

渣打國際商業銀行承銷「ABN AMRO Bank N.V. USD 300,000,000 5.60 Per Cent. DATED SUBORDINATED NOTES DUE APRIL 2031」之美元計價普通公司債公告

渣打國際商業銀行等(以下稱承銷商)承銷「ABN AMRO Bank N.V. USD 300,000,000 5.60 Per Cent. DATED SUBORDINATED NOTES DUE APRIL 2031」之美元計價普通公司債(以下稱本公司債),本公司債發行總金額為美金 300,000,000 元整,由承銷商洽商銷售本公司債金額為 300,000,000 元整,故將銷售辦法公告於後:

一、證券承銷商名稱、地址、總承銷數量、證券承銷商先行保留洽商銷售數量

承銷商名稱	地址	洽商銷售金額
渣打國際商業銀行股份有限公司	台北市松山區敦化北路 168 號 1 樓	美金 166,000,000 元整
滙豐(台灣)商業銀行股份有限公司	台北市信義區基隆路一段 333 號 13,14 樓	美金 134,000,000 元整

- 二、承銷總額:總計美金300,000,000 元整。
- 三、承銷方式:本公司債將由承銷商包銷並以「洽商銷售」方式出售予投資人。
- 四、承銷期間:本公司債定價日為2016年3月16日,於2016年4月7日辦理承銷公告並於2016年4月8日發行。
- 五、承銷價格:承銷商於銷售期間內依本公司債票面金額銷售,以美金壹佰萬元整為最低銷售單位,發行價格為100%。

#### 六、本公司債主要發行條件:

- (一) 發行日:2016年4月8日。
- (二) 到期日:2031年4月8日。
- (三) 發行人評等: A2 (Moody's) / A (S&P) / A (Fitch)。
- (四) 受償順位:無擔保次順位債券。
- (五) 票面金額:美金壹佰萬元整。
- (六) 票面利率:5.60%
- (七) 付息及還本方式:本債券為固定利率債券。發行人將每半年付息,並於債券到期日一次還本
- (八) 營業日:紐約及倫敦之商業銀行對外營業之日。
- (九) 準據法: 荷蘭法
- (十) 債券掛牌處所:中華民國櫃檯買賣中心。
- 七、銷售限制:於台灣銷售僅限金融消費者保護法第四條所稱之專業投資機構,另依中華民國證券商業同業公會證券商承銷或再行銷售有價證券處理辦法第三十二條之規定,每一認購人認購數量不得超過該次承銷總數之百分之八十,惟認購人為政府基金者不在 此限。
- 八、通知、繳交價款及交付本公司債方式: 承銷商於發行日前通知投資人繳交價款之方式,投資人於發行日以 Euroclear 或 Clearstream(DVP)完成交割或於發行日將本公司債之認購款項匯入承銷商指定帳戶,承銷商將本公司債撥入投資人所指定之集保帳戶。
- 九、公開說明書之交付方式:如經投資人同意承銷商得以電子郵件方式交付公開說明書,投資人並得至公開資訊觀測站 (http://mops. tse. com. tw),渣打銀行(台灣)網址(http://sc. com/tw)或滙豐(台灣)商業銀行網址 (https://www. hsbc. com. tw)查詢。
- 十、會計師對發行人最近三年度財務資料之查核簽證意見年度會計師事務所會計師姓名查核意見

年度	會計師事務所	會計師姓名	查核意見
2014 Annual Report	KPMG Accountants N.V.	Not applicable	non qualified
2013 Annual Report	KPMG Accountants N.V.	Not applicable	non qualified
2012 Annual Report	KPMG Accountants N.V.	Not applicable	non qualified

- 十一、 其他為保護公益及投資人應補充揭露事項:無。
- 十二、 投資人應詳閱本公司債公開說明書。

#### ABN AMRO Bank N.V.

# Issue of USD 300,000,000 5.60 Per Cent. Dated Subordinated Notes due April 2031 Under the Programme for the issuance of Medium Term Notes

Issue Price: 100 per cent

Issue Date: 8 April 2016

This information package includes: (i) the base prospectus dated 8 July 2015 as supplemented by a supplement dated 6 January 2016 and a supplement dated 17 February 2016, which together constitute a base prospectus (the "Base Prospectus"); (iii) the Subscription Agreement dated 18 March 2016; and (iii) the Final Terms dated 18 March 2016 relating to the issue of Notes (the "Final Terms", together with the Base Prospectus, the "Information Package.")

