Pricing Supplement dated October 5, 2006 (To Offering Circular dated April 26, 2006, as amended by the Offering Circular Supplement dated September 28, 2006)



KAUPTHING BANK HF.

Issue of US\$1,000,000,000 Senior Floating Rate Notes due 2010 US\$1,500,000,000 5.750% Senior Notes due 2011 US\$500,000,000 6.125% Senior Notes due 2016

Kaupthing Bank hf. will issue notes in three series: US\$1,000,000,000 aggregate principal amount of Series C Senior Floating Rate Notes due 2010 (the "Floating Rate Notes"), US\$1,500,000,000 aggregate principal amount of Series D 5.750% Senior Notes due 2011 (the "5.750% Notes") and US\$500,000,000 aggregate principal amount of Series E 6.125% Senior Notes due 2016 (the "6.125% Notes", together with the Floating Rate Notes and the 5.750% Notes, the "Notes"). Unless defined herein, terms included in this Pricing Supplement shall have the definitions ascribed to them in the Offering Circular.

Interest on the Floating Rate Notes will be payable every January 15, April 15, July 15 and October 15 of each year. Interest on the 5.750% Notes and the 6.125% Notes will be payable every October 4 and April 4 of each year.

The Floating Rate Notes will bear interest from the date of issuance until the principal amount thereof is paid or made available for payment at a rate determined for each Interest Reset Period by reference to the Interest Rate Basis plus the Spread for the applicable Interest Reset Date. A description of how the Interest Rate Basis is determined and calculated appears in the section entitled "Description of the Notes—Interest and Interest Rates" in the accompanying Offering Circular, subject to and as modified by the provisions described below. The 5.750% Notes will bear interest at a rate of 5.750% per annum from and including October 4, 2006 to but excluding October 4, 2011. The 6.125% Notes will bear interest at a rate of 6.125% per annum from and including October 4, 2006 to but excluding October 4, 2016.

The Floating Rate Notes will initially be limited to US\$1,000,000,000 in aggregate principal amount. The Issuer may create and issue additional floating rate notes with the same terms as the Floating Rate Notes so that such additional floating rate notes will be combined with this Series of Floating Rate Notes. The 5.750% Notes will initially be limited to US\$1,500,000,000 in aggregate principal amount. The Issuer may create and issue additional 5.750% notes with the same terms as the 5.750% Notes so that such additional 5.750% notes will be combined with this Series of 5.750% Notes. The 6.125% Notes will initially be limited to US\$500,000,000 in aggregate principal amount. The Issuer may create and issue additional 6.125% notes with the same terms as the 6.125% Notes so that such additional 6.125% notes will be combined with this Series of 6.125% Notes.

The Notes have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), or any state securities laws, and are being offered only to qualified institutional buyers (within the meaning of Rule 144A under the Securities Act ("Rule 144A") or in other transactions exempt from registration in accordance with Regulations S under the Securities Act, in each case in compliance with applicable securities laws.

The Notes will be issued in registered global form and will remain on deposit with The Depository Trust Company, the depository for the Notes.

The Settlement Date for the issuance of the Notes is expected to be October 4, 2006.

The Common Codes of the Notes are as follows:

Series C

Regulation S: 027025650 144A: 027025234

Series D

Regulation S: 027008011 144A: 027007953

Series E

Regulation S: 027044387 144A: 027029388

Citigroup

Credit Suisse

Lehman Brothers Merrill Lynch & Co.

The date of this Pricing Supplement is October 5, 2006

NOTICE TO NEW HAMPSHIRE RESIDENTS

NEITHER THE FACT THAT A REGISTRATION STATEMENT OR AN APPLICATION FOR A LICENSE HAS BEEN FILED UNDER CHAPTER 421-B OF THE NEW HAMPSHIRE REVISED STATUTES WITH THE STATE OF NEW HAMPSHIRE NOR THE FACT THAT A SECURITY IS EFFECTIVELY REGISTERED OR A PERSON IS LICENSED IN THE STATE OF NEW HAMPSHIRE CONSTITUTES A FINDING BY THE SECRETARY OF STATE THAT ANY DOCUMENT FILED UNDER RSA 421-B IS TRUE, COMPLETED AND NOT MISLEADING. NEITHER ANY SUCH FACT NOR THE FACT THAT AN EXEMPTION OR EXCEPTION IS AVAILABLE FOR A SECURITY OR A TRANSACTION MEANS THAT THE SECRETARY OF SATE HAS PASSED IN ANY WAY UPON THE MERITS OR QUALIFICATIONS OF, OR RECOMMENDED OR GIVEN APPROVAL TO, ANY PERSON, SECURITY OR TRANSACTION. IT IS UNLAWFUL TO MAKE, OR CAUSE TO BE MADE, TO ANY PROSPECTIVE PURCHASER, CUSTOMER, OR CLIENT, ANY REPRESENTATION INCONSISTENT WITH THE PROVISIONS OF THIS PARAGRAPH.

Floating Rate Notes

Interest Rate: 3 Month LIBOR + 0.70% Principal Amount: U.S.\$1,000,000,000

Dealer's Discount or Commission 0.30%

Status of Notes Senior

Original Issue Date: October 4, 2006

Net Proceeds to Issuer: U.S.\$997,000,000 Optional Repayment Date: N/A

Stated Maturity: January 15, 2010

Deutsche Bank Trust Company Americas Calculation Agent:

Currency Determination Agent: Not applicable

Interest Calculation:

Regular Floating Rate Note Floating Rate/Fixed Rate Note

Inverse Floating Rate Notes Fixed Rate Commencement Date:

Fixed Interest Rate: % Fixed Interest Rate:

Other Floating Rate Note

Interest Rate Basis or Bases: CMT Rate

> CD Rate Eleventh District Cost of Funds Rate

Commercial Paper Rate Federal Fund Rate **EURIBOR**

Prime Rate × LIBOR Other (see attached)

Treasury Rate

If CMT Rate: Designated CMT Maturity Index: Designated CMT Telerate Page:

If Telerate page [●]: Weekly average

Monthly average

If EURIBOR:

Designated EURIBOR Page: [●]

EURIBOR Reuters Page: [●]

EURIBOR Telerate Page: [●]

If LIBOR:

Designated LIBOR Page: [•]

Designated LIBOR Currency: [•]

LIBOR Reuters Page: [●] LIBOR Telerate Page: 3750

Index Maturity:

Not applicable

Initial Interest Reset Date:			Januar	January 15, 2007				
Interest Reset Dates:			July a	Quarterly, on the 15th of each of January, April, July and October, subject to the modified following business day convention.				
Interest Payment Dates:				Quarterly, on the 15th of each of January, April, July and October, commencing on January 15, 2007, subject to the modified following business day convention.				
Interest Reset Period:								
×	Daily Weekly Monthly Quarterly Semi-Annually resetting in the following months: Annually resetting in the following month:							
Day Count Convention: Actual/360, Adjusted Modified Following New York Business Day Convention Actual/Actual for the period from [] to [] 30/360 for the period from [] to []								
Redemption at the option of the Issuer: The Notes cannot be redeemed at the option of the Issuer prior to the Stated Maturity (other than for tax reasons).								
	The Issuer will be required to redeem the Notes, in whole or in part, prior to their Stated Maturity at the option of the Holders of the Notes. Optional Repayment Date: N/A Repayment Price: N/A							
Currency: Specified Currency: U.S. dollars Minimum Denominations: US\$100,000 and integral multiples of US\$1,000 in excess thereof								
Original	I Issue Discount: Yes 🗷 No Total Amount of OID: Yield to Maturity: Initial Accrual Period:							
Form:	×	Global Certificated						
Dealer:	Deut	roup Global Markets Inc. sche Bank Securities Inc. ill Lynch, Pierce, Fenner & Smith	Inc.	×	Credit Suisse Securities (USA) LLC Morgan Stanley & Co. Incorporated Other (Lehman Brothers Inc.)			

Dealers acting in the capacity as indicated below:

Agent

Principal

If as principal:

The Notes are being offered at varying prices relating to prevailing market prices at the time

of resale.

The Notes are being offered at a fixed initial public offering price of 100% of the principal

amount.

If as agent:

Not applicable

Trade date: October 4, 2006

Addendum attached:

Yes

× No

Registered Note Information:

U.S. Global Notes:

CUSIP numbers: 48632FAC5 ISIN numbers: US48632FAC59

International Global Notes:

CUSIP numbers 48632GAC3 ISIN numbers: US48632GAC33

Dealers, on a several and not joint basis:

Citigroup Global Markets Inc.

Credit Suisse Securities (USA) LLC

Lehman Brothers Inc.

Merrill Lynch, Pierce, Fenner & Smith Inc.

US\$250,000,000

US\$250,000,000

US\$250,000,000

Total US\$1,000,000,000

Other/Additional Provisions; Addendum:

Listing: The Program has been listed, and application will be made for this Series of Floating Rate Notes to be admitted to trading, on the Euro MTF market of the Luxembourg Stock Exchange.

APPENDIX A: Not applicable

5.750% Senior Notes

Principal Amount: U.S.\$1,500,000,000	Interest Rate: 5.750%						
Dealer's Discount or Commission: .	0.45%						
Status of Notes:	Senior						
Original Issue Date:	October 4, 2006						
Net Proceeds to Issuer: U.S.\$1,486,320,000	Optional Repayment Date: Not Applicable						
Stated Maturity:	October 4, 2011						
Calculation Agent:	Not applicable						
Currency Determination Agent:	Not applicable						
Interest Calculation: Regular Floating Rate Note Inverse Floating Rate Notes Fixed Interest Rate: % Other Floating Rate Note	Floating Rate/Fixed Rate Note Fixed Rate Commencement Date: Fixed Interest Rate: 5.750%						
Interest Payment Dates:	Semi-annually, on the 4 th of each of April and October, commencing on April 4, 2007, subject to the modified following business day convention.						
Day Count Convention:							
Actual/360, Adjusted Modified Following No Actual/Actual for the period from [] to [] 30/360	ew York Business Day Convention						
Redemption at the option of the Issuer: The Notes cannot be redeemed at the option of the Issuer prior to the Stated Maturity (other than for tax reasons). The Issuer will be required to redeem the Notes, in whole or in part, prior to their Stated Maturity at the option of the Holders of the Notes. Optional Repayment Date: Not applicable							
Repayment Price: Not applicable Currency: Specified Currency: U.S. dollars Minimum Denominations: US\$100,000 and i Original Issue Discount: Yes No Total Amount of OID: Yield to Maturity: Initial Accrual Period:	integral multiples of US\$1,000 in excess thereof						

× Form: Global Certificated

Dealer:

☑ Citigroup Global Markets Inc. × Credit Suisse Securities (USA) LLC Deutsche Bank Securities Inc. Morgan Stanley & Co. Incorporated ☑ Merrill Lynch, Pierce, Fenner & Smith Inc. × Other (Lehman Brothers Inc.)

Dealers acting in the capacity as indicated below:

Agent

× Principal

If as principal:

The Notes are being offered at varying prices relating to prevailing market prices at the time

× The Notes are being offered at a fixed initial public offering price of 99.538% of the principal

amount.

If as agent:

Not applicable

Trade date: October 4, 2006

Addendum attached:

Yes

× No

Registered Note Information:

U.S. Global Notes:

CUSIP numbers: 48632FAA9 ISIN numbers: US48632FAA93

International Global Notes:

CUSIP numbers 48632GAA7 ISIN numbers: US48632GAA76

Dealers, on a several not joint basis:

Citigroup Global Markets Inc. US\$375,000,000 Credit Suisse Securities (USA) LLC US\$375,000,000 Lehman Brothers Inc. US\$375,000,000 Merrill Lynch, Pierce, Fenner & Smith Inc. US\$375,000,000

Total US\$1,500,000,000

Other/Additional Provisions; Addendum:

Listing: The Program has been listed, and application will be made for this Series of 5.750% Notes to be admitted to trading, on the Euro MTF market of the Luxembourg Stock Exchange.

APPENDIX A: Not applicable

6.125% Senior Notes

Principal Amount: U.S.\$500,000,000					Interest Rate: 6.125%			
Dealer's Discount or Commission:				0.60%				
Original Issue Date:				October 4, 2006				
Net Proceeds to Issuer: U.S.\$496,150,000				Optional Repayment Date: Not applicable				
Stated Maturity:					October 4, 2016			
Calculation Agent:					Not applicable			
Currency Determination Agent:					Not applicable			
Interest Payment Dates:				Semi-annually, on the 4 th of each of October and April, commencing on April 4, 2007, subject to the modified following business day convention.				
Day Cou	Count Convention: Actual/360, Adjusted Modified Following New York Business Day Convention Actual/Actual for the period from [] to [] 30/360							
Redemption at the option of the Issuer: The Notes cannot be redeemed at the option of the Issuer prior to the Stated Maturity (other than for to reasons).								
	The Issuer will be required to redeem the Notes, in whole or in part, prior to their Stated Maturity at the option of the Holders of the Notes. Optional Repayment Date: Not applicable Repayment Price: Not applicable							
Currency: Specified Currency: U.S. dollars Minimum Denominations: US\$100,000 and integral multiples of US\$1,000 in excess thereof								
Original Issue Discount: Yes No Total Amount of OID: Yield to Maturity: Initial Accrual Period:								
Form:	×	Global Certificated						
Dealer:	Deut	roup Global Markets In sche Bank Securities In ill Lynch, Pierce, Fenne	c.		×	Credit Suisse Securities (USA) LLC Morgan Stanley & Co. Incorporated Other (Lehman Brothers Inc.)		

Dealers acting in the capacity as indicated below:

Agent

Principal

If as principal:

The Notes are being offered at varying prices relating to prevailing market prices at the time

of resale.

The Notes are being offered at a fixed initial public offering price of 99.830% the principal

amount.

If as agent:

Not applicable

Trade date: October 4, 2006

Addendum attached:

Yes

× No

Registered Note Information:

U.S. Global Notes:

CUSIP numbers: 48632FAB7 ISIN numbers: US48632FAB76

International Global Notes:

CUSIP numbers: 48632GAB5 ISIN numbers: US48632GAB59

Dealers, on a several not joint basis:

Citigroup Global Markets Inc.

Credit Suisse Securities (USA) LLC

Lehman Brothers Inc.

Merrill Lynch, Pierce, Fenner & Smith Inc.

US\$125,000,000

US\$125,000,000

US\$125,000,000

Total US\$500,000,000

Other/Additional Provisions; Addendum:

Listing: The Program has been listed, and application will be made for this Series of 6.125% Notes to be admitted to trading, on the Euro MTF market of the Luxembourg Stock Exchange.

APPENDIX A: Not applicable