BNP PARIBAS FORTIS FUNDING

(incorporated as a société anonyme under the laws of the Grand Duchy of Luxembourg, having its registered office at 67, boulevard Grande-Duchesse Charlotte, L-1331 Luxembourg, Grand Duchy of Luxembourg and registered with the Registry of Commerce and Companies of Luxembourg under No. B 24.784)

Issue of Minimum NZD 5,000,000 and maximum NZD 100,000,000 Fixed Rate Notes due October 2019 Guaranteed by BNP PARIBAS FORTIS SA/NV under the

Euro Medium Term Note Programme

The expression "**Prospectus Directive**" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State) and includes any relevant implementing measure in the Relevant Member State and the expression **2010 PD Amending Directive** means Directive 2010/73/EU.

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 14 June 2013 which constitutes a base prospectus for the purposes of the Prospectus Directive (the "Base Prospectus"). This document constitutes the Final Terms relating to the issue of Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus. Full information on the Issuer and the offer of Notes described herein is only available on the basis of a combination of these Final Terms and the Base Prospectus. A summary of the Notes (which comprises the summary in the Base Prospectus as amended to reflect the provisions of these Final Terms) is annexed to these Final Terms. The Base Prospectus is available for viewing at the website of the Luxembourg Stock Exchange (www.bourse.lu) and copies may be obtained from BNP Paribas Fortis Funding at 67, boulevard Grande-Duchesse Charlotte, L-1331 Luxembourg, Grand Duchy of Luxembourg and BNP Paribas Fortis SA/NV at Montagne du Parc 3, B-1000 Brussels, the Fiscal Agent, BNP Paribas Securities Services, Luxembourg Branch at 33, rue de Gasperich, Howald, Hesperange, L-2085 Luxembourg, Grand Duchy of Luxembourg.

The applicable Final Terms (in the case of Notes listed on the official list and admitted to trading on the Bourse de Luxembourg, which is the regulated market of the Luxembourg Stock Exchange ("Luxembourg Regulated Market")) will be published on the website of the Luxembourg Stock Exchange (www.bourse.lu) and copies may be obtained from the registered office of BNP Paribas Securities Services, Luxembourg Branch as Principal Paying Agent and Luxembourg Paying Agent at 33, rue de Gasperich, Howald, Hesperange, L-2085 Luxembourg, Grand Duchy of Luxembourg.

The Issuer will also make the applicable Final Terms available at www.bnpparibasfortis.be.

1. (a) Series Number: 822

(b) Tranche Number: 1

(c) Date on which the Notes will be consolidated and form a single Series:

2. Currency or Currencies: New Zealand dollar ("NZD")

3. Form: **Bearer Notes** 4. Aggregate Principal Amount: Minimum NZD 5,000,000 and maximum NZD (a) Series: 100,000,000 Tranche: Minimum NZD 5,000,000 and maximum NZD (b) 100,000,000 5. Issue Price: 101.875 per cent. of the Principal Amount of Tranche **Specified Denominations:** 6. Specified Denomination(s): NZD 2,000 (a) (b) Calculation Amount: NZD 2,000 (c) Minimum Trading Size: NZD 2,000 Minimum Subscription Amount (d) NZD 2,000 7. (a) Issue Date: 11 October 2013 (b) **Interest Commencement Date:** Issue Date 8. Maturity Date: 11 October 2019, subject to adjustment in accordance with the Following Business Day Convention 9. **Interest Basis:** 6.00 per cent. Fixed Rate (further particulars specified below) 10. Redemption Amount: 100 per cent. of its principal amount (further particulars specified below) 11. Change of Interest: Not Applicable 12. Terms of redemption at the option of the Not Applicable Issuer/Noteholders or other Issuer's/Noteholders' option: 13. Status of the Notes: (a) Senior Status of the Guarantee (b) Senior 14. Calculation Agent responsible for Not Applicable calculating interest and/or redemption amounts due: 15. Knock-in Event: Not Applicable

Knock-out Event:

16.

Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

17. **General Interest Provisions:**

(a) Interest Payment Date(s)/Specified

Period:

11 October in each year adjusted in accordance with the Business Day Convention for the purpose of

payment only.

(b) Interest Period Dates: 11 October in each year commencing on 11 October

2013 and ending on 11 October 2019.

(c) Day Count Fraction: Actual/Actual (ICMA) Unadjusted

(d) Business Day Convention: Following Business Day Convention

(e) Interest Accrual Period: The definition specified under Condition 4.10 shall

apply

(f) Party responsible for calculating the

Interest Rate(s) and Interest Amount(s) (if not the Fiscal Agent/Domiciliary Agent): Not Applicable

(g) Minimum Interest Rate: Not Applicable

(h) Maximum Interest Rate: Not Applicable

(i) Accrual to Redemption: Not Applicable

(j) Interest Rate: Fixed Rate

18. **Fixed Rate Note Provisions** Applicable

(a) Interest Rate: 6.00 per cent. per annum payable annually in arrear

on each Interest Payment Date.

(b) Fixed Coupon Amount: NZD 120 per Calculation Amount

(c) Broken Amount(s): Not Applicable

19. **Floating Rate Note Provisions** Not Applicable

20. **Zero Coupon Note Provisions** Not Applicable

21. **Inflation Index-Linked Interest Note** Not Applicable

22. Foreign Exchange (FX) Rate-Linked

Interest Note Provisions

Not Applicable

23. Underlying Interest Rate-Linked Note

Provisions

Provisions

Not Applicable

PROVISIONS RELATING TO REDEMPTION

24. Redemption at the option of the Issuer or Not Applicable other Issuer's option (pursuant to Condition 5.5) 25. Redemption at the option of the Not Applicable Noteholder or other Noteholder's option (pursuant to Condition 5.6) 26. **Final Redemption Amount of each Note** NZD 2,000 per Calculation Amount Final Payout: Not Applicable 27. **Automatic Early Redemption:** Not Applicable 28. **Inflation Index-Linked Redemption** Not Applicable **Notes:** 29. (FX) Rate-Linked Foreign Exchange Not Applicable **Redemption Notes:** 30. **Early Redemption Amount (pursuant to Condition 5**) Early redemption for taxation **Applicable** (a) reasons: (i) Early Redemption Amount 100 per cent. of its principal amount of each Note payable on redemption: (ii) Payment of additional Applicable amounts in case of tax changes: (iii) Minimum notice period: 5 calendar days before the Interest Payment Date on which the Notes will be early redeemed Maximum notice period: None Early redemption on event of (b) Applicable default: (i) Early Redemption Amount 100 per cent. of its principal amount of each Note payable on early redemption: (ii) Minimum notice period: None Maximum notice period: (iii) None

(c)

Early redemption for illegality:

Early Redemption Amount of each

Applicable

100 per cent. of its principal amount

Note payable on redemption for illegality:

31. Instalment Date(s) (if applicable): Not Applicable

32. Instalment Amount(s) (if applicable): Not Applicable

33. Unmatured Coupons to become void upon

early redemption:

Unmatured Coupons will become void upon the due

date for redemption.

