

DATED 16 AUGUST 2010



The Royal Bank of Scotland N.V.

(incorporated in The Netherlands with its statutory seat in Amsterdam)

FIRST INCREASE: ISSUE AND LISTING ON 16 AUGUST 2010 ISSUE OF A FURTHER 70,000 OPEN END QUANTO CERTIFICATES ON THE PRICE OF CBOT ROUGH RICE FUTURE TO BE CONSOLIDATED AND FORM A SINGLE SERIES WITH AN EXISTING ISSUE OF 100,000 OPEN END QUANTO CERTIFICATES ON THE PRICE OF CBOT ROUGH RICE FUTURE TO BRING THE TOTAL ISSUE SIZE TO 170,000 OPEN END QUANTO CERTIFICATES ON THE PRICE OF CBOT ROUGH RICE FUTURE (ISIN: FR0010614438)

This document constitutes the Final Terms of each Series of the Certificates described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the base prospectus relating to Open End Certificates dated 1 July 2010 as supplemented from time to time (the "**Base Prospectus**") which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC), save in respect of the sections (i) "*Form of Final Terms*", (ii) "*General Conditions*" and (iii) "*Product Conditions*" which are extracted from the base prospectus relating to Certificates dated 1 July 2007, as supplemented by the supplements dated 10 July 2007, 2 August 2007, 3 September 2007, 2 October 2007, 11 October 2007, 1 November 2007, 16 January 2008, 28 February 2008 and 31 March 2008 (the "**Former Base Prospectus**"). Full information on the Issuer and each Series of the Certificates described herein is only available on the basis of the combination of these Final Terms, the Base Prospectus and the Former Base Prospectus described above.

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On 6 February 2010 **ABN AMRO Bank N.V.** (registered with the Dutch Chamber of Commerce under number 33002587) changed its name to **The Royal Bank of Scotland N.V.** and all references in the attached document to "**ABN AMRO Bank N.V.**" should be read as references to "**The Royal Bank of Scotland N.V.**".

The name change is not a change of the legal entity which issued your securities and it does not affect any of the terms and conditions of your securities. For further information on The Royal Bank of Scotland N.V. or its holding company, ABN AMRO Holding N.V., and their financial status please refer to the current Registration Document for ABN AMRO Holding N.V. and The Royal Bank of Scotland N.V., which is available at <http://markets.rbs.com/bparchive/> and to the documents on file at <http://www.sec.gov>.

From 6 February 2010 onwards, the name ABN AMRO Bank N.V. will be used by a separate legal entity (registered with the Dutch Chamber of Commerce under number 34334259) which will ultimately be owned by the State of the Netherlands. Neither the new entity named ABN AMRO Bank N.V. nor the State of the Netherlands will, in any way, guarantee or otherwise support the obligations under your securities unless otherwise expressly stated in the terms and conditions of your securities.

FINAL TERMS

DATED 2 MAY 2008



100,000 OPEN END QUANTO CERTIFICATES ON THE PRICE OF CBOT ROUGH RICE FUTURE

ISSUE PRICE: EUR 23.95

FINAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the General Conditions and the Product Conditions applicable to each Series of Certificates described herein (the "relevant Product Conditions") as set forth in the Base Prospectus relating to Certificates dated 1 July 2007 (the "Base Prospectus") as supplemented from time to time which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the "Prospectus Directive"). This document constitutes the Final Terms of each Series of the Certificates described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the Base Prospectus as so supplemented. Full information on the Issuer and each Series of the Certificates described herein is only available on the basis of the combination of these Final Terms and the Base Prospectus as so supplemented. The Base Prospectus as so supplemented is available for viewing at the registered office of the Issuer at Gustav Mahlerlaan 10, 1082 PP Amsterdam, The Netherlands and copies may be obtained from the Issuer at that address.

