

Collection Period End Date: 31-Oct-2014

Statement Summary:

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Deal Information:

Issuer: Servicer:

Calculation Agent:

Paying Agent & Accounts Bank:

Quarterly Period Start Date: Quarterly Period End Date:

Quarterly Report Date: Note Interest Payment Date:

Closed Joint Stock Company "Mortgage Agent of AHML 2011-2" Open Joint Stock Company "Agency for Housing Mortgage Lending"

Citibank N.A., London

OAO Bank VTB

01-Aug-2014 31-Oct-2014 03-Dec-2014 15-Dec-2014

Contact Details:

Principal Paying Agent:

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Calculation Agent:

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Note Summary:

Security ID	Class A1	4-01-75188-H
	Class A2	4-02-75188-H
	Class B	4-03-75188-H
Initial Moody's Investors Service / Standard and Poor's Rating	Class A1	Baa1 / BBB
	Class A2	Baa3 / BBB-
Current Moody's Investors Service / Standard and Poor's	Class A1	WR / WR
Rating	Class A2	Baa1 / BBB- (sf)
Original Note Issue Amount	Class A1	7,457,000,000.00
Current Outstanding Notes	Class A1	0.00
Number of Notes	Class A1	7,457,000
Original Note Issue Amount	Class A2	7,457,000,000.00
Current Outstanding Notes	Class A2	6,215,782,350.00
Number of Notes	Class A2	7,457,000
Original Note Issue Amount	Class B	1,657,195,000.00
Current Outstanding Notes	Class B	1,657,195,000.00
Number of Notes	Class B	1,657,195
Class A1 Notes Interest Rate		8.25%
Class A2 Notes Interest Rate		9.00%
Coupon Frequency		Quarterly
		19-Jul-2011
Last Interest Payment Date	15-Sep-2014	
Interest Accrual to / from	15-Sep-2014 - 15-Dec-2014	
Next Interest Accrual to / from	15-Dec-2014 - 15-Mar-2015	
Current Bond Payment Date		15-Dec-2014
Next Bond Payment Date		16-Mar-2015

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Note Summary:				
Interest Payment Due	Class A1 Class A2 Class B	0.00 139,445,900.00 46,931,762.40	Per denom Per denom Per denom	0.00 18.70 28.32
Principal Payment Due	Class A1 Class A2 Class B	0.00 483,213,600.00 0.00	Per denom Per denom Per denom	0.00 64.80 0.00
Bond Factor	Class A1 Class A2 Class B	0.0000000 0.7687500 1.0000000		
Prepayment of Loans During Period	Partial Prepayment Full Prepayment Total Prepayment	108,733,130.57 199,001,800.44 307,734,931.01		
Class A1 Nominal Amount Outstanding for Next period		0.00	Per denom	0.00
Interest due at the Next Class A1 Bond Payment Date		0.00	Per denom	0.00
Class A2 Nominal Amount Outstanding for Next period		5,732,568,750.00	Per denom	768.75
Interest due at the Next Class A2 Bond Payment Date		127,216,420.00	Per denom	17.06

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• • •	
Financial Aid Maximum Amount this period	1,082,804,248.80
Financial Aid Maximum Amount for next period	1,082,804,248.80
Financial Aid provided by AHML since Bond Placement Date	0.00
Financial Aid provided by AHML since previous Interest Payment Date	0.00
to reduce or eliminate any Revenue Shortfall	0.00
to redeem in full the Class A1 Bonds and the Class A2 Bonds	0.00
to pay accrued coupon and principal on any Class A1 Bonds and Class A2 Bonds (including early redemption)	0.00
to increase the net assets of the Issuer	0.00
to replenish the Main Reserve of the Issuer	0.00
Reporting Date preceding Interest Payment Date	30-Sep-2014
Value of Net Assets of the Issuer	615,147,000.00
Minimum Amount of Charter Capital established by the legislation of Russian Federation	10,000.00
Rating of AHML at Bond Placement Date (Moody's / S&P)	Baa1/Prime-2 / BBB/A-2
Rating of AHML at Servicer Report Date (Moody's / S&P)	Baa2/Prime-2 / BBB-/A-3
Current (not historical) Principal Outstanding Balance of the Defaulted Mortgage Certificates at the last Date of the	
Calculation Period	162,276,950.62
Current (not historical) Principal Outstanding Balance of the Defaulted Mortgage Certificates at the last Date of the	
Calculation Period compared to the Total Balance of the Loans (%)	2.11%
Main Reserve Summary (RUB):	
Main Reserve Maximum Amount	180,467,374.80
Main Reserve current amount	180,467,374.80
% of the Principal Amount of the Bonds as at the Placement Date	1.09%
% of the Principal Amount of the Bonds as at the Interest Payment Date	2.44%

