

This communication is filed pursuant to Rule 425 under The Securities Act of 1933, as amended, and deemed filed pursuant to Rule 14d-2 of the Securities Exchange Act of 1934, as amended.

Subject Company: Royal Dutch Petroleum Company

Registration Number: 333-125037

Date: May 25, 2005

LEGAL INFORMATION

Holders of ordinary shares of Royal Dutch Petroleum Company (N.V. Koninklijke Nederlandsche Petroleum Maatschappij) ("Royal Dutch") are urged to carefully review the registration statement on Form F-4 (including the prospectus) and other documents relating to the Royal Dutch exchange offer (the "Royal Dutch Offer") that have been or will be filed with, or furnished to, the US Securities and Exchange Commission (the "SEC") by Royal Dutch Shell plc ("Royal Dutch Shell") and the related solicitation/recommendation statement on Schedule 14D-9 that has been filed with the SEC by Royal Dutch and, as the case may be, the Royal Dutch Offer document and the prospectus which has been filed with, or furnished to, Euronext Amsterdam N.V. and the Dutch Authority for the Financial Markets by Royal Dutch Shell, regarding the Royal Dutch Offer, because each of these documents will contain important information relating to the Royal Dutch Offer. A free copy of these documents filed with the SEC (once filed) and other documents made public or filed with, or furnished to, the SEC by Royal Dutch Shell, Royal Dutch and The "Shell" Transport and Trading Company, p.l.c ("Shell Transport") can be obtained at the SEC's website at www.sec.gov. These documents may also be obtained at the Royal Dutch Shell website at www.shell.com/unification free of charge by contacting Investor Relations, Shell International B.V., FSK, PO Box 162, 2501 AN The Hague, The Netherlands.

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The Royal Dutch Offer and the Scheme are not being and will not be made, directly or indirectly, in or into or by the use of the mails or any other means or instrumentality (including, without limitation, facsimile transmission, telex, telephone or internet) of interstate or foreign commerce of, or any such facilities of a national securities exchange of, Japan, and are not and will not be capable of acceptance by any such use, means, instrumentality or facilities from or within Japan. The Royal Dutch Offer and the Scheme are not being made to residents of Japan or in Japan. This document and other documents related to the Transaction must not be electronically provided to, nor accessed by, residents of Japan or persons who are in Japan. Copies of this document and any other documents related to the Transaction are not being, and must not be, mailed or otherwise distributed or sent to any person or company in or from Japan. Persons receiving this document (including custodians, nominees and trustees) or other documents related to the Transaction must not distribute or send them to any person or company in or from Japan.

The Royal Dutch Offer and the Scheme have not been notified to the Commissione Nazionale per le Società e la Borsa pursuant to applicable Italian securities laws and implementing regulations. Absent such notification, no public offer can be carried out in the Republic of Italy. Consequently, this document and other documents relating to the Transaction have not been, and not cannot be, disclosed to any Italian residents or person or entity in the Republic of Italy and no other form of solicitation has been and can be, carried out in the Republic of Italy. This document and any document relating to the Transaction may not be mailed, distributed, disseminated or otherwise disclosed to any Italian residents or persons or entities in the Republic of Italy.

The Royal Dutch Offer is not to be made in New Zealand and may not be accepted by persons in New Zealand except as set out below. No prospectus has been registered with the New Zealand Registrar of Companies in accordance with the Securities Act 1978 (New Zealand) (the "New Zealand Securities Act"). Accordingly, neither the Royal Dutch Offer Document nor any other offering materials or advertisement in relation to the Royal Dutch Offer may be received by a person in New Zealand nor may Royal Dutch Shell Shares be offered directly or indirectly in New Zealand except in circumstances where there is no contravention of the New Zealand Securities Act (or any statutory modification or re-enactment of, or statutory substitution for, the New Zealand Securities Act).

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CAUTIONARY STATEMENTS CONCERNING FORWARD LOOKING STATEMENTS

This document contains forward-looking statements that are subject to risk factors associated with the oil, gas, power, chemicals and renewables business as well as risks related to the proposed transaction pursuant to which Royal Dutch Shell will become the holding company of Royal Dutch and Shell Transport (the "Transaction"). It is believed that the expectations reflected in these statements are reasonable, but they may be affected by a variety of variables which could cause actual results, trends or reserves replacement to differ materially, including, but not limited to: the failure of the conditions to the Transaction to be satisfied (including the failure of the Royal Dutch general meeting of shareholders to approve the implementation agreement between Royal Dutch Shell, Royal Dutch and Shell Transport and the failure of Shell Transport shareholders to approve the scheme of arrangement of Shell Transport (the "Scheme")); the costs related to the Transaction; the failure of the Transaction to achieve the expected benefits; changes in dividend policy; the development of the trading market in Royal Dutch Shell shares; tax treatment of dividends paid to shareholders; the accounting implications of the Transaction and other factors affecting the Royal Dutch/Shell Group's businesses generally, including, but not limited to, price fluctuations, actual demand, currency fluctuations, drilling and production results, reserve estimates, loss of market, industry competition, environmental risks, physical risks, risks associated with the identification of suitable potential acquisition properties and targets and successful negotiation and consummation of such transactions, the risk of doing business in developing countries, legislative, fiscal and regulatory developments including potential litigation and regulatory effects arising from recategorisation of reserves, economic and financial market conditions in various countries and regions, political risks, project delay or advancement, approvals and cost estimates. Each forward-looking statement speaks only as of the date of the particular statement. Please refer to the Annual Report on Form 20-F for the year ended 31 December 2004 (as amended) for a description of certain important factors, risks and uncertainties that may affect the Royal Dutch/Shell Group's businesses. None of Royal Dutch Shell, Royal Dutch, Shell Transport nor any member of the Royal Dutch/Shell Group undertakes any obligation to publicly update or revise any forward-looking statements as a result of new information, future events or other information. In light of these risks, the results of Royal Dutch Shell, Royal Dutch, Shell Transport, the Royal Dutch/Shell Group or the Royal Dutch Shell Group could differ materially from the forward-looking statements contained in this document.