The Notes will be issued by ABN AMRO Bank N.V. (the "Issuer.")

Application will be made by the Issuer for the Notes to be listed on the Taipei Exchange (the "TPEx") in the Republic of China.

The Notes will be traded on the TPEx pursuant to the applicable rules of the TPEx. Effective date of listing and trading of the Notes is on or about 8 April 2016.

TPEx is not responsible for the content of the Information Package and no representation is made by TPEx to the accuracy or completeness of the Information Package. TPEx expressly disclaims any and all liability for any losses arising from, or as a result of the reliance on, all or part of the contents of this Information Package. Admission to the listing and trading of the Notes on the TPEx shall not be taken as an indication of the merits of the Issuer or the Notes.

The Notes have not been, and shall not be, offered, sold or re-sold, directly or indirectly to investors other than "professional institutional investors" ("Professional Institutional Investors") as defined under Paragraph 2, Article 4 of the Financial Consumer Protection Act. Purchasers of the Notes are not permitted to sell or otherwise dispose of the Notes except by transfer to Professional Institutional Investors.

Lead Manager and Bookrunner

Standard Chartered Bank (Taiwan) Limited

Manager and Bookrunner

HSBC Bank (Taiwan) Limited

#### SUBSCRIPTION AGREEMENT

## ABN AMRO BANK N.V.

# ISSUE OF USD 300,000,000 5.60 PER CENT. DATED SUBORDINATED NOTES DUE APRIL 2031

18 March 2016

To: HSBC Bank (Taiwan) Limited
Standard Chartered Bank (Taiwan) Limited
(the "Joint Lead Managers")

c/o Standard Chartered Bank (Taiwan) Limited 1F, No. 168 Tun Hwa North Road Taipei Taiwan

cc: ABN AMRO Bank N.V. (as Agent)
Kemelstede 2
4817 ST Breda
The Netherlands

Dear Sirs,

ABN AMRO Bank N.V. (the "**Issuer**") proposes to issue USD 300,000,000 5.60 per cent. Dated Subordinated Notes due April 2031 (the "**Notes**") pursuant to its Programme for the issuance of Medium Term Notes. The terms of the issue shall be as set out in the form of the Final Terms (the "**Final Terms**") attached to this Agreement as Annex A.

This Agreement is supplemental to the Programme Agreement dated 8 July 2015 (the "**Programme Agreement**") made between, *inter alios*, the Issuer and the Dealers party thereto. The provisions of the Programme Agreement applicable to the issue of the Notes shall, save to the extent varied by this Agreement, be deemed to be incorporated in this Agreement. All terms with initial capitals used herein without definition have the meanings given to them in the Programme Agreement.

The Notes are intended to be listed on the Taipei Exchange (the "TPEx") in the Republic of China (Taiwan) (the "ROC") and application will be made to the TPEx for listing of, and permission to deal in, the Notes by way of debt issues to the professional institutional investors as defined under Subparagraph 1, Paragraph 1, Article 2-1 of the Taipei Exchange Rules Governing Management of Foreign Currency Denominated International Bonds

("**TPEx Rules**") and Paragraph 2, Article 4 of the Financial Consumer Protection Act (the "**Professional Institutional Investors**").

We wish to record the arrangements agreed between us in relation to the issue:

- 1. This Agreement appoints each Joint Lead Manager (each a "New Dealer") as a New Dealer in accordance with the provisions of Clause 11 of the Programme Agreement for the purposes of the issue of the Notes. The Joint Lead Managers confirm that they are in receipt of the documents referenced below:
  - (i) a copy of the Programme Agreement; and
  - (ii) a copy of such of the documents referred to in Appendix A of the Programme Agreement as the Joint Lead Managers have requested.

Each New Dealer, accordingly, confirms that all such documents have been found by it to be satisfactory or that it has waived its right to object to any such document.

