FINAL TERMS DATED 2 JUNE 2011
(to the Base Prospectus dated 19 November 2010 and the prospectus supplement dated 1 June 2011)
Penarth Master Issuer ple
(incorporated under the laws of England and Wales with limited liability under registered number 6615304) Issuer

Bank of Scotland ple

Sponsor, Transferor, Transferor Beneficiary, Cash Manager and Servicer
Issue of $\$ 750,000,000$ Class A Asset Backed Floating Rate Notes due 2013 under
the Penarth Medium Term Note Programme
(ultimately backed by trust property in the Penarth Receivables Trust)

| The Issuer will issue | Class A, Series 2011-1 A1 Notes |
| :--- | :--- |
| Principal Amount | $\$ 750,000,000$ |
| Interest Rate | 1 month USD LIBOR plus Margin |
| Interest Payment Dates | On the $18^{\text {th }}$ day of each month, in each case subject to adjustment for non Business Days |
| Scheduled Redemption Date | 18 May 2013 |
| Final Redemption Date | 18 May 2015 |
| Price to public | $\$ 750,000,000$ (or 100 per cent.) |
| Underwriting Discount | $\$ 0$ (or 0 per cent.) |
| Proceeds to Sponsor | $\$ 750,000,000$ (or 100 per cent.) |

Payments on the class B notes are subordinated to payments on the class A notes. Payments on the class C notes are subordinated to payments on the class A and class B notes. Payments on the class D notes are subordinated to payments on the class A notes, class B notes and class C notes.
The notes have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or with any securities regulatory authority of any state or other jurisdiction of the United States and may not be offered, sold or delivered within the United States or to "U.S. Persons" (within the meaning of Regulation S of the Securities Act ("Regulation S")) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Notes issued under the Penarth Medium Term Note Programme may only be offered, sold or delivered (i) to non U.S. Persons (as defined in Regulation S) outside the United States in reliance on Regulation S (the "Regulation S Notes") and (ii) (a) within the United States in reliance on Rule 144A under the Securities Act ("Rule 144A") only to persons that are "qualified institutional buyers" (each a "QIB") within the meaning of Rule 144A (the "Rule 144A Notes") and (b) within the United States in reliance on Rule 506 of Regulation D under the Securities Act (the "Registered Uncleared Notes").
Neither the United States Securities and Exchange Commission nor any state securities commission has approved or disapproved of these notes or determined if these Final Terms are truthful or complete. Any representation to the contrary is a criminal offence.
The Issuer has not registered and does not intend to register as an investment company under the United States Investment Company Act of 1940, as amended (the "Investment Company Act").

Please review and carefully consider the Risk Factors beginning on page 20 of the Base Prospectus and page 6 of the supplement to the Base Prospectus dated 1 June 2011 before purchasing any notes.
Prospective investors should read these Final Terms and the Base Prospectus carefully before making an investment. A note is not a deposit and neither the notes nor the underlying Receivables are insured or guaranteed by Bank of Scotland plc or by any United Kingdom or United States governmental agency. The notes offered in these Final Terms and the Base Prospectus will be obligations of the Issuer only. The Issuer will only have a limited pool of assets to satisfy its obligations under the notes. The notes will not be obligations of Bank of Scotland plc, the Arranger, any Joint Lead Manager, any Dealer or any of their respective affiliates.
If issued under these Final Terms, Regulation $S$ Notes (as defined herein) of each class will be represented on issue by beneficial interests in one or more permanent global note certificates (each a "Regulation S Global Note Certificate"), in fully registered form, without interest coupons attached, which will be registered in the name of a nominee for and deposited with a Common Depositary for Euroclear Bank S.A./N.V. ("Euroclear") and Clearstream Banking, société anonyme, ("Clearstream"). If issued under these Final Terms, Rule 144A Notes (as defined herein) of each class will be represented on issue by beneficial interests in one or more permanent global note certificates (each a "Rule 144A Global Note Certificate"), in fully registered form, without interest coupons attached, which will be
deposited with Deutsche Bank Trust Company Americas, as custodian ("DTC Custodian") for, and registered in the name of Cede \& Co. as nominee of, The Depository Trust Company ("DTC"). Ownership interests in the Regulation S Global Note Certificates and in the Rule 144A Global Note Certificates (together, the "Global Note Certificates") will be shown on, and transfers thereof will only be effected through, records maintained by Euroclear, Clearstream and DTC (as relevant), and their respective participants. Regulation S Notes and Rule 144A Notes in definitive certificated, fully registered form will be issued only in the limited circumstances described herein. In each case, purchasers and transferees of notes will be deemed to have made certain representations and agreements. See "Forms of the notes" and "Plan of Distribution" in the Base Prospectus and "Purchase and Transfer Restrictions" in these Final Terms.

Arranger


Joint Lead Managers and Dealers

## Bank of America Merrill Lynch

## Barclays Capital

Co-Managers and Dealers


NATIXIS

## IMPORTANT NOTICES

In the event that any withholding or deduction for any taxes, duties, assessments or government charges of whatever nature is imposed, levied, collected, withheld or assessed on payments of principal or interest in respect of the notes by Jersey, the United Kingdom, or any other jurisdiction or any political subdivision or any authority in or of such jurisdiction having power to tax, the Issuer or the Paying Agents on behalf of the Issuer shall make such payments after such withholding or deduction and neither the Issuer nor the Paying Agents will be required to make any additional payments to Noteholders in respect of such withholding or deduction.

This document constitutes the Final Terms for the purposes of Article 5.4 of the Prospectus Directive and is supplemental to and must be read in conjunction with the Base Prospectus (as defined below). Full information on the Issuer and the offer of the notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing at the specified offices of Lloyds TSB Bank plc or the Principal Paying Agent and copies may be obtained from the specified offices of Lloyds TSB Bank plc or the Principal Paying Agent.

The Issuer has confirmed to the Dealers named under "Plan of Distribution" below that these Final Terms, when read in conjunction with the Base Prospectus, contain all information which is (in the context of the Programme, the issue, offering and sale of the notes) material; that such information is true and accurate in all material respects and is not misleading in any material respect; that any opinions, predictions or intentions expressed in these Final Terms are honestly held or made and are not misleading in any material respect; that these Final Terms do not omit to state any material fact necessary to make such information, opinions, predictions or intentions (in the context of the Programme, the issue and offering and sale of the notes) not misleading in any material respect; and that all proper enquiries have been made to verify the foregoing.

No person has been authorised to give any information or to make any representation not contained in or not consistent with these Final Terms or any other document entered into in relation to the Programme or any information supplied by the Issuer or such other information as is in the public domain and, if given or made, such information or representation should not be relied upon as having been authorised by the Issuer, any Dealer or any Joint Lead Manager.

No representation or warranty is made or implied by any Joint Lead Manager, any Dealer or any of their respective affiliates, and neither such Joint Lead Manager, any Dealer nor any of their respective affiliates makes any representation or warranty or accepts any responsibility as to the accuracy or completeness of the information contained in these Final Terms. Neither the delivery of these Final Terms nor the offering, sale or delivery of any Series 2011-1 A1 Note shall, in any circumstances, create any implication that the information contained in these Final Terms is true subsequent to the date hereof or the date upon which any future Final Terms (in relation to any future issue of other notes) are produced or that there has been no adverse change, or any event reasonably likely to involve any adverse change, in the condition (financial or otherwise) of the Issuer since the date thereof or, if later, the date upon which any future Final Terms (in relation to any future issue of other notes) are produced or that any other information supplied in connection with the Programme is correct at any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same. No request has been made for a certificate permitting public offers of the notes in other member states of the European Union.

The distribution of these Final Terms and the offering, sale and delivery of the notes in certain jurisdictions may be restricted by law. Persons in possession of these Final Terms are required by the Issuer, the Joint Lead Managers and the Dealers to inform themselves about and to observe any such restrictions. For a description of certain restrictions on offers, sales and deliveries of notes and on the distribution of these Final Terms and other offering material relating to the notes, see "Plan of Distribution" in the Base Prospectus and these Final Terms.

Certain figures included in these Final Terms have been subject to rounding adjustments; accordingly, figures shown for the same category presented in different tables may vary slightly and figures shown as totals in certain tables may not be an arithmetic aggregation of the figures which precede them.

The information about these Series 2011-1 A1 Notes appears in two separate documents: a base prospectus dated 19 November 2010 as supplemented by a supplementary prospectus dated 1 June 2011 (the "Base Prospectus") and these Final Terms. The Base Prospectus provides general information about
each Note Series issued under the Programme, some of which may not apply to the Series 2011-1 A1 Notes described in these Final Terms. With respect to the Series 2011-1 A1 Notes, these Final Terms are the "relevant Prospectus Supplement/Final Terms" or the "applicable Prospectus Supplement/Final Terms" referred to in the Base Prospectus.

These Final Terms may be used to offer and sell the Series 2011-1 A1 Notes only if accompanied by the Base Prospectus.

These Final Terms may supplement the disclosure in the Base Prospectus. If the terms in these Final Terms differ from the terms in the Base Prospectus, the terms in these Final Terms will apply to the Series 2011-1 A1 Notes.

Prospective investors should rely only on the information in these Final Terms and the Base Prospectus, including information incorporated by reference. The Issuer has not authorised anyone to provide investors with different information.

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## TRANSACTION FEATURES

The following is qualified in its entirety by the Base Prospectus. Words and expressions defined in the Base Prospectus shall have the same meanings below.

## NOTE SERIES

| Series Number: | Series 2011-1 A1 |
| :---: | :---: |
| Class of Note: | Class A |
| Issue Date: | 8 June 2011 |
| Issue Price: | 100 per cent. |
| Ratings: | Standard \& Poor's (AAA (sf))/Fitch Ratings (AAAsf)/Moody's (Aaa (sf)) |
| Principal Amount: | \$750,000,000 |
| Net Proceeds: | \$750,000,000 |
| Specified Currency: | Notes are to be denominated in U.S. Dollars |
| Fixed, Floating or other interest type Designation: | Floating rate U.S. Dollars Notes |
| Scheduled Redemption Date: | 18 May 2013 |
| Final Redemption Date: | 18 May 2015 |
| Rate of Interest: | 1 month USD LIBOR plus Margin |
| Margin (if applicable): | 0.65 per cent. |
| Day Count Fraction: | Actual/360 |
| Interest Determination Date: | Each Interest Payment Date |
| Distribution Date: | On the $18^{\text {th }}$ day of each month, in each case subject to adjustment for non-Business Days |
| First Interest Payment Date: | 18 July 2011 |
| Floating Rate Commencement Date (if applicable): | Not Applicable |
| Regular Interest Payment Dates: | On the $18^{\text {th }}$ day of each month, in each case subject to adjustment for non-Business Days |
| Interest Rate Calculations: | Condition 6(b) |
| LIBOR (in the case of the first Interest Period): | 1 month except for the first Interest Period where LIBOR will be based on the linear interpolation of one month and two month USD LIBOR |
| Redenomination, Renominalisation and Reconventioning: | No |
| Indication of Yield: | Not applicable |


| Additional Details of Related Swap Agreement (if any): | Currency Swap, as described below |
| :---: | :---: |
| Denomination: | $\$ 200,000$ and amounts in excess thereof which are integral multiples of $\$ 10,000$ |
| Listing: | The London Stock Exchange - Regulated Market |
| Clearing and Settlement (if applicable): | In respect of the Rule 144A Global Note Certificates, through DTC |
|  | In respect of the Regulation S Global Note Certificates, through Euroclear and Clearstream, Luxembourg |
| Other External Credit Enhancement: | None |
| Additional Business Centre(s): | None |
| Additional Financial Centre(s): | None |
| Business Day: | Not applicable |
| Business Day Convention: | Modified Following Business Day Convention |
| Form of notes: | Registered Notes: |
|  | Rule 144A Global Note Certificates registered in the name of Cede \& Co. as a nominee of DTC. |
|  | Regulation S Global Note Certificates registered in the name of a nominee for a Common Depositary for Euroclear and Clearstream, Luxembourg |
| Intended to be held in a manner which would allow Eurosystem eligibility: | No |
| Call Date: | None |
| Debt or Equity for U.S. taxation purposes: | Debt |
| Issued with Original Issue Discount for U.S. taxation purposes: | No |
| Estimated total expenses related to admission to trading: | £3,600 |
| Additional Events of Default: | None |
| Screen Rate: | Yes |
| Redemption Period End Date: | Not applicable. |

## Minimum Adjusted Transferor Interest:

$6 \%$ or such lower percentage as the Servicer may certify in its opinion formed on the basis of due consideration, such reduction will not result in a reduction or withdrawal of each Rating Agency's then current rating of any outstanding Associated Debt.

## LOAN NOTE SUPPORTING SERIES

The notes of this Note Series will be collateralised by the Class A (2011-1 A1) Loan Note (the "Related Loan Note") which shall have the following terms as set out in the Class A 2011-1 A1 Loan Note Supplement.

Designation for the purposes Class A
of the STDCMA:

| Issuance Date: | 8 June 2011 |
| :--- | :--- |
| Initial Principal Amount: | $£ 459,333,660$ |
| Class A Required <br> Subordinated Percentage: | 21.0 per cent. |
| First Monthly Period End <br> Date: | 30 June 2011 |
| First Loan Note Interest <br> Payment Date: | 18 July 2011 |

Loan Note Interest Payment 18 July 2011 and each Distribution Date thereafter up to and Date: including the Distribution Date falling in May 2015.

Loan Note Interest Period: From, and including, a Loan Note Interest Payment Date or, for the first Loan Note Interest Period, the Issuance Date, to, but excluding, the next Loan Note Interest Payment Date.

Loan Note Interest Rate: | 1 month Sterling LIBOR plus 0.988 per cent. beginning on (and |
| :--- |
| including) the Issuance Date and ending on (but excluding) the |
| commencement of an Amortisation Period and thereafter 1 month |
| Sterling LIBOR plus 1.208 per cent. |

Scheduled Redemption Date: 18 May 2013
Stated Monthly
Accumulation Amount:
Final Redemption Date:

| Additional Early Redemption <br> Events: | An early termination, without replacement within 30 days, of the <br> Related Swap Agreement. |
| :--- | :--- |
| Required Accumulation <br> Reserve Account Amount: | On any Transfer Date on or after the Accumulation Reserve Account <br> Funding Date, 2.25 per cent. of the Outstanding Principal Amount of <br> the Class A (2011-1 A1) Loan Note as of the close of business on the <br> last day of the preceding Monthly Period. |
| Additional Junior Cost <br> Items: | None |
| Series Cash Reserve <br> Account: | Yes |
| Accumulation Period <br> Commencement Date: | 18 May 2012 |
| Programme Reserve Account |  |
| Percentage: | 0 per cent. |

The Related Loan Note will have a Loan Note Revolving Period and an Accumulation Period and may have an Amortisation Period as more fully described in the Base Prospectus.

