FINAL TERMS DATED 18 APRIL 2012

BNP Paribas Arbitrage Issuance B.V.

(incorporated in The Netherlands)
(as Issuer)

BNP Paribas

(incorporated in France) (as Guarantor)

Warrant and Certificate Programme

Up to 30,000 EUR "Mediolanum MedPlus Certificate Special Express 2012/ 3" Certificates relating to Euro Stoxx 50[®] Index due 23 May 2015

ISIN Code: XS0773609564

BNP Paribas Arbitrage S.N.C.

(as Manager)

The Certificates are offered to the public in the Republic of Italy from 18 April 2012 to 14 May 2012

The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that, except as provided in sub-paragraph (ii) below, any offer of Securities in any Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Securities. Accordingly any person making or intending to make an offer of the Securities may only do so:

- (i) in circumstances in which no obligation arises for the Issuer or any Manager to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer; or
- (ii) in those jurisdictions mentioned in Paragraph 44 of Part A below, provided such person is one of the persons mentioned in Paragraph 44 of Part A below and that such offer is made during the Offer Period specified for such purpose therein.

Neither the Issuer nor any Manager has authorised, nor do they authorise, the making of any offer of Securities in any other circumstances.

The expression "**Prospectus Directive**" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in the Relevant Member State and the expression "**2010 PD Amending Directive**" means Directive 2010/73/EU.

Investors should note that if a supplement to or an updated version of the Base Prospectus referred to below is published at any time during the Offer Period (as defined below), such supplement or updated base prospectus, as the case may be, will be published and made available in accordance with the arrangements applied to the original publication of these Final Terms. Any investors who have indicated acceptances of the Offer (as defined below) prior to the date of publication of such supplement or updated version of the Base Prospectus, as the case may be, (the "Publication Date") have the right within two working days of the Publication Date to withdraw their acceptances.

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 7 June 2011, the First Supplement to the Base Prospectus dated 19 August 2011, the Second Supplement to the Base Prospectus dated 14 September 2011, the Third Supplement to the Base Prospectus dated 10 November 2011, the Fourth Supplement to the Base Prospectus dated 13 December 2011, the Fifth Supplement to the Base Prospectus dated 20 February 2012 and the Sixth Supplement to the Base Prospectus dated 4 April 2012 which together constitute a base prospectus for the purposes of Directive 2003/71/EC (the "Prospectus Directive") as amended (which includes the amendments made by Directive 2010/73/EU (the "2010 PD Amending Directive") to the extent that such amendments have been implemented in a relevant Member State)). The Base Prospectus dated 7 June 2011, the First Supplement to the Base Prospectus dated 19 August 2011, the Second Supplement to the Base Prospectus dated 14 September 2011, the Third Supplement to the Base Prospectus dated 10 November 2011, the Fourth Supplement to the Base Prospectus dated 13 December 2011, the Fifth Supplement to the Base Prospectus dated 20 February 2012 and the Sixth Supplement to the Base Prospectus dated 4 April 2012 have been passported into Italy in compliance with Article 18 of the Prospectus Directive. This document constitutes the Final Terms of the Securities described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus. Full information on BNP Paribas Arbitrage Issuance B.V. (the "Issuer") and the offer of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing on the Netherlands Authority for the Financial Markets' (Autoriteit Financiële Markten - AFM) website www.afm.nl. and copies of these documents and the Final Terms may be obtained free of charge at BNP Paribas Securities Services, Milan Branch, Via Ansperto 5, 20123 Milano, Italy.

References herein to numbered Conditions are to the terms and conditions of the relevant series of Securities and words and expressions defined in such terms and conditions shall bear the same meaning in these Final Terms in so far as they relate to such series of Securities, save as where otherwise expressly provided.

These Final Terms relate to the series of Securities as set out in "Specific Provisions for each Series" below. References herein to "Securities" shall be deemed to be references to the relevant Securities that are the subject of these Final Terms and references to "Security" shall be construed accordingly.

