# http://www.oblible.com

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# CALCULATION OF REGISTRATION FEE

	Title of Each Class of Securities Offered	Maximum Aggregate Offering Price	
	Global Medium-Term Notes, Series A	\$706,000	
(1)	Calculated in accordance with Rule 457(r) of the Securities Act of 193	3.	

1 of 27

# http://www.oblible.com

Pricing Supplement dated February 4, 2013 (To Prospectus dated August 31, 2010 and the Prospectus Supplement dated May 27, 2011)



# US\$706,000 3.00% FIXED RATE NOTES DUE FEBRUARY 5, 2027

Principal Amount:	US\$706,000	Issuer:	Barclays E
Issue Price:	100%	Series:	Global Me
Original Issue Date:	February 7, 2013	Return at Maturity:	If you hold least 1009 creditworth are not, eit third party, including a depends c satisfy its o
Interest Rate Type:	Fixed Rate	Original Trade Date:	February 4
Maturity Date:	February 5, 2027	CUSIP:	06741RFF
		ISIN:	US06741F
Denominations:	Minimum denominations of US\$1,000 and integral multiples of US\$1,000 thereafter.	Business Day:	x New x x Londo o Euro o Othe
Interest Rate:	3.00% per annum	·	
Interest Payment Dates:	o Monthly, o Quarterly, payable in arrears on the 5 <sup>th</sup> day of each February ar Option Payment Date, if applicable.	x Semi-Annually, nd August, commencing on Augus	o Annually, t 5, 2013 and ending on t
Interest Period:	The initial Interest Period will begin on, and include, the Original Issue Date and end on, but exclude, the first Inte Interest Period will begin on, and include, the Interest Payment Date for the immediately preceding Interest Perio following Interest Payment Date. The final Interest Period will end on, but exclude, the Maturity Date (or the Surv		
Survivor's Option:	Upon request by the authorized representative of the of the beneficial owner of the Notes, provided such N request.		
	<ul> <li>The right to exercise this option will be subject to:</li> <li>limitations on the aggregate dollar amount of exercises by all holders of the Notes offered by this p and</li> <li>a maximum permitted dollar amount of an individual exercise with respect to the Notes offered by:</li> </ul>		
	Notes offered by this pricing supplement in any calen For additional details regarding the Survivor's Optior	,	cise of the Survivor's Opti

Business Day Convention:	Following, Unadjusted	Following, Unadjusted Day Count Convention:	
Settlement:	DTC; Book-entry; Transferable.		
Listing:	The Notes will not be listed on any U.S. securities exchange or quotation system.		
	Price to Public	Agent's Commission (1)	
Per Note	100%	1.65%	
Total	\$706,000	\$11,649	

(1) Barclays Capital Inc. will receive commissions from the Issuer equal to 1.65% of the principal amount of the notes, or \$16.50 per \$1,000 principal amount, and may retain or a portion of these commissions to pay selling concessions or fees to other dealers.

The Notes will not be listed on any U.S. securities exchange or quotation system. Neither the Securities and Exchange Commission nor any state securities communities escurities or determined that this pricing supplement is truthful or complete. Any representation to the contrary is a criminal offense.

We may use this pricing supplement in the initial sale of Notes. In addition, Barclays Capital Inc. or another of our affiliates may use this pricing supplement in mark their initial sale. Unless we or our agent informs you otherwise in the confirmation of sale, this pricing supplement is being used in a market resale transaction.

Any payment on the Notes is subject to the creditworthiness of the Issuer and is not guaranteed by any third party. For a description of risks with respect to the obligations as they come due, see "Issuer Credit Risk" in this pricing supplement.

Investing in the Notes involves a number of risks. See "Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement and "Selected Risk Factors" beginning on page S-6 of the prospectus supplement supplement and supplement supplement supplement supplement supplement supplement supplement supplement supple

The Notes constitute our direct, unconditional, unsecured and unsubordinated obligations and are not deposit liabilities of Barclays Bank PLC and Deposit Insurance Corporation or any other governmental agency of the United States, the United Kingdom or any other jurisdiction.



We urge you to consult your investment, legal, tax, accounting and other advisers and to invest in the Notes only after carefully considered the suitability of an investment in the Notes in light of your particular circumstances.

Barclays Bank PLC has filed a registration statement (including a prospectus) with the SEC for the offering to which the Before you invest, you should read the prospectus dated August 31, 2010, the prospectus supplement dated May 27, Barclays Bank PLC has filed with the SEC for more complete information about Barclays Bank PLC. and this offering, pricing supplement, the prospectus, the prospectus supplement, and any relevant free writing prospectus or pricing details. You may get these documents and other documents Barclays Bank PLC has filed for free by visiting EDGAR www.sec.gov, and you may also access the prospectus and prospectus supplement through the links below:

Prospectus dated August 31, 2010:

http://www.sec.gov/Archives/edgar/data/312070/000119312510201448/df3asr.htm

Prospectus Supplement dated May 27, 2011:

http://www.sec.gov/Archives/edgar/data/312070/000119312511152766/d424b3.htm

Our Central Index Key, or CIK, on the SEC website is 0000312070.

