



BNP PARIBAS

FINAL TERMS DATED 8 SEPTEMBER 2009

BNP Paribas Arbitrage Issuance B.V.

*(incorporated in The Netherlands)
(as Issuer)*

BNP Paribas

*(incorporated in France)
(as Guarantor)*

WARRANT AND CERTIFICATE PROGRAMME

20,000 Certificates linked to the BNP Paribas COMAC Long Short Total Return Index due 1 September 2016
Series CE536DIS

BNP Paribas Arbitrage S.N.C.
(as Manager)

ISSUANCE OF SECURITIES BY BNP PARIBAS ARBITRAGE ISSUANCE B.V. UNDER THE WARRANT AND CERTIFICATE PROGRAMME (the "Programme") HAS BEEN APPROVED BY JSE LIMITED ("JSE"), A LICENSED FINANCIAL EXCHANGE IN TERMS OF THE SOUTH AFRICAN SECURITIES SERVICES ACT, 2004 ON 7 SEPTEMBER 2009.

PART A – CONTRACTUAL TERMS

This document constitutes the Final Terms relating to the issue and listing of Certificates as described herein on the JSE Limited. Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 4 June 2009 and the Supplement to the Base Prospectus dated 13 August 2009 which together constitute a base prospectus (the "**Base Prospectus**") for the purposes of Directive 2003/71/EC (the "**Prospectus Directive**") read with the placement document, dated 7 September 2009, prepared by the Issuer for purposes of listing Securities (as defined therein) on the JSE (the "**JSE Placement Document**"). This document constitutes the Final Terms of the Certificates described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus and the JSE Placement Document as so supplemented. Full information on BNP Paribas Arbitrage Issuance B.V. (the "**Issuer**") and the offer of the Certificates is only available on the basis of the combination of these Final Terms, the Base Prospectus and the JSE Placement Document. To the extent there is any conflict or inconsistency between the contents of this Final Terms and the Base Prospectus and/or the JSE Placement Document, the provisions of the Final Terms shall prevail.

References herein to numbered Conditions are to the terms and conditions of the relevant series of Certificates and words and expressions defined in such terms and conditions shall bear the same meaning in these Final Terms (including Schedule 1 of this Final Terms headed "*Additional Terms and Conditions*") insofar as they relate to such Series of Certificates set out in "*Specific Provisions for each Series*" below in so far as they relate to such Series of Certificates, save as where otherwise expressly provided. References herein to "**Certificates**" shall be deemed to be references to the relevant Certificates that are the subject of these Final Terms and references to "**Certificate**" shall be construed accordingly.

1. Issuer: BNP PARIBAS ARBITRAGE ISSUANCE B.V.
2. Guarantor: BNP PARIBAS

SPECIFIC PROVISIONS FOR EACH SERIES

SERIES NUMBER	NO. OF CERTIFICATES ISSUED	NO. OF CERTIFICATES	ISIN	COMMON CODE	ISSUE PRICE PER CERTIFICATE	REDEMPTION DATE
CE536DIS	20,000	20,000	ZAG000071317	ZA001	ZAR10,000	1 September 2016

The Redemption Date shall be subject to adjustment such that it will always be at least two Business Days following the final Pricing Date.

GENERAL PROVISIONS

The following terms apply to each series of Certificates:

3. Trade Date: 25 August 2009
4. Issue Date: 8 September 2009
5. Consolidation: Not applicable
6. Type of Certificates: The Certificates are Commodity Certificates
The provisions of Annex 5 (*Additional Terms and Conditions for Commodity Certificates*) shall apply
7. Form of Certificates: Uncertificated Securities
8. Last Day to Register: By 17h00 on 22 August 2016
9. Books Closed Period: 23 August 2016
10. Business Day Centre(s): Johannesburg
11. Settlement: Settlement will be by way of cash payment (Cash Settled Certificates)
12. Variation of Settlement: Not applicable
13. Relevant Asset(s): Not applicable
14. Entitlement: Not applicable
15. Instalment Certificates: Not applicable
16. Partly Paid Certificates: Not applicable
17. Exchange Rate: See "FX" in paragraph 53 below
18. Settlement Currency: South African Rand ("ZAR")
19. Notional Amount of each Certificate: ZAR10,000
20. Syndication: Non-syndicated
21. Minimum Trading Size: 1 Certificate
22. Principal Certificate Agent: First National Bank, Johannesburg

23. Calculation Agent: BNP Paribas Arbitrage S.N.C.
24. Governing law: English Law
25. Special conditions or other modifications to the Terms and Conditions: (a) This Series of Certificates will be issued on, and subject to, the Applicable Terms and Conditions (being the terms and conditions of the Certificates set out in that section of the Base Prospectus headed "*Terms and Conditions of Certificates*" (the "**Terms and Conditions**"), as replaced and/or supplemented by (i) the additional terms and conditions set out in Schedule 1 to this Final Terms headed "*Additional Terms and Conditions*" and (ii) the terms and conditions of this Series of Certificates set out in this Final Terms).

(b) Changes to Transfer Agent and Paying Agent:

In relation to the listing of Securities (as defined in the JSE Placement Document) on the JSE, Computershare Investor Services (Proprietary) Limited ("**Computershare**"), FirstRand Bank Limited, acting through its First National Bank division ("**FNB**"), BNP Paribas Arbitrage SNC ("**BNPA**") and the Issuer entered into a separate Agency Agreement dated 7 September 2009, as amended and/or supplemented from time to time (the "**South African Agency Agreement**") in terms of which the Issuer has appointed Computershare to act as Transfer Agent, FNB to act as Paying Agent and BNPA to act as Calculation Agent respectively in respect of the Series of Securities to be issued under the Programme pursuant to the Base Prospectus as read with the JSE Placement Document. All references in the Base Prospectus to the "*Amended and Restated Agency Agreement*" in the Base Prospectus shall be the "*South African Agency Agreement*".

