Final Terms



BARCLAYS BANK PLC

(Incorporated with limited liability in England and Wales)

BARCLAYS CAPITAL (CAYMAN) LIMITED

(Incorporated with limited liability in the Cayman Islands)

GLOBAL STRUCTURED SECURITIES PROGRAMME

for the issue of Securities

BARCLAYS BANK PLC

[Up to EUR 25,000,000] Index Linked Notes due November 2016 (the "Notes")

Series NX00052187

under the Global Structured Securities Programme

The Securities will be publicly offered in Finland from and including 14 September 2011 to and including 13 October 2011 (the "Offer Period").

Issue Price: 100 per cent. of par

This document constitutes the final terms of the Notes (the "Final Terms") described herein for the purposes of Article 5.4 of Directive 2003/71/EC (the "Prospectus Directive") and is prepared in connection with the Global Structured Securities Programme established by Barclays Bank PLC (the "Bank") and Barclays Capital (Cayman) Limited ("BCCL") and is supplemental to and should be read in conjunction with the Base Prospectus dated 5 August 2011, as supplemented and amended from time to time, which constitutes a base prospectus (the "Base Prospectus") for the purpose of the Prospectus Directive. Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing during normal business hours at the registered office of the Issuer and the specified office of the Issue and Paying Agent for the time being in London, and copies may be obtained from such office. Words and expressions defined in the Base Prospectus and not defined in this document shall bear the same meanings when used herein.

The Issuer accepts responsibility for the information contained in these Final Terms. To the best of its knowledge and belief (having taken all reasonable care to ensure that such is the case), the information contained in these Final Terms is in accordance with the facts and does not contain anything likely to affect the import of such information.

Investors should refer to the sections headed "Risk Factors" in the Base Prospectus for a discussion of certain matters that should be considered when making a decision to invest in the Securities.

Barclays Capital

The distribution of this document and the offer of the Securities in certain jurisdictions may be restricted by law. Persons into whose possession these Final Terms come are required by the Bank to inform themselves about and to observe any such restrictions. Details of selling restrictions for various jurisdictions are set out in "Purchase and Sale" in the Base Prospectus. In particular, the Securities have not been, and will not be, registered under the US Securities Act of 1933, as amended, and are subject to US tax law requirements. Trading in the Securities has not been approved by the US Commodity Futures Trading Commission under the US Commodity Exchange Act of 1936, as amended. Subject to certain exceptions, the Securities may not at any time be offered, sold or delivered in the United States or to US persons, nor may any US persons at any time trade or maintain a position in such Securities.

iShares Disclaimer:

iShares is a registered mark of BlackRock Institutional Trust Company, N.A. ("BTC"). BTC has licensed certain trademarks and trade names of BlackRock to Barclays Bank PLC. The Securities are not sponsored, endorsed, sold, or promoted by BTC or any of its affiliates (collectively "BlackRock"). BlackRock makes no representations or warranties to the owners of the Barclays Bank PLC or any member of the public regarding the advisability of investing in the Securities. BlackRock has no obligation or liability in connection with the operation, marketing, trading or sale of the Securities

Part A

Terms and Conditions of the Securities

The Securities shall have the following terms and conditions, which shall complete, modify and/or amend the Base Conditions and/or any applicable Relevant Annex(es) set out in the Base Prospectus dated 5 August 2011.

Parties

Issuer: Barclays Bank PLC

Guarantor: N/A

Manager: Barclays Bank PLC

Determination Agent: Barclays Bank PLC

Issue and Paying Agent: Skandinaviska Enskilda Banken AB (publ) (the "APK Issue

and Paying Agent")

