

Transfers of securities to The Royal Bank of Scotland plc pursuant to Part VII of the UK Financial Services and Markets Act 2000

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. ("**RBS N.V.**") and on 1 April 2010 ABN AMRO Holding N.V. changed its name to RBS Holdings N.V.

On 23 September 2011, RBS N.V. and The Royal Bank of Scotland plc, with its registered office at 36 St Andrew Square, Edinburgh, Scotland ("**RBS plc**"), announced that the Court of Session in Scotland had approved and sanctioned the implementation of a banking business transfer scheme whereby eligible business carried on in the United Kingdom by RBS N.V. would be transferred to RBS plc pursuant to Part VII of the UK Financial Services and Markets Act 2000 (the "**Part VII Scheme**"). The Part VII Scheme took effect on 17 October 2011 (the "**Effective Date**").

From the Effective Date, RBS plc became the issuer of those securities originally issued by RBS N.V. which were transferred to RBS plc pursuant to the Part VII Scheme. Under the Part VII Scheme, amendments were made to the terms of the transferring securities and to agreements related to them from the Effective Date in order to give effect to the Part VII Scheme, including (but not limited to) references to "The Royal Bank of Scotland N.V." (including references to its former name "ABN AMRO Bank N.V.") being construed as references to "The Royal Bank of Scotland plc". Details of these amendments are set out in the Scheme Document which can be viewed at www.investors.rbs.com/RBS_NV.

For details of which securities were transferred to RBS plc pursuant to the Part VII Scheme, investors should refer to www.investors.rbs.com/RBS_NV or, for securities issued from on or about 21 July 2011, investors should refer to the terms of the issue or offer documents (including termsheets). If they indicate that RBS plc was expected to become the issuer of the securities as a result of the Part VII Scheme, then RBS plc has become the issuer as of the Effective Date, unless the securities have been exercised, redeemed or repurchased and cancelled prior to the implementation of the Part VII Scheme.

For further details of the Part VII Scheme generally, investors should refer to www.investors.rbs.com/RBS_NV.

Übertragung von Wertpapieren auf The Royal Bank of Scotland plc nach Teil VII (Part VII) des britischen Financial Services and Markets Act 2000

Am 6. Februar 2010 hat die ABN AMRO Bank N.V. (eingetragen bei der niederländischen Handelskammer unter der Nummer 33002587) ihre Firmierung in The Royal Bank of Scotland N.V. („**RBS N.V.**“) geändert, und am 1. April 2010 hat die ABN AMRO Holding N.V. ihre Firmierung in RBS Holdings N.V. geändert.

Am 23. September 2011 haben RBS N.V. und The Royal Bank of Scotland plc, eingetragener Sitz 36 St Andrew Square, Edinburgh, Schottland („**RBS plc**“), mitgeteilt, dass das zuständige Gericht in Schottland (Court of Session) die Umsetzung eines Verfahrens zur Übertragung von Bankgeschäft genehmigt hat. Danach wurde darunter fallendes englisches Geschäft der RBS N.V. auf die RBS plc nach Teil VII (Part VII) des britischen Financial Services and Markets Act von 2000 übertragen (das „**Part VII-Verfahren**“). Das Part VII-Verfahren ist zum 17. Oktober 2011 (der „**Stichtag**“) wirksam geworden.

Seit dem Stichtag ist die RBS plc die Emittentin der von der RBS N.V. ausgegebenen Wertpapiere, die auf die RBS plc nach dem Part VII-Verfahren übertragen worden sind. Das Part VII-Verfahren beinhaltet mit Wirkung zum Stichtag Änderungen in den Bedingungen der übertragenen Wertpapiere und der mit ihnen in Zusammenhang stehenden Verträge, durch die das Part VII-Verfahren vollzogen wird. Unter anderem sind danach Bezugnahmen auf „The Royal Bank of Scotland N.V.“ (einschließlich Bezugnahmen auf die ehemalige Firmierung „ABN AMRO Bank N.V.“) nunmehr als Bezugnahmen auf „The Royal Bank of Scotland plc“ zu verstehen. Weitere Einzelheiten der Änderungen enthält das Verfahrensdokument (Scheme Document), das unter www.investors.rbs.com/RBS_NV abrufbar ist.