For the purposes of the Programme Agreement the details of the Joint Lead Managers for service of notices are as follows:

HSBC Bank (Taiwan) Limited
13 F, International Trade Building
333 Keelung Road, Sec. 1
Taipei 110
Taiwan

Standard Chartered Bank (Taiwan)
Limited
1F, No. 168 Tun Hwa North Road
Taipei
Taiwan
Taiwan

In consideration of the Issuer appointing each New Dealer as a Dealer in respect of the issue of the Notes under the Programme Agreement, each New Dealer hereby undertakes, for the benefit of the Issuer and each of the other Dealers that, in relation to the issue of the Notes, it will perform and comply with all the duties and obligations expressed to be assumed by a Dealer under the Programme Agreement. Notwithstanding anything contained in the Programme Agreement, each New Dealer shall be vested with all authority, rights, powers, duties and obligations of a Dealer in relation to the issue of the Notes as if originally named as a Dealer under the Programme Agreement **provided that** following the Issue Date of the Notes each New Dealer shall have no further such authority, rights, powers, duties or obligations except such as may have accrued or been incurred prior to, or in connection with, the issue of the Notes.

- 2. Subject to the terms and conditions of the Programme Agreement and this Agreement, the Issuer hereby agrees to issue the Notes and the Joint Lead Managers severally agree to purchase the Notes at a purchase price of 99.60% of the principal amount of the Notes (the "Purchase Price"), being the issue price of 100% less a management and underwriting commission of 0.40% of such principal amount. As among the Joint Lead Managers, the Joint Lead Managers have agreed to allocate the Notes and the management and underwriting commission as set out in Annex B (*Joint Lead Manager Underwriting Commitments*) hereto.
- 3. The settlement procedures set out in Part 2 of Annex 1 to the Procedures Memorandum shall apply as if set out in this Agreement on the basis that:
  - (i) the sum payable on the Issue Date shall represent the Purchase Price less any amount payable in respect of the Joint Lead Managers' expenses pursuant to the agreement referred to in Clause 4 of this Agreement;
  - (ii) "Issue Date" means 11:00 a.m. (Amsterdam time) on 8 April 2016 or such other time and/or date as the Issuer and the Joint Lead Managers may agree; and
  - (iii) "Payment Instruction Date" means the Issue Date unless there is to be a pre-closing for the issue in which case it means the business day (being a day on which banks and foreign exchange markets are open for business in London) prior to the Issue Date.
- 4. The arrangements in relation to expenses have been separately agreed between the Issuer and the Joint Lead Managers. All underwriting related expenses or commission will not be compensated or returned to the Issuer or its affiliate or any designated person thereof in other ways or under other names.
- 5. The Issuer represents and warrants to, and agrees with, the Joint Lead Managers, that none of the Issuer or, to the knowledge of the Issuer, any director, supervisor, president, chief financial officer of the Issuer, or officer, employee associated with or acting on behalf of the Issuer has requested or received from the Joint Lead Managers underwriting related expenses or commission to be compensated or returned to the Issuer or its affiliate or any designated person thereof in other ways or under other names.
- 6. The obligation of the Joint Lead Managers to purchase the Notes is conditional upon:
  - (i) the conditions set out in Clause 3.2 (other than that set out in paragraph (e) of

Clause 3.2) of the Programme Agreement being satisfied as of the Payment Instruction Date and, without prejudice to the aforesaid, the Base Prospectus dated 8 July 2015, as supplemented by a supplement dated 6 January 2016 and a supplement dated 17 February 2016, including the Registration Document dated 28 May 2015, as supplemented, containing all material information relating to the assets and liabilities, financial position, profits and losses of the Issuer and nothing having happened or being expected to happen which would require the Base Prospectus, as so supplemented, to be further supplemented or updated; and

- (ii) the delivery to the Joint Lead Managers on the Payment Instruction Date of:
  - (A) a legal opinion addressed to the Joint Lead Managers dated the Payment Instruction Date in such form and with such contents as the Joint Lead Managers may reasonably require from Clifford Chance LLP, the legal advisers to the Issuer as to Dutch law and from Baker & McKenzie LLP, Taipei, the legal advisers to the Issuer as to certain matters of Taiwanese law; and
  - (B) a certificate dated as at the Payment Instruction Date signed by a duly authorised officer of the Issuer giving confirmation to the effect stated in paragraph (i) of this Clause.

If any of the foregoing conditions is not satisfied on or before the Payment Instruction Date, this Agreement shall terminate on such date and the parties hereto shall be under no further liability arising out of this Agreement (except for any liability of the Issuer or the Joint Lead Managers in relation to expenses pursuant to the agreement referred to in Clause 4 of this Agreement and except for any liability arising before or in relation to such termination), **provided that** the Joint Lead Managers may in their discretion waive any of the aforesaid conditions (other than the condition precedent contained in paragraph (c) of Clause 3.2 of the Programme Agreement) or any part of them.

