Final Terms

COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A. (RABOBANK NEDERLAND)

(a cooperative (coöperatie) formed under the law of the Netherlands with its statutory seat in Amsterdam)

COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A. (RABOBANK NEDERLAND) AUSTRALIA BRANCH

(Australian Business Number 70 003 917 655)
(a cooperative (*coöperatie*) formed under the law of the Netherlands with its statutory seat in Amsterdam)

COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A. (RABOBANK NEDERLAND) SINGAPORE BRANCH

(Singapore Company Registration Number S86FC3634A)
(a cooperative (coöperative) formed under the law of the Netherlands with its statutory seat in Amsterdam)

EUR 160,000,000,000 Global Medium-Term Note Programme Due from seven days to perpetuity

> SERIES NO: 2506A TRANCHE NO: 1

EUR 1,750,000,000 4.00 per cent. Fixed Rate Notes 2012 due 11 January 2022 (the "Notes")

Issue Price: 99.089 per cent.

BofA Merrill Morgan Stanley Rabobank UBS Investment Lynch International Bank

The date of these Final Terms is 9 January 2012

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions (the 'Conditions') set forth in the Base Prospectus dated 6 May 2011 and the Base Prospectus Supplements dated 14 October 2011, 30 November 2011, 8 December 2011 and 15 December 2011 (together, the 'Base Prospectus') which together constitute a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the 'Prospectus Directive'). This document constitutes the Final Terms of the Notes 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 the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Notes will be issued on the terms of these Final Terms read together with the Base Prospectus. The Issuer accepts responsibility for the information contained in these Final Terms which, when read together with the Base Prospectus, contains all information that is material in the context of the issue of the Notes. The Base Prospectus is available for viewing at, and copies may be obtained from, Rabobank Nederland at Croeselaan 18, 3521 CB Utrecht, the Netherlands and the principal office in England of the Arranger and of the Paying Agent in Luxembourg, Amsterdam and Paris and www.bourse.lu.

Each potential investor in the Notes must determine the suitability of that investment in light of its own circumstances. A potential investor should not invest in Notes which are complex financial instruments unless it has the expertise (either alone or with a financial adviser) to evaluate how the Notes will perform under changing conditions, the resulting effects on the value of the Notes and the impact this investment will have on the potential investor's overall investment portfolio.

1	Issuer:	Coöperatieve Centrale Raiffeisen-

Boerenleenbank B.A. (Rabobank Nederland)

2 (i) Series Number: 2506A

(ii) Tranche Number 1

3 Specified Currency or Currencies: Euro ("EUR")

4 Aggregate nominal amount:

(i) Series: EUR 1,750,000,000
(ii) Tranche: EUR 1,750,000,000

5 Issue Price: 99.089 per cent. of the aggregate nominal

amount

6 (i) Specified Denominations: EUR 1,000

(ii) Calculation Amount EUR 1,000

7 (i) Issue Date: 11 January 2012

(ii) Interest Commencement Date Not Applicable

(if different from the Issue Date):

8 Maturity Date: 11 January 2022

9 Domestic Note (if Domestic Note, there No

will be no gross-up for withholding tax):

10	Interest Basis:		4.00 per cent. Fixed Rate	
			(further particulars specified below)	
11	Redemption/Payment Basis:		Redemption at par	
12	Change of Interest or Redemption/ Payment Basis:		Not Applicable	
13	Put/Call Options:		Not Applicable	
14	(i)	Status of the Notes:	Senior	
	(ii)	Date approval for issuance of Notes obtained:	Not Applicable	
15	Method of distribution: Syndicated		Syndicated	
PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE				
16	Fixed	Rate Note Provisions	Applicable	
	(i)	Rate of Interest:	4.00 per cent. per annum payable annually in arrear	
	(ii)	Interest Payment Date(s):	11 January in each year, commencing on 11 January 2013 and ending on the Maturity Date	
	(iii)	Fixed Coupon Amount (s):	EUR 40.00 per Calculation Amount	
	(iv)	Broken Amount:	Not Applicable	
	(v)	Day Count Fraction (Condition 1(a)):	Actual/Actual-ICMA; unadjusted	
	(vi)	Determination Date(s) (Condition 1(a)):	11 January in each year	
	(vii)	Other terms relating to the method of calculating interest for Fixed Rate Notes:	Not Applicable	
17	Floating Rate Provisions		Not Applicable	
18	Zero Coupon Note Provisions		Not Applicable	
19	Index Linked Interest Note Provisions		Not Applicable	
20	Equity Linked Interest Note Provisions		Not Applicable	
21	FX Linked Interest Note Provisions		Not Applicable	
22	Dual Currency Note Provisions		Not Applicable	
PROVISIONS RELATING TO REDEMPTION				
23	Call O	ption	Not Applicable	
24	Put Option		Not Applicable	