Specified Offices:

Computershare Investor Services (Proprietary) Limited
70 Marshall Street
Johannesburg, 2001
South Africa

Contact: Mr C Lourens
Tel: +27 11 370 7843
Fax: +27 11 688 7707

FirstRand Bank Limited,
acting through its **First National Bank division**

BankCity, 3 First Place Mezzanine Floor
Cnr Simmonds & Jeppe Street
Johannesburg, 2001
South Africa

Contact: Mr A Jansen van Vuuren
Tel: +27 11 371 3451
Fax: +27 11 352 2010

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| 26. | Index Certificates: | Not applicable |
| 27. | Share Certificates: | Not applicable |
| 28. | GDR/ADR Certificates: | Not applicable |
| 29. | Debt Certificates: | Not applicable |
| 30. | Commodity Certificates: | Applicable |
| (a) | Commodity/
Commodities/Commodity Index
/Commodity Indices: | The Certificates are linked to the BNP Paribas Commodity Active Long Short Total Return Index (the " Commodity Index ") (published on Bloomberg page BNPX1 <GO> under the ticker KMACLATR <Index>) as described in the Commodity Index Description, and as calculated, published and sponsored by BNP Paribas (the " Commodity Index Calculation Agent " and the " Commodity Index Sponsor ") |
| (b) | Pricing Date(s): | Each of 25 August 2009 and 25 August 2016 |
| (c) | Commodity Reference Price: | The Commodity Reference Price for a Pricing Date will be the Specified Price of the Commodity Index published by the Commodity Index Calculation Agent or its successor for such day

The Price Source is the Index Calculation Agent |
| (d) | Delivery Date: | Not applicable |
| (e) | Nearby Month: | Not applicable |
| (f) | Specified Price: | The daily official level of the Commodity Index |
| (g) | Exchange: | Not applicable |
| (h) | Disruption Fallback(s): | As per Commodity Certificate Conditions |
| (i) | Valuation Time: | The time at which the Commodity Reference Price is published by the Price Source |
| (j) | Specified Maximum Days of
Disruption: | 10 Commodity Business Days |
| (k) | Knock-in-Event: | Not applicable |
| (l) | Knock-out Event: | Not applicable |

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| (m) | Automatic Early Redemption Event: | Not applicable |
| (n) | Delayed Redemption on the occurrence of a Market Disruption Event: | Not applicable |
| (o) | Weighting: | Not applicable |
| (p) | Other terms or special conditions: | <p>(1) "Commodity Index Advisor Disruption Event" shall be added to Condition 2(iii) <i>"Market Disruption"</i>.</p> <p>(2) The following additional definitions shall be added to Condition 1 <i>"Definitions"</i>.</p> <p>"Commodity Index Advisor" means the asset manager providing the scores used in the determination of the weightings of the Component Futures comprised in the Commodity Index.</p> <p>"Commodity Index Advisor Disruption Event". If (i) on or prior to the final Pricing Date, the Commodity Index Advisor fails to fulfil any of its obligations, in particular if the Commodity Index Advisor fails to provide any scores used in the determination of the weightings of the Component Futures comprised in the Commodity Index and used or to be used by the Calculation Agent to determine the level of the Commodity Index, a "Commodity Index Advisor Disruption Event" shall be deemed to have occurred.</p> <p>(3) The following additional Disruption Fallback shall be added to Condition 3 <i>"Consequences of a Market Disruption Event and Disruption Fallbacks"</i>:</p> <p>If a Commodity Index Advisor Disruption Event occurs and continues for 10 Commodity Business Days or more, then the Commodity Index Calculation Agent will stop implementing the index portfolio construction using the test scores provided by the Commodity Index Advisor and will continue the replication of the Commodity Index based on a neutral allocation (the algorithm will be continued using test scores of 0 for all Tests (as defined in the Commodity Index description section below) and all Component Futures).</p> <p>The Commodity Index Sponsor will immediately seek a replacement Commodity Index Advisor who satisfies the Commodity Index Sponsor's due diligence criteria.</p> <p>The Commodity Index may be rebalanced to a neutral allocation before the new scores of any replacement Commodity Index Advisor are implemented for a period of three calendar months (the "Commodity Index Advisor Disruption Period"), extendable at the option of the Commodity Index Sponsor until the earlier of (i) such time as a suitable replacement Commodity Index Advisor is found, or (ii) the Redemption Date.</p> <p>As and when a replacement Commodity Index Advisor is appointed, the Commodity Index Sponsor will implement the recommendations of such replacement Commodity Index Advisor at the next rebalancing date of the Commodity Index.</p> |

The Issuer will inform Holders of the occurrence of the Commodity Index Advisor Disruption Event, any extension to the Commodity Index Advisor Disruption Period and the identity of the replacement Commodity Index Advisor (if any).

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| 31. | Inflation Index Certificates: | Not applicable |
| 32. | Currency Certificates: | Not applicable |
| 33. | Fund Certificates: | Not applicable |
| 34. | Market Access Certificates: | Not applicable |
| 35. | Credit Certificates: | Not applicable |
| 36. | Futures Certificates: | Not applicable |
| 37. | Reference Rate Certificates | Not applicable |
| 38. | Custom Index Certificates: | Not applicable |
| 39. | Additional Disruption Events: | <p>(a) The following Additional Disruption Events apply to the Certificates:</p> <p style="padding-left: 40px;">Change in Law</p> <p style="padding-left: 40px;">Hedging Disruption</p> <p style="padding-left: 40px;">Increased Cost of Hedging</p> <p>(b) Delayed Redemption on the Occurrence of an Additional Disruption Event: Not applicable</p> |

PROVISIONS RELATING TO INTEREST

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| 40. | Interest: | The Certificates do not pay interest |
| 41. | Fixed Rate Provisions: | Not applicable |
| 42. | Floating Rate Provisions | Not applicable |
| 43. | Index Linked Interest Certificates: | Not applicable |
| 44. | Share Linked Interest Certificates: | Not applicable |
| 45. | GDR/ADR Linked Interest Certificates: | Not applicable |
| 46. | Debt Linked Interest Certificates: | Not applicable |
| 47. | Commodity Linked Interest Certificates: | Not applicable |
| 48. | Inflation Index Linked Interest Certificates: | Not applicable |
| 49. | Currency Linked Interest Certificates: | Not applicable |
| 50. | Fund Linked Interest Certificates: | Not applicable |

