# **Situs**Pangaea Funding 1 Plc

Bloomberg Tkr: PNGEA IA/IX Mtge

# **INVESTOR REPORT**

Collection Period: 17 October 2014 - 16 January 2015

Loan Interest Payment Date: 15 January 2015

Note Interest Period: 20 October 2014 – 19 January 2015

Note Payment Date: 20 January 2015

Determination Date: 16 January 2015

Loan Final Maturity Date: 15 July 2019

Note Final Maturity Date: 15 July 2026



Please be advised that all transaction reports are available on the Issuer's Investor Reporting Website at <a href="https://www.sfmeurope.com/transaction/466">www.sfmeurope.com/transaction/466</a>

#### **Contact Details**

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#### **Note Trustee & Issuer Security Trustee:**

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E-mail: MBS.Relationship.Management@usbank.com

# Cash Manager, Account Bank, Principal Paying Agent, Facility Agent & Agent Bank:

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E-mail: abs.analyticsgb@usbank.com

#### **Borrower:**

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#### Servicer:

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#### **Listing Agent:**

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This is the Servicer Quarterly Report prepared by Situs Asset Management Limited ("Situs") as Servicer on behalf of Pangaea Funding 1 Plc. Certain information in this report is derived from information provided to Situs by third parties, which may include the Borrower and its affiliates, the Bondholder Agent and the Cash Manager. In these cases Situs has not independently verified such third party information and does not provide any assurance or warranty as to its accuracy or completeness and does not accept any liability whatsoever for any direct or consequential losses arising from reliance by any person on the information contained herein.

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# **Executive Summary**

	Current	Previous	Issue
Effective Date	20 January 2015	20 October 2014	22 August 2014
Loan Balance Start of Period	€237.5m	€237.5m	€237.5m
Voluntary Prepayment Funds	N/A	N/A	N/A
Mandatory Prepayment Funds	N/A	N/A	N/A
Loan Balance End of Period	€237.5m	€237.5m	€237.5m
Number of Loans	1	1	1
Number of Properties	77	77	77
Number of Delinquencies	0	0	0
Loan ICR	2.43	N/A	N/A
Loan LTV	49.86 %	49.86 % *	49.86% *
Remaining Loan Term	4.50 yrs	4.75 yrs	4.90 yrs
Loans in breach of covenants:	Г		

ICR No Other No The Loan is performing in line with the terms of the Programme Agreement and the SGB Loan Agreement. There were no loan amendments, waivers or consents agreed during the period. All debt servicing requirements have been met in full this quarter and interest accrued on the notes has also been paid in full.

\*The LTV reported in the previous period (49.85%) was calculated on the value of the portfolio rounded to €476.4m. The calculation has been updated this period with the actual value of the portfolio (€476,357,478), which gives an LTV of 49.86%.

#### **Explanatory Note:**

The Issuer owns €237.4m of the Greek Bonds constituting the Greek Bond Loan, with the remaining €0.1m owned by a second special purpose vehicle, (the "Second Greek"). Bondholder", or "SGB"). The SGB financed its purchase using a €0.1m inter-company loan from the Issuer (the "SGB Loan"). All principal and interest received under the Greek Bonds by the SGB will be passed to the Issuer by way of the SGB Loan. This servicing report shows the consolidated position of the Issuer and SGB.



# Pangaea Funding 1 Plc Servicing Loan Report

				L	oan Summar	У				
Loan name	Loan Balance @ Issuance	Loan Balance Current	Interest Type	3M Euribor Rate	Margin Rate	All-In Interest Rate	Mortgage Repayment Type	Loan Funding Date	Loan Maturity Date	Remaining Loan Term (Yrs)
Greek Bond Loan	237.5m	237.5m	Floating – 3 month Euribor	0.081%	4.85 %	4.931%	Balloon	22 Aug 2014	15 Jul 2019	4.50

#### **Loan Summary Commentary**

Pursuant to board of directors' resolutions, Pangea Funding 1 PLC (the Issuer) approved the borrowing of monies by means of a bond loan through the issue of the Greek Bond Loan for a total aggregate principal amount of €237.5m, maturing on 15 July 2019.