THE FOLLOWING PRESENTATION WAS MADE AVAILABLE TO JOURNALISTS AND ON WWW.SHELL.COM FROM MAY 25, 2005.





Unification

Royal Dutch Shell Plc



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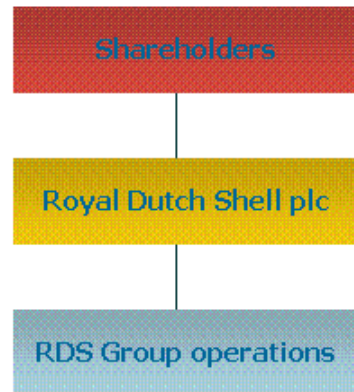
This presentation assumes throughout (unless otherwise indicated) 100 per cent. acceptance of the Royal Dutch Offer.

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This presentation contains forward-looking statements that are subject to risk factors associated with the oil, gas, power, chemicals and renewables business as well as risks related to the proposed transaction pursuant to which Royal Dutch Shell will become the holding company of Royal Dutch and Shell Transport (the "Transaction"). It is believed that the expectations reflected in these statements are reasonable, but they may be affected by a variety of variables which could cause actual results, trends or reserves replacement to differ materially, including, but not limited to: the failure of the conditions to the Transaction to be satisfied (including the failure of the Royal Dutch general meeting of shareholders to approve the implementation agreement between Royal Dutch Shell, Royal Dutch and Shell Transport and the failure of Shell Transport shareholders to approve the scheme of arrangement of Shell Transport (the "Scheme")); the costs related to the Transaction; the failure of the Transaction to achieve the expected benefits; changes in dividend policy; the development of the trading market in Royal Dutch Shell shares; tax treatment of dividends paid to shareholders; the accounting implications of the Transaction and other factors affecting the Royal Dutch/Shell Group's business generally. Each forward looking statement speaks only as of the date of the particular statement. Please refer to the Annual Report on Form 20-F for the year ended 31 December 2004 (as amended) for a description of certain important factors, risks and uncertainties that may affect the Royal Dutch/Shell Group's businesses.



One Company: Royal Dutch Shell



- One Company
- One board, one Chief Executive
- Clarity
- Simplicity
- Efficiency
- Accountability



Unification Timetable

- Documents made available 19 May 2005
- Royal Dutch exchange offer open for acceptance 20 May 2005
- Shareholder meetings 28 June 2005
- Close of Royal Dutch offer period 18 July 2005
- Court hearing to sanction Shell Transport scheme 19 July 2005
- Unification expected to become effective 20 July 2005
- Trading in Royal Dutch Shell shares and ADRs commences 20 July 2005



Implementation and documentation

- **Unification under Royal Dutch Shell to be achieved by**
 - Exchange offer for Royal Dutch
 - Scheme of arrangement of Shell Transport
- **Royal Dutch Shell exchange offer for Royal Dutch**
 - Offer documents and listing particulars available on 19 May
 - Royal Dutch exchange offer open for acceptances from 20 May
 - Requires 95% acceptances (subject to waive down)
 - Royal Dutch shareholders to vote on 28 June and to tender their shares on or before 18 July
- **Scheme of Arrangement for Shell Transport**
 - Documentation made available to Shell Transport shareholders on 19 May
 - Vote on proposals on 28 June, following the AGM
 - Requires approval by a majority in number representing at least 75% in value of shareholders present and voting in person or by proxy
 - Court hearing on 19 July



Exchange terms

- **Share exchange terms**

- Royal Dutch shareholders offered 60% of Royal Dutch Shell (in A shares / A ADRs)
- Shell Transport shareholders offered 40% of Royal Dutch Shell (in B shares / B ADRs)

- **Translates into**

- 2 Royal Dutch Shell A shares for each Royal Dutch share held in Hague registry or bearer form
- Approximately 0.287 Royal Dutch Shell B shares for each Shell Transport ordinary share ⁽¹⁾
- 1 Royal Dutch Shell A ADR for each Royal Dutch share held in New York registry form
- Approximately 0.862 Royal Dutch Shell B ADRs for each Shell Transport ADR⁽²⁾