51. Futures Linked Interest Certificates: Not applicable

52. Custom Index Linked Interest Certificates: Not applicable

ISSUER CALL OPTION IN RESPECT OF CERTIFICATES

53. Issuer Call Option: Not applicable

HOLDER PUT OPTION IN RESPECT OF CERTIFICATES

54. Holder Put Option: Not applicable

PROVISIONS RELATING TO VALUATION ON REDEMPTION

55. Cash Settlement Amount: Unless previously redeemed or purchased and cancelled, the Cash Settlement Amount per Certificate shall be determined in accordance with the following formula:

$$NA \times \left[\frac{KMACLATR_{final}}{KMACLATR_{initial}} \right] \times FX$$

Where:

“NA” means the Notional Amount of each Certificate, as defined in paragraph 15 above;

“KMACLATR_{Final}” means the Commodity Reference Price for the final Pricing Date;

“KMACLATR_{Initial}” means the Commodity Reference Price for the initial Pricing Date;

And where:

“FX” means an amount determined in accordance with the following formula:

Where:

“USDZAR_{initial}” means the USD/ZAR FX Rate, published at 4pm London Time on Reuters Page USDZARFIX=WM, or any successor thereto, on the initial Pricing Date; and

“USDZAR_{final}” means the USD/ZAR FX Rate, published at 4pm London Time on Reuters Page USDZARFIX=WM, or any successor thereto, on the final Pricing Date.

56. Renouncement Notice Cut-off Time: Not applicable

57. Strike Date: Not applicable

58. Redemption Valuation Date: Not applicable

59. Averaging: Not applicable

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| 60. | Observation Dates: | Not applicable |
| 61. | Observation Period: | Not applicable |
| 62. | Settlement Business Day: | Not applicable |
| 63. | Cut-off Date: | Not applicable |

DISTRIBUTION AND US SALES ELIGIBILITY

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| 64. | Selling Restrictions: | As set forth in the JSE Placement Document dated 7 September 2009 |
| | (a) Eligibility for sale of Certificates in the United States to AIs: | Not applicable |
| | (b) Eligibility for sale of Certificates in the United States to QIBs within the meaning of rule 144A: | Not applicable |
| 65. | Additional U.S. Federal income tax consequences: | Not applicable |
| 66. | Registered broker/dealer: | Not applicable |
| 67. | Non exempt Offer: | Not applicable |

Purpose of Final Terms

These Final Terms comprise the final terms required for issue and admission to trading on the Bond Market of the JSE of the Certificates described herein pursuant to the BNP Paribas, BNP Paribas Arbitrage Issuance B.V. Warrant and Certificate Programme.

Responsibility

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

Signed on behalf of BNP Paribas Arbitrage Issuance B.V.

As Issuer:

By: *M. Haems* Duly authorised

Dated: 7 September 2009

MICHAEL HAEEMS
AUTHORISED SIGNATORY



JEREMY ROYCROFT
AUTHORISED SIGNATORY

PART B – OTHER INFORMATION

1. Listing and Admission to trading

2. Application has been made to list the Certificates on the Bond Market of the JSE and to admit the Certificates described herein for trading through the CSD.Ratings

Ratings: The Certificates to be issued have not been rated

3. Risk Factors

As set forth in the Base Prospectus

4. Interests of Natural and Legal Persons Involved in the Issue

Save as discussed in "*Risk Factors*" in the Base Prospectus, so far as the Issuer is aware, no person involved in the offer of the Certificates has an interest material to the offer.

5. Performance of Underlying/Formula/Other Variable, Explanation of Effect on Value of Investment and Associated Risks and Other Information concerning the Underlying

The Certificates are non-principal protected. At Redemption, Holders will receive 100% of the performance of the Commodity Index provided that if such performance is negative, the performance shall be deemed to be zero.

6. Operational Information

Relevant Clearing System(s):

If other than Euroclear Bank S.A./N.V., Clearstream Banking, société anonyme, Euroclear France, include the relevant identification number(s) and in the case of Swedish Certificates, the Swedish Certificate Agent:

The Certificates will be settled and cleared through the CSD in accordance with the Applicable Procedures

See paragraph 23(b) above for details of the South African Paying Agent

7. Disclosure Requirements in terms of Paragraphs 3(5) of the Commercial Paper Regulations

7.1 Paragraph 3(5)(a)

The ultimate borrower is the Issuer.

7.2 Paragraph 3(5)(b)

The Issuer is a going concern and can in all circumstances be reasonably expected to meet its commitments, thereby reflecting the adequacy of the liquidity and solvency of the Issuer.

7.3 Paragraph 3(5)(c)

The auditors of the Issuer are Deloitte Accountants B.V.

7.4 Paragraph 3(5)(d)

As at the Issue Date:

- (i) the Issuer has not issued any commercial paper (as defined in the Commercial Paper Regulations) in

South Africa; and

- (ii) to the best of the Issuer's knowledge and belief, the Issuer estimates that it will issue commercial paper (as defined in the Commercial Paper Regulations) up to an amount of ZAR●,000,000,000 during the current financial year ending 31 December 2009.

7.5 Paragraph 3(5)(f)

There has been no material adverse change in the Issuer's financial position since the date of its last audited financial statements.

7.6 Paragraph 3(5)(g)

This Series of Certificates will be listed on the Bond Market of the JSE.

7.7 Paragraph 3(5)(h)

The proceeds of the issue of this Series of Certificates will be applied by the Issuer for its general corporate purposes.

7.8 Paragraph 3(5)(i)

The obligations of the Issuer in respect of this Series of Certificates are unsecured, however, they are guaranteed by the Guarantor.

7.9 Paragraph 3(5)(j)

Deloitte & Touche South Africa have confirmed that, based on their procedures performed, nothing has come to their attention which indicates each of the Issuers will not comply in all respects with the relevant provisions of the Commercial Paper Regulations.

