#### SUPPLEMENTARY LISTING PARTICULARS

# BARCLAYS BANK PLC

(Incorporated with limited liability in England)

as Issuer and Guarantor

# BARCLAYS OVERSEAS CAPITAL CORPORATION B.V.

(Incorporated with limited liability in The Netherlands)

# BARCLAYS OVERSEAS INVESTMENT COMPANY B.V.

(Incorporated with limited liability in The Netherlands)

as Issuers

# £4,000,000,000 Debt Issuance Programme

This document is prepared in connection with the £4,000,000,000 Debt Issuance Programme established by Barclays Bank PLC, Barclays Overseas Capital Corporation B.V. and Barclays Overseas Investment Company B.V. on 8th October, 1997 which was amended and renewed on 29th October, 1998 and is supplemental to and should be read in conjunction with the Information Memorandum dated 29th October, 1998 (which includes the Information Memorandum Addendum dated 29th October, 1998) and the Supplementary Listing Particulars dated 18th February 1999 which together comprise listing particulars. Words and expressions defined in the listing particulars dated 29th October, 1998 and not defined in this document shall bear the same meanings when used herein.

This document comprises supplementary listing particulars issued in compliance with the listing rules made under Section 142 of the Financial Services Act 1986 for the purpose of giving information supplementary to that contained in the listing particulars. A copy of this document has been delivered for registration to the Registrar of Companies in England and Wales in accordance with Section 149 of the above Act.

Arranger
Barclays Capital

Dealers
Banque Nationale de Paris

**Barclays Capital** 

Barclays Capital France S.A.

**Daiwa Europe Limited** 

Dresdner Kleinwort Benson
Dresdner Bank Aktiengesellschaft

**Goldman Sachs International** 

J.P. Morgan Securities Ltd.

Lehman Brothers

**Merrill Lynch International** 

Morgan Stanley Dean Witter

Nomura International

PaineWebber International (U.K.) Ltd.

**Salomon Smith Barney International** 

Warburg Dillon Read

Barclays Bank PLC (the "Bank"), Barclays Overseas Capital Corporation B.V. ("BOCC") and Barclays Overseas Investment Company B.V. ("BOIC") accept responsibility for the information contained in this document. To the best of the knowledge and belief of the Bank, BOCC and BOIC, which have taken all reasonable care to ensure that such is the case, the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.

The Dealers and the Trustee have not separately verified the information contained in this document. Accordingly, no responsibility is accepted by any of the Dealers or the Trustee as to the accuracy or completeness of this document or any documents incorporated by reference herein or any further information supplied in connection with any Notes or their distribution. The statements made in this paragraph are without prejudice to the responsibilities of the Issuers and/or the Guarantor under or in connection with the Notes.

The distribution of this document and the offering, sale and delivery of Notes in certain jurisdictions may be restricted by law. Persons into whose possession this document comes are required by the Issuers, the Guarantor and the Dealers to inform themselves about and to observe any such restrictions. For a description of certain restrictions on offers, sales and deliveries of Notes and on the distribution of the Information Memorandum and other offering material relating to Notes, see "Plan of Distribution" in the Information Memorandum. In particular, the Notes have not been and will not be registered under the United States Securities Act of 1933 (as amended) and are instruments in bearer form which are subject to U.S. tax law requirements. Subject to certain exceptions, Notes may not be offered, sold or delivered within the United States or to U.S. persons. Neither this document, the Information Memorandum nor any Pricing Supplement may be used for the purpose of an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorised or to any person to whom it is unlawful to make such offer or solicitation.

### SUPPLEMENTARY INFORMATION

# Capitalisation

The authorised share capital of the Bank at the date of this document, is 2,500 million ordinary shares of £1 each, of which 2,077 million shares are issued and fully paid, and 150 million preference shares of U.S.\$0.01 each, of which 34.92 million shares are issued and fully paid. The outstanding preference shares of the Bank comprise 8.96 million Series C1, 8.96 million Series C2, 8.5 million Series D1 and 8.5 million Series D2 Non-cumulative Dollar-denominated Preference Shares. See below for information on the Series E Non-cumulative Dollar-denominated Preference Shares of the Bank.