Alternatively, Barclays Capital Inc. or any agent or dealer participating in this offering will arrange to send you this pri prospectus, the prospectus supplement and final pricing supplement (when completed) and this free writing prospect your Barclays Capital Inc. sales representative, such dealer or 1-888-227-2275 (Extension 2-3430). A copy of the pros Barclays Capital Inc., 745 Seventh Avenue—Attn: US InvSol Support, New York, NY 10019.

We reserve the right to change the terms of, or reject any offer to purchase the Notes prior to their issuance. In the event of a Notes, we will notify you and you will be asked to accept such changes in connection with your purchase. You may also choose case we may reject your offer to purchase.

As used in this term sheet, the "Company," "we," "us," or "our" refers to Barclays Bank PLC.

### SELECTED RISK FACTORS

An investment in the Notes involves significant risks. You should read the risks summarized below in connection with below are qualified by reference to, the risks described in more detail in the "Risk Factors" section beginning on page supplement. We urge you to consult your investment, legal, tax, accounting and other advisers and to invest in the N advisors have carefully considered the suitability of an investment in the Notes in light of your particular circumstance.

- Issuer Credit Risk— The Notes are our unsecured debt obligations, and are not, either directly or indirectly, an obliga
  payment to be made on the Notes, including any principal protection provided at maturity, depends on our ability to sati
  due. As a result, the actual and perceived creditworthiness of Barclays Bank PLC may affect the market value of the N
  default on our obligations, you may not receive the principal protection or any other amounts owed to you under the ter
- Certain Built-In Costs Are Likely to Adversely Affect the Value of the Notes Prior to Maturity—While the payme pricing supplement is based on the full principal amount of your Notes, the original issue price of the Notes includes the of hedging our obligations under the Notes through one or more of our affiliates. As a result, the price, if any, at which affiliates of Barclays Bank PLC will be willing to purchase Notes from you in secondary market transactions will likely b your Notes, and any sale prior to the Maturity Date could result in a substantial loss to you.
- Potential Conflicts—We and our affiliates play a variety of roles in connection with the issuance of the Notes, includir Notes. In performing these duties, the economic interests of our affiliates of ours are potentially adverse to your interest

In addition, Barclays Wealth, the wealth management division of Barclays Capital Inc., may arrange for the sale of the doing so, Barclays Wealth will be acting as agent for Barclays Bank PLC and may receive compensation from Barclays discounts and commissions. The role of Barclays Wealth as a provider of certain services to such customers and as a connection with the distribution of the Notes to investors may create a potential conflict of interest, which may be adver Wealth is not acting as your agent or investment adviser, and is not representing you in any capacity with respect to an Barclays Wealth is acting solely as agent for Barclays Bank PLC. If you are considering whether to invest in the Notes strongly urge you to seek independent financial and investment advice to assess the merits of such investment.

- Lack of Liquidity—The Notes will not be listed on any securities exchange. Barclays Capital Inc. and other affiliates of make a secondary market for the Notes but are not required to do so, and may discontinue any such secondary market notice. Barclays Capital Inc. may at any time hold unsold inventory, which may inhibit the development of a secondary is a secondary market, it may not provide enough liquidity to allow you to trade or sell the Notes easily. Because other secondary market for the Notes, the price at which you may be able to trade your Notes is likely to depend on the price Inc. and other affiliates of Barclays Bank PLC are willing to buy the Notes. The Notes are not designed to be short-terry you should be able and willing to hold your Notes to maturity.
- Any Exercise of the Survivor's Option May Be Limited in Amount and Any Repayments Made With Respect to Made Immediately The Survivor's Option is a provision of the Notes pursuant to which we agree to repay the Notes representative of the beneficial owner of the Notes, following the death of the beneficial owner of the Notes, provided t beneficial owner at least six months prior to the date of the request. Acceptance of an exercise of a Survivor's Option are eligibility and validity of any exercise of a Survivor's Option will be at our sole discretion. We also have the discretionary

aggregate principal amount of Notes as to which exercises of the Survivor's Option will be accepted by us from all auth deceased beneficial owners of Notes offered by this pricing supplement in any calendar year to an amount equal to 2% of Notes offered by this pricing supplement outstanding as of the end of the most recent calendar year. In addition, we

right to limit to \$250,000 the aggregate principal amount of Notes offered by this pricing supplement as to which exerci accepted by us from the authorized representative of any deceased beneficial owner of the Notes offered by this pricin year. Accordingly, no assurance can be given that the valid exercise of a Survivor's Option, if any, for a desired amoun calendar year. In addition, as a result of the foregoing limitations, in some cases exercises of a Survivor's Option may rear that the Survivor's Option has been exercised, or in one or more years subsequent to the year that the Survivor's exercised. Furthermore, Survivor's Option claims that were subject to the foregoing limitations in one or more precedir tendered in a succeeding calendar year (subject to the satisfaction of the conditions specified below, including the subn Reaffirmation Form (as defined below)) and in such succeeding calendar year are more likely to be limited by the libeca3use the resubmission of the Survivor's Option exercises that were subject to the limitations in preceding years madescribed above being reached earlier in succeeding calendar years. These limitations and our discretion in applying a more detail under the "Description of the Survivor's Option" below.