Commodity Index Description

The Commodity Index is an absolute return investment product, by which investors can potentially profit from rising but also declining commodity markets. The Commodity Index aims to provide active, efficient and liquid exposure to a set of 25 commodities.

The Commodity Index is an actively managed commodity index which follows an investment strategy based on a quantitative engine designed by BNP Paribas, and recommendations from the Commodity Index Adviser.

Depending on the advice from the Commodity Index Adviser, the Commodity Index takes long or short positions on a subset of the 25 commodities which make up the index.

The Weekly COMAC Target Weights of the Commodity Index are determined by using the results of the seven test scores provided by the Commodity Index Adviser (each a "**Score**") and:

- 1) Calculating the Success Indicator for each Test provided by the Commodity Index Adviser for each COMAC Commodity; and
- 2) Calculating the Final Score for each COMAC Commodity; and
- 3) Ranking the 25 Final Scores of the COMAC Commodities in the Commodity Index in absolute value in decreasing order, from the highest to the lowest; and
- 4) Deriving the COMAC Unadjusted Weights from the 25 ranked Final Scores, in consideration of the Liquidity Weight of each COMAC Commodity in the Commodity Index; and
- 5) Executing the Leveraged Selection amongst COMAC Commodities in order to maintain the amount invested in absolute value equal or below 200% (200% leverage) under a Sector Cap constraint of 66.67% for each of the three Commodity Sectors (Energy, Metals and Agriculture) and deriving the COMAC Target Weights.
- 6) Reducing the exposure in times of very high volatility for any COMAC Commodity selected in the portfolio which exhibits a temporary volatility spike.

"**COMAC Commodity**" means each of the Reference Commodities included in the table below.

"**COMAC Unadjusted Weight**" means the COMAC Commodity Weight before Sector Cap constraints and Leverage Selection constraint..

"**Final Score**" means the Final Score for each COMAC Commodity of the Commodity Index derived by success-weighting of the seven latest available Tests Scores provided by the COMAC Adviser, calculated using the Success Indicator.

"**Liquidity Weight**" means the weights defined in the table below.

"**Leveraged Selection**" means the selection amongst COMAC Commodities in order to maintain the amount invested in absolute value equal or below 200% (200% leverage)

"**Sector Cap**" means 66.67% for each of the three Commodity Sectors (Energy, Metals and Agriculture).

Reference Commodity	Bloomberg® Ticker	Liquidity Weight
Energy		
WTI Crude Oil	CL	20%
Brent Crude Oil	CO	20%
Gas Oil	QS	20%
RBOB Gasoline	XB	20%
Heating Oil	HO	20%
Natural Gas	NG	20%
Industrial Metals		
Aluminium	LA	20%
Zinc	LX	20%
Nickel	LN	20%
Copper	LP	20%
Lead	LL	20%
Precious Metals		
Gold	GC	20%
Silver	SI	20%
Agriculture		
Wheat	W	20%
Corn	C	20%
Soybeans	S	20%
Soybean Oil	BO	10%
Soybean Meals	SM	10%
Cotton	CT	20%
Sugar	SB	20%
Cocoa	CC	20%
Coffee	KC	20%
Livestock		
Live Cattle	LC	10%
Feeder Cattle	FC	10%
Lean Hogs	LH	10%

The Commodity Index values will, subject to any disruption, be published on Bloomberg page BNPX1 <GO> under the ticker KMACLATR <Index>

Further details on the Index can be obtained upon request from BNP Paribas London Branch either through the contact details below or via e-mail at commodity.investors@bnpparibas.com or through BNP Paribas London Branch, 10 Harewood Avenue, London NW1 6AA, UK tel: (44 20) 7595 2000 fax: (44 20) 7595 2555 www.bnpparibas.com in its capacity as BNP Paribas COMAC Calculation Agent.

Commodity Index Disclaimer

The Commodity Index Calculation Agent and the Commodity Index Sponsor shall not be held liable for any modification or change in the methodology used in calculating the Commodity Index. The Commodity Index Calculation Agent and the Commodity Index Sponsor are under no obligation to continue the calculation, publication or dissemination of the Commodity Index and cannot be held liable for any suspension or interruption in the calculation of the Commodity Index. The Commodity Index Calculation Agent and the Commodity Index Sponsor accept no liability in respect of any third party's use of the index at any given time. Neither the Commodity Index Calculation Agent nor the Commodity Index Sponsor accepts liability for any loss whatsoever, directly or indirectly related to the Commodity Index.

ADDITIONAL TERMS AND CONDITIONS

The following is the text of the Additional Terms and Conditions:

1. ISSUE

The Applicable Terms and Conditions of a Series of Securities are incorporated by reference into the Certificate(s) (if any) representing the Securities in that Series. The relevant Final Terms relating to a Series of unlisted registered Securities issued in certificated form will be attached to the Definitive Certificate(s) representing the Securities in that Series. The Holders of the Securities in a Series are deemed to have knowledge of, and are entitled to the benefit of, and are subject to, all the provisions of the relevant Final Terms relating to that Series.

2. DENOMINATION, FORM AND TITLE**2.1. General**

2.1.1. The denomination of each Security in a Series will be the Specified Denomination. The Securities will be issued for an amount not less than ZAR100,000 per single addressee.

2.1.2. The Holders of Certificates that are not listed on the Bond Market of the JSE will have no recourse against the BESA Guarantee Fund. The Holders of Certificates that are listed on the Bond Market of the JSE will have recourse against the BESA Guarantee Fund only if such Certificates are traded by or through members of the JSE (in accordance with the rules and operating procedures for the time being of JSE and the CSD) through the CSD electronic settlement system.

2.2. Certificated Securities

2.2.1. All Securities issued in certificated form will be represented by a single Definitive Certificate in registered form. Each Definitive Certificate will be registered in the Register in the name of the individual holder(s) of the Securities represented by that Definitive Certificate.

