

Transfer of securities to BNP Paribas Arbitrage Issuance B.V. ("BNPP IBV") pursuant to Part VII of the UK Financial Services and Markets Act 2000

On 19 November 2015, The Royal Bank of Scotland plc (with its registered office at 36 St Andrew Square, Edinburgh, Scotland) ("**RBS**") and BNP Paribas S.A. (incorporated in France and with its registered office at 16, Boulevard des Italiens, 75009 Paris, France) ("**BNPP**"), acting through its London Branch, announced that the Court of Session in Scotland had approved and sanctioned the implementation of a banking business transfer scheme, whereby certain assets and liabilities related to RBS's structured retail investor products and equity derivatives business would be transferred to BNPP pursuant to Part VII of the UK Financial Services and Markets Act 2000 (the "**Part VII Scheme**").

The Part VII Scheme took effect on 7 December 2015 (the "Effective Date").

On the Effective Date, BNPP, acting through its London Branch, became the issuer of those securities originally issued by RBS that were transferred pursuant to the Part VII Scheme. Immediately after the transfer of those securities to BNPP, acting through its London Branch, the role of the issuer under those securities was transferred, also under the terms of the Part VII Scheme, to BNPP IBV, a wholly owned subsidiary of BNPP. As part of the Part VII Scheme, BNPP guarantees all the obligations of BNPP IBV arising in respect of the transferred securities.

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 "RBS", in its capacity as issuer of the transferred securities, being construed as references to "BNPP IBV".

Details of the securities that have transferred under the Part VII Scheme as well as further information on the Part VII Scheme generally can be viewed at http://warrants.bnpparibas.com/



Transfers of securities to RBS 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 "RBS N.V." being construed as references to "RBS plc". Details of these amendments are set out in the Scheme Document which can be viewed at <u>http://www.investors.rbs.com/RBS NV</u>.

For details of which securities were transferred to RBS plc pursuant to the Part VII Scheme, investors should refer to <u>http://www.investors.rbs.com/RBS_NV</u> or, for securities issued from on or about 21 July 2011, investors should refer to the terms of the issue or offer documents (including term-sheets) (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, 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 <u>http://www.investors.rbs.com/RBS_NV</u>.



2 Mini Long Certificates on Gold

15 March 2006

FINAL TERMS AND CONDITIONS

We are pleased to present for your consideration the transaction described below. We are willing to negotiate a transaction with you because we understand that you have sufficient knowledge experience and professional advice to make your own evaluation of the merits and risks of a transaction of this type and you are not relying on ABN AMRO Bank N.V. nor any of the companies in the ABN AMRO group for information advice or recommendations of any sort other than the factual terms of the transaction. This term sheet does not identify all the risks (direct or indirect) or other considerations which might be material to you when entering into the transaction. You should consult your own business tax legal and accounting advisors with respect to this proposed transaction and you should refrain from entering into a transaction with us unless you have fully understood the associated risks and have independently determined that the transaction is appropriate for you. Due to the proprietary nature of this proposal please understand that it is confidential.

Time Table	
Launch Date:	24 March 2006
Issue Date:	24 March 2006
Listing Date:	24 March 2006
Public Offer Date:	24 March 2006
Specific Offering Terms	
Series:	A
Underlying:	Gold
Reuters Code:	XAU=
Bloomberg Code:	GOLDS
Spot:	550.90
Exchange(s):	London Bullion Market Association
Dividends:	Inapplicable
Indicative Issue Price:	USD 10.09
Initial Financing Level:	450
Initial Stop Loss Level:	473
Initial Stop Loss Premium:	5% of Initial Financing Level
Minimum Stop Loss Premium:	3% of Current Financing Level
Maximum Stop Loss Premium:	6% of Current Financing Level
Stop Loss Rounding:	To the next whole unit
Initial Current Spread:	2%
Maximum Spread:	2%
Market Making Spread:	0.08
Financing Level Currency:	USD
Number Issued:	440,000
Certificate Entitlement:	0.1 Underlying per Certificate
Settlement Currency:	USD
Nominal Amount:	USD 19,800,000.00
Security Codes:	ISIN Code: CH0024890151, Bloomberg Code: EF3342898, Common Code: 24867323,
	Valoren Code: 2'489'015, Symbol Code: XAUMF
Specific Offering Terms	
Series:	В
Underlying:	Gold
Reuters Code:	XAU=
Bloomberg Code:	GOLDS
Spot:	550.90
Exchange(s):	London Bullion Market Association



