

## **Lake Shore MM CLO I Rating Report**

ranche Name	EJR Final Rating			
Transfer traine	Non-NRSRO Rating			
Χ	NR			
A1R	NR			
A2R	NR			
BR	NR			
CR	NR			
DR	NR			
ER	NR			





#### **Rating Summary**

Tranche Name	EJR Implied Rating	EJR Final Rating NonNRSRO Rating	Other NRSROs EJR Equivalent Rating	Current Interest OC (%)	Current Principal OC (%)	Subordir	rrent nation <sup>1</sup> (%) ets at Par	Interest Rate
Х	NR	NR	N/A	143.1	187.3			S_3MO + 1.26161
A1R	NR	NR	AAA	143.1	187.3	43.7	47.6	S_3MO + 1.96161
A2R	NR	NR	AAA	143.1	187.3	36.8	41.2	S_3MO + 2.11161
BR	NR	NR	AA	143.1	187.3	26.9	32.0	S_3MO + 2.26161
CR	NR	NR	A-	125.6	161.1	16.8	22.5	S_3MO + 3.26161
DR	NR	NR	BBB-	117.8	148.3	11.3	17.4	S_3MO + 4.51161
ER	NR	NR	BB-	108.1		3.3	10.0	S_3MO + 9.23161

Note: The data used in the analysis of this report was updated on

MV = Market prices reported by the trustee on the latest report (when available)

Par = Par Value

#### **Transaction Summary**

We are providing the rating of Lake Shore MM CLO I as a Non-NRSRO rating. The transaction closed on April 23, 2019. It had a reinvestment period, which ended on April 15, 2025. It has a maturity date of April 15, 2033. The Dealer and Trustee are Deutsche Bank Securities and Wells Fargo Bank, respectively. First Eagle Alternative Credit serves as the collateral manager.

#### Quantitative Analysis Key Credit Metrics

Metrics	Number
SENIOR TRANCHE SUBORDINATION (%)	N/A
DIVERSITY SCORE	None
EJR WEIGHTED AVERAGE RATING SCORE	
WEIGHTED AVERAGE LIFE (Years)	
CCC+ OR LESS (%)	

None

<sup>1.</sup> Current Subordination = (Collateral Value- (Pari-Passu Balance + Senior Balance)) / Collateral Value



#### SEC Rule 17g-7(a) Disclosure

Below are the disclosures as required by Paragraph (a) of Rule 17g-7.

1. The symbol in the rating scale used to denote the credit rating categories and notches within categories and the identity of the obligor, security, or money market instrument as required by Paragraph (a)(1)(ii)(A) of Rule 17g-7:

There are three notches in each of EJR's rating category (e.g., A-(sf), A(sf) and A+(sf) for category A(sf)) except for AAA(sf), CC(sf), C(sf) and D(sf).

### 2. The version of the procedure or methodology used to determine the credit rating as required by Paragraph (a)(1)(ii) (B) of Rule 17g-7:

We are using the EJR CLO Methodology (Non-NRSRO) version 1a published by December 1, 2022, the General Methodology for Rating Asset Backed and Structured Finance Obligations version 2a published by December 1, 2022.

## 3. The main assumptions and principles used in constructing the procedures and methodologies used to determine the credit rating as required by Paragraph (a)(1)(ii)(C) of Rule 17g-7:

The credit rating assigned reflects EJR's judgement regarding the future credit quality of the issue. The major assumptions used to construct the methodologies include: 1) Past data reflects the performance and credit worthiness of the pooled assets and is useful for analysis. 2) Financial and credit information that EJR gets from the issuer or the third party is reliable and accurate. 3) The economy and regulation policies will remain stable in the foreseeable future. Specific quantitative assumptions used in this credit analysis applied to the collateral assets, which include Default Rate and Recovery Rate. According to the methodology, EJR converts the collateral assets into numbers of identical independent assets with the same default rate and recovery rate. The number of these converted assets is the Diversity Score.