GENERAL PROVISIONS APPLICABLE TO THE NOTES

34. Form of Notes: Bearer Notes:

> Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for Definitive Notes in the limited circumstances

specified in the Permanent Global Note.

35. New Global Note: Applicable

36. Business Day Jurisdictions for Condition 6.7

and any special provisions relating to

payment dates:

Wellington, New York and Brussels

37. Talons to be attached to Notes and, if applicable, the number of Interest Payment

Dates between the maturity of each Talon:

38. Details relating to Redemption by Instalments: amount of each instalment, date

on which each payment is to be made:

Not Applicable

No

39. Exchange for Definitive Notes at the request

of the holder at the expense of:

Noteholder if permitted by applicable law

40. Taxation: The provisions in Condition 7 of the Terms and

Conditions of the Notes apply.

The Issuer and the Guarantor accept responsibilities	lity for the information contained in these Final Te	rms
Signed on behalf of the Issuer:		
Ву:	Ву:	
Signed on behalf of the Guarantor:		
By:	By:	
Duly authorised	Duly authorised	

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(a) Listing and admission to trading:

Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to listing on the official list and to trading on the regulated market of the Luxembourg Stock Exchange with effect from 11 October 2013.

(b) Estimates of total expenses related to admission to trading:

Minimum EUR 1,975 for a Principal Amount of minimum NZD 5,000,000.

2. RATINGS

Ratings:

The Guarantor has been rated by the following credit rating agencies:

S & P: A+ (Negative Outlook)

Moody's: A2 (Stable Outlook)

Fitch: A+ (Stable Outlook)

Each of S&P, Moody's and Fitch is established and operating in the European Community and registered under the CRA Regulation, as set out within the list of registered CRAs dated 6 January 2012 by ESMA (http://esma.europa.eu/page/List-registered-and-certified-CRAs).

For the purposes of the above, "S&P" means Standard & Poor's Ratings Services, a Division of the McGraw Hill Companies Inc., "Moody's" means Moody's Investors Service Limited, "Fitch" means Fitch Ratings Ltd, and "CRA Regulation" means Regulation (EC) No 1060/2009 of the European Parliament and of the Council of 16 September 2009 on credit rating agencies.

the above mentioned ratings are the credit ratings assigned to the Programme:

Yes

the above mentioned ratings are specific credit ratings only assigned to this Tranche of Notes:

No

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE OFFER

Save for any fees payable to the Dealers, so far as the Issuer and the Guarantorare aware, no person involved in the offer of the Notes has an interest material to the offer.

4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(a) Reasons for the offer

The net proceeds from the issue of the Notes will be lent to the Guarantor, to be used by the Guarantor for

its general corporate purposes.

(b) Estimated net proceeds: 100.00% of the Principal Amount of Tranche

(c) Estimated total expenses: Minimum EUR 2,425 for a Principal Amount of

Minimum NZD 5,000,000 to be paid by the Issuer.

5. Fixed Rate Notes only — YIELD

Indication of yield: 5.62% (gross), calculated on the Issue Date based on

the Issue Price and based on the assumption that the Issuer will redeem the Notes at 100% on the

scheduled Maturity Date.

6. Floating Rate Notes and Underlying Interest Rate-Linked Notes — **HISTORIC INTEREST**RATES

Not Applicable

7. PERFORMANCE OF INFLATION INDEX/FOREIGN EXCHANGE (FX) RATE-EXPLANATION OF EFFECT ON VALUE OF INVESTMENT AND ASSOCIATED RISKS AND OTHER INFORMATION CONCERNING THE UNDERLYING (TO BE INCLUDED FOR DERIVATIVE SECURITIES TO WHICH ANNEX XII TO THE PROSPECTIVE DIRECTIVE REGULATIONS APPLIES)

Not Applicable

8. Derivatives only – OTHER INFORMATION CONCERNING THE NOTES TO BE OFFERED/ADMITTED TO TRADING

Details of how interest payments, are Not Applicable affected by the value of the underlying instrument(s):

Details of how the value of investment is Not Applicable affected by the value of the underlying instrument(s):

Details of any post-issuance information Not Applicable relating to the underlying to be provided and where such information can be obtained:

9. DISTRIBUTION

- (a) If syndicated, names and addresses Non-syndicated of Dealers/Managers:
- (b) Date of Subscription Agreement: Not Applicable

(c) Stabilising Manager (if any): Not Applicable

(d) If non-syndicated, name and address of relevant Dealer:

BNP Paribas Fortis SA/NV

Montagne du Parc, 3

B-1000 Brussels

(e) Total commission and concession:

Commissions borne by the investor:

Placement commission of 1.875% borne by the investor who is not a Qualified Investor (as defined under item 11(a) of Part B), not recurring, included in the Issue Price and thus payable in advance by the investor (private individual) to the Issuer who will retrocede this commission to BNP Paribas Fortis (in its capacity as distributor) on the Issue Date.

(f) Whether TEFRA D or TEFRA C rules applicable or TEFRA rules not applicable:

TEFRA D

(g) Non-exempt Offer:

An offer of the Notes may be made by the the Dealer and any additional financial intermediaries who have or obtain the Issuer's consent to use the Offering Circular in connection with the Non-exempt Offer and who are identified at www.bnpparibasfortis.be as an Authorised Offeror (together with any financial intermediaries granted General Consent, being persons to whom the issuer has given consent, the "Authorised Offerors") other than pursuant to Article 3(2) of the Prospectus Directive in Belgium, France, Luxembourg and the Netherlands (the "Public Offer Jurisdictions") during the period from 31 August 2013 at 9.00 am CET until 30 September 2013 at 4.00 pm CET(the "Offer Period"). See further Paragraph 11 below.