7. The Joint Lead Managers may, by notice to the Issuer, terminate this Agreement at any time prior to payment of the net purchase money to the Issuer if in the opinion of the Joint Lead Managers there shall have been such a change in national or international financial, political or economic conditions or currency exchange rates or exchange controls as would in their reasonable view be likely to prejudice materially the success of the offering and distribution of the Notes or dealings in the Notes in the secondary market and, upon such notice being given, the parties to this Agreement

shall (except for any liability of the Issuer or the Joint Lead Managers in relation to expenses pursuant to the agreement referred to in Clause 4 of this Agreement and except for any liability arising before or in relation to termination) be released and discharged from their respective obligations under this Agreement.

- 8. The Joint Lead Managers agree as between themselves that execution of this Agreement will constitute acceptance by each Joint Lead Manager of the International Capital Market Association Standard Form Agreement Among Managers Version 1 (the "Agreement Among Managers") as amended in the manner set out below, on the basis that:
  - (i) references to the 'Settlement Lead Manager' shall mean Standard Chartered Bank (Taiwan) Limited;
  - (ii) in clause 1, the phrase "as agent of the Issuer" shall be deemed to be deleted;
  - (iii) clauses 3, 6 and 7 shall be deemed to be deleted in their entirety;
  - (iv) clauses 4(2) and 4(3) and the last two sentences of clause 4 shall be deemed to be deleted in their entirety;
  - (v) the Joint Lead Managers agree as between themselves to amend the Agreement Among Managers by replacing section 13 of the Agreement Among Managers with the following:

"This Agreement and any obligation arising out of or in connection with this Agreement, including this Section 13 hereof, shall be governed by and construed in accordance with the laws of the Netherlands. With respect to any suit, action, proceeds or dispute arising out of or in connection with obligations arising out of or in connection with this Agreement ('Proceedings'), each party irrevocably submits to the jurisdiction of the Amsterdam courts and waives any objection which it may have at any time to the laying of venue of any Proceedings brought in any such court, waives any claim that such Proceedings have been brought in an inconvenient forum and further waives the right to object, with respect to such Proceedings, that such court does not have jurisdiction over such party. Nothing in this Agreement precludes any party from bringing Proceedings in any other jurisdiction nor will the bringing of Proceedings in any one or more jurisdictions preclude the bringing of Proceedings in any such other jurisdiction."

9. The Issuer hereby appoints Standard Chartered Bank (Taiwan) Limited and Standard

Chartered Bank (Taiwan) Limited agrees to act as the filing agent for the Issuer to assist the Issuer in making the required reporting to the Central Bank of the Republic of China (Taiwan) and filing with the TPEx of the application to list and trade the Notes on the TPEx. The Issuer hereby authorizes and appoints Standard Chartered Bank (Taiwan) Limited and Standard Chartered Bank (Taiwan) Limited agrees to act as the liquidity provider to provide quotations for the Notes in accordance with Article 24-1 of the TPEx Rules Governing Management of Foreign Currency Denominated International Bonds for so long as the Notes are listed on the TPEx.

- 10. The Issuer shall arrange to deliver, or shall have arranged to have delivered (as the case may be), (i) the Base Prospectus dated 8 July 2015, as supplemented by a supplement dated 6 January 2016 and a supplement dated 17 February 2016, and the Final Terms to the TPEx and (ii) a copy of this Agreement to the Taiwan Securities Association for recordation.
- 11. (1) This Agreement and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, the laws of The Netherlands.
  - (2) The Issuer hereby irrevocably submits for the exclusive benefit of the Joint Lead Managers to the jurisdiction of the courts of Amsterdam, The Netherlands, judging in first instance, and its appellate courts. Without prejudice to the foregoing, the Issuer further irrevocably agrees that any suit, action or proceedings arising out of or in connection with this Agreement may be brought in any other court of competent jurisdiction. The substantive validity of this sub clause 11(2) shall also be governed by Dutch law.
- 12. The Notes have not been, and shall not be, offered, sold or re-sold, directly or indirectly, in the ROC, to investors other than the "Professional Institutional Investors" as defined under Subparagraph 1, Paragraph 1, Article 2-1 of the TPEx Rules and Paragraph 2, Article 4 of the Financial Consumer Protection Act.
- 13. This Agreement may be executed in any number of counterparts, all of which, taken together, shall constitute one and the same agreement and any party may enter into this Agreement by executing a counterpart.

## **EXECUTION COPY**

Please confirm that this letter correctly sets out the arrangements agreed between us.

