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**DATED 4 OCTOBER 2010** 

The Royal Bank of Scotland N.V. (incorporated in The Netherlands with its statutory seat in Amsterdam)

FIRST INCREASE: ISSUE AND LISTING ON 4 OCTOBER 2010 OF A FURTHER 200,000 THE PRICE OF THE NYBOT COTTON NO.2 FUTURE TURBO SHORT CERTIFICATES TO BE CONSOLIDATED WITH THE EXISTING ISSUE OF 100,000 THE PRICE OF THE NYBOT COTTON NO.2 FUTURE TURBO SHORT CERTIFICATES TO BRING THE TOTAL ISSUE SIZE TO 300,000 THE PRICE OF THE NYBOT COTTON NO.2 FUTURE TURBO SHORT CERTIFICATES (ISIN: NL0009566827)



### FINAL TERMS

DATED 21 SEPTEMBER 2010

## The Royal Bank of Scotland N.V.

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

100,000 THE PRICE OF THE NYBOT COTTON No. 2 FUTURE TURBO SHORT CERTIFICATES
INDICATIVE ISSUE PRICE: EUR 2.20

The Securities have not been and will not be registered under the United States Securities Act of 1933, as amended ("Securities Act") and the Securities may not be exercised, offered, sold, transferred or delivered within the United States or to, or for the account or benefit of, any U.S. person as defined in Regulation S under the Securities Act. Furthermore, trading in the Securities has not been approved by the United States Commodity Futures Trading Commission under the United States Commodity Exchange Act, as amended, and no U.S. person may at any time trade or maintain a position in the Securities.

#### FINAL TERMS

DATED: 21 SEPTEMBER 2010

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 Securities described herein (the "relevant Product Conditions") as set forth in the Base Prospectus relating to Turbos dated 22 October 2009 (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 Securities 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 Securities 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 office of the Issuer at 250 Bishopsgate, London EC2M 4AA, United Kingdom and copies may be obtained from the Issuer at that address.

These Final Terms 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 Securities described herein and will be attached to the Global Certificate representing each such Series of the Securities. 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 Societa e la Borsa (CONSOB), Commission de Surveillance du Secteur Financier (CSSF), Financial Services Authority (FSA), the Financial Supervisory Authority (FIN-FSA), the Danish Financial Services Authority (Finanstilsynet), the Swedish Financial Supervisory Authority, the Czech National Bank (CNB), Comisia Nationala a Valorilor Mobiliare (CNVM) and the Financial Supervisory Authority of Norway (Finanstilsynet) 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" and "Risk Factors - Actions taken by the Issuer may affect the value of the Securities" in the Base Prospectus) involved in the issue of the Turbo Certificates has an interest material to the offer.

Issuer: The Royal Bank of Scotland 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: NECIGEF, Euroclear Bank S.A./N.V. as operator of the Euroclear

system, Clearstream Banking, société anonyme

Form of the Securities: Dematerialised Form

Pricing Date: Not Applicable
Subscription Period: Not Applicable

Launch Date: 22 September 2010

As, if and when issued trading: 22, 23 and 24 September 2010

Issue Date: 27 September 2010

Listing: NYSE Euronext in Amsterdam, NYSE Euronext in Paris

Listing Date: 27 September 2010

Admission to Trading: Application has been made for the Securities to be admitted to

trading on NYSE Euronext in Amsterdam with effect from 22 September 2010 and on NYSE Euronext in Paris with effect from

27 September 2010

Announcements to Holders: Delivered to Clearing Agents

Principal Agent: The Royal Bank of Scotland N.V., London branch, 250

Bishopsgate, London EC2M 4AA

Agent: ABN AMRO Bank N.V., MF 2020 Kemelstede 2, P.O. Box 3200,

4800 DE Breda, The Netherlands

Calculation Agent: The Royal Bank of Scotland N.V., London branch, 250

Bishopsgate, London EC2M 4AA

Indication of Yield: Not Applicable

Sales Restriction: The Securities have not been and will not be registered under the

United States Securities Act of 1933, as amended ("Securities Act") and the Securities may not be exercised, offered, sold, transferred or delivered within the United States or to, or for the account or benefit of, any U.S. person as defined in Regulation S under the Securities Act. Furthermore, trading in the Securities has not been approved by the United States Commodity Futures Trading Commission under the United States Commodity Exchange Act, as amended, and no U.S. person may at any time

trade or maintain a position in the Securities.