These Final Terms relate to the Securities and must be read in conjunction with, and are subject to, the General Conditions and the relevant Product Conditions contained in the Base Prospectus as so supplemented. These Final Terms, the relevant Product Conditions and the General Conditions together constitute the Conditions of each Series of the Certificates described herein and will be attached to any Global Security representing each such Series of the Certificates. In the event of any inconsistency between these Final Terms and the General Conditions or the relevant Product Conditions, these Final Terms will govern.

The Netherlands Authority for the Financial Markets has provided the Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin), Financial Market Authority (FMA), Commission Bancaire, Financiere et des Assurances (CBFA), Comisión Nacional del Mercado de Valores (CNMV), Comissão do Mercado de Valores Mobiliários (CMVM), Autorité des Marchés Financiers (AMF), Irish Financial Services Regulatory Authority (IFSRA), Commissione Nazionale per le Società e la Borsa (CONSOB), Commission de Surveillance du Secteur Financier (CSSF), Financial Services Authority (FSA), the Finnish Supervision Authority, the Danish Financial Services Authority (Finanstilsynet), the Swedish Financial Supervisory Authority, the Czech National Bank (CNB) and Comisia Nationala a Valorilor Mobiliare (CNVM) with a certificate of approval attesting that the Base Prospectus has been drawn up in accordance with the Prospectus Directive.

So far as the Issuer is aware, no person (other than the Issuer in its separate capacities as Issuer and Calculation Agent, see "Risk Factors – Actions taken by the Calculation Agent may affect the Underlying" in the Base Prospectus) involved in the issue of the Certificates has an interest material to the offer.

Issuer:	ABN AMRO Bank N.V., acting through its principal office at Gustav Mahlerlaan 10, 1082 PP Amsterdam, The Netherlands or its London branch at 250 Bishopsgate, London EC2M 4AA
Clearing Agents:	Euroclear France S.A Euroclear Bank S.A./N.V. as operator of the Euroclear system Clearstream Banking, société anonyme
Launch Date:	7 May 2008
Subscription Period:	Not Applicable
Issue Date:	7 May 2008
Listing:	Euronext Paris
Listing Date:	7 May 2008
Pricing Date:	7 May 2008
Admission to trading:	Application has been made for the Securities to be admitted to trading on Euronext Paris with effect from the Listing Date
Announcements to Holders:	Delivered to Clearing Agents
Principal Agent:	ABN AMRO Bank N.V., 250 Bishopsgate, London EC2M 4AA
Registrar:	None
Agent(s):	BNP Paribas, Paris
Calculation Agent:	ABN AMRO Bank N.V., 250 Bishopsgate, London EC2M 4AA
Indication of yield:	Not Applicable

COMMODITY FUTURES AND COMMODITY FORWARD CONTRACTS

OPEN END QUANTO CERTIFICATES

Series:	<i>Open End Quanto Certificates on the price of CBOT Rough Rice Future</i>
Issue Price:	EUR 23.95
Additional Market Disruption Events:	None
Annual Fee:	1%
Business Day:	As stated in Product Condition 1
Cash Amount:	$CA_t = CA_{t-1} * (1 + DCF_{t-1,t} \times Rate_{t-1}) + QMF_t + MF_t$
	Where:
	“CA _t ” means the Cash Amount on Trading Day t;
	“CA _{t-1} ” means the Cash Amount on the immediately preceding Trading Day (t-1);
	“DCF _{t-1, t} ” means the Day Count Fraction between the immediately preceding Trading Day (t-1) and Trading Day t;
	“Rate _{t-1} ” means the Rate on the immediately preceding Trading Day (t-1);
	“QMF _t ” means the Quanto Maintenance Fee on Trading Day t; and
	“MF _t ” means the Management Fee on Trading Day t
Certificate Value:	$CV_t = [CLU_t * RR_t - CA_t] \times CE$
	Where:
	“CV _t ” means the Certificate Value on Trading Day t;
	“CLU _t ” means the Final Reference Price on Trading Day t;
	“CA _t ” means the Cash Amount on Trading Day t;
	“CE” means the Entitlement; and
	“RR _t ” means the Rollover Ratio on Trading Day t
Entitlement:	1
Exchange:	Chicago Board of Trade (CBOT)
Exercise Date:	The third Business Day preceding the Scheduled Valuation Date, as provided in Product Condition 3
Exercise Time:	10.00am Central European time
Final Reference Price:	As stated in Product Condition 1
Initial Quanto Maintenance Fee Level:	0% per annum

