PRICING SUPPLEMENT DATED January 28, 2003 (to the Offering Circular Dated April 5, 2002)

€4,000,000,000

Freddie Mac



GLOBAL DEBT FACILITY 3.50% Fixed Rate Notes Due February 15, 2008

€Reference Notes ***

This Pricing Supplement relates to the Debt Securities denominated in Euros (the "Notes") of the Federal Home Loan Mortgage Corporation ("Freddie Mac") described below and should be read in conjunction with the Offering Circular dated April 5, 2002 (the "Offering Circular") and all documents incorporated by reference, including Freddie Mac's Information Statement dated March 29, 2002 and any supplements to such Information Statement. Capitalized terms used in this Pricing Supplement and not otherwise defined in this Pricing Supplement have the meanings given to them in the Offering Circular.

The Notes are not suitable investments for all investors. In particular, no investor should purchase the Notes unless the investor understands and is able to bear the currency exchange, yield, market and liquidity risks associated with the Notes. See "Risk Factors - The Debt Securities May Not Be Suitable For You" in the Offering Circular.

The Notes are obligations of Freddie Mac only. The Notes, including any interest or return of discount on the Notes, are not guaranteed by, and are not debts or obligations of, the United States or any agency or instrumentality of the United States other than Freddie Mac. The Notes are not tax-exempt. Non-U.S. owners generally will be subject to United States federal income and withholding tax unless they establish an exemption. Because of applicable U.S. securities law exemptions, we have not registered the Notes with any U.S. federal or state securities commission. No U.S. securities commission has reviewed the Offering Circular or this Pricing Supplement.

^{* &}quot;Reference Notes" is a service mark of Freddie Mac.

Certain Notes Terms

1.	Title:	3.50% Fixed Rate Notes Due February 15, 2008				
2.	Form: □ ⊠	Book-Entry Registered				
3.	Specified Payment Currency: a. Specified Interest Currency: Euros b. Specified Principal Currency: Euros					
	The Currency Exchange Bank for Notes held as DTC Registered Debt Securities will be Citicorp, N.A. – London office. Please see "Currency Conversions – Payment on DTC Registered Debt Securities" in the Offering Circular for information on conversion of payments from Euros to U.S. dollars.					
4.	Aggregate Original Principal Amount: €4,000,000,000					
5.	Issue Date: January 31, 2003					
6.	Denominations: €1,000 and integral multiples of €1,000					
7.	Maturity Date: February 15, 2008 a. Amount Payable on Maturity Date ☐ Fixed Principal Repayment Amount ☐ 100% of principal amount					
8.	Subject	to Redemption or Repayment Prior to Maturity Date ☑ No ☐ Yes				
9.	Paymen	Payment Terms of the Notes: Sixed Rate Notes				
10.	Interest: a. Frequency of Interest Payments: ⊠ Annually					
	b. Inte	Annually, on the 15 th day of each February, commencing February 15, 2003.				
	c. Int	erest rate per annum: 3.50%				
	d.	Accrual Method: □ 30/360 □ Actual/360 □ Actual/365 (fixed) □ Actual/Actual ⊠ Actual/Actual (ISMA)				

e. Interest Periods: The first Interest Period for the Notes offered hereby begins on, and includes, January 31, 2003 and ends on, but excludes, the first Interest Payment Date. Subsequent Interest Periods will be as described in the Offering Circular. Consequently, the first payment on the Notes will include accrued interest from January 31, 2003 and the first Interest Period will be shorter than subsequent Interest Periods. Interest in respect of the first Interest Period per each €1,000 denomination of the Notes will be an amount equal to €1.44.

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Additional Information Relating to the Notes:							
1.	Identification Number(s): a. CUSIP: 31339QAJ8 b. ISIN: XS0161387468 c. Common Code: 16138746						
2.	Listing Application: □ No ⊠ Yes □ Luxembourg Stock Exchange: An application has been made with the Luxembourg Stock Exchange to list the Notes.						
3.	Eligibility for Stripping: ☑ No □ Yes						
4.	Governing Law The Notes will be governed by the federal laws of the United States. The local laws of the State of New York will be deemed to reflect the federal laws of the United States, unless there is applicable precedent under federal law or the application of New York law would frustrate the purposes of the Freddie Mac Act or the Global Facility Agreement.						
Offering							
1.	Pricing Date: January 28, 2003						
2.	Method of Distribution: ⊠ Principal □ Agent						

3. <u>Dealer</u>

Underwriting Commitment

Merrill Lynch International	€1,186,667,000
UBS AG, acting through its business group, UBS Warburg	1,186,667,000
BNP Paribas Securities Corp.	1,186,666,000
ABN AMRO Incorporated	40,000,000
Banca IMI S.p.A.	40,000,000
Barclays Bank PLC	40,000,000
Credit Agricole Indosuez	40,000,000
Credit Suisse First Boston (Europe) Limited	40,000,000
Deutsche Bank AG London	40,000,000
Dresdner Bank AG London Branch	40,000,000
Bayerische Hypo – und Vereinsbank AG	40,000,000
Morgan Stanley & Co. International Limited	40,000,000
Nordea Bank Danmark A/S	40,000,000
Societe Generale	40,000,000

Total: <u>€4,000,000,000</u>

Representatives: Merrill Lynch International

UBS AG, acting through its business group, UBS Warburg

BNP Paribas Securities Corp.

Stabilizing Manager: Merrill Lynch International

In connection with this issue, the Stabilizing Manager or any agent acting for the Stabilizing Manager may over-allot or effect transactions with a view to supporting the market price of the Notes at a level higher than that which otherwise might prevail for a limited period after the Issue Date. However, there is no obligation on the part of the Stabilizing Manager or any agent acting for such Stabilizing Manager to do this. The Stabilizing Manager and any agent acting for such Stabilizing Manager in this activity does so on its own behalf and not as our agent. Such stabilization, if commenced, may be discontinued at any time, and must be brought to an end after a limited period.

4. Offering Price:

Fixed Offering Price: 99.871% of the principal amount plus accrued interest,

if any, from the Issue Date.

□ Variable Price Offering

5. Purchase Price to Applicable Dealer: 99.771% of principal amount

Concession: .08% Reallowance: N/A

Settlement

1.	Settlement Date of the Notes offered hereby: January 31, 2003			
2.	Settlement Bas ⊠	is: Delivery versus payment Free delivery		
3.	Settlement Clea	aring System: Federal Reserve Banks DTC Euroclear Clearstream, Luxembourg		