The Hague, June 19, 2014

In accordance with Article 14 of Law of 9 May 2006, on market abuse, Repsol International Finance, B.V. (the “Company”) is filing the attached English translation of the official notices published by Repsol, S.A., Guarantor of the Euro 10,000,000,000 Guaranteed Euro Medium Term Note Programme of the Company, related to the Repsol Flexible Dividend Programme and to the early redemption of Repsol, S.A. Bonds Series I/2013.

The Spanish version of the official notices were filed on June 16 and 17, 2014 by Repsol, S.A. with the Spanish Securities Market Commission (Comisión Nacional del Mercado de Valores).
Madrid, June 16, 2014

Repsol discloses information in connection with the paid-up capital increase approved by the Annual Shareholders’ Meeting 2014 under item five on the Agenda, as part of the shareholder remuneration program “Repsol Flexible Dividend” (scrip dividend). The informative document, required by Article 26.1.e) of Royal Decree 1310/2005, of 4 November (implementing Directive 2003/71/EC on the prospectus to be published when securities are offered to the public or admitted to trading) is enclosed.

Estimated Timetable for holders of American Depositary Receipts (ADRs)

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<td>Distribution by the Depositary of the Dividend Election Form to new registered ADRs holders</td>
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Informative Document
Capital increase charged to reserves from retained earnings

Repsol, S.A.

June 16, 2014

This document has been prepared in accordance with article 26.1.e) of Royal Decree 1310/2005.

Translation of the original in Spanish.
In case of any discrepancy, the Spanish version prevails.
1. Background and purpose

The Annual Shareholders’ Meeting of Repsol S.A. ("Repsol" or the "Company") held on March 28, 2014 approved, under item five on the agenda, to increase the share capital of Repsol, with full charge to reserves from retained earnings, in an amount to be determined in accordance with the terms and conditions set out in the resolution (the "Capital Increase"), delegating the execution of the Capital Increase to the Board of Directors of Repsol, with authority to delegate it, pursuant to article 297.1.a) of Companies Act. The Amount of the Alternative Option of the Capital Increase is 662,258,010 euro, as provided in the resolution of the Annual Shareholders’ Meeting.

In exercise of said delegation, the Company’s Board of Directors at its meeting held on May 28, 2014 approved, among others agreements, to substitute to the Delegate Committee and the CEO Mr. Josu Jon Imaz San Miguel, each acting severally, all the powers granted to it by the Annual Shareholders’ Meeting in relation to the Capital Increase, and in particular the power to execute the Capital Increase, fixing the date of its execution and its condition in all aspects not contemplated in the resolution of the Annual Shareholders’ Meeting. Additionally, in order to inform to the market properly and in time, the Board of Directors approved and estimated timetable for the execution of the Capital Increase communicated, as an official notice sent to the Spanish Securities Market Commission (Comisión Nacional del Mercado de Valores – CNMV), on May 28, 2014 (registration number 206439).

Following the resolutions approved on May 28, 2014, the Company’s CEO has agreed, on June 16 2014, to execute the Capital Increase under the terms approved by the Annual Shareholders’ Meeting, as reflected in this document.

This report is issued in accordance with article 26.1.e) of Royal Decree 1310/2005, of 4 November, by virtue of which the preparation and publication of a prospectus related to the admission to listing of the shares issued as a consequence of the execution of the Capital Increase will not be necessary "If a document is made available containing information on the number and nature of the shares and the reasons for and details of the offer", role of this Informative Document. This document is available on the Company’s website (www.repsol.com) and in the website of the Spanish Securities Market Commission (www.cnmv.es).

The purpose of this document is, therefore, to provide all the information related with the Capital Increase available at this date.

2. Purpose of the Increase: Repsol Flexible Dividend Program

The Capital Increase serves as an instrument to implement the shareholder-remuneration program named "Repsol Flexible Dividend", in substitution of the traditional payment of the 2013 final dividend. The purpose of this remuneration system, that was set up for first time by the Company in 2012, is to offer all the Company’s shareholders the option, at their free choice, of receiving new paid-up shares of the Company, or an amount in cash by selling their free-of-charge allocation rights to the Company (if they do not sell on the market), as explained herein below.
The “Repsol Flexible Dividend” program is similar to those programs implemented by other companies in IBEX-35. With it, the Company wants to offer its shareholders an alternative which, without affecting their right to receive the entire remuneration in cash if they so wish, gives them the possibility of receiving shares of the Company, with the tax applicable to paid-up shares.