SPECIFIC PROVISIONS FOR EACH SERIES

Series Number	No. of Securities	No. of Securities	ISIN Code	Common Code	Issue Price per Security	Redemption Date
	issued				Security	
CE623MAV	Up to 30,000	Up to 30,000	XS0773609564	077360956	EUR 1.000	23 May 2015

The Redemption Date shall be subject to adjustment in accordance with the Following Business Day Convention.

GENERAL PROVISIONS

The following terms apply to each series of Securities:

1. Issuer: BNP Paribas Arbitrage Issuance B.V. 2. Guarantor: **BNP** Paribas 3. Trade Date: 11 April 2012 4. Issue Date: 23 May 2012. 5. Consolidation: Not applicable. 6. Type of Securities: (a) Certificates.

(b) The Securities are Index Securities.

The Certificates are "Mediolanum MedPlus Certificate Special

Express 2012/ 3" EUR Certificates.

7.	Form of Securities:		Clearing System Global Certificate.		
8.	Business Day Centre(s):		The applicable Business Day Centre for the purposes of the definition of "Business Day" in Condition 1 is TARGET2.		
9.	Settlement:		Settlement will be by way of cash payment (Cash Settled Securities).		
10.	Variat	ion of Settlement:			
	(a)	Issuer's option to vary settlement:	The Issuer does not have the option to vary settlement in respect of the Securities.		
	(b)	Variation of Settlement of Physical Delivery Securities:	Not applicable.		
11.	Relevant Asset(s):		Not applicable.		
12.	Entitlement:		Not applicable.		
13.	Exchange Rate:		Not applicable.		
14.	Settlement Currency:		The settlement currency for the payment of the Cash Settlemen Amount is Euro ("EUR").		
15.	Syndia	cation:	The Securities will be distributed on a non-syndicated basis.		
16.	Minimum Trading Size:		1 Security		
17.	Principal Security Agent:		BNP Paribas Securities Services, Luxembourg Branch.		
18.	Registrar:		Not applicable.		
19.	Calculation Agent:		BNP Paribas Arbitrage SNC, 8 rue de Sofia, 75018 Paris, France.		
20.	Gover	ning law:	English law.		
21.	Special conditions or other modifications to the Terms and Conditions:		Not applicable.		
DD O	MOTO	DECIPIC PROVICIONS (ALL SEG	CUDITIES)		

PRODUCT SPECIFIC PROVISIONS (ALL SECURITIES)

22. Index Securities: Applicable.

The Underlying Index is the EuroStoxx 50[®] Index (Reuters (a) Index/ Basket of Indices/Index Sponsor(s): Code: .STOXX50E/ Bloomberg Code: SX5E < Index>). Stoxx Limited or any successor thereto is the Index Sponsor. The EuroStoxx 50[®] Index is a Composite Index. For the purposes of the Conditions, the Underlying Index shall be deemed an Index. EUR. (b) Index Currency: (c) Exchange(s): As set out in Annex 1 for a Composite Index. (d) Related Exchange(s): All Exchanges. (e) Exchange Business Day: Single Index Basis. (f) Scheduled Trading Day: Single Index Basis. (g) Weighting: Not applicable. The Settlement Price will be calculated on the basis of the official (h) Settlement Price: Closing Level of the Index as announced by the Index Sponsor. (i) Disrupted Day: If any Automatic Early Redemption Valuation Date, or the Redemption Valuation Date is a Disrupted Day, the Settlement Price will be calculated on the basis of the provisions contained in Index Security Condition 1. (j) Specified Maximum Days of Eight (8) Scheduled Trading Days. Disruption: (k) Valuation Time: The Valuation Time will be the time when the official Closing Level of the Index is announced by the Index Sponsor. (1) Delayed Redemption on Occurrence of Not applicable. an Index Adjustment Event: As per Conditions. (m) Index Correction Period: (n) Other terms or special conditions: Not applicable. (o) Additional provisions applicable to Not applicable. **Custom Indices:** Not applicable. Share Securities: ETI Securities: Not applicable.

Not applicable.

Not applicable.

23.

24.

25.

26.