General Consent: Applicable

Other conditions to consent: Not Applicable

10. OPERATIONAL INFORMATION

(a) ISIN Code: XS0967627638

(b) Common Code: 096762763

(c) Intended to be held in a manner which would allow Eurosystem eligibility:

Not Applicable

(d) X/N Note intended to be held in a manner which would allow Eurosystem eligibility:

Not Applicable

(e) Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking Société Anonyme and the relevant identification number(s):

Not Applicable

(f) Delivery:

Delivery against payment

(g) Names and addresses of additional Paying Agent(s) (if any):

Not Applicable

(h) Name and address of Calculation Agent:

Not Applicable

(i) Total amount of the offer:

Minimum NZD 5,000,000 and maximum NZD 100,000,000

The criteria in accordance with which the final aggregate nominal amount of the Notes will be determined by the Issuer are the following:

(i) the funding needs of the Issuer, which could evolve during the Offer Period for the Notes, (ii) the levels of the interest rates and the credit spread of the Issuer and of the Guarantor on a daily basis, (iii) the level of demand from investors for the Notes as observed by the Dealer on a daily basis, (iv) the occurrence or not of certain events during the Offer Period of the Notes giving the possibility to the Issuer and/or the Dealer to early terminate the Offer Period or not to proceed with the offer and the issue in accordance with section "Conditions to which the offer is subject" and (v) the fact that the Notes, if issued, will have a minimum aggregate amount of NZD 5,000,000 and a maximum of NZD 100,000,000.

The final aggregate nominal amount shall be published as soon as possible after the end (or the early closing) of the Offer Period on the following website www.bnpparibasfortis.be/emissions.

The Issuer will, as soon as reasonably practicable after the end of the Offer Period, publish a notification on the website of the Luxembourg Stock Exchange (www.bourse.lu) setting out the total amount of the offer in respect of each Series of Notes in accordance with Article 8 of the Prospectus Directive.

(j) Deemed delivery of clearing system notices:

Any notice delivered to Noteholders through the clearing systems would be deemed to have been given on the day after the day on which it was given to Euroclear and Clearstream, Luxembourg.

(k) Names and addresses of any relevant Listing Agents:

BNP Paribas Securities Services, Luxembourg Branch at 33, rue de Gasperich, Howald, Hesperange, L-2085 Luxembourg, Grand Duchy of Luxembourg.

11. TERMS AND CONDITIONS OF THE OFFER

(a) Offer Price:

The issuer has offered the Notes to the Dealer at the initial value price of 101.875% less a total commission of 1.875% that will be borne by the investors who are not Qualified Investors.

"Qualified Investors" shall mean investors who are professional client (client professionnel/professionele cliënt) or eligible counterparty (contrepartie éligibles/in aanmerking komende tegenpartij) as defined in the Royal Decree of 27 April 2007 (as amended from time to time) implementing in Belgium the Markets in Financial Services Directive (2004/39/CE).

The Qualified Investors may borne a lower commission depending on (i) the evolution of the credit quality of the Issuer (credit spread), (ii) the evolution of interest rates, (iii) the success (or lack of success) of the placement of the Notes, and (iv) the amount of Notes purchased by an investor, each as determined by the Authorized Offerors in their sole discretion.

(b) Conditions to which the offer is subject:

The Issuer reserves the right to withdraw the present offer, if the minimum amount is not placed or if there are market or other disruptions not enabling a smooth placement and/or settlement of the Notes, as determined by the Issuer in its sole discretion.

Such an event will be published in the same way the Final Terms and the Base Prospectus will be published in relation to the Notes and, in case of Notes which are admitted to listing on the official list and to trading on the regulated market of the Luxembourg Stock Exchange (so long as such Notes are admitted to listing on the official list and to trading on the regulated market of the Luxembourg Stock Exchange and the rules and regulations of that exchange so require), on the website of the Luxembourg Stock Exchange.

- (a) The Issuer does not intend that the Notes should be offered for sale or subscription to the public in New Zealand in terms of the Securities Act 1978.
- (b)The Dealer has represented and agreed, and each entity or person that/who will purchase, hold or/and subscribe for the Notes, is deemed, by purchasing, holding or/and subscribing for the Notes, to represent and agree that:
- (i) it shall observe all applicable laws and regulations in any jurisdiction in which it may subscribe, offer, sell or deliver Notes; and
- (ii) it shall not subscribe, offer, sell or deliver Notes or distribute the Base Prospectus, the Final Terms, or any other offering material relating to the Notes in any jurisdiction except under circumstances that will result in compliance with all applicable laws and regulations.
- (c) Without limiting paragraph (b):
- (i) In case of sale or purchase of Notes in New Zealand, the Dealer has represented, and each entity or person that/who will purchase, hold or/and subscribe for the Notes, is deemed, by purchasing, holding or/and subscribing for the Notes, to represent that it is a person whose principal business is the investment of money or who, in the course of and for the purpose of its business, habitually invests money; and
- (ii) The Dealer may not, and each entity or person that/who will purchase, hold or/and subscribe for the Notes, is deemed, by purchasing, holding or/and subscribing for the Notes, to represent and agree that it will not, offer, sell or deliver Notes or distribute any advertisement or offering material relating to the Notes, in breach of any provision of the Securities Act 1978.
- (c) Description of the application process:

An offer to the public will be made in Belgium, Luxembourg, France and the Netherlands from (and including) 31 August 2013 at 9.00 am CET to (and including) 30 September 2013 at 4.00 pm CET subject to any early closing of the Offer Period.

(d) Offer Period

See paragraph 9 above.

(e) Description of possibility to reduce subscriptions and manner for refunding excess amount paid by In case of early termination of the Offer Period due to oversubscription or to changes in market conditions as determined by the Dealer or the Issuer applicants:

in its sole discretion, allotment of the Notes will be made based on objective allotment criteria according to which the subscriptions will be served in the chronological order of their receipt by the Dealer and, if required, the last subscriptions will be reduced proportionately in order to correspond with the total amount of Notes that will be issued. Any payments made in connection with the subscription of Notes and not alloted will be redeemed within 7 Brussels Business Days (i.e., days on which banks are open for general business in Brussels) after the date of payment and the holders thereof shall not be entitled to any interest in respect of such payments.

By subscribing to or otherwise acquiring the Notes, the holders of the Notes are deemed to have knowledge of all the Terms and Conditions of the Notes and to accept the said Terms and Conditions.

(f) Details of the minimum and/or maximum amount of application:

Total amount of the offer:

Minimum NZD 5,000,000 and maximum NZD 100,000,000 based on the need of the Issuer and on the demand from the investors.

Minimum subscription amount per investor: NZD 2,000.

(g) Details of the method and time limits for paying up and delivering the Notes:

The Notes will be issued on the Issue Date against payment to the Issuer of the net subscription moneys. Investors will be notified by the relevant Authorised Offeror of their allocations of Notes and the settlement arrangements in respect thereof.

