Final Terms dated 13 June 2013

AXA BELGIUM FINANCE (NL) B.V.Issue of "**OPTINOTE NEW-ZEALAND**" Guaranteed by AXA BANK EUROPE SA

under the

AXA BELGIUM FINANCE (NL) B.V. and AXA BANK EUROPE SA EUR 2,000,000,000 Notes Issuance Programme

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 10 September 2012, which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (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 and any supplement thereto.. These Final Terms and the Base Prospectus together constitute the Programme for the Tranche. Full information on the Issuer, the Guarantor and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for inspection at the office of the Guarantor and on its internet site www.axa.be, and at the office of the Issuer.

General Description of the Notes

The Notes have a maturity of 6 years until 06 September 2019 (the 'Maturity Date').

The Notes are denominated in New-Zealand Dollar (NZD).

The Notes generate, on each annual Interest Payment Date, a gross interest equal to 4,25% per annum.

The Notes will be redeemed at Maturity Date at 100% of the Denomination.

The Internal Rate of Return (IRR) at maturity will be equal to 4,25 % in NZD (before eventual costs and taxes) and, taking into account a brokerage fee between 1.20% and 3%, an IRR comprised between 4,02% and 3,68%.

The Notes are unconditionally and irrevocably guaranteed by AXA BANK EUROPE SA.

1	(i)	Issuer:	AXA BELGIUM FINANCE (NL) B.V.
	(ii)	Guarantor:	AXA BANK EUROPE SA
	(iii)	Calculation Agent:	AXA BANK EUROPE SA
2	(i)	Series Number:	34
	(ii)	Tranche Number:	1
3	Specified Currency or Currencies:		NZD

4 Maximum Amount:

(i) Series: NZD 200,000,000

(ii) Tranche: NZD 200,000,000

5 (ii) Minimum Amount :

(i) Series: NZD 5,000,000(ii) Tranche: NZD 5,000,000

6 Offering Period: From 26 June 2013 to and including 30 August 2013 (16:00 h

Brussels time) (except in case of early closing)

7 Issue Price: 100 per cent of the Nominal Amount

8 Brokerage Fee: Maximum 3% of the Nominal Amount

9 Denominations: NZD 2,000

10 (i) Issue Date: 06 September 2013

(ii) Interest Commencement Date: 06 September 2013

11 Scheduled Maturity Date: 06 September 2019

12 Interest Basis: Fixed Rate (further particulars specified below)

13 Redemption/Payment Basis: Redemption at par

14 Change of Interest or Redemption/Payment Not Applicable

Basis:

15 Call Options: Not Applicable

16 Status of the Notes: Senior Notes

Date approval for issuance of Notes obtained: 13 June 2013

18 Form of Notes Bearer Notes

19 New Global Note Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

20 Fixed Rate Note Provisions Applicable

(i) Fixed Rate (t) 4,25 per cent, per annum

(ii) Interest Payment Dates Each 06 September, from and including 06 September 2014 up to

an including 06 September 2019, subject to adjustment in

accordance with the Business Day Convention.

Scheduled Interest Payment Dates:

08 September 2014, 07 September 2015, 06 September 2016, 06 September 2017, 06 September 2018 and 06 September 2019.

(iii) Business Days

TARGET, New-Zealand, subject to adjustment according to the

Business Day Convention

(iv) Business Day Convention Modified Following

(v) Fixed Interest Amount On each Interest Payment Date, the Note will pay a Fixed Rate

Amount equal to:

Fixed Rate * Denomination

(vi) Day Count Fraction 1/1

(vii) Interest Period End Dates No Adjustment

21 Floating Rate Note Provisions Not Applicable

22 **Zero Coupon Note Provisions** Not Applicable

23 Variable Linked Rate Note Provisions Not Applicable

PROVISIONS RELATING TO REDEMPTION

24 **Call Option** Not Applicable

25 **Redemption Amount(s) of each Note** NZD 2,000 per Note of NZD 2,000 Denomination

VARIABLE LINKED PROVISIONS

Not Applicable

LISTING AND ADMISSION TO TRADING

(i) Admission to trading: Not Applicable

(ii) Estimate of total expenses related to Not Applicable

admission to trading:

DISTRIBUTION

Dealer(s): AXA BANK EUROPE SA

Selling fees: None

Additional selling restrictions: Not Applicable

Non exempt offer Not Applicable

OPERATIONAL INFORMATION

ISIN Code: XS0945066032

Common Code: 094506603

Clearing System(s):	Euroclear/Clearstream				
Principal Paying Agent:	Banque Internationale à Luxembourg (BIL)				
Paying Agent:	AXA BANK EUROPE SA				
Form of Notes	Bearer Notes				
New Global Note	Not Applicable				
SECONDARY MARKET					
After the Initial Valuation Date, the p	rice of the Notes will be calculated as follows:				
prices taking into account the valuation and to buy Notes for a minimum Notes are subject to the then applicables and to buy Notes are subject to the then applicables are or the Guarantor as applicable, date.	Except in case of exceptional market conditions, AXA BANK EUROPE SA agrees to provide on a daily basis bid prices taking into account the valuation of the underlying financial structure and including a margin of maximum 1% and to buy Notes for a minimum Nominal Amount of NZD 2,000 (two thousand New-Zealand Dollar). Prices of th Notes are subject to the then applicable market conditions, interest rates, forward rates, credit spreads of the relevant Issuer or the Guarantor as applicable, etc. These prices are based on the closing market conditions of the relevant date.				
	aturity, the sale proceeds can be lower than the Redemption Amount.				
-	AXA BANK EUROPE will provide an official confirmation of any Secondary Market Transaction in the week following the Trade Date of this Secondary Market Transaction.				
Maximum Spread:	Not Applicable				
Maximum Commission:	Not Applicable				
Maximum Exit Penalty:	Not Applicable				
RESPONSIBILITY					
The Issuer and the Guarantor accept respons	ibility for the information contained in these Final Terms.				
Signed on behalf of the Issuer:					
Ву:					
Duly authorised					

Signed on behalf of the Guarantor:

Duly authorised

By:....

PART B – SIMULATIONS (Not Applicable)

PART C - SUMMARY

Introduction and warnings

A.1 Warning: This Summary should be read as introduction to the Prospectus. Any decision to invest in the securities should be based on consideration of the Prospectus as a whole by the investor. Where a claim relating to the information contained in the Prospectus is brought before a Court in an EEA State, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the 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 Prospectus or it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in such securities.

Issuers and guarantor

Issuer: AXA BELGIUM FINANCE (NL) B.V.

B.1 Legal and commercial name of the Issuer

Legal name: AXA BELGIUM FINANCE (NL) B.V.

Commercial name: AXA BELGIUM FINANCE (NL) B.V. ("ABF(NL)")

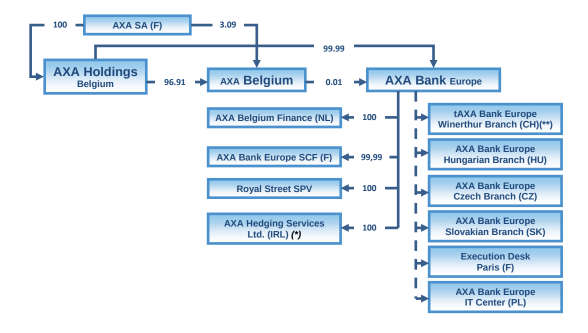
B.2 Domicile, legal form, legislation and country of incorporation

ABF(NL) was incorporated as a "besloten vennootschap" for an unlimited duration under the laws of the Netherlands on 30 October 1990 under the name of Ippa Finance Company B.V. On 21 March 2000 the name was changed to AXA Belgium Finance (NL) B.V. Its registered office is in Amsterdam and its business address is at 4835 NA Breda, Ginnekenweg 213. (The Netherlands).

B.4b Trends affecting the Issuer and its industry

See B.4b for AXA BANK EUROPE NV

B.5 Position of the Issuer in its group



(*) Till March 22nd, 2012

(**) Activities transferred to bank Zweiplus

ABF(NL) is a wholly owned subsidiary of AXA BANK and is part of the international group AXA ("AXA"). There is no arrangement that may result in a change of control of ABF(NL).