Nähere Angaben zu den auf die RBS plc nach dem Part VII-Verfahren übertragenen Wertpapieren erhalten Anleger unter www.investors.rbs.com/RBS_NV. Bei ab dem 21. Juli 2011 ausgegebenen Wertpapieren sollten Anleger die Emissions- oder Angebotsdokumente (einschließlich Termsheets) einsehen. Wenn diese die Angabe enthalten, dass die RBS plc die Emittentin der Wertpapiere nach dem Part VII-Verfahren werden soll, dann ist die RBS plc seit dem Stichtag die Emittentin, soweit die Wertpapiere nicht vor Umsetzung des Part VII-Verfahrens ausgeübt, gekündigt oder zurückgekauft und eingezogen worden sind.

Zu weiteren Einzelheiten des Part VII-Verfahrens sollten Anleger www.investors.rbs.com/RBS_NV einsehen.

FINAL TERMS

FINAL TERMS NO. 150

DATED 22 FEBRUARY 2008



50,000 RICI[®] ENHANCED ENERGY INDEXSM OPEN END CERTIFICATES

ISSUE PRICE: EUR 100

50,000 RICI[®] ENHANCED INDEXSM OPEN END CERTIFICATES

ISSUE PRICE: EUR 100

50,000 RICI[®] ENHANCED METAL INDEXSM OPEN END CERTIFICATES

ISSUE PRICE: EUR 100

200,000 RICI[®] ENHANCED AGRICULTURE INDEXSM OPEN END CERTIFICATES

ISSUE PRICE: EUR 100

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 de Surveillance du Secteur Financier (CSSF), Commission Bancaire, Financiere et des Assurances (CBFA), Financial Services Authority (FSA), Comisión Nacional del Mercado de Valores (CNMV), Comissão do Mercado de Valores Mobiliários (CMVM), Commissione Nazionale per le Società e la Borsa (CONSOB), the Irish Financial Services Regulatory Authority (IFSRA), Autorité des Marchés Financiers (AMF), 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: Clearstream Banking AG
 Euroclear Bank S.A./N.V. as operator of the Euroclear system
 Clearstream Banking, société anonyme

Launch Date: 4 December 2007

Subscription Period: From (and including) 9 November 2007 to (and including) 30 November 2007 on or prior 16.30 Central European Time

Issue Date: 4 December 2007

Listing: Frankfurt Stock Exchange Free Market (SMART Trading) and EUWAX at the Stuttgart Stock Exchange

Listing Date: 4 December 2007

Pricing Date: 3 December 2007

Admission to trading: Application will be made for the Securities to be admitted to trading on the Frankfurt Stock Exchange Free Market (SMART Trading) and the EUWAX at the Stuttgart Stock Exchange 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): ABN AMRO Bank N.V. Niederlassung Deutschland, Abteilung Strukturierte Aktienprodukte, Theodor-Heuss-Allee 80, 60486 Frankfurt am Main, Germany

Calculation Agent: ABN AMRO Bank N.V., 250 Bishopsgate, London EC2M 4AA

Indication of yield: Not Applicable

INDEX OPEN END CERTIFICATES

Series: *RICI[®] Enhanced Energy IndexSM Open End Certificates*

Issue Price: EUR 100

Additional Market Disruption Events: None

Business Day: As stated in Product Condition 1

Cash Amount: The Cash Amount on the Pricing Date is EUR 99

Thereafter the Cash Amount shall be calculated on every Trading Day according to the following formula:

$$CA_t = I_t \times \frac{CA_{t-1}}{I_{t-1}} \times \frac{FX_t}{FX_{t-1}} \times (1 - [F \times DCF(t, t-1)])$$

Where:

“**CA_t**” = Cash Amount on a Trading Day t;

“**CA_{t-1}**” = Cash Amount on the immediately preceding Trading Day (t-1);

“**I_t**” = Final Reference Price on Trading Day t, or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“**I_{t-1}**” = Final Reference Price on the immediately preceding Trading Day (t-1), or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“**FX_t**” = The Exchange Rate on Trading Day t;

“**FX_{t-1}**” = The Exchange Rate on the immediately preceding Trading Day (t-1);