The "Accumulation Period Commencement Date" means in respect of the Related Loan Note, the first day of the month that is 12 whole months prior to the Scheduled Redemption Date for the Related Loan Note provided, however that, if the Accumulation Period Length for such Related Loan Note is less than 12 months, the Accumulation Period Commencement Date will be the first day of the month that is the number of whole months prior to such Scheduled Redemption Date at least equal to the Accumulation Period Length and, as a result, the number of Monthly Periods during the period from the Accumulation Period Commencement Date to such Scheduled Redemption Date will be at least equal to the number of months comprising the Accumulation Period Length.

The "Class A (2011-1 A1) Reserve Account Percentage" shall be determined as follows: (i) if the Originator Rating Trigger is satisfied, the Class A (2011-1 A1) Reserve Account Percentage shall be 0.00 per cent., or (ii) if the Originator Rating Trigger has been breached, the Class A (2011-1 A1) Reserve Account Percentage shall be 3.77 per cent.

The "Originator Rating Trigger" means the (i) short term unsecured and unguaranteed debt rating of Bank of Scotland of at least P-1 by Moody's and (ii) long term unsecured and unguaranteed debt rating of Bank of Scotland of at least A-2 by Moody's.

The "Release Date" means the earlier to occur of (i) the Scheduled Redemption Date (or any Transfer Date thereafter) on which the Nominal Liquidation Amount for the Related Loan Note is reduced to zero and (ii) the Final Redemption Date. On the Release Date an amount equal to the lesser of (i) the Available Series Cash Reserve Account Amount for the Related Loan Note, (ii) the Available Programme Reserve Account Amount and (iii) the Nominal Liquidation Amount Deficit for the Related Loan Note, will be paid by Loan Note Issuer No. 1 to the Issuer in respect of the Related Loan Note.

The "Required Series Cash Reserve Account Amount" means on any Transfer Date in respect of the Related Loan Note, an amount equal to the product of (i) the Class A (2011-1 A1) Reserve Account Percentage for such Transfer Date multiplied by (ii) the Nominal Liquidation Amount of the Related Loan Note as of the close of business on the last day of the preceding Monthly Period.

| Dealers: | Barclays Bank PLC, Barclays Capital Inc., Lloyds Securities Inc., Lloyds TSB Bank plc, Merrill Lynch International, Merrill Lynch, Pierce, Fenner \& Smith Incorporated and Natixis. |
| :---: | :---: |
| Issuer: | Penarth Master Issuer plc |
| Note Trustee: | Deutsche Bank Trust Company Americas |
| Principal Paying Agent, Paying Agent and Agent Bank for the notes: | Deutsche Bank AG, London Branch. The Principal Paying Agent will make payments of interest and principal when due on the notes. The Principal Paying Agent's address in London is, at the date of these Final Terms, Winchester House, 1 Great Winchester Street, London EC2N 2DB, United Kingdom. |
| US Paying Agent and Registrar: | Deutsche Bank Trust Company Americas whose address in New York is, at the date of these Final Terms, 60 Wall Street, New York, NY 10005, United States of America. |
| Custodian: | Deutsche Bank Trust Company Americas |
| Calculation Agent: | Deutsche Bank AG, London Branch |
| Receivables Trustee: | Penarth Receivables Trustee Limited |
| Loan Note Issuer No.1: | Penarth Funding 1 Limited |
| Sponsor, Transferor and Transferor Beneficiary: | Bank of Scotland ple |
| Security Trustee: | Deutsche Bank Trust Company Americas |
| Swap Counterparty: | NATIXIS |
| Cash Manager: | Bank of Scotland plc |
| Servicer: | Bank of Scotland plc |

## OTHER NOTE SERIES ISSUED

The table below sets forth the principal characteristics of the other series previously issued by the Issuer that are outstanding at the date of these Final Terms, in connection with the Penarth Receivables Trust and the Receivables assigned by the Transferor.

| Note Series | Ratings (S\&P/Fitch/ Moody's) | Issuance Date | Tranche Size | Note Interest Rate | Scheduled <br> Redemption Date | Final <br> Redemption Date |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Series 2010-A1 | AAA/AAA/Aaa | 2 June 2010 | £1,000,000,000 | 0.85 per cent per annum plus CP Funding Cost/Liquidity Funding Margin | 18 May 2013 | 18 May 2015 |
| Series 2010-A2 | AAA/AAA/Aaa | 2 June 2010 | $£ 500,000,000$ | 0.85 per cent per annum plus 1 month Sterling LIBOR | 18 May 2015 | 18 May 2017 |
| Series 2010-B1 | A/A $+/ \mathrm{Aa} 3$ | 2 June 2010 | $£ 200,000,000$ | 1.00 per cent per annum plus 1 month Sterling LIBOR | 18 May 2015 | 18 May 2017 |
| Series 2010-C1 | $\mathrm{BBB}+/ \mathrm{N} / \mathrm{A} / \mathrm{Baa} 1$ | 2 June 2010 | £228,000,000 | 1.50 per cent per annum plus 1 month Sterling LIBOR | 18 May 2017 | 18 May 2019 |
| Series 2010-D1 | N/A | 2 June 2010 | $£ 240,000,000$ | 1.60 per cent per annum plus 1 month Sterling LIBOR | 18 May 2017 | 18 May 2019 |
| Series 2010-A3 | AAA/AAA/Aaa | 24 August 2010 | $€ 250,000,000$ | 0.78 per cent per annum plus 1 month EURIBOR | 18 August 2013 | 18 August 2015 |
| Series 2010-2 B1 | A/A+/Aa3 | 25 November 2010 | $£ 330,000,000$ | 1.25 per cent. per annum plus 1 month Sterling LIBOR | 18 February 2015 | 18 February 2017 |
| Series 2010-2 A2 | AAA (sf)/AAAsf/Aaa (sf) | 22 December 2010 | \$750,000,000 | 0.75 per cent. per annum plus 1 month USD LIBOR | 18 December 2012 | 18 December 2014 |
| Series 2010-2 A3 | AAA (sf)/AAAsf/Aaa (sf) | 22 December 2010 | £300,000,000 | 1.05 per cent. per annum plus 1 month Sterling LIBOR | 18 December 2014 | 18 December 2016 |
| Series 2010-2 C1 | $\underset{(\mathrm{sf})}{\mathrm{BBB}+(\mathrm{sf}) / \mathrm{N} / \mathrm{A} / \mathrm{Baa} 1}$ | 22 December 2010 | £175,000,000 | 1.5 per cent. per annum plus 1 month Sterling LIBOR | 18 February 2015 | 18 February 2017 |
| Series 2010-2 D1 | N/A | 22 December 2010 | £185,000,000 | 1.6 per cent. per annum plus 1 month Sterling LIBOR | 18 February 2015 | 18 February 2017 |
| Series 2010-2 A1 | AAA (sf)/AAAsf/Aaa <br> (sf) | 27 January 2011 | £500,000,000 | 0.95 per cent. per annum plus 1 month Sterling LIBOR. | 18 January 2014 | 18 January 2016 |

## CURRENT NOTE SERIES

The table below sets forth the principal characteristics of the other series to be issued by the Issuer at the date of these Final Terms, in connection with the Penarth Receivables Trust and the Receivables assigned by the Transferor.

| Note Series | $\begin{gathered} \text { Ratings } \\ \text { (S\&P/Fitch/ } \\ \text { Moody's) } \\ \hline \end{gathered}$ | Issuance Date | Tranche Size | Note Interest Rate | Scheduled <br> Redemption Date | Final Redemption Date |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Series 2011-1 A2 | AAA <br> (sf)/AAAsf/Aaa (sf) | 8 June 2011 | £125,000,000 | 1.00 per cent. per annum plus 1 month Sterling LIBOR | 18 May 2015 | 18 May 2017 |

ADDITIONAL RISK FACTORS
None.

## ADDITIONAL SELLING RESTRICTIONS

None.

## BANK PORTFOLIO INFORMATION

The following tables show information relating to the historic performance of Eligible Accounts originated using Bank of Scotland plc's and Lloyds TSB Bank plc's underwriting criteria, respectively. The Receivables from certain Eligible Accounts will ultimately back the notes and comprise the Receivables Trust (the "Securitised Portfolio"). As mentioned in the Base Prospectus, a member of the Lloyds Banking Group plc ("Lloyds Banking Group") may accede to the RSD as an Additional Transferor subject to certain conditions being satisfied.

## Receivables Yield Considerations

The following tables set forth the gross revenues from finance charges and fees billed to Accounts in the Bank Portfolio of Bank of Scotland plc ("Bank of Scotland") and Lloyds TSB Bank plc ("LTSB") for each of the years ended 31 December 2005, 2006, 2007, 2008, 2009, 2010 and for the 2 months ended 28 February 2011. These revenues vary for each account based on the type and volume of activity for each account. The historical yield figures in these tables are calculated on an accrual basis. Collections of Receivables included in Penarth Receivables Trust will be on a cash basis and may not reflect the historical yield experience shown in the following tables. For further detail, please see page 165 of the Base Prospectus. Historical yield experience of the Bank Portfolio may not be indicative of future performance of the Bank Portfolio or the Securitised Portfolio.

Bank of Scotland-originated Portfolio Yield

|  | 2 Months Ended Feb 2011 | Year Ended |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 2010 | 2009 | 2008 | 2007 | 2006 | 2005 |
| Average Monthly |  |  |  |  |  |  |  |
| Accrued Finance |  |  |  |  |  |  |  |
| Charges and Fees ${ }^{(1),(4)}$.... | £87,282,635 | $£ 88,003,761$ | £87,707,721 | £91,607,494 | £90,065,589 | £90,360,515 | £85,624,220 |
| Average Receivables |  |  |  |  |  |  |  |
| Outstanding ${ }^{(2)}$............... | £5,761,184,926 | £6,031,952,506 | £6,016,787,470 | £6,126,254,786 | £6,201,737,341 | £6,569,622,225 | £6,257,212,515 |
| Yield from Charges and |  |  |  |  |  |  |  |
| Fees ${ }^{(3),(5)}$....................... | 18.7\% | 17.5\% | 17.5\% | 17.9\% | 17.4\% | 16.5\% | 16.4\% |
| Yield from |  |  |  |  |  |  |  |
| Interchange ${ }^{(5)}$................ | 1.1\% | 1.0\% | 1.1\% | 1.2\% | 1.1\% | 1.0\% | 1.2\% |
|  |  |  |  |  |  |  |  |
| Fees and Interchange ${ }^{(5)}$.. | 19.8\% | 18.5\% | 18.6\% | 19.1\% | 18.5\% | 17.5\% | 17.6\% |

## Notes:

${ }^{(1)}$ Finance charges and fees are comprised of monthly periodic charges and other credit card fees - this is the average accrued monthly balance.
${ }^{(2)}$ Average Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
${ }^{(3)}$ Yield from charges and fees include interest income, late fees, forex fees, credit insurance, card protection insurance, overlimit fees, cash advance fees, ATM fees, balance transfer fees and other fees related to credit cards.
${ }^{4} 2009$ average monthly finance charges includes a one off provision of $£ 47 \mathrm{~m}$ in total for the year for payment protection insurance redress.
${ }^{(5)}$ All ratios are annualised.
LTSB-originated Portfolio Yield


## Notes:

${ }^{(1)}$ Finance charges and fees are comprised of monthly periodic charges and other credit card fees - this is the average accrued monthly balance.
(2) Average Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
${ }^{(3)}$ Yield from charges and fees include interest income, late fees, forex fees, credit insurance, card protection insurance, overlimit fees, cash advance fees, ATM fees, balance transfer fees and other fees related to credit cards. payment protection insurance redress.
All ratios are annualised.

## Combined Bank of Scotland and LTSB Portfolio Yield

|  | 2 Months Ended |  |  | Year | nded |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Feb 2011 | 2010 | 2009 | 2008 | 2007 | 2006 | 2005 |
| Average Monthly |  |  |  |  |  |  |  |
| Accrued Finance |  |  |  |  |  |  |  |
| Average Receivables |  |  |  |  |  |  |  |
| Outstanding ${ }^{(2)}$............... | $£ 10,865,178,622$ | £11,565,411,926 | £11,991,097,406 | £12,215,824,929 | £12,474,174,304 | £13,338,753,061 | £12,962,065,644 |
| Yield from Charges and |  |  |  |  |  |  |  |
| Fees ${ }^{(3),(5)}$....................... | 18.4\% | 17.3\% | 17.1\% | 18.1\% | 17.5\% | 16.4\% | 16.4\% |
| Yield from |  |  |  |  |  |  |  |
| Interchange ${ }^{(5)}$................ | 1.4\% | 1.4\% | 1.3\% | 1.4\% | 1.2\% | 1.0\% | 1.2\% |
| Yield from Charges, |  |  |  |  |  |  |  |
| Fees and Interchange ${ }^{(5)}$.. | 19.8\% | 18.6\% | 18.4\% | 19.5\% | 18.7\% | 17.4\% | 17.6\% |

## Notes:

${ }^{(1)}$ Finance charges and fees are comprised of monthly periodic charges and other credit card fees - this is the average accrued monthly balance.
${ }^{(2)} \quad$ Average Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
${ }^{(3)}$ Yield from charges and fees include interest income, late fees, forex fees, credit insurance, card protection insurance, overlimit fees, cash advance fees, ATM fees, balance transfer fees and other fees related to credit cards.
Average monthly finance charges includes a one off adjustment due to an accounting policy change which has reduced income by $£ 16 \mathrm{~m}$ in 2009 , and a provision of $£ 67 \mathrm{~m}$ in total for the year in 2009 and $£ 15 \mathrm{~m}$ in total for the year in 2010 for payment protection insurance redress.
(5) All ratios are annualised.