Dividends:	Inapplicable
Indicative Issue Price:	USD 15.09
Initial Financing Level:	400
Initial Stop Loss Level:	420
Initial Stop Loss Premium:	5% of Initial Financing Level
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Minimum Stop Loss Premium:	3% of Current Financing Level
Maximum Stop Loss Premium:	6% of Current Financing Level To the next whole unit
Stop Loss Rounding:	
Initial Current Spread:	2%
Maximum Spread:	2%
Market Making Spread:	0.08
Financing Level Currency:	USD
Number Issued:	315,000
Certificate Entitlement:	0.1 Underlying per Certificate
Settlement Currency:	USD
Nominal Amount:	USD 12,600,000.00
Security Codes:	ISIN Code: CH0024890243, Bloomberg Code: EF3343094, Common Code: 24868028,
	Valoren Code: 2'489'024, Symbol Code: XAUMG
Standard Product Terms	
Issuer:	ABN AMRO Bank N.V. (Senior Long Term Debt Rating: Moody's Aa3, S&P AA-)
Lead Manager:	ABN AMRO Bank N.V.
Expiration Date:	Open End - No fixed Expiration Date
Holder's Exercise Right:	Holders are entitled to exercise the Certificates, notwithstanding the Issuer having exercised
	its right of termination, by giving three Trading Days notice prior to a scheduled Valuation
	Date.
Settlement Amount:	For each Certificate duly exercised, an amount in Settlement Currency equal to:
	i) The maximum of zero and (Final Reference Price - Current Financing Level)*Certificate
	Entitlement; or if the Financing Level Currency is not the Settlement Currency
	ii) The maximum of zero and (Final Reference Price - Current Financing Level)*Certificate
	Entitlement/FX Rate
	The Settlement Amount is payable five Business Days following the relevant Valuation Date
	or as soon as practicable thereafter.
Final Reference Price:	The mornings fixings market bid in the spot market, quoted in USD as the price per ounce
	troy (31.1035g), published on [XAUFIX=].
Valuation Time:	The time of the London morning fixing, currently 10:30 am London time.
Valuation Date:	The last Trading Day of March each year, commencing one year after the Issue Date.
Issuer's Termination Right:	The Issuer has the option, commencing one day after the Issue Date, to redeem all of the
	Certificates at the Termination Settlement Amount by giving one day's notice for Single
	Stock Certificates and Certificates on Platinum and Palladium and twelve months notice for
	all other Certificates specifying the Termination Date
Termination Settlement Amount:	Upon Termination, each Certificate entitles the holder to an amount, in the Settlement
	Currency equal to:
	(i) The maximum of zero and (Termination Reference Price - Current Financing Level)*
	Certificate Entitlement; or if the Financing Level Currency is not the Settlement Currency
	(ii) The maximum of zero and (Termination Reference Price- Current Financing Level)*



	Certificate Entitlement / FX Rate.
	The Termination Settlement Amount is payable five Business Days following the
	Termination Date or as soon as practicable thereafter.
Termination Reference Price:	The mornings fixings market bid in the spot market, quoted in USD as the price per ounce
	troy (31.1035g), published on [XAUFIX=].
Current Financing Level:	The Current Financing Level will be determined by the Calculation Agent on a daily basis
C C	commencing from the Initial Financing Level as follows:
	Where Dividends are applicable:
	Current Financing Level at the previous Reset Date plus Funding Cost minus Applicable
	Dividends.
	Where Dividends are not applicable:
	Current Financing Level at the previous Reset Date plus Funding Cost.
	The Current Financing Level will be published and forwarded to the relevant clearing
	systems/data vendors on a monthly basis using the Current Financing Level on the 1st Day
	of each month or if that is not a Business Day the following Business Day.
Current Stop Loss Level:	The Current Stop Loss Level will reset on either (1) the 1st day of each month or if that is not
	a Business Day the following Business Day or (2) each Business Day, as determined by the
	Calculation Agent in its sole discretion, as a value of:
	The Current Financing Level + Current Stop Loss Premium
	Rounded upwards at the Issuer's discretion in accordance to the Stop Loss Rounding
	convention.
	The Current Stop Loss Level will be published and forwarded to the relevant clearing
	systems/data vendors on a monthly basis using the Current Stop Loss Level on the 1st day
	of each month or if that is not a Business Day the following Business Day.
Current Stop Loss Premium:	The Current Stop-Loss Premium means an amount in the Financing Level Currency
ourient otop 2000 Fremium.	selected by the Calculation Agent each Reset Date by reference to market conditions
	(including market volatility), provided that the Current Stop-Loss Premium shall not be less
	than the Minimum Stop-Loss Premium and shall not be more than the Maximum Stop-Loss
	Premium.
Stop Loss Termination:	The Certificates will terminate automatically if, at any time on any day from and including the
	Issue Date, the value of the Underlying (or mid-price if the Underlying is Gold) is equal to or
	lower than the Current Stop Loss Level. A Stop Loss Termination will override both an
	Issuer's Termination Right and a Holder's Exercise Right.
Stop Loss Termination Amount:	The Stop Loss Termination Amount will be an amount in the Settlement Currency equal to:
Stop Loss Termination Amount.	i) The maximum of zero and (Stop Loss Termination Reference Price - Current Financing
	Level)*Certificate Entitlement; or if the Financing Level Currency is not the Settlement
	Currency
	 ii) The maximum of zero and (Stop Loss Termination Reference Price - Current Financing Level)*Certificate Entitlement/FX Rate.
	The Stop Loss Termination Amount is payable five Business Days following the calculation
Stop Loop Termination Defenses Drive	of the Stop Loss Termination Reference Price or as soon as practicable thereafter.
Stop Loss Termination Reference Price:	A fair value price for the Underlying as determined by the Calculation Agent on the day on
	which the Stop Loss Termination occurs by reference to the bid prices for the Underlying
	during a reasonable period following the Stop-Loss Termination, or, if a Stop Loss
	Termination occurs within the three hour period before the close of trading, continuing to the

