

#### **EXECUTION COPY**

# N.V. BANK NEDERLANDSE GEMEENTEN (incorporated with limited liability under the laws of The Netherlands and having its statutory domicile in The Hague)

Euro 90,000,000,000 Debt Issuance Programme

Series No.: 1005

Issue of GBP 250,000,000

2.625 per cent. Notes 2011 due 10 December 2013

(to be consolidated, become fungible and form a single Series with:

the existing GBP 500,000,000 2.625 per cent. Notes 2009 due 10 December 2013 issued on 10 December 2009 as Series 816;

the existing GBP 100,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 12 January 2010 as Series 825;

the existing GBP 100,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 21 January 2010 as Series 830;

the existing GBP 200,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 17 March 2010;

(consisting of GBP 100,000,000 representing Series 849(i) and GBP 100,000,000 representing Series 849(ii));

the existing GBP 100,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 8 April 2010 as Series 857; and

the existing GBP 50,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 5 May 2010 as Series 866; and

the existing GBP 100,000,000 2.625 per cent. Notes 2011 due 10 December 2013 issued on 27 January 2011 as Series 940; and

the existing GBP 50,000,000 2.625 per cent. Notes 2011 due 10 December 2013 issued on 10 February 2011 as Series 943; and

the existing GBP75,000,000 2.625 per cent. Notes 2011 due 10 December 2013 issued on 19 October 2011 as Series 996

FINAL TERMS



The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that any offer of Notes (as defined below) 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 Notes. Accordingly any person making or intending to make an offer in that Relevant Member State of the Notes may only do so in circumstances in which no obligation arises for the Issuer or any Dealer 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. Neither the Issuer nor any Dealer has authorised, nor do they authorise, the making of any offer of Notes 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."

These Final Terms, under which the medium term notes described herein (the "Notes") are issued, should be read in conjunction with the Base Prospectus dated 2 August 2011 as supplemented by a Supplemental Prospectus dated 5 September 2011 and a Supplemental Prospectus dated 1 November 2011 (together the "Base Prospectus") issued in relation to the Euro 90,000,000 debt issuance programme of N.V. Bank Nederlandse Gemeenten, save in respect of the Terms and Conditions which are set out in pages 21 to 39 of the base prospectus dated 29 July 2009 (the "2009 Base Prospectus") and pages 38 to 61 of the base prospectus dated 12 August 2010, as supplemented by a Supplemental Prospectus dated 16 September 2010 (together the "2010 Base Prospectus") and which have been incorporated by reference in and form part of the Base Prospectus. Terms defined in the Base Prospectus have the same meaning in these Final Terms. Any reference to the Conditions herein is to the Terms and Conditions set forth in the 2009 Base Prospectus. Together, the Base Prospectus and these Final Terms constitute a base prospectus for the purposes of the Prospectus Directive. This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus.

Full information on the Issuer and the Notes described herein is only available on the basis of a combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing, upon the oral or written request of any persons, at the specified offices of the Paying Agent. Copies may be obtained at the specified offices of the Paying Agent.

These Final Terms do not constitute, and may not be used for the purposes of, an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorised or to any person to whom it is unlawful to make such offer or solicitation; and no action is being taken to permit an offering of the Notes or the distribution of these Final Terms in any jurisdiction where such action is required.



#### PART A - CONTRACTUAL TERMS

The terms of the Notes are as follows:

Issuer: N.V. Bank Nederlandse Gemeenten.

2. Series Number: 1005

The Notes will, on the Exchange Date (as defined below), be consolidated, become fungible and form a single Series with the existing

GBP 500,000,000 2.625 per cent. Notes 2009 due 10 December 2013 issued on 10 December 2009 as Series 816; the existing GBP 100.000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 12 January 2010 as Series 825; the existing GBP 100,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 21 January 2010 as Series 830; the existing GBP 200,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 17 March 2010; (consisting of GBP 100.000.000 representing Series 849(i) and GBP 100,000,000 representing Series 849(ii)); the existing GBP 100,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 8 April 2010 as Series 857; the existing GBP 50,000,000 2.625 per cent. Notes 2010 due 10 December 2013 issued on 5 May 2010 as Series 866; the existing GBP 100,000,000 2.625 per cent. Notes 2011 due 10 December 2013 issued on 27 January 2011 as Series 940; the existing GBP 50,000,000 2.625 per cent. Notes 2011 due 10 December 2013 issued on 10 February 2011 as Series 943; and the the existing GBP75,000,000 2.625 per cent. Notes 2011 due 10 December 2013 issued on 19 October 2011 as Series 996

(together the "Original Notes").