Issuer Call Commencement Date: The first Business Day following the one year period from (and including) the Issue Date

Issuer Call Notice Period: One calendar year

Management Fee: $MF_t = Fee * CLU_{t-1} * DCF_{t-1,t} * RR_{t-1}$

Where:

“**MF_t**” means the Management Fee on Trading Day t;

“**Fee**” means the Annual Fee;

“**CLU_{t-1}**” means the Reference Asset Price on the immediately preceding Trading Day at the Valuation Time as announced by the Exchange, converted into the Settlement Currency using the Exchange Rate (or, if there is a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date);

“**DCF_{t-1}**” means the Day Count Fraction between the immediately preceding Trading Day (t-1) and t Trading Days; and

“**RR_{t-1}**” means the Rollover Ratio on the immediately preceding Trading Day (t-1)

Quanto Maintenance Fee: $QMF_t = QMFL_{t-1} * CLU_{t-1} * DCF_{t-1,t} * RR_{t-1}$

Where:

“**QMF_t**” means Quanto Maintenance Fee on Trading Day t;

“**QMFL_{t-1}**” means the Quanto Maintenance Fee Level on the immediately preceding Trading Day (t-1);

“**RR_{t-1}**” means the Rollover Ratio on the immediately preceding Trading Day (t-1);

“**CLU_{t-1}**” means the Reference Asset Price at the Valuation Time on the immediately preceding Trading Day (t-1) as announced by the Exchange, converted into the Settlement Currency using the Exchange Rate (or, if there is a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date); and

“**DCF_{t-1,t}**” means the Day Count Fraction between the immediately preceding Trading Day (t-1) and Trading Day t

Reference Asset: CBOT Rough Rice Future July 2008 (Screen page: Bloomberg page: RRN8 <COMDTY> for the initial Reference Asset)

Relevant Number of Trading Days: For the purposes of :

Issuer Call Date: 5

Valuation Date: 5

Rollover Date: A date, being a Trading Day, as selected by the Issuer prior to the period of 10 Trading Days preceding the first notice date of the Reference Asset

Rollover Ratio: $[(A-B) / (C+D)] \times E$

Where

“A” is the Reference Asset Price;

“B” is the Transaction Charge multiplied by the Reference Asset Price;

“C” is the Substitute Asset Price;

“D” is the Transaction Charge multiplied by the Substitute Asset Price; and

“E” is the immediately preceding Rollover Ratio

Rollover Time: In the course of the usual Trading Hours on the Exchange (currently 15.30 to 19.30 London Time)

Settlement Currency: EUR

Settlement Date: The fifth Business Day following the Valuation Date or the Issuer Call Date, as the case may be

Transaction Charge: As stated in Product Condition 1, provided that the Transaction Charge on the Launch Date shall be 0%

Underlying Currency: USD

Valuation Date(s): The last Trading Day of March in each year, commencing at least one year after the Issue Date

Amendments to General Conditions and/or Product Conditions: None

Amendments to the Offering Procedure for the Securities: None

ISIN: FR0010614438

Common Code: 36176679

Fondscore: Not Applicable

WKN: Not Applicable

Other Securities Code: Mnemo: 1381N

INFORMATION ON THE UNDERLYING

Page where information about the past and future performance of the Underlying and its volatility can be obtained: Bloomberg page: RRN8 <COMDTY> for the initial Reference Asset

RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms.