Determinations Committee Decision

Date:	October 5, 2017
Determinations Committee:	Americas
Meeting Date:	October 5, 2017

DC Issue 2017091901:	Has a Bankruptcy Credit Event occurred with respect to Toys "R" Us, Inc.?		
1st Question for vote:	Do you agree to publish the attached statement? (Please see Annex.)		
Vote result:	Yes		
Votes:	15 'Yes' votes and 0 'No' votes		
	AllianceBernstein L.P.	Yes	
	Bank of America N.A.	Yes	
	Barclays Bank plc	Yes	
	BNP Paribas	Yes	
	Citadel LLC	Yes	
	Citibank, N.A.	Yes	
	Credit Suisse International	Yes	
	Cyrus Capital Partners, L.P.	Yes	
	Deutsche Bank AG	Yes	
	Elliott Management Corporation	Yes	
	Goldman Sachs International	Yes	
	JPMorgan Chase Bank, N.A.	Yes	
	Mizuho Securities Co., Ltd.	Yes	
	Pacific Investment Management Co., LLC	Yes	
	Société Générale	Yes	

2 nd Question for vote:	not De	Do you agree that the following obligations are not Deliverable Obligations for purposes of the Auction to be held with respect to Toys "R" Us, Inc.?			
		CUSIP	Coupon	Maturity	
		87266TAA0	3.484	11/15/30	
		87266TAC6	4.384	11/15/30	
		87266TAE2	5.234	11/15/30	
		87266TAG7	7.484	11/15/30	
		87266TAJ1	9.984	11/15/30	
		87266TAL6	13.234	11/15/30	

Vote result:	Yes			
Votes:	15 'Yes' votes and 0 'No' votes	15 'Yes' votes and 0 'No' votes		
	AllianceBernstein L.P.	Yes		
	Bank of America N.A.	Yes		
	Barclays Bank plc	Yes		
	BNP Paribas	Yes		
	Citadel LLC	Yes		
	Citibank, N.A.	Yes		
	Credit Suisse International	Yes		
	Cyrus Capital Partners, L.P.	Yes		
	Deutsche Bank AG	Yes		
	Elliott Management Corporation	Yes		
	Goldman Sachs International	Yes		
	JPMorgan Chase Bank, N.A.	Yes		
	Mizuho Securities Co., Ltd.	Yes		
	Pacific Investment Management Co., LLC	Yes		
	Société Générale	Yes		

ANNEX

Americas DC Meeting Statement October 5, 2017

DC Issue Number 2017091901

Toys "R" Us, Inc.

Summary

On October 4, 2017, the Americas DC received a request from an Eligible Market Participant, submitted pursuant to Section 3.3(d) of the DC Rules, challenging the inclusion of the following obligations (the **Pass-Through Certificates**) on the Supplemental List for Toys "R" Us, Inc. (the **Reference Entity**):

Commercial Mortgage Pass-Through Certificates, Series 2016-TOYS (also referred to as TRU Trust 2016-TOYS)					
CUSIP	Coupon	Maturity			
87266TAA0	3.484	11/15/30			
87266TAC6	4.384	11/15/30			
87266TAE2	5.234	11/15/30			
87266TAG7	7.484	11/15/30			
87266TAJ1	9.984	11/15/30			
87266TAL6	13.234	11/15/30			

For the reasons discussed below, the Americas DC Resolved that the Pass-Through Certificates are not Deliverable Obligations of the Reference Entity and therefore the Pass-Through Certificates will not be included on the Final List for the Reference Entity.

Each capitalized term used but not defined in this Meeting Statement has the meaning given to such term in the Credit Derivatives Determinations Committees Rules (January 20, 2016 version) (including the 2014 Definitions and Updated 2003 Definitions, as applicable, as defined therein) (the **DC Rules**).

Background

By way of background, on November 3, 2016, Toys "R" Us Property Company II, LLC (the **Borrower**), an indirect wholly-owned subsidiary of the Reference Entity¹ entered into a \$512 million mortgage loan agreement (the **Loan Agreement** and the loan issued thereunder, the **Loan**) with Goldman Sachs Mortgage Company and Bank of America N.A. (together, the **Original Lenders**). On the same date, the Reference Entity entered into a guaranty (the **Guaranty**), pursuant to which the Reference Entity guarantees in favor of the Original Lenders all principal

Page 2 of the Form 8-K dated November 3, 2016: https://www.sec.gov/Archives/edgar/data/1005414/000119312516759458/d285163d8k.htm

and interest due from the Borrower under the Loan Agreement. The Original Lenders subsequently assigned the Loan in full to TRU Trust 2016-TOYS (the Issuer), a special purpose vehicle which issued the Pass-Through Certificates in connection with such assignment.

Deliverable Obligation

As a threshold matter, the Americas DC noted that a "Deliverable Obligation" is defined in pertinent part to include "any obligation of the Reference Entity (either directly or as provider of a Relevant Guarantee) determined pursuant to the method described in Section 3.14 of the 2014 Definitions" (emphasis added).²

The Americas DC therefore focused on the question of whether the Pass-Through Certificates constitute obligations of the Reference Entity, whether directly or as a provider of a Relevant Guarantee.

The Americas DC determined that the information submitted in connection with the Pass-Through Certificates does not indicate that the Reference Entity has issued a guarantee for the benefit of the holders of the Pass-Through Certificates, or that the Pass-Through Certificates themselves constitute obligations of the Reference Entity.

In addition, the Americas DC noted the following:

- the Form 8-K dated November 3, 2016 in respect of the Reference Entity (the Form 8-K) expressly states (a) that the Pass-Through Certificates are "not securities issued by, or obligations of the Reference Entity or any of the Reference Entity's affiliates"3; and
- (b) the Form 8-K refers to the Issuer as being the sole "lender of record" in respect of the Loan.

Finally, the Americas DC noted that the First Day Declarations filed in connection with the Reference Entity's Chapter 11 proceeding before the United States Bankruptcy Court for the Eastern District of Virginia dated September 19, 2017⁴ include a description of the outstanding debt obligations of the Reference Entity. While the First Day Declaration specifically describes the Loan and Guaranty as obligations of the Reference Entity, it does not describe the Pass-Through Certificates or any amounts which may fall due to the holders of the Pass-Through Certificates as debt obligations of the Reference Entity.

On the basis of the above, the Americas DC determined that the Pass-Through Certificates do not constitute "obligations of the Reference Entity", whether directly or as a provider of a Relevant Guarantee, and Resolved that the Pass-Through Certificates should not be included on the Final List of Deliverable Obligations.

With respect to the quoted text, the definition of "Deliverable Obligation" in the Updated 2003 Definitions is similar in substance to that in the 2014 Definitions.

Page 3 of the Form 8-K.

Declaration of David A. Brandon, Chairman of the Board and Chief Executive Officer of Toys "R" Us, Inc., In Support of Chapter 11 Petitions and First Day Motions. https://cases.primeclerk.com/toysrus/Home-DocketInfo?DocAttribute=3462&DocAttrName=FirstDayMotions