(h) Manner in and date on which results of the offer are to be made to the public:

The results of the offer of the Notes will be published as soon as possible on the website www.bnpparibasfortis.be/emissions

(i) Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not Applicable

(j) Whether tranche(s) have been reserved for certain countries:

Not Applicable

(k) Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made; The Noteholders will be directly notified of the number of Notes which has been allotted to them as soon as possible after the Issue Date (See also above the manner and date in which results of the offer are to be made public).

No dealings in the Notes on a regulated market for the purposes of the Markets in Financial Instruments

Directive 2004/39/EC may take place prior to the Issue Date.

- (l) Amount of any expenses and taxes specifically charged to the subscriber or purchaser:
- A. Placement, selling and distribution commissions
- (i) Placement commission: see Part B item 9.
- (ii) The subscribers who are Qualified Investors may bear (if any) a selling and distribution commission included in the Offer Price (see item 11 (a) of the Part B)
- B. Legal, administrative and other costs relating to the issue of the Notes and amounting to minimum EUR 2,425 (these costs, if any, are included in the pricing of the Notes);
- C. Costs for the subscribers relating to holding of the Notes on a securities account: free of charge at BNP Paribas Fortis SA/NV
- D. Financial service: free of charge at BNP Paribas Fortis SA/NV.

ISSUE SPECIFIC SUMMARY - SERIES 822 – XS0967627638

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A - E (A.1 - E.7). This summary contains all the Elements required to be included in a summary for the Notes and the Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in a summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element should be included in the summary explaining why it is not applicable.

Section A – Introduction and warnings

Element		
A.1	• This summary should be read as an introduction to the base prospectus dated 14 June 2013 (the "Base Prospectus") of the Euro Medium Term Note Programme of BP2F and BNPPF (both as defined below).	
	• Any decision to invest in the Notes should be based on consideration of this Base Prospectus as a whole by the investor.	
	• Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Base Prospectus before the legal proceedings are initiated; and	
	• Civil liability attaches only to those persons who have tabled this summary including any translation hereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of this Base Prospectus or it does not provide, when read together with the other parts of this Base Prospectus, key information in order to aid investors when considering whether to invest in such Notes.	
A.2	Certain Tranches of Notes with a denomination of less than €100,000 (or its equivalent in any other currency) may be offered in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus. Any such offer is referred to as a "Non-exempt Offer".	
	Consent: Subject to the conditions set out below, the Issuer consents to the use of this Base Prospectus in connection with a Non-exempt Offer of Notes by the Dealer, and each financial intermediary whose name is published on www.bnpparibasfortis.be and identified as an Authorised Offeror in respect of the relevant Non-exempt Offer and any financial intermediary which is authorised to make such offers under applicable legislation implementing the Markets in Financial Instruments Directive (Directive 2004/39/EC) and publishes on its website the following statement (with the information in square brackets being completed with the relevant information):	
	"We, [insert legal name of financial intermediary], refer to the EMTN Series 822 XS0967627638 Fixed Rate issue in NZD due October 2019 (the "Notes") described in the Final Terms dated 30 August 2013 (the "Final Terms") published by BNP Paribas Fortis Funding (the "Issuer"). We hereby accept the offer by the Issuer of its consent to our use of the Base Prospectus (as defined in the Final Terms) in connection with the offer of the Notes	

in accordance with the Authorised Offeror Terms and subject to the conditions to such consent, each as specified in the Base Prospectus, and we are using the Base Prospectus accordingly."

(each an "Authorised Offeror").

Offer period: The Issuer's consent referred to above is given for Non-exempt Offers of Notes during the subscription period from 31 August 2013 at 9.00 am CET till 30 September 2013 at 4.00 pm CET (the "**Offer Period**").

Conditions to consent: The conditions to the Issuer's consent (in addition to the conditions referred to above) are that such consent (a) is only valid during the Offer Period; (b) only extends to the use of this Base Prospectus to make Non-exempt Offers of the relevant Tranche of Notes in Belgium, Luxembourg, France and The Netherlands.

AN INVESTOR INTENDING TO PURCHASE OR PURCHASING ANY NOTES IN A NON-EXEMPT OFFER FROM AN AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH NOTES TO AN INVESTOR BY SUCH AUTHORISED OFFEROR WILL BE MADE, IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE OFFER IN PLACE BETWEEN SUCH AUTHORISED OFFEROR AND SUCH INVESTOR INCLUDING ARRANGEMENT IN RELATION TO PRICE, ALLOCATIONS, EXPENSES AND SETTLEMENT. THE RELEVANT INFORMATION WILL BE PROVIDED BY THE AUTHORISED OFFEROR AT THE TIME OF SUCH OFFER.

Section B – Issuer and Guarantor

Element	Title	
B.1	Legal and commercial name of the Issuer	Notes may be issued under the Programme by BNP Paribas Fortis SA/NV ("BNPPF") or BNP Paribas Fortis Funding ("BP2F").
		The Issuer of the Notes is BP2F.
B.2	Domicile/ legal form/ legislation/ country of incorporation	BP2F is incorporated as a <i>société anonyme</i> under the laws of the Grand Duchy of Luxembourg, registered with the Registry of Commerce and Companies of Luxembourg having its registered office at 67, boulevard Grande-Duchesse Charlotte, L-1331 Luxembourg, Grand Duchy of Luxembourg.
B.4b	Trend information	With the exception of the effects of the macroeconomic conditions and market environment, as well as the effects of legislation and regulations applicable to all financial institutions in Belgium and the eurozone, there are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on BP2F's prospects in its current financial year.
B.5	Description of the Group	BNP Paribas ("BNPP") is a European leading provider of banking and financial services and has four domestic retail

		Italy almo Euro	and Luxembourg. It is prost 190,000 employees, i	amely in Belgium, France, esent in 78 countries and has ncluding over 145,000 in ompany of the BNP Paribas Dup ").
		•		IPPF and acts as a financing ne companies controlled by
		•]	BNPPF is a subsidiary of Bl	NPP.
B.9	Profit forecast or estimate		Applicable - No profit fore e in the Base Prospectus.	casts or estimates have been
B.10	Audit report qualifications		Applicable - No qualificate treport included in the Base	ations are contained in any Prospectus.
B.12	Selected historical key financial	infor	rmation of BNPPF:	
	In millions of EUR			
			31/12/2011	31/12/2012
	Revenues		5,733	5,881
	Cost of risk		-1,152	-374
	Net Income		271	545
	Net Income attributable to shareholders		104	307
	Total Consolidated Balance Sh	ieet	346,179	272,254
	Shareholders' equity		16,292	19,007
	Consolidated loans receivables due from customer	and	145,757	147,781
	Consolidated items due customers		154,514	146,246
	Tier 1 Capital		19,493	19,018
	Tier 1 Ratio		16.5%	15.3%
	Total Capital		25,543	23,452
	Total Capital Ratio		21.6%	18.9%

