 13 | 56 | <u>4</u> 9 |
| Lockout/ Prepayment Penalty Code | 5 | \$ | 4 | 4 | Ś | Ś | 9 | Ÿ | - '4 | 5 | 4 | 5 | 5 | Ś | 5 | Ś | 3 | 4 | 2 | 5 | 4 | 2 | 4 | 3 | 33 | 5 | \$ | 3 | 5 |
| Lockout/ Prepayment Prepayment Penalty End Penalty Date Code | Mar-18 | Dec-16 | Oct-16 | Oct-16 | Jun-18 | Jan-18 | May-18 | Can 15 | Mar-16 | Nov-16 | Dec-16 | Nov-16 | Aug-17 | Jan-17 | Oct-17 | Aug-17 | Mar-16 | Aug-15 | May-17 | May-17 | Jan-17 | Aug-17 | Jun-17 | Jul-14 | Apr-15 | Mar-17 | Aug-16 | Mar-17 | Aug-19 |
| | Mar-10 | Dec-08 | Oct-09 | Oct-09 | Jun-10 | Jan-10 | May-09 | Can 00 | Mar-09 | Nov-08 | Dec-09 | Nov-08 | Aug-09 | Jan-09 | Oct-09 | Aug-09 | Mar-11 | Aug-08 | May-09 | May-09 | Jan-10 | Aug-09 | Jun-10 | 90-luf | Apr-10 | Mar-09 | Aug-08 | Mar-12 | Aug-11 |
| Period from staance (mos.) Issue Date End Date | Aug-06 | Nov-06 | Mar-05 | Apr-07 | Jan-07 | Nov-06 | May-07 | Can 05 | Mar-07 | Jul-04 | Mar-07 | Oct-06 | May-06 | Aug-05 | Jun-06 | Aug-06 | Apr-07 | Jul-05 | Dec-05 | Apr-07 | Dec-05 | Sep-05 | Jan-05 | May-04 | Feb-04 | Jun-05 | Apr-07 | Dec-05 | May-07 |
| Period from Issuance (mos.) | 11 | 8 | 28 | 3 | 9 | 8 | 2 | <i>c c</i> | 1 /4 | 36 | , | 6 | 14 | 23 | 13 | 11 | 3 | 24 | 19 | 3 | 19 | 22 | 30 | 38 | 41 | 25 | ŝ | 19 | 7 |
| Original Remaining Period Term to Term to franco Maturity Maturity Issuance (mos.) (mos.) | 486 | 412 | 471 | 470 | 489 | 485 | 393 | 6.72 | 464 | 470 | 474 | 205 | 479 | 472 | 481 | 481 | 462 | 470 | 476 | 356 | 477 | 479 | 477 | 457 | 455 | 477 | 473 | 417 | 503 |
| Original R Term to Maturity (mos.) | 497 | 420 | 499 | 473 | 495 | 493 | 395 | <i>4</i> 05 | 468 | 506 | 478 | 214 | 493 | 495 | 494 | 492 | 465 | 494 | 495 | 359 | 496 | 501 | 507 | 495 | 496 | 502 | 476 | 436 | 505 |
| Monthly C Principal 1 and M | \$ 5,645.93 | 5,591.61 | 4,830.37 | 4,984.42 | 4,810.66 | 4,742.97 | 4,733.29 | 2 205 02 | 3.394.39 | 3,393.62 | 2,807.04 | 4,176.46 | 2,779.45 | 2,540.83 | 2,465.66 | 2,168.54 | 2,157.96 | 1,878.64 | 1,749.08 | 2,063.11 | 1,173.77 | 1,088.64 | 1,054.26 | 1,010.85 | 548.90 | ++ | 322.66 | 94.74 | 5.61 |
| Maturity Date | Jan-48 | Nov-41 | Oct-46 | Sep-46 | Apr-48 | Dec-47 | Apr-40 | Dac 46 | Mar-46 | Sep-46 | Jan-47 | Aug-24 | Jun-47 | Nov-46 | Aug-47 | Aug-47 | Jan-46 | Sep-46 | Mar-47 | Mar-37 | Apr-47 | Jun-47 | Apr-47 | Aug-45 | Jun-45 | Apr-47 | Dec-46 | Apr-42 | Jun-49 |