Yours faithfully,

ABN AMRO BANK N.V. (as Issuer) For:

Marco Evertsen

We agree to the foregoing.			
For:	HSBC BANK (TAIWAN) LIMITED		
By:	Adın Mer By:		
For:	STANDARD CHARTERED BANK (TAIWAN) LIMITED		
By:			

We ago	ree to the foregoing.
For:	HSBC BANK (TAIWAN) LIMITED
Ву:	By:
For:	STANDARD CHARTERED BANK (TAIWAN) LIMITED
By:	2 & Q_

## ANNEX A TO THE SUBSCRIPTION AGREEMENT

## **FINAL TERMS**

[Hard copy attached]

1.

Issuer:

#### **FINAL TERMS**

#### ABN AMRO Bank N.V.

(incorporated in The Netherlands with its statutory seat in Amsterdam and registered in the Commercial Register of the Chamber of Commerce under number 34334259)

## ISSUE OF USD 300,000,000 5.60 PER CENT. DATED SUBORDINATED NOTES DUE APRIL 2031 (the "Notes")

#### under the Programme for the issuance of Medium Term Notes

#### PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions (the "Conditions") set forth in the base prospectus dated 8 July 2015 as supplemented by a supplement dated 6 January 2016 and a supplement dated 17 February 2016, which together constitute a base prospectus (the "Base Prospectus"). This document constitutes the Final Terms of the Notes described herein and must be read in conjunction with the Base Prospectus. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms Prospectus. The Base Prospectus and the Base has published www.abnamro.com/debtinvestors. Any information contained in or accessible through any website, including http://www.abnamro.com/ir, does not form a part of the Base Prospectus, unless specifically stated in the Base Prospectus, in any supplement hereto or in any document incorporated or deemed to be incorporated by reference in the Base Prospectus that all or any portion of such information is incorporated by reference in the Base Prospectus.

ABN AMRO Bank N.V.

2. Series Number: 259 (i) Tranche Number: 1 (ii) (iii) Date on which the Notes Not Applicable become fungible: 3. Specified Currency or Currencies: US dollar ("\$") 4. Aggregate Nominal Amount: Tranche: \$ 300,000,000 Series: \$ 300,000,000 5. Issue Price of Tranche: 100 per cent. of the Aggregate Nominal Amount

#### **EXECUTION COPY**

6. (a) Specified Denominations: \$1,000,000

(b) Calculation Amount \$1,000,000

7. (i) Issue Date: 8 April 2016

(ii) Interest Commencement Date: Issue Date

8. Maturity Date: 8 April 2031

9. Interest Basis: 5.60 per cent. Fixed Rate

(See paragraph 14 below)

10. Redemption/Payment Basis: Subject to any purchase and cancellation

or early redemption, the Notes will be redeemed on the Maturity Date at 100 per

cent. of their nominal amount.

11. Change of Interest Basis: Not Applicable

12. Put/Call Options: Regulatory Call

(see paragraph 19 below)

13. Status of the Notes: Subordinated Tier 2

#### PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

14. **Fixed Rate Note Provisions** Applicable

Interest Payment Date(s):

(i) Rate(s) of Interest: 5.60 per cent. per annum

8 April and 8 October in each year commencing on 8 October 2016 up to and including the Maturity Date in each case subject to adjustment in accordance with the Following Business Day Convention and Taipei, Target 2, New York and London as

Business Centres for the definition of

"Business Day", Unadjusted

(iii) Fixed Coupon Amount(s): \$28,000 per Calculation Amount

(iv) Broken Amount(s): Not Applicable

(v) Day Count Fraction: 30/360

15. Floating Rate Note Provisions Not Applicable

16. **Zero Coupon Note Provisions** Not Applicable

#### PROVISIONS RELATING TO REDEMPTION

(ii)

17. Issuer Call: Not Applicable 18. **Investor Put:** Not Applicable 19. Regulatory Call: Applicable **Optional** Redemption \$1,000,000 per Calculation Amount (i) Amount(s): (ii) Notice period (if other than as As set out in the Conditions set out in the Conditions): 20. Final Redemption Amount of each \$1,000,000 per Calculation Amount Note: Early Redemption Amount(s) payable \$1,000,000 per Calculation Amount 21. on redemption for taxation reasons or on event of default: 22. Variation or Substitution: Applicable 23. Condition 16 (Substitution of the Yes Issuer) applies: GENERAL PROVISIONS APPLICABLE TO THE NOTES 24. Form of Notes: Temporary Global Note exchangeable for (a) Form: a Permanent Global Note which is exchangeable for definitive Notes only upon an Exchange Event (b) New Global Note: Yes 25. Financial Centre(s): Not Applicable 26. Talons for future Coupons to be Yes attached to definitive Notes (and dates on which such Talons mature): 27. For the purposes of Condition 13, Yes notices to be published in the Financial Times (generally yes, but not for domestic issues):