Stabilising Manager: N/A
Registrar: N/A
Italian Securities Agent: N/A

CREST Agent: N/A

Paying Agents: N/A

Transfer Agent: N/A

Exchange Agent: N/A
Additional Agents: N/A

THE SECURITIES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE US SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"). SUBJECT TO CERTAIN EXCEPTIONS, THE SECURITIES MAY NOT BE OFFERED OR SOLD WITHIN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, US PERSONS (AS DEFINED IN REGULATION S UNDER THE SECURITIES ACT ("REGULATION S")). THESE FINAL TERMS HAVE BEEN PREPARED BY THE ISSUER FOR USE IN CONNECTION WITH THE OFFER AND SALE OF THE SECURITIES OUTSIDE THE UNITED STATES TO NON-US PERSONS IN RELIANCE ON REGULATION S AND FOR LISTING OF THE SECURITIES ON THE RELEVANT STOCK EXCHANGE, IF ANY, AS STATED HEREIN. FOR A DESCRIPTION OF THESE AND CERTAIN FURTHER RESTRICTIONS ON OFFERS AND SALES OF THE SECURITIES AND DISTRIBUTION OF THESE FINAL TERMS AND THE BASE PROSPECTUS, SEE "PURCHASE AND SALE" AND "CLEARANCE, SETTLEMENT AND TRANSFER RESTRICTIONS – TRANSFER RESTRICTIONS FOR REGISTERED SECURITIES" IN THE BASE PROSPECTUS.

EACH PURCHASER OF REGISTERED SECURITIES WILL BE DEEMED, BY ITS ACCEPTANCE OF PURCHASE OF ANY SUCH REGISTERED SECURITIES, TO HAVE MADE CERTAIN REPRESENTATIONS AND AGREEMENTS INTENDED TO RESTRICT THE RESALE OR OTHER TRANSFER OF SUCH REGISTERED SECURITIES AS SET OUT IN "CLEARANCE, SETTLEMENT AND TRANSFER RESTRICTIONS – TRANSFER RESTRICTIONS FOR REGISTERED SECURITIES".

THE SECURITIES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE US SECURITIES AND EXCHANGE COMMISSION, ANY STATE SECURITIES COMMISSION IN THE UNITED STATES OR ANY OTHER US REGULATORY AUTHORITY, AND NONE OF THE FOREGOING AUTHORITIES HAS PASSED UPON OR ENDORSED THE MERITS OF THE OFFERING OF SECURITIES OR THE ACCURACY OR THE ADEQUACY OF THESE FINAL TERMS OR THE BASE PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENCE IN THE UNITED STATES.

These Securities are APK Registered Securities. Securityholders should refer to the provisions of the Finnish Securities Annex of the Base Prospectus which shall apply to the Securities.

Series: NX00052187
 Currency: Euro ("EUR")
 Notes: Applicable

(i) Aggregate Nominal Amount as at

the Issue Date:

[Up to EUR 25,000,000]

(ii) Specified Denomination: EUR 1,000

(iii) Minimum Tradable Amount: N/A

(iv) Calculation Amount per Security

as at the Issue Date:

Specified Denomination

Securities

4 Certificates: N/A

5 Form:

(i) Global/Definitive/Uncertificated and dematerialised:

dematerialised book-entry form

are

in

uncertificated

and

(ii) NGN Form: N/A
(iii) Held under the NSS: N/A

(iv) CGN Form: N/A
(v) CDIs: N/A

6 Trade Date: 25 October 2011
7 Issue Date: 1 November 2011

8 Redemption Date: 8 November 2016, subject to adjustment in

The

accordance with the Business Day Convention

9 Issue Price: 100 per cent. of the Aggregate Nominal Amount

10 Relevant Stock Exchange: NASDAQ OMX Helsinki

11 The following Relevant Annex(es) shall

Equity Linked Annex

apply to the Securities:

Finnish Securities Annex

Provisions relating to interest (if any) payable on the Securities

12 Interest: N/A13 Interest Amount: N/A

14 Interest Rate: N/A

15 Screen Rate Determination: N/A

16 ISDA Determination: N/A

17 Margin: N/A

18 Minimum/Maximum Interest Rate: N/A

19 Interest Commencement Date: N/A

20 Interest Determination Date: N/A

21 Interest Calculation Periods: N/A

22 Interest Payment Dates: N/A

23 Day Count Fraction: N/A

24 Fallback provisions, rounding provisions, N/A denominator and any other terms relating to the method of calculating interest, if different from those set out in the Base Conditions:

Provisions relating to Redemption

25 Settlement Method: For the purposes of Condition 5.1 of the Base

Conditions:

Cash Settlement

26 Settlement Currency: EUR

27 Settlement Number: As defined in Condition 24 of the Base Conditions

28 Terms relating to Cash Settled Securities:

(i) Final Cash Settlement Amount:

The Final Cash Settlement Amount shall be

determined in accordance with the following

formula:

Calculation Amount
$$\times \left[1 + Participation \times \max \left(0, \frac{SA(T)}{SA(t_0)} - 100\%\right)\right]$$

Where:

"Participation" means [75] per cent. as determined by the Determination Agent on the Trade Date.

