FINAL TERMS

COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A. (RABOBANK NEDERLAND)

(a cooperative (coöperatie) formed under the laws of the Netherlands with its statutory seat in Amsterdam)

COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A. (RABOBANK NEDERLAND) AUSTRALIA BRANCH

(Australian Business Number 70 003 917 655)
(a cooperative (*coöperatie*) formed under the laws of the Netherlands with its statutory seat in Amsterdam)

COÖPERATIEVE CENTRALE RAIFFEISEN-BOERENLEENBANK B.A. (RABOBANK NEDERLAND) SINGAPORE BRANCH

(Singapore Company Registration Number S86FC3634A)
(a cooperative (coöperatie) formed under the laws of the Netherlands with its statutory seat in Amsterdam)

EUR 160,000,000,000

Global Medium-Term Note Programme

Due from seven days to perpetuity

SERIES NO: 2676A TRANCHE NO: 5

ZAR 200,000,000 6.00 per cent. Fixed Rate Notes 2014 due 16 January 2019 (the "Notes") (to be consolidated and form a single series with the ZAR 300,000,000 6.00 per cent. Fixed Rate Notes 2013 due 16 January 2019 issued on 16 January 2013, the ZAR 200,000,000 6.00 per cent. Fixed Rate Notes 2013 due 16 January 2019 issued on 7 May 2013, the ZAR 300,000,000 6.00 per cent. Fixed Rate Notes 2013 due 16 January 2019 issued on 18 June 2013 and the ZAR 200,000,000 6.00 per cent. Fixed Rate Notes 2014 due 16 January 2019 issued on 7 February 2014 (the "Existing Notes"))

Issue Price: 92.125 per cent.

(plus 117 days' accrued interest from, and including, 16 January 2014 to, but excluding, 13 May 2014)

RBC Capital Markets

The date of these Final Terms is 9 May 2014

Linklaters

Ref: CJXW/LF/MG

Linklaters LLP

Any person making or intending to make an offer of the Notes may only do so:

- (i) in those Public Offer Jurisdictions mentioned in Paragraph 8 of Part B below, provided such person is of a kind specified in that paragraph and that the offer is made during the Offer Period specified in that paragraph; or
- (ii) otherwise in circumstances in which no obligation arises for the Issuer or the Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or to supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer.

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

PART A — CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions set forth in the base prospectus dated 9 May 2012 (the "Conditions"), which are incorporated by reference in the base prospectus dated 7 May 2014 (the "Base Prospectus") which constitutes a base prospectus for the purposes of Directive 2003/71/EC (and amendments thereto, including Directive 2010/73/EU) (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 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, the Base Prospectus and the Conditions. The Base Prospectus is available for viewing at, and copies may be obtained from, Rabobank Nederland at Croeselaan 18, 3521 CB Utrecht, the Netherlands and the principal office of the Paying Agent in Luxembourg, Amsterdam and Paris and www.bourse.lu.

Each potential investor in the Notes must determine the suitability of that investment in light of its own circumstances. A potential investor should not invest in Notes which are complex financial instruments unless it has the expertise (either alone or with a financial adviser) to evaluate how the Notes will perform under changing conditions, the resulting effects on the value of the Notes and the impact this investment will have on the potential investor's overall investment portfolio.

1 Issuer: Coöperatieve Centrale Raiffeisen-Boerenleenbank B.A. (Rabobank Nederland)

2 (i) Series Number: 2676A

(ii) Tranche Number:

(iii) Date on which the Notes The Notes shall be consolidated, form a single series and be interchangeable for trading purposes with the Existing Notes on exchange of the Temporary Global Note for interests in the

5

Permanent Global Note, as referred to in paragraph 27 below which is expected to occur on or about the first day following the expiry of 40

days after the Issue Date

3 Specified Currency or Currencies: South African Rand ("ZAR")

4 Aggregate nominal amount:

(i) Series: ZAR 1,200,000,000

(ii) Tranche: ZAR 200,000,000

5 Issue Price: 92.125 per cent. of the aggregate nominal

amount (plus ZAR 3,846,575.34 this being 117 days' accrued interest in respect of the period from, and including, the Interest Commencement

Date to, but excluding, the Issue Date)

6 (i) Specified Denominations: ZAR 5,000

(ii) Calculation Amount: ZAR 5,000

7 (i) Issue Date: 13 May 2014

(ii) Interest Commencement Date (if 16 January 2014

different from the Issue Date):

8 Maturity Date: 16 January 2019

9 Domestic Note (if Domestic Note, there No

will be no gross-up for withholding tax):

10 Interest Basis: 6.00 per cent. Fixed Rate

(further particulars specified below)

11 Redemption/Payment Basis: Redemption at par

12 Change of Interest Basis: Not Applicable

13 Alternative Currency Equivalent: Applicable. Condition 11(i)(i) to (iv) apply

(i) Alternative Currency: U.S. Dollars

(ii) Alternative Currency Deutsche Bank AG, London Branch

Adjudication Agent:

(iii) Alternative Currency Calculation

Agent:

Deutsche Bank AG, London Branch

(iv) Rate Calculation Jurisdiction: Republic of South Africa

(v) Rate Calculation Business Days: Two (2) Business Days

(vi) Specified Time: Not Applicable

(vii) Scheduled Payment Currency As specified in the Conditions

(viii) Settlement Rate Option: Not Applicable

(ix) USD Settlement Rate Option: Not Applicable

(x) Maximum Days of Five (5) Business Days

Postponement:

Disruption Events:

14 Put/Call Options/Automatic Early Not Applicable

Redemption:

(i) Status of the Notes: 15

Senior

Date approval for issuance of (ii)

Not Applicable

Notes obtained:

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

16 **Fixed Rate Note Provisions** Applicable

(i) Rate of Interest: 6.00 per cent. per annum payable annually in

arrear

(ii) Interest Payment Date(s): 16 January in each year, commencing on 16

January 2015 and ending on the Maturity Date

(iii) Fixed Coupon Amount: ZAR 300.00 per Calculation Amount

(iv) **Broken Amount:** Not Applicable

Day Count Fraction (Condition (v)

1(a)):

Actual/Actual-ICMA

(vi) Determination Date(s) (Condition

1(a)):

16 January in each year

17 **Floating Rate Note Provisions** Not Applicable

18 **Inverse Floating Rate Note Provisions** Not Applicable

19 Range Accrual Note Provisions

Not Applicable

Zero Coupon Note Provisions

Not Applicable

21 **CMS Linked Note Provisions** Not Applicable

PROVISIONS RELATING TO REDEMPTION

22 **Call Option**

20

Not Applicable

23 **Put Option** Not Applicable

24 Final Redemption Amount of each

Note

ZAR 5,000 per Calculation Amount

25 **Early Redemption Amount**

> Early Redemption Amount(s) payable per Calculation Amount on redemption (a) on the occurrence of an event of default (Condition 14) or (b) for illegality (Condition 7(j)) or (c) for taxation reasons (Condition 7(c)):

As set out in the Conditions

26 **Automatic Early Redemption** Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

27 **Form of Notes** **Bearer Notes**

Temporary Global Note exchangeable for a

permanent Global Note which is exchangeable for Definitive Notes in the limited circumstances specified in the permanent Global Note.

New Global Notes:

No

28 Financial Centre(s) (Condition 11(h)):

London and Johannesburg

29 Redenomination, renominalisation and

Not Applicable

reconventioning provisions:

Consolidation provisions:

Not Applicable

LISTING AND ADMISSION TO TRADING APPLICATION

These Final Terms comprise the final terms required to list and have admitted to trading the issue of Notes described herein pursuant to the EUR 160,000,000,000 Global Medium-Term Note Programme of Rabobank Nederland.

Signed on behalf of the Jesuer:

30

Duly authorised

PART B - OTHER INFORMATION

1 Listing

(i) Listing:

Luxembourg Stock Exchange

(ii) Admission to trading:

Application has been made for the Notes to be admitted to trading on the Luxembourg Stock Exchange's Regulated Market with effect from the Issue Date.

The Notes will be consolidated and form a single Series with the Existing Notes which are admitted to trading on the Luxembourg Stock Exchange's Regulated Market on or about the first day following the expiry of 40 days after the Issue Date.

(iii) Estimate of total expenses related to admission to trading:

EUR 400

(iv) In the case of Notes listed on Euronext Amsterdam:

Not Applicable

2 Ratings

Rating:

The Notes to be issued are expected to be rated:

Fitch: AA-

Moody's: Aa2

Standard & Poor's: AA-

As defined by Fitch, an AA rating means that the Notes are judged to be of a very high credit quality and denotes expectations of very low default risk. It indicates very strong capacity for payment of financial commitments and is not significantly vulnerable to foreseeable events. The 'AA' rating is modified by the addition of a minus (-) sign to show relative standing within the 'AA' rating category.

As defined by Moody's, obligations rated Aa2 are judged to be of high quality and are subject to very low credit risk. The modifier 2 indicates that the obligation ranks in the mid-range of its generic rating category.

As defined by Standard & Poor's, an AA- rating means that the Notes have a high rating assigned by Standard & Poor's and that the Issuer's capacity to meet its financial commitment on the obligation is very strong. The 'AA' rating is modified by the addition of a minus (-) sign to show relative standing within the 'AA'

rating category.

Each of Fitch, Moody's and Standard & Poor is established in the EU and registered under Regulation (EC) No 1060/2009 (the "CRA Regulation").

3 Interests of natural and legal persons involved in the issue

Save for any fees payable to the Dealer, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Dealer and its 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 Reasons for the offer, estimated net proceeds and total expenses

(i) Reasons for the offer:

See "Use of Proceeds" wording in Base

Prospectus

(ii) Estimated net proceeds:

ZAR 184,346,575.34 (which includes ZAR 3,846,575.34, this being 117 days' accrued interest from, and including 16 January 2014 to,

but excluding, the Issue Date).