“Repsol Flexible Dividend” program works as follows. Each shareholder will receive a free-of-charge allocation right for every Repsol’s share held on the date mentioned in paragraph 3.1 below. These rights will be listed and may be traded on the Spanish Stock Exchanges during a 16 calendar day period. Following the end of this period, the rights will be automatically converted into new Repsol’s shares. Each shareholder may opt for one of the following alternatives:

(a) Not to sell their free-of-charge allocation rights. In this case, at the end of the trading period the shareholder will receive the corresponding number of new paid-up shares.

(b) To sell all or part of their free-of-charge allocation rights to the Company under the Purchase Commitment at a guaranteed fixed price, mentioned below in this document. Shareholders choosing this option would monetize their rights and would receive a remuneration in cash, as in previous years. The Purchase Commitment will only be applicable with respect to those rights freely received by the shareholders, not to those purchased or otherwise acquired on the market, and will be in force and may be accepted during such time, within the trading period of the rights, mentioned in paragraph 3.4 below.

(c) To sell all or part of their free-of-charge allocation rights on the market, during the trading period mentioned in paragraph 3.4 below. Shareholders choosing this option would also monetize their rights, although in this case they would not receive a guaranteed fixed price, as in option (b) above, but instead the consideration payable for the rights would depend on market conditions in general and the quotation price of those rights in particular.

In consideration of its own needs, Company’s shareholders may combine any or all of the alternatives mentioned above.

It should be noted in this regard that the alternatives receive different tax treatment. A summary of the transaction tax applicable regime in Spain can be found in paragraph 2.6 of the report by the Board of Directors on the proposal of resolution submitted to the Annual Shareholders’ Meeting that were approved under items five and six on the Agenda, which is available on the Company’s website (www.repsol.com). In any case, it should be borne in mind that the taxation of the different options related to the Capital Increase set out therein does not cover all possible tax consequences. Consequently, shareholders are recommended to consult their tax advisers on the specific tax impact of the proposed operation and to pay attention to any changes or amendments that may be made in both the laws in place at the date of this operation and the interpretation criteria, as well as the specific circumstances of each shareholder or holder of free-of-charge allocation rights.

Translation of the original in Spanish. In case of any discrepancy, the Spanish version prevails.
3. Details of the offer

3.1. Number of free-of-charge allocation rights needed to receive a new share, maximum number of new shares to be issued and face value of the Capital Increase.

In application of the formulas approved by the Annual Shareholders’ Meeting, the CEO has established the following terms of the Capital Increase:

(i) The number of free-of-charge allocation rights needed to receive one new share ("No. Rights per share") is 39. Free-of-charge allocation rights will be allocated to whom being entitled to receive them according to the accounting records of Sociedad de Gestión de los Sistemas de Registro, Compensación and Liquidación de Valores, S.A. Unipersonal (Iberclear) at 23:59 the day of publication of the Capital Increase in the Official Gazette of the Commercial Registry (Boletín Oficial del Registro Mercantil) - expected on June 18th, 2014. Company’s shareholders will receive a free-of-charge allocation right for each share in the Company that they hold at that time. Accordingly, the said shareholders shall be entitled to receive one new share for every 39 old shares that they hold on the mentioned date.

The mentioned “No. Rights per share” has been calculated as described below, taking into account that the number of Company shares at the date of this report is 1,324,516,020 ("NES").

No. Rights per share = NES / Provisional no. shares = 1,324,516,020 / 34,142,290 = 38.794 = 39 rights (rounded up);

where

“Provisional no. shares” = Amount of the Alternative Option / Share Price = 662,258,010 / 19.397 = 34,142,290; and

“Share Price” = 19.397 euro, is the arithmetic mean of the weighted average prices of the Company’s share on the Madrid, Barcelona, Bilbao and Valencia Stock Exchanges over the five (5) trading sessions prior to the date of the agreement adopted by CEO to execute the Capital Increase (days 9, 10, 11, 12 and 13 of June, 2014), rounded up or down to the nearest thousandth of a euro and, in the event of half a thousandth of a euro, rounded up to the nearest thousandth of a euro.

(ii) The maximum number of new shares to be issued in the Capital Increase ("MNNS") is 33,961,949, resulting from the formula approved by the Annual Shareholder’s Meeting of Repsol, which is reproduced below, rounded down to the nearest whole number:

MNNS = NES / No. Rights per share = 1,324,516,020 / 39 = 33,961,949 new shares (rounded down to the nearest whole number)

where, “NES”, “No. Rights per share” and “Share Price” have the meaning specified in paragraph (i) above.