	next following Trading Day. The reasonable period shall be determined by liquidity in the
	underlying market and shall in no event be greater than 3 hours.
Funding Cost:	The Funding Cost will be determined by the Calculation Agent on a daily basis as:
	(Rate + Current Spread)*Current Financing Level as of previous Reset Date * number of
	calendar days elapsed in the Calculation Period divided by 360 days.
Calculation Period:	From and excluding a Reset Date to and including the following Reset Date.
Reset Date:	The first Reset Date is the Issue Date. Thereafter, at the determination of the Calculation
	Agent either (1) the 1st of each month or if that is not a Business Day the following Business
	Day or (2) each Business Day.
Rate:	The prevailing rate for deposits in the Financing Level Currency with a designated maturity
	of either 1 month or overnight (designated maturity selected by the Calculation Agent at its
	sole discretion), as determined by the Calculation Agent for each Calculation Period.
Current Spread:	The Current Spread may be reset on a Reset Date, subject to the Maximum Spread p.a.
	(save that if, in the sole discretion of the Calculation Agent, at any time the market rate for
	borrowing the Underlying or hedging the Certificates with futures materially exceeds such
	market rate as of the Launch Date, the Current and/or Maximum Spread may be increased
	to reflect this change).
	The Current Spread is determined by the Calculation Agent having regard to the Financing
	Level Currency, prevailing market conditions and such other factors as the Calculation
	Agent determines to be relevant in determining the margin.
Adjustment Provisions:	The Calculation Agent may make adjustments to the terms of the Certificates if an event
	which affects the Underlying requires it. This may include an event which has a
	concentrating or diluting effect on the theoretical value of the Underlying.
FX Rate:	The relevant Underlying currency pair rates determined by the Calculation Agent on the
	relevant calculation days.
Calculation Agent:	ABN AMRO Bank N.V.
Form:	Global Bearer
Applicable Law:	English
CH Classification for EU Savings	Category 14
Directive:	
Risk Factors:	Please refer to Appendix A hereto
Selling Restrictions:	Private placement selling restrictions apply in all non-public offer countries (if any).
Primary and Secondary Market	
Listing:	Swiss Stock Exchange
Public Offer Countries:	Switzerland
Secondary Settlement:	Trade Date + 3 Business Days
Minimum Trading Size:	1
Clearing System Trading Size:	1
Clearing:	SegaInterSettle A.G, Euroclear Bank S.A, Clearstream Banking S.A
Quotes/Information	
Info Line:	+41 (0)1 631 62 62
Fax Line:	+41 (0)1 631 48 34
E-mail:	abnamro.pip@ch.abnamro.com
Reuters:	ААНСН
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This term sheet is for information purposes only and does not constitute an offer to sell or a solicitation to buy any security or other financial instrument.



APPENDIX A - RISK FACTORS

General Risk Warning

The statements below are of a general nature and do not purport to be an exhaustive list of the various risk factors associated with an investment in the Securities. Please consider all risks carefully prior to investing in the Securities and consult your professional independent financial, legal, accounting, and/or tax adviser and any other advisers with respect to an investment in the Securities.

Any person who purchases Securities from ABN AMRO Bank N.V. ("ABN AMRO") is relying upon the credit-worthiness of ABN AMRO, and regardless of the performance of the underlying or any capital protected element, a total loss of your investment is possible should we default. The Securities constitute general unsecured, contractual obligations of ABN AMRO and rank pari passu among themselves.