If a valid request to exercise the Survivor's Option is not fully accepted in any calendar year due to the application of an the preceding paragraph and in "Description of the Survivor's Option" below, the Notes will be deemed to be tendered if an authorized representative of the deceased beneficial owner and any Financial Institution (as defined below) throug interest in the Notes is held by the deceased beneficial owner reaffirms the exercise of the Survivor's Option by submitt Reaffirmation Form (as defined below). If a completed Survivor's Option Reaffirmation Form is not submitted to the true following the delivery thereof by the trustee to the relevant Financial Institution through which the beneficial ownership is deceased beneficial owner, the election to exercise the Survivor's Option will be deemed to have been withdrawn. The Option Reaffirmation Forms are described in more detail under the heading "Description of the Survivor's Option" below

In addition, even if the Notes accepted for repayment pursuant to the valid exercise of a Survivor's Option in a certain of immediate repayment. Repayment on Notes so accepted will only be made on the first of two Survivor's Option Payme November 15) that occurs 30 or more calendar days after the date of acceptance.

Whether you should exercise a Survivor's Option if you meet the eligibility requirements to do so is a decision you will n your investment, legal, accounting, tax and other advisers, after considering all the facts and circumstances of your situ that you may wish to take into account is the prevailing secondary market prices for the notes, if any, at the time you a Survivor's Option or the submission of a Survivor's Option Reaffirmation Form. In some circumstances, such secondary greater than the price you would receive upon the exercise of your Survivor's Option. Accordingly, you should contact y prevailing secondary market prices of the Notes, if any, in order to determine whether to sell the notes to a market par prices, if any, or to exercise the Survivor's Option to receive repayment at a price equal to 100% of the principal amount of the principal amount of the submission of the principal amount of the principal amount of the principal amount of the submission of the principal amount of the pr

For additional details regarding the Survivor's Option, see "Description of the Survivor's Option" in this pricing supplement

- Many Economic and Market Factors Will Impact the Value of the Notes—The value of the Notes will be affected a market factors that may either offset or magnify each other, including:
  - o the time to maturity of the Notes;
  - o interest and yield rates in the market generally;
  - o a variety of economic, financial, political, regulatory or judicial events; and

o our creditworthiness, including actual or anticipated downgrades in our credit ratings.

### **DESCRIPTION OF SURVIVOR'S OPTION**

Upon request by the authorized representative of the beneficial owner of the Notes, Barclays Bank PLC will repay those Notes the death of the beneficial owner of the Notes (the "**Survivor's Option**"), provided such Notes were acquired by the deceased months prior to the date of the request. Upon the valid exercise of the Survivor's Option and the proper tender of the Notes for subject to the limitations described below, will repay such Notes, in whole or in part, at a price equal to 100% of the principal at owner's beneficial interest in the Notes plus accrued and unpaid interest to the date of repayment. For purposes of this section person who has the right, immediately prior to such person's death, to receive the proceeds from the disposition of such Notes, payment of the principal of the Notes.

To be valid, the Survivor's Option must be exercised by or on behalf of the person who has authority to act on behalf of the dec Notes under the laws of the applicable jurisdiction (including, without limitation, the personal representative of or the executor of beneficial owner or the surviving joint owner with the deceased beneficial owner) (for purposes of this section, the authorized rebeneficial owner shall be referred to as an "Authorized Representative").

The death of a person holding a beneficial ownership interest in the Notes: (1) with any person in a joint tenancy with right of su spouse in tenancy by the entirety, tenancy in common, as community property or in any other joint ownership arrangement, will beneficial owner of those Notes, and the entire principal amount of the Notes (subject to the limitations described below) held ir repayment by Barclays Bank PLC upon request. However, the death of a person holding a beneficial ownership interest in Note person other than his or her spouse will be deemed the death of a beneficial owner only with respect to such deceased person the deceased beneficial owner's percentage interest in the principal amount of the Notes will be subject to repayment.

If the ownership interest in the Notes is held by a nominee for a beneficial owner or by a custodian under a Uniform Gifts to Mir Minors Act, or by a trustee of a trust, or by a guardian or committee for a beneficial owner, the death of the beneficial owner or the beneficial owner for purposes of the Survivor's Option, if the beneficial ownership interest can be established to the satisfac these cases, the death of the nominee, custodian, trustee, guardian or committee will not be deemed the death of the beneficial of the Survivor's Option.