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Revenue Ledger (RUB): Opening Balance:	15,945.81
all Bond Proceeds;	0.00
all Principal Receipts received by the Issuer before (and excluding) the Submission Date;	0.00
all Insurance Proceeds received by the Issuer before (and excluding) the Submission Date;	0.00
all Revenue Receipts;	228,487,150.62
all Insurance Proceeds received by the Issuer after (and including) the Submission Date in respect of the Mortgage Certificates,	
which are not Defaulted Mortgage Certificates, and attributable to the accrued but unpaid interest under such Mortgage Certificates;	2,888.33
all Revenue Recoveries;	9,773,593.94
all Principal Recoveries;	24,486,132.99
any amounts of purchase price paid to the Issuer by any purchaser of any Defaulted Mortgage Certificates;	0.00
all Insurance Proceeds received by the Issuer in respect of the Defaulted Mortgage Certificates;	665,428.55
any Principal Addition Amount transferred from the Principal Ledger;	0.00
the amount of any drawings from the Reserve Ledger applied to reduce or eliminate any Revenue Shortfall;	0.00
the amount of any Financial Aid provided to the Issuer to reduce or eliminate any Revenue Shortfall;	0.00
any Main Reserve Release Amount released from the Main Reserve as a result of its amortisation;	0.00
any amounts of interest or other income earned on the Issuer Account and/or the Collateral Account;	5,745,307.82
any amounts of loan or other financing attracted by the Issuer in connection with early redemption of the Bonds (including by way of	
Clean-up Call);	0.00
any Reserve Ledger Release Amount drawn by the Issuer to pay in full the accrued but unpaid interest on the Class A1 Bonds and	
the Class A2 Bonds on the date when the Bonds must be redeemed in full (including cases of early redemption);	0.00
any Financial Aid provided to the Issuer to pay in full the accrued but unpaid interest on the Class A1 Bonds and the Class A2 Bonds	
in case of full redemption of the Bonds on the Bondholders request;	0.00
any Reserve Ledger Release Amount drawn by the Issuer to pay the remaining interest on the Class B Bonds on the date when the	
Bonds must be redeemed in full (including cases of early redemption); and	0.00
any other amounts whatsoever received by the Issuer and not attributable to the principal amount of any Mortgage Certificate.	328,466.94

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Total:

269,504,915.00



Collection Period End Date: 31-Oct-2014

Principal Ledger (RUB):		
	Opening Balance:	56,917.04
- all Principal Receipts received by the Issuer after (and including) the Submission Date;		424,704,423.33
 all Insurance Proceeds received by the Issuer after (and including) the Submission Date in respect of the Mortgage which are not Defaulted Mortgage Certificates, and attributable to the Principal Outstanding Balance of such Mortgage 	•	2,480,788.42
- any other amounts whatsoever received by the Issuer and clearly attributable to the Principal Outstanding Balar Certificate which is not a Defaulted Mortgage Certificate, save for the Principal Receipts, the Principal Recoveries	, , ,	
Proceeds accordingly;	50 a.i.a aiia iiiaa.aiia	0.00
- on any Bond Payment Date, any Revenue Addition Amount determined as at the related Calculation Date and to	ransferred from the	50 040 000 00
Revenue Ledger; - any amounts of purchase price paid to the Issuer by any purchaser of the Mortgage Portfolio in connection with	early redemption of	56,040,086.20
the Bonds (including by way of Clean-up Call);		0.00
- any Financial Aid provided to the Issuer to pay in full the Principal Amount Outstanding under the Class A1 Bond	ds and/or the Class	0.00
A2 Bonds in case of early redemption of the Class A1 Bonds and/or Class A2 Bonds on Bondholders request;		0.00