" $SA(t_0)$ " means the arithmetic average of the

Synthetic Asset Value on the Average In Dates.

"SA(T)" means the arithmetic average of the Synthetic Asset Value on the Average Out Dates.

"Synthetic Asset Value, SA(t)" means the value in respect of all Valuaton Dates following the Initial Valuation Date, calculated in accordance with the following formula:

$$SA(t_k) = SA(t_{k-1}) \times \left[1 + Actual Exposure(t_{k-1}) \times \left(\frac{Basket(t_k)}{Basket(t_{k-1})} - \frac{C(t_k)}{C(t_{k-1})} \right) \right]$$

and for the avoidance of doubt, the Synthetic Asset Value on the first Average In Date will equal 100.

Where:

"Initial Valuation Date" means 21 Scheduled Trading Days prior to the first Average In Date.

" t_{k-1} " means in respect of a Valuation Date t_k , the immediately preceding Valuation Date.

"ActualExposure (t_k) " means the Actual Exposure on Valuation Date t_k ;

"Basket(t_k)" is calculated as follows:

$$\sum_{i=1}^{i=10} Weight_i \times S_i(t_k) / S_i(t_0)$$

" $S_i(t_k)$ " is the level of Share_i on Valuation Date t_k at the relevant Valuation Time.

" $C(t_k)$ " means the Cash Value on Valuation Date t_k .

" $S_i(t_0)$ " is the level of Share; on the Initial Valuation Date at the relevant Valuation Time.

"Cash Value" means for all relevant Valuation Dates t_k , the value will be determined as follows:

$$C(t_k) = C(t_{k-1}) \times \left[1 + \frac{Rate(t_{k-1})}{100} \times dcf\right]$$

and for the avoidance of doubt, the Cash Value on the Initial Valuation Date ($C(t_0)$) will equal 100.

"Rate (t_{k-1}) " is the rate for deposits in U.S. Dollars for

a period of 3 months which appears on Bloomberg Page (US0003M <Index>) on Valuation Date t_{k-1} . If such rate does not appear on Bloomberg on such date, the rate for that Valuation Date t_{k-1} will be determined by the Determination Agent in its sole discretion.

"dcf" means the day count fraction on an Act/360 basis in respect of Valuation Dates t_{k-1} to t_k .

Target Exposure:

On any Valuation Date t_k , Target Exposure is calculated according to the following formula, as the Target Volatility divided by Realised Volatility capped at 150 per cent.

$$TargetExposure(t_k) = min \left[150\%, \frac{TargetVolatility}{RealisedVolatility(t_{k-1})} \right],$$

Rebalancing Event:

In respect of Rebalancing Events only, Valuation Dates where ALL Reference Assets are scheduled to trade on their respective Exchanges and no disruption events have been observed on any Reference Assets will be considered as Valuation Dates.

If on any Valuation Date following the Initial Valuation Date, the Target Exposure differs from the previous day's Actual Exposure by more than a threshold of zero per cent. then a Rebalancing Event has occurred on such Valuation Date.

i.e. If

TargetExposure $(t_k) \ge ActualExposure(t_{k-1}) + 0\%$

or

TargetExposure $(t_k) \le ActualExposure(t_{k-1}) - 0\%$

then a Rebalancing Event has occurred on such Valuation Date. On the Initial Valuation Date t_0 , a Rebalancing Event always occurs.

Actual Exposure:

If, on Valuation Date tk, a Rebalancing Event has

occurred, Actual Exposure should be adjusted, according to the following formula:

ActualExposure(t_k) = TargetExposure(t_k),

If, on the contrary, a Rebalancing Event has not occurred then Actual Exposure is set to its previous day value, i.e.