“**F**” = Index Fee;

“**DCF(t-1,t)**” = The number of calendar days from (but excluding) Trading Day (t-1) to (and including) Trading Day t, divided by 360

The Cash Amount payable in respect of an Exercise or Issuer Call shall be calculated on the Valuation Date or Issuer Call Date respectively

Early Termination Amount: Not Applicable

Early Termination Date: Not Applicable

Early Termination Event: Not Applicable

Entitlement: 1

Exercise Date: The third Business Day preceding a scheduled Valuation Date, as provided in Product Condition 3

Exercise Time: 10.00am Central European Time

Final Reference Price:	An amount (which shall be deemed to be a monetary value in the Underlying Currency) equal to the level of the Index at the Valuation Time on a Trading Day, as determined by or on behalf of the Calculation Agent without regard to any subsequently published correction or (if, in the determination of the Calculation Agent, no such level can be determined and no Market Disruption Event has occurred and is continuing) an amount determined by the Calculation Agent as its good faith estimate of the level of the Index on such date having regard to the then prevailing market conditions, the last reported trading price of the Shares and such other factors as the Calculation Agent determines relevant	
Index:	RICI [®] Enhanced Energy Index SM (Bloomberg Code: RIEHE <INDEX>)	
Index Fee:	1.5 per cent. per annum	
Initial Reference Price:	Not Applicable	
Issuer Call Commencement Date:	The first Business Day following the one year period from (and including) the Issue Date	
Issuer Call Notice Period:	Twelve months	
Maximum Maintenance Fee:	Not Applicable	
Pricing Date(s):	3 December 2007	
Relevant Number of Trading Days:	For the purposes of :	
	Early Termination Date:	Not Applicable
	Issuer Call Date:	5
	Valuation Date:	5
Settlement Currency:	EUR	
Settlement Date:	The fifth Business Day following the Valuation Date or the Issuer Call Date, as the case may be	
Trading Day:	As stated in Product Condition 1	
Underlying Currency:	USD	
Valuation Date(s):	The last Trading Day of March in each year, commencing from (and including) March 2009	
Amendments to General Conditions and/or Product Conditions:	None	
Amendments to the Offering Procedure for the Securities:	None	
ISIN:	DE000AA0QL77	
Common Code:	Not Applicable	
Fondscore:	Not Applicable	
WKN:	AA0QL7	
Other Securities Code:	Not Applicable	
Other Provisions:	Not Applicable	

INFORMATION ON THE UNDERLYING

Page where information about the past and future performance of the Underlying and its volatility can be obtained: Bloomberg page: RIEHE <INDEX>

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Series:	<i>RICI[®] Enhanced IndexSM Open End Certificates</i>
Issue Price:	EUR 100
Additional Market Disruption Events:	<p>The events listed below shall also be deemed to be a Market Disruption Event, including but not limited to the following:</p> <ul style="list-style-type: none"> (i) Moratorium. A general moratorium is declared in respect of banking activities in the country in which the Exchange or any Related Exchange is located; or (ii) Price Source Disruption. It becomes impossible to obtain the Relevant Currency Exchange Rate on the Valuation Date or Issuer Call Date in the inter-bank market; or (iii) Governmental Default. With respect to any security or indebtedness for money borrowed or guaranteed by any Governmental Authority, there occurs a default, event of default or other similar condition or event (howsoever described) including, but not limited to, (A) the failure of timely payment in full of principal, interest or other amounts due (without giving effect to any applicable grace periods) in respect of any such security indebtedness for money borrowed or guarantee, (B) a declared moratorium, standstill, waiver, deferral, repudiation or rescheduling of any principal, interest or other amounts due in respect of any such security, indebtedness for money borrowed or guarantee or (C) the amendment or modification of the terms and conditions of payment of any principal, interest or other amounts due in respect of any such security, indebtedness for money borrowed or guarantee without the consent of all holders of such obligation. The determination of the existence or occurrence of any default, event of default or other similar condition or event shall be made without regard to any lack or alleged lack of authority or capacity of such Governmental Authority to issue or enter into such security, indebtedness for money borrowed or guarantee; or (iv) Inconvertibility/non-transferability. The occurrence of any event which (A) generally makes it impossible to convert the currencies in the Relevant Currency Exchange Rate through customary legal channels for conducting such conversion in the principal financial centre of the Relevant Currency or (B) generally makes it impossible to deliver the Relevant Currency from accounts in the country of the principal financial centre of the Relevant Currency to accounts outside such jurisdiction or the Settlement Currency between accounts in such jurisdiction or to a party that is a non-resident of such jurisdiction; or (v) Nationalisation. Any expropriation, confiscation, requisition, nationalisation or other action by any Governmental Authority which deprives this Issuer (or any of its Affiliates) of all or substantially all of its assets in the country of the principal financial centre of the Relevant Currency; or (vi) Illiquidity. It is impossible to obtain a firm quote for the Relevant Currency Exchange Rate for an amount which the Issuer considers necessary to discharge its obligations under the Securities; or (vii) Change in Law. A change in law in the country of the principal financial centre of the Relevant Currency which may affect the ownership in and/or the transferability of the Relevant Currency; or (viii) Imposition of Tax/Levy. The imposition of any tax and/or levy with punitive character which is imposed in the country of the principal financial centre of the Relevant Currency; or