Selected historical key financial information of BP2F:

	31.12.2011	31.12.2012
	EUR	EUR
Selected items of the Balance		
Sheet		
Assets		
Fixed assets (loans to affiliated undertakings)	5,261,088,495	6,763,911,498
Current assets (Amounts owed by affiliated undertakings becoming due and payable after less than 1 year)	170,106,379	933,735,013
Total assets	5,580,765,179	7,853,435,205
Liabilities		
Capital and reserves	8,053,553	7,136,902
Subordinated creditors	2,119,719,386	1,811,125,851
Non-subordinated debts		
Non-convertible loans - becoming due and payable within 1 year	893,492,429	2,043,358,203
- becoming due and payable after more than 1 year	2,354,947,039	3,040,052,136
Charges & Income: selected		
items		
Income from financial fixed assets derived from affiliated undertakings	149,938,055	164,102,344
Total income	400,951,114	368,793,560
Interest payable and similar charges	310,422,392	291,638,574
Profit for the financial year	638,908	1,583,350

Statements of no significant or material adverse change

There has been no significant change in the financial or trading position of BNPPF or BP2F since 31 December 2012 and there has been no material adverse change in the prospects of the BNPPF or BP2F since 31 December 2012.

B.13	Events impacting the Issuer's solvency	Not Applicable - There are no recent events particular to BP2F which are to a material extent relevant to the evaluation of BP2F's solvency.
B.14	Dependence upon other group entities	BNPPF and BP2F are dependent on other members of the BNPP Group. See also see Element B.5 above.
B.15	Principal activities	BP2F's main object is to grant loans to BNPPF and the companies controlled by BNPPF. In order to implement its main object, BP2F may issue bonds or similar securities,

		raise loans, with or without a guarantee and in general have recourse to any sources of finance. BP2F can carry out any operation it perceives as being necessary to the accomplishment and development of its business, whilst staying within the limits of the Luxembourg law of 10 August 1915 on commercial companies (as amended). • BNPPF's object is to carry on the business of a credit institution, including brokerage and transactions involving derivatives. It is free to carry out all businesses and operations which are directly or indirectly related to its purpose or which are of a nature that benefit the realisation thereof. BNPPF is free to hold shares and share interests within the limits set by the legal framework for banks.
B.16	Controlling shareholders	BNPP holds 74.93 per cent. of the share capital of BNPPF and the Belgian State holds 25 per cent. of the share capital of BNPPF.
		BNPPF holds 99.995 per cent. of the share capital of BP2F.
B.17	Credit ratings	BP2F's senior unsecured credit ratings are A+ with a negative outlook (Standard & Poor's Credit Market Services France SAS ("Standard & Poor's")), A2 with a stable outlook (Moody's France SAS ("Moody's")) and A+ with a stable outlook (Fitch Ratings Limited ("Fitch")) and BP2F's short-term credit ratings are A-1 (Standard & Poor's), P-1 (Moody's) and F1 (Fitch). BNPPF's long-term credit ratings are A+ with a negative outlook (Standard & Poor's), A2 with a stable outlook (Moody's) and A+ with a stable outlook (Fitch) and BNPPF's short-term credit ratings are A-1 (Standard & Poor's), P-1 (Moody's) and F1 (Fitch).
		Standard & Poor's credit ratings in respect of the Programme are: (i) A+ (Senior Unsecured Debt maturing in one year or more), (ii) A-1 (Senior Unsecured Debt maturing in less than one year), (iii) A- (Subordinated Debt) and (iv) BBB+ (Junior Subordinated Debt). Fitch's credit ratings in respect of the Programme are A+ (long-term senior unsecured) and F1 (short-term senior unsecured). Moody's credit ratings in respect of the Programme (where BNPPF act as Issuer) are: (i) A2 (Senior Unsecured), (ii) Baa2 (Subordinated), (iii) Baa3 (Junior Subordinated) and (iv) P-1 (Short-Term). Moody's credit ratings in respect of the Programme (where BP2F act as Issuer (guaranteed by BNPPF)) are: (i) A2 (Senior Unsecured), (ii) Baa2 (Senior Subordinated), (iii) Baa2 (Subordinated), (iv) Baa3 (Junior Subordinated) and (v) P-1 (Short-Term). Notes issued under the Programme may be rated or unrated. Where a Tranche of Notes is rated, such rating will not

			ssarily be the same as ramme by the relevant ratin	the rating assigned to the ag agency.
		The	Notes are not rated.	
[B.18	Description of the Guarantee	unco Forti oblig eithe	onditionally and irrevocably is SA/NV (the "Guarantogations of the Guarantor of the Guarant	t to the programme will be guaranteed by BNP Paribas or" or "BNPPF")). The under its guarantee will be ated or junior subordinated
			Notes have the benefit of cantor.	f a senior guarantee by the
B.19	Information about the Guarantor			
B.19/B.1	Legal and commercial name of the Guarantor		Paribas Fortis SA/NV, a e of BNP Paribas Fortis	cting under the commercial
B.19/B.2	Domicile/ legal form/ legislation/ country of incorporation	The Guarantor is incorporated as a public company we limited liability (société anonyme/naamloze vennootsche under the laws of Belgium with its registered office at 10 Brussels, Montagne du Parc 3 and is a credit institution governed by the Belgian law of 22 March 1993 on the state and supervision of credit institutions.		me/naamloze vennootschap) its registered office at 1000 and is a credit institution 22 March 1993 on the status
B.19/B.4b	Trend information	legis insti know even	litions and market environmalation and regulations a tutions in Belgium and two trends, uncertainties,	ects of the macroeconomic nent, as well as the effects of applicable to all financial he eurozone, there are no demands, commitments or to have a material effect on current financial year.
B.19/B.5	Description of the Group	The	Guarantor is a subsidiary of	BNPP.
B.19/B.9	Profit forecast or estimate		Applicable - No profit fore e in the Base Prospectus.	casts or estimates have been
B.19/B.10	Audit report qualifications		Applicable - No qualificate treport included in the Base	ations are contained in any Prospectus.
B.19/B.12	Selected historical key financia	l info	rmation	
	In millions of EUR		,	
			31/12/2011	31/12/2012
	Revenues		5,733	5,881
	Cost of risk		-1,152	-374

Net Income	271	545
Net Income attributable to shareholders	104	307
Total Consolidated Balance Sheet	346,179	272,254
Shareholders' equity	16,292	19,007
Consolidated loans and receivables due from customers	145,757	147,781
Consolidated items due to customers	154,514	146,246
Tier 1 Capital	19,493	19,018
Tier 1 Ratio	16.5%	15.3%
Total Capital	25,543	23,452
Total Capital Ratio	21.6%	18.9%

There has been no significant change in the financial or trading position of the Guarantor since 31 December 2012 and there has been no material adverse change in the prospects of the Guarantor since 31 December 2012.