The payments due under the Greek Bonds are secured by mortgages and pledges over a portfolio of 77 properties located in Greece and the commercial leases in relation to the properties. The Rental Income is paid by the tenants into the Rent Collection Account. On each Rent Payment Date (10<sup>th</sup> day of each calendar month), the Borrower shall transfer the Rental Income into the Cash Sweep Account for application against the payments due under the Loan.

The Loan is an interest only loan and pays an interest rate of 3 months EURIBOR plus 4.85% p/a. The Interest Payment Dates are 15 January, 15 April, 15 July and 15 October in each year. The Interest Periods are in line with the Note Interest Payment Date (so starting and ending on 20 January, 20 April, 20 July and 20 October).

The minimum required ICR is 150%. The maximum LTV is 75%. The Borrower must submit a Property Report with updated tenancy data, any Opex and Capex works in the properties, details of the amounts paid / unpaid by the tenants and any relevant activity in the properties. The covenants are tested on each Testing Date. The Property Report is also due on each Testing Date. The Testing Date is the last day of the month of March, June, September and December. Please refer to the **Ratio Analysis and Covenant Monitoring** and **Property Summary** sections of this report for further details.



# **Primary Servicer & Advisor Details**

#### **Servicer Confirmation**

The Servicer confirms that, other than by virtue of the Transaction Documents, they or its Affiliates do not have any relationship with the Borrower or the Issuer.

#### **Advisor Appointments**

N/A



# Loan IPD Accrual and Prepayment Summary

#### 20 Jan 2015 IPD Loan Interest Accrual

#### Interest Accrual Detail

Loan Balance	€ 237.5m
Start Date Loan IPD	20 Oct 2014
End Period IPD	20 Jan 2015
Day Count Period	92 days
3 Month Euribor Rate	0.08100%
Margin Rate	4.85000%
All-In Interest Rate	4.93100 %
Interest Due	€2,992,843.05
Interest Received	€2,992,843.05
Shortfall on Due Amounts	€0.00

Make Whole Amount	N/A
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#### 20 Jan 2015 IPD Loan Prepayment

There was no Loan Prepayment during the period.



# **Borrower Account Summary**

Bank Account Balances							
Account	Balance Start of IPD	Balance End of IPD	Notes				
Sweep Account	€3,040,783.64	NIL	See Sweep Account Waterfall				
Disposals Account	NIL	NIL					

#### **Bank Account Commentary**

The Required Transfer Amount was transferred by the Borrower from the Rent Collection Account into the Sweep Account in line with the terms of the Programme Agreement.

The Estimated Facility Fee this quarter was €47,940.59. The actual Facility Fee was €42,201.81 (€41,521.81 for the Issuer Facility Fee and €680.00 for the SGB Facility Fee). A detailed breakdown of this fee can be found in the Expenses Reconciliation of the Note Report Section within this Report (page 15).

After payment of this quarter's debt service amount, €5,738.78 was released as surplus back to the Borrower.

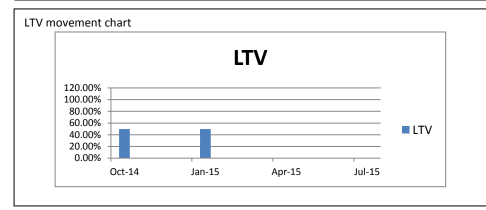
Sweep Account Waterfall	
Sweep Account Balance	€3,040,783.64
On each Greek Bond Payment Date, the Bondholder Agent will be required, pursuant to the terms of the Greek Bond Program Agreement, to withdraw from, and apply amounts standing to the credit of, the Sweep Account in the following order:	
(a) first, payment of any unpaid costs and expenses of the Bondholder Agent due but unpaid under the Greek Bond Finance Documents;	€0.00
(b) secondly, payment of any unpaid fees, costs, expenses or other amounts then due and payable by the Greek Bond Issuer to the Greek Bond Issuer Security Trustee pursuant to the Account Security Deed;	€0.00
(c) thirdly, in the event that the circumstances described in the section "Rent Collection Account - Transfers from Rent Collection Account (following a Greek Bond Event of Default)" in the Offering Circular are applicable, payment of any unpaid cost or expense which, in the opinion of the Bondholder Agent, is required to be paid to preserve or protect any interest of the Greek Bond Issuer in a Property or any security interest granted by the Greek Bond Issuer pursuant to a Greek Bond Security Document, in each case incurred during the preceding Greek Bond Interest Period;	€0.00
(d) fourthly, to the Bondholder Agent for the relevant Greek Bond Finance Parties in payment of any accrued interest, fees (including the Facility Fee) and other amounts (including, but not limited to, prepayments of principal as described under "Repayment and prepayment of the Greek Bonds" in the Offering Circular) due but unpaid under the Greek Bond Finance Documents; and	€3,035,044.86
(e) fifthly, payment of any surplus to the Greek Bond Issuer.	€5,738.78