ABF(NL) acts as a finance company. ABF(NL) issues notes in the market, whereby proceeds of the issued notes are fully lent on to AXA BANK or other entitities of the AXA Group.

There have been no material contracts that are not entered into in the ordinary course of ABF(NL)'s business which could result in any member of the AXA group being under an entitlement that is material to ABF(NL)'s ability to meet its obligations to Noteholders.

B.9 Profit forecast or estimate

AXA BELGIUM FINANCE does not disclose forecasts or estimations of its future results.

B.10 Qualifications in the audit report on the historical financial information

The relevant auditor's report with respect to the audited annual accounts of ABF(NL) for the years ended 31 December 2010 and 31 December 2011 were delivered without any reservations.

B.12 Selected historical key financial information

	Balance Total	Profit&Loss
2010	75,217,788	-12,744
2011	389,391,247	88,727
2012	1,031,994,513	413,719

Material adverse change in the prospects

There has been no material adverse change in the prospects of ABF(NL) since 31 December 2012.

Significant changes in the financial or trading position

There has been no material adverse change in the financial or trading position of ABF(NL) since 31 December 2012.

B.13 Recent events relevant to the evaluation of the Issuer's solvency

ABF(NL) has made no investments since the date of the last published financial statements, and no principal future investments are planned. In addition, there has been no material adverse change in the prospects of ABF (NL) since

31 December 2011.

There have been no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which ABF (NL) is aware, during the last 12 months, which may have, or have had in the recent past, significant effects on ABF (NL)'s financial position or profitability.

B.14 Dependence upon other entities within the group

See B.5

B.15 Principal activities

ABF(NL) acts as a finance company. ABF(NL) issues notes in the market, whereby the proceeds of the issued notes are fully on-lent to AXA BANK or other entities of the AXA Group.

B.16 Direct or indirect control over the Issuer

ABF(NL) is fully owned and controlled by AXA BANK EUROPE

B.17 Credit ratings assigned to the Issuer or its debt securities

Not applicable

B.18 Nature and scope of the guarantees

Notes issued by ABF(NL) are guaranteed by AXA BANK.

Under the Senior Guarantee, the obligations of the AXA BANK will have the same priority as the other obligations of AXA BANK belonging to the same category (i.e. direct, unsecured, unconditional and unsubordinated obligations). This category (the 'ordinary creditors') has however a lower priority than the 'priviliged creditors' (such as ONSS, State, Employees, etc.)

B.19 Information about the guarantor

See below information about AXA BANK EUROPE SA

Guarantor: AXA BANK EUROPE SA

B.1 Legal and commercial name of the Guarantor

Legal name: AXA BANK EUROPE SA

Commercial name: AXA BANK or AXA BANQUE

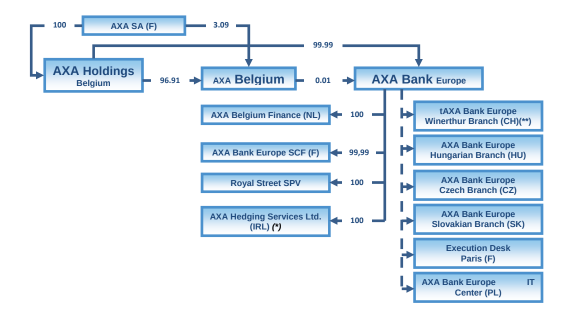
B.2 Domicile, legal form, legislation and country of incorporation

AXA BANK EUROPE SA ("AXA BANK") is a "naamloze vennootschap/société anonyme" of unlimited duration incorporated under Belgian law and registered with the Crossroads Bank for Enterprises under business identification number 0404.476.835. Its registered office is at 1170 Brussels, boulevard du Souverain 25, Belgium

B.4b Trends affecting the Guarantor and its industry

Although the turbulent macro-economic context increased the volatility of financial markets during the first semester of 2012, AXA BANK resisted the strain and has been able to de-risk sensibly its balance sheet, to manage positively the liquidity and to maintain the capital position. AXA BANK is liquid with high level of retail deposits, has a safer balance sheet and is compliant to risk regulation (Basle II, see section B.12 Selected historical key financial information - Solvency position).