(iii) Estimated total expenses:

ZAR 3,750,000 comprising a selling concession of ZAR 3,250,000 and a combined management and underwriting commission of ZAR 500,000

5 Yield (Fixed Rate Notes only)

8.074 per cent. per annum

Indication of yield:

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

6 Historic interest rates (Floating Rate Notes, Range Accrual Notes and CMS Linked Notes only)

Not Applicable

7 Operational information

(i) Intended to be held in a manner which would allow Eurosystem eligibility: No. Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Notes are capable of meeting them the Notes may then be deposited with one of the ICSDs as common safekeeper. Note that this does not necessarily mean that the Notes will then be recognised as eligible collateral for Eurosystem monetary policy and intra day credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.

(ii) ISIN:

Until the Notes are consolidated and form a

single series with the Existing Notes, the Notes will have the temporary ISIN XS1064853309. Thereafter, the ISIN will be XS0875328790.

(iii) Common Code: Until the Notes are consolidated and form a

single Series with the Existing Notes, the Notes will have the temporary Common Code 106485330. Thereafter, the Common Code will

be 087532879.

(iv) German WKN-code: Not Applicable

(v) Private Placement number: Not Applicable

(vi) CUSIP Number: Not Applicable

(vii) Any clearing system(s) other than Euroclear and Clearstream,

Luxembourg and the relevant number(s):

(viii) Delivery: Delivery against payment

(ix) Names and addresses of additional Paying/Delivery

Agent(s) (if any):

Not Applicable

Not Applicable

(x) Names (and addresses) of

Calculation Agent(s):

Deutsche Bank AG, London Branch

Winchester House

1 Great Winchester Street

London EC2N 2DB United Kingdom

8 Distribution

(i) Method of distribution: Non-syndicated

(ii) If syndicated, names and addresses of Managers

Not Applicable

(iii) Date of Subscription Agreement: Not

Not Applicable

(iv) Stabilising Manager(s) (if any):

Not Applicable

(v) Dealers' Commission:

1.875 per cent.

(vi) If non-syndicated, name and

address of Dealer:

RBC Europe Limited Riverbank House

2 Swan Lane London EC4R 3BF United Kingdom

(vii) Applicable TEFRA exemption:

D Rules

(viii) Non-exempt Offer:

An offer of the Notes may be made by the Dealer (the "Initial Authorised Offerors") and any other Authorised Offerors in accordance with paragraph 9 below other than pursuant to Article 3(2) of the Prospectus Directive in Austria,

Belgium, Germany, Luxembourg, the Netherlands and the United Kingdom (the "Public Offer Jurisdictions") during the period from 9 May 2014 until 30 days following the Issue Date (i.e. 12 June 2014) (the "Offer Period"). See further paragraph 9(xiii) below.

(ix) General Consent:

Applicable

9 General

Applicable

(i) Total amount of the offer; if the amount is not fixed, description of the arrangements and time for announcing the definitive amount to the public: ZAR 200,000,000

(ii) Conditions to which the offer is subject:

An offer of the Notes may be made by the Dealer other than pursuant to Article 3(2) of the Prospectus Directive in the Public Offer Jurisdictions during the Offer Period, provided that the Offer Period:

- in Austria will not commence until the day after the registration of these Final Terms with the registration office (*Meldestelle*) has been duly made as required under the Austrian Capital Markets Act; and
- (ii) in Germany will not commence until the Final Terms have been published in accordance with Article 14 of the Prospectus Directive.
- (iii) Description of the application process:

A prospective Noteholder should contact the applicable Authorised Offeror in the applicable Public Offer Jurisdiction prior to the end of the Offer Period. A prospective Noteholder will subscribe for the Notes in accordance with the arrangements existing between such Authorised Offeror and its customers relating to the subscription of securities generally. Noteholders will not be required to enter into any contractual arrangements directly with the Issuer in connection with the subscription of the Notes.

- (iv) Description of possibility to reduce subscriptions:
- Not Applicable. The terms of the Public Offer do not provide for any reductions of subscriptions.
- (v) Manner for refunding excess amount paid by applicants:
- Not Applicable. The terms of the Public Offer do not provide for any refunds of excess amounts paid by applicants.
- (vi) Minimum and/or maximum amount of application:

There are no pre-identified allotment criteria. The Authorised Offerors will adopt allotment criteria in accordance with customary market practices and

(vii) Method and time limit for paying

up the securities and for delivery

of the Notes:

(viii) Manner and date on which results of the offer are to be

made public:

countries

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

(x) Categories of potential investors to which the Notes are offered

> and whether tranche(s) have been reserved for certain

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

(xii) Amount of any expenses and taxes specifically charged to the subscriber or purchaser:

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

applicable laws and regulations.

Investors will be notified by the relevant Authorised Offeror of their allocations of Notes and the settlement arrangements in respect thereof. The Notes will be issued on the Issue Date against payment to the Issuer of the net subscription moneys.