Debt Securities:

Commodity Securities:

27. Inflation Index Securities: Not applicable.

28. Currency Securities: Not applicable.

29. Fund Securities: Not applicable.

30. Market Access Securities: Not applicable.

31. Futures Securities: Not applicable.

32. Credit Securities: Not applicable.

33. Preference Share Securities: Not applicable.

34. OET Certificates: Not applicable.

35. Additional Disruption Events: Not applicable.

36. Optional Additional Disruption Events: (a) The following Optional Additional Disruption Events apply to

the Securities: Not applicable.

Accordingly, the Optional Additional Disruption Event

"Increased Cost of Hedging" shall not apply to the Securities.

(b) Delayed Redemption on the Occurrence of an Additional Disruption Event and/or Optional Additional Disruption Event:

Not applicable.

As per Condition 3.2 of Annex 1-Additional Terms and Conditions for Index Securities, in case of Index Modification, Index Disruption and Index Cancellation together defined as an Index Adjustment Event, the Calculation Agent shall determine the relevant adjustment if such Index Adjustment Event has a material

effect on the Securities.

37. Knock-in Event: Not applicable.

38. Knock-out Event: Not applicable.

PROVISIONS RELATING TO WARRANTS

39. Provisions relating to Warrants: Not applicable.

PROVISIONS RELATING TO CERTIFICATES

40. Provisions relating to Certificates: Applicable.

(a) Notional Amount of each Certificate: EUR 1,000.

(b) Partly Paid Certificates: The Certificates are not Partly Paid Certificates.

(c) Interest: Not applicable.

(d) Fixed Rate Provisions: Not applicable.

(f)	Linked Interest Certificates:	Not applicable.
(g)	Payment of a Premium Amount:	Not applicable.
(h)	Index Linked Premium Amount Certificates:	Not applicable.
(i)	Share Linked Premium Amount Certificates:	Not applicable.
(j)	ETI Linked Premium Amount Certificates:	Not applicable.
(k)	Debt Linked Premium Amount Certificates:	Not applicable.
(1)	Commodity Linked Premium Amount Certificates:	Not applicable.
(m)	Inflation Index Linked Premium Amount Certificates:	Not applicable.
(n)	Currency Linked Premium Amount Certificates:	Not applicable.
(0)	Fund Linked Premium Amount Certificates:	Not applicable.
(p)	Futures Linked Premium Amount Certificates:	Not applicable.
(q)	Instalment Certificates:	The Certificates are not Instalment Certificates.
(r)	Issuer Call Option:	Not applicable.
(s)	Holder Put Option:	Not applicable.
(t)	Automatic Early Redemption Event:	Applicable.
		If on the Automatic Early Redemption Valuation Date _n indicated in the table below, the official Closing Level of the Index is greater than or equal to the Automatic Early Redemption Level _n , the Security will be automatically early redeemed and the Holder will receive on the Automatic Early Redemption Date _n payment of Automatic Early Redemption Amount _n as set out in the table

below:

Not applicable.

(e)

Floating Rate Provisions:

n	Automatic Early Redemption Valuation Date _n	Automatic Early Redemption Level _n	Automatic Early Redemption Amount _n	Automatic Early Redemption Date _n
1	16 May 2013	100% * Index _{Initial}	N x [100% + 7.00%]	23 May 2013
2	16 May 2014	100% * Index _{Initial}	N x [100% + 14.00%]	23 May 2014

Where:

N is the Notional Amount of each Certificate (see § 40(a));

(i) Automatic Early Redemption Amount: See table above.

(ii) Automatic Early Redemption Date(s): See table above.

(iii) Automatic Early Redemption Level: See table above.

(iv) Automatic Early Redemption Rate: Not applicable.

(v) Automatic Early Redemption Valuation Date(s):

See table above.