Notes beneficially owned by a trust will be regarded as beneficially owned by each beneficiary of the trust to the extent of that (however, a trust's beneficiaries collectively cannot be beneficial owners of more Notes than are owned by the trust); provided interest in the trust, which may be evidenced by a current right to receive distributions or other proceeds from the trust. The de be deemed the death of the beneficial owner of the Notes beneficially owned by the trust to the extent of that beneficiary's inter death of all such individuals who are tenants by the entirety or joint tenants in a tenancy which is the beneficiary of a trust will be beneficiary of the trust. The death of an individual who was a tenant in common in a tenancy which is the beneficiary of a trust will be beneficiary of the trust only with respect to the deceased holder's beneficial ownership interest in the Notes, unless spouses ar case only the death of both spouses will be deemed the death of the beneficiary of the trust.

Barclays Bank PLC has the discretionary right to limit the aggregate principal amount of the Notes as to which exercises of the by it from all authorized representatives of deceased beneficial owners of Notes offered by this pricing supplement in any calen 2.0% of the aggregate amount of the Notes offered by this pricing supplement, outstanding as of the end of the most recent ca Limitation").

Barclays Bank PLC also has the discretionary right to limit to \$250,000 the aggregate principal amount of Notes offered pursua which exercises of the Survivor's Option will be accepted by Barclays Bank PLC from the Authorized Representative for any inc of such Notes in any calendar year ("Individual Put Limitation", and together with the "Aggregate Put Limitation", the "Put Limitation" and together with the "Aggregate Put Limitation", the "Put Limitation" and together with the "Aggregate Put Limitation", the "Put Limitation" and together with the "Aggregate Put Limitation".

In addition, the exercise of the Survivor's Option (a) for a principal amount of less than \$1,000 or (b) if such exercise would res of less than \$1,000 outstanding, will not be permitted. If, however, the original principal amount of such Notes was less than \$1 Representative may exercise the Survivor's Option, but only for the full principal amount of such Note.

The application of the Put Limitations is at the sole and absolute discretion of Barclays Bank PLC. We may establish internal p application of the Put Limitations and may change any such policies and procedures from time to time, all in our sole discreti3or discretion to waive the Put Limitations with respect to some beneficial owners without extending that waiver to other similarly si

Except as described below, any Notes (or portion thereof) tendered pursuant to a valid exercise of the Survivor's Option may n (or portions thereof) pursuant to valid exercises of the Survivor's Option will be accepted in the order in which such Notes are reany Notes (or portion thereof) the acceptance of which would contravene any of the Put Limitations. Any Notes (or portion thereof) pursuant to exercise of the Survivor's Option will be repaid on the first Survivor's Option Payment Date that occurs 30 or more acceptance. A "Survivor's Option Payment Date" means May 15 and November 15 of each calendar year. For example, if the apursuant to a valid exercise of the Survivor's Option is May 10, 2013, we would repay, subject to the Put Limitations, such Notes Survivor's Option Payment Date occurring on November 15, 2013, because the May 15, 2013 Survivor's Option Payment Date from the date of acceptance. If the Notes (or any portion thereof) tendered for repayment pursuant to a valid exercise of the Survivor's Option Documentation, that states the reason such Notes (or portion thereof) has not been procedures for obtaining payment on valid exercise of the Survivor's Option that are not accepted as a result of the Put Limitati

If a Note tendered through a valid exercise of the Survivor's Option (including through a Survivor's Option Reaffirmation Form (a by Barclays Bank PLC, the trustee, upon receipt of a valid written instruction from Barclays Bank PLC or its agent, will deliver a that states the reason that Note has not been accepted for repayment.

To obtain repayment of the Notes pursuant to exercise of the Survivor's Option), an Authorized Representative and the broker of beneficial interest in the Notes is held by the deceased beneficial owner (the "Financial Institution") must complete the Survivor Notice"), which is attached hereto as Appendix A, and the Authorized Representative must provide to the Financial Institution th "Survivor's Option Documentation"):

a completed Form of Notice, using the form attached hereto as Appendix A, including the certifications that:

(a) the deceased was the beneficial owner of the Notes at the time of death and his or her interest in the note was ac owner at least six months prior to the date of the request;

- (b) the death of such beneficial owner has occurred and the date of such death;
- (c) the Authorized Representative has authority to act on behalf of the deceased beneficial owner and has requested
- (d) the Financial Institution currently holds such Notes as a direct participant or indirectly through a participant in DTC
- if the beneficial ownership interest in the Notes is held (a) with any person in a joint tenancy with right of survivorsh owner's spouse in tenancy by the entirety, tenancy in common, as community property or in any other joint ownersh common with a person other than his or her spouse, evidence satisfactory to Barclays Bank PLC of such relationsh
- if the beneficial ownership interest in the Notes is held by a nominee or trustee of, custodian for or other person in beneficial owner, a certificate satisfactory to Barclays Bank PLC from such nominee, trustee, custodian or similar p

current beneficial ownership in such Notes;

- tax certifications and such other instruments or documents that the Barclays Bank PLC may reasonably require in beneficial ownership of the Notes and the claimant's entitlement to payment; and
- any additional information Barclays Bank PLC may reasonably require to evidence satisfaction of any conditions to Option or to document beneficial ownership or authority to make the election and to cause the repayment of the No

In turn, the Financial Institution will provide to the trustee, and the trustee will forward to Barclays Bank PLC, the Survivor's Opt acceptance by Barclays Bank PLC, the trustee will be responsible for disbursing any payments to DTC, pursuant to exercise of forwarded by DTC to the appropriate Financial Institution for disbursement to the Authorized Representative.