Investors will be notified by the applicable Authorised Offeror of their allocations of Notes and the settlement procedures in respect thereof.

Not Applicable. The terms of the Public Offer do not provide for a procedure for the exercise of any right of pre-emption or negotiability of subscription rights.

Offers may be made by the Authorised Offerors in each of the Public Offer Jurisdictions to any person during the Offer Period. In other EEA countries and in all jurisdictions (including the Public Offer Jurisdictions) outside of the Offer Period, offers will only be made by the Dealer pursuant to an exemption under the Prospectus Directive, as implemented in such countries. All offers of the Notes will be made in compliance with all applicable laws and regulations.

A prospective Noteholder will receive 100 per cent. of the amount of the Notes allocated to it at the end of the Offer Period. Prospective Noteholders will be notified by the applicable Authorised Offeror in accordance with the arrangements in place between such Authorised Offeror and the prospective Noteholders. No dealings in the Notes on a regulated market for the purposes of the Markets in Financial Instruments Directive 2004/39/EC may take

place prior to the Issue Date.

Not Applicable. The terms of the Public Offer do not provide for any expenses and/or taxes to be charged to any subscriber and/or purchaser of the Notes.

The Initial Authorised Offerors identified in paragraph 8(viii) above and any additional Authorised Offerors who have or obtain the Issuer's consent to use the Base Prospectus in connection with the Public Offer in the manner described in the Base Prospectus (together, the "Authorised Offerors").

SUMMARY OF THE NOTES

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A - E (A.1 - E.7). This summary contains all the Elements required to be included in a summary relating to the Notes and the Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in the summary because of the nature of the Notes and the Issuer, it is possible that no relevant information can be given regarding the Element. In this case, a short description of the Element is included in the summary and marked as "Not applicable".

	Section A - Introduction and warnings
A.1	This summary must be read as an introduction to the Base Prospectus. Any decision to invest in the Notes should be based on a consideration of the Base Prospectus as a whole, including any documents incorporated by reference. Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff may, under the national legislation of Member States of the European Economic Area where the claim is brought, be required to bear the costs of translating the Base Prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled the summary, including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in the Notes.
A.2	Consent: Subject to the conditions set out below, the Issuer consents to the use of the Base Prospectus in connection with a Public Offer (as defined below) of Notes by the Dealer and any financial intermediary which is authorised to make such offers under the applicable legislation implementing Directive 2004/39/EC (the "Markets in Financial Instruments Directive") and publishes on its website the following statement (with the information in square brackets being completed with the relevant information): "We, [insert legal name of financial intermediary], refer to the ZAR 200,000,000 6.00 per cent. Fixed Rate Notes 2014 due 16 January 2019 (the "Notes") described in the Final Terms dated 9 May 2014 (the "Final Terms") published by Coöperatieve Centrale Raiffeisen-Boerenleenbank B.A. (Rabobank Nederland) (the "Issuer"). We hereby accept the offer by the Issuer of its consent to our use of the Base Prospectus (as defined in the Final Terms) in connection with the offer of the Notes in Austria, Belgium, Germany, Luxembourg, the Netherlands and the United Kingdom (the "Public Offer") in accordance with the Authorised Offeror Terms and subject to the conditions to such consent, each as specified in the Base Prospectus, and we are using the Base Prospectus in connection with the Public Offer accordingly."

A "Public Offer" of Notes is an offer of Notes (other than pursuant to Article 3(2) of the Prospectus Directive) in Austria, Belgium, Germany, Luxembourg, the Netherlands and the United Kingdom during the Offer Period specified below. Together with the Dealer, those persons to whom the Issuer gives its consent in accordance with the foregoing provisions are the "Authorised Offerors" for such Public Offer.

Offer Period: The Issuer's consent referred to above is given for Public Offers of Notes during the period from 9 May 2014 until 30 days following the Issue Date (i.e. 12 June 2014) (the "Offer Period").

Conditions to consent: The conditions to the Issuer's consent (in addition to the conditions referred to above) are such that consent (a) is only valid in respect of the relevant Tranche of Notes; (b) is only valid during the Offer Period; and (c) only extends to the use of the Base Prospectus to make Public Offers of the relevant Tranche of Notes in Austria, Belgium, Germany, Luxembourg, the Netherlands and the United Kingdom.

An investor intending to acquire or acquiring Notes in a Public Offer from an Authorised Offeror other than the Issuer will do so, and offers and sales of such Notes to an investor by such Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such investor including as to price, allocations, expenses, and settlement arrangements.

Each investor must look to the relevant Authorised Offeror at the time of any such Public Offer for the provision of information regarding the terms and conditions of the Public Offer and the Authorised Offeror will be solely responsible for such information.