## Delinquency and Loss Experience

The following tables set forth the delinquency and loss experience for each of the periods shown for the Bank Portfolio of credit card accounts. The Bank Portfolio's delinquency and loss experience is comprised of segments which may, when taken individually, have delinquency and loss characteristics different from those of the overall Bank Portfolio of credit card accounts. Because the Securitised Portfolio is only a portion of the Bank Portfolio, actual delinquency and loss experience with respect to the Receivables comprised therein may be different from that set forth below for the Bank Portfolio. There can be no assurance that the delinquency and loss experience for the Securitised Portfolio in the future will be similar to the historical experience of the Bank Portfolio set forth below. For further detail, please see the Base Prospectus.
DELINQUENCY EXPERIENCE
Bank of Scotland-originated Portfolio
(non percentage amounts are expressed in Sterling)

LTSB-originated Portfolio
(non percentage amounts are expressed in Sterling)

| 60-89 | £73,582,970 | 1.5\% | £86,038,23 | 1.7\% | £72,127,184 | 1.2\% | 1 | 1.1\% | £51,600,742 | 0.8\% | £58,705,118 | 0.9\% | £55,964,436 | 0.8\% |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | £177,124,812 | 3.5\% | £137,458,513 | 2.7\% | £189, 147,636 | 3.2\% | £144,701,987 | 2.3\% | £111,618,222 | 1.8\% | £122,089,560 | 1.9\% | £126,063,183 | 1.8\% |
| Total... | £526,491,293 | 10.5\% | £487,804,087 | 9.5\% | £567,014,583 | 9.7\% | £495,832,649 | 8.0\% | £444,326,261 | 7.2\% | £512,160,959 | 7.8\% | £630,345,899 | 9.1\% |

Receivables outstanding represent end of period Receivables.
Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
Notes:
duration of the plan fixed to a maximum of 12 months.
(2)
(3)
 2010; this has resulted in an increase in delinquencies as many of those accounts failed to meet the contractual minimum monthly payments following removal from the repayment plans.
Combined Bank of Scotland and LTSB Portfolio

| Year End |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2010 |  | 2009 |  | 2008 |  | 2007 |  | 2006 |  | 2005 |  |
| £11,024,719,265 |  | £12,109,278,431 |  | £12,231,697,234 |  | $£ 12,365,137,787$ |  | £12,996,758,570 |  | $£ 13,810,326,330$ |  |
| £314,256,122 | 2.9\% | £389,371,257 | 3.2\% | £407,904,965 | 3.3\% | £442,520,391 | 3.6\% | £526,513,676 | 4.1\% | £627,438,752 | 4.5\% |
| £163,149,421 | 1.5\% | £171,541,837 | 1.4\% | £176,510,172 | 1.4\% | £171,266,463 | 1.4\% | £174,543,690 | 1.3\% | £179,174,191 | 1.3\% |
| £139,462,346 | 1.3\% | £143,925,311 | 1.2\% | £145,953,436 | 1.2\% | £128,935,336 | 1.0\% | £124,363,964 | 1.0\% | £116,887,582 | 0.8\% |
| £267,556,221 | 2.4\% | £369,159,299 | 3.0\% | £354,416,695 | 2.9\% | £292,135,117 | 2.4\% | £249,613,265 | 1.9\% | £247,553,804 | 1.8\% |
| £884,424,110 | 8.0\% | £1,073,997,704 | $\underline{\underline{8.9 \%}}$ | $\underline{\text { £1,084,785,269 }}$ | 8.9\% | £1,034,857,307 | 8.4\% | £1,075,034,594 | 8.3\% | £1,171,054,328 | 8.5\% |


| 2 Months Ended <br> February 2011 |  |
| ---: | ---: |
| $10,730,819,432$ |  |
|  |  |
| $£ 356,785,218$ | $3.3 \%$ |
| $£ 151,256,175$ | $1.4 \%$ |
| $£ 124,387,728$ | $1.2 \%$ |
| $£ 307,579,067$ | $2.9 \%$ |
|  |  |
| $\mathbf{£ 9 4 0 , 0 0 8 , 1 8 6}$ | $\mathbf{8 . 8 \%}$ |

Receivables outstanding represent end of period Receivables.
Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
In 2007 on the Bank of Scotland Portfolio, and in 2008 on the LTSB Portfolio, a policy on repayment plans (temporary arrangen
In 2007 on the Bank of Scotland Portfolio, and in 2008 on the LTSB Portfolio, a policy on repayment plans (temporary arrangements to reduce minimum payment terms) was tightened with tighter criteria An exercise to remove accounts on repayment plans accepted under terms preceding the tightening of criteria (when there was no maximum term and no minimum payment) commenced in 2007 on the Bank of Scotland Portfolio and 2009 on the LTSB Portfolio; this has resulted in an increase in delinquencies as many of those accounts failed to meet the contractual minimum payments following removal from the repayment plans.

## GROSS CHARGE-OFF EXPERIENCE

## Bank of Scotland-originated Portfolio

(non percentage amounts are expressed in Sterling)

|  | 2 Months <br> Ended | Year End |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Feb 2011 | 2010 | 2009 | 2008 | 2007 | 2006 | 2005 |
| Average Receivables Outstanding ${ }^{(1)}$ | £5,761,184,926 | £6,031,952,506 | £6,016,787,470 | £6,126,254,786 | £6,201,737,341 | £6,569,622,225 | £6,257,212,515 |
| Total gross charge-offs (2) $\qquad$ | £83,752,223.81 | £631,127,365 | £781,153,486 | £783,405,998 | £539,118,615 | £542,209,925 | £391,325,717 |
| Total gross charge-offs as $\%$ of Receivables ${ }^{(3)}$. | 8.99\% | 10.46\% | 12.98\% | 12.79\% | 8.69\% | 8.25\% | 6.25\% |

## Notes:

${ }^{(1)}$ Average Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
${ }^{(2)} \quad$ In 2007 a policy on repayment plans (temporary arrangements to reduce minimum payment terms) was tightened with accounts on repayment plans for more than 12 months removed from their repayment plans and tighter criteria applied to the acceptance of accounts onto repayment plans thereafter.
This increased total gross charge offs which peaked mid-2009.
(3) All ratios are annualised.

## LTSB-originated Portfolio

(non percentage amounts are expressed in Sterling)

|  | 2 Months Ended Feb 2011 | Year End |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 2010 | 2009 | 2008 | 2007 | 2006 | 2005 |
| Average Receivables Outstanding ${ }^{(1)}$ $\qquad$ | £5,103,993,696 | £5,533,459,420 | £5,974,309,936 | £6,089,570,143 | £6,272,436,963 | £6,769,130,836 | £6,704,853,129 |
| Total gross charge-offs (2) $\qquad$ | £68,150,705 | £813,865,381 | £613,516,610 | £444,280,384 | £489,324,442 | £500,888,476 | £304,390,108 |
| Total gross charge-offs as \% of Receivables ${ }^{(3)}$... | 8.3\% | 14.7\% | 10.3\% | 7.3\% | 7.8\% | 7.4\% | 4.5\% |

[^0]
## Combined Bank of Scotland and LTSB Portfolio

|  | 2 Months Ended Feb 2011 | Year End |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 2010 | 2009 | 2008 | 2007 | 2006 | 2005 |
| Average Receivables |  |  |  |  |  |  |  |
| Outstanding ${ }^{(1)}$............ | $£ 10,865,178,622$ | £11,565,411,926 | £11,991,097,406 | £12,215,824,929 | £12,474,174,304 | £13,338,753,061 | £12,962,065,644 |
| Total gross charge-offs (2) | £151,902,929 | £1,444,992,746 | £1,394,670,09 | £1,227,686,383 | £1,028,443,056 | £1,043,098,402 | £695, 715,825 |
| Total gross charge-offs as $\%$ of Receivables ${ }^{(3)}$. | 8.6\% | 12.5\% | 11.6\% | 10.0\% | 8.2\% | 7.8\% | 5.4\% |

## Notes:

${ }^{(1)}$ Average Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
(2) All ratios are annualised.

## Maturity Assumptions

The following tables set forth the highest and lowest cardholder monthly payment rates for the Bank Portfolio during any month in the periods shown and the average cardholder monthly payment rates for all months during the periods shown, in each case calculated as a percentage of total opening monthly account balances during the periods shown. Payment rates shown in the table are based on amounts which would be deemed payments of Principal Receivables and Finance Charge Receivables with respect to the related credit card accounts.

## CARDHOLDER MONTHLY PAYMENTS RATES

## Bank of Scotland-originated Portfolio

|  | 2 Months Ended | Year End |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Feb 2011 | 2010 | 2009 | 2008 | 2007 | 2006 | 2005 |
| Lowest Month ${ }^{(1)}$. | 13.1\% | 11.6\% | 11.8\% | 12.2\% | 13.1\% | 12.0\% | 13.6\% |
| Highest Month ${ }^{(1)}$.... | 13.2\% | 14.2\% | 14.4\% | 14.9\% | 16.3\% | 15.8\% | 17.4\% |
| Monthly Average ${ }^{(1)}$.. | 13.1\% | 12.9\% | 13.1\% | 14.0\% | 14.4\% | 14.2\% | 15.6\% |

Notes:
(1) Payment $\%=($ total payments in calendar month/ total opening Receivables outstanding at start of calendar month)*100.

## LTSB-originated Portfolio



Notes:
(1) Payment $\%=($ total payments in calendar month/ total opening Receivables outstanding at start of calendar month $) * 100$.

Combined Bank of Scotland and LTSB Portfolio

|  | 2 Months Ended | Year End |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Feb 2011 | 2010 | 2009 | 2008 | 2007 | 2006 | 2005 |
| Lowest Month ${ }^{(1)}$. | 16.3\% | 13.9\% | 13.4\% | 13.8\% | 13.2\% | 12.0\% | 13.5\% |
| Highest Month ${ }^{(1)}$....... | 16.4\% | 16.0\% | 15.4\% | 16.0\% | 16.7\% | 15.6\% | 16.1\% |
| Monthly Average ${ }^{(1)}$... | 16.3\% | 14.9\% | 14.4\% | 15.1\% | 14.7\% | 14.0\% | 14.9\% |

Notes:
(1) Payment $\%=($ total payments in calendar month/ total opening Receivables outstanding at start of calendar month)*100.

For further detail, please see the Base Prospectus.

## SECURITISED PORTFOLIO RECEIVABLES INFORMATION

## As at 28 February 2011

The following tables summarise the Securitised Portfolio by various criteria as of the beginning of the day on 1 March 2011. Because the future composition of the Securitised Portfolio may change over time, these tables are not necessarily indicative of the composition of the Securitised Portfolio at any time subsequent to 28 February 2011.

## Recent Lump Additions and Removals

Bank of Scotland may from time to time transfer Receivables to the Penarth Receivables Trust in lump additions by designating additional accounts to the Penarth Receivables Trust. Since 1 October 2008, Bank of Scotland has made the following lump additions of accounts to the Penarth Receivables Trust: on 1 August 2009, 1 November 2009, 1 July 2010, 8 November 2010 and 1 April 2011, the amounts of $£ 217,212,804, £ 552,353,170, £ 561,210,892.89, £ 2,858,868,600.24$ and $£ 438,443,499.20$ respectively. The lump additions made on 8 November 2010 and 1 April 2011 to the Penarth Receivables Trust consisted of Receivables transferred by LTSB to Bank of Scotland and subsequently transferred by Bank of Scotland to the Receivables Trustee.

## Receivables Yield Considerations

The following tables set forth the gross revenues from finance charges and fees billed to accounts in the Securitised Portfolio for the period from 18 October to 31 December 2008, the year ended 31 December 2009, the year ended 31 December 2010 and for the 2 months ended 28 February 2011. Each table has been provided by Bank of Scotland. These revenues vary for each account based on the type and volume of activity for each account. The historical yield figures in these tables are calculated on an accrual basis. Collections of Receivables included in the Penarth Receivables Trust will be on a cash basis and may not reflect the historical yield experience in the table. For further detail, please see the Base Prospectus.

## Securitised Portfolio Yield <br> (non percentage amounts are expressed in Sterling)

| Revenue Experience | 2 Months Ended 28 Feb 2011 | Year Ended <br> 31 Dec 2010 | Year Ended 31 Dec 2009 | $\begin{aligned} & \text { 18th Oct to } 31 \text { Dec } \\ & 2008 \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| Average Principal Receivables |  |  |  |  |
| Outstanding ${ }^{(1)}$.......................... | £7,110,094,145 | £4,638,372,910 | £3,924,917,758 | £3,935,121,782 |
| Average Finance Charges, Fees and |  |  |  |  |
| Interchange ${ }^{(2)}$................................. | £116,264,791 | £75,433,964 | £59,573,975 | £60,642,314 |
| Yield from Finance Charges, Fees and Interchange ${ }^{(2),(3)}$ | 19.6\% | 19.5\% | 18.2\% | 18.5\% |

## Notes:

${ }^{(1)}$ Average Principal Receivables outstanding is the average of the opening Receivables balance for the period indicated.
${ }^{(2)}$ Finance charges and fees are comprised of monthly periodic charges and other credit card fees net of adjustments made by Bank of Scotland.
Yield from charges and fees include interest income, late fees, forex fees, credit insurance, card protection insurance, overlimit fees, cash advance fees, ATM fees, balance transfer fees and other fees related to credit cards.
(3) All ratios are annualised.

| Principal Payment Rate ${ }^{(\mathbf{1})}$ |  | 2 Months Ended <br> 28 Feb 2011 |  | Year Ended <br> 31 Dec 2010 |  | Year Ended <br> 31 Dec 2009 |  |
| :--- | :--- | :--- | :--- | :--- | ---: | ---: | ---: | | 18th Oct to 31 Dec |
| :---: |
| 2008 |

[^1]| Delinquency <br> Experience | As at 28 Feb 2011 |  |  | As at 31 Dec 2010 |  |  | As at 31 Dec 2009 |  |  | As at 31 Dec 2008 |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number of Accounts | Principal Receivables | Percentage of Total Principal Receivables | Number of Accounts | Principal Receivables | Percentage of Total Principal Receivables | Number of Accounts | Principal Receivables | Percentage of Total Principal Receivables | Number of Accounts | Principal Receivables | Percentage of Total Principal Receivables |
| Principal <br> Receivables <br> Outstanding ${ }^{(1)}$ $\qquad$ | 5,926,569 | £6,688,305,002 | 100\% | 6,351,443 | £6,971,457,857 | 100\% | 3,405,725 | £4,316,848,961 | 100\% | 3,892,033 | £3,891,177,096 | 100\% |
| Number of Days Delinquent: |  |  |  |  |  |  |  |  |  |  |  |  |
| 5 to 29 Days $^{(2)}$........... | 121,497 | £305,184,390 | 4.56\% | 122,399 | £292,428,597 | 4.19\% | 47,246 | £118,992,202 | 2.76\% | 55,146 | £133,590,222 | 3.43\% |
| 30 to 59 Days............ | 26,305 | £77,455,535 | 1.16\% | 27,035 | £79,187,168 | 1.14\% | 16,484 | £54,069,089 | 1.25\% | 18,974 | £58,932,997 | 1.51\% |
| 60 to 89 Days............ | 16,180 | £54,703,489 | 0.82\% | 16,008 | £53,698,899 | 0.77\% | 12,508 | £45,984,493 | 1.07\% | 11,442 | £42,708,951 | 1.10\% |
| 90 or more Days ........ | 36,032 | £123,880,202 | 1.85\% | 30,679 | £107,127,139 | 1.54\% | 27,753 | £107,297,089 | 2.49\% | 14,014 | £51,064,678 | 1.31\% |
| Total....................... | 200,014 | £561,223,616 | 8.39\% | 196,121 | £532,441,803 | 7.64\% | 103,991 | £326,342,873 | 7.56\% | $\mathbf{9 9 , 5 7 6}$ | £286,296,847 | 7.36\% |
| Notes: |  |  |  |  |  |  |  |  |  |  |  |  |
| (1) Principal Receiva <br> (2) Delinquencies rep | outstanding <br> nt delinque | resent the clos rincipal Receiv | g Receivables <br> bles at the per | the period end. |  |  |  |  |  |  |  |  |

## Loss Experience

| Loss Experience | 2 Months Ended 28 Feb 2011 | Year Ended <br> 31 Dec 2010 | Year Ended 31 Dec 2009 | 18th Oct to 31 Dec 2008 |
| :---: | :---: | :---: | :---: | :---: |
| Average Principal Receivables |  |  |  |  |
| Outstanding ${ }^{(1)}$............... | £7,110,094,145 | £4,638,372,910 | £3,924,917,758 | £3,935,121,782 |
| Average Gross Losses ${ }^{(2)}$ | £32,187,591 | £32,877,170 | £32,094,810 | £10,973,983 |
| Average Recoveries ${ }^{(3)}$. | £4,333,687 | £3,472,049 | £1,395,611 | £132,458 |
| Average Net Losses ${ }^{(4)}$...................... | £27,853,904 | £29,405,121 | £30,699,199 | $£ 10,841,525$ |
| Gross Losses as a percentage of |  |  |  |  |
| Principal Receivables Outstanding ${ }^{(5)}$. | 5.4\% | 8.5\% | 9.8\% | 3.3\% |
| Net Losses as a percentage of |  |  |  |  |
| Principal Receivables Outstanding ${ }^{(5)}$. | 4.7\% | 7.6\% | 9.4\% | 3.3\% |

## Notes:

${ }^{(1)}$ Average Principal Receivables outstanding is the average of the opening Receivables balance for the period indicated.
${ }^{(2)}$ Gross Losses are charged-off Principal Receivables. These were low in 2008 due to initial asset selection into the pool of securitised accounts in October 2008 excluding accounts in late stage arrears.
${ }^{(3)}$ Recoveries are amounts received on previously charged-off Principal Receivables.
${ }^{(4)}$ Net Losses are Gross Losses minus Recoveries.
${ }^{(5)}$ All ratios are annualised.