25 Final Redemption Amount (all Notes except Equity Linked Redemption Notes, Index Linked Redemption Notes and FX Linked Redemption Notes) of each Note

EUR 1,000 per Calculation Amount

26 Final Redemption Amount (Index Linked Redemption Notes) of each Note

Not Applicable

27 Final Redemption Amount (Equity Linked Redemption Notes) of each Note

Not Applicable

28 Final Redemption Amount (FX Linked Redemption Notes) of each Note

Not Applicable

29 Early Redemption Amount

Early Redemption Amount(s) payable per Calculation Amount and/or the method of calculating the same (if required or if different from that set out in the Conditions) on redemption (a) on the occurrence of an event of default (Condition 14) or (b) for illegality (Condition 7(j)) or (c) for taxation reasons (Condition 7(c)), or (d) in the case of Equity Linked Redemption Notes, following certain corporate events in accordance with Condition 7(a) or (e) in the case of Index Linked Redemption Notes, following an Index Modification, Index Cancellation or Index Disruption Event (Condition 7(h)) or (f) in the case of Equity Linked Redemption Notes, Index Linked Redemption Notes or FX Linked Redemption Notes, following an Additional Disruption Event (if applicable) (Condition 7(i)):

As set out in the Conditions.

GENERAL PROVISIONS APPLICABLE TO THE NOTES

30 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.

New Global Notes:

Yes

Financial Centre(s) (Condition 11(h)) or other special provisions relating to payment dates:

TARGET

- Talons for future Coupons or Receipts No to be attached to Definitive Notes (and dates on which such Talons mature):
- Details relating to Partly Paid Notes: amount of each payment comprising the Issue Price and date on which each payment is to be made and consequences (if any) of failure to pay, including any right of the Issuer to forfeit the Notes and interest due on late

Not Applicable

34 Details relating to Instalment Notes: Amount of each instalment, date on which each payment is to be made:

Not Applicable

35 Redenomination, renominalisation and reconventioning provisions

Not Applicable

36 Consolidation provisions:

payment:

Not Applicable

37 Other terms or special conditions:

So long as Bearer Notes are represented by a permanent Global Note and the permanent Global Note is held on behalf of Euroclear, Clearstream, Luxembourg or any other clearing system, notwithstanding Condition 18, notices to Noteholders may be given by delivery of the relevant notice to that clearing system for communication by it to entitled accountholders. Any notice thus delivered to that clearing system shall be deemed to have been given to the Noteholders on the day on which that notice is delivered to the clearing system.

DISTRIBUTION

38 (i) If syndicated, names and addresses of Managers:

Coöperatieve Centrale Raiffeisen-Boerenleenbank B.A. (Rabobank

International)

Thames Court
One Queenhithe
London EC4V 3RL
United Kingdom

Merrill Lynch International

2 King Edward Street London EC1A 1HQ United Kingdom

Morgan Stanley & Co. International plc

25 Cabot Square Canary Wharf London E14 4QA United Kingdom

UBS Limited

1 Finsbury Avenue London EC2M 2PP United Kingdom

(ii) Date of Subscription Agreement: 9 January 2012

(iii) Stabilising Manager(s) (if any): Not Applicable

(iv) Managers' Commission: 0.35 per cent. of the aggregate nominal amount

of the Notes

39 If non-syndicated, name and address of

Dealer:

Not Applicable

40 Applicable TEFRA exemption: D Rules

41 Additional selling restrictions: Not Applicable

42 Non-exempt Offer: An offer of the Notes may be made by the

Managers other than pursuant to Article 3(2) of the Prospectus Directive in Austria, Belgium, France, Germany, Italy, Luxembourg, Spain and the United Kingdom during the period from 9 January 2012 until 30 days following the Issue Date ("Offer Period"), provided that the Offer

Period:

(i) in Austria will not commence until the day after the registration of these Final Terms with the registration office (*Meldestelle*) has been duly made as required under the Austrian Capital

Markets Act; and

(ii) in Germany will not commence until the Final Terms have been published in accordance with

Article 14 of the Prospectus Directive.