	Section B - Issuer			
B.1	The legal and commercial name of the Issuer:	Coöperatieve Centrale Raiffeisen-Boerenleenbank B.A. (Rabobank Nederland) The commercial name of the Issuer is "Rabobank".		
B.2	The domicile and legal form of the Issuer, the legislation under which the Issuer operates and its country of incorporation:	The Issuer has its statutory seat in Amsterdam, is a cooperative entity (<i>coöperatie</i>) and is registered with the Trade Register of the Chamber of Commerce in Utrecht, the Netherlands under number 30046259. The Issuer operates under the laws of the Netherlands.		
B.4b	A description of any known trends affecting the Issuer and the industries	Rabobank Group's results of operations are affected by a variety of market conditions, including economic cycles, fluctuations in stock markets, interest rates and exchange rates, and increased competition. A deterioration in economic conditions, or the		

	in which it operates:	Group's inability to accurately produced developments could have a mail Group's prospects, business, final operations.	terial adverse	effect on the
		The Issuer expects that the environment that it faced in the rec 2014, with a corresponding impact of	ent past is likely	to continue in
B.5	Description of the Issuer's Group and the Issuer's position within the Group:	Rabobank Group is an internation operating on the basis of cooperative is comprised of the Issuer as cebeing the local Rabobanks in the Nand participations in the Netherland	e principles. Ra ntral institution, etherlands and i	bobank Group its members,
B.9	Profit forecast or estimate:	Not Applicable. The Issuer has forecasts or profit estimates.	not made any	public profit
B.10	Qualifications in the Auditors' report:	The independent auditor's report of statements for the years ended December 2013 are unqualified.		
B.12	Selected Financial Information:	The following selected financial information is derived from and should be read in conjunction with, Rabobank Group's audited consolidated financial statements as at, and for the years ended, 31 December 2012 and 2013. Certain figures for the year ended 31 December 2012 have been restated as a result of changes in accounting policies and presentation.		
		Consolidated statement of finance	ial position:	
			Year ended 31	December
			2013	2012
			(in millions of	f euros)
		Assets:		
		Cash and cash equivalents	43,039	68,103
		Due from other banks	40,844	35,386
		Trading financial assets	5,289	6,387
		Other financial assets at fair value through profit or loss	4,971	5,911
		Derivative financial instruments	39,703	65,423
		Loans to customers	460,202	485,299
		Available-for-sale financial	,	50,425
		assets	46,411	,
		Investments in associates	3,629	3,649
		Intangible assets	1,991	2,343
		Property and equipment	6,901	6,500
		Investment properties	1,073	1,489

Total assets	674,139	750,710
Non-current assets held for sale and discontinued operations	9,180	8,475
Other assets	8,805	9,763
Deferred tax assets	1,911	960
Current tax assets	190	597

	As at 31 December	
	2013	2012
	(in millions	of euros)
Liabilities:		
Due to other banks	15,496	27,059
Due to customers	329,400	334,271
Debt securities in issue	195,361	223,336
Derivative financial instruments and other trade liabilities	50,171	74,800
Other debts	7,436	11,166
Other financial liabilities at fair value through profit or loss	19,069	24,091
Provisions	972	752
Current tax liabilities	267	205
Deferred tax liabilities	290	186
Subordinated debt	7,815	5,407
Liabilities held for sale	7,825	7,357
Total liabilities	634,102	708,630
Equity of Rabobank Nederland and local Rabobanks Equity instruments issued directly	24,641	25,311
Rabobank (Member) Certificates	5,823	6,672
Capital Securities	7,029	7,114
	12,852	13,786
Equity instruments issued by subsidiaries		
Capital Securities	236	236

Trust Preferred Securities III to		1,340
VI	1,269	
	1,505	1,576
Other non-controlling interests	1,039	1,407
Total equity	40,037	42,080
Total equity and liabilities	674,139	750,710

Consolidated statement of income:

As	at	31	Decemb	er

-	2013	2012
	(in millions of	euros)
Interest income	19,756	21,965
Interest expense	10,663	12,794
Interest	9,093	9,171
Commission income	2,194	2,577
Commission expense	194	349
Commission	2,000	2,228
Income from associates	157	255
Net income from financial assets and liabilities at fair value through profit or loss	232	872
Gains/(losses) on available-for- sale financial assets	56	132
Other results	1,482	958
Income	13,020	13,616
Staff costs	5,325	5,494
Other administrative expenses	3,912	2,982
Depreciation	528	527
Operating expenses	9,765	9,003
Value adjustments	2,643	2,350
Bank tax	197	196
Operating profit before taxation	415	2,067
Taxation	68	158
Net profit from continuing operations	347	1,909
Net profit from discontinued	1,665	149