Specified Currency or Currencies:

Pounds Sterling ("GBP").

4. Aggregate Principal Amount of the Series:

The Aggregate Principal Amount of the Notes is GBP 250,000,000.

After the Notes are consolidated and become fungible with the Original Notes on the Exchange Date, the Aggregate Principal Amount of the Series will be GBP 1,525,000,000, consisting of the Aggregate Principal



Amount of the Notes, being GBP 250,000,000, and the Aggregate Principal Amount of the Original Notes.

5. Issue Price: 102.500 per cent. of the Aggregate

Principal Amount *plus* 362 days' interest accrued at the rate of 2.625 per cent. per annum in respect of the period from (and including) the Interest Commencement Date to (but excluding) the Issue Date.

6. (i) Specified Form and GBP 1,000. Denominations:

(ii) Calculation Amount: GBP 1,000.

7. (i) Issue Date: 7 December 2011.

(ii) Interest Commencement 10 December 2010.

Date:

8. Maturity Date: 10 December 2013.

9. Interest Basis: 2.625 per cent. Fixed Rate (further

particulars specified below).

10. Redemption/Payment Basis: Redemption at par.

11. Change of Interest or

Redemption/Payment Basis:

Not Applicable.

12. Put/Call Options: Not Applicable.

13. Date of the Resolution of the

Executive Board:

2 December 2011

14. Method of distribution: Non-Syndicated.

## PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

15. Fixed Rate Note Provisions (Condition Applicable 5A):

(i) Rate of Interest: 2.625 per cent. per annum payable

annually in arrear on each Interest

Payment Date.

(ii) Interest Payment Date(s): 10 December of each year

commencing on 10 December 2011 up to (and including) the Maturity Date (each, an "Interest Payment

Date"). No Adjustment.

(iii) Fixed Coupon Amount(s): GBP 26.25 per Calculation Amount.

(iv) Broken Amount(s): Not Applicable.

(v) Day Count Fraction: Actual/Actual (ICMA)

(vi) Other terms relating to the Not Applicable.

method of calculating interest for Fixed Rate Notes:

4/9



16.	Floating Rate Note Provisions (Condition 5B):	Not Applicable.
17.	Zero Coupon Note Provisions:	Not Applicable.
18.	Index-Linked Interest Note/other variable-linked interest Note Provisions (Condition 5B):	Not Applicable.
19.	Dual Currency Note Provisions (Condition 5C):	Not Applicable.
20.	Swap Related Note Provisions (Condition 5D):	Not Applicable.
22.	Provisions for other Notes (Condition 5E):	Not Applicable.
PROVISIONS RELATING TO REDEMPTION		
23.	Call Option:	Not Applicable.
24.	Put Option:	Not Applicable.
25.	Final Redemption Amount of each Note:	GBP 1,000 per Calculation Amount.
26.	In the case of Definitive Notes in CF-Form:	Not Applicable.
27.	In the case of non-interest bearing Notes, redemption amount on Event of Default:	Not Applicable.
28.	Special tax consequences (if any):	Not Applicable.
29.	Modification of definition of "Relevant Financial Centre" (if applicable):	Not Applicable. Condition 9(f) (iv).
30.	Early Redemption Amount Early Redemption Amount(s) per Calculation Amount payable on redemption for taxation reasons or on event of default or other early redemption and/or the method of calculating the same (if required or if different from that set out in the Conditions):	As set out in the Conditions.
GENERAL PROVISIONS APPLICABLE TO THE NOTES		
31.	Form of Notes:	Bearer Notes.

32. Temporary Global Note exchangeable No. for Definitive Notes:

33. Temporary Global Note exchangeable for Permanent Global Note:

Yes. The Notes will be represented upon issue by a temporary global note (the "Temporary Global Note") in bearer form without interest coupons attached, which will be exchangeable upon certification as to non-U.S. beneficial ownership on a date (the "Exchange Date") not earlier than 40 days after the



Issue Date in accordance with the terms thereof, for interests in a permanent global note (the "Permanent Global Note"). The Permanent Global Note will be exchangeable for definitive notes ("Definitive Notes") but only as set out in Condition 1(d) (i) and 1(d) (ii).

34. Permanent Global Note exchangeable for Definitive Notes:

Yes, but only as set out in Condition 1(d) (i) and 1 (d) (ii).