The following table sets out the shareholders' funds of the Group at 31st December, 1998, together with the consolidated undated loan capital and consolidated dated loan capital of the Group at 15th April, 1999:

# Shareholders' Funds at 31st December, 1998

	£ million
Issued and fully paid share capital* Reserves	2,076 6,110
	8,186

<sup>\*</sup>Including preference shares with an aggregate nominal value of US\$349,200.

Undated Loan Capital at 15th April, 1999 £ million The Bank: 104 Junior Undated Floating Rate Notes (U.S.\$ 168m.) Undated Floating Rate Primary Capital Notes Series 1 (U.S.\$ 358m.) 222 Undated Floating Rate Primary Capital Notes Series 2 (U.S.\$ 442m.) 275 145 Undated Floating Rate Primary Capital Notes Series 3 8% Convertible Capital Notes, Series E (U.S.\$ 500m.) 311 300 9.875% Undated Subordinated Notes 9% Permanent Interest Bearing Capital Bonds 100 100 7.875% Undated Subordinated Notes 102 6.5% Undated Subordinated Notes (FRF 1,000m.) 5.03% Reverse Dual Currency Undated Subordinated Notes (Yen 8,000m.) 42 5% Reverse Dual Currency Undated Subordinated Notes (Yen 12,000m.) 63 1,764 Dated Loan Capital at 15th April, 1999 £ million The Bank: 62 Floating Rate Subordinated Notes 2000 (U.S.\$ 100m.) 128 5.875% Subordinated Notes 2000 (U.S.\$ 225m.) 140 5.95% Subordinated Notes 2001 (U.S.\$ 225m.) 9.5% Subordinated Redeemable Bonds 2001 (FRF 350m.) 36 Floating Rate Unsecured Capital Loan Stock 2006 4 119 Floating Rate Subordinated Notes 2006 (DM 350m.) Floating Rate Subordinated Notes 2006 (Yen 20,000m.) 104 100 16% Unsecured Capital Loan Stock 2002/07 4.875% Step-up Callable Subordinated Notes 2008 (FRF 1,000m.) 102 Floating Rate Subordinated Notes 2008 (ITL 250,000m.) 86 155 Subordinated Floating Rate Notes 2008 (U.S.\$250m.) 37 Subordinated Floating Rate Notes 2009 (U.S. \$60m.) Floating Rate Subordinated Step-up Callable Notes 2009 (U.S. \$550m) 342 21 Subordinated Fixed to CMS-Linked Notes 2009 (□31m) 26 Variable Floating Rate Subordinated Notes 2009 (Yen 5,000m.) 25 12% Unsecured Capital Loan Stock 2010 1 Floating Rate Unsecured Capital Loan Stock 2010 26 Fixed/Floating Rate Subordinated Notes 2011 (Yen 5,000m.) 298 Floating Rate Subordinated Notes 2012 5.5% Subordinated Notes 2013 (DM 500m.) 170 5.4% Reverse Dual Currency Subordinated Notes 2027 (Yen 15,000m.) 78 BOIC: 78 Guaranteed Notes 2007 (Yen 15,000m.) Barclays North American Capital Corporation: 93/4% Guaranteed Capital Notes 2021 (U.S.\$ 311m.) 194 2,332 The figures set out above in respect of the undated loan capital and dated loan capital of the Group have not been audited and take no account of liabilities between members of the Group.