(ix) Unavailability of Settlement Currency. The unavailability of the Settlement Currency in the country of the principal financial centre of the Relevant Currency; or

(x) Any other event similar to any of the above, which could make it impracticable or impossible for the Issuer to perform its obligations in relation to the Securities.

For this purpose a “**Governmental Authority**” is any de facto or de jure government (or agency or instrumentality thereof, court, tribunal, administrative or other governmental authority) or any other entity (private or public) charged with the regulation of the financial markets (including the central bank) in the country of the principal financial centre of the currencies in the Relevant Currency Exchange Rate;

“**Relevant Currency**” means the lawful currency of Malaysia from time to time and such other currencies as determined by the Calculation Agent; and

“**Relevant Currency Exchange Rate**” means the rate of exchange between the Relevant Currency and the Settlement Currency as determined by the Calculation Agent by reference to such sources as the Calculation Agent may reasonably determine to be appropriate at such time

Business Day: As stated in Product Condition 1

Cash Amount: The Cash Amount on the Pricing Date is EUR 99

Thereafter the Cash Amount shall be calculated on every Trading Day according to the following formula:

$$CA_t = I_t \times \frac{CA_{t-1}}{I_{t-1}} \times \frac{FX_t}{FX_{t-1}} \times (1 - [F \times DCF(t, t - 1)])$$

Where:

“**CA_t**” = Cash Amount on a Trading Day t;

“**CA_{t-1}**” = Cash Amount on the immediately preceding Trading Day (t-1);

“**I_t**” = Final Reference Price on Trading Day t, or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“**I_{t-1}**” = Final Reference Price on the immediately preceding Trading Day (t-1), or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“**FX_t**” = The Exchange Rate on Trading Day t;

“**FX_{t-1}**” = The Exchange Rate on the immediately preceding Trading Day (t-1);

“**F**” = Index Fee;

“**DCF(t-1,t)**” = The number of calendar days from (but excluding) Trading Day (t-1) to (and including) Trading Day t, divided by 360

The Cash Amount payable in respect of an Exercise or Issuer Call shall be calculated on the Valuation Date or Issuer Call Date respectively