- any Reserve Ledger Release Amount drawn by the Issuer and required to pay in full the Principal Amount Outstanding of the Class A1 Bonds and/or Class A2 Bonds on the date when the Bonds must be redeemed in full (including cases of early redemption); and

- Bonds on the date when the Bonds must be redeemed in full (including cases of early redemption).

any Reserve Ledger Release Amount drawn by the Issuer and required to pay in full the Principal Amount Outstanding of the Class B

Total: 483,282,214.99

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0.00

0.00



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(a) to pay pari passu, in no order of priority among them, any Taxes due and payable by the Issuer or expected to become due and payable by the Issuer after that Monthly Payment Date and prior to the following Monthly Payment Date; (b) to pay pari passu, in no order of priority among them any Third Party Expenses; (c) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Management Organisation pursuant to the Agreement on Transfer of Powers of the Sole Executive Body; and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; (i) the Calculation Agent pursuant to the Calculation Agency Agreement; (ii) the Calculation Agent pursuant to the Calculation Agency Agreement; (iii) the Paying Agent pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (iii) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Agency pursuant to the Special Depository Agreement; (vi) the Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2; (vi) the scale Class A2; (vi) the Special Depository pursuant to the agreement on annual monitoring and listing of the Class A1 Bonds and the Class A2; (vii) the stock exchange(s) pursuant to the agreement on annual monitoring and listing of the Class A1 Bonds and the Class A2; (vii) the stock exchange(s) pursuant to the Servicer pursuant t	Pre-Enforcement Revenue Payments Priorities (RUB):	Amount Paid	Funds Remaining
become due and payable by the Issuer after that Monthly Payment Date and prior to the following Monthly Payment Date; 37,036.00 (b) to pay pari passu, in no order of priority among them any Third Party Expenses; 578,765.38 (c) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Management Organisation pursuant to the Agreement on Transfer of Powers of the Sole Executive Body; and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; 366,686.25 (d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; 205,753.63 (iii) the Paying Agent pursuant to the Paying Agency Agreement; (ii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (ii) the Registrar pursuant to the Paying Agency Agreement; (iii) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vi) the Auditor pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (viii) the stock exchange(s) pursuant to the Audit Services pursuant to the Servicer pursuant to the Servicing Agreement; (viii) the stock exchange(s) pursuant to the Agreement (s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (viii) the stock exchange(s) pursuant to the Servicer pursuant to the S			269,504,915.00
(b) to pay pari passu, in no order of priority among them any Third Party Expenses; (c) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Management Organisation pursuant to the Agreement on Transfer of Powers of the Sole Executive Body; and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; (d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; (ii) the Paying Agent pursuant to the Calculation Agency Agreement; (iii) the Paying Agent pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (vi) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; (a) 269,467,879.03 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62 201,770,383 366,686.25 268,311,723.54 268,311,723.54			
(b) to pay pari passu, in no order of priority among them any Third Party Expenses; (c) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Management Organisation pursuant to the Agreement on Transfer of Powers of the Sole Executive Body; and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; (d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; (ii) the Paying Agent pursuant to the Paying Agency Agreement; (iii) the Registrar pursuant to the Paying Agency Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (vi) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds, and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (b) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; (c) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; (a) 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62 268,889,113.62	Payment Date;	37,036.00	
(c) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Management Organisation pursuant to the Agreement on Transfer of Powers of the Sole Executive Body; and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; (366,886.25 (d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; (ii) the Paying Agent pursuant to the Paying Agency Agreement; (iii) the Registrar pursuant to the Paying Agency Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (vi) the Special Depository pursuant to the Special Depository Agreement; (vii) the Rating Agency pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66			269,467,879.00
(c) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Management Organisation pursuant to the Agreement on Transfer of Powers of the Sole Executive Body; and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; (i) the Calculation Agent pursuant to the Calculation Agency Agreement; (ii) the Paying Agent pursuant to the Paying Agency Agreement; (iii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vi) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (vii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66	(b) to pay pari passu, in no order of priority among them any Third Party Expenses;	578,765.38	