All ratios are annualised by multiplying by the following ratio: 365 divided by the number of days in the reported period.

COMPOSITION BY ACCOUNT BALANCE

## Securitised Portfolio

| Loss Experience | Total Number of Accounts | Percentage of Total Number of Accounts | Total Receivables | Percentage of Total Receivables |
| :---: | :---: | :---: | :---: | :---: |
| Credit Balance | 719,567 | 12.1\% | £-18,702,798 | -0.3\% |
| No Balance. | 1,717,938 | 29.0\% | £0 | 0.0\% |
| £0.01-£5,000.00 | 3,062,907 | 51.7\% | £3,496,258,020 | 49.2\% |
| $£ 5,000.01$ - £10,000.00..................... | 310,766 | 5.2\% | £2,177,558,800 | 30.6\% |
| £10,000.01-£15,000.00.................... | 109,007 | 1.8\% | £1,346,069,546 | 18.9\% |
| £15,000.01-£20,000.00.................... | 6,101 | 0.1\% | £97,214,199 | 1.4\% |
| $£ 20,000.01$ or more.......................... | 283 | 0.0\% | £7,133,421 | 0.1\% |
| Total ................................................ | 5,926,569 | 100.0\% | £7,105,531,188 | 100.0\% |

COMPOSITION BY CREDIT LIMIT

## Securitised Portfolio

| Loss Experience | Total Number of Accounts | Percentage of Total Number of Accounts | Total Receivables | Percentage of Total Receivables |
| :---: | :---: | :---: | :---: | :---: |
| Less than $£ 5,000.00$ | 3,418,154 | 57.7\% | £1,938,015,070 | 27.3\% |
| $£ 5,000.01$ - $10,000.00$..................... | 1,555,261 | 26.2\% | £2,283,076,471 | 32.1\% |
| £10,000.01-£15,000.00. | 917,762 | 15.5\% | £2,750,269,682 | 38.7\% |
| £15,000.01-£20,000.00. | 33,105 | 0.6\% | £120,687,278 | 1.7\% |
| $£ 20,000.01$ or more........................... | 2,287 | 0.0\% | £13,482,688 | 0.2\% |
| Total ............................................... | 5,926,569 | 100.0\% | £7,105,531,188 | 100.0\% |

## COMPOSITION BY PERIOD OF DELINQUENCY

## Securitised Portfolio

| Period of Delinquency <br> (Days contractually Delinquent) | Total Number of Accounts | Percentage of Total Number of Accounts | Total Receivables ${ }^{(1)}$ | Percentage of Total Receivables |
| :---: | :---: | :---: | :---: | :---: |
| Not Delinquent. | 5,726,555 | 96.6\% | £6,456,744,577 | 90.9\% |
| 5-29 Days. | 121,497 | 2.1\% | £344,666,108 | 4.9\% |
| 30-59 Days. | 26,305 | 0.4\% | £90,330,315 | 1.3\% |
| 60-89 Days. | 16,180 | 0.3\% | £64,287,091 | 0.9\% |
| 90 or More Days ...................... | 36,032 | 0.6\% | £149,503,097 | 2.1\% |
| Total ... | 5,926,569 | 100.0\% | £7,105,531,188 | 100.0\% |

Notes:
${ }^{(1)}$ Total Receivables include Principal Receivables and Finance Charge Receivables.

COMPOSITION BY ACCOUNT AGE

| Securitised Portfolio |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Account Age | Total Number of Accounts | Percentage of Total Number of Accounts | Total Receivables ${ }^{(1)}$ | Percentage of Total Receivables |
| Not More Than 6 Months. | 33,772 | 0.6\% | £17,412,226 | 0.2\% |
| Over 6 Months to 12 Months.............. | 238,880 | 4.0\% | £167,295,396 | 2.4\% |
| Over 12 Months to 24 Months.......... | 720,438 | 12.2\% | £543,914,350 | 7.7\% |
| Over 24 Months to 36 Months............ | 728,314 | 12.3\% | £710,762,390 | 10.0\% |
| Over 36 Months to 48 Months............ | 631,787 | 10.7\% | £763,811,715 | 10.7\% |
| Over 48 Months to 60 Months.......... | 373,499 | 6.3\% | £529,256,503 | 7.4\% |
| Over 60 Months to 72 Months............ | 369,994 | 6.2\% | £545,920,419 | 7.7\% |
| Over 72 Months ...... | 2,829,885 | 47.7\% | £3,827,158,190 | 53.9\% |
| Total .............................................. | 5,926,569 | 100.0\% | £7,105,531,188 | 100.0\% |

Notes:
${ }^{(1)}$ Total Receivables include Principal Receivables and Finance Charge Receivables.

## GEOGRAPHIC DISTRIBUTION OF ACCOUNTS

| Securitised Portfolio |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Region | Total Number of Accounts | Percentage of Total Number of Accounts | Total Receivables ${ }^{(1)}$ | Percentage of Total Receivables |
| East Anglia. | 647,566 | 10.9\% | £823,849,752 | 11.6\% |
| London..... | 384,152 | 6.5\% | £511,112,681 | 7.2\% |
| Midlands | 776,133 | 13.1\% | £839,991,465 | 11.8\% |
| North East England. | 812,977 | 13.7\% | £920,644,387 | 13.0\% |
| North West England | 724,412 | 12.2\% | £833,993,044 | 11.7\% |
| Scotland. | 740,188 | 12.5\% | £872,862,937 | 12.3\% |
| South Central England. | 565,690 | 9.5\% | £735,959,369 | 10.4\% |
| South East England. | 494,657 | 8.3\% | £677,394,208 | 9.5\% |
| South West England | 531,079 | 9.0\% | £597,969,930 | 8.4\% |
| Wales .......................................... | 242,876 | 4.1\% | £283,155,380 | 4.0\% |
| Other ......................................... | 6,839 | 0.1\% | £8,598,036 | 0.1\% |
| Total . | 5,926,569 | 100.0\% | £7,105,531,188 | 100.0\% |

[^2]
(4) Yield from charges and fees include interest income, late fees, forex fees, credit insurance, card protection insurance, overlimit fees, cash advance fees, ATM fees, balance transfer fees and other fees related to credit cards.

## STATIC POOL DATA

The following tables present yield, net charge off, delinquencies, principal payment rate, total payment rate, Principal Receivables balance and total Receivables balance for credit card receivables included in the Securitised Portfolio since the incorporation of the Penarth Receivables Trust in October 2008. In each case, the information is organised by calendar year of account origination ("Year of Account Origination") for each monthly period.

The data up to October 2010 relates to Receivables originated by Bank of Scotland only. In November 2010, £2.9 billion of Receivables originated by LTSB were added to the Penarth Receivables Trust, and data from November 2010 reflects the combined Bank of Scotland and LTSB Receivables in the Penarth Receivables Trust.

Yield from finance charges, fees and interchange


Yield from finance charges and fees includes interest income, late fees, forex fees, credit insurance, card protection insurance, overlimit fees, cash advance fees, ATM fees, balance transfer fees and other fees related to credit cards. The yield percentage for each monthly period is calculated by dividing the sum of finance charges, fees and interchange during each monthly period by the Principal Receivables balance as of the beginning of the monthly period, then annualised by dividing the result by the number of days in each monthly period and multiplying by the number of days in the calendar year.

Volatility in the yield percentage is driven primarily by variations in the number of collection days during the performance period; the more collection days there are, the higher the value of payments received, and the higher the reported yield.

The yield during the first 12 months post account origination is low due to the introductory annual percentage rate ("APR") offers at account origination which typically offer $0 \%$ on balance transfers and/or purchases during the first 9-12 months. This trend is evident in the yields reported in the first few performance periods for accounts originated in 2009 and 2010.

Pre-2004 the operating environment in the UK for credit cards issuers was less competitive, and Lloyds Banking Group's acquisition strategy for the LTSB portfolio had initial APRs at account origination which were typically higher; accordingly, the pre-2004 vintages have a slightly higher yield compared with the post-2004 vintages. The originators believe that the differential margin in yield compared to post-2004 vintages is reducing as Lloyds Banking Group's risk-based re-pricing strategy across the portfolio results in the convergence of yield over time.

In July 2007, LTSB launched the Airmiles Duo card, taking over the Airmiles relationship from National Westminster Bank plc ("NatWest"). This product rewards credit card spend with Airmiles, and attracts a higher proportion of convenience users who are less likely to revolve a balance on an account and attract interest charges. Yield on the LTSB originated accounts from 2007 is therefore lower than accounts originated in years prior to 2007.

Following the addition of $£ 2.9$ billion of LTSB Receivables to the Penarth Receivables Trust in November 2010, overall yield for the Penarth Receivables Trust has increased, driven by higher payment rates and so have the Finance Charge Collections on the LTSB portfolio relative to the Bank of Scotland portfolio.

| Year of Account Origination |  |  |  |  |  |  |  |  |  |  | $\begin{aligned} & \text { 18-Oct } \\ & \text { to } 31 \end{aligned}$ | Dec- <br> 2008 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  |  |  | Nov <br> 2008 |  |
| Pre-2004 |  |  |  |  |  |  |  |  |  |  | 3.65\% | 4.49\% |
| 2004 |  |  |  |  |  |  |  |  |  |  | 2.52\% | 2.73\% |
| 2005 |  |  |  |  |  |  |  |  |  |  | 2.43\% | 3.03\% |
| 2006 |  |  |  |  |  |  |  |  |  |  | 3.02\% | 3.55\% |
| 2007 |  |  |  |  |  |  |  |  |  |  | 1.56\% | 2.29\% |
| 2008 |  |  |  |  |  |  |  |  |  |  |  |  |
| 2009 |  |  |  |  |  |  |  |  |  |  |  |  |
| 2010 |  |  |  |  |  |  |  |  |  |  |  |  |
| Year of | Jan- <br> 2009 | Feb- <br> 2009 | Mar- <br> 2009 | Apr- <br> 2009 | May- <br> 2009 | Jun- <br> 2009 | Jul- $2009$ | Aug- $2009$ | Sep2009 | Oct2009 | Nov2009 | Dec2009 |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 4.48\% | 6.05\% | 9.96\% | 11.83\% | 11.81\% | 12.80\% | 12.62\% | 11.97\% | 11.27\% | 10.07\% | 11.55\% | 10.83\% |
| 2004 | 3.32\% | 4.19\% | 7.95\% | 8.49\% | 9.63\% | 11.08\% | 10.83\% | 9.86\% | 9.35\% | 8.92\% | 9.29\% | 9.02\% |
| 2005 | 3.01\% | 4.95\% | 7.77\% | 9.02\% | 10.26\% | 10.79\% | 10.92\% | 10.15\% | 9.93\% | 9.07\% | 10.25\% | 9.03\% |
| 2006 | 3.33\% | 4.77\% | 8.19\% | 9.95\% | 10.76\% | 11.75\% | 11.40\% | 10.01\% | 10.69\% | 10.28\% | 10.29\% | 9.72\% |
| 2007 | 2.58\% | 4.46\% | 7.24\% | 9.22\% | 10.64\% | 10.99\% | 13.66\% | 10.56\% | 10.14\% | 9.36\% | 11.17\% | 10.77\% |
| 2008 |  |  |  |  |  |  |  | 0.49\% | 1.55\% | 2.11\% | 2.04\% | 2.82\% |
| 2009 |  |  |  |  |  |  |  | 0.11\% | 0.76\% | 0.93\% | 0.73\% | 0.73\% |
| 2010 |  |  |  |  |  |  |  |  |  |  |  |  |
| Year of | Jan- | Feb- | Mar- | Apr- | May- | Jun- | Jul- | Aug- | Sep- | Oct- | Nov- | Dec- |
| Account | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ | $2010$ |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 10.00\% | 11.90\% | 11.45\% | 10.36\% | 8.90\% | 10.15\% | 8.70\% | 8.89\% | 8.17\% | 7.95\% | 4.88\% | 4.43\% |
| 2004 | 8.64\% | 8.66\% | 9.58\% | 9.12\% | 7.53\% | 8.73\% | 6.30\% | 7.26\% | 7.61\% | 6.94\% | 5.28\% | 5.12\% |
| 2005 | 8.31\% | 9.37\% | 9.50\% | 8.44\% | 15.24\% | 9.44\% | 7.26\% | 8.47\% | 7.55\% | 6.94\% | 6.23\% | 5.93\% |
| 2006 | 9.81\% | 10.34\% | 10.72\% | 9.76\% | 5.06\% | 9.64\% | 7.78\% | 8.56\% | 9.51\% | 7.56\% | 6.71\% | 5.95\% |
| 2007 | 9.53\% | 11.13\% | 10.68\% | 10.13\% | 7.23\% | 10.07\% | 8.37\% | 9.31\% | 8.29\% | 7.56\% | 5.06\% | 4.58\% |
| 2008 | 3.66\% | 6.97\% | 8.09\% | 9.50\% | 10.50\% | 9.97\% | 8.08\% | 8.13\% | 7.86\% | 7.62\% | 5.11\% | 5.63\% |
| 2009 | 1.28\% | 1.86\% | 3.09\% | 4.08\% | 4.98\% | 5.29\% | 3.12\% | 3.64\% | 4.06\% | 4.40\% | 3.97\% | 4.68\% |
| 2010 |  |  |  |  |  |  | 0.16\% | 0.21\% | 0.46\% | 0.88\% | 0.97\% | 1.31\% |
| Year of | Jan- | Feb- |  |  |  |  |  |  |  |  |  |  |
| Account | 2011 | 2011 |  |  |  |  |  |  |  |  |  |  |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 4.06\% | 4.93\% |  |  |  |  |  |  |  |  |  |  |
| 2004 | 5.14\% | 5.70\% |  |  |  |  |  |  |  |  |  |  |
| 2005 | 5.03\% | 6.33\% |  |  |  |  |  |  |  |  |  |  |
| 2006 | 5.48\% | 6.84\% |  |  |  |  |  |  |  |  |  |  |
| 2007 | 4.71\% | 5.79\% |  |  |  |  |  |  |  |  |  |  |
| 2008 | 4.77\% | 5.96\% |  |  |  |  |  |  |  |  |  |  |
| 2009 | 4.31\% | 5.15\% |  |  |  |  |  |  |  |  |  |  |
| 2010 | 1.47\% | 2.39\% |  |  |  |  |  |  |  |  |  |  |

Net losses for a performance period is calculated as Principal Receivables charged off during the performance period less recoveries received on previously charged off accounts during the performance period, all divided by the Principal Receivables balance as of the beginning of the performance period, then annualised by dividing the result by the number of days in the performance period and multiplying by the number of days in the calendar year.