In the event that a valid exercise of a Survivor's Option is not accepted, or is not fully accepted, by us in a particular calendar y Put Limitations, we will forward to the trustee a Survivor's Option Reaffirmation Form, which is attached hereto as Appendix B Form"), relating to the relevant Notes, which shall include the identification number assigned by the trustee to each Survivor's O that relates to the relevant Notes and the request to exercise the Survivor's Option, or such other code used by the trustee to t requests. We intend to deliver to the trustee such Survivor's Option Reaffirmation Form by January 15 of each succeeding cale the Survivor's Option has been paid (each such year shall be referred to in this section as a "Succeeding Year"). The trustee we Option Reaffirmation Form to the relevant Financial Institution on or before February 5 of each Succeeding Year.

All tendered Notes that are not accepted in any calendar year due to the application of the Put Limitations will be considered to calendar year only if an Authorized Representative and the relevant Financial Institution reaffirm the intent to exercise the Surviv appropriate box in the Survivor's Option Reaffirmation Form and returning a completed copy thereof along with a copy of the pr Option Documentation to the trustee within 10 business days following the delivery by the trustee of the Survivor's Option Reaffirmation Forward to Barclays Bank PLC, the Survivor's Option Reaffirmation For previously submitted Survivor's Option Documentation. Upon acceptance by Barclays Bank PLC, the trustee will be responsible DTC, pursuant to the exercise of the Survivor's Option, to be forwarded by DTC to the appropriate Financial Institution for disburcles.

If the Financial Institution (on behalf of the Authorized Representative) marks the box in the Survivor's Option Reaffirmation Form an election to exercise the Survivor's Option, the request to exercise the Survivor's Option will be withdrawn. In addition, if a con-Reaffirmation Form is not returned to the trustee within 10 business days following its delivery by the trustee, the request to exercise deemed to have been withdrawn.

In the event that a request to exercise a Survivor's Option is withdrawn or deemed to have been withdrawn, a request to exerc reinstated only by completion of a new Form of Notice and resubmission of the other Survivor's Option Documentation that is re to exercise a Survivor's Option pursuant to the paragraphs above. Any such subsequent resubmission will again be subject to the Survivor's Option as well as Put Limitations.

The amount that will be eligible for repayment pursuant to a valid submission of a Survivor's Option Reaffirmation Form will be eligible for repayment pursuant to a valid submission of a Survivor's Option of that amount actually repaid. No amo such difference may be submitted for repayment pursuant to a Survivor's Option Reaffirmation Form. Amounts accepted for re a Survivor's Option Reaffirmation Form will be repaid, subject to the Put Limitations, on the Survivor's Option Payment Date the after the date of the acceptance by us of the request for repayment set forth in the Survivor's Option Reaffirmation Form.

For the avoidance of doubt, a Survivor's Option Reaffirmation Form will be accepted only if it is executed by a person who would Representative as of the date of the Survivor's Option Reaffirmation Form and by the relevant Financial Institution. All repayment option Reaffirmation Form will be subject to the Put Limitations.

In respect of the exercise of any Survivor's Option, separate Forms of Notice and Survivor's Option Reaffirmation Forms, as th

delivered to the Document Administrator by the Financial Institution for each CUSIP.

During any time in which the Notes are not represented by a global note and are issued in definitive form:

all references in this section to participants and DTC, including the DTC's governing rules, regulations and procedures, v

all determinations that the DTC participants are required to make as described in this section will be made by Barclays limitation, determining whether the applicable decedent is in fact the beneficial owner of the interest in the Notes to be re whether the representative is duly authorized to request redemption on behalf of the applicable beneficial owner; and

- all redemption requests, to be effective, must:
  - be delivered by the representative to Barclays Bank PLC and to the trustee;
  - be made by completing the Form of Notice (including all exhibits thereto) or a Survivor's Option Reaffirmation l accordance with the related instructions; and
  - be accompanied by, if applicable, a properly executed assignment or endorsement, in addition to all document
    accompany a redemption request. If the record holder of the Note is a nominee of the deceased beneficial own
    nominee attesting to the deceased's ownership of a beneficial interest in the Note must also be delivered.