#### COMMODITY FORWARD CONTRACTS AND COMMODITY FUTURES CONTRACTS TURBO CERTIFICATES

Series: The price of the NYBOT Cotton No. 2 Future Turbo Short

**Certificates** 

Issue Price: EUR 2.20 (Indicative)

Additional Market Disruption Events: None

Business Day: As specified in Product Condition 1

Cash Amount: As specified in Product Condition 1

Reference Asset: The price of the NYBOT Cotton No. 2 Future December 2010

(Bloomberg code: CTZ0)

Current Financing Level on the Launch

Date:

USD Cents 130.50

Current Spread on the Launch Date: 2%

Current Stop Loss Premium Rate on

the Launch Date:

8% of Current Financing Level on the Launch Date

Emerging Market Disruption Events: As specified in Product Condition 1

Entitlement: 10

Exchange: New York Board of Trade (NYBOT)

Exercise Time: 10.00 a.m. Central European Time

Final Reference Price: As specified in Product Condition 1

Financing Level Currency: USDc

Issuer Call Commencement Date: The first Business Day following the three month period from and

including the Launch Date

Issuer Call Notice Period: One year

Maximum Premium: 15% of Current Financing Level

Maximum Spread: 3.5%

Minimum Premium: 7.5% of Current Financing Level
Relevant Currency: As specified in Product Condition 1

Relevant Number of Trading Days: For the purposes of:

Issuer Call Date: 5, or in respect of an Emerging Market

Disruption Event only, 180

Valuation Date: 5, or in respect of an Emerging Market Disruption

Event only, 180

Reset Date: 15th day

Rollover Date: At least ten Trading Days prior to the earliest date of either the

first notice date or the last trade date of the Reference Asset

Securities Exchange: NYSE Euronext in Amsterdam

Settlement Currency: EUR

Settlement Date: Up to the fifth Business Day following the Valuation Date, the last

day of the Stop Loss Termination Valuation Period or the Issuer

Call Date, as the case may be

Standard Currency: As specified in Product Condition 1
Stop Loss Event: As specified in Product Condition 1

Stop Loss Price on the Launch Date: USD Cents 120.00

Stop Loss Price Rounding: To one decimal place (with 0.05 being rounded downwards)

Stop Loss Reset Date: 15th day

Stop Loss Termination Reference

Price:

As specified in Product Condition 1

Trigger Event: Not Applicable

Valuation Date(s): The last Trading Day of March in each year, commencing no

earlier than one year after the Launch Date

Valuation Time: The close of trading on the Exchange (currently 8.15 p.m.

Frankfurt Time)

Amendment to General Conditions

and/or Product Conditions:

Not Applicable

Amendments to the Offering Procedure

for the Securities:

As part of its issuing, market-making and/or trading arrangements, the Issuer may issue more Securities than those which are to be subscribed or purchased by third party investors. The Issuer (or any of its affiliates) may hold such Securities for the purpose of meeting any investor interest in the future. Prospective investors in the Securities should therefore not regard the issue size of any Series as indicative of the depth or liquidity of the market for such Series, or of the demand for such

Series.

ISIN: NL0009566827

Common Code: 53521592 Mnemonic Code: S160N

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trade or maintain a position in the Securities.

# INFORMATION ON THE UNDERLYING

Bloomberg page where information about the past and future performance of the Underlying and its volatility can be obtained: CTZ0

# RESPONSIBILITY

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