GENERAL

43 Additional steps that may only be taken

following approval by an Extraordinary Resolution in accordance with Condition 15(a):

Not Applicable

44 The aggregate principal amount of

Notes issued has been translated into Euro at the rate of [•], producing a sum of (for Notes not denominated in Euro):

Not Applicable

In the case of Notes listed on Euronext

Amsterdam:

Applicable

(i) Numbering and letters: Not Applicable

(ii) Amsterdam Listing Agent: Coöperatieve Centrale Raiffeisen-

Boerenleenbank B.A. (Rabobank International)

(iii) Amsterdam Paying Agent: Coöperatieve Centrale Raiffeisen-

LISTING AND ADMISSION TO TRADING APPLICATION

These Final Terms comprise the final terms required to list and have admitted to trading the issue of Notes described herein pursuant to the EUR 160,000,000,000 Global Medium-Term Note Programme of Rabobank Nederland.

RESPONSIBILITY

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

Signed on behalf of the Issuer:

Ву:

Duly authorised

PART B - OTHER INFORMATION

1 Listing

(i) Listing: Euronext Amsterdam

(ii) Admission to trading: Application has been made for the Notes to be

admitted to trading on Euronext Amsterdam with

effect from the Issue Date

(iii) Estimate of total expenses related to admission to trading:

EUR 7,000

2 Ratings

Rating: The Notes to be issued are expected to be rated:

Fitch: AA

Moody's: Aaa

Standard & Poor's: AA

As defined by Fitch, an AA rating means that the Notes are judged to be of a very high credit quality and denote expectations of very low default risk. It indicates very strong capacity for payment of financial commitments and is not significantly vulnerable to foreseeable events. As defined by Moody's, an Aaa rating means that the Notes are judged to be of the highest quality, with minimal credit risk. As defined by Standard & Poor's, an AA rating means that the Notes have a high rating assigned by Standard & Poor's and that the Issuer's capacity to meet its financial commitment on the obligation is very strong.

Fitch, Moody's, and Standard & Poor's are established in the European Union and registered under Regulation (EC) No 1060/2009.

3 Notification

The Netherlands Authority for the Financial Markets (Autoriteit Financiële Markten) (AFM) has provided each of the Finanzmarktaufsicht (FMA) in Austria, the Financial Services and Markets Authority (FSMA) in Belgium, Finanstilsynet in Denmark, Finanssivalvonta (Fiva) in Finland, Autorité des marchés financiers (AMF) in France, Bundesanstalt für Finanzdienstleistungsaufsicht (BaFin) in Germany, Epitroph Kefalaiagoras in Greece, The Central Bank of Ireland in Ireland, Commissione Nazionale per le Società e la Borsa (CONSOB) in Italy, Commission de Surveillance du Secteur Financier (CSSF) in Luxembourg, Finanstilsynet in Norway, Comissão do Mercado de Valores Mobiliários (CMVM) in Portugal, Comisia Natională a Valorilor Mobiliare (CNVM) in Romania, Comisión Nacional del Mercado de Valores (CNMV) in Spain, Finansinspektionen in Sweden and the Financial Services Authority (FSA) in the United Kingdom with a certificate of approval attesting that the Base Prospectus has been drawn up in accordance with the Prospectus Directive.

Notwithstanding the foregoing, no offer of Notes to the public may be made in any Relevant Member State, which requires the Issuer to undertake any action in addition to the filing of the Final Terms with the Netherlands Authority for the Financial Markets unless and until the Issuer advises such action has been taken.