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Notwithstanding this, the final number of shares to be issued will depend on the number of shareholders who request to receive their remuneration in cash at the fixed price of the Company’s undertaking to acquire rights.

Repsol will waive the rights acquired by virtue of the undertaking to acquire rights, so the capital would be increased only by the amount corresponding to the free-of-charge allocation rights not acquired by Repsol pursuant to this undertaking¹. In any case, the final number of shares to be issued in the Capital Increase will be promptly publish in the official notice of the closing of the Capital Increase, which is scheduled for the next July 7, 2014.

(iii) Consequently, the face value amount of the Capital Increase is 33,961,949 euro. However, as already mentioned, the final amount of the share capital increase will be calculated by multiplying the number of final shares for 1 euro.

Due to the number of free-of-charge allocation rights required for the allocation of one new share (39, according to the previous calculations), multiplied by the maximum number of new shares to be issued (33,961,949, according to the previous calculations), is 1,324,516,011 (lower than the number of shares in circulation (1,324,516,020), Repsol has waived a number of free-of-charge allocation rights equal to the difference between the two figures (9 rights) for the sole purpose of ensuring that the maximum number of new shares to be issued is a whole number and not a fraction.

3.2. Price of the purchase commitment of free-of-charge allocation rights

The guaranteed fixed price of Repsol’s purchase commitment of rights (the “Purchase Commitment”) is 0.485 euro gross per right, which results from the following formula of the Capital Increase:

Purchase Price = Share Price / (No. Rights per share + 1) = 19.397 / (39 + 1) = 0.4849 = 0.485 (rounded up or down to the nearest thousandth of a euro and, in the event of half a thousandth of a euro, rounded up to the nearest thousandth of a euro).

Accordingly, shareholders who wish to receive their remuneration in cash, may sell their rights to Repsol at a guaranteed fixed price of 0.485 euro gross.

3.3. Timetable

The Capital Increase is expected to be executed in accordance with the following timetable:

- June 18th, 2014: Publication of the announcement of the Capital Increase in the Official Gazette of the Commercial Registry. Record date for the allocation of rights (23:59 CET)

- June 19th, 2014: Rights trading period begins. Also the period to request payment in cash (sale of rights to Repsol) begins. Repsol’s shares quote ex-coupon.

Translation of the original in Spanish.
In case of any discrepancy, the Spanish version prevails.
- June 27th, 2014: Deadline for requesting payment in cash (sale of rights to Repsol).


- July 7th, 2014: Repsol waives the rights so acquired. Closing of the Capital Increase. Official notice announcing the final results of the operation.

- July 9th, 2014: Payment date to shareholders who have requested payment in cash (sale of rights to Repsol).

- 11th – 15th July 2014: Allocation of the registration references corresponding to the new shares and confirmation by the official authorities of compliance with the requirements for the admission to trading of new shares.

- July 16th, 2014: Estimated first ordinary trading session of the new shares on the Spanish stock exchanges.²

3.4. Allocation of rights and procedure to opt for cash or new shares

As noted above, the free-of-charge allocation rights will be allocated to whom being entitled to receive them according to the accounting records of Iberclear at 23:59 on the day of publication of the announcement of the Capital Increase in the Official Gazette of the Commercial Registry (expected on June 18th, 2014). The trading period of the rights will begin on the next business day and will have a term of sixteen calendar days (from June 19th to July 4th, 2014). During this period, the rights will be tradable in the Stock Exchanges of Madrid, Barcelona, Bilbao and Valencia, under the same conditions as the shares of those arising.

During the trading period of the rights, shareholders may opt for cash or new shares as explained above, as well as may opt for acquiring on market free-of-charge allocation rights to subscribe new shares. However, those shareholders who wish to accept the undertaking to purchase rights offered by Repsol and receive cash at the guaranteed price shall need to communicate their decision no later than June 27th, 2014. The undertaking to purchase rights is addressed only at the rights allocated free-of-charge to shareholders, and not to those purchased or otherwise acquired on market. To choose among the alternatives offered by the “Repsol Flexible Dividend” program, shareholders will have to contact the entities where their Repsol’s shares and corresponding free-of-charge allocation rights are deposited.

Those shareholders who wish to receive cash at the guaranteed fixed price shall need to communicate their decision no later than June 27th, 2014. In the absence of an express communication, shareholders will receive new shares of Repsol³.

1 Also, if the final number of shares to be issued (i.e. the number of outstanding rights at the end of the trading period divided into the number of rights needed to receive one new share) is not a whole number, the Company will waive the number of rights required to that end.