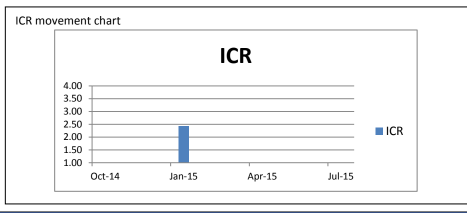
# Ratio Analysis and Covenant Monitoring

#### **Ratio Analysis**

Loan to Value							
Covenant	Trigger	LTV Issuance	Previous	Current	Trend		
75%	N/A	49.86%	N/A	49.86%	Stable		

Interest Cover Ratio								
Covenant Trigger ICR Issuance Previo				Current	Trend			
1.50x	N/A	N/A	N/A	2.43	N/A			





#### **Covenant Commentary**

The first quarterly reporting was received on 31 December 2014. Rental Income is collected from the tenants on a monthly basis. The ICR stands at 2.43 and so in compliance with the covenant.

The level of monthly rent in for each month of July, August and September was €3,652,474, ie €10,957,423 per quarter. For the purposes of calculating the ICR for the first period, the quarterly rent has been reduced prorrata the number of days of the period starting on 22 August and ending 30 September (ie 40 days), resulting in a total amount of rent of €4,830,692.

In accordance with the Programme, the Issuer must transfer on each Rent Payment Date from the Rent Collection Account into the Sweep Account the lower of a) the amounts standing to the credit of the Rent Collection Account on each Rent Payment Date b) the Required Transfer Amount. The Required Transfer Amount as at the January 2015 IPD was €3,035,044.86.

The LTV remains at 49.86%.



# **Property Summary**

Market Value	€476,357,478	Property Type	Office/Retail/Mixed	Annualised Passing Rent	€43,829,692
		No of Properties	77		
Valuation Date	31/12/2013	Property Location	Various – Greece	Capital Expenditure (for Quarter)	€112,135
Valuer	M. Vlachogianni MRICS – REV			Capital Expenditure (YTD)	€112,135
		Gross Leaseable Area (sq m)	228,761		
		Occupancy by Rentable Area	98.9 %	Arrears (for Quarter)	NIL
		No. of Tenants	14	Arrears (YTD)	NIL
		WA Remaining Lease Term	14.95 yrs		
Valuer	M. Vlachogianni MRICS – REV	Occupancy by Rentable Area No. of Tenants	98.9 % 14	Arrears (for Quarter)	NIL

#### **Property Commentary**

#### **VALUATION OF THE PORTFOLIO**

The initial valuation report dated 31.05.2014 valued 76 properties as at 31.12.2013 and 1 property as at 31.05.2014. The Report is appended to the Prospectus dated 20 August 2014.

#### **RENTAL INCOME/ARREARS**

The current Annual Rental Income is €432,829,692. 99.44 % of the Rental Income (€43,583,017) is paid by the main tenant National Bank of Greece, the remaining 0.56% (€246,675) being paid by third party tenants. There have been no arrears of rent for the period.

#### **CAPEX**

In accordance with the Programme, the Borrower must provide detailed description of any Capex costs for €250,000 or above. A total amount of €112,135 has been spent in Capex works during the period.

#### OTHER PROPERTY COMMENTS

There has not been any significant changes in the portfolio during the period.