Net losses during 2008 and the first few months of 2009 are lower due to the initial selection criteria for new Receivables added to the Penarth Receivables Trust which excluded accounts in the later stages of delinquency. This seasoning impact is evident in November 2010 when $£ 2.9$ billion of LTSB Receivables were added to the Penarth Receivables Trust resulting in reduced net losses; the originators expect net losses to increase further over the coming months up to the net losses levels observed during 2010 in the months prior to the addition of the LTSB Receivables.

The higher charge offs on accounts originated pre-2004 is due to Bank of Scotland originating accounts above-market volumes during 2002 and 2003 in line with Bank of Scotland's market growth strategy at the time. Since 2004, acquisition and underwriting strategies have been reviewed and substantially revised. In accordance with this revised strategy, Lloyds Banking Group has taken significant steps to reduce its acquisition of accounts, and exposure to existing accounts, in the higher risk segments of the credit cards market.

In 2008 during the economic market dislocation, there was an industry-wide deterioration in the quality of business acquired. Lloyds Banking Group undertook significant de-risking in response, with tighter cutoffs reducing volume and lower initial credit lines. This activity was undertaken in the second half of 2008 and into 2009. The originators believe that this has resulted in a significant improvement in the credit quality of accounts originated in 2009 and 2010.

## 30+days Delinquencies

| Year of Account Origination |  |  |  |  |  |  |  |  |  | $\begin{gathered} \text { 18-Oct } \\ \text { to } 31 \end{gathered}$ | $\begin{aligned} & \text { Dec- } \\ & 2008 \end{aligned}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  |  | $\begin{aligned} & \text { Nov } \\ & 2008 \end{aligned}$ |  |  |
| Pre-2004 |  |  |  |  |  |  |  |  |  | 3.92\% | 4.78\% |  |
| 2004 |  |  |  |  |  |  |  |  |  | 2.99\% | 3.75\% |  |
| 2005 |  |  |  |  |  |  |  |  |  | 2.99\% | 3.88\% |  |
| 2006 |  |  |  |  |  |  |  |  |  | 3.23\% | 4.02\% |  |
| 2007 |  |  |  |  |  |  |  |  |  | 2.43\% | 3.34\% |  |
| 2008 |  |  |  |  |  |  |  |  |  |  |  |  |
| 2009 |  |  |  |  |  |  |  |  |  |  |  |  |
| 2010 |  |  |  |  |  |  |  |  |  |  |  |  |
| Year of | Jan- | Feb- | Mar- | Apr- | May- | Jun- | Jul- | Aug- | Sep- | Oct- | Nov- | Dec- |
| Account | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ | $2009$ |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 5.77\% | 6.49\% | 6.87\% | 6.88\% | 6.87\% | 6.77\% | 6.52\% | 6.39\% | 6.23\% | 6.39\% | 6.34\% | 6.18\% |
| 2004 | 4.70\% | 5.44\% | 5.70\% | 5.78\% | 5.76\% | 5.68\% | 5.43\% | 5.35\% | 5.21\% | 5.22\% | 5.17\% | 5.09\% |
| 2005 | 4.85\% | 5.46\% | 5.79\% | 5.93\% | 5.90\% | 5.77\% | 5.50\% | 5.41\% | 5.21\% | 5.26\% | 5.14\% | 5.10\% |
| 2006 | 4.94\% | 5.68\% | 5.96\% | 6.13\% | 6.15\% | 6.10\% | 5.89\% | 5.81\% | 5.59\% | 5.63\% | 5.63\% | 5.57\% |
| 2007 | 4.42\% | 5.43\% | 6.01\% | 6.22\% | 6.24\% | 6.25\% | 5.89\% | 5.89\% | 5.83\% | 6.04\% | 5.91\% | 5.79\% |
| 2008 |  |  |  |  |  |  |  | 1.76\% | 2.84\% | 3.79\% | 3.07\% | 3.82\% |
| 2009 |  |  |  |  |  |  |  | 0.43\% | 0.63\% | 1.09\% | 0.72\% | 1.09\% |
| 2010 |  |  |  |  |  |  |  |  |  |  |  |  |
| Year of | Jan- | Feb- | Mar- | Apr- | May- | Jun- | Jul- | Aug- | Sep- | Oct- | Nov- | Dec- |
| Account | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 6.32\% | 6.14\% | 5.84\% | 5.64\% | 5.60\% | 5.50\% | 5.36\% | 5.16\% | 5.11\% | 5.07\% | 3.40\% | 3.57\% |
| 2004 | 5.13\% | 5.04\% | 4.82\% | 4.68\% | 4.69\% | 4.51\% | 4.53\% | 4.50\% | 4.40\% | 4.34\% | 3.60\% | 3.78\% |
| 2005 | 5.20\% | 5.16\% | 5.00\% | 4.89\% | 4.88\% | 4.72\% | 4.68\% | 4.55\% | 4.61\% | 4.76\% | 3.85\% | 4.00\% |
| 2006 | 5.60\% | 5.53\% | 5.34\% | 5.22\% | 5.31\% | 5.26\% | 5.15\% | 5.10\% | 4.99\% | 5.02\% | 4.07\% | 4.12\% |
| 2007 | 5.92\% | 5.82\% | 5.48\% | 5.33\% | 5.35\% | 5.26\% | 5.21\% | 5.00\% | 5.03\% | 5.04\% | 3.48\% | 3.68\% |
| 2008 | 4.60\% | 4.92\% | 5.15\% | 5.18\% | 5.13\% | 5.08\% | 4.57\% | 4.63\% | 4.79\% | 4.99\% | 3.52\% | 3.72\% |
| 2009 | 1.48\% | 1.95\% | 2.33\% | 2.72\% | 3.04\% | 3.36\% | 2.13\% | 2.49\% | 2.86\% | 3.28\% | 2.70\% | 2.91\% |
| 2010 |  |  |  |  |  |  | 0.28\% | 0.49\% | 0.72\% | 1.00\% | 0.98\% | 1.24\% |
| Year of | Jan- | Feb- |  |  |  |  |  |  |  |  |  |  |
| Account | 2011 | 2011 |  |  |  |  |  |  |  |  |  |  |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 3.79\% | 3.96\% |  |  |  |  |  |  |  |  |  |  |
| 2004 | 3.92\% | 4.04\% |  |  |  |  |  |  |  |  |  |  |
| 2005 | 4.18\% | 4.31\% |  |  |  |  |  |  |  |  |  |  |
| 2006 | 4.32\% | 4.51\% |  |  |  |  |  |  |  |  |  |  |
| 2007 | 3.91\% | 4.05\% |  |  |  |  |  |  |  |  |  |  |
| 2008 | 4.01\% | 4.29\% |  |  |  |  |  |  |  |  |  |  |
| 2009 | 3.09\% | 3.32\% |  |  |  |  |  |  |  |  |  |  |

Delinquencies include both Principal Receivables and Finance Charge Receivables. The 30+ days delinquency percentage for a performance period is calculated as total receivables 30 days or more past due divided by total Principal Receivables and Finance Charge Receivables as of the last day of the performance period.

Delinquencies during 2008 and the first few months of 2009 are lower due to the initial selection criteria for new Receivables added to the Penarth Receivables Trust which excluded accounts in the later stages of delinquency. This seasoning impact is evident in November 2010 when $£ 2.9$ billion of LTSB Receivables were added to the Penarth Receivables Trust resulting in reduced delinquencies; the originators expect delinquencies to increase over the coming months up to the delinquency levels observed during 2010 in the months prior to the addition of the LTSB Receivables.

In 2008 in response to the deteriorating economic environment, Lloyds Banking Group undertook significant de-risking of its portfolio, with credit lines of higher risk customers reduced and tighter cutoffs and lower initial credit lines improving the quality of new account acquisitions. This activity was undertaken in 2008 and into 2009. The originators believe that this has resulted in a reduction in delinquencies through the second half of 2009 which has continued through 2010 and into 2011.

## Principal Payment Rate



Principal payment rate for a performance period is calculated as Principal Collections received from cardholders during the performance period divided by Principal Receivables at the beginning of the performance period.

For the Bank of Scotland portfolio, pre-2004 account originations typically received higher spending rewards and attracted a higher percentage of convenience users. As a result, payment rates for this segment tend to be stronger for the pre-2004 vintage. From 2005 onwards, Bank of Scotland products have typically targeted the borrower population with more attractive lower introductory APRs instead of rewards. This strategy has reduced the average payment rate on Bank of Scotland's credit card receivables originated since 2005.

In July 2007, LTSB launched the Airmiles Duo card, taking over the Airmiles relationship from NatWest. This product rewards credit card spend with Airmiles, and attracts a higher proportion of convenience users who pay down their balance in full each month. Payment rates for this product on the LTSB portfolio increased not only for originations from 2007, but also for the pre-2007 vintages as some existing customers switched to the new product and changed their spending and payment behaviours to benefit from the Airmiles rewards. Payment rates have increased across all origination years from November 2010 following the addition of $£ 2.9$ billion of LTSB Receivables to the Penarth Receivables Trust.

## Total Payment Rate

| Year of Account Origination |  |  |  |  |  |  |  |  |  |  | $\begin{gathered} \text { 18-Oct } \\ \text { to } 31 \\ \text { Nov } \\ 2008 \end{gathered}$ | $\begin{aligned} & \text { Dec- } \\ & 2008 \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 |  |  |  |  |  |  |  |  |  |  | 15.85\% | 18.19\% |
| 2004 |  |  |  |  |  |  |  |  |  |  | 14.21\% | 15.68\% |
| 2005 |  |  |  |  |  |  |  |  |  |  | 12.06\% | 12.74\% |
| 2006 |  |  |  |  |  |  |  |  |  |  | 11.22\% | 11.66\% |
| 2007 |  |  |  |  |  |  |  |  |  |  | 17.40\% | 18.25\% |
| 2008 |  |  |  |  |  |  |  |  |  |  |  |  |
| 2009 |  |  |  |  |  |  |  |  |  |  |  |  |
| 2010 |  |  |  |  |  |  |  |  |  |  |  |  |
| Year of | Jan- | Feb- | Mar- | Apr- | May- | Jun- | Jul- | Aug- | Sep- | Oct- | Nov- | Dec- |
| Account | 2009 | 2009 | 2009 | 2009 | 2009 | 2009 | 2009 | 2009 | 2009 | 2009 | 2009 | 2009 |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 14.70\% | 14.28\% | 16.07\% | 14.13\% | 14.43\% | 15.62\% | 15.29\% | 13.69\% | 15.97\% | 15.56\% | 15.19\% | 15.97\% |
| 2004 | 13.06\% | 12.84\% | 14.03\% | 12.38\% | 12.33\% | 13.36\% | 13.18\% | 11.66\% | 13.47\% | 13.15\% | 12.59\% | 13.22\% |
| 2005 | 10.87\% | 10.44\% | 11.51\% | 9.98\% | 9.79\% | 10.72\% | 10.68\% | 9.40\% | 10.99\% | 10.54\% | 10.18\% | 10.19\% |
| 2006 | 9.96\% | 9.60\% | 10.66\% | 9.19\% | 9.00\% | 9.78\% | 9.67\% | 8.50\% | 9.93\% | 9.58\% | 9.20\% | 9.22\% |
| 2007 | 16.96\% | 15.87\% | 15.77\% | 12.22\% | 11.71\% | 12.46\% | 12.19\% | 10.72\% | 12.29\% | 11.72\% | 11.31\% | 11.23\% |
| 2008 |  |  |  |  |  |  |  | 14.58\% | 16.86\% | 15.21\% | 13.55\% | 12.59\% |
| 2009 |  |  |  |  |  |  |  | 10.27\% | 13.31\% | 15.49\% | 14.70\% | 15.19\% |
| 2010 |  |  |  |  |  |  |  |  |  |  |  |  |
| Year of | Jan- | Feb- | Mar- | Apr- | May- | Jun- | Jul- | Aug- | Sep- | Oct- | Nov- | Dec- |
| Account | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 | 2010 |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 14.71\% | 14.06\% | 17.21\% | 14.77\% | 16.69\% | 15.48\% | 16.15\% | 16.37\% | 16.34\% | 15.70\% | 16.69\% | 19.10\% |
| 2004 | 12.17\% | 11.94\% | 14.57\% | 12.50\% | 13.63\% | 12.88\% | 13.53\% | 13.48\% | 13.41\% | 13.02\% | 13.07\% | 14.05\% |
| 2005 | 9.60\% | 9.46\% | 11.78\% | 9.91\% | 10.05\% | 9.99\% | 10.60\% | 10.42\% | 10.63\% | 10.15\% | 11.56\% | 12.30\% |
| 2006 | 8.58\% | 8.62\% | 10.56\% | 8.96\% | 9.98\% | 9.21\% | 9.87\% | 9.54\% | 9.86\% | 9.36\% | 11.38\% | 12.08\% |
| 2007 | 10.39\% | 10.48\% | 12.57\% | 10.69\% | 11.70\% | 10.93\% | 11.39\% | 11.24\% | 11.19\% | 10.80\% | 16.66\% | 20.11\% |
| 2008 | 11.72\% | 11.92\% | 14.05\% | 11.40\% | 12.09\% | 11.34\% | 11.85\% | 11.62\% | 11.68\% | 11.15\% | 15.11\% | 17.41\% |
| 2009 | 15.25\% | 16.47\% | 20.46\% | 17.00\% | 18.48\% | 17.10\% | 17.11\% | 16.83\% | 17.01\% | 15.80\% | 18.92\% | 19.78\% |
| 2010 |  |  |  |  |  |  | 10.23\% | 10.88\% | 12.65\% | 14.49\% | 19.23\% | 21.81\% |
| Year of | Jan- | Feb- |  |  |  |  |  |  |  |  |  |  |
| Account | 2011 | 2011 |  |  |  |  |  |  |  |  |  |  |
| Origination |  |  |  |  |  |  |  |  |  |  |  |  |
| Pre-2004 | 18.55\% | 17.22\% |  |  |  |  |  |  |  |  |  |  |
| 2004 | 13.82\% | 13.40\% |  |  |  |  |  |  |  |  |  |  |
| 2005 | 12.31\% | 11.92\% |  |  |  |  |  |  |  |  |  |  |
| 2006 | 12.25\% | 11.97\% |  |  |  |  |  |  |  |  |  |  |
| 2007 | 19.85\% | 18.50\% |  |  |  |  |  |  |  |  |  |  |
| 2008 | 17.44\% | 16.45\% |  |  |  |  |  |  |  |  |  |  |
| 2009 | 19.85\% | 18.60\% |  |  |  |  |  |  |  |  |  |  |
| 2010 | 23.44\% | 21.96\% |  |  |  |  |  |  |  |  |  |  |