2.2.2. Title to Securities represented by a Definitive Certificate will pass upon registration of transfer in accordance with Condition 1 of the Terms and Conditions.

2.2.3. The Issuer, the Paying Agent and the Transfer Agent will recognise the Holder of Securities, named in the Register, as the sole and absolute owner of the Securities registered in that Holder of Securities' name (notwithstanding any notice of ownership or writing thereon or notice of any previous loss or theft thereof) for all purposes, but without prejudice to the provisions of Condition 2.4 below.

2.3. Uncertificated Securities

A Series of Securities which is listed on the JSE may be issued in uncertificated form in terms of section 37 of the South African Securities Services Act. Uncertificated Securities will not be represented by any certificate or written instrument. A Series of Securities issued in uncertificated form will be held by the CSD, and the CSD's Nominee will be named in the Register as the registered holder of that Series of Securities.

2.4. Securities held in the CSD

2.4.1. The CSD's Nominee will be listed in the Register as the registered holder of each Series of Securities (other than those Securities in that Series which are represented by Definitive Certificates) which is listed on the JSE. While a Series of Securities is held in its entirety in the CSD, the CSD's Nominee will be named in the Register as the sole Holder of Securities in that Series and, accordingly, all amounts to be

paid and all rights to be exercised in respect of the Securities in that Series will be paid to and may be exercised only by the CSD's Nominee for the holders of Beneficial Interests in that Series of Securities.

- 2.4.2. While any Securities in a Series of Securities are held in the CSD, each person shown in the records of the CSD or the relevant CSD Participant, as the case may be, as the holder of a Beneficial Interest in a particular Aggregate Nominal Amount of such Securities (in which regard any certificate or other document issued by the CSD or the relevant CSD Participant, as the case may be, as to the Aggregate Nominal Amount of such Securities standing to the account of such person shall be *prima facie* proof of such Beneficial Interest) shall, subject to the Additional Terms and Conditions, be treated by the Issuer, the Paying Agent, the Transfer Agent and the relevant CSD Participant as the holder of that Aggregate Nominal Amount of such Securities for all purposes, other than with respect to the payment of all amounts (whether in respect of principal, interest or otherwise) due and payable in respect of such Securities, for which latter purpose the CSD's Nominee (as the registered holder of such Securities named in the Register) shall be treated by the Issuer, the Paying Agent, the Transfer Agent and the relevant CSD Participant as the holder of such Securities in accordance with and subject to the Additional Terms and Conditions.
- 2.4.3. Beneficial Interests which are held by CSD Participants will be held directly through the CSD, and the CSD will hold such Beneficial Interests, on behalf of such CSD Participants, through the central securities accounts maintained by the CSD for such CSD Participants. Beneficial Interests which are held by clients of CSD Participants will be held indirectly through such CSD Participants, and such CSD Participants will hold such Beneficial Interests, on behalf of such clients, through the securities accounts maintained by such CSD Participants for such clients. The clients of CSD Participants may include the holders of Beneficial Interests or their custodians.
- 2.4.4. The clients of CSD Participants, as the Holders of Beneficial Interests or as custodians for such Holders, may exercise their rights in respect of the Securities held by them in the CSD only through their CSD Participants. Euroclear Bank S.A./N.V. as operator of the Euroclear System ("Euroclear") and Clearstream Banking, société anonyme, (Clearstream Luxembourg) ("Clearstream") may hold Securities through their CSD Participant.
- 2.4.5. Title to Beneficial Interests held by CSD Participants directly through the CSD will pass on transfer thereof by electronic book entry in the central securities accounts maintained by the CSD for such CSD Participants, in accordance with the Applicable Procedures (as contemplated in Condition 4.1 below). Title to Beneficial Interests held by clients of CSD Participants indirectly through such CSD Participants will pass on transfer thereof by electronic book entry in the securities accounts maintained by such CSD Participants for such clients, in accordance with the Applicable Procedures (as contemplated in Condition 4.1 below).
- 2.4.6. Holders of Beneficial Interests vote in accordance with the relevant Applicable Procedures.
- 2.4.7. The holder of a Beneficial Interest will only be entitled to exchange such Beneficial Interest for Securities represented by a Definitive Certificate in accordance with Condition 5 below.
- 2.4.8. Each Series of Securities held by the CSD will be held subject to the South African Securities Services Act and the Applicable Procedures.

3. PAYMENTS

3.1. General

- 3.1.1. Only Holders of Securities named in the Register at 17h00 (South African time) on the relevant Last Day to Register shall be entitled to payments of amounts (whether in respect of principal, interest or otherwise) due and payable in respect of the Securities.
- 3.1.2. Any payments of all amounts (whether in respect of principal, interest or otherwise) due and payable in respect of any Securities shall be made by the Paying Agent, on behalf of the Issuer, on the terms and conditions of the Agency Agreement and this Condition 3. The Issuer shall not be responsible for the loss in transmission of any funds paid by the Paying Agent to the Holders of listed Securities or in the case of unlisted Securities, to the Transfer Agent, of any amount by the Issuer to the Paying Agent (into such separate bank account of the Issuer held with the Paying Agent for the Securities as is agreed in writing between the Issuer and the Paying Agent from time to time) in accordance with the Agency Agreement, shall be satisfaction *pro tanto*, to the extent of such amount, of the Issuer's obligations to the Holders of Securities under the Securities, the Applicable Terms and Conditions and the Agency Agreement.
- 3.1.3. Payments will be subject in all cases to any fiscal or other laws and regulations applicable thereto in the place of payment. Any reference in the Applicable Terms and Conditions to any amounts in respect of any Securities shall be deemed also to refer to any additional amounts which may be payable under the Applicable Terms and Conditions.