Pangaea Funding 1 Plc Reporting Period: 20 October 2014 - 20 January 2015

# **Property Information**

Property Type Summary	•			Property Location Sun	nmary		
Property type	No. properties	Area (sq m)	Market Value	Property location	No. properties	Area (sq m)	Market Value
Retail Offices Mixed Office/Retail Other	3 53 20 1	44,784 75,684 103,757 4,536	€ 61,968,805.00 € 213,186,947.00 € 196,266,239.00 € 4,935,487.00	Attica Thessaloniki Achaea Other	39 5 3 30	171,004 8,427 7,195 42,135	<ul> <li>€ 341,982,904.00</li> <li>€ 25,101,352.00</li> <li>€ 14,038,445.00</li> <li>€ 95,234,777.00</li> </ul>
TOTAL	77	228,761.00	€ 476,357,478.00	TOTAL	77	228,761.00	€ 476,357,478.00
80% 70% 60% 50% 40% 30% 20% 10% Re	etail Offices	Mixed Other Office/Retail	No. properties Area (sq m) Market Value	80% 70% 60% 50% 40% 30%	tica Thessaloniki	Achaea Other	■ No. properties ■ Area (sq m) ■ Market Value



# Summary of Headline Lease Terms

Description of the leases with the National Bank of Greece

99.8% of the €43.83m starting rent generated by the portfolio is from properties let to the National Bank of Greece ("NBG").

74 of the leases to NBG, representing 79.4% of the €43.83m starting rent generated by the portfolio, are for a period of 15 years, expiring in 2028.

The other four leases to NBG, representing 20.3% of the €43.83m starting rent generated by the portfolio, are for a period of 25 years, expiring in 2038.

The rents on the majority of the properties let to NBG are indexed annually at CPI + 1%, with the majority of the remainder indexed annually at CPI.

NBG is responsible for the cost of insuring, maintaining and repairing the properties it leases.

For further details on the leases with NBG, please see pages 98-100 of the Offering Circular.



# **Borrower Financial Information**

Financial information for the Borrower is available on its website at <a href="www.nbgpangaea.gr">www.nbgpangaea.gr</a>



# Pangaea Funding 1 Plc Cash Management Note Report

#### **Note Distribution Detail**

Tranche	Common Code / ISIN (S Notes) /							Credit S	Support
Class Name	Common Code / ISIN (144A Notes)	Original Principal Balance	Beginning Principal Balance	Total Principal Distribution	Ending Principal Balance	Pool Factors	Total Interest Distribution	Original (1)	Current (2
Α	108494573 / XS1084945739 108494662 / XS1084946620	237,500,000.00	237,500,000.00	0.00	237,500,000.00	1.00000	2,992,843.05	n.a.	n.a.

#### **Interest Distribution Detail**

Tranche Class Name	Common Code / ISIN (S Notes) / Common Code / ISIN (144A Notes)	Accrual Method	Days	Beginning Principal Balance	Rate of Interest	Total Interest Accured (excluding deferred)	Other Interest	Total Interest Payments
Α	108494573 / XS1084945739 108494662 / XS1084946620	Act/360	92	237,500,000.00	4.93100%	2,992,843.05	0.00	2,992,843.05

#### Comments

Interest was paid in full across all classes of notes with funds being distributed to Noteholders on the 20 January 2015 IPD.

There were no principal distributions this quarter.



# **Expenses Reconciliation Detail**

Quarterly Expenses Accrual Detail - Recurring Fees							
Expense	Frequency	Currency	Annual	Exchange Rate	Amount Due for Period (EUR)	Amounts Overdue (EUR)	Total Payment (EUR)
Primary Servicing Fee Issuer Profit SGB Profit Note Trustee	Quarterly in arrears Quarterly in arrears Quarterly in Arrears	EUR EUR EUR EUR	87,500 2,000 500	1.00 1.00 1.00 1.00	14,393.20 500.00 125.00 555.00	0.00 0.00 0.00 0.00	14,393.20 500.00 125.00 555.00
SGB Security Trustee Paying Agent, Registrar, Agent Bank Facility Agent		EUR EUR EUR		1.00 1.00 1.00	555.00 786.25 231.25	0.00 0.00 0.00	555.00 786.25 231.25
Cash Manager Corporate Svces. Provider		EUR EUR		1.00 1.00 1.00	2,695.00 22,361.11	0.00 0.00 0.00	2,695.00 22,361.11
TOTAL EXPENSES					42,201.81	0.00	42,201.81

Expenses Accrual Detail - Non-Recurring Fees							
Expense	Frequency	Currency	Amount	Exchange Rate	Amount Due for Period (EUR)	Amounts Overdue (EUR)	Total Payment (EUR)
TOTAL EXPENSES							

Transaction invoices totaled €42,201.81 this quarter and were charged to the Borrower as a Facility Fee in accordance with the terms of the Programme Agreement.