B.19/B.13	Events impacting the Guarantor's solvency	Not Applicable - There are no recent events particular to the Guarantor which are to a material extent relevant to an evaluation of its solvency.
B.19/B.14	Dependence upon other Group entities	The Guarantor is dependent on other members of the BNPP Group. See also Element B.19/B.5 above.
B.19/B.15	The Guarantor's Principal activities	The Guarantor's object is to carry on the business of a credit institution, including brokerage and transactions involving derivatives. It is free to carry out all businesses and operations which are directly or indirectly related to its purpose or which are of a nature that benefit the realisation thereof. The Guarantor is free to hold shares and share interests within the limits set by the legal framework for credit institutions (including the Belgian Law of 22 March 1993 on the status and supervision of credit institutions).
B.19/B.16	Controlling shareholders	BNPP holds 74.93 per cent. of the share capital of the Guarantor and the Belgian State holds 25 per cent. of the share capital of the Guarantor.

D 40 D 45		
B.19/B.17	Credit ratings	The Guarantor's long-term credit ratings are A+ with a
		negative outlook (Standard & Poor's), A2 with a stable
		outlook (Moody's) and A+ with a stable outlook (Fitch) and
		BNPPF's short-term credit ratings are A-1 (Standard &
		Poor's), P-1 (Moody's) and F1 (Fitch).

Section C – Securities

Element	Title	
C.1	Type and class of Notes/ISIN	The Notes described in this section are debt or derivative securities with a denomination of less than €100,000 (or its equivalent in any other currency). The Notes to be issued under the Programme may be Fixed Rate Notes, Floating Rate Notes, Zero Coupon Notes, Inflation Index-Linked Notes, Foreign Exchange (FX) Rate-Linked Notes, Underlying Interest Rate-Linked Notes or a combination of the foregoing.
		The Notes are NZD 6.00 per cent. Fixed Rate Notes due October 2019.
		International Securities Identification Number (ISIN): XS0967627638
C.2	Currency	Subject to compliance with all applicable laws, regulations and directives, Notes may be issued in any currency agreed between the Issuer and the relevant Dealer at the time of issue.
		The currency of this Series of Notes is New Zealand Dollar ("NZD")
C.5	Restrictions on free transferability	The Notes will be freely transferable, subject to the offering and selling restrictions in Austria, Belgium, France, The Netherlands, the United Kingdom, Hong Kong, Japan, Switzerland, the United States of America, Australia and under the Prospectus Directive and the laws of any other jurisdiction in which the relevant Notes are offered or sold.
C.8	Rights attached to the Notes, including ranking and limitations on those rights	
		Status and Subordination
		Notes may be issued on either a senior, a senior subordinated or a junior subordinated basis. Notes issued on a senior basis (the "Senior Notes") constitute direct, unconditional, unsubordinated and unsecured and general obligations of the relevant Issuer and will rank <i>pari passu</i>

(subject to mandatorily preferred debts under applicable laws) among themselves and at least equally and rateably with all other present and future outstanding unsecured and unsubordinated obligations including guarantees and other obligations of a similar nature of the relevant Issuer.
Notes issued on a senior subordinated basis (the "Senior Subordinated Notes") constitute senior subordinated obligations of the relevant Issuer and rank pari passu (subject to mandatorily preferred debts under applicable laws) without any preference among themselves and at least equally and rateably with all other present and future outstanding senior subordinated obligations, including guarantees and other obligations of a similar nature of such Issuer. Accordingly, the liabilities of the relevant Issuer under or pursuant to the Senior Subordinated Notes shall not be required to be satisfied until satisfaction of all indebtedness of such Issuer to the depositors (in the case of BNPPF) and all present and future unsubordinated creditors of the relevant Issuer or the amount necessary for that purpose shall have been deposited in consignment.
Notes issued on a junior subordinated basis (the "Junior Subordinated Notes") constitute direct, unsecured, junior subordinated and conditional obligations of such Issuer and rank (a) pari passu without any preference among themselves and with any other Junior Subordinated Notes and, in the case of BNPPF, the junior subordinated guarantees, (b) junior to all present and future unsecured obligations of such Issuer which are or are expressed to be subordinated to the unsecured, unsubordinated obligations of such Issuer but not further or otherwise (the "Senior Subordinated Obligations"), (c) at least equally and rateably with all other present and future obligations of such Issuer which rank or are expressed to rank junior to the Senior Subordinated Obligations and (d) in priority to the rights and claims of holders of all classes of equity (including holders of preference shares (if any)) issued by such Issuer, subject to mandatory provisions of Belgian law (in the case of Junior Subordinated Notes issued by BNPPF) or the laws of Luxembourg (in the case of Junior Subordinated Notes issued by BNPPF)
Claims in respect of the Junior Subordinated Notes are subordinated to the claims of senior and subordinated creditors and payments of principal and interest by the relevant Issuer in respect of Junior Subordinated Notes will be conditional upon such Issuer being solvent at the time of payment by that Issuer and no principal or interest shall be due and payable in respect of Junior Subordinated Notes except to the extent that (assuming a payment was then due by the relevant Issuer) such Issuer could make such payment in whole or in part, rateably with payments in respect of

	other po	ari passu claims, and still be solvent immediately er.
	These Notes are Senior Notes.	
	Events	of default
		ms of the Senior Notes will contain, amongst others, owing events of default:
		default in payment of any principal or interest due in respect of the Notes, continuing for a period of 30 days;
		default arising from the non-performance or non- observance by the Issuer or (in the case of Notes issued by BP2F) the Guarantor of any other obligation condition or other provision under Notes or the Guarantee continuing for a period of 45 days;
		default by the relevant Issuer or (in the case of Notes issued by BP2F) the Guarantor in the payment of the principal of, or premium or prepayment charge (if any) or interest on, any other loan indebtedness of or assumed or guaranteed by the relevant Issuer or (in the case of Notes issued by BP2F) the Guarantor (which indebtedness in the case of the Guarantor has an aggregate principal amount of at least EUR 50,000,000 or its equivalent in any other currency or currencies), when and as the same shall become due and payable (as a result of maturity or acceleration of maturity), if, other than in the case of acceleration of maturity, such default shall continue for more than the applicable period of grace and the time for payment of such interest or principal has not been effectively extended;
		events relating to the dissolution, insolvency or winding up of the relevant Issuer or the Guarantor (as applicable) except as a result of a permitted reorganisation pursuant to the conditions or the relevant Issuer ceases to be subsidiary of the Guarantor (unless as a result of a permitted substitution of the Issuer in accordance with the conditions);
		it becomes unlawful for the relevant Issuer or (in the case of Notes issued by BP2F) the Guarantor to perform any of their respective obligations under the Notes or the Guarantees, or any of their obligations ceases to be valid, binding or enforceable; and