3.2. **Method of payment**

The Paying Agent will, on behalf of the Issuer, pay all amounts (whether in respect of principal, interest or otherwise) due and payable in respect of any Securities:

- 3.2.1. in the case of Securities issued in uncertificated form in immediately available and freely transferable funds, in the Currency (subject to the Exchange Control Regulations) by electronic funds transfer to the bank account of the CSD's Nominee, as the registered holder of such Securities, which in turn will transfer such funds, via the CSD Participants, to the holders of Beneficial Interests in such Securities;
- 3.2.2. in the case of Securities represented by a Definitive Certificate, in immediately available and freely transferable funds, in the Currency (subject to the Exchange Control Regulations) by electronic funds transfer, to the bank account of the Transfer Agent where after the Transfer Agent will transfer the funds to the bank account of the person named as the registered holder of such Securities in the Register or, in the case of joint registered Holders of Securities, the bank account of the first one of them named in the Register in respect of such Securities.

3.3. **Beneficial Interests**

- 3.3.1. Following payment to the CSD's Nominee of amounts due and payable in respect of Securities issued in uncertificated form pursuant to Condition 3.2.1 above, the relevant funds will be transferred by the CSD's Nominee, via the CSD Participants, to the holders of Beneficial Interests in such Securities.
- 3.3.2. Each of the persons reflected in the records of the CSD or the relevant CSD Participant, as the case may be, as the holders of Beneficial Interests in Securities, will look solely to the CSD or the relevant CSD Participant, as the case may be, for such person's share of each payment so made by the Paying Agent, on behalf of the Issuer, to or for the order of the CSD's Nominee, as the registered holder of such Securities.
- 3.3.3. Neither the Paying Agent nor the Issuer will have any responsibility or liability for any aspect of the records relating to, or payments made on account of, Beneficial Interests or for maintaining, supervising or reviewing any records relating to Beneficial Interests.

3.3.4. Payments of amounts due and payable in respect of Beneficial Interests in Securities will be recorded by the CSD's Nominee, as the registered holder of such Securities, distinguishing between interest, principal and any other amount, and such record of payments by the CSD's Nominee, as the registered holder of such Securities, will be *prima facie* proof of such payments.

3.4. Payment Date

Notwithstanding anything to the contrary contained in the Applicable Terms and Conditions, if the date for payment of any amount due and payable in respect of a Series of Securities is not a Business Day, then such date for payment shall be the following Business Day, and the holders of such Securities will not be entitled to further interest or other payments in respect of any such delay.

3.5. Cancellation of uncertificated Securities

No payment of any amount due and payable in respect of any such Securities which are to be redeemed pursuant to the Applicable Terms and Conditions shall be made unless, on or before the date for redemption, the Transfer Agent has received written notice at its Specified Offices from the CSD's Nominee for the redemption and cancellation of such Securities.

3.6. Surrender of Definitive Certificates

3.6.1. No payment of any amount due and payable in respect of any Securities which are to be redeemed pursuant to the Applicable Terms and Conditions shall be made unless, on or before the date for redemption, the Definitive Certificate(s) representing such Securities (if any) have been surrendered for cancellation at the Specified Office of the Transfer Agent.

3.6.2. If Definitive Certificate(s) representing any Securities which are to be redeemed pursuant to the Applicable Terms and Conditions is/are not surrendered for cancellation on or before the date for redemption, as set out in Condition 3.6.1 above, interest (if any) on such Securities will cease to accrue to the holder of such Securities from the date for redemption.

3.6.3. All documents and Definitive Certificates which are required to be presented and/or surrendered to the Transfer Agent in accordance with the Applicable Terms and Conditions must be so presented and/or surrendered at the Specified Office of the Transfer Agent.

4. TRANSFER OF SECURITIES

4.1. Transfer of Beneficial Interests

Transfers of Beneficial Interests to and from clients of CSD Participants occur by way of electronic book entry in the securities accounts maintained by the CSD Participants for their clients, in accordance with the Applicable Procedures. Transfers of Beneficial Interests among CSD Participants occur through electronic book entry in the central securities accounts maintained by the CSD for the CSD Participants, in accordance with the Applicable Procedures. Transfers of Beneficial Interests in Securities will not be recorded in the Register, and the CSD's Nominee will continue to be reflected in the Register as the registered holder of such Securities notwithstanding such transfers.

4.2. Transfer of Securities represented by Definitive Certificates

Securities represented by a Definitive Certificate will be transferred in accordance with Condition 2 of the Terms and Conditions.

5. EXCHANGE OF BENEFICIAL INTERESTS FOR A DEFINITIVE CERTIFICATE

- 5.1. The holder of a Beneficial Interest in a Security may, subject to section 44 of the South African Securities Services Act, by written notice to the CSD Participant (or, if such holder is a CSD Participant, the CSD), request that such Beneficial Interest be exchanged for Securities in definitive form represented by a Definitive Certificate (the "Exchange Notice"). The Exchange Notice shall specify the name, address and bank account details of the holder of the Beneficial Interest.
- 5.2. The CSD Participant shall, within 7 (seven) Business Days of receipt of the Exchange Notice, through the CSD, notify the Transfer Agent that it is required to exchange such Beneficial Interest for Securities represented by a Definitive Certificate. The Transfer Agent will, as soon as is practicable but within 14 (fourteen) Business Days of receipt of such notice from the CSD, procure that a Definitive Certificate is prepared, authenticated and made available for delivery, on a Business Day falling within the aforementioned 14 (fourteen) Business Day period ("Exchange Date"), to the CSD Participant at the Specified Office of the Transfer Agent.
- 5.3. The Transfer Agent will, subject to this Condition 5, prepare and authenticate the Definitive Certificate, and make the Definitive Certificate available for delivery to the CSD Participant at the Transfer Agent's Specified Office.
- 5.4. A Definitive Certificate issued pursuant to this Condition 5 shall, in relation to a Beneficial Interest in any number of Securities issued in uncertificated form of a particular Aggregate Nominal Amount standing to the account of the holder thereof, represent that number of Securities of that Aggregate Nominal Amount, and shall otherwise be in such form as may be agreed between the Issuer and the Transfer Agent; provided that if such Aggregate Nominal Amount is equivalent to a fraction of ZAR100,000 or a fraction of any multiple thereof, such Definitive Certificate shall be issued in accordance with, and be governed by, the Applicable Procedures.