(i) the Management Organisation pursuant to the Agreement on Transfer of Powers of the Sole Executive Body; and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; 366,686.25 268,311,723.54 (d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; 205,753.63 (ii) the Paying Agent pursuant to the Paying Agency Agreement; 101,356.36 (iii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; 112,525.81 (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vi) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66			268,889,113.62
and (ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; 366,686.25 (d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; 205,753.63 (ii) the Paying Agent pursuant to the Paying Agency Agreement; 170,356.36 (iii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; 12,525.81 (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 (vii) the Special Depository Agreement to the Audit Services Agreement to the Audit Services Agreement to annual monitoring of the Class A2 Bonds; and (viii) the Stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 (vii) the Stock exchange(s) pursuant to the Servicer pursuant to the Ser			
(ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement; (d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; (ii) the Paying Agent pursuant to the Paying Agency Agreement; (iii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vi) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66			
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(d) to pay pari passu and pro rata any amounts due and payable by the Issuer to: (i) the Calculation Agent pursuant to the Calculation Agency Agreement; (ii) the Paying Agent pursuant to the Paying Agency Agreement; (iii) the Paying Agent pursuant to the Paying Agency Agreement; (iii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (v) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66	(ii) the Accounting Organisation pursuant to the Bookkeeping Services Agreement;	366,686.25	
(i) the Calculation Agent pursuant to the Calculation Agency Agreement; 205,753.63 (ii) the Paying Agent pursuant to the Paying Agency Agreement; 170,356.36 (iii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; 12,525.81 (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; 2,500.00 (v) the Special Depository pursuant to the Special Depository Agreement; 5,770,790.01 (vi) the Auditor pursuant to the Audit Services Agreement; 80,000.00 (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; 0.00 (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66			268,311,723.54
(iii) the Paying Agent pursuant to the Paying Agency Agreement; (iii) the Bonds Custodian pursuant to the Securities Account Agreement and the Bonds Custody Agreement; (iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vi) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 170,356.36 12,525.81 12,525			
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(iv) the Registrar pursuant to the registrar services agreement if the registrar services are provided by a professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; Bonds and the Class A2; (vi) the Special Depository pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 774,064.29 (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66			
professional financial market participant; (v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (vi) the Servicer pursuant to the Servicing Agreement; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 2,500.00 5,770,790.01 80,000.00 774,064.29 774,064.29 0.00 261,295,733.44		12,525.81	
(v) the Special Depository pursuant to the Special Depository Agreement; (vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (vi) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 5,770,790.01 80,000.00 774,064.29 774,064.29 0.00 261,295,733.44			
(vi) the Auditor pursuant to the Audit Services Agreement; (vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (vi) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66	professional financial market participant;	· · · · · · · · · · · · · · · · · · ·	
(vii) the Rating Agency pursuant to the agreement on annual monitoring of the Class A1 Bonds and the Class A2 Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; 0.00 261,295,733.44 (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66	(v) the Special Depository pursuant to the Special Depository Agreement;	5,770,790.01	
Bonds; and (viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 774,064.29 0.00 261,295,733.44		80,000.00	
(viii) the stock exchange(s) pursuant to the agreement(s) on admission to trading and listing of the Class A1 Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 0.00 261,295,733.44			
Bonds and the Class A2; (e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 0.00 261,295,733.44		774,064.29	
(e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66			
(e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement; 18,862,120.66	Bonds and the Class A2;	0.00	
			261,295,733.44
l 242 423 642 78	(e) to pay any amounts due and payable to the Servicer pursuant to the Servicing Agreement;	18,862,120.66	
242,455,012.76			242,433,612.78

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Agency and Trust
Citigroup Centre
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London, E14 5LB
United Kingdom