| Servicing and Guaranty 1 Fee Rate | 0.300% | 0.250 | 0.250 | 0.500 | 0.290 | 0.250 | 0.250 | 0.250 | 0.250 | 0.250 | 0.250 | 0.250 | 0.250 | 0.250 | 0.370 | 0.250 | 0.250 | 0.250 | 0.250 | 0.500 | 0.250 | 0.250 | 0.250 | 0.280 | 0.250 | 0.250 | 0.250 | 0.250 | 0.250 |
| Servicing Servicing Certificate Gaaranty Maturity Rate Fee Rate Date | 5.900% | 5.940 | 5.330 | 5.350 | 5.660 | 5.750 | 6.050 | 2 000 | 5.450 | 6.080 | 5.200 | 5.850 | 5.530 | 5.200 | 5.430 | 5.875 | 5.950 | 5.570 | 5.125 | 6.500 | 5.000 | 5.500 | 5.375 | 5.170 | 5.550 | 5.500 | 4.950 | 5.500 | 5.900 |
| Mortgage Interest (Rate | 6.200% | 6.190 | 5.580 | 5.850 | 5.950 | 6.000 | 6.300 | 250 | 5.700 | 6.330 | 5.450 | 6.100 | 5.780 | 5.450 | 5.800 | 6.125 | 6.200 | 5.820 | 5.375 | 7.000 | 5.250 | 5.750 | 5.625 | 5.450 | 5.800 | 5.750 | 5.200 | 5.750 | 6.150 |
| Principal Balance N as of the State Cut-off Date | \$ 1,000,663.00 | 953,851.96 | 926,734.00 | 918,457.87 | 879,894.00 | 862,023.00 | 781,496.00 | 00 257 649 | 632.983.96 | 591,853.00 | 545,916.11 | 531,038.53 | 519,566.00 | 495,895.00 | 459,723.00 | 387,965.00 | 379,046.51 | 349,373.00 | 344,788.00 | 309,074.30 | 235,286.00 | 204,290.00 | 201,078.00 | 197,288.00 | 102, 343.00 | 70,866.00 | 63,087.21 | 17, 117.00 | 1,000.00 |
| State C | \$ ZV | NC | CO | FL | ΓV | GA | НО | NN | XI | DC | NM | VA | GA | ΥZ | GA | IM SI | GA | ΤX | SC | NC | NC | VA | NC | НО | VA | П | RI | SC | OK |
| City | Phoenix | Chapel Hill | Denver | Lakeland | Baton Rouge | Macon | Middleburg | neignis Colonia | Ardmore | Washington | Rio Rancho | Lexington | Statesboro | Flagstaff | Waynesboro | Dearborn Heights | Atlanta | Montgomery | Columbia | various | Huntersville | Fredericksburg | Spring Lake | Olmsted Falls | Staunton | Chicago | Warwick | Sumter | Lawton |
| FHA Program | 221(d)(4) | 207/223(f) | 221(d)(4) | 221(d)(4) | 232 | 221(d)(4) | 241(a) | 3316d\(A) | 221(d)(4) | 220 | 221(d)(4) | 221(d)(3)/223(a)(7) | 221(d)(4) | 221(d)(4) | 221(d)(4) | 221(d)(4) | 221(d)(4) | 221(d)(4) | 220 | 221(d)(4)/223(a)(7) | 232 | 221(d)(4) | 221(d)(4) | 232 | 221(d)(4) | 221(d)(4) | 221(d)(4) | 221(d)(4) | 221(d)(4) |
| Security Type | CLC | PLC | CLC | PLC | CLC | CLC | CLC | 010 | | | PLC | PLC | CLC | CLC | CLC | CLC | PLC | CLC | CLC | PLC | CLC | CLC | CLC | CLC | CLC | CLC | PLC | CLC | CLC |
| Pool 5 Number | 628841 | 655017 | 642264 | 630973 | 652138 | 639040 | 654748 | 626726 | 633121 | 625822 | 603305 | 655004 | 639033 | 628744 | 631800 | 654967 | 625816 | 634697 | 636367 | 658987 | 639277 | 642159 | 639211 | 624402 | 610086 | 642277 | 642256 | 639289 | 652161 |