		(f) the Guarantee, if applicable, ceases to be in full force and effect.
		Governing law
		The Notes and all matters arising from or connected with the Notes are governed by, and shall be construed in accordance with, English law except for (a) in the case of Notes issued by BP2F, Conditions 3.2 and 3.3 which shall be governed by, and construed in accordance with Luxembourg law and Conditions 3.5 and 3.6 which shall be governed by, and construed in accordance with Belgian law and (b) in the case of Notes issued by BNPPF, Conditions 1.2, 3.2, 3.3 and 10.1(b) which shall be governed by, and construed in accordance with Belgian law. Guarantees to which Condition 3.4 applies are governed by, and shall be construed in accordance with English law. Guarantees to which Condition 3.5 applies and Guarantees to which Condition 3.6 applies are governed by, and shall be construed in accordance with Belgian law.
C.9	Interest/Redemption	Interest
		Notes issued pursuant to the programme may or may not bear interest. Notes that do not bear interest may also be sold at a discount to their nominal amount. Interest-bearing Notes will either bear interest payable at a fixed rate or a floating rate or at a variable rate linked to one or more inflation indices, currencies and/or underlying interest rates.
		The Notes bear interest from their date of issue at the fixed rate of 6.00 per cent. per annum. The gross yield of the Notes is 5.62 per cent. Interest will be paid annually in arrear on 11 October in each year till the Maturity Date at an amount equal to NZD 120 in respect of each Note.
		Redemption
		The terms under which Notes may be redeemed (including the maturity date and the price at which they will be redeemed on the maturity date as well as any provisions relating to early redemption) will be agreed between the Issuer and the relevant Dealer at the time of issue of the relevant Notes.
		Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on 11 October 2019 at par.

		The Notes may be redeemed early for tax reasons or due to illegality at the Early Redemption Amount.
		Representative of holders
		Not Applicable – No representative of the Noteholders has been appointed by the Issuer.
		Meetings
		The terms of the Notes will contain provisions for calling meetings of holders of such Notes to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.
		Please also refer to Element C.8.
C.10	Derivative component in the interest payments	
		Not Applicable – there is no derivative component in the interest payments.
C.11	Admission to trading	Notes issued under the Programme may be admitted to trading on the regulated market of the Luxembourg Stock Exchange, Brussels Stock Exchange and/or Amsterdam Stock Exchange or such other stock exchange or market specified below, or may be issued on an unlisted basis.
		Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the regulated market of the Luxembourg Stock Exchange
C.15	Any underlying which may affect the value of the Notes	Not Applicable – there are no underlying reference assets applicable to the Notes.
C.16	Exercise date/final reference date	The maturity date of the Notes will be 11 October 2019 (the "Maturity Date").
C.17	Settlement procedure of derivative securities	These Notes are cash settled.
C.18	Return on derivative securities	See item C.8 above for the rights attaching to the Notes.
		Information on interest in relation to the Notes is set out in Element C.9 above.
		Final Redemption
		Unless previously redeemed or purchased and cancelled,

		each Note will be redeemed by the Issuer on the Maturity Date at an amount per Note calculated by the Calculation Agent equal to either (a) par, (b) the Calculation Amount multiplied by a specified percentage or (c) the relevant Final Payout (the "Final Redemption Amount"). The Final Redemption Amount applicable to the Notes is an amount per Note equal to par.
C.19	Exercise price/final reference price of the underlying	Not applicable
C.20	Type of the underlying	Not applicable

Section D - Risks

Element	Title	
D.2	Key risks regarding the Issuer and the Guarantor	In purchasing Notes, investors assume the risk that the relevant Issuer and/or, if BP2F is the Issuer, the Guarantor, may become insolvent or otherwise be unable to make all payments due in respect of the Notes. In the event of the insolvency of BNPPF or BP2F, as applicable or if it is otherwise unable or unwilling to repay the Notes when repayment falls due, an investor may lose all or part of his investment in the Notes. There is a wide range of factors which individually or
		together could result in the relevant Issuer and the Guarantor, where applicable, becoming unable to make all payments due in respect of the Notes. It is not possible to identify all such factors or to determine which factors are most likely to occur, the Issuers and the Guarantor may not be aware of all relevant factors and certain factors which they currently deem not to be material may become material as a result of the occurrence of events outside the Issuer's and/or the Guarantor's control. The Issuers and/or the Guarantor have identified a number of factors which could materially adversely affect their businesses and ability to make payments due under the Notes. These factors include:
		BNPPF/the Guarantor:
		The following is a summary of some of the investment considerations relating to the business of BNPPF:

(g)	Difficult market and economic conditions including, without limitation, concerns regarding the ability of certain countries in the eurozone to refinance their debt obligations, could in the future have a material adverse effect on the operating environment for financial institutions and hence on BNPPF's financial condition, results of operations and cost of risk.
(h)	Legislative action and regulatory measures taken in response to the global financial crisis may materially impact BNPPF and the financial and economic environment in which it operates.
(i)	BNPPF's access to and cost of funding could be adversely affected by a further deterioration of the euro zone sovereign debt crisis, worsening economic conditions, a ratings downgrade or other factors.
(j)	The soundness and conduct of other financial institutions and market participants could adversely affect BNPPF.
(k)	BNPPF may incur significant losses on its trading and investment activities due to market fluctuations and volatility.
(1)	A substantial increase in new provisions or a shortfall in the level of previously recorded provisions could adversely affect BNPPF's results of operations and financial condition.
(m)	BNPPF may generate lower revenues from brokerage and other commission and fee-based businesses during market downturns.
(n)	BNPPF's hedging strategies may not prevent losses.
(0)	Significant interest rate changes could adversely affect BNPPF's net banking income or profitability.
(p)	Protracted market declines can reduce liquidity in the markets making it harder to sell assets and possibly leading to material losses.
(q)	Notwithstanding BNPPF's risk management policies, procedures and methods it could still be BNPPF exposed to unidentified or unanticipated risks, which could lead to material losses.