(u) Cash Settlement Amount:

Unless previously redeemed or purchased and cancelled by the Issuer, each Certificate will be exercised automatically on the Redemption Valuation Date and the Holder will receive payment of a Cash Settlement Amount in accordance with the following provisions on the Redemption Date:

1) If, on the Redemption Valuation Date, $Index_{Final}$ is greater than or equal to 100% x $Index_{Initial}$:

$$N \times [100\% + 21.00\%]$$

2) If on the Redemption Valuation Date, $Index_{Final}$ is less than 100% x $Index_{Initial}$ but greater than or equal to the $Barrier\ Level$:

$$N \times [100\% + 7.00\%]$$

3) Otherwise, if on the Redemption Valuation Date, $Index_{Final}$ is less than the Barrier Level:

$$N x \frac{Index_{Final}}{Index_{Initial}}$$

Where:

N is the Notional Amount of each Certificate as specified in § 40 (a);

 $Index_{Initial}$ is the official Closing Level of the Index on the Strike

Date;

 $Index_{Final}$ is the official Closing Level of the Index on the Redemption Valuation Date;

Barrier Level is 50% x Index_{Initial};

(v) Renouncement Notice Cut-off Time Not applicable.

(w) Strike Date: 23 May 2012

(x) Redemption Valuation Date: 15 May 2015

(y) Averaging: Averaging does not apply to the Securities.

(z) Observation Dates: Not applicable.

(aa) Observation Period: Not applicable.

(bb). Settlement Business Day: Not applicable.

(cc) Cut-off Date: Not applicable.

DISTRIBUTION AND US SALES ELIGIBILITY (ALL SECURITIES)

41. Selling Restrictions: As described in the Base Prospectus.

(a) Eligibility for sale of Securities in The

the United States to AIs:

The Securities are not eligible for sale in the United States to AIs.

(b) Eligibility for sale of Securities in the United States to QIBs within

the meaning of Rule 144A:

The Securities are not eligible for sale in the United States under Rule 144A to QIBs.

(c) Eligibility for sale of Securities in the United States to QIBs within the meaning of Rule 144A who are also QPs within the meaning of the Investment Company Act: The Securities are not eligible for sale in the United States to persons who are QIBs and QPs.

42. Additional U.S. Federal income tax

consequences:

Not applicable.

43. Registered broker/dealer:

Not applicable.

44. Non exempt Offer:

An offer of the Securities may be made by **Banca Mediolanum S.p.A.** (the "**Distributor**") other than pursuant to Article 3(2) of the Prospectus Directive in the Republic of Italy (the "**Public Offer Jurisdiction**") during the period from **18 April 2012 until, and including, 14 May 2012** during the hours in which the banks are open for business in the Republic of Italy (the "**Offer Period**").

In the event that the Offer Period is shortened as described below, a notice of such event shall be published on the Issuer's website (http://eqdpo.bnpparibas.com/MedPlus_Express_Special_2012_3) and on the website of the Distributor (www.bancamediolanum.it)

The Offer Period may be discontinued at any time by the Issuer in accordance with the Distributor. In such case, a notice of such event shall immediately be published ont the Issuer's website (http://eqdpo.bnpparibas.com/MedPlus_Express_Special_2012_3) and on the website of the Distributor (www.bancamediolanum.it)

Banca Mediolanum S.p.A., with registered office at Palazzo Meucci Milano 3- Via F. Sforza, 20080 Basiglio (MI), Italy, will act as lead manager ("responsabile del collocamento") of the placement of the Certificates (the "Responsabile del Collocamento" or "Lead Manager") pursuant the article 93-bis of the Legislative Decree of 24 February 1998, n. 58, as subsequently amended (the "Financial Services Act")

See further Paragraph 8 of Part B below.

PROVISIONS RELATING TO COLLATERAL AND SECURITY

45. Collateral Security Conditions: Not applicable.

Purposes of Final Terms

These Final Terms comprise the final terms required for issue and public offer in the Public Offer Jurisdiction 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. To the best of the knowledge of the Issuer (who has taken all reasonable care to ensure that such is the case), the information contained herein is in accordance with the facts and does not omit anything likely to affect the import of such information. The information included in Part B (the "**Other Information**") consists of extracts from or summaries of information that is publicly available in respect of the Index. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware and is able to ascertain from information published by the Index Sponsor, no facts have been omitted which would render the reproduced inaccurate or misleading.

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

As Issuer:

Arnaud DELACROIX

By: Duly authorised

PART B - OTHER INFORMATION

1. Listing and Admission to trading:

The Securities are unlisted.

2. Ratings

The Securities to be issued have not been rated.