Early Termination Amount: Not Applicable

Early Termination Date: Not Applicable

Early Termination Event:	Not Applicable						
Entitlement:	1						
Exercise Date:	The third Business Day preceding a scheduled Valuation Date, as provided in Product Condition 3						
Exercise Time:	10.00am Central European Time						
Final Reference Price:	An amount (which shall be deemed to be a monetary value in the Underlying Currency) equal to the level of the Index at the Valuation Time on a Trading Day, as determined by or on behalf of the Calculation Agent without regard to any subsequently published correction or (if, in the determination of the Calculation Agent, no such level can be determined and no Market Disruption Event has occurred and is continuing) an amount determined by the Calculation Agent as its good faith estimate of the level of the Index on such date having regard to the then prevailing market conditions, the last reported trading price of the Shares and such other factors as the Calculation Agent determines relevant						
Index:	RICI [®] Enhanced Index SM (Bloomberg Code: RIEHGL <INDEX>)						
Index Fee:	1.5 per cent. per annum						
Initial Reference Price:	Not Applicable						
Issuer Call Commencement Date:	The first Business Day following the one year period from (and including) the Issue Date						
Issuer Call Notice Period:	Twelve months						
Maximum Maintenance Fee:	Not Applicable						
Pricing Date(s):	3 December 2007						
Relevant Number of Trading Days:	For the purposes of : <table> <tr> <td>Early Termination Date:</td> <td>Not Applicable</td> </tr> <tr> <td>Issuer Call Date:</td> <td>180</td> </tr> <tr> <td>Valuation Date:</td> <td>180</td> </tr> </table>	Early Termination Date:	Not Applicable	Issuer Call Date:	180	Valuation Date:	180
Early Termination Date:	Not Applicable						
Issuer Call Date:	180						
Valuation Date:	180						
Settlement Currency:	EUR						
Settlement Date:	The fifth Business Day following the Valuation Date or the Issuer Call Date, as the case may be						
Trading Day:	As stated in Product Condition 1						
Underlying Currency:	USD						
Valuation Date(s):	The last Trading Day of March in each year, commencing from (and including) March 2009						
Amendments to General Conditions and/or Product Conditions:	None						
Amendments to the Offering Procedure for the Securities:	None						
ISIN:	DE000AA0QL44						

Common Code: Not Applicable
Fondscod: Not Applicable
WKN: AA0QL4
Other Securities Code: Not Applicable
Other Provisions: Not Applicable

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Series: *RICI[®] Enhanced Metal IndexSM Open End Certificates*

Issue Price: EUR 100

Additional Market Disruption Events: None

Business Day: As stated in Product Condition 1

Cash Amount: The Cash Amount on the Pricing Date is EUR 99

Thereafter the Cash Amount shall be calculated on every Trading Day according to the following formula:

$$CA_t = I_t \times \frac{CA_{t-1}}{I_{t-1}} \times \frac{FX_t}{FX_{t-1}} \times (1 - [F \times DCF(t, t-1)])$$

Where:

“CA_t” = Cash Amount on a Trading Day t;

“CA_{t-1}” = Cash Amount on the immediately preceding Trading Day (t-1);

“I_t” = Final Reference Price on Trading Day t, or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“I_{t-1}” = Final Reference Price on the immediately preceding Trading Day (t-1), or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“FX_t” = The Exchange Rate on Trading Day t;

“FX_{t-1}” = The Exchange Rate on the immediately preceding Trading Day (t-1);

“F” = Index Fee;

“DCF(t-1,t)” = The number of calendar days from (but excluding) Trading Day (t-1) to (and including) Trading Day t, divided by 360

The Cash Amount payable in respect of an Exercise or Issuer Call shall be calculated on the Valuation Date or Issuer Call Date respectively

Early Termination Amount: Not Applicable

Early Termination Date: Not Applicable

Early Termination Event: Not Applicable

Entitlement: 1

Exercise Date: The third Business Day preceding a scheduled Valuation Date, as provided in Product Condition 3

Exercise Time: 10.00am Central European Time

Final Reference Price:	An amount (which shall be deemed to be a monetary value in the Underlying Currency) equal to the level of the Index at the Valuation Time on a Trading Day, as determined by or on behalf of the Calculation Agent without regard to any subsequently published correction or (if, in the determination of the Calculation Agent, no such level can be determined and no Market Disruption Event has occurred and is continuing) an amount determined by the Calculation Agent as its good faith estimate of the level of the Index on such date having regard to the then prevailing market conditions, the last reported trading price of the Shares and such other factors as the Calculation Agent determines relevant	
Index:	RICI [®] Enhanced Metal Index SM (Bloomberg Code: RIEHM <INDEX>)	
Index Fee:	1.5 per cent. per annum	
Initial Reference Price:	Not Applicable	
Issuer Call Commencement Date:	The first Business Day following the one year period from (and including) the Issue Date	
Issuer Call Notice Period:	Twelve months	
Maximum Maintenance Fee:	Not Applicable	
Pricing Date(s):	3 December 2007	
Relevant Number of Trading Days:	For the purposes of :	
	Early Termination Date:	Not Applicable
	Issuer Call Date:	5
	Valuation Date:	5
Settlement Currency:	EUR	
Settlement Date:	The fifth Business Day following the Valuation Date or the Issuer Call Date, as the case may be	
Trading Day:	As stated in Product Condition 1	
Underlying Currency:	USD	
Valuation Date(s):	The last Trading Day of March in each year, commencing from (and including) March 2009	
Amendments to General Conditions and/or Product Conditions:	None	
Amendments to the Offering Procedure for the Securities:	None	
ISIN:	DE000AA0QL69	
Common Code:	Not Applicable	
Fondscore:	Not Applicable	
WKN:	AA0QL6	
Other Securities Code:	Not Applicable	
Other Provisions:	Not Applicable	