Barclays Bank PLC retains the right to further limit the aggregate principal amount of Notes as to which exercises of the Survivo all authorized representatives of deceased beneficial owners and from the authorized representative for any individual decease calendar year as described above. All other questions regarding the eligibility or validity of any exercise of the Survivor's Option Barclays Bank PLC, which determination will be final and binding on all parties.

Whether you should exercise a Survivor's Option if you meet the eligibility requirements to do so is a decision you will need to n investment, legal, accounting, tax and other advisers, after considering all the facts and circumstances of your situation. Another to take into account is the prevailing secondary market prices for the notes, if any, at the time you are considering the exercise submission of a Survivor's Option Reaffirmation Form. In some circumstances, such secondary market prices, if any, may be greceive upon the exercise of your Survivor's Option. Accordingly, you should contact your advisers to determine the prevailing s notes, if any, in order to determine whether to sell the notes to a market participant at such secondary market prices, if any, or to receive repayment at a price equal to 100% of the principal amount plus accrued and unpaid interest.

Forms for the exercise of the Survivor's Option are attached hereto and may be obtained from The Bank of New York Mellon, I Square, Canary Wharf, London E 14 5AL, England.

## UNITED STATES FEDERAL INCOME TAX TREATMENT

The following discussion supplements the discussion in the prospectus supplement under the heading "Certain U.S. Federal Inc. supersedes it to the extent inconsistent therewith. The following discussion (in conjunction with the discussion in the prospectus of the material U.S. federal income tax consequences of the purchase, beneficial ownership, and disposition of the Notes.

We intend to treat the Notes as indebtedness for U.S. federal income tax purposes and any reports to the Internal Revenue Se will be consistent with such treatment, and each holder will agree to treat the Notes as indebtedness for U.S. federal income ta follows is based on this approach.

Interest paid on the Notes will be taxable to a U.S. holder as ordinary interest income at the time it accrues or is received in ac

normal method of accounting for tax purposes. See "Certain U.S. Federal Income Tax Considerations—U.S. Federal Income T Indebtedness for U.S. Federal Income Tax Purposes—Payments of Interest" in the prospectus supplement.

### 3.8% Medicare Tax On "Net Investment Income"

U.S. holders that are individuals, estates, and certain trusts are subject to an additional 3.8% tax on all or a portion of their "net include the interest payments and any gain realized with respect to the Notes, to the extent of their net investment income that, adjusted gross income, exceeds \$200,000 for an unmarried individual, \$250,000 for a married taxpayer filing a joint return (or a married individual filing a separate return. U.S. holders should consult their advisors with respect to the 3.8% Medicare tax.

### Information Reporting

Holders that are individuals (and, to the extent provided in future regulations, entities) may be required to disclose information a Form 8938—"Statement of Specified Foreign Financial Assets" if the aggregate value of their Notes and their other "specified f \$50,000. Significant penalties can apply if a holder fails to disclose its specified foreign financial assets. We urge you to const this and other reporting obligations with respect to your Notes.

### Non-U.S. Holders

Barclays currently does not withhold on interest payments to non-U.S. holders in respect of instruments such as the Notes. Ho there is a material risk that it will be required to withhold on any such payments, Barclays may withhold on such payments at a have provided to Barclays an appropriate and valid Internal Revenue Service Form W-8. In addition, non-U.S. holders will be s rules regarding information reporting and backup withholding as described under the heading "Certain U.S. Federal Income Tax Reporting and Backup Withholding" in the accompanying prospectus supplement.

PROSPECTIVE PURCHASERS SHOULD CONSULT THEIR TAX ADVISORS AS TO THE FEDERAL, STATE, LOCAL, AND O' THEM OF THE PURCHASE, OWNERSHIP AND DISPOSITION OF NOTES.

# CERTAIN EMPLOYEE RETIREMENT INCOME SECURITY ACT CONSIDERATIONS

Your purchase of a Note in an Individual Retirement Account (an "IRA"), will be deemed to be a representation and warranty by also on behalf of the IRA, that (i) neither the issuer, the placement agent nor any of their respective affiliates has or exercises a control or acts in a fiduciary capacity with respect to the IRA assets used to purchase the Note or renders investment advice (w Section 3(21)(A)(ii) of the Employee Retirement Income Security Act ("ERISA")) with respect to any such IRA assets and (ii) in the Note, the IRA will pay no more than "adequate consideration" (within the meaning of Section 408(b)(17) of ERISA) and in control business principles in determining whether fair market value will be paid, and (y) made such determination acting in good

For additional ERISA considerations, see "Employee Retirement Income Security Act" in the prospectus supplement.