ActualExposure (t_k) = ActualExposure (t_{k-1})

"Realised Volatility" means the 20-days realised volatility calculated as follows:

RealisedVolatility(
$$t_k$$
) = $\sqrt{\frac{252}{20} \times \sum_{j=0}^{19} \left[r(t_{k-j}) \right]^2}$,

Where:

" $r(t_j)$ " is the continuously compounded daily return of the Basket of Shares, which for any Valuation Date t_i is calculated by the formula:

$$r(t_j) = ln \left[\frac{Basket(t_j)}{Basket(t_{j-1})} \right],$$

Where:

"Basket(tk)" is calculated as below:

$$Basket(t_k) = \sum_{i=1}^{i=10} Weight_i \times S_i(t_k) / S_i(t_0)$$

Where:

" $S_i(t_k)$ " is the level of Share $_i$ on Valuation Date t_k at the relevant Valuation Time.

" $S_i(t_0)$ " is the level of Share_i on Initial Valuation Date at the relevant Valuation Time.

"Target Volatility" means 14 per cent.

(ii) Early Cash Settlement Amount: As defined in Condition 24 of the Base Conditions

(iii) Early Cash Redemption Date: As defined in Condition 24 of the Base Conditions

29 Terms relating to Physically Delivered N/A

Securities:

30 Nominal Call Event: N/A

31 Call Option: N/A

32 Put Option: N/A

33 Specified Early Redemption Event: N/A

34 Maximum and Minimum Redemption N/A Requirements: 35 Additional Disruption Events in addition N/A to those specified in Condition 24 of the Base Conditions and any applicable Relevant Annex: 36 Share Linked Securities: **Applicable** (i) Share(s) (each a "Reference Asset"): Each Share, as described in the Schedule (together the "Basket of Shares") (ii) Exchanges: In respect of each Share, as set out in the Schedule (iii) Related Exchanges: In respect of each Sharei, as set out in the Schedule (iv) Exchange Rates: N/A (v) Weighting for each Reference Asset In respect of each Share, as set out in the Schedule comprising the Basket of Reference Assets: (vi) Initial Price of each Reference Asset: " $S_i(t_0)$ " being the level of Share_i on the Initial Valuation Date at the relvant Valuation Time (vii) Number of Shares: N/A (viii) Substitution of Shares: Substitution of Shares – ETF underlying is applicable (ix) Valuation Date: Each Scheduled Trading Day from and including the date that is twenty five Scheduled Trading Days preceding the Initial Valuation Date, to and including the Final Valuation Date. Where, to is the Initial Valuation Date, t_k-1 is the Valuation Date preceding t_k and t_k+1 is the Valuation Date following t_k . Where: "Final Valuation Date" means 25 October 2016. (x) Valuation Time: As defined in the Equity Linked Annex (xi) Averaging: 26 October 2015, 25 November 2015, 28 December (a) Averaging Dates: 2015, 25 January 2016, 25 February 2016, 25 March 2016, 25 April 2016, 25 May 2016, 27 June 2016, 25 July 2016, 25 August 2016, 26 September 2016, 25 October 2016 (the "Average Out Dates") 25 October 2011, 25 November 2011, 27 December 2011 and 25 January 2012 (the "Average In Dates")

Postponement

(b) Consequence of an Averaging Date

being a Disrupted Day:

	(xii) Additional Disruption Event in	Insolvency Filing		
	respect of Share Linked Securities:	Fund Disruption Event		
	(xiii) FX Disruption Event:	N/A		
	(xiv) Market Access Dividend and Rights Issue Provisions:	N/A		
	(xv) Dividend Exchange Rate:	N/A		
	(xvi) Other adjustments:	N/A		
37	Index Linked Securities (<i>Equity indices</i> only):	N/A		
38	Inflation Linked Securities:	N/A		
39	FX Linked Securities:	N/A		
40	40 Credit Linked Securities: N/A			
41	Commodity Linked Securities:	N/A		
42	(a) Barclays Capital Commodity Index Linked Securities (Section 2 of the Barclays Capital Index Annex):	N/A		
	(b) Barclays Capital Equity Index Securities (Section 3 of the Barclays Capital Index Annex):	N/A		
	(c) Barclays Capital FX Index Linked Securities (Section 4 of the Barclays Capital Index Annex):	N/A		
	(d) Barclays Capital Interest Rate Index Linked Securities (Section 5 of the Barclays Capital Index Annex):	N/A		
	(e) Barclays Capital Emerging Market Index Linked Securities (Section 6 of the Barclays Capital Index Annex):	N/A		
43	Bond Linked Securities:	N/A		
44	Fund Linked Securities:	N/A		
Pro	visions relating to Settlement			
45	Settlement in respect of VP Notes, APK Registered Securities, Dutch Securities, Swedish Registered Securities, VPS	For so long as it is a requirement of the APK Registered Securities may not proform of settlement (including in respective).		