The Junior Undated Floating Rate Notes (the "Junior Notes") rank behind the claims against the Bank of depositors and other unsecured unsubordinated creditors and holders of dated loan capital. The three series of Undated Floating Rate Primary Capital Notes (the "Series 1 Notes", the "Series 2 Notes" and the "Series 3 Notes", respectively), the 8% Convertible Capital Notes, Series E (the "Series E Notes"), the 9.875% Undated Subordinated Notes, the 9% Permanent Interest Bearing Capital Bonds, the 7.875% Undated Subordinated Notes, the 6.5% Undated Subordinated Notes (the "6.5% Notes"), the 5.03% Reverse Dual Currency Undated Subordinated Notes (the "5.03% Notes") and the 5% Reverse Dual Currency Undated Subordinated Notes (the "5% Notes") rank behind the claims against the Bank of the holders of the Junior Notes. Undated loan capital in foreign currencies is expressed in sterling at the exchange rates prevailing on 15th April, 1999. The Junior Notes, the Series 1 Notes and the Series 2 Notes bear interest at rates fixed in advance for periods of six months, the rate in force on 15th April, 1999 for the Junior Notes being  $5^{1}/_{2}\%$ , for the Series 1 Notes  $5^{1}/_{4}\%$  and for the Series 2 Notes  $5^{1}/_{4}\%$ . The Series 3 Notes bear interest at rates fixed in advance for periods of three months, the rate in force on 15th April, 1999 being  $6^5/_{16}\%$ . The 6.5% Notes bear interest at 6.5% until 7th July, 2009. After that date the coupon will be FRF PIBOR plus 142 basis points and the rate will be fixed in advance for periods of three months. The 5.03% Notes bear interest at 5.03% until 28th April, 2028 based on a U.S. dollar principal amount of \$62,992,000 but the coupons have been swapped until then, resulting in an interest rate payable of Yen LIBOR plus 40 basis points (the rate in force on 15th April, 1999 being 0.85703%) and the rate is fixed in advance for periods of three months. After 28th April, 2028 the coupons will be Yen LIBOR plus 132 basis points and the rate will be fixed in advance for periods of six months. The 5% Notes bear interest at 5% until 30th October, 2028 based on a U.S. dollar principal amount of \$90,293,454 but the coupons have been swapped until then, resulting in an interest rate payable of Yen LIBOR plus 38 basis points (the rate in force on 15th April, 1999 being 0.84766%) and the rate is fixed in advance for periods of three months. After 30th October, 2028 the coupons will be Yen LIBOR plus 132 basis points and the rate will be fixed in advance for periods of six months.