The rating of the Guarantor is Aa3 from Moody's and AA- from Standard and Poor's.

As defined by Moody's, an "Aa" rating means that the obligations of the Issuer and the Guarantor under the Programme are of high quality and are subject to very low credit risk. Moody's appends numerical modifiers 1, 2, and 3 to each generic rating classification from Aa through Caa. The modifier 3 indicates a ranking in the lower end of that generic rating category.

As defined by Standard & Poor's, an obligation rated 'AA' differs from the highest-rated obligations only to a small degree. The relevant Issuer and Guarantor's capacity to meet its financial commitment on the obligation is very strong. The addition of a plus (+) or minus (-) sign shows relative standing within the major rating category.

3. Risk Factors

As described in the Base Prospectus.

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

Investors shall be aware of the fact that the Distributor appointed for the placement of the Securities under these Final Terms, **Banca Mediolanum S.p.A.** will receive from the Issuer placement fees implicit in the Issue Price of the Securities equal to a maximum amount of 5.25% of the Issue Amount. All placement fees will be paid out upfront.

On 11 April 2012, the placement fees amounted to 3.94% of the initial Issue Amount (i.e. EUR 15,000,000).

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

5. Reasons for the Offer, Estimated Net Proceeds and Total Expenses

Reasons for the offer: The net proceeds from the issue of Securities will become part of the

general funds of the Issuer. Such proceeds may be used to maintain positions in options or futures contracts or other hedging

instruments.

Estimated net proceeds: Up to EUR 30,000,000

For the avoidance of doubt, the estimated net proceeds reflect the proceeds to be received by the Issuer on the Issue Date. They are not

a reflection of the fees payable to the Distributor.

Estimated total expenses: Not applicable.

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

The "Mediolanum MedPlus Certificate Special Express 2012/3" is a EUR denominated Security with a 3 year maturity.

This Security may be automatically early redeemed pursuant to the provisions in § 40 (t).

If not early redeemed, this Security offers to the investor the opportunity to receive a Cash Settlement Amount calculated according to the provisions in § 40 (u).

The Securities are not capital protected. The investors benefit from a capital protection as long as, on the Redemption Valuation Date, the official Closing Level of the Index is greater than or equal to the Barrier Level.

Therefore, investors should be aware that they may sustain a partial or total loss of the purchase price of their Securities.

During the secondary market period, the price of the Securities will depend upon market conditions and may be subject to significant fluctuations. If the Securities are sold before the Redemption Date, there is a higher probability that the investor will suffer a loss of its investment.

Information and historical performances on the relevant Index are available on the website: www.stoxx.com

7. Operational Information

Relevant Clearing System(s):

Euroclear and Clearstream Luxembourg

8. Terms and Conditions of the Public Offer

Offer Period:

Offer Price:

Conditions to which the offer is subject:

From 18 April 2012 to, and including, 14 May 2012

The Issue Price (of which a maximum amount of 5.25% is represented by commissions payable to the Distributor).

On 11 April 2012, the placement fees amounted to 3.94% of the initial Issue Amount (i.e. EUR 15,000,000). The Offer of the Securities is conditional on their issue.

The Issuer reserves the right to withdraw the offer and cancel the issuance of the Securities for any reason, in accordance with the Distributor at any time on or prior to the Issue Date. For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises such a right, each such potential investor shall not be entitled to subscribe or otherwise acquire the Securities.

In addition, if certain extraordinary circumstances occur, the Distributor will have the right to request to the Issuer not to launch the offer or, if already started to withdraw the offer.

Description of the application process:

From 18 April 2012 to, and including, 14 May 2012, or such earlier date as the Issuer determines as notified on or around such earlier date by loading the following link (http://eqdpo.bnpparibas.com/MedPlus Express Special 201 2_3) and/or (www.bancamediolanum.it) (the Offer End Date).

Application to subscribe for the Securities can be made in Italy through the Distributor. The distribution activity will be carried out in accordance with the Distributor's usual procedures.

Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer in relation to the subscription for the Securities.

Minimum subscription amount per investor: 3 Securities, i.e. EUR 3,000.