¹ Precise ratio of 0.287333056

² Precise ratio of 0.861999198



A and B shares

- **Royal Dutch shareholders to receive A shares**
 - Holders of NY registry shares to receive A ADRs
 - Holders of A shares will receive Dutch source dividends
- **Shell Transport shareholders to receive B shares**
 - Shell Transport ADR holders to receive B ADRs
 - Holders of B Shares will receive UK source dividends⁽¹⁾
- **All ordinary shares with same rights**
 - Voting: one share, one vote and as one class
 - Dividend declared⁽²⁾ and other capital rights
- **Seeks to preserve the shareholders' current tax treatment on dividends⁽¹⁾**

¹ To the extent that dividend on B shares paid through dividend access mechanism

² Dividend on B share may be paid through the dividend access mechanism



Dividend policy

- Intention to continue to increase dividends at least in-line with inflation over time
- Dividends to be paid on a quarterly basis
- Royal Dutch Shell will declare dividends in euro
 - Sterling and US\$ equivalent will be declared on the same date
 - Exchange rate for conversion to be spot rate on day of announcement
- Dividend currency election option
 - A share dividends will be paid in euro but shareholders can elect to receive in £
 - B share dividends will be paid in £ but shareholders can elect to receive in euro
- ADR dividends
 - Will be paid in US\$



Share buyback programme

- \$3-5 billion share buybacks in 2005
 - \$0.5 billion buybacks in Q1
- Returning cash to shareholders continues to be a priority
- Post Transaction buybacks will likely be of “A” Shares
- Buybacks of A Shares not expected to be subject to Dutch withholding tax



Tax considerations

Transaction:

- Transaction expected to be broadly tax neutral for the Group
- **No tax payable by the vast majority of shareholders**
 - Generally no liability for Dutch, UK or US Shell Transport shareholders
 - Generally no liability for Dutch or US Royal Dutch shareholders
 - Offer for Royal Dutch does not qualify for UK rollover relief: although exemptions or reliefs may be available



Key actions required of shareholders

● Actions for Royal Dutch shareholders

- Tender Royal Dutch shares 20 May – 18 July
- Submit proxy form* 20 May – 21 June
- Royal Dutch AGM to vote on proposals 28 June

● Actions for Shell Transport shareholders

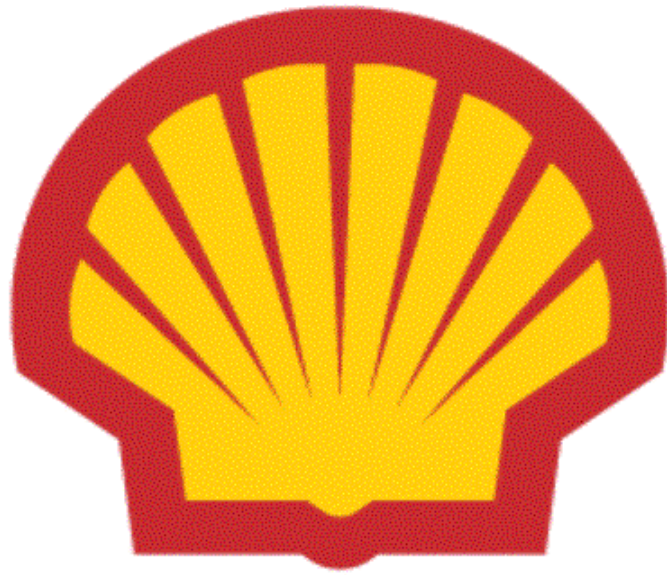
- Submit proxy form* 20 May - 26 June
- Shell Transport Court meeting to vote on proposals 28 June
- Shell Transport EGM to vote on proposals 28 June
- Court hearing 19 July

● Where to find further information

- UK Call centre: Freephone 0800 169 1679 to 5:30 p.m. Monday to Friday
- Transaction documentation available on website (www.shell.com/unification), from the SEC's website (www.sec.gov) and from our offices

* Also able to attend in person. Proxy for the Shell Transport Court Meeting can be given to the registration desk at the Court Meeting





Illustrative example

Note: This is a theoretical calculation. Actual share prices will be influenced by a number of factors including the unification itself.

Current holding	Illustrative price	Value of shares	Exchange ratio	New holding	Theoretical price	Theoretical value of shares	Theoretical cash receipt	Theoretical total value (cash+shares)
100 RD shares ¹	€45	€4,500	2	200 RDS A shares	€22.5	€4,500	-	€4,500
100 STT shares ²	£4.70	£470	0.287333066	28 RDS B shares	£16.36	£458.08	£11.92 ³	£470

1 Royal Dutch bearer shares

2 Shell Transport ordinary shares

3 Represents cash in lieu of fractional shares



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All investment is subject to risk. The value of the Royal Dutch Shell shares may go down as well as up. Past performance is no guarantee for future returns. Investors are advised to seek expert financial advice before making any decisions as regards the proposals, including the Royal Dutch Offer referred to in this presentation.