Collection Period End Date: 31-Oct-2014

Pre-Enforcement Revenue Payments Priorities (RUB):	Amount Paid	Funds Remaining
(f) to pay pari passu and pro rata interest due and payable in respect of the		242,433,612.78
Class A1 Bonds and the Class A2 Bonds;	0.00 139,445,900.00	
(g) to pay pari passu and pro rata any amounts due and payable in respect of the Minimum Class B Coupon;	0.00	102,987,712.78
(h) to record a credit entry of an amount equal to the Class A1 Revenue Addition Amount (if any) determined as at the related Calculation Date, in the Class A1 Principal Deficiency Ledger and to record a credit entry of such		102,987,712.78
amount in the Principal Ledger;	0.00	102,987,712.78
(i) to record a credit entry of an amount equal to the Class A2 Revenue Addition Amount (if any) determined as at the related Calculation Date, in the Class A2 Principal Deficiency Ledger and to record a credit entry of such amount in the Principal Ledger;	0.00	102.987.712.78
(j) to record a credit entry of an amount equal to the Class B Revenue Addition Amount (if any) determined as at the related Calculation Date, in the Class B Principal Deficiency Ledger and to record a credit entry of such	50.040.000.00	102,907,712.70
amount in the Principal Ledger; (k) to record a credit entry in the Reserve Ledger of an amount in replenishment of the Main Reserve Ledger up to	56,040,086.20	46,947,626.58
the Main Reserve Maximum Amount;	0.00	46,947,626.58
(I) to pay any remaining balance as coupon in respect of the Class B Bonds.	46,931,762.40	15,864.18

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Collection Period End Date: 31-Oct-2014

Pre-Enforcement Principal Payments Priorities (RUB):	Amount Paid	Funds Remaining
		483,282,214.99
(a) to pay an amount equal to the Principal Addition Amount (if any) determined as at the related Calculation Date, such amount to be recorded as a credit entry in the Revenue Ledger;	0.00	483,282,214.99
(b) to pay pari passu and pro rata to the holders of the Class A1 Bonds until the Principal Amount Outstanding of Class A1 Bonds is reduced to zero;	0.00	400,202,214.00
(c) to pay pari passu and pro rata to the holders of the Class A2 Bonds until the Principal Amount Outstanding of Class A2 Bonds is reduced to zero:	483.213.600.00	483,282,214.99
(d) to pay pari passu and pro rata to the holders of the Class B Bonds until the Principal Amount Outstanding of	400,210,000.00	68,614.99
the Class B Bonds is reduced to zero;	0.00	68,614.99
(e) to transfer the balance of the Principal Ledger (if any) to the Revenue Ledger.	0.00	68,614.99



Collection Period End Date: 31-Oct-2014

Ledger Balances:		
Revenue Ledger:		
	Revenue Ledger Opening Balance	15,945.81
	Credits to Ledger	269,488,969.19
	Debits to Ledger	269,489,050.82
	Revenue Ledger Closing Balance	15,864.18
Principal Ledger:		
	Principal Ledger Opening Balance	56,917.04
	Credits to Ledger Debits to Ledger	483,225,297.95 483,213,600.00
	Principal Ledger Closing Balance	68,614.99
	Timopal Leager Glosning Balance	00,014.00
Main Reserve Ledger:		
	Main Reserve Ledger Opening Balance	180,467,374.80
	Credits to Ledger	0.00
	Debits to Ledger	0.00
	Main Reserve Ledger Closing Balance	180,467,374.80
Additional Reserve Ledge	r:	
	Additional Reserve Ledger Opening Balance	0.00
	Credits to Ledger	0.00
	Debits to Ledger	0.00
	Additional Reserve Ledger Closing Balance	0.00

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Collection Period End Date: 31-Oct-2014

Ledger Balances:		
Class A1 Principal De	eficiency Ledger:	
	Class A1 Principal Deficiency Ledger Opening Balance Credits to Ledger Debits to Ledger Class A1 Principal Deficiency Ledger Closing Balance	0.00 0.00 0.00 0.00
Class A2 Principal De	eficiency Ledger:	
	Class A2 Principal Deficiency Ledger Opening Balance Credits to Ledger Debits to Ledger Class A2 Principal Deficiency Ledger Closing Balance	0.00 0.00 0.00 0.00
Class B Principal Defi	iciency Ledger:	
	Class B Principal Deficiency Ledger Opening Balance Credits to Ledger Debits to Ledger Class B Principal Deficiency Ledger Closing Balance	0.00 56,040,086.20 56,040,086.20 0.00