The dated loan capital of the Bank has been issued on the basis that the claims thereunder against the Bank are subordinated to the claims of depositors and other unsecured unsubordinated creditors. The dated loan capital of BOIC and of Barclays North American Capital Corporation carries the guarantee of the Bank which is subordinated on a similar basis. Dated loan capital in foreign currencies is expressed in sterling at the exchange rates prevailing on 15th April, 1999. The Floating Rate Unsecured Capital Loan Stock 2006 bears interest at rates fixed in advance for periods of six months. The Floating Rate Subordinated Notes 2000, the Floating Rate Subordinated Notes 2006 (DM), the Floating Rate Subordinated Notes 2006 (Yen), the Floating Rate Subordinated Notes 2008 (ITL), the Subordinated Floating Rate Notes 2008 (U.S.\$), the Subordinated Floating Rate Notes 2009 (U.S.\$), the Floating Rate Subordinated Step-up Callable Notes 2009 (U.S.\$), the Variable Floating Rate Subordinated Notes 2009 (Yen), the Floating Rate Unsecured Capital Loan Stock 2010 and the Floating Rate Subordinated Notes 2012 bear interest at rates fixed in advance for periods of three months. At 15th April, 1999 the rates in force were  $5^3/_4\%$  on the 2006 Loan Stock, 51/4% on the 2000 Notes, 3.36625% on the 2006 Notes (DM), 0.26938% on the 2006 Notes (Yen), 3.265% on the 2008 Notes (ITL), 5.30% on the 2008 Notes (U.S.\$), 5.35% on the 2009 Notes (U.S.\$), 5.45% on the Step-up Callable Notes 2009 (U.S.\$), 0.38453% on the 2009 Notes (Yen),  $5^{3}/_{16}$ % on the 2010 Loan Stock and 5.63813% on the 2012 Notes. The 4.875% Step-up Callable Subordinated Notes 2008 bear interest at 4.875% until 1st April, 2003. After that date the coupon will be FRF PIBOR plus 82.5 basis points and the rate will be fixed in advance for periods of three months. The Subordinated Fixed to CMS-Linked Notes 2009 bear interest at 4.5% until 6th April, 2000. After that date the coupon will be 83% of the 10 year Euribor swap rate, subject to a minimum of 4% and the rate will be fixed in advance for periods of 1 year. The Fixed/Floating Rate Subordinated Notes 2011 bear interest at 3.09% until 5th December, 2006. After that date the coupon will be Yen LIBOR plus 110 basis points and the rate will be fixed in advance for periods of six months. The 5.5% Subordinated Notes 2013 bear interest at 5.5% until 12th March, 2008. After that date the coupon will be DM LIBOR plus 136 basis points and the rate will be fixed in advance for periods of three months. The 5.4% Reverse Dual Currency Subordinated Notes 2027 Notes bear interest at 5.4% based on a U.S. dollar principal amount of U.S.\$130,867,222.22 but the coupons have been swapped, resulting in an interest rate payable of Yen LIBOR plus 10 basis points (the rate in force on 15th April, 1999 being 0.38203%) and the rate is fixed in advance for periods of three months. The coupons on the Guaranteed Notes 2007 have been swapped until March 2002, resulting in an interest rate payable until then of Yen LIBOR plus 40 basis points, the rate in force on 15th April, 1999 being 0.58750%. After March 2002, the coupon on the 2007 Notes will be LIBOR plus 115 basis points. Both rates on the 2007 Notes are fixed in advance for periods of three months. The Bank has swapped the proceeds of the 5.875% Subordinated Notes 2000 (the "5.875% Notes") for Deutsche Marks under a swap the duration of which will match the term of the 5.875% Notes. The payment obligations of the Bank under this swap are subordinated so that the claims against the Bank in respect of the swap rank *pari passu* with claims against the Bank in respect of its dated loan capital. The sterling value of the 5.875% Notes in the figures set out above takes into account this subordinated swap.

The Series E Notes are convertible, at the option of the Bank, into 40,000,000 Non-cumulative Dollar-denominated Preference Shares, Series E of the Bank ranking *pari passu* with its existing Preference Shares; at the date of this document no Series E Notes have been so converted.

There has been no material change in the authorised and issued share capital of the Bank since 31st December, 1998 and there has been no material change in the undated loan capital and dated loan capital of the Group since 15th April, 1999.

# **Recent Developments**

Barclays PLC announced on 13th April, 1999 that Michael E O'Neill had resigned his appointment as Group Chief Executive and as a Director of Barclays PLC and of the Bank on health grounds.

Sir Peter Middleton will be Group Chief Executive until a replacement is named.

Andrew Buxton has retired as Chairman and as a Director of Barclays PLC and the Bank immediately following the Annual General Meeting on 23rd April, 1999 and Sir Peter has succeeded him, fulfilling both the roles of Chairman and Group Chief Executive until the new Chief Executive is appointed.

Additionally, Oliver Stocken, who had previously announced his intention to retire as an Executive Director of Barclays PLC and the Bank has agreed to continue as Finance Director for the time being.

### **GENERAL INFORMATION**

# 1. No Significant Change

Save as disclosed herein, there has been no significant change and no significant new matter has arisen since publication of the previous Supplementary Listing Particulars dated 18th February, 1999.

# 2. Documents Available for Inspection

Copies of this document may be inspected during usual business hours on any weekday (Saturdays and public holidays excepted) at the registered office of the Bank, being 54 Lombard Street, London EC3P 3AH, and of BOCC and BOIC, currently World Trade Centre, Strawinskylaan 1353, 1077 XX Amsterdam, The Netherlands, and at the specified office of each Paying Agent in the United Kingdom in each case for a period of 14 days from the date of this document and throughout the life of the Programme and so long as any Notes are listed on the Paris Bourse at the specified office in Paris of the Paris listing agent.

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