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Series:	<i>RICI[®] Enhanced Agriculture IndexSM Open End Certificates</i>
Issue Price:	EUR 100
Additional Market Disruption Events:	<p>The events listed below shall also be deemed to be a Market Disruption Event, including but not limited to the following:</p> <ul style="list-style-type: none"> (i) Moratorium. A general moratorium is declared in respect of banking activities in the country in which the Exchange or any Related Exchange is located; or (ii) Price Source Disruption. It becomes impossible to obtain the Relevant Currency Exchange Rate on the Valuation Date or Issuer Call Date in the inter-bank market; or (iii) Governmental Default. With respect to any security or indebtedness for money borrowed or guaranteed by any Governmental Authority, there occurs a default, event of default or other similar condition or event (howsoever described) including, but not limited to, (A) the failure of timely payment in full of principal, interest or other amounts due (without giving effect to any applicable grace periods) in respect of any such security indebtedness for money borrowed or guarantee, (B) a declared moratorium, standstill, waiver, deferral, repudiation or rescheduling of any principal, interest or other amounts due in respect of any such security, indebtedness for money borrowed or guarantee or (C) the amendment or modification of the terms and conditions of payment of any principal, interest or other amounts due in respect of any such security, indebtedness for money borrowed or guarantee without the consent of all holders of such obligation. The determination of the existence or occurrence of any default, event of default or other similar condition or event shall be made without regard to any lack or alleged lack of authority or capacity of such Governmental Authority to issue or enter into such security, indebtedness for money borrowed or guarantee; or (iv) Inconvertibility/non-transferability. The occurrence of any event which (A) generally makes it impossible to convert the currencies in the Relevant Currency Exchange Rate through customary legal channels for conducting such conversion in the principal financial centre of the Relevant Currency or (B) generally makes it impossible to deliver the Relevant Currency from accounts in the country of the principal financial centre of the Relevant Currency to accounts outside such jurisdiction or the Settlement Currency between accounts in such jurisdiction or to a party that is a non-resident of such jurisdiction; or (v) Nationalisation. Any expropriation, confiscation, requisition, nationalisation or other action by any Governmental Authority which deprives this Issuer (or any of its Affiliates) of all or substantially all of its assets in the country of the principal financial centre of the Relevant Currency; or (vi) Illiquidity. It is impossible to obtain a firm quote for the Relevant Currency Exchange Rate for an amount which the Issuer considers necessary to discharge its obligations under the Securities; or (vii) Change in Law. A change in law in the country of the principal financial centre of the Relevant Currency which may affect the ownership in and/or the transferability of the Relevant Currency; or (viii) Imposition of Tax/Levy. The imposition of any tax and/or levy with punitive character which is imposed in the country of the principal financial centre of the Relevant Currency; or

(ix) Unavailability of Settlement Currency. The unavailability of the Settlement Currency in the country of the principal financial centre of the Relevant Currency; or

(x) Any other event similar to any of the above, which could make it impracticable or impossible for the Issuer to perform its obligations in relation to the Securities.