## SUPPLEMENTAL PLAN OF DISTRIBUTION

We have agreed to sell to Barclays Capital Inc. (the "Agent"), and the Agent has agreed to purchase from us, the principal ame specified on the cover of this pricing supplement. The Agent is committed to take and pay for all of the Notes, if any are taken



# US\$706,000 BARCLAYS BANK PLC

3.00% FIXED RATE NOTES DUE FEBRUARY 5, 2027

GLOBAL MEDIUM-TERM NOTES, SERIES A

(TO PROSPECTUS DATED AUGUST 31, 2010, AND THE PROSPECTUS SUPPLEMENT DATED MAY 27, 2011)



#### Appendix A

#### SURVIVOR'S OPTION FORM OF NOTICE

#### BARCLAYS BANK PLC GLOBAL MEDIUM-TERM NOTES, SERIES A CUSIP NUMBER: [ ]

To: Barclays Bank PLC:

The undersigned financial institution (the "Financial Institution") represents the following:

- The Financial Institution has received a request for repayment from the executor or other authorized representative (the "Authorized beneficial owner listed below (the "Deceased Beneficial Owner") of \$\_\_\_\_\_ Global Medium-Term Notes, Series A (C
- At the time of his or her death, the Deceased Beneficial Owner owned Notes in the principal amount listed below, and the Financia as a direct or indirect participant in The Depository Trust Company (the "Depositary").
- · The Deceased Beneficial Owner had purchased such Notes (either in an initial or subsequent sale of the Notes) at least six months

The Financial Institution represents, to the best of its knowledge, the following:

· Attached here to as Exhibit A are valid, true and correct copies of the death certificate or other instrument duly evidencing the dea

 $\cdot$  Attached hereto as <u>Exhibit B</u> are valid, true and correct copies of an instrument that duly evidences the authority of the Authorized Survivor's Option on behalf of the Deceased Beneficial Owner.

· Attached hereto as Exhibit C are valid, true and correct copies of the written payment request of the Authorized Representative.

 $\cdot$  Attached hereto as <u>Exhibit D</u> are valid, true and correct copies of tax waivers or other instruments or documents that establish the Notes for the six month period prior to the date of the death of the Deceased Beneficial Owner and the claimant's entitlement to pay

The Financial Institution agrees to the following terms:

- · The Financial Institution shall follow the instructions (the "Instructions") accompanying this Survivor's Option Form of Notice (the
- The Financial Institution shall make all records specified in the Instructions supporting the above representations available to Barc inspection and review within five business days of the Bank's request.
- · If the Financial Institution or the Bank, in either's reasonable discretion, deems any of the records specified in the Instructions suppunsatisfactory to substantiate a claim for repayment, the Financial Institution shall not be obligated to submit this Form, and the Bank

Institution cannot substantiate a claim for repayment, it shall notify the Bank immediately.

- · Other than as described in the free writing supplement or related pricing supplement (the "Disclosure Document"), repayment elec
- The Financial Institution agrees to indemnify and hold harmless the Bank against and from any and all claims, liabilities, costs, lost the Financial Institution's above representations and request for repayment on behalf of the Authorized Representative.

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- (1) Name of Deceased Beneficial Owner
- (2) Date of Death
- (3) Name of Authorized Representative Requesting Repayment
- (4) Signature of Authorized Representative Requesting Repayment
- (5) Name of Financial Institution Requesting Repayment
- (6) Signature of Representative of Financial Institution Requesting Repayment
- (7) Principal Amount of Requested Repayment
- (8) Date of Election
- (9) Financial Institution Representative:

Name: Phone Number: Fax Number: Mailing Address (no P.O. Boxes): Email Address: Participant DTC Number:

- (10) Wire instructions for payment:
  - Bank Name: ABA Number: Account Name: Account Number: Reference (optional):

## TO BE COMPLETED BY THE BANK:

- (A) Election Number\*:
- (B) Delivery and Payment Date:
- (C) Principal Amount:
- (D) Accrued Interest:
- (E) Date of Receipt of Form by the Bank:
- (F) Date of Acknowledgment by the Bank:

\* To be assigned by the Bank upon receipt of this Form. An acknowledgment, in the form of a copy of this document with the assigned the party and location designated on line (9) above.

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#### INSTRUCTIONS FOR COMPLETING SURVIVOR'S OPTION FORM OF NOTICE

Capitalized terms used and not defined herein have the meanings defined in the accompanying Survivor's Option Form of Notice. The governed by the relevant free writing prospectus and/or the related pricing supplement (the free writing prospectus and/or the related pricing individually and/or collectively, as the case may be, referred to as the "Disclosure Document") that the beneficial owner received at the time the event of any inconsistencies, the Disclosure Document will govern.

A. Collect and retain (1) satisfactory evidence of the authority of the Authorized Representative, (2) satisfactory evidence of death of (3) satisfactory evidence that the Deceased Beneficial Owner beneficially owned, at the time of his or her death, and had owned for a period the Notes being submitted for repayment and (4) any necessary tax waivers.