Registered Securities or Securities:

he EFi Rules, the provide for any form of settlement (including in respect of payment Spanish of interest) other than payment in cash.

46 Additional provisions relating to Taxes N/A

and Settlement Expenses:

Definitions

47 Business Day: As defined in Condition 24 of the Base Conditions

48 Additional Business Centre(s): Helsinki

Selling restrictions and provisions relating to certification

49 Non-US Selling Restrictions: As described in the Base Prospectus

50 Applicable TEFRA exemption: N/A

General

51 Business Day Convention: Following

52 Relevant Clearing Systems: Euroclear Finland

53 If syndicated, names of Managers: N/A

54 (a) Details relating to Partly Paid N/A

Securities:

(b) Details relating to Instalment N/A

Notes:

55 Relevant securities codes: ISIN: FI4000028055

56 Modifications to the Master N/A

Subscription Agreement and/or Agency

Agreement:

57 Additional Conditions and/or N/A

modification to the Conditions of the

Securities:

Part B

Other Information

1 Listing and Admission to Trading

(i) Listing: Helsinki

(ii) Admission to trading: Application is expected to be made by the Issuer

(or on its behalf) for the Securities to be admitted to trading on the NASDAQ OMX

Helsinki on or around the Issue Date.

(iii) Estimate of total expenses related to

admission to trading:

N/A

2 Ratings

Ratings: The Securities have not been individually rated.

3 Notification

The Financial Services Authority has provided the Rahoitustarkastus with a certificate of approval attesting that the Base Prospectus has been drawn up in accordance with the Prospectus Directive.

4 Interests of Natural and Legal Persons involved in the Issue

Save as discussed in "Purchase and Sale", so far as the Issuer is aware, no person involved in the offer of the Securities has an interest material to the offer.

5 Reasons for the Offer, Estimated Net Proceeds and Total Expenses

(i) Reasons for the offer: General funding

(ii) Estimated net proceeds: [Up to EUR 25,000,000]

(iii) Estimated total expenses: N/A

6 Fixed Rate Securities Only – Yield

N/A

7 Floating Rate Securities Only – Historic Interest Rates

N/A

8 Performance of Reference Asset(s) or Other Variable, Explanation of Effect on Value of Investment and Associated Risks and Other Information Concerning the Reference Asset(s) and/or Other Underlying

Past performance and volatility of each Share can be obtained on the relevant Bloomberg Code as set out in the Schedule.

The Issuer does not intend to provide post-issuance information.

9 Performance of Rate of Exchange and Explanation of Effect on Value of Investment

N/A

10 Performance of Rates of Exchange and Explanation of Effect on Value of Investment

N/A

11 Operational Information

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

Delivery:

Names and addresses of additional Paying Agents(s) (if any):

Euroclear Finland Ltd, identification number: Fl0003030700. The Issuer shall be entitled to obtain information from the register maintained by Euroclear Finland Ltd for the purposes of performing its obligations under the issue of the Securities.

Delivery against payment

Skandinaviska Enskilda Banken AB (publ), acting through it's division SEB Merchant Banking, Custody Services in Helsinki

Attention: SEB Merchant Banking, Custody Services

P.O.Box 630,

FI-00101 Helsinki

Finland

Fax: +358 9 616 28095

Blasieholmstorg12 SE-106 70 Stockholm

Sweden

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

No

12 Offer Information

(i) Offer Price:

EUR 1,000 per Security

Offer Period

An offer of the Securities may not be made by the Distributor other than pursuant to Article 3(2) of the Prospectus Directive in Finland (the "Public Offer Jurisdiction") during the period from and including 14 September 2011 to and including 13 October 2011 (the Offer Period).

Third Party Fees

The Issue Price includes a commission element shared with a third party, which will be no more than [0.8] per cent. per annum of the Issue Price. Further details of the commission element are available upon request.