Based on publicly available information, including the disclosure documents for the Ginnie Mae Multifamily Certificates, the information with respect to the Mortgage Loans set forth on this Exhibit A has seen collected and summarized by the Sponsor.

Lockout/Prepayment Restriction Codes: (1) Lockout before the Lockout End Date. No Prepayment Penalty applies.

- (2) Lockout before the Lockout End Date, thereafter a Prepayment Penalty of 3% of the prepaid amount until the twelfth mortgage loan payment beyond the Lockout End Date disclosed above, declining thereafter by 1% annually up to but not including the Prepayment Penalty End Date until it reaches 0%.
 - (3) Lockout before the Lockout End Date, thereafter a Prepayment Penalty of 5% of the prepaid amount until the twelfth mortgage loan payment beyond the Lockout End Date disclosed above, declining thereafter by 1% annually up to but not including the Prepayment Penalty End Date until it reaches 0%.
- Lockout before the Lockout End Date, thereafter a Prepayment Penalty of 7% of the prepaid amount until the twelfth mortgage loan payment beyond the Lockout End Date disclosed above, declining thereafter by 1% annually up to but not including the Prepayment Penalty End Date until it reaches 0%. (4)6
- Lockout before the Lockout End Date, thereafter a Prepayment Penalty of 8% of the prepaid amount until the twelfth mortgage loan payment beyond the Lockout End Date disclosed above, declining thereafter by 1% annually up to but not including the Prepayment Penalty End Date until it reaches 0%.
 - Lockout before the Lockout End Date, thereafter a Prepayment Penalty of 9% of the prepaid amount until the twelfth mortgage loan payment beyond the Lockout End Date disclosed above, declining thereafter by 1% annually up to but not including the Prepayment Penalty End Date until it reaches 0% 9
- Lockout before the Lockout End Date, thereafter a Prepayment Penalty of 9% of the prepaid amount until the forty-eighth mortgage loan payment beyond the Lockout End Date disclosed above, thereafter a Prepayment Penalty of 5% of the prepaid amount until the sixtieth mortgage loan payment beyond the Lockout End Date disclosed above, declining thereafter by 1% annually up to but not including the Prepayment Penalty End Date until it reaches 0%. 6
- Lockout before the Lockout End Date, thereafter a Prepayment Penalty of 9% of the prepaid amount until the twelfth mortgage loan payment beyond the Lockout End Date disclosed above, declining thereafter by 1% annually until the ninety-sixth mortgage loan payment beyond the Lockout End Date disclosed above, thereafter a Prepayment Penalty of 1% of the prepaid amount up to but not including the Prepayment Penalty End Date. 8

÷

The principal and interest amounts shown in this column reflect only those amounts that are due in respect of the portion of each applicable Ginnie Mae Project Loan Certificate that is a Trust PLC or each Ginnie Mae Construction Loan Certificate that is a Trust CLC. Because Ginnie Mae Construction Loan Certificate that is a Trust CLC are based upon the assumption that the Trust CLC has converted to a Trust PLC. * *

The remaining interest only period reflects the number of months remaining during which the Ginnie Mae Construction Loan Certificate is expected to remain outstanding, based on the remaining construction period for the Ginnie Mae Construction Loan Certificate. +-

[&]quot;Certain Additional Characteristics of the Mortgage Loans -- Level Payments" in this Pool Number 642277 will have monthly principal and interest payments as described in this Supplement. See Supplement. ++





\$203,500,000

Government National Mortgage Association

GINNIE MAE®

Guaranteed Multifamily REMIC Pass-Through Securities Ginnie Mae REMIC Trust 2007-046

OFFERING CIRCULAR SUPPLEMENT July 23, 2007

JPMorgan

Blaylock & Company, Inc.