Total payment rate for a performance period is calculated as Principal Receivables and Finance Charge Collections received from cardholders during the performance period divided by Principal Receivables and Finance Charge Receivables at the beginning of the performance period.

| $\begin{aligned} & \infty \\ & \stackrel{0}{\dddot{4}} \\ & 0 \\ & \hline 0 \end{aligned}$ |  | O． |  <br>  <br>  | \％ |  |
| :---: | :---: | :---: | :---: | :---: | :---: |


| 8－Oct to 31 Nov |
| :---: |
| 2008 |

$2,108,455,975$
$467,318,614$
$446,533,562$
$410,888,284$
$561,385,870$

Nov－2009

$1,916,211,758$
$454,334,992$
$456,859,607$
$422,100,853$
$430,054,963$
$342,158,430$
$341,707,712$

Nov－2010

$3,039,175,426$
$583,151,384$
$517,560,423$
$501,741,813$
$711,466,361$
$725,869,743$
$576,23,329$
$290,102,042$

| $\begin{aligned} & \text { Ò } \\ & \text { T15 } \\ & \text { O} \end{aligned}$ |  | $\begin{aligned} & \text { O} \\ & \text { त } \\ & \text { 흥 } \end{aligned}$ |  |
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Opening Principal Receivables represents Principal Receivables at the start of the first day of the performance period．

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[^3]Opening total Receivables represents Principal Receivables and Finance Charge Receivables at the start of the first day of the performance period．

## PURCHASE AND TRANSFER RESTRICTIONS

Because of the following restrictions, purchasers are advised to consult legal counsel prior to making any offer, sale, resale, pledge or transfer of the notes.

The notes have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or any state securities or "Blue Sky" laws or the securities laws of any other jurisdiction and, accordingly, may not be reoffered, resold, pledged or otherwise transferred except in accordance with the restrictions described below.

Without limiting the foregoing, by holding a note, each Noteholder will acknowledge and agree, among other things, that such Noteholder understands that neither of the Issuer nor the Securitised Portfolio is registered as an investment company under the United States Investment Company Act of 1940, but that the Issuer and the Securitised Portfolio are exempt from registration as such.

## Prospective Initial Investors in the notes

Each prospective purchaser of the notes offered in reliance on Rule 144A ("Rule 144A") or Rule 506 of Regulation D under the Securities Act (each a "U.S. Offeree") and each prospective purchaser of the notes offered in reliance on Regulation S ("Regulation S") under the Securities Act (a "Non-U.S. Offeree" and together with the U.S. Offerees, the "Offerees"), by accepting delivery of these Final Terms and the Base Prospectus, will be deemed to have represented, acknowledged and agreed as follows:
(i) The Offeree acknowledges that these Final Terms and the Base Prospectus are personal to the Offeree and do not constitute an offer to any other person or to the public generally to subscribe for or otherwise acquire the notes other than pursuant to Rule 144A or Rule 506 of Regulation D, or another exemption from registration from the Securities Act, or in offshore transactions in accordance with Regulation S. Distribution of these Final Terms and the Base Prospectus or disclosure of any of their contents to any person other than the Offeree and those persons, if any, retained to advise the Offeree with respect thereto and other persons meeting the requirements of Rule 144A or Rule 506 of Regulation D or Regulation S is unauthorised and any disclosure of any of their contents, without the prior written consent of the Issuer, is prohibited.
(ii) The Offeree agrees to make no photocopies of these Final Terms and Base Prospectus or any documents referred to herein and, if the Offeree does not purchase the notes or the offering is terminated, to return these Final Terms and the Base Prospectus and all documents referred to herein and therein to Lloyds TSB Bank plc.
(iii) The Offeree has carefully read and understands these Final Terms and the Base Prospectus, including, without limitation, the "Additional Risk Factors" section herein and the "Risk Factors" section in the Base Prospectus, and has based its decision to purchase the notes upon the information contained herein and therein and on written information, if any, provided to it by the Issuer and the Joint Lead Manager and not on any other information.

## Notes

## Legend

Unless determined otherwise by the Issuer in accordance with applicable law and so long as any class of Rule 144A Notes or Regulation S Notes is outstanding, the Rule 144A and the Regulation S Notes will bear a legend substantially set forth below:

THE NOTE TRUST DEED (THE "NOTE TRUST DEED"), DATED 16 OCTOBER 2008 (AS AMENDED AND RESTATED FROM TIME TO TIME), BETWEEN THE ISSUER AND DEUTSCHE BANK TRUST COMPANY AMERICAS (THE "NOTE TRUSTEE"). THE HOLDER HEREOF, BY ITS ACCEPTANCE OF THIS NOTE, FURTHER REPRESENTS, ACKNOWLEDGES AND AGREES THAT IT WILL NOT REOFFER, RESELL, PLEDGE OR OTHERWISE TRANSFER THIS NOTE (OR ANY INTEREST HEREIN) EXCEPT IN COMPLIANCE WITH THE SECURITIES ACT, THE INVESTMENT COMPANY ACT AND ALL OTHER APPLICABLE LAWS OF ANY JURISDICTION AND IN ACCORDANCE WITH THE RESTRICTIONS, CERTIFICATIONS AND OTHER REQUIREMENTS SPECIFIED IN THE NOTE TRUST DEED (i) TO A TRANSFEREE THAT IS A PERSON WHOM THE SELLER REASONABLY BELIEVES IS A "QUALIFIED INSTITUTIONAL BUYER" AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT (A "QIB") PURCHASING FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF ANOTHER QIB IN COMPLIANCE WITH RULE 144A UNDER THE SECURITIES ACT OR (ii) TO A TRANSFEREE THAT IS NOT A U.S. PERSON (AS DEFINED IN REGULATION S OF THE SECURITIES ACT) AND THAT IS ACQUIRING THIS NOTE IN AN OFFSHORE TRANSACTION IN COMPLIANCE WITH RULE 903 OR RULE 904 OF REGULATION S UNDER THE SECURITIES ACT AND, IN THE CASE OF CLAUSES (i) AND (ii), IN A PRINCIPAL AMOUNT WITH RESPECT TO EACH CLASS OF NOTES OF NOT LESS THAN €50,000 (OR THE EQUIVALENT THEREOF IN THE SPECIFIED CURRENCY) FOR THE PURCHASER AND FOR EACH ACCOUNT FOR WHICH IT IS ACTING. EACH PURCHASER OR TRANSFEREE OF THIS NOTE WILL BE DEEMED TO HAVE MADE THE REPRESENTATIONS AND AGREEMENTS SET FORTH IN THE NOTE TRUST DEED.

The following three paragraphs are to be included in the legend for Regulation S Global Note Certificates only:

EACH ORIGINAL PURCHASER AND EACH TRANSFEREE OF THIS NOTE OR OF AN INTEREST HEREIN IS DEEMED TO REPRESENT, WARRANT AND AGREE THAT EITHER (I) THE HOLDER IS NOT, AND FOR SO LONG AS IT HOLDS THIS NOTE WILL NOT BE, (A) AN "EMPLOYEE BENEFIT PLAN" SUBJECT TO TITLE I OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED ("ERISA"), (B) A "PLAN" WITHIN THE MEANING OF AND SUBJECT TO SECTION 4975 OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED (THE "CODE"), (C) ANY PERSON OR ENTITY WHOSE UNDERLYING ASSETS INCLUDE, OR ARE DEEMED FOR THE PURPOSES OF ERISA OR THE CODE TO INCLUDE, THE ASSETS OF ANY SUCH "EMPLOYEE BENEFIT PLAN" OR "PLAN" BY REASON OF 29 C.F.R. 2510.3-101 (AS MODIFIED BY SECTION 3(42) OF ERISA) OR OTHERWISE, OR (D) ANY OTHER EMPLOYEE BENEFIT PLAN SUBJECT TO ANY U.S. FEDERAL, STATE, LOCAL OR NON-U.S. LAW THAT IS SUBSTANTIALLY SIMILAR TO SECTION 406 OF ERISA OR SECTION 4975 OF THE CODE ("SIMILAR LAW"), AND IS NOT PURCHASING THIS NOTE ON BEHALF OF ANY SUCH PERSON, OR (II) THE PURCHASE, HOLDING AND SUBSEQUENT DISPOSITION OF THIS NOTE WILL NOT CONSTITUTE OR RESULT IN A NON-EXEMPT PROHIBITED TRANSACTION UNDER SECTION 406 OF ERISA OR SECTION 4975 OF THE CODE (OR, IN THE CASE OF ANY SUCH OTHER EMPLOYEE BENEFIT PLAN, ARE NOT IN VIOLATION OF ANY SUCH SUBSTANTIALLY SIMILAR LAW).

EACH TRANSFEROR OF THIS NOTE AGREES TO PROVIDE NOTICE OF THE TRANSFER RESTRICTIONS SET FORTH HEREIN AND IN THE NOTE TRUST DEED TO THE TRANSFEREE. IN ADDITION TO THE FOREGOING, THE ISSUER MAINTAINS THE RIGHT TO RESELL ANY INTEREST IN THIS NOTE PREVIOUSLY TRANSFERRED TO HOLDERS NOT ELIGIBLE TO PURCHASE SUCH INTERESTS IN ACCORDANCE WITH AND SUBJECT TO THE TERMS OF THE NOTE TRUST DEED.

HOWEVER, WITHOUT PREJUDICE TO THE RIGHTS OF THE ISSUER AGAINST ANY BENEFICIAL OWNER OR PURPORTED BENEFICIAL OWNER OF NOTES, NOTHING IN THE NOTE TRUST DEED OR THE NOTES SHALL BE INTERPRETED TO CONFER ON THE ISSUER, THE NOTE TRUSTEE OR ANY PAYING AGENT ANY RIGHT AGAINST EUROCLEAR BANK S.A./N.V. ("EUROCLEAR") AND/OR CLEARSTREAM BANKING, SOCIÉTÉ ANONYME ("CLEARSTREAM"), TO REQUIRE THAT EUROCLEAR AND/OR CLEARSTREAM, AS THE CASE MAY BE, REVERSE OR RESCIND ANY TRADE COMPLETED IN ACCORDANCE WITH THE RULES OF EUROCLEAR AND/OR CLEARSTREAM, AS THE CASE MAY BE.

The following three paragraphs are to be included in the legend for Rule 144A Global Note Certificates only:

EACH ORIGINAL PURCHASER AND EACH TRANSFEREE OF THIS NOTE OR OF AN INTEREST HEREIN IS DEEMED TO REPRESENT, WARRANT AND AGREE THAT EITHER (I) THE HOLDER IS NOT, AND FOR SO LONG AS IT HOLDS THIS NOTE WILL NOT BE, (A) AN "EMPLOYEE BENEFIT PLAN" SUBJECT TO TITLE I OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED ("ERISA"), (B) A "PLAN" WITHIN THE MEANING OF AND SUBJECT TO SECTION 4975 OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED (THE "CODE"), (C) ANY PERSON OR ENTITY WHOSE UNDERLYING ASSETS INCLUDE, OR ARE DEEMED FOR PURPOSES OF ERISA OR THE CODE TO INCLUDE, THE ASSETS OF ANY SUCH "EMPLOYEE BENEFIT PLAN" OR "PLAN" BY REASON OF 29 C.F.R. 2510.3-101 (AS MODIFIED BY SECTION 3(42) OF ERISA) OR OTHERWISE, OR (D) ANY OTHER EMPLOYEE BENEFIT PLAN SUBJECT TO ANY U.S. FEDERAL, STATE, LOCAL OR NON-U.S. LAW THAT IS SUBSTANTIALLY SIMILAR TO SECTION 406 OF ERISA OR SECTION 4975 OF THE CODE ("SIMILAR LAW"), AND IS NOT PURCHASING THIS NOTE ON BEHALF OF ANY SUCH PERSON, OR (II) THE PURCHASE, HOLDING AND SUBSEQUENT DISPOSITION OF THIS NOTE WILL NOT CONSTITUTE OR RESULT IN A NON-EXEMPT PROHIBITED TRANSACTION UNDER SECTION 406 OF ERISA OR SECTION 4975 OF THE CODE (OR, IN THE CASE OF ANY SUCH OTHER EMPLOYEE BENEFIT PLAN, ARE NOT IN VIOLATION OF ANY SUCH SUBSTANTIALLY SIMILAR LAW).

EACH TRANSFEROR OF THIS NOTE AGREES TO PROVIDE NOTICE OF THE TRANSFER RESTRICTIONS SET FORTH HEREIN AND IN THE NOTE TRUST DEED TO THE TRANSFEREE. IN ADDITION TO THE FOREGOING, THE ISSUER MAINTAINS THE RIGHT TO RESELL ANY INTEREST IN THIS NOTE PREVIOUSLY TRANSFERRED TO HOLDERS NOT ELIGIBLE TO PURCHASE SUCH INTERESTS IN ACCORDANCE WITH AND SUBJECT TO THE TERMS OF THE NOTE TRUST DEED.