As regards the offer to the public in Italy, the Base Prospectus has been duly "passported" pursuant to Article 17 and 18 of the Prospectus Directive, Article 98 (2) of the Legislative Decree No. 58 of 24 February 1998, as amended, and CONSOB Regulation No 11971/1999, as amended, by providing CONSOB, the Italian competent authority, through the Netherlands Authority for the Financial Markets (*Autoriteit Financiële Markten*), with the certificate, a copy of the duly approved Base Prospectus and a translation into the Italian language of the summary included in the Base Prospectus.

4 Interests of natural and legal persons involved in the issue

Save as disclosed in the Base Prospectus, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer.

5 Reasons for the offer, estimated net proceeds and total expenses

(i) Reasons for the offer: Banking business

(ii) Estimated net proceeds: EUR 1,727,932,500

(iii) Estimated total expenses: EUR 6,125,000 combined management,

underwriting and selling commission

6 Yield (Fixed Rate Notes Only)

Indication of yield: 4.113 per cent. per annum

The yield is calculated at the Issue Date on the basis of the Issue Price. It is NOT an indication

of future yield.

7 Historic interest rates (Floating Rate Notes only)

Not Applicable

8 Performance of index/formula, explanation of effect on value of investment and associated risks and other information concerning the underlying (Index-Linked Notes only)

Not Applicable

9 Performance of rates of exchange and explanation of effect on value of investment (Dual Currency Notes only)

Not Applicable

Performance of underlying, explanation of effect on value of investment and associated risks and information concerning the underlying (Equity-Linked Notes only)

Not Applicable

Performance of underlying, explanation of effect on value of investment and associated risks and information concerning the underlying (FX Linked Notes only)

Not Applicable

12 Operational information

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

Note that the designation "yes" simply means that the Notes are intended upon issue to be deposited with one of the ICSD's as common safekeeper and does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon satisfaction of the European eligibility criteria.

(ii) ISIN Code:

XS0728812495

(iii) Common Code:

072881249

(iv) German WKN-code:

Not Applicable

(v) Private Placement number

Not Applicable

(vi) Any clearing system(s) other than Euroclear and Not Applicable

Clearstream, Luxembourg and the relevant number(s):

(i) The Depository Trust Company

(vii) Delivery:

Delivery against payment

(viii) Names and addresses of additional Paying/Delivery Agent(s) (if any): Not Applicable

(ix) Names (and addresses) of Calculation Agent(s):

Deutsche Bank AG, London Branch, Winchester House, 1 Great Winchester Street, London EC2N 2DB, United Kingdom

13 General

(i) Conditions to which the offer is subject:

An offer of the Notes may be made by the Managers other than pursuant to Article 3(2) of the Prospectus Directive in Austria, Belgium, France, Germany, Italy, Luxembourg, Spain and the United Kingdom during the Offer Period, provided that the Offer Period:

- (i) in Austria will not commence until the day after the registration of these Final Terms with the registration office (*Meldestelle*) has been duly made as required under the Austrian Capital Markets Act; and
- (ii) in Germany will not commence until the Final Terms have been published in accordance with Article 14 of the Prospectus Directive

Description of the application (ii) Not Applicable process: (iii) Description of possibility to Not Applicable reduce subscriptions: (iv) Manner for refunding excess Not Applicable amount paid by applicants: (v) Minimum and/or maximum Investors will be notified of their allocations of amount of application: Notes and the settlement arrangements in respect thereof. The Notes will be issued on the Issue Date against payment to the Issuer of the net subscription moneys. (vi) Method and time limit for paying Not Applicable up the securities and for delivery of the Notes: (vii) Manner and date on which Not Applicable results of the offer are to be made public: (viii) Procedure for exercise of any Not Applicable right of pre-emption, the negotiability of subscription rights and the treatment of subscription rights not exercised: (ix) Categories of potential investors Not Applicable to which the Notes are offered and whether tranche(s) have been reserved for certain countries: (x) Process for notification to Not Applicable applicants of the amount allotted and the indication whether dealing may begin before notification is made: (xi) Amount of any expenses and Not Applicable taxes specifically charged to the subscriber or purchaser: (xii) Name(s) and address(es), to the Not Applicable extent known to the Issuer, of the placers in the various countries where the offer takes place: