## Additional Information to Quarterly Report of Fortis Bank Polska S.A. for the fourth quarter of 2006 (4Q)

(under Article 91 para. 6 of the Ministry of Finance Ordinance dated October 19, 2005 – Journal of Laws No. 209, item 1744)

1. Position of the Board of Executives regarding the possibility of the fulfilment of previously announced forecasts for a given year in the light of the results presented in the quarterly report as compared to the forecast results.

The Bank's Board of Executives does not publish any financial forecasts.

2. Shareholders holding, directly or indirectly through their subsidiaries, at least 5% of the total number of votes at the issuer's Annual General Meeting as of the date of submitting the quarterly report, with the indication of the number of shares held by such entities, their percentage of the share capital, number of votes resulting thereof and their percentage share in the total number of votes at the Annual General Meeting and the indication of any changes to the structure of ownership of the issuer's substantial share packages in the period elapsed from the submission of the previous quarterly report.

Shareholders' data specifying the shareholders with at least 5% of the total number of votes at the Annual General Meeting until the date of publishing this report, i.e. February 8, 2007.

	number of shares owned	Share (%) in the equity	number of votes at the AGM	share (%) in the total number votes at the AGM
Fortis Bank S.A./N.V.	16,635,287	99.19%	12,578,385	75%
Others	135,893	0.81%	135,893	0.81%
Total:	16,771,180	100%		

Pursuant to Art. 26 of the Banking Law Act of August 29, 1997 (Journal of Laws, no. 140, item 939 as amended) and according to Resolution No. 159/KNB/99 of the Banking Supervision Commission of 16 August 1999 regarding the issuance of the permit to acquire the Bank's shares by Fortis Bank S.A./N.V.– Fortis Bank S.A./N.V. has 75% of the total votes at the General Shareholders Meeting.

In the fourth quarter of 2006, and until submission of this quarterly report, no changes occurred in the ownership structure of significant packets of the Bank's shares.

Upon registration of the Bank's share capital on January 2, 2007, the share capital is divided into 16,771,180 shares of PLN 30 nominal value each, which entitle to 16,771,180 votes at the Bank's General Meeting.

## **3.** Changes in the number of the issuer's shares, or share options, owned by the members of the management or supervisory bodies, according to the Bank's knowledge, in the period from the submission of the previous quarterly report.

As at the date of submitting this report for the fourth quarter of 2006, i.e. February 8, 2007, none of the Members of the Board of Executives or Members of the Supervisory Board held any shares issued by Fortis Bank Polska S.A., which means that no change occurred from the date of submitting the previous quarterly report for the third quarter of 2006, i.e., November 3, 2006.

Mr. Antoni Potocki, Deputy Chairman of the Supervisory Board, holds five (5) shares of the Bank. Other Supervisory Board's Members, i.e. Mr. Jos Clijsters, Mr. Werner Claes, Mr. Zbigniew Dresler, Mr. Didier Giblet, Mr. Bernard Levie, Mr. Thierry Schuman and Mr. Peter Ullmann, hold neither any shares of the Bank nor any rights to them.

	function	number of shares held as at	
		8.02.2007	3.11.2006
Antoni Potocki	Deputy Chairman	5	5

4. Pending proceedings before the court, a respective body for arbitration proceedings or a public administration body.

In the fourth quarter of 2006, there were no pending proceedings related to the obligations or claims of the Bank or its subsidiary before court, relevant authority for arbitration or state administration bodies, whose total value would account for at least 10% of the Bank's equity.

5. Information on entering by the issuer or its subsidiary into one or more transactions with affiliated entities if the value of such transactions (the total value of all transactions entered into in the period elapsed from the beginning of the fiscal year) exceeds the PLN equivalent of EUR 500,000 – unless such transactions are typical and routine transactions made on market conditions between the affiliated entities, and their nature and terms result from the current operating activities run by the issuer or its subsidiary, except for transactions entered into by the issuer which is a fund with an affiliated entity.

In the fourth quarter of 2006, the Bank did not enter into any material transactions with its affiliated entities on conditions different than the market ones.

6. Information about granting by the issuer or its subsidiary any suretyships for loans or credit facilities or issuance of guarantees – in total to one entity or its subsidiary, if the total value of the existing suretyships or guarantees constitutes the equivalent of at least 10% of the issuer's equity.

In the fourth quarter of 2006, the Bank granted no suretyships or guarantees to one entity or its subsidiary, the total amount of which would exceed 10% of the Bank's equity, i.e. PLN 70,840 thousand The total of the existing suretyships or guarantees issued did not exceed 10% of the Bank's equity in relation to any entity or its subsidiary.

7. Other information which in the issuer's opinion are essential for the assessment of the issuer's situation with respect to human resources, property, finances, net profit/loss and changes thereto, likewise the information which are vital for the evaluation of the issuer's ability to fulfil its obligations;

Information pertaining to the series K share issue has been provided in item 9 of the Additional Information.

On December 29, 2006 the Office of Competition and Consumer Protection issued a decision to impose on banks penalties for having concluded an arrangement regarding the amount of interchange fees for non-cash card transactions; moreover, the Office ordered to cease any further application of the arrangement qualifying it as a practice illegally limiting competition on the acquiring on services market. The Bank received a penalty of PLN 2,894,850.00. A complaint about the immediate enforceability of the decision was filed to the court of Competition and Consumer Protection on January 19, 2007, while an appeal against the decision was made on January 26, 2007.

Referring to the information specified in current report no. 12/2006, the second export credit of EUR 24 million for 8.5 years was disbursed to this client on November 30, 2006. The export credit was granted in cooperation with KUKE (The Export Credit Insurance Corporation) and BGK. Under subsequent agreements concluded with this client, the total exposure of the Bank may increase up to EUR 192 million, however the agreement on a transfer of specified amount as collateral decreases the total Bank's exposure.