#### 4. The potential limitations of the credit rating as required by Paragraph (a)(1)(ii)(D) of Rule 17g-7:

EJR's rating pertains solely to EJR's view of current and prospective credit quality. EJR's rating does not address pricing, liquidity or other risks associated with holding investments in the issuer. EJR ratings 1) Are not intended to address the value, price, price stability, liquidity, suitability, or merit of an investment. 2) Do not address investment merit, whether a particular rated security is suitable for a particular investor or suitable for an investor's risk tolerance. 3) Do not address whether the expected return of a particular investment is adequate for the inherent risk. 4) Do not address whether the market value of the security will remain stable over time. 5) Are not exact measures of the probability of default but are instead expressions of the relative credit risk of issuers and debt instruments. 6) Are not recommendations to buy, sell or hold any security.

## 5. Information on the uncertainty of the credit rating as required by Paragraph (a)(1)(ii)(E) of Rule 17g-7:

EJR's rating is dependent on numerous factors including the reliability, accuracy, and quality of the data used in determining the credit rating. The data is sourced from issuers' publicly disclosed reports, or from third-party data vendors. For solicited rating reports, EJR may also use the information provided by the client. In some cases, the information is limited because of issues such as the lack of reported data. Such shortcomings are not always readily apparent. EJR aims to identify such shortcomings and make adjustments using its best judgement.

# 6. Whether and to what extent third-party due diligence services have been used in taking the rating action as required by Paragraph (a)(1)(ii)(F) of Rule 17g-7:

EJR does not utilize third-party due diligence services.

### 7. How servicer or remittance reports were used, and with what frequency, to conduct surveillance of the credit rating as required by Paragraph (a)(1)(ii)(G) of Rule 17g-7:

EJR did not conduct surveillance of this rating.



8. Adescription of the data that were relied upon for the purpose of determining the credit rating as required by Paragraph (a)(1)(ii)(H) of Rule 17g-7:

EJR uses a third-party data vendor obtain essential data for ratings on this ABS product.

9. Astatement containing an overall assessment of the quality of information available and considered in the credit rating as required by Paragraph (a)(1)(ii)(l) of Rule 17g-7:

The information used in this analysis is generally of high quality.

10. Information relating to conflicts of interest as required by Paragraph (a)(1)(ii)(J) of Rule 17g-7: This rating is unsolicited.

### 11. An explanation or measure of the potential volatility of the credit rating as required by Paragraph (a)(1)(ii)(K) of Rule 17g-7:

EJR's rating aims to assess the possible loss of investing in the obligations. Factors which affect such projection, and in turn EJR's rating, include changes in the credit worthiness of the collateral assets, changes in the correlation between them, and overall economic changes.

# 12. Information on the content of the credit rating as required by Paragraph (a)(1)(ii)(L) of Rule 17g-7:

1) Historical performance can be found on https://portal.egan-jones.com/client/fast/clo.aspx 2) As discussed in EJR's CLO Methodology, EJR attempts to calculate the weighted average default probability of the portfolio by using EJR's Weighted Average Rating Score (WARS) approach. EJR's ratings of CLO tranches are based on the estimated losses (EL) generated by applying default scenarios based on likelihood of occurrence. However, EJR's credit ratings are not based on absolute measures of probability of default and expected loss. EJR's credit ratings are opinions about the relative creditworthiness of an entity or an instrument.

## 13. Information on the sensitivity of the credit rating to assumptions as required by Paragraph (a) (1)(ii)(M) of Rule 17g-7:

See the section in this report entitled "Stress Analysis".

14. If the credit rating is assigned to an asset-backed security, a description of: (i) the representations, warranties, and enforcement mechanisms available to investors; and (ii) how they differ from the representations, warranties, and enforcement mechanisms in issuances of similar securities, as required by Paragraph (a)(1)(ii)(N) of Rule 17g-7::

Such information in this analysis is non-public. Hence EJR has determined that this disclosure doesn't apply to this report.

#### Disclaimer

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#### ATTESTATION FORM

In compliance with the US Securities and Exchange Commission (SEC) Rule 17g-7(a), the Egan-Jones analyst who published the report is responsible for the rating action and to the best knowledge of the person:

- 1) No part of the credit rating was influenced by any other business activities,
- 2) The credit rating was based solely upon the merits of the obligor, security, or money market instrument being rated, and
- 3) The credit rating was an independent evaluation of the credit risk of the obligor, security, or money market instrument.

#### **Analyst Signature:**

THE QUANT TEAM Date Prepared 07/27/24

#### **Reviewer Signature:**

THE QUANT TEAM
Date Prepared
07/27/24