6. REGISTER

- 6.1. The Register will be kept at the Specified Office of the Transfer Agent. The Register will, in relation to a Series of Securities, contain the name, address and bank account details of each Holder of Securities in that Series. The CSD's Nominee will be listed in the Register as the registered holder of each Series of Securities (other than those Securities in that Series which are represented by Definitive Certificates) which is listed on the JSE. The Register will set out the Aggregate Nominal Amount of the Securities in that Series issued to the Holder of Securities or the Aggregate Nominal Amount of the Securities in that Series transferred to the Holder of Securities, as the case may be, the Issue Date, the date of transfer of such Securities (if applicable) and the date upon which the Holder of Securities became registered as such. The Register will show the serial numbers of the Definitive Certificates issued and the reference numbers of Securities issued in uncertificated form. The Register will be open for inspection during the normal business hours of the Transfer Agent to the Issuer (or any person authorised by the Issuer) and any Holder of Securities (or any person of proven identity authorised in writing by any Holder of Securities).
- 6.2. Neither the Issuer nor the Paying Agent nor the Transfer Agent will be bound to enter any trust into the Register or to take any notice of or to accede to the execution of any trust (express, implied or constructive) to which any Security may be subject.
- 6.3. The Register will, in relation to a Series of Securities, be closed during the 10 (ten) Business Days preceding each Interest Payment Date and the date for redemption from 17h00 (South African time) on the Last Day to Register until 17h00 (South African time) on the day preceding the Interest Payment Date (where applicable) and the date for redemption. All periods referred to for the closure of the Register may, subject to the Applicable Procedures, be shortened by the Issuer from time to time, upon notice thereof to the Security Holders (in the manner set out in Condition 7.1 below).

- 6.4. The Transfer Agent will amend the Register in respect of any change of name, address or bank account number of any of the Holders of Securities of which it is notified; provided that the Register will only be amended to reflect a transfer of Securities if such transfer is carried out in accordance with Condition 4 above.

7. NOTICES

7.1. Notice to Security Holders

- 7.1.1. All notices to the Security Holders shall be in writing and shall:
- 7.1.1.1. be sent by registered mail to the respective postal addresses of Holders of Securities appearing in the Register or delivered by hand to the respective addresses of Security Holders appearing in the Register; and
- 7.1.1.2. in the case of Definitive Certificates, be published in a leading English language daily newspaper of general circulation in South Africa; and
- 7.1.1.3. for so long as Securities are listed on the JSE, be published in a daily newspaper of general circulation in Johannesburg or on any electronic news service of general distribution.
- 7.1.2. A notice given to Holders of Securities in terms of Condition 7.1.1 above shall be deemed to have been received by the Security Holders on the date on which that notice is first published in the daily newspaper contemplated in Condition 7.1.1.2 above.
- 7.1.3. Notwithstanding the provisions of Condition 7.1.1 above, (i) for so long as all of the Securities in a Series of Securities are held in their entirety in the CSD and (ii) in the case of a Series of Securities issued in uncertificated form, there may be substituted for the notice contemplated in Condition 7.1.1 above the delivery by hand of the relevant notice to the CSD's Nominee (as the registered holder of such Securities) and the JSE, for communication by them to the holders of Beneficial Interests in such Securities in accordance with the Applicable Procedures. Each such notice will be deemed to have been received by the holders of Beneficial Interests and the CSD's Nominee on the day of such delivery by hand.
- 7.1.4. Where any provision of the Terms and Conditions requires notice to be given to the Holders of Securities of any matter other than a meeting of Holders of Securities, such notice will be given *mutatis mutandis* as set out in this Condition 7.1, subject to compliance with any other time periods prescribed in the provision concerned.

7.2. Notice by Holders of Securities

- 7.2.1. All notices to be given by any Holder of Securities represented by a Definitive Certificate to the Issuer or the Transfer Agent, as the case may be, shall be in writing and given by delivering the notice, by hand or by registered post, together with a certified copy of that Definitive Certificate, to the Specified Office of the Issuer or the Specified Office of the Transfer Agent, as the case may be. Each such notice shall be deemed to have been received on the date of delivery (if such notice is delivered by hand) or the tenth Business Day after the date on which such notice is sent by registered mail (if such notice is sent by registered mail).
- 7.2.2. All notices to be given by any holder of a Beneficial Interest to the Issuer or the Transfer Agent, as the case may be, shall be given by such holder through such holder's CSD Participant in accordance with the Applicable Procedures.

8. COSTS

- 8.1. The costs and expenses of the printing, issue and delivery of each Definitive Certificate pursuant to Condition 5 above and all taxes or governmental charges that may be imposed in relation to such Definitive Certificate and/or the printing, issue and delivery of such Definitive Certificate shall be borne by the holder of the Securities represented by that Definitive Certificate.
- 8.2. Separate costs and expenses relating to the provision of Definitive Certificates and/or the transfer of Securities represented by Definitive Certificates may be levied by other persons, such as CSD Participants, under the Applicable Procedures, and such costs and expenses shall not be borne by the Issuer.

DEFINITIONS

Unless, in relation to a Series of Securities, separately defined in the relevant Final Terms, the following expressions shall have the following meanings:

“Additional Terms and Conditions” means the terms and conditions of the Securities set out in Schedule 1 to the relevant Final Terms headed *“Additional Terms and Conditions of the Base Prospectus”*;

“Applicable Procedures” means, in relation to a Series of Securities listed on the JSE, the rules and operating procedures for the time being of the CSD and the JSE;

“Applicable Terms and Conditions” means, in relation to a Series of Securities, the Terms and Conditions, as replaced and/or supplement by (i) the Additional Terms and Conditions and (ii) the terms and conditions of the Securities set out in the relevant Final Terms;