		operations		
		Net profit	2,012	2,058
		Of which attributable to Rabobank Nederland and local Rabobanks	929	843
		Of which attributable to holders of Rabobank (Member) Certificates	309	328
		Of which attributable to Capital Securities	655	717
		Of which attributable to Trust Preferred Securities III to VI	67	75
		Of which attributable to non- controlling interests	52	95
		Net profit for the year	2,012	2,058
		Material/significant change		
		There has been no significant char position of the Issuer or of Raboban material adverse change in the final Issuer or of Rabobank Group, since	k Group, and the	ere has been no prospects of the
B.13	Recent material events particular to the Issuer's solvency:	Not Applicable. There are no recent which are to a material extent relissuer's solvency.		
B.14	Extent to which the Issuer is dependent upon other entities within the Group:	The Issuer is a cooperative with mocooperative Rabobanks who are Delegates Assembly and the Gone Nederland. The Central Delegate influence on the views adopted in Meeting of Rabobank Nederland local Rabobanks can exercise direct of Rabobank Nederland deals would adoption of financial statements, management and supervision, as association and regulations and the Supervisory Board. The financial dependent upon the performance Rabobanks and the subsidiaries with the Supervisory Board.	e represented in eneral Meeting as Assembly has Rabobank Group is the body threet control. The Gottontrol and emendments to the approval and emendments to the approintment of the index of	of Rabobank as a significant p. The General Dugh which all eneral Meeting sues, such as indorsement of the articles of of members of the Issuer is ependent local
B.15	Principal activities of the Issuer:	Rabobank Group is an internation operating on the basis of cooperating business banking, private banking and real estate services. As a focuses on treating customers services. Rabobank believes it Netherlands and it focuses interrileading position as a food and agri	ve principles. It on g, wholesale bath cooperative bath fairly in the propersion is a markethationally on str	offers retail and anking, leasing nk, Rabobank rovision of its leader in the

B.16	Extent to which the Issuer is directly or indirectly owned or controlled:	The Issuer is not directly owned or controlled.
assigned to the Issuer or its debt securities: Fitch: AA- Moody's: A		The Notes to be issued are expected to be rated: Fitch: AA- Moody's: Aa2 Standard & Poor's: AA-

		Section C – S	Securities
C.1	Type and class of the Notes:	Series Number:	2676A
		Tranche Number:	5
			The Notes shall be consolidated, form a single series and be interchangeable for trading purposes with the ZAR 300,000,000 6.00 per cent. Fixed Rate Notes 2013 due 16 January 2019 issued on 16 January 2013, the ZAR 200,000,000 6.00 per cent Fixed Rate Notes 2013 due 16 January 2019 issued on 7 May 2013, the ZAR 300,000,000 6.00 per cent. Fixed Rate Notes 2013 due 16 January 2019 issued or 18 June 2013 and the ZAR 200,000,000
			6.00 per cent. Fixed Rate Notes 2014 due 16 January 2019 issued on 7 February 2014 (the "Existing Notes))
		Aggregate nominal	amount:
		(i) Series:	ZAR 1,200,000,000
		(ii) Tranche:	ZAR 200,000,000
		Form of Notes:	Bearer
		ISIN Code:	Until the Notes are consolidated and form a single series with the Existing Notes, the
			Notes will have temporary ISIN XS1064853309. Thereafter, the ISIN will be XS0875328790.
		Common Code:	Until the Notes are consolidated and form a single Series with the Existing Notes, the Notes will have the temporary Common Code 106485330. Thereafter, the Common Code will be 087532879.

C.2	Currencies:	The Specified Currency of the Notes is South African Rand ("ZAR").
C.5	A description of any restrictions on the free transferability of the Notes:	The Issuer and the Dealer have agreed certain customary restrictions on offers, sale and delivery of Notes and of the distribution of offering material in Austria, Belgium, Germany, Luxembourg, the Netherlands and the United Kingdom. U.S. selling restrictions: Reg. S Compliance Category 2. TEFRA TEFRA D.
C.8	Description of the rights attached to the Notes:	Ranking (status): The Notes and the Coupons relating to them will constitute unsubordinated and (subject to the negative pledge described below) unsecured obligations of the Issuer and will rank pari passu and without any preference among themselves and with all other present or future (subject as aforesaid) unsecured and unsubordinated obligations of the Issuer (save for such exceptions as may be provided by applicable law). Negative pledge:
		So long as any of the Notes or Coupons remain outstanding, the Issuer has undertaken not to secure any of its other indebtedness, whether present or future, which is both (a) represented by bonds, notes or other securities which have an initial life exceeding two years and which are for the time being, or are intended to be, quoted, listed, ordinarily dealt in or traded on any stock exchange or over-the-counter or other similar securities market and (b) not Domestic Indebtedness.
		"Domestic Indebtedness" means the indebtedness as referred to under (a) above of the Issuer which is denominated or payable (at the option of any party) in euro unless 50 per cent. or more thereof in aggregate principal amount is initially offered or sold outside the Netherlands.
		Taxation: All payments of principal and interest in respect of the Notes and the Coupons by the Issuer will be made free and clear of, and without withholding or deduction for, any taxes, duties, assessments or governmental charges of whatever nature imposed, levied, collected, withheld or assessed by or within the Netherlands, or any authority therein or thereof having power to tax, unless such withholding or deduction is required by law. In that event, the Issuer shall, save in certain limited circumstances, pay such additional amounts as shall result in receipt by the Noteholders and the Couponholders of such amounts as would have been received by them had no such withholding or deduction been required.
		Events of Default: The terms of the Notes contain the following events of default: (a) default by the Issuer is made for more than 30 days in the