# **Priority of Payments**

## Pre Enforcement Priority of Payments

(As outlined within the Offering Circular, page 175-176)

1. A	mounts due to the Note Trustee and the Issuer Security Trustee	1. €1,110
l l	mounts due to the Principal Paying Agent, the Registrar, the Agent Bank, the Facility Agent, the Calculation Agent, the Common epository, the Cash Manager, the Account Bank, the Corporate Services Provider, the Bondholder Agent and the Servicer	2. €40,466.81
3. Pa	ayments due to other third party creditors of the Issuer	3. €0.00
4. In	nterest due or overdue on the Notes, then other amounts (other than principal) due or overdue on the Notes	4. €2,992,843.05
5. Pi	rincipal due on the Notes	5. €0.00
6. €!	500 / €125 to be retained by the Issuer / SGB as profit	6. €625.00
7. St	urplus to be retained in the Issuer Transaction Account	7. €0.00
	Total Amount Distributed	€ 3,035,044.86



# **Cash Reconciliation Detail**

<ul> <li>Available Funds</li> <li>all amounts standing to the credit of the Issuer Transaction Account at the end of the preceding Collection Period, including Revenue Receipts and Principal Receipts received during the immediately preceding Collection Period.</li> <li>* Includes €625.00 Issuer Profit from the previous quarter</li> <li>Revenue Receipts</li> </ul>	€3,035,669.86 *
<ul> <li>all monies (not falling within the definition of Principal Receipts) paid to the Issuer in respect of the Issuer Greek Bonds (including any Make-Whole Amount and any Greek Bond Default Interest);</li> </ul>	€2,991,582.91
• all monies (not falling within the definition of Principal Receipts) paid to the Issuer under or in respect of the SGB Loan (including any SGB Make-Whole Payment and any SGB Default Interest);	€1,260.14
• to the extent not included in the items above, all monies paid to the Issuer in relation to the Issuer Facility Fee pursuant to the Greek Bond Finance Documents; and	€42,201.81
<ul> <li>any interest accrued on the Issuer Transaction Account and paid to the Issuer in respect of amounts standing to the credit of the Issuer Transaction Account.</li> </ul>	€0.00 <b>€3,035,044.86</b>
Principal Receipts	
• all payments in respect of principal allocated by the Servicer (based on information provided by the Bondholder Agent) as principal receipts in respect of the Issuer Greek Bonds (including scheduled repayments, voluntary prepayments, mandatory prepayments and enforcement proceeds allocated to principal) received by the Issuer and deposited into the Issuer Transaction Account (but excluding any Make-Whole Amount) and the proceeds of any sale, transfer or other disposal of the Issuer Greek Bonds and the Issuer's interest in the Greek Bond Security allocated by the Servicer as principal receipts received by the Issuer and deposited into the Issuer Transaction Account; and	€0.00
all repayments of principal received by the Issuer from the Second Greek Bondholder under the SGB Loan Agreement and deposited in the Issuer Transaction Account.	€0.00
	€00.00



# **Issuer Bank Accounts and Financial Statements**

#### **Issuer Account Summary**

Opening Balance	€625.00
Amounts Credited	€3,035,044.86
Amounts debited	€3,034,419.86
Closing Balance *	€1,250.00
* €625.00 retained in the account as Iss	suer Profit for the quarter

#### **Issuer Financial Accounts**

To date the Issuer has yet to prepare audited financial statements. When these are completed the Issuer will publish its annual report and accounts. The first financial period of the Issuer will end on 31 December 2014.



# Watchlist

Nothing to report.