2 Subject to obtaining all necessary authorisations. The Company will also apply for the listing of the new shares on the Buenos Aires Stock Exchange (Bolsa de Comercio de Buenos Aires).

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The Capital Increase will be made free of charges and commissions for the allocation of new shares issued. The Company will bear the costs of issue, subscription, putting into circulation, listing and any others related with the Capital Increase.

Nevertheless, the Company’s shareholders should bear in mind that the members of Iberclear at which they have deposited their shares may, under prevailing laws, establish such charges and commissions as they may freely determine for the subscription of the new shares and maintaining the securities in the accounting records.

Moreover, these entities may, under prevailing laws, establish such charges and commissions as they may freely determine for handling purchase and sale orders in respect of free-of-charge allocation rights.

4. Nature of the shares to be issued

4.1. Face value, issue price and representation of shares

The new shares to be issued in the Capital Increase will be ordinary shares with a face value of one euro (1) each, of the same class and series as those currently outstanding and already admitted to trading in the Stock Exchanges of Madrid, Barcelona, Bilbao and Valencia.

The new shares will be issued at an issue price of one euro (1), that is, without issuance premium, and will be represented in book-entry form, the records of which will be kept by Iberclear and its participant entities.

4.2. Reserves to which the shares will be charged and balance sheet used for the Increase

The balance sheet used for purposes of the Capital Increase is that corresponding to December 31, 2013, duly audited by Deloitte, S.L. on February 25, 2014 and approved by the Annual Shareholders’ Meeting on March 28, 2014 under item first of its agenda.

The Capital Increase will be made entirely against the voluntary reserves from retained earnings, which amounts to 8,902,605,353 euro as of December 31, 2013.

9 The holders of (i) American Depositary Shares/American Depositary Receipts; and (ii) ordinary shares listed on the Buenos Aires Stock Exchange may have certain specialties with respect to those described herein.

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4.3. Shares on deposit

At the end of the trading period for the free-of-charge allocation rights, any new share that have not been allocated for reasons beyond the Company’s control will be held on deposit for any investors who can prove that they are the legitimate owners of the corresponding free-of-charge allocation rights. If any new share are still pending allocation three (3) years after the end of the trading period of the free-of-charge allocation rights, they may be sold, pursuant to Article 117 of the Companies Act, for the account and risk of the interested parties. The net proceeds from the sale will be deposited at the Bank of Spain or Government Depository (Caja General de Depósitos) at the disposal of the interested parties.

4.4. Rights of the New Shares

As from the date on which the Capital Increase is declared subscribed and paid up, expected on July 7, 2014, the new shares will confer upon their holders the same voting and economic rights as the Company’s currently outstanding ordinary shares.

4.5. Admission to listing

The Company will apply for the listing of the new shares on the Madrid, Barcelona, Bilbao and Valencia Stock Exchanges through the Spanish Automated Quotation System (Mercado Continuo), and shall take the steps and actions that may be necessary with the competent bodies of the Buenos Aires Stock Exchange. Subject to the granting of the relevant authorizations, it is expected that the ordinary trading of the new shares in the Spanish Stock Exchanges will begin on July 16, 2014.

5. Foreign Jurisdictions where Repsol is listed

In consideration of the terms and conditions of their respective programs and the rules of the securities market where the following securities are admitted to trading, the options, procedures and terms available for holders of (i) American Depositary Shares/American Depositary Receipts; and (ii) ordinary shares listed on the Buenos Aires Stock Exchange may have certain specialties respect those described herein.

Translation of the original in Spanish. In case of any discrepancy, the Spanish version prevails.
REDEMPTION OF REPSOL, S.A. BONDS SERIES I/2013

Repsol, S.A. announces the early redemption of the Bonds Series I/2013 (ISIN code ES0273516007) in whole on July 1, 2014, which is the next interest payment date.

The Bonds will be redeemed in cash and at par value. The redemption will bear no expense (except for any tax withholding, as required) and will be carried out in accordance with all legal obligations and the terms and conditions provided for in the Securities Note approved and registered on the Spanish Securities Market Commission (Comisión Nacional del Mercado de Valores) on June 4, 2013.

Repsol, S.A. will pay 1,458,191,000 euros of principal (500 euros per Bond) and 12,759,121.25 euros of gross ordinary coupon (4.375 euros per Bond) on the 1 July 2014 payment date, which is the date for the redemption in whole of the Bonds.

After the redemption, there will be no outstanding Bonds of the aforementioned issue.