HOWEVER, WITHOUT PREJUDICE TO THE RIGHTS OF THE ISSUER AGAINST ANY BENEFICIAL OWNER OR PURPORTED BENEFICIAL OWNER OF NOTES, NOTHING IN THE NOTE TRUST DEED OR THE NOTES SHALL BE INTERPRETED TO CONFER ON THE ISSUER, THE NOTE TRUSTEE OR ANY PAYING AGENT ANY RIGHT AGAINST THE DEPOSITORY TRUST COMPANY ("DTC") TO REQUIRE THAT DTC REVERSE OR RESCIND ANY TRADE COMPLETED IN ACCORDANCE WITH THE RULES OF DTC.

The following two paragraphs are to be included in the legend for Regulation S Global Note Certificates only:

ANY TRANSFERS, PLEDGE OR OTHER USE OF THIS NOTE FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL SINCE THE REGISTERED OWNER HEREOF, DEUTSCHE BANK AG, LONDON BRANCH, HAS AN INTEREST HEREIN, UNLESS THIS NOTE IS PRESENTED BY AN AUTHORISED REPRESENTATIVE OF EUROCLEAR AND CLEARSTREAM TO THE ISSUER OR ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE OR PAYMENT AND ANY NOTE ISSUED IS REGISTERED IN THE NAME OF DEUTSCHE BANK AG, LONDON BRANCH OR OF SUCH OTHER ENTITY AS IS REQUESTED BY AN AUTHORISED REPRESENTATIVE OF EUROCLEAR AND CLEARSTREAM (AND ANY PAYMENT HEREON IS MADE TO DEUTSCHE BANK AG, LONDON BRANCH.

TRANSFERS OF THIS NOTE SHALL BE LIMITED TO TRANSFERS IN WHOLE, AND NOT IN PART, TO NOMINEES OF EUROCLEAR AND CLEARSTREAM OR TO SUCCESSORS THEREOF OR SUCH SUCCESSORS' NOMINEE AND TRANSFERS OF INTERESTS IN THIS NOTE SHALL BE LIMITED TO TRANSFERS MADE IN ACCORDANCE WITH THE RESTRICTIONS SET FORTH IN THE NOTE TRUST DEED.

The following two paragraphs are to be included in the legend for Rule 144A Global Note Certificates only:

ANY TRANSFERS, PLEDGE OR OTHER USE OF THIS NOTE FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL SINCE THE REGISTERED OWNER HEREOF, CEDE \& CO. ("CEDE"), HAS AN INTEREST HEREIN, UNLESS THIS NOTE IS PRESENTED BY AN

AUTHORISED REPRESENTATIVE OF DTC TO THE ISSUER OR ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE OR PAYMENT AND ANY NOTE ISSUED IS REGISTERED IN THE NAME OF CEDE OR OF SUCH OTHER ENTITY AS IS REQUESTED BY AN AUTHORISED REPRESENTATIVE OF DTC (AND ANY PAYMENT HEREON IS MADE TO CEDE).

TRANSFERS OF THIS NOTE SHALL BE LIMITED TO TRANSFERS IN WHOLE, AND NOT IN PART, TO NOMINEES OF DTC OR TO A SUCCESSOR THEREOF OR SUCH SUCCESSOR'S NOMINEE AND TRANSFERS OF INTERESTS IN THIS NOTE SHALL BE LIMITED TO TRANSFERS MADE IN ACCORDANCE WITH THE RESTRICTIONS SET FORTH IN THE NOTE TRUST DEED.

PRINCIPAL OF THIS NOTE IS PAYABLE AS SET FORTH IN THE NOTE TRUST DEED. ACCORDINGLY, THE OUTSTANDING PRINCIPAL OF THIS NOTE AT ANY TIME MAY BE LESS THAN THE AMOUNT SHOWN ON THE FACE HEREOF. ANY PERSON ACQUIRING THIS NOTE MAY ASCERTAIN ITS CURRENT PRINCIPAL AMOUNT BY INQUIRY OF DEUTSCHE BANK AG, LONDON BRANCH AS THE PRINCIPAL PAYING AGENT.

THE HOLDER OF THIS NOTE ACKNOWLEDGES THAT NOTWITHSTANDING ANY OTHER PROVISION OF THE NOTE TRUST DEED OR ANY OTHER TRANSACTION DOCUMENT, ALL PAYMENTS OF PRINCIPAL, INTEREST OR ANY OTHER AMOUNT TO BE MADE BY THE ISSUER IN RESPECT OF THE NOTES OR UNDER ANY TRANSACTION DOCUMENT WILL BE PAYABLE PURSUANT TO THE PRIORITY OF PAYMENTS AND ONLY FROM, AND TO THE EXTENT OF, THE SUMS PAID TO, OR NET PROCEEDS RECOVERED BY OR ON BEHALF OF, THE ISSUER IN RESPECT OF THE SECURITY (AS DEFINED IN THE SECURITY TRUST DEED AND CASH MANAGEMENT AGREEMENT, DATED 16 OCTOBER 2008 (AS AMENDED AND RESTATED FROM TIME TO TIME), AMONG PENARTH FUNDING 1 LIMITED, PENARTH RECEIVABLES TRUSTEE LIMITED, DEUTSCHE BANK TRUST COMPANY AMERICAS, STRUCTURED FINANCE MANAGEMENT OFFSHORE LIMITED AND BANK OF SCOTLAND PLC (THE "STDCMA"). IF THE PROCEEDS OF THE SECURITY (AS DEFINED IN THE STDCMA) ARE NOT SUFFICIENT FOR THE ISSUER TO MEET ITS OBLIGATIONS IN RESPECT OF THE NOTES AND OTHER TRANSACTION DOCUMENTS, NO OTHER ASSETS OF THE ISSUER WILL BE AVAILABLE TO MEET SUCH INSUFFICIENCY.

## Initial Investors and transferees of Interests in Rule 144A Global Note Certificates

Each initial investor in, and subsequent transferee of, an interest in a Rule 144A Global Note Certificate will be deemed to have represented and agreed as follows:
(i) It (a) is a "Qualified Institutional Buyer" ("QIB") within the meaning of Rule 144A and is acquiring the notes in reliance on the exemption from Securities Act registration provided by Rule 144A thereunder and (b) understands the notes will bear the legend set forth above and be represented by one or more Rule 144A Global Notes Certificates. In addition, it will be deemed to have represented and agreed that it will hold and transfer in an amount of not less than, with respect to each class of notes, $€ 50,000$ (or the equivalent thereof in the specified currency) for it or for each account for which it is acting.
(ii) It understands that the notes have been offered only in a transaction not involving any public offering in the United States within the meaning of the Securities Act, the notes have not been and will not be registered under the Securities Act and, if in the future it decides to offer, resell, pledge or otherwise transfer the notes, such notes may be offered, resold, pledged or otherwise transferred only in accordance with the provisions of the Note Trust Deed and the legend on such notes. It acknowledges that no representation is made as to the availability of any exemption under the Securities Act or any state securities laws for resale of the notes.
(iii) In connection with the purchase of the notes: (a) the Issuer is not acting as a fiduciary or financial or investment advisor for it; (b) it is not relying (for purposes of making any investment decision or otherwise) upon any advice, counsel or representations (whether written or oral) of the Issuer or the Dealer (in its capacity as such) or any of their agents, other than any statements in a current prospectus for such notes and any representations expressly set forth in a written agreement with such party; (c) it has consulted with its own legal, regulatory, tax, business, investment, financial
and accounting advisors to the extent it has deemed necessary and has made its own investment decisions based upon its own judgment and upon any advice from such advisors as it has deemed necessary and not upon any view expressed by the Issuer or the Dealer; (d) its purchase of the notes will comply with all applicable laws in any jurisdiction in which it resides or is located; (e) it is acquiring the notes as principal solely for its own account for investment and not with a view to the resale, distribution or other disposition thereof in violation of the Securities Act; and (f) it is a sophisticated investor and is purchasing the notes with a full understanding of all of the terms, conditions and risks thereof and is capable of assuming and willing to assume those risks.
(iv) Either: (i) it is not, and for so long as it holds a debt note will not be, (A) an "employee benefit plan" subject to Title I of the U.S. Employee Retirement Income Security Act of 1974, as amended ("ERISA"), (B) a "plan" subject to Section 4975 of the U.S. Internal Revenue Code of 1986, as amended (the "Code"), (C) any person or entity whose underlying assets include, or are deemed for purposes of ERISA or the Code to include, the assets of any such "employee benefit plan" or "plan" by reason of 29 C.F.R. 2510.3-101 (as modified by Section 3(42) of ERISA), or otherwise or (D) any other employee benefit plan subject to any U.S. federal, state, local or nonU.S. law that is substantially similar to Section 406 of ERISA or Section 4975 of the Code ("Similar Law"), and is not purchasing such debt note on behalf of any such person, or (ii) the purchase, holding and subsequent disposition of such debt note will not constitute or result in a non-exempt prohibited transaction under Section 406 of ERISA or Section 4975 of the Code (or, in the case of any such other employee benefit plan, is not in violation of any such substantially Similar Law).

It understands that an investment in the notes involves certain risks, including the risk of loss of all or a substantial part of its investment under certain circumstances. It has had access to such financial and other information concerning the Issuer and the notes, as it deemed necessary or appropriate in order to make an informed investment decision with respect to its acquisition of the notes, including an opportunity to ask questions of and request information from the Issuer. It understands that the notes will be highly illiquid and are not suitable for short term trading. It understands that it is possible that due to the structure of the transaction and the performance of the Securitised Portfolio, payments on the notes may be deferred, reduced or eliminated entirely. The Issuer has assets limited to the Security (as defined in the STDCMA) for payment of the notes.
(vi) It understands that the Note Trust Deed permits the Issuer to demand that any beneficial owner of Rule 144A Global Notes who is determined not to be a QIB at the time of acquisition of such Rule 144A Global Notes Certificates to sell all its right, title and interest in such notes (a) to a person who is a QIB in a transaction meeting the requirements of Rule 144A or (b) to a person who will take delivery of its interest in Rule 144A Global Note Certificates in the form of an interest in a Regulation S Global Note Certificate and who is not a U.S. Person in a transaction meeting the requirements of Regulation $S$ in a transaction exempt from registration under the Securities Act or any state or other relevant securities laws and, if it does not comply with such demand within thirty (30) days thereof, the Issuer may sell its interest in the Note.
(vii) It acknowledges that it is its intent and that it understands it is the Issuer's intent, that for purposes of U.S. federal, state and local income taxes, the Issuer will be treated as a corporation and the notes will be treated as indebtedness of the Issuer; it agrees to such treatment, to report all income (or loss) in accordance with such treatment and to take no action inconsistent with such treatment, except as otherwise required by any taxing authority under applicable law.
(viii) It is aware that, except as otherwise provided in the Note Trust Deed, the notes being sold to it will be represented by one or more Global Note Certificates, and that beneficial interests therein may be held only through Euroclear and Clearstream or DTC or one of their nominees, as applicable.
(ix) It understands that the Issuer, the Note Trustee, the Dealer and their counsel will rely on the accuracy and truth of the foregoing representation, and it hereby consents to such reliance.

## Initial Investors and transferees of Interests in Regulation S Global Note Certificates

Each initial investor in, and subsequent transferee of, an interest in a Regulation S Global Note Certificate will be deemed to have made the representations set forth in clauses (ii), (iii), (iv), (vii), (viii) and (ix) above and will be deemed to have further represented and agreed as follows:
(i) It is aware that the sale of notes to it is being made in reliance on the exemption from registration provided by Regulation S and understands that the notes offered in reliance on Regulation S will bear the legend set forth above and be represented by or one or more Regulation S Global Note Certificate. The notes so represented may not at any time be held by or on behalf of U.S. Persons as defined in Regulation S. It and each beneficial owner of the notes that it holds is not, and will not be, a U.S. Person (as defined in Regulation S) and its purchase of the notes will comply with all applicable laws in any jurisdiction in which it resides or is located.
(ii) If it is not a "United States person" as defined in Section 7701(a)(30) of the Code, it is not acquiring any Note as part of a plan to reduce, avoid or evade U.S. federal income taxes owed, owing or potentially owed or owing.
(iii) It understands that the Note Trust Deed permits the Issuer to demand that any beneficial owner of Regulation S Global Notes who is determined to be a U.S. Person to sell all its right, title and interest in such Regulation S Global Note Certificate (a) to a person who is not a U.S. Person in a transaction meeting the requirements of Regulation S or (b) to a person who will take delivery of the Holder's Regulation S Global Notes in the form of an interest in a Rule 144A Global Note Certificate, who is a QIB in a transaction meeting the requirements of Rule 144A or another exemption from registration under the Securities Act and, if it does not comply with such demand within thirty (30) days thereof, the Issuer may sell its interest in the Note.

## Settlement

All payments in respect of the Sterling notes shall be made in Sterling in same-day funds. All payments in respect of the Dollar notes shall be made in dollars in same-day funds.

## SWAP AGREEMENT

## General

The Series 2011-1 A1 Notes will be denominated in U.S. dollars and the Issuer will be obliged to make U.S. dollar payments of interest and principal in respect of the Series 2011-1 A1 Notes. However, certain amounts received by the Issuer will be denominated in Sterling. In order to protect the Issuer against currency exchange rate exposure, the Issuer and the Swap Counterparty will enter into a currency swap transaction in relation to Series 2011-1 A1 Notes.

The Swap Agreement will not be subject to the Redemption Protection Period.
Under the terms of the currency swap transaction, the Issuer will pay to the Swap Counterparty:
(a) on or after the Issue Date, the U.S. dollar proceeds received by the Issuer on the issue of the Series 2011-1 A1 Notes;
(b) on each Interest Payment Date, an amount in Sterling determined by reference to a floating rate of interest on the relevant currency amount (as determined pursuant to the Swap Agreement and shall be subject to adjustment in accordance with the provisions of "Description of the Swap Agreements - Redemption Period and Redemption Protection Period" in the Base Prospectus); and
(c) on the Scheduled Redemption Date (which date shall be subject to adjustment in accordance with the provisions of "Description of the Swap Agreements - Redemption Period and Redemption Protection Period" in the Base Prospectus), an amount in Sterling determined in accordance with the provisions of the Swap Agreement.

In return, the Swap Counterparty will be obliged to pay to the Issuer:
(a) on or after the Issue Date, an amount in Sterling calculated by reference to the U.S. dollar proceeds of the issue of the Series 2011-1 A1 Notes converted into Sterling at the relevant exchange rate as provided in the Swap Agreement;
(b) on each Interest Payment Date, an amount in U.S. dollars determined by reference to a floating rate of interest on the relevant currency amount (as determined pursuant to the Swap Agreement and shall be subject to adjustment in accordance with the provisions of "Description of the Swap Agreements - Redemption Period and redemption Protection Period" in the Base Prospectus); and
(c) on the Scheduled Redemption Date (which date shall be subject to adjustment in accordance with the provisions of "Description of the Swap Agreements - Redemption Period and redemption Protection Period" in the Base Prospectus), an amount in U.S. dollars determined in accordance with the provisions of the Swap Agreement.