Maximum subscription amount per investor: 30,000 * Notional Amount.

The maximum amount of application of Securities will be subject only to availability at the time of the application.

There are no pre-identified allotment criteria. The Distributor will adopt allotment criteria that ensure equal treatment of prospective investors. All of the Securities requested through the Distributor during the Offer Period will be assigned up to the maximum amount of the Offer.

In the event that during the Offer Period the requests exceed the total amount of the offer destined to prospective investors the Issuer, in accordance with the Distributor, will proceed to early terminate the Offer Period and will immediately suspend the acceptance of further requests.

Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:

Details of the minimum and/or maximum amount of

Not applicable.

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application:

delivering the Securities:

Details of the method and time limits for paying up and The Securities will be issued on the Issue Date against payment to the Issuer by the Distributor of the gross subscription moneys.

Manner in and date on which results of the offer are to be made public:

The Securities are cleared through the clearing systems and are due to be delivered through the Distributor on the Issue Date. Publication by loading the following (http://eqdpo.bnpparibas.com/MedPlus_Express_Special_201 2_3) and/or (www.bancamediolanum.it) in each case on or around the Issue Date.

Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not applicable.

Date.

Categories of potential investors to which the Securities are offered:

Offers may be made through the Distributor in the Republic of Italy to any person. Qualified investors may be assigned only those Securities remaining after the allocation of all the Securities requested by the public in the Republic of Italy during the Offer Period. Offers (if any) in other EEA countries will only be made by the Distributor pursuant to an exemption from the obligation under the Prospectus Directive as implemented in such countries to publish a prospectus.

Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made:

Any investor not located in the Republic of Italy should contact its financial advisor for more information, and may only purchase the Securities from its financial advisor, bank or financial intermediary. Each investor will be notified by the Distributor of its

No dealings in the Securities may take place prior to the Issue

allocation of Securities after the end of the Offer Period.

Amount of any expenses and taxes specifically charges to the subscriber or purchaser:

The Issuer is not aware of any expenses and taxes specifically charged to the subscriber.

For the Offer Price which includes the commissions payable to the Distributor see above "Offer Price".

For details of the tax regime applicable to subscribers in the Republic of Italy, see Schedule 1 hereto.

9. **Placing and Underwriting**

Name(s) and address(es), to the extent known to the issuer, of the places in the various countries where the offer takes place:

Name and address of the co-ordinator(s) of the global

offer and of single parts of the offer:

Name and address of any paying agents and depository

agents in each country (in addition to the Principal

Paying Agent):

Entities agreeing to underwrite the issue on a firm commitment basis, and entities agreeing to place the

issue without a firm commitment or under "best efforts"

arrangements:

When the underwriting agreement has been or will be reached:

10. Yield

Not applicable.

11. Historic Interest Rates

Not applicable.

Not applicable.

Not applicable.

Not applicable.

The placement activity will be carried out by:

Banca Mediolanum S.p.A.

Palazzo Meucci Milano 3 - Via F. Sforza

20080 Basiglio (MI)

Italy

(the **Distributor**)

No underwriting commitment is undertaken by the Distributor.

Not applicable.

SCHEDULE 1

ITALIAN TAXATION

The following is a summary of current Italian law and practice relating to the taxation of the Securities, as defined in the Warrant and Certificate Programme. The statements herein regarding taxation are based on the laws in force in Italy as at the date of the Final Terms and are subject to any changes in law occurring after such date, which changes could be made on a retroactive basis. The following summary does not purport to be a comprehensive description of all the tax considerations which may be relevant to a decision to subscribe for, purchase, own or dispose of the Securities and does not purport to deal with the tax consequences applicable to all categories of investors, some of which (such as dealers in securities or commodities) may be subject to special rules.

Prospective investors are advised to consult their own tax advisers concerning the overall tax consequences of their interest in the Securities.