B.5 Position of the Guarantor in its group



- (*) Till March 22nd, 2012
- (**) Activities transferred to bank Zweiplus

AXA BANK EUROPE SA is a member of the AXA Group. AXA Group is an important global player whose ambition is to attain leadership in its core Financial Protection business. Financial Protection involves offering its customers - individuals as well as small, mid-size and large businesses - a wide range of products and services that meet their insurance, protection, savings, retirement and financial planning needs throughout their lives.

AXA has a retail banking activity as part of the AXA Bank Europe structure. This activity is fully integrated within the group as it is a key element for the life & savings business.

B.9 Profit forecast or estimate

AXA BANK EUROPE does not disclose forecasts on its future results.

B.10 Qualifications in the audit report on the historical financial information

The relevant auditor's report with respect to the audited annual accounts of AXA BANK for the years ended 31 December 2010 and 31 December 2011 were delivered without any reservations.

B.12 Selected historical key financial information

- Solvency Position Tier 1 Ratio (to be compared to a minimum of 4%):
 - 0 31/12/2009: 19.79%
 - 0 31/12/2010: 21.8%
 - 0 31/12/2011: 18.84%
- Rating:
 - o 2010: S&P: A+/A-1/Stable outlook
 - o 2011: S&P: A+/A-1/Negative outlook
 - Moody's: A2/P-1/Stable outlook
 - o 2012: S&P: A+/A-1/Negative outlook
 - Moody's: A2/P-1/Negative outlook
 - 19 December 2012: S&P: A/A-1/Stable outlook

Moody's: A2/P-1/Negative outlook

- Annual Accounts (in'000EUR):

Balance Total Shareholders' Equity
- 2010 31,377,395 850,618

•	2011	41,837,374	651,476
•	2012	39,216,948	822,382

Profit&Loss

■ 2010 12,342 ■ 2011 -147,757 (*) ■ 2012 -23,377

(*) Mainly due to the results of the Hungarian branch: €103m provisions for the impact of legislation passed by the Hungarian government and €54m provisions to cover the loan losses on the existing credit portfolio.

Material adverse change in the prospects

There has been no material adverse change in the prospects of AXA BANK since 31 December 2011.

Significant changes in the financial or trading position

There has been no material adverse change in the financial or trading position of AXA BANK since 31 December 2011.

B.13 Recent events relevant to the evaluation of the Guarantor's solvency

See B.4b

B.14 Dependence upon other entities within the group

See B.5

B.15 Principal activities

AXA BANK's object is to carry out the business of a credit institution. It is a member of the AXA Group, an important global player in the financial protection offering a wide range of products and services that meet the client's insurance, protection, savings, retirement and financial planning needs.

B.16 Direct or indirect control over the Guarantor

AXA BANK is fully owned by other entities of the AXA Group. The organizational structure of AXA BANK is based on a clear split between Supervisory and effective management accountabilities. The auditor of the bank is PricewaterhouseCoopers Bedrijfsrevisoren CVBA.

B.17 Credit ratings assigned to the Guarantor or its debt securities

The current ratings of AXA BANK are A/A-1, with outlook 'Stable' (Standard & Poors) and A2/P-1 with negative outlook (Moody's)

Securities

C.1 Type, class and identification number

Senior Notes in Bearer form Isincode: XS0945066032

C.2 Currency

New-Zealand Dollar (NZD)

C.5 Restrictions on the free transferability

None (except to U.S. persons).

C.8 Rights attached to the securities including ranking and limitations to those rights

The Notes are direct, unconditional and unsecured obligations of the Issuer and rank without any preference among themselves, with all other outstanding obligations of the Issuer of the same category only to the extent permitted by laws relating to creditor's rights. This category (the 'ordinary creditors') has however a lower priority than the 'priviliged creditors' (such as ONSS, State, Employees, etc.).

C.9 Nominal interest rate

Fixed Rate: 4,25 per cent, per annum.