35. New Global Note:

No.

36. Additional Financial Centre(s) or other special provisions relating to payment dates:

TARGET Business Day in addition to London.

37. Talons for future Coupons or Receipts to be attached to Definitive Notes (and dates on which such Talons mature):

No.

38. Alternative means of effective communication (if any):

Not Applicable.

39. Redenomination, renominalisation and reconventioning provisions:

Not Applicable.

40. Consolidation provisions:

Not Applicable.

41. Other final terms, or variations to the Terms and Conditions:

Not Applicable.

## **DISTRIBUTION**

42. (i) If syndicated, names and addresses of Managers and underwriting commitments:

Not Applicable.

(ii) Date of Subscription Agreement:

Not Applicable

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

43. If non-syndicated, name and address of Dealer:

Barclays Bank PLC 5 The North Colonnade Canary Wharf, London, E14 4BB

44. U.S. Selling Restrictions:

TEFRA D. REG S. Not 144A eligible.

45. Non-exempt Offer:

Not Applicable

46. Additional selling restrictions:

Not Applicable



### **PURPOSE OF FINAL TERMS**

These Final Terms comprise the final terms required for issue and admission to trading on Euronext Amsterdam by NYSE Euronext of the Notes described herein pursuant to the Euro 90,000,000,000 Debt Issuance Programme of the Issuer.

### **RESPONSIBILITY**

The Issuer accepts responsibility for the information contained in these Final Terms which, when read together with the Base Prospectus referred to above, contains all information that is material in the context of the issue of the Notes.

Signed on behalf of

# **N.V. BANK NEDERLANDSE GEMEENTEN:**

Mrs. B.C.M. Ydema-de Brabander

Duly authorised



#### **PART B - OTHER INFORMATION**

#### 1. LISTING

(i) Admission to trading

Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading on Euronext Amsterdam by NYSE Euronext, the regulated market of Euronext Amsterdam N.V. with effect from the Issue Date. The Original Notes were admitted to trading on Euronext Amsterdam by NYSE Euronext, the regulated market of Euronext Amsterdam N.V. with effect from their respective issue dates.

(ii) Estimate of total expenses relating to admission to trading:

Euro 2,270

### 2. RATINGS

Ratings:

The Notes to be issued have been rated:

S&P: AAA

Moody's: Aaa

Fitch: AAA

The ratings mentioned above have been issued by Standard & Poor's Ratings Services, a division of the McGraw-Hill Companies Inc., Fitch Ratings Limited and Moody's Investors Service Limited, each of which is established in the European Union and has applied for registration under Regulation (EC) No 1060/2009 (the "CRA Regulation"), although as of the date of these Final Terms notification of the corresponding registration decision has not yet been provided by the relevant competent authority.

In general, European regulated investors are restricted from using a rating for regulatory purposes if such rating is not issued by a credit rating agency established in the European Union and registered under the CRA Regulation unless the rating is provided by a credit rating agency operating in the European Union before 7 June 2010 which has submitted an application for registration in accordance with the CRA Regulation and such registration has not been refused.

A rating is not a recommendation to buy, sell or hold Notes and may be subject to



suspension, change or withdrawal at any time by the assigning rating agency.

# 3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER

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

# 4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer: As set out in the "Use of Proceeds"

section of the Base Prospectus.

(ii) Estimated net proceeds: GBP 262,758,561.64

(iii) Estimated total expenses: Not Applicable

5. YIELD

Indication of yield: 1.355 per cent. per annum, based on

the Issue Price.

As set out above, the yield is calculated at the Issue Date on the basis of the Issue Price. It is not an

indication of future yield.

6. OPERATIONAL INFORMATION

ISIN Code: Until the Exchange Date, the Notes

will have a temporary ISIN Code XS0717839285. After the Notes are consolidated with the Original Notes on the Exchange Date, the Notes will have the same ISIN Code as the

Original Notes, being XS0472751055.

Common Code: Until the Exchange Date, the Notes

will have a temporary Common Code 071783928. After the Notes are consolidated with the Original Notes on the Exchange Date, the Notes will have the same Common Code as the Original Notes, being 047275105.

Any clearing system(s) other than Euroclear Bank SA/NV and Clearstream Banking, société anonyme and the relevant identification number(s):

Not Applicable

Delivery: Delivery against payment.

Names and addresses of initial Paying

Agent(s):

As set out in the Base Prospectus.

Intended to be held in a manner which would allow Eurosystem eligibility:

No.