For purposes of determining whether the Bank will deem Notes beneficially owned by an individual at the time of death, the following

- The death of a person holding a beneficial ownership interest in the Notes: (1) with any person in a joint tenancy with right of survi in tenancy by the entirety, tenancy in common, as community property or in any other joint ownership arrangement, will be deemed t Notes, and the entire principal amount of the Notes held in this manner will be subject to repayment by Barclays Bank PLC upon red holding a beneficial ownership interest in Notes as tenant in common with a person other than his or her spouse will be deemed the respect to such deceased person's interest in the Notes, and only the deceased beneficial owner's percentage interest in the principal to repayment.
- Notes beneficially owned by a trust will be regarded as beneficially owned by each beneficiary of the trust to the extent of that ben (however, a trust's beneficiaries collectively cannot be beneficial owners of more Notes than are owned by the trust). The death of the death of the beneficial owner of the Notes beneficially owned by the trust to the extent of that beneficiary's interest in the trust; h individuals who are tenants by the entirety or joint tenants in a tenancy which is the beneficiary of a trust will be deemed the death of an individual who was a tenant in common in a tenancy which is the beneficiary of a trust will be deemed the death of the deceased holder's beneficial interest in the Note, unless a husband and wife are the tenants in common, in which case only the deemed the death of the beneficiary of the trust.
  - The death of a person who, during his or her lifetime, was entitled to substantially all of the beneficial interest in a Note will owner of that Note, regardless of the registration of ownership, if such beneficial interest can be established to the satisfaction interest will exist in many cases of street name or nominee ownership, ownership by a trustee, ownership under the Uniform Gi property or other joint ownership arrangements between spouses. Beneficial interest will be evidenced by such factors as the p Note, the right to receive the proceeds of sale or disposition and the right to receive interest and principal payments on a Note.
- 1. Indicate the name of the Deceased Beneficial Owner on line (1).
- 2. Indicate the date of death of the Deceased Beneficial Owner on line (2).
- 3. Indicate the name of the Authorized Representative requesting repayment on line (3).
- 4. Instruct the Authorized Representative to sign on line (4).
- 5. Indicate the name of the Financial Institution requesting repayment on line (5).

- 6. Affix the authorized signature of the Financial Institution's representative on line (6). THE SIGNATURE MUST BE MEDALLION SIG
- 7. Indicate the principal amount of Notes to be repaid on line (7).
- 8. Indicate the date this Form was completed on line (8).

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- 9. Indicate the name, mailing address (no P.O. boxes, please), telephone number and facsimile-transmission number of the party to whom t may be sent on line (9).
- 10. Indicate the wire instruction for payment on line (10).
- 11. Leave lines (A), (B), (C), (D), (E) and (F) blank.
- 12. Mail or otherwise deliver an original copy of the completed Form to:

Physical presentations should be mailed to:

The Bank of New York Mellon Global Corporate Trust Service - Survivor Options Processing 2001 Bryan Street - 9th floor Dallas, Texas 75201

Inquiries should be addressed to: Telephone: 1-800-254-2826 Written: Survivor\_Options@bnymellon.com

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#### Appendix B

#### SURVIVOR'S OPTION REAFFIRMATION FORM

#### BARCLAYS BANK PLC

Global Medium-Term Notes, Series A Trustee I.D. Number: \_\_\_\_\_\_ CUSIP NUMBER:

To: Barclays Bank PLC:

O The undersigned financial institution (the "Financial Institution") affirms that the executor or other authorized representative (the "Au deceased beneficial owner listed below (the "Deceased Beneficial Owner") of \$\_\_\_\_\_\_ Global Medium-Term Notes, Series A (Greatfirmed its original request for repayment of \$\_\_\_\_\_\_ of the Notes. The original request for repayment is attached as Exhibit A (the

Wire Instructions (if different from the Wire Instructions included in the Survivor's Option Form of Notice):

O The undersigned Financial Institution affirms that Authorized Representative has withdrawn its request for repayment of \$

The undersigned Financial Institution hereby agrees and acknowledges that by execution of this Survivor's Option Reaffirmation Form it date hereof the representations, agreements and covenants contained in the Survivor's Option Form of Notice that accompanies this Survivor

# FAILURE TO SUBMIT THIS SURVIVOR'S OPTION REAFFIRMATION FORM WITHIN 10 BUSINESS DAYS TO THE TRUCONSTITUTE WITHDRAWAL.

Physical presentations should be mailed to:

The Bank of New York Mellon Global Corporate Trust Service - Survivor Options Processing 2001 Bryan Street - 9th floor Dallas, Texas 75201

Inquiries should be addressed to: Telephone: 1-800-254-2826 WRITTEN: SURVIVOR\_OPTIONS@BNYMELLON.COM

Sincerely,

Financial Institution

Name:	
Title: _	
Date:	

Signature of Representative of Financial Institution

Financial Institution DTC Participant Number: \_\_\_\_\_\_ Financial Institution Email Address: \_\_\_\_\_\_

Consented to by:

Authorized Representative

Name:	 	 
Date: _		 

Signature of Representative of Authorized Representative

Name of Deceased Beneficial Owner:

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