Date from which interest becomes payable and due dates for interest

Interest Payment Dates: each 06 September, from and including 08 September 2014 up to an including 06 September 2019, subject to adjustment in accordance with the Business Day Convention.

Scheduled Interest Payment Dates: 08 September 2014, 07 September 2015, 06 September 2016, 06 September 2017, 06 September 2018 and 06 September 2019.

Maturity date and arrangements for the amortization of the loan, including the repayment procedures

Scheduled Maturity Date: 06 September 2019 Redemption/Payment Basis: Redemption at par.

Redemption Amount(s) of each Note: NZD 2,000 per Note of NZD 2,000 Denomination

Yield

The Internal Rate of Return (IRR) at maturity will be equal to 4,25% in NZD (before eventual costs and taxes) and, taking into account a brokerage fee between 1.20% and 3%, an IRR comprised between 4.02% and 3.68%.

Name of representative of debt security holders

There is no representation of debt security holders in relation to any offer of Notes.

Risk factors

D.2 Key risk specific to the issuer and to the guarantor

Like other banks, AXA BANK faces financial risk in the conduct of its business, such as credit risk, operational risk and market risk (including liquidity risk). Furthermore, AXA BANK faces regulatory risk, the uncertain economic conditions and the competition across all the markets.

Considering the close relationship with, and the guarantee of the obligations of ABF(NL) by, AXA BANK, the risk factors as set out above in respect of AXA BANK may also apply, directly and/or indirectly, to ABF(NL).

General credit risks are inherent in a wide range of AXA BANK's businesses. These include risks arising from changes in the credit quality of its borrowers and counterparties and the inability to recover loans and any amounts due.

Market risks are all the risks linked to the fluctuations of market prices, including, principally, exposure to loss arising from adverse movements in interest rates, and, to a lesser extent, foreign exchange rates and equity prices, stemming from AXA BANK's activities.

Operational risk is the risk of financial or non-financial impact resulting from inadequate or failed internal processes, people and systems, or from external events. The definition includes legal and reputation risk but excludes strategic risk and expenses from commercial decisions. Although AXA BANK has implemented risk controls and loss mitigation actions, and has resources devoted to developing efficient procedures and staff awareness, full protection against operational risks can never be attained, due to the very nature of these risks.

Liquidity risk management at AXA Bank is guided by internal and prudential liquidity ratios. Strict limits also apply with regard to the part that can be funded in the short term and the part that can be raised on the interbank market.

D.3 Key risk specific to the debt securities

Investors may not be able to sell their Notes easily or at prices that will provide them with a yield comparable to similar investments that have a developed secondary market.

The Notes are exposing investors to foreign exchange risk.

Investment in Fixed Rate Notes involves the risk that subsequent changes in market interest rates may adversely affect the value of Fixed Rate Notes.

Warnings:

A Noteholder's actual yield on the Notes may be reduced from the stated yield by transaction costs.

A Noteholder's effective yield on the Notes may be diminished by the tax impact on that Noteholder of its investment in the Notes.

Offer

E.2b Reasons for the offer and use of proceeds

The net proceeds of the Notes will be applied for general corporate purposes of AXA BANK. ABF(NL) will lend the proceeds to AXA BANK.

E.3 Terms and conditions of the offer

Specified Currency or Currencies: NZD

Maximum Amount:

(i) Series: NZD 200,000,000

(ii) Tranche: NZD 200,000,000

(ii) Minimum Amount:

(i) Series: NZD 5,000,000

(ii) Tranche: NZD 5,000,000

Offering Period: From 26 June 2013 to and including 30 August 2013 (16:00 h Brussels

time) (except in case of early closing)

Issue Price: 100 per cent of the Nominal Amount

Brokerage Fee: Maximum 3% of the Nominal Amount

Denominations: NZD 2,000

(i) Issue Date: 06 September 2013
 (ii) Interest Commencement Date: 06 September 2013

E.4 Interest material to the offer including conflicting interests

To ABF(NL)'s and AXA BANK's knowledge there are no conflicts of interest between any duties to ABF(NL) and AXA BANK of the members of the Board and of the committees and their private interests and/or duties.

E.7 Estimated expenses charged to the investor

Brokerage fee of maximum 3%.