- payment of interest or principal in respect of any of the Notes:
- (b) the Issuer fails to observe or perform any of its other obligations under the Notes and such failure continues for the period of 60 days next following the service on the Issuer of notice requiring the same to be remedied;
- (c) the Issuer fails in the due repayment of borrowed money which exceeds EUR 35,000,000 or its countervalue and such failure continues for a period of 30 days after notice of such failure has been received by the Issuer or the Issuer fails to honour any guarantee or indemnity in excess of EUR 35,000,000 or its countervalue and such failure continues for a period of 30 days after notice of such failure has been received by the Issuer, provided that, in each case, no event of default shall be deemed to have occurred if the Issuer shall contest its liability in good faith or shall have been ordered not to make such payment by a competent court;
- (d) the Issuer becomes bankrupt, an administrator is appointed, or an order is made or an effective resolution is passed for the winding-up, liquidation or administration of the Issuer (except for the purposes of a reconstruction or merger the terms of which have previously been approved by a meeting of Noteholders) or an application is filed for a declaration (which is not revoked within a period of 30 days), or a declaration is made, under Article 3:160 of the Dutch Financial Supervision Act (Wet op het financiael toezicht), as modified or re-enacted from time to time, of the Netherlands;
- (e) the Issuer compromises with its creditors generally or such measures are officially decreed; and
- (f) the Issuer shall cease to carry on the whole or a substantial part of its business (except for the purposes of a reconstruction or merger the terms of which have previously been approved by a meeting of the Noteholders).

Meetings:

Meetings of Noteholders may be convened to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders of Notes including Noteholders who did not vote on the relevant resolution and Noteholders who voted in a manner contrary to the majority.

Governing law:

The Notes, the Coupons and the Talons and all non-contractual obligations arising out of or in connection with them will be governed by, and shall be construed in accordance with, the laws of the Netherlands.

Issue Price:

92.125 per cent. of the aggregate nominal amount (plus 117 days' accrued interest from, and including, 16 January 2014 to, but

		excluding, 13 May 2014).				
C.9	Interest, maturity and redemption provisions, yield and representative of the Noteholders:	The Notes are Fixed Rate Notes. The Notes bear interest from 16 January 2014 at a rate of 6.00 per cent. per annum payable annually in arrear on 16 January in each year. Indication of yield: 8.074 per cent. per annum. Maturity: The maturity date of the Notes is 16 January 2019. Unless redeemed or purchased and cancelled earlier, the Issuer will redeem the Notes on the maturity date at 100 per cent. of their				
		nominal amount.				
		Early Redemption:				
		The Issuer may elect to redeem the Notes prior to the maturity date (i) in certain circumstances for tax reasons or (ii) where it determines in good faith that the performance of its obligations under the Notes or that any arrangements made to hedge its obligations under the Notes has or will become unlawful, illegal or otherwise prohibited in whole or in part as a result of compliance with any applicable present or future law, rule, regulation, judgment, order or directive of any governmental, administrative, legislative or judicial authority or power, or in the interpretation thereof. In addition, if so specified below, the Notes may be redeemed prior to their maturity date in certain circumstances, including pursuant to an Issuer call option, an investor put option or an automatic early redemption.				
		Issuer call option: Not Applicable				
		Investor put Not Applicable option:				
		Automatic Early Not Applicable Redemption:				
		Fiscal Agent: Deutsche Bank AG, London Branch				
C.10	Derivative component in interest payments:	Not Applicable. The Notes do not contain any derivative components.				
C.11	Listing and admission to trading:	Application has been made for the Notes to be admitted to trading on the Luxembourg Stock Exchange's Regulated Market with effect from the Issue Date.				
		The Notes will be consolidated and form a single Series with the Existing Notes which are admitted to trading on the Luxembourg Stock Exchange's Regulated Market on or about the first day following the expiry of 40 days after the Issue Date.				

Section D - Summary Risk Factors

D.2 Key information on the key risks that are specific to the Issuer:

In purchasing the Notes, investors assume the risk that the Issuer may become insolvent or otherwise be unable to make all payments due in respect of the Notes. There is a wide range of factors which individually or together could result in the Issuer becoming unable to make all payments due in respect of the Notes. It is not possible to identify all such factors or to determine which factors are most likely to occur, as the Issuer may not be aware of all relevant factors and certain factors which it currently deems not to be material may become material as a result of the occurrence of events outside the Issuer's control. The Issuer has identified a number of factors which could materially adversely affect its business and ability to make payments due under the Notes.

These factors include:

- business and general economic conditions;
- credit risk;
- country risk;
- interest rate and inflation risk;
- funding and liquidity risk;
- market risk;
- currency risk;
- operational risk;
- legal risk;
- tax risk;
- systemic risk;
- effect of governmental policy and regulation;
- minimum regulatory capital and liquidity requirements;
- credit ratings;
- competition;
- geopolitical developments
- business environment;
- terrorist acts, other acts of war or hostility, civil unrest, geopolitical, pandemic or other such events; and
- key employees.