# **Definitions Schedule**

Term	Agreement	Definition
Collection Period	Masters Definitions Schedule	"Collection Period" means with respect to a Note Payment Date, the period beginning on (but excluding) the last day of the immediately preceding Collection Period and ending on (and including) the SGB Payment Date immediately preceding such Note Payment Date provided that the first Collection Period shall commence on (but exclude) the last SGB Payment Date that would have occurred prior to the Closing Date had the SGB Loan then been in existence.
Closing Date	Masters Definitions Schedule	"Closing Date" means 22 August 2014.
Determination Date	Masters Definitions Schedule	"Determination Date" means, in relation to a Note Payment Date, the last day of the Collection Period ending immediately prior to such Note Payment Date.
Facility Fee	Masters Definitions Schedule	"Facility Fee" means, with respect to any Greek Bond Payment Date, the aggregate of the Issuer Facility Fee and SGB Facility Fee with respect to such Greek Bond Payment Date.
Interest Payment Date	The Greek Bond Programme Agreement	"Interest Payment Date" means 15 January, 15 April, 15 July and 15 October in each year and the Final Maturity Date. If, however, any such day is not a Business Day, the Interest Payment Date will instead be the immediately preceding Business Day.
Note Interest Period	Masters Definitions Schedule	"Note Interest Period" shall mean the period from (and including) the Closing Date to (but excluding) the first Note Payment Date and, thereafter, each successive quarterly period from (and including) a Note Payment Date to (but excluding) the next following Note Payment Date.
Note Payment Date	Masters Definitions Schedule	"Note Payment Date" means the 20th day of January, April, July and October in each year (or, if such day is not a Business Day, the next following Business Day unless such Business Day falls in the next following calendar month in which event the immediately preceding Business Day), the first Note Payment Date being the Note Payment Date falling in October 2014.
Required Transfer Amount	The Greek Bond Programme Agreement	"Required Transfer Amount" means, with respect to an Interest Period, an amount equal to the aggregate of:  (a) all amounts due, by way of interest, principal or otherwise, on the Bonds on the Interest Payment Date relating to such Interest Period; and  (b) the Estimated Facility Fee relating to such Interest Period.



Rental Income	The Greek Bond Programme Agreement	"Rental Income" means the aggregate of all amounts paid or payable to or for the account of the Issuer on an after tax basis in connection with the letting, licence or grant of other rights of use or occupation of all and any part of the Properties, including each of the following amounts:  (a) rent, licence fees, rent adjustments and equivalent amounts paid or payable;  (b) any sum received or receivable from any deposit held as security for performance of a tenant's rental payment obligations;  (c) a sum equal to any apportionment of rent allowed in favour of the Issuer;  (d) any other moneys paid or payable in respect of occupation and/or usage of each Property and any fixture or fitting on that Property including any fixture or fitting on that Property for display or advertisement, on licence or otherwise;  (e) any sum paid or payable under any policy of insurance in respect of loss of rent or interest on rent;  (f) any sum paid or payable, or the value of any consideration given, for the grant, surrender, amendment, supplement, waiver, extension, release or variation of any Tenancy Document;  (g) any sum paid or payable in respect of a breach of covenant or dilapidations under any Tenancy Document;  (h) any Tenant Contribution; and  (i) any interest paid or payable on, and any damages, compensation or settlement paid or payable in respect of, any sum referred to above less any related fees and expenses incurred (which have not been reimbursed by another person) by the Issuer.
Rent Payment Date	The Greek Bond Programme Agreement	"Rent Payment Date" means the 10th day of each calendar month.



# **Publically Available Transaction Documents**

The Transaction Documents are available upon request from the following email address, <a href="mailto:cmm">cMBSInvestors@situs.com</a>



### **Reminder Notice**

- (i) each holder of a Note (or beneficial owner of an interest in such Notes) that is a U.S. Person must be both a Qualified Institutional Buyer and a Qualified Purchaser, and must be able to make the representations set forth Schedule 1 to the Agency Agreement (the "3(c)(7) Representations");
- (ii) the Notes (or interests in the Notes) are transferable only to purchasers which are able to make the 3(c)(7) Representations and satisfy the other transfer restrictions applicable to the Notes; and
- (iii) if any holder of a Note (or an interest in a Note) that is a U.S. Person is determined not to be a Qualified Institutional Buyer and a Qualified Purchaser, then the Issuer will have the right (exercisable in its sole discretion) to treat the transfer to such purchaser as null and void and require such purchaser to sell or transfer all of its Notes (and all interests therein) to a transferee meeting the requirements set forth in the 3(c)(7) Representations or to redeem such Note or interest therein at a price equal to the lesser of:
  - (A) the purchase price therefor paid by such transferee;
  - (B) 100 per cent. of the outstanding principal amount thereof; and
  - (C) the fair market value thereof.