“Beneficial Interest” means, in relation to a Series of Securities listed on the JSE, the beneficial interest as co-owner of an undivided share in all of the Securities in that Series, as contemplated in section 41(1) of the South African Securities Services Act, the Aggregate Nominal Amount of which beneficial interest, in relation to any number of Securities in that Series, is determined by reference to the proportion that the Aggregate Nominal Amount of such number of Securities bears to the Aggregate Nominal Amount of all of the Securities in that Series, as contemplated in section 41(3) of the South African Securities Services Act;

“BESA Guarantee Fund” means the Guarantee Fund established by the Bond Exchange of South Africa and provided for in the Rules of the Bond Market of the JSE, as required by sections 9(1)(e) and 18(2)(x) of the South African Securities Services Act or such other fund of any successor exchange, as the case may be;

“Business Day” means a day (other than a Saturday, Sunday or statutory public holiday in South Africa) on which commercial banks settle payments in Rand in Johannesburg;

“Calculation Agent” means BNP Paribas Arbitrage S.N.C, unless the Issuer elects to appoint another entity as Calculation Agent in relation to one or more Series of Securities, in which event such entity (and a description of the arrangements pursuant to which such entity as been so appointed by the Issuer) will be specified in the relevant Final Terms;

“Commercial Paper Regulations” means the commercial paper regulations of 14 December 1994 issued pursuant to paragraph (cc) of the definition of *“the business of a bank”* in the South African Banks Act, set out in Government Notice 2172 and published in *Government Gazette* 16167 of 14 December 1994;

“CSD” means, in relation to a Series of Securities listed on the JSE, Strate Limited (registration number 1998/022242/06), licensed as a central securities depository in terms of section 32 of the South African Securities Services Act, and any reference to “CSD” shall, whenever the context permits, be deemed to include any successor depository operating in terms of the South African Securities Services Act, and any additional or alternate depository approved by the Issuer;

“CSD’s Nominee” means, in relation to a Series of Securities listed on the JSE, a wholly owned subsidiary of the CSD approved by the Registrar of Securities Services in terms of the South African Securities Services Act, and any reference to “CSD’s Nominee” shall, whenever the context permits, be deemed to include any successor nominee operating in terms of the South African Securities Services Act;

“CSD Participant” means, in relation to a Series of Securities listed on the JSE, a person accepted by the CSD as a participant, as contemplated in section 34 of the South African Securities Services Act, and who is approved by the CSD, in terms of the rules of CSD, as a settlement agent to perform electronic settlement of funds and scrip;

“Currency” means, in relation to a Series of Securities, South African Rand (ZAR) or (subject to the Exchange Control Regulations) any other currency specified as such in the relevant Final Terms;

“Definitive Certificate” means (i) the single certificate in definitive registered form without interest coupons representing those Securities for which a Beneficial Interest has been exchanged in accordance with Condition 5 of the Additional Terms and Conditions or (ii) the single certificate in definitive registered form without interest coupons representing any other Securities, as the context requires;

“JSE” means the JSE Limited (registration number 2005/022939/06) incorporated with limited liability under, licensed as an exchange in terms of the South African Securities Services Act, and any reference to “JSE” shall, whenever the context permits, be deemed to include any successor exchange operating in terms of the South African Securities Act;

“Issue Date” means, in relation to a Series of Securities, the date specified as such in the relevant Final Terms;

“Last Day to Register” means, in relation to a Series of Securities, the eleventh day (whether a Business Day or not) preceding each Interest Payment Date (where applicable) and the date for redemption of such Securities until 17h00 (South African time) on that eleventh day, such eleventh day being the last day on which the Transfer Agent will accept Transfer Forms and record in the Register the transfer of Securities in that Series;

“Paying Agent” means First National Bank, a division of FirstRand Bank Limited (incorporated with limited liability under registration number 1929/001225/06 in South Africa), unless the Issuer elects to appoint another entity as Paying Agent in relation to one or more Series of Securities, in which event such entity (and a description of the arrangements pursuant to which such entity as been so appointed by the Issuer) will be specified in the relevant Final Terms;

“place” means to subscribe and pay for, or to use reasonable commercial endeavours to procure the subscription and payment for, the Securities in one or more Series of Securities issued under the Programme, in terms of a Subscription Agreement so that all of the Securities in such Series are subscribed and paid for on the Issue Date(s) and “placing” will be construed accordingly;

“R” or “Rand” or “ZAR” or “South African Rand” or “cent” means the lawful currency of South Africa;

“Register” means the register of Security Holders maintained by the Transfer Agent in terms of Condition 6 of the Additional Terms and Conditions;

“Security Holders” and “Holders of Securities” means, subject to Condition 2 of the Additional Terms and Conditions, the Holders of Securities recorded as such in the Register;

“Securities” means the unsecured certificated or uncertificated Securities of any kind issued by the Issuer, under the Programme, pursuant to the Base Prospectus (as read with the JSE Placement Document);

“Series” means a Series of Securities which, together with any other Series or Series of Securities, (i) are expressed in the relevant Final Terms to be consolidated and form a single Series and (ii) are identical in all respects (including as to listing) except for their respective Issue Dates and/or Interest Commencement Dates and/or Issue Prices;

“South Africa” means the Republic of South Africa;

“South African Securities Services Act” means the South African Securities Services Act, 2004 (as amended);

“Specified Denomination” means the amount specified as such in the relevant Final Terms;

“Specified Office” means, in relation to each of the Issuer, the Paying Agent and the Transfer Agent, the address of the office specified in respect of such entity at the end of the JSE Placement Document, or such other address as is notified by such entity (or, where applicable, a successor to such entity) to the Security Holders of Securities (in the manner set out in Condition 7.1 of the Additional Terms and Conditions), as the case may be;

“Terms and Conditions” means the terms and conditions of the Certificates set out in that section of the Base Prospectus headed *“Terms and Conditions of the Certificates”*;

“Transfer Agent” means Computershare Investor Services (Proprietary) Limited (incorporated with limited liability under registration number 2004/003647/07 in South Africa), unless the Issuer elects to appoint another entity as Transfer Agent in relation to one or more Series of Securities, in which event such entity (and a description of the arrangements pursuant to which such entity as been so appointed by the Issuer) will be specified in the relevant Final Terms.