Italian taxation of Securities

Warrants, Certificates and other securitised derivatives are subject to Article 67 of Presidential Decree No. 917 of 22 December 1986 (the "TUIR") and Legislative Decree No. 461 of 21 November 1997 (the "Decree No. 461"), as subsequently amended, where the Italian resident Securityholder is (i) an individual not engaged in an entrepreneurial activity to which the Securities are connected, (ii) a non-commercial partnership pursuant to article 5 of TUIR (with the exception of general partnership, limited partnership and similar entities), (iii) a non-commercial private or public institution, or (iv) an investor exempt from Italian corporate income taxation, capital gains realised under the sale or the exercise of the Securities are subject to a 20 per cent. substitute tax (*imposta sostitutiva*). The recipient may opt for three different taxation criteria:

Under the tax declaration regime (*regime della dichiarazione*), which is the default regime for taxation of capital gains realised by Italian resident individuals not engaged in an entrepreneurial activity to which the Securities are connected, the *imposta sostitutiva* on capital gains will be chargeable, on a cumulative basis, on all capital gains, net of any offsettable capital loss, realised by the Italian resident individual holding the Securities not in connection with an entrepreneurial activity pursuant to all sales or redemptions of the Securities carried out during any given tax year. Italian resident individuals holding the Securities not in connection with an entrepreneurial activity must indicate the overall capital gains realised in any tax year, net of any relevant incurred capital loss, in the annual tax return and pay *imposta sostitutiva* on such gains together with any balance income tax due for such year. Capital losses in excess of capital gains may be carried forward against capital gains realised in any of the four succeeding tax years. Capital losses realised before 1 January 2012 may be carried forward to be offset against subsequent capital gains of the same nature for an overall amount of 62.5 per cent. of the relevant capital losses.

As an alternative to the tax declaration regime, Italian resident individuals holding the Securities not in connection with an entrepreneurial activity may elect to pay the *imposta sostitutiva* separately on capital gains realised on each sale or redemption of the Securities (the "risparmio amministrato" regime provided for by article 6 of Decree No. 461). Such separate taxation of capital gains is allowed subject to: (i) the Securities being deposited with Italian banks, SIMs or certain authorised financial intermediaries; and (ii) an express valid election for the risparmio amministrato regime being timely made in writing by the relevant Securityholder. The depository is responsible for accounting for *imposta sostitutiva* in respect of capital gains realised on each sale or redemption of the Securities (as well as in respect of capital gains realised upon the revocation of its mandate), net of any incurred capital loss, and is required to pay the relevant amount to the Italian tax authorities on behalf of the taxpayer, deducting a corresponding amount from the proceeds to be

credited to the Securityholder or using funds provided by the Securityholder for this purpose. Under the *risparmio* amministrato regime, where a sale or redemption of the Securities results in a capital loss, such loss may be deducted from capital gains subsequently realised, within the same securities management, in the same tax year or in the following tax years up to the fourth. Under the *risparmio* amministrato regime, the Securityholder is not required to declare the capital gains in the annual tax return. Capital losses realised before 1 January 2012 may be carried forward to be offset against subsequent capital gains of the same nature for an overall amount of 62.5 per cent. of the relevant capital losses.

Any capital gains realised or accrued by Italian resident individuals holding the Securities not in connection with an entrepreneurial activity who have entrusted the management of their financial assets, including the Securities, to an authorised intermediary and have validly opted for the so-called "risparmio gestito" regime (regime provided for by article 7 of Decree No. 461) will be included in the computation of the annual increase in value of the managed assets accrued, even if not realised, at year end, subject to a 20 per cent. substitute tax substitutive tax, to be paid by the managing authorised intermediary. Under this risparmio gestito regime, any depreciation of the managed assets accrued at year end may be carried forward against increase in value of the managed assets accrued in any of the four succeeding tax years. Under the risparmio gestito regime, the Securityholder is not required to declare the capital gains realised in the annual tax return. Depreciation of the management assets accrued before 1 January 2012 may be carried forward to be offset against subsequent increase in value for an overall amount of 62.5 per cent. of the relevant depreciation.

Where an Italian resident Securityholder is a company or similar commercial entity, or the Italian permanent establishment of a foreign commercial entity to which the Securities are effectively connected, capital gains arising from the Securities will not be subject to *imposta sostitutiva*, but must be included in the relevant Securityholder's income tax return and are therefore subject to Italian corporate tax and, in certain circumstances, depending on the status of the Securityholder, also as a part of the net value of production for Italian regional tax on productive activities (IRAP) purposes.