Several factors, many of which are beyond the control of ABN AMRO, will influence the value of the Securities at any time. These include: exchange rates, interest rates, political occurrences, the volatility of the underlying, dividend yield and credit rating of the underlying, and any disruption in the market where the underlying is traded.

No assurances can be given that there will be a market for the Securities and although not obliged to, ABN AMRO will endeavour to provide a two way secondary market for this product. If the Securities are not traded on any exchange, pricing information for the Securities may be more difficult to obtain, and the liquidity and prices of the Securities may be adversely affected.

The historical levels of the underlying should not be taken as an indication of the future performance of such underlying during the life of the Securities.

In order to reduce our own risk with respect to the Securities ABN AMRO and/or any of ABN AMRO's affiliated companies may carry out activities which may affect the market price, liquidity or value of the underlying which could be adverse to the interests of prospective purchasers and existing holders of the Securities. It is also possible that the advisory services which ABN AMRO and/or ABN AMRO's affiliates provide in the ordinary course of their business could lead to an adverse impact on the value of the underlying. In addition, ABN AMRO and/or ABN AMRO's affiliates may be aware of non-public information concerning the underlying. ABN AMRO is under no obligation to disclose any such information to prospective purchasers and existing holders of the Securities.

Prospective purchasers, holders and sellers of the Securities may be required to pay stamp duty or other documentary charges in accordance with the laws and practices of the country where the Securities or underlying are transferred or delivered from and to.

ABN AMRO has the right in certain limited circumstances to terminate the Securities prior to their scheduled expiration or maturity. To the extent permitted by applicable law the holders of the Securities are entitled to an amount determined by the Calculation Agent being the fair market value of the Securities notwithstanding such circumstances less the cost to ABN AMRO of unwinding any underlying related hedging arrangements. This value may be zero.

Even where payments in respect of Securities are not expressly linked to an FX Rate, the value of the Securities could be affected by fluctuations in the rates of exchange between any currency in which any payment in respect of the Securities is to be made and any currency in which the Underlying is traded, appreciation or depreciation of any such currencies and any existing or future or governmental or other restrictions on the exchangeability of such currencies. The historic exchange rate between two currencies should not be taken as an indication of the future exchange rates during the life of the Securities.

Investments in the Securities may involve interest rate risk with respect to the currency of denomination of the Underlying and/or the Securities which may affect the settlement redemption amount and the secondary market value of the Securities. A variety of factors influence interest rates such as macro economic, governmental, speculative and market sentiment factors.

Mini Long Certificates

Certificates are investment instruments which, at maturity or expiration either pay an amount equal to the level of the underlying or deliver the underlying, subject to the certificate entitlement and any FX rate.

As such, they entail the same level of risk as a direct investment in the underlying. Investors should be aware that their entire investment may be lost, in the event that the underlying is valued at zero. However, unlike direct investments, since Certificates are of limited maturity investors are not able to hold them beyond their stated maturity or expiration date in the expectation of a recovery in the price of the underlying.

The price at which a holder will be able to sell Certificates prior to maturity or expiration may be at a potentially substantial discount to the market value of the Certificates at the issue date, if, at such time and in addition to any other factors, the value of the underlying is below, equal to or not sufficiently above the value of the underlying at the issue date.

Mini Long certificates are similar to ordinary certificates, in that they track in a linear manner the underlying. The difference between a Mini Long certificate and an ordinary certificate is that in the case of the Mini Long certificate, the amount needed to invest to give the same participation rate in the underlying is considerably less. Therefore the percentage gain if the underlying rises is much higher in Mini Long Certificates than in ordinary certificates. This is the leverage effect. Investors should be aware that the leverage effect from holding Mini Long certificates could result in gaining or losing a greater percentage of the investment than would occur through a direct



investment in the underlying. The maximum loss to the investor is the initial amount invested. Investors must expect to suffer a loss if the market price/value of the underlying falls. A feature of Mini Long certificates is the Stop-loss, which if breached will result in the early termination of the certificate. Investors should be aware that the Issuer might reset the Stop Loss Level of the Mini Long certificates on the Reset Date. Mini Long certificates do not have a fixed maturity but the issuer is entitled to terminate the Certificates under certain circumstances against payment of the Early Termination Amount. If the underlying is a non-euro-underlying the FX rate may effect the price of the value of the Mini Long certificate.

Where investments involve imbedded notional borrowings (leverage), the price of the investment will be determined not only by the trading price of the underlying but also by the impact of financing costs and/or dividends during the period in which the certificates are held by the investor.