(ii) Conditions to which the offer is subject:

Offers of the Securities made prior to the Issue Date are conditional on their issue. There is no pre-identified allotment criteria. The Manager will adopt allotment criteria that ensures equal treatment of prospective investors. All of the Securities requested through the Distributor during the Offer Period will be assigned up to the maximum amount of the offer. A prospective investor will, on the Issue Date, receive 100 per cent. of the amount of Securities allocated to it during the Offer Period.

The Issuer reserves the right to withdraw the offer of the Securities prior to the Issue Date, if, due to the market conditions on the Trade Date, it is not possible for Participation to reach 65 per cent. or less than EUR 3,000,000 Securities are subscribed for by the end of the Offer Period.

For the avoidance of doubt, if any application has been made by the potential investor, each such potential investor shall not be entitled to subscribe or otherwise acquire the Securities and any applications will be automatically cancelled and any purchase money will be refunded to the applicant.

(iii) Description of the application process:

Applications for the Securities can be made in the Public Offer Jurisdiction through the Distributor in the Public Offer Jurisdiction during the Offer Period. The Securities will be placed into the Public Offer

Jurisdiction by the Distributor. Distribution will be in accordance with the Distributor's usual procedures and notified to investors by the Distributor.

(iv) Details of the minimum and/or The minimum amount of application per investor will be EUR 3,000 in nominal amount of the Securities.

maximum amount of application: be EUR 3,000 in nominal amount of the Sec

(v) Description of possibility to reduce N/A

subscriptions and manner for refunding excess amount paid by applicants:

(vi) Details of method and time limits for paying up and delivering the Securities:

The total payment of the Offer Price of the Securities must occur on [24] October 2011 to the Distributor's office having received the subscription.

The Securities will be made available on a free delivery after payment basis on or around the Issue Date: The Issuer estimates that the Securities will be delivered through the Distributor, subsequent to payment of the Offer Price, to prospective Securities holders in deposit accounts held, directly or indirectly, Euroclear Finland Ltd .

(vii) Manner in and date on which results of the offer are to be made public: Results of the offer will be made public via the Distributor within 5 Business Days after the end of the Offer Period.

(viii) Procedure for exercise of any right of pre–emption, negotiability of subscription rights and treatment of subscription rights not exercised: N/A

(ix) Categories of prospective investors to which the Securities are offered and whether tranche(s) have been reserved for certain countries: Offers may be made through the Distributor in Finland to any person. Offers (if any) in other EEA countries will only be made through the Distributor pursuant to an exemption from the obligation under the Prospectus Directive as implemented in such countries to publish a prospectus.

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

Applicants will be notified directly by the Distributor of the success of their application. No dealings in the Securities may take place prior to the Issue Date.

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

Apart from the Offer Price, the Issuer is not aware of any expenses and taxes specifically charged to the subscriber or purchaser.

Prior to making any investment decision, investors should seek professional independent advice as they seem necessary.

(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: FIM Bank Ltd (the "**Distributor**") Pohjoisesplanadi 33 A FI-00100 Helsinki Finland

Schedule

	T -	T		_	1
i	Share	Bloomberg	Weight _i	Exchange	Related
		Code			Exchange
1	iShares MSCI Chile	ECH UP	10%	New York	All
					Exchanges
2	Market Vectors	IDX UP	10%	New York	All
	Indonesia Index				Exchanges
					_
3	iShares MSCI	EWM UP	10%	New York	All
	Malaysia				Exchanges
4	iShares MSCI Mexico	EWW UP	10%	New York	All
-	ISHATES WISE WICKIES	L	1070	INCW TOTK	Exchanges
					Excitatiges
5	iShares MSCI All Peru	EPU UP	10%	New York	All
					Exchanges
	ich c il ve.	574.115	100/	N V I	A.II
6	iShares South Africa	EZA UP	10%	New York	All
	Index				Exchanges
7	iShares MSCI South	EWY UP	10%	New York	All
	Korea Index				Exchanges
					_
8	iShares MSCI	THD UP	10%	New York	All
	Thailand				Exchanges
9	iShares MSCI Turkey	TUR UP	10%	New York	All
9	isitates Misci Turkey	TON OF	10/0	INCW IOIK	
					Exchanges
10	Market Vectors	VNM UP	10%	New York	All
	Vietnam Index				Exchanges