Any capital gains realised by a investor which is an open-ended or close-ended investment fund (subject to the tax regime provided by Law No. 77 of 23 March 1983, the "Fund") or a SICAV will be included in the result of the relevant portfolio accrued and will not be subject neither to substitutive tax nor to any other income tax in the hands of the Fund or the SICAV.

Any capital gains realised by a Securityholder which is an Italian pension fund (subject to the regime provided by article 17 of the Legislative Decree No. 252 of 5 December 2005) will be included in the result of the relevant portfolio accrued at the end of the tax period, to be subject to the 11 per cent. *ad hoc* substitute tax.

Capital gains realised by non-Italian resident Securityholders are not subject to Italian taxation, provided that the Securities (i) are transferred on regulated markets, or (ii) if not transferred on regulated markets, are held outside of Italy.

The provisions of the applicable tax treaties against double taxation entered into by Italy apply if more favourable and all the relevant conditions are met.

Atypical securities

Securities that cannot be qualified as securitised derivatives under Article 67 of TUIR and, under a different interpretation of current tax law, Certificates could be considered as 'atypical' securities pursuant to Article 8 of Law Decree No. 512 of 30 September 1983 as implemented by Law No. 649 of 25 November 1983. In this event, payments relating to Securities may be subject to an Italian withholding tax, levied at the rate of 20 per cent.

The withholding tax mentioned above does not apply to payments made to a non-Italian resident holder of the Securities and to an Italian resident holder of the Securities which is (i) a company or similar commercial entity (including the Italian permanent establishment of foreign entities), (ii) a commercial partnership, or (iii) a commercial private or public institution.

The withholding is levied by the Italian intermediary appointed by the Issuer, intervening in the collection of the relevant income or in the negotiation or repurchasing of the Securities.

Payments made by a non-resident Guarantor

With respect to payments made to Italian resident Securityholders by a non-Italian resident Guarantor, in accordance with one interpretation of Italian tax law, any such payment made by the Italian non-resident Guarantor could be treated, in certain circumstances, as a payment made by the relevant Issuer and would thus be subject to the tax regime described in the previous paragraphs of this section.

Inheritance and gift taxes

Pursuant to Law Decree No. 262 of 3 October 2006, ("**Decree No. 262**"), converted into Law No. 286 of 24 November, 2006, the transfers of any valuable asset (including shares, bonds or other securities) as a result of death or donation are taxed as follows:

transfers in favour of spouses and direct descendants or direct ancestors are subject to an inheritance and gift tax applied at a rate of 4 per cent. on the value of the inheritance or the gift exceeding EUR1,000,000;

transfers in favour of relatives to the fourth degree or relatives-in-law to the third degree, are subject to an inheritance and gift tax applied at a rate of 6 per cent. on the entire value of the inheritance or the gift. Transfers in favour of brothers/sisters are subject to the 6 per cent. inheritance and gift tax on the value of the inheritance or the gift exceeding EUR 100,000; and

any other transfer is, in principle, subject to an inheritance and gift tax applied at a rate of 8 per cent. on the entire value of the inheritance or the gift.

Implementation in Italy of the EU Savings Directive

Italy has implemented the EU Savings Directive through Legislative Decree No. 84 of 18 April, 2005 ("**Decree No. 84**"). Under Decree No. 84, subject to a number of important conditions being met, in the case of interest paid to individuals which qualify as beneficial owners of the interest payment and are resident for tax purposes in another Member State, Italian qualified paying agents shall not apply the withholding tax and shall report to the Italian Tax Authorities details of the relevant payments and personal information on the individual beneficial owner. Such information is transmitted by the Italian tax authorities to the competent foreign tax authorities of the State of residence of the beneficial owner.

(This Schedule 2 forms part of the Final Terms to which it is attached)

SCHEDULE 2

Unbundling of the Issue Price (in percentage as of 11 April 2012)

Issue Price: 100%

Placement fees 3.94%

Value of the derivative component 96.06%

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