D.3 Key information on the key risks that are specific to the Notes:

There are also risks associated with the Notes. These include:

- Market risks: a range of market risks, including:
 - there may be no or only a limited secondary market in the Notes;
 - an optional redemption feature of Notes is likely to limit their market value; and
 - any credit rating assigned to the Notes may not

adequately reflect all the risks associated with an investment in the Notes.
Modification without consent: the conditions of the Notes may be modified without the consent of the holder in certain circumstances.
 Withholding tax risk: the holders may not receive payment of the full amounts due in respect of the Notes as a result of amounts being withheld by the Issuer in order to comply with applicable laws.
Change in law: investors are exposed to the risk of changes in laws or regulations affecting the value of the Notes.
Exchange rate risk: an investor's investment may be adversely affected by exchange rate movements.
• Interest rate risks: a holder of the Notes is exposed to the risk that the price of the Notes falls as a result of changes in the market interest rate.

	Section E – Offer					
E.2b	Reasons for the offer and use of proceeds:	The net proceeds from each issue of Notes will be used by the Issuer in connection with its banking business.				
E.3	Terms and Conditions of the Offer:	(i)	Conditions to which the offer is subject:	An offer of the Notes may be made by the Dealer other than pursuant to Article 3(2) of the Prospectus Directive in the Public Offer Jurisdictions during the Offer Period, provided that the Offer Period:		
				(i) in Austria will not commence until the day after the registration of these Final Terms with the registration office (<i>Meldestelle</i>) has been duly made as required under the Austrian Capital Markets Act; and		
				(ii) in Germany will not commence until the Final Terms have been published in accordance with Article 14 of the Prospectus Directive.		
		(ii)	Description of the application process:	A prospective Noteholder should contact the applicable Authorised Offeror in the applicable Public Offer Jurisdiction prior to the end of the Offer Period. A prospective Noteholder will subscribe for the Notes in accordance with the arrangements existing between such Authorised Offeror and its customers relating to the subscription of securities generally. Noteholders will not be required to enter into any contractual		

arrangements directly with the Issuer in connection with the subscription of the Notes.

(iii) Description of possibility to reduce subscriptions:

Not Applicable. The terms of the Public Offer do not provide for any reduction of subscriptions.

(iv) Manner for refunding excess amount paid by applicants:

Not Applicable. The terms of the Public Offer do not provide for any refunds of excess amounts paid by applicants.

(v) Minimum and/or maximum amount of application:

There are no pre-identified allotment criteria. The Authorised Offerors will adopt allotment criteria in accordance with customary market practices and applicable laws and regulations.

(vi) Method and time limit for paying up the securities and for delivery of the Notes: Investors will be notified by the relevant Authorised Offeror of their allocations of Notes and the settlement arrangements in respect thereof. The Notes will be issued on the Issue Date against payment to the Issuer of the net subscription moneys.

(vii) Manner and date on which results of the offer are to be made public: Investors will be notified by the applicable Authorised Offeror of their allocations of Notes and the settlement procedures in respect thereof.

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

Not Applicable. The terms of the Public Offer do not provide for a procedure for the exercise of any right of pre-emption or negotiability of subscription rights.

(ix) Categories of potential investors to which the Notes are offered and whether

Offers may be made by the Authorised Offerors in each of the Public Offer Jurisdictions to any person during the Offer Period. In other EEA countries and in all jurisdictions (including the Public Offer Jurisdictions) outside of the Offer Period, offers will only be made by the Dealer

E.7	Estimated expenses charged to the investor by the Issuer or the offeror:	There are no expenses charged to the investor by the Issuer.		
E.4	Interests of natural and legal persons involved in the issue of the Notes:	So far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer.		
		(xii) Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:	The Initial Authorised Offerors identified in Part B, paragraph 8(viii) of the Final Terms and any additional Authorised Offerors who have or obtain the Issuer's consent to use the Base Prospectus in connection with the Public Offer in the manner described in the Base Prospectus (together, the "Authorised Offerors").	
		(xi) Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	Not Applicable. The terms of the Public Offer do not provide for any expenses and/or taxes to be charged to any subscriber and/or purchaser of the Notes.	
		(x) Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:	A prospective Noteholder will receive 100 per cent. of the amount of the Notes allocated to it at the end of the Offer Period. Prospective Noteholders will be notified by the applicable Authorised Offeror in accordance with the arrangements in place between such Authorised Offeror and the prospective Noteholders. No dealings in the Notes on a regulated market for the purposes of the Markets in Financial Instruments Directive may take place prior to the Issue Date.	
		tranche(s) have been reserved for certain countries:	pursuant to an exemption under the Prospectus Directive, as implemented in such countries. All offers of the Notes will be made in compliance with all applicable laws and regulations.	