## **EXECUTION COPY**

28.	Whether Condition 7(a) of the Notes applies (in which case Condition 6(b) of the Notes will not apply) or whether Condition 7(b) and Condition 6(b) of the Notes apply:	Condition 7(b) and Condition 6(b) apply
29.	Calculation Agent as referred to in Condition 5(d):	Not Applicable
	Signed on behalf of ABN AMRO Bank N.V.:	
	By:	By:
	Duly authorised	Duly authorised

#### PART B - OTHER INFORMATION

## 1. LISTING AND ADMISSION TO TRADING

Listing and admission to trading: Application has been made by the Issuer (or on

its behalf) for the Notes to be admitted to trading on Taipei Exchange (TPEx) with effect

from 8 April 2016.

2. RATINGS

Ratings: The Notes to be issued are expected to be

rated:

S & P: BBB-

Moody's: Baa3

Fitch: A-

Standard & Poor's Credit Market Services France SAS ("S&P"), Moody's Investors Service, Limited ("Moody's") and Fitch Ratings Ltd. ("Fitch") are established in the EEA and registered under Regulation (EC) No

 $1060/2009\ (the\ "\textbf{CRA}\ \textbf{Regulation"}).$ 

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

Save for any fees payable to the Managers, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer. The Managers and their affiliates have engaged and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for the Issuer and its affiliates in the ordinary course of business.

**4. YIELD** (*Fixed Rate Notes only*)

Indication of yield: 5.60 per cent.

The yield is calculated at the Issue Date on the basis of the Issue Price. It is not an indication

of future yield.

5. OPERATIONAL INFORMATION

(i) ISIN Code: XS1385037558

(ii) Common Code: 138503755

(iii) Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking, société anonyme and the relevant identification number(s):

Not Applicable

(iv) Delivery:

Delivery against payment

(v) Names and addresses of initial Paying Agent(s) (if any):

ABN AMRO Bank N.V. Kemelstede 2 4817 ST Breda The Netherlands

(vi) Names and addresses of additional Paying Agent(s) (if any): Not Applicable

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

Yes. Note that the designation "yes" does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.

### 6. **DISTRIBUTION**

(i) Method of distribution: Non-syndicated

(ii) Names of Managers: HSBC Bank (Taiwan) Limited

Standard Chartered Bank (Taiwan) Limited

(iii) Stabilisation Manager(s) (if

any):

Not Applicable

(iv) U.S. Selling Restrictions:

Regulation S Category 2; TEFRA D

(v) Additional selling restrictions:

R.O.C. Selling Restrictions

The Notes have not been, and shall not be, offered, sold or re-sold, directly or indirectly, in the Republic of China (Taiwan), to investors other than "professional institutional investors" as defined under Subparagraph 1, Paragraph 1, Article 2-1 of the Taipei Exchange Rules Governing Management of Foreign Currency Denominated International Bonds and Paragraph 2, Article 4 of the Financial Consumer Protection Act ("**Professional Institutional Investors**"). Purchasers of the Notes are not permitted to sell or otherwise

(vi) Enhanced information disclosure with respect to the difference between the Notes and the senior notes issued by the Issuer:

dispose of the Notes except by transfer to a Professional Institutional Investor.

Base Prospectus -

Page 18-19: Paragraph C.8 - The Rights Attaching to the Notes, including Ranking and Limitations to those Rights

Page 35-39: Risks related to Subordinated Notes

Page 102-103: Condition 3. Status and Characteristics relating to Subordinated Notes

## ANNEX B TO THE SUBSCRIPTION AGREEMENT

## JOINT LEAD MANAGER UNDERWRITING COMMITMENTS

Joint Lead Manager	Commitment	Commission
HSBC Bank (Taiwan) Limited	USD 134,000,000	USD 600,000
Standard Chartered Bank (Taiwan) Limited	USD 166,000,000	USD 600,000
Total	USD 300,000,000	USD 1,200,000