For this purpose a “**Governmental Authority**” is any de facto or de jure government (or agency or instrumentality thereof, court, tribunal, administrative or other governmental authority) or any other entity (private or public) charged with the regulation of the financial markets (including the central bank) in the country of the principal financial centre of the currencies in the Relevant Currency Exchange Rate;

“**Relevant Currency**” means the lawful currency of Malaysia from time to time and such other currencies as determined by the Calculation Agent; and

“**Relevant Currency Exchange Rate**” means the rate of exchange between the Relevant Currency and the Settlement Currency as determined by the Calculation Agent by reference to such sources as the Calculation Agent may reasonably determine to be appropriate at such time

Business Day: As stated in Product Condition 1

Cash Amount: The Cash Amount on the Pricing Date is EUR 99

Thereafter the Cash Amount shall be calculated on every Trading Day according to the following formula:

$$CA_t = I_t \times \frac{CA_{t-1}}{I_{t-1}} \times \frac{FX_t}{FX_{t-1}} \times (1 - [F \times DCF(t, t-1)])$$

Where:

“**CA_t**” = Cash Amount on a Trading Day t;

“**CA_{t-1}**” = Cash Amount on the immediately preceding Trading Day (t-1);

“**I_t**” = Final Reference Price on Trading Day t, or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“**I_{t-1}**” = Final Reference Price on the immediately preceding Trading Day (t-1), or, if there has been a Market Disruption Event on such day, the level as determined as if such Trading Day was a Valuation Date;

“**FX_t**” = The Exchange Rate on Trading Day t;

“**FX_{t-1}**” = The Exchange Rate on the immediately preceding Trading Day (t-1);

“**F**” = Index Fee;

“**DCF(t-1,t)**” = The number of calendar days from (but excluding) Trading Day (t-1) to (and including) Trading Day t, divided by 360

The Cash Amount payable in respect of an Exercise or Issuer Call shall be calculated on the Valuation Date or Issuer Call Date respectively

Early Termination Amount: Not Applicable

Early Termination Date: Not Applicable

Early Termination Event:	Not Applicable						
Entitlement:	1						
Exercise Date:	The third Business Day preceding a scheduled Valuation Date, as provided in Product Condition 3						
Exercise Time:	10.00am Central European Time						
Final Reference Price:	An amount (which shall be deemed to be a monetary value in the Underlying Currency) equal to the level of the Index at the Valuation Time on a Trading Day, as determined by or on behalf of the Calculation Agent without regard to any subsequently published correction or (if, in the determination of the Calculation Agent, no such level can be determined and no Market Disruption Event has occurred and is continuing) an amount determined by the Calculation Agent as its good faith estimate of the level of the Index on such date having regard to the then prevailing market conditions, the last reported trading price of the Shares and such other factors as the Calculation Agent determines relevant						
Index:	RICI [®] Enhanced Agriculture Index SM (Bloomberg Code: RIEHA <INDEX>)						
Index Fee:	1.5 per cent. per annum						
Initial Reference Price:	Not Applicable						
Issuer Call Commencement Date:	The first Business Day following the one year period from (and including) the Issue Date						
Issuer Call Notice Period:	Twelve months						
Maximum Maintenance Fee:	Not Applicable						
Pricing Date(s):	3 December 2007						
Relevant Number of Trading Days:	For the purposes of : <table> <tr> <td>Early Termination Date:</td> <td>Not Applicable</td> </tr> <tr> <td>Issuer Call Date:</td> <td>180</td> </tr> <tr> <td>Valuation Date:</td> <td>180</td> </tr> </table>	Early Termination Date:	Not Applicable	Issuer Call Date:	180	Valuation Date:	180
Early Termination Date:	Not Applicable						
Issuer Call Date:	180						
Valuation Date:	180						
Settlement Currency:	EUR						
Settlement Date:	The fifth Business Day following the Valuation Date or the Issuer Call Date, as the case may be						
Trading Day:	As stated in Product Condition 1						
Underlying Currency:	USD						
Valuation Date(s):	The last Trading Day of March in each year, commencing from (and including) March 2009						
Amendments to General Conditions and/or Product Conditions:	None						
Amendments to the Offering Procedure for the Securities:	None						
ISIN:	DE000AA0QL51						

Common Code: Not Applicable
Fondscod: Not Applicable
WKN: AA0QL5
Other Securities Code: Not Applicable
Other Provisions: Not Applicable

INFORMATION ON THE UNDERLYING

Page where information about the past and future performance of the Underlying and its volatility can be obtained: Bloomberg page: RIEHA <INDEX>

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RESPONSIBILITY

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