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		(r)	While each of BNPPF's businesses manages its operational risks, these risks remain an inherent part of all of the BNPPF's businesses.
		(s)	BNPPF has significant counterparty risk exposure and exposure to systemic risks.
		(t)	BNPPF's competitive position could be harmed if its reputation is damaged.
		(u)	An interruption in or a breach of BNPPF's information systems may result in lost business and other losses.
		(v)	Litigation or other proceedings or actions may adversely affect BNPPF's business, financial condition and results of operations.
		(w)	Uncertainty linked to fair value accounting and use of estimates.
		(x)	Risks and uncertainties connected to the integration and optimisation of the operations of BNPPF following its acquisition by BNP Paribas.
		(y)	A deterioration of the credit rating of BNP Paribas of its debt quality could adversely affect BNPPF.
		(z)	Unforeseen external events can interrupt BNPPF's operations and cause substantial losses and additional costs.
		(aa)	BNPPF is subject to extensive and evolving regulatory regimes in the countries and regions in which it operates.
		(bb)	Intense competition in the financial services industry could adversely affect BNPPF revenues and profitability.
		BP2F:	
			ollowing is a summary of some of the additional ment considerations relating to the business of BP2F:
		(cc)	The primary credit protection for Notes issued by BP2F will derive from the guarantees given by BNPPF.
		(dd)	BP2F's ability to make payments under the Notes may depend on the operating performance of those companies to which the proceeds of the Notes are lent.

		(ee) The financial condition of the operating companies to which the proceeds of the Notes are lent may deteriorate and this may affect BP2F's ability to make payments under the Notes which it issues.
		(ff) During deteriorating or challenging economic conditions BP2F may find it difficult to raise further finance.
		(gg) Transfer pricing tax rules in Luxembourg generate additional costs, which may vary from time to time.
D.3	Key risks regarding the Notes	There are certain factors which are material for the purposes of assessing the market risks associated with Notes issued under the Programme, including that
		The trading price of the Notes is affected by a number of factors including, but not limited to, the price of the relevant underlying reference(s), time to expiration or redemption and volatility and such factors mean that the trading price of the Notes may be below the Final Redemption Amount.
		The occurrence of an additional disruption event or optional additional disruption event may lead to an adjustment to the Notes, or early redemption or may result in the amount payable on scheduled redemption being different from the amount expected to be paid at scheduled redemption and consequently the occurrence of an additional disruption event and/or optional additional disruption event may have an adverse effect on the value or liquidity of the Notes.
		Expenses and taxation may be payable in respect of the Notes.
		The Global Notes are held by or on behalf of the clearing systems, therefore investors will have to rely on their procedures for transfer, payment and communication with the Issuer and the Guarantor.
		The Issuer and the Guarantor will discharge their payment obligations under the Notes by making payments to the relevant common depositary for the relevant clearing system for distribution to their account holders. The Issuer and the Guarantor will have no responsibility for the proper performance by the clearing systems relating to payments made in respect of, the Notes within any relevant clearing system.
		The Notes may be redeemed in the case of illegality or impracticability and such cancellation or redemption may result in an investor not realising a return on an investment in the Notes.

The meetings of Holders provisions permit defined majorities to bind all Holders. Any judicial decision or change to an administrative practice or change to English law after the date of the Base Prospectus could materially adversely impact the value of any Notes affected by it. A reduction in the rating, if any, accorded to outstanding debt securities of the Issuer or Guarantor (if applicable) by a credit rating agency could result in a reduction in the trading value of the Notes. Certain conflicts of interest may arise (see Element E.4 below). The only means through which a Holder can realise value from the Notes prior to its Maturity Date or Redemption Date, as applicable, is to sell it at its then market price in an available secondary market and that there may be no secondary market for the Notes (which could mean that an investor has to exercise or wait until redemption of the Notes to realise a greater value than its trading value)] and the conditions of the Notes contain provisions which may permit their modification without the consent of all investors. **D.6** Investors may lose all or part of their investment in the Risk warning Notes as a result of the terms and conditions of the Notes.

Section E - Offer

Element	Title	
E.2b	Reasons for the offer and use of proceeds	The net proceeds from each issue of Notes will be applied by BNPPF or BP2F, as applicable for its general corporate purposes, which include making a profit, and may also be applied for particular uses, as determined by BNPPF or BP2F, as applicable.
		The net proceeds from the issue of Notes will be applied by BP2F for its general corporate purposes, which include making a profit.
E.3	Terms and conditions of the offer	Under the Programme, the Notes may be offered to the public in a Non-Exempt Offer in Austria, Belgium, France, Germany, Luxemburg and/or The Netherlands.
		The terms and conditions of each offer of Notes will be determined by agreement between the relevant Issuer and the relevant Dealers at the time of issue. An investor

		intending to acquire or acquiring any Notes in a Non-exempt Offer from an Authorised Offeror will do so, and offers and sales of such Notes to an Investor by such Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such Investor including as to price, allocations and settlement arrangements. This issue of Notes is being offered in a Non-Exempt Offer in Belgium, France, Luxemburg and The Netherlands. The issue price of the Notes is 101.875 per cent. of their nominal amount (the "Issue Price").
E.4	Interest of natural and legal persons involved in the issue/offer	The relevant Dealers may be paid fees in relation to any issue of Notes under the Programme. Any such Dealer and its affiliates may also have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, BNPPF, BP2F and/or the Guarantor and their affiliates in the ordinary course of business.
		Other than as mentioned above, so far as BP2F is aware, no person involved in the issue of the Notes has an interest material to the offer, including conflicting interests.
E.7	Expenses charged to the investor by BNPPF or BP2F, as applicable or an Offeror	Except if otherwise stated in the Final Terms, it is not anticipated that the Issuer will charge any expenses to investors in connection with any issue of Notes under the Programme. Other Authorised Offerors (as defined above) may, however, charge expenses to investors. Such expenses (if any) will be determined on a case by case basis but would be expected to be in the range of between 1 per cent. and 7 per cent. of the nominal amount of the Notes to be purchased by the relevant investor unless specified below with respect to a specific issue of Notes.
		For this specific issue, a placement commission at 1.875% is borne by the investors and is included in the Issue Price as well as other expenses may be charged by any Authorised Offeror (as defined above).