A description of the Swap Agreement is set out in the Base Prospectus in section "Description of the Swap Agreements".

## Swap Counterparty Required Ratings

As at the date of these Final Terms, the minimum required ratings for the Swap Counterparty are: F1 (short-term) from Fitch, P-1 (short-term) from Moody's and A-1 (short-term) from S\&P; and A (longterm) from Fitch, A2 (long-term) from Moody's and A+ (long-term) from S\&P. If there is no short-term rating from Moody's, the minimum required rating shall be A1 (long-term).

## SWAP COUNTERPARTY

The Swap Counterparty in relation to the Series 2011-1 A1 Notes will be the following entity:

## NATIXIS

NATIXIS (formerly known as Natexis Banques Populaires) is a French limited liability company (société anonyme à conseil d'administration) registered with the Registre du Commerce et des Sociétés de Paris under No. 542044524 ("NATIXIS").

With effect as of 31 July 2009 (non-inclusive), NATIXIS is affiliated with BPCE, the central body of Groupe BPCE. This affiliation with BPCE replaces, with effect as of same date, the dual affiliation of NATIXIS with Caisse Nationale des Caisses d'Epargne et de Prévoyance (CNCE) and Banque Fédérale des Banques Populaires (BFBP), which was governed by a dual affiliation agreement terminated on the same date.

NATIXIS is the corporate, investment and financial services arm of Groupe BPCE, the $2^{\text {nd }}$-largest banking player in France.

With over 22,000 employees and offices in 68 countries, NATIXIS has a number of areas of expertise which are organized in three core businesses: Corporate and Investment Banking, Investment Solutions (asset management, insurance, private banking, private equity) and Specialized Financial Services.

A global player, NATIXIS has its own client base of companies, financial institutions and institutional investors as well as the client base of individuals, professionals and small and medium-size businesses of BPCE's two retail banking networks, Banque Populaire and Caisse d'Epargne.

Listed on the Paris stock exchange (Nyse Euronext) CAC 40 index, it has a total Tier 1 capital of $€ 15.9$ billion and a Tier 1 ratio of $11 \%$. Long-term ratings of Natixis are A+ for Standard \& Poor's and Fitch Ratings and Aa3 for Moody's ${ }^{1}$.

The distribution of the capital of NATIXIS as at 31 March 2011 is as follows:

|  | \% of capital | \% of voting rights |
| :---: | :---: | :---: |
| BPCE | 71.54 | 71.63 |
| Employee shareholders <br> (RSOPs) | 0.95 | 0.95 |
| Own shares | 0.13 | 0.00 |
| Public | 27.38 | 27.42 |
| TOTAL | 100 | 100 |

[^4]
## PLAN OF DISTRIBUTION

| Dealers: | Barclays Bank PLC, Barclays Capital Inc., Lloyds <br> Securities Inc., Lloyds TSB Bank plc, Merrill |
| :--- | :--- |
| Lynch International, Merrill Lynch, Pierce, Fenner <br> \& Smith Incorporated and Natixis. |  |
| Stabilising Manager (if any) | None |
| Additional Selling Restrictions: | None |
| (Regulation S Notes) ISIN: | Class A |
| (Regulation S Notes) Common Code: | XS0630613015 |
| (Rule 144A Notes) CUSIP: | 063061301 |

For the purposes of the U.S. federal securities laws, the Dealers engaged in the distribution of these Series 2011-1 A1 Notes may be deemed to be "underwriters". Subject to the terms and conditions of the Dealer Agreement as supplemented by the relevant subscription agreement for these Series 2011-1 A1 Notes, the Issuer has agreed to sell to each of the Dealers named below, and each of the Dealers has agreed to purchase, the Principal Amount of these Series 2011-1 A1 Notes set forth opposite its name:

| Dealers | Class A | Aggregate Amount |
| :---: | :---: | :---: |
| Barclays Bank PLC | 6.93 per cent. | \$52,000,000 |
| Barclays Capital Inc. | 26.40 per cent. | \$198,000,000 |
| Lloyds Securities Inc. | 1.00 per cent. | \$7,500,000 |
| Lloyds TSB Bank plc | $32.3 \dot{3}$ per cent. | \$242,500,000 |
| Merrill Lynch International | $6.9 \dot{3}$ per cent. | \$52,000,000 |
| Merrill Lynch, Pierce, Fenner \& Smith Incorporated | 26.40 per cent. | \$198,000,000 |
| Natixis | 0 per cent. | \$0 |
| Total | 100 per cent. | \$750,000,000 |

The Dealers have agreed, subject to the terms and conditions of the Dealer Agreement (as supplemented by the relevant subscription agreement) to purchase all $\$ 750,000,000$ aggregate Principal Amount of these Series 2011-1 A1 Notes if any of these Series 2011-1 A1 Notes are issued.

After the offering, the offering price and other selling terms may be changed by the Dealers.
In connection with the sale of these Series 2011-1 A1 Notes, the Dealers may engage in:

- over-allotments, in which members of the syndicate selling these Series 2011-1 A1 Notes sell more notes than the Issuer actually sold to the syndicate, creating a syndicate short position;
stabilising transactions, in which purchases and sales of these Series 2011-1 A1 Notes may be made by the members of the selling syndicate at prices that do not exceed a specified maximum;
syndicate covering transactions, in which members of the selling syndicate purchase these Series 2011-1 A1 Notes in the open market after the offering has been completed in order to cover syndicate short positions; and
penalty bids, by which Dealers reclaim a selling concession from a syndicate member when any of these Series 2011-1 A1 Notes originally sold by that syndicate member are purchased in a syndicate covering transaction to cover syndicate short positions.

These stabilising transactions, syndicate covering transactions and penalty bids may cause the price of these Series 2011-1 A1 to be higher than it would otherwise be. These transactions, if commenced, may be discontinued at any time.

The Issuer has agreed to indemnify the Dealers, Joint Lead Managers, agents and their controlling Persons against certain civil liabilities, including liabilities under the Securities Act in connection with their participation in the distribution of the Issuer's notes.

The gross proceeds of the issue of the notes will be $\$ 750,000,000$. The sum of the fees and commissions payable on the issue of the notes is estimated to be $\$ 1,875,000$ and will be paid separately. Consequently, the net proceeds of the issue will be $\$ 750,000,000$. The proceeds of the issue of the notes after exchanging such amounts into Sterling pursuant to the Swap Agreement referred to below will be applied by the Issuer to purchase the Related Loan Note issued by Loan Note Issuer No. 1 on the Issue Date.

## LISTING APPLICATION

This document comprises the Final Terms required to list the issue of notes described herein pursuant to the Programme of the Issuer.

## RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms.
Signed on behalf of the Issuer:
unand Drow

By: SFM Directors Limited
as Director
Penarth Master Issuer PLC

## GENERAL INFORMATION

The admission of the Programme to listing on the Official List of the UK Listing Authority and to trading on the Regulated Market of the London Stock Exchange took effect on 24 November 2010. The listing of the notes on the Regulated Market of the London Stock Exchange will be expressed as a percentage of their principal amount (exclusive of accrued interest). This Note Series is intended to be admitted to listing on the Official List of the UK Listing Authority and admitted to trading on the Regulated Market of the London Stock Exchange and will be so admitted to listing and trading upon submission to the UK Listing Authority and the Regulated Market of the London Stock Exchange of these Final Terms and any other information required by the UK Listing Authority and the Regulated Market of the London Stock Exchange, subject in each case to the issue of the relevant notes. Prior to official listing, dealings will be permitted by the Regulated Market of the London Stock Exchange in accordance with its rules. Transactions will normally be effected for delivery on the third working day in London after the day of the transaction.

However, notes may be issued pursuant to the Programme which will not be admitted to listing, trading and/or quotation by the UK Listing Authority or the Regulated Market of the London Stock Exchange or any other listing authority, stock exchange and/or quotation system or which will be admitted to listing, trading and/or quotation by such listing authority, stock exchange and/or quotation system as the Issuer and the relevant Joint Lead Manager(s) may agree.

The Issuer confirms that the securitised assets backing the issue of this Note Series, namely the distributions from Loan Note Issuer No. 1 to the Issuer in respect of a corresponding Loan Note issued by Loan Note Issuer No. 1 and ultimately the interest and principal collections in respect of the Receivables, have characteristics that demonstrate capacity to produce funds to service any payments due and payable on this Note Series. However, investors are advised that this confirmation is based on the information available to the Issuer at the date of the Base Prospectus and these Final Terms and may be affected by future performance of such securitised assets. Consequently, investors are advised to review carefully the disclosure in the Base Prospectus together with any amendments or supplements thereto and other documents incorporated by reference in the Base Prospectus and, in relation to this Note Series, these Final Terms.

Loan Note Issuer No. 1 confirms that the securitised assets backing the issue of the Related Loan Note, namely the interest and principal collections in respect of the Receivables, have characteristics that demonstrate capacity to produce funds to service any payments due and payable on the Related Loan Note. However, investors are advised that this confirmation is based on the information available to Loan Note Issuer No. 1 at the date of the Base Prospectus and these Final Terms and may be affected by future performance of such securitised assets. Consequently, investors are advised to review carefully the disclosure in the Base Prospectus together with any amendments or supplements thereto and other documents incorporated by reference in the Base Prospectus and, in relation to this Note Series, these Final Terms.

## AN INVESTMENT IN THE NOTES IS ONLY SUITABLE FOR FINANCIALLY SOPHISTICATED INVESTORS WHO ARE CAPABLE OF EVALUATING THE MERITS AND RISKS OF SUCH INVESTMENT AND WHO HAVE SUFFICIENT RESOURCES TO BE ABLE TO BEAR ANY LOSSES WHICH MAY RESULT FROM SUCH INVESTMENT. IF PROSPECTIVE INVESTORS ARE IN ANY DOUBT ABOUT THE CONTENTS OF THESE FINAL TERMS THEY SHOULD CONSULT THEIR STOCKBROKER, BANK MANAGER, SOLICITOR, ACCOUNTANT OR OTHER FINANCIAL ADVISER.

There are no, nor have there been any, governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer is aware) against or affecting the Issuer or any of its assets or revenues, which may have or have had during the months since the Base Prospectus was first filed to the date of these Final Terms significant effects on the financial position or profitability of the Issuer.

There are no, nor have there been any, governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer is aware) against or affecting Loan Note Issuer No. 1 or any of its assets or revenues, which may have or have had during the months since the Base Prospectus was first filed to the date of these Final Terms significant effects on the financial position or profitability of Loan Note Issuer No.1.

Since the date of the Issuer's financial statements for the period ended 31 December 2009, there has been no material adverse change in the financial position or prospects of the Issuer.

Since the date of the Loan Note Issuer No.1's financial statements for the period ended 31 December 2009, there has been no material adverse change in the financial position or prospects of Loan Note Issuer No. 1 .

The credit ratings included or referred to in these Final Terms have been issued by Standard \& Poor's, Fitch Ratings and Moody's, each of which is established in the European Union and has applied to be (but at the date of these Final Terms, is not) registered under Regulation (EC) No 1060/2009 of the European Parliament and of the Council of 16 September 2009 on credit rating agencies.

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Penarth Master Issuer ple<br>35 Great St. Helen's<br>London EC3A 6AP<br>United Kingdom<br>(Tel: +44 (0)207 398 6300)

## TRANSFEROR, TRANSFEROR BENEFICIARY, SERVICER AND CASH MANAGER

Bank of Scotland ple
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Edinburgh
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United Kingdom

LOAN NOTE ISSUER NO. 1
Penarth Funding 1 Limited
47 Esplanade
St. Helier
Jersey JE1 0BD
PRINCIPAL PAYING AGENT, CALCULATION AGENT AND AGENT BANK

Deutsche Bank AG, London Branch
Winchester House
1 Great Winchester Street
London EC2N 2DB
United Kingdom

To Loan Note Issuer No. 1 and the Receivables Trustee as to Jersey law

Carey Olsen
47 Esplanade
St. Helier
Jersey JE1 0BD
To the Issuer, Loan Note Issuer No. 1, the Receivables Trustee and Bank of Scotland plc as to Scots law
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133 Fountainbridge
Edinburgh EH3 9AG
United Kingdom

To the Lead Managers in their capacity as such and as Dealers as to Jersey law
Mourant Ozannes
22 Grenville Street St. Helier Jersey JE4 8PX

SWAP COUNTERPARTY
NATIXIS, London Branch
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London EC4R 2YA United Kingdom

## RECEIVABLES TRUSTEE

 Penarth Receivables Trustee Limited47 Esplanade
St. Helier
Jersey JE1 0BD

## LEGAL ADVISERS

To the Issuer, Loan Note Issuer
No. 1, the Receivables Trustee
and Bank of Scotland plc as to English law
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United Kingdom
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Managers and Dealers as to
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United Kingdom

To the Swap Counterparty as to English law

Weil, Gotshal \& Manges
One South Place
London EC2M 2WG
United Kingdom

NOTE TRUSTEE, SECURITY TRUSTEE, U.S. PAYING AGENT AND REGISTRAR

Deutsche Bank Trust Company Americas 60 Wall Street New York, NY 10005
United States of America

To the Issuer, Loan Note Issuer No. 1, the Receivables Trustee and Bank of Scotland plc as to U.S. law

Clifford Chance U.S. LLP
31 West 52nd Street New York New York 10019
United States of America
To the Security Trustee and the Note Trustee as to English law

Hogan Lovells International LLP Atlantic House 50 Holborn Viaduct London EC1A 2FG United Kingdom
To the Lead Managers in their capacity as such and as Dealers as to Scots law
Maclay Murray \& Spens LLP
151 St. Vincent Street Glasgow G2 5NJ United Kingdom


[^0]:    Notes:
    (1) Average Receivables outstanding includes Principal Receivables and Finance Charge Receivables, and excludes Receivables charged off.
    (2) In 2008 a policy on repayment plans (temporary arrangements to reduce minimum payment terms) was tightened with tighter criteria applied to the acceptance of accounts onto a repayment plan and the duration of the plan fixed to a maximum of 12 months.
    An exercise to remove accounts on repayment plans accepted under terms preceding the tightening of the criteria (when there was no maximum and no minimum payment) commenced in 2009; this has resulted in an increase in gross charge offs as many of those accounts failed to meet the contractual minimum payments following removal from the repayment plans.
    (3) All ratios are annualised.

[^1]:    Notes:
    (1) Payment rate $\%=($ principal collections in calendar month/ opening Principal Receivables)* 100

[^2]:    Notes:
    ${ }^{(1)}$ Total Receivables include Principal Receivables and Finance Charge Receivables.

[^3]:    

[^4]:    Figures as at 31 March 2011

