UNILEVER N V Form 6-K March 24, 2006

> FORM 6-K SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > REPORT OF FOREIGN ISSUER

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of March, 2006

UNILEVER N.V. (Translation of registrant's name into English)

WEENA 455, 3013 AL, P.O. BOX 760, 3000 DK, ROTTERDAM, THE NETHERLANDS (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F..X.. Form 40-F.....

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): $\underline{}$

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):_____

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No ..X..

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2 (b): 82-

Exhibits 99.1 - 99.11 attached hereto is incorporated herein by reference.

Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

UNILEVER N.V.

/S/ A. BURGMANS By A. BURGMANS CHAIRMAN

/S/ J.A.A. VAN DER BIJL By J.A.A. VAN DER BIJL SECRETARY

Date: March 24, 2006

	EXHIBIT INDEX		
EXHIBIT NUMBER	EXHIBIT DESCRIPTION		
99.1	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.2	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.3	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.4	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.5	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.6	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
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99.8	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.9	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.10	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		
99.11	Notice to the Netherlands Authority for the Financial Markets dated 23 March 2006		

Exhibit 99.1

Reporting form for securities transactions in one's own issuing institution (Article 47a Wte 1995)

Part I

1. the name of the issuing institution : Unilever N.V.

2. the name of the required reporting party : Vindi Banga

Type of security

3. Type of security (shares, options, warrants, other) :depositary receipt

4. To be filled in if applicable:

Nominal value of the security
 Type of option (call/put/employee option/other)
 Exercise price
 NLG 1.12
 not applicable
 not applicable

Characteristics of the transactions indicated in questions 3 and 4 above

5. date of the transaction : 21 March 2006

6. number of acquired securities by the transaction : Conditional Share

Restricted Share Bonus in shares:

7. number of securities sold by the transaction

: not applicable

8. price of the securities

: not applicable

9. Open/close (in the case of options)

: not applicable

10. Location of the performance of the transactions (if the transaction occurred via a regulated market)

: not applicable

Part II

Reason for the notification: what is the relationship between the party who is obliged to notify and the issuing institution?

Categories of parties obligated to make a notification

- Any person who determines or contributes to the daily management of the institution;
- Any person who supervises the management of the board of directors and the general affairs of the company and the entities connected with it;
- Any person who holds a managerial position and by virtue of this position has the authority to make decisions regarding the future development and company prospects of the issuing institution and who regularly can have knowledge of insider information;
- 4 Spouses, registered partners, or partners of the individual falling under categories 1 through 3, or other individuals who live together with the individual falling under categories 1 through 3 in a comparable manner;
- 5 Children of the individual falling under categories 1 through 3 who fall under their

authority or are under guardianship for which this individual is named as guardian;

- 6 Other blood relations that related persons of the individual falling under categories 1 through 3 which on the date of the transaction concerned, had lived at least one year in the same household with this individual;
- Corporations, trusts as defined in Article i) by which the manager rests 1, section c, of the Wet toezicht trustkantoren of personenvennootschappen:
 - responsibility upon an individual as described under 1 through 6;
 - ii) that is under the control of an individual as described under 1 through 6;
 - iii) that is set up for the advantage of an individual as described under 1 through 6;
 - iv) in which the economic interest is actually equivalent to an individual as described under 1 through 6.

Is the notification by the obligated party delivered through a representative chosen by the issui If YES, the name and the function of this person : JAA van der Bijl

Information of the obligated party (the information hereunder will not be recorded in the register

Address : Unilever NV

Corporate Secretaries De

: +31 10 217 4094 Telephone number of obligated party or contact person

I hereby certify that the foregoing information is true to the best of my knowledge: :JAA van der Bijl Name

Date and city : 23 March 2006, Rotterdam Signature

Exhibit 99.2

Reporting form for securities transactions in one's own issuing institution (Article 47a Wte 1995)

Part I

1. the name of the issuing institution

Postal code, city, province, country

: Unilever N.V.

: PO Box 760 3000 DK Rotte

the name of the required reporting party

: Vindi Banga

Type of security

Type of security (shares, options, warrants, other) : depositary receip

4. To be filled in if applicable:

> Nominal value of the security : NLG 1.12

Type of option (call/put/employee option/other) : Executive option

Exercise price : EUR 42.79

Characteristics of the transactions indicated in questions 3 and 4 above

date of the transaction : 22 March 2006 5.

6. number of acquired securities by the transaction : 612

7. number of securities sold by the transaction : 1.788

8. price of the securities : EUR 57.65

9. Open/close (in the case of options) : open period

10. Location of the performance of the transactions (if the transaction occurred via a regulated market) : Euronext

Part II

Reason for the notification: what is the relationship between the party who is obliged to notify and the issuing institution?

Categories of parties obligated to make a notification

- 1 Any person who determines or contributes to the daily management of the institution;
- Any person who supervises the management of the board of directors and the general affairs of the company and the entities connected with it;
- Any person who holds a managerial position and by virtue of this position has the 3 authority to make decisions regarding the future development and company prospects of the issuing institution and who regularly can have knowledge of insider information;
- 4 Spouses, registered partners, or partners of the individual falling under categories 1 through 3, or other individuals who live together with the individual falling under categories 1 through 3 in a comparable manner;
- Children of the individual falling under categories 1 through 3 who fall under their 5 authority or are under quardianship for which this individual is named as quardian;
- Other blood relations that related persons of the individual falling under categories 1 through 3 which on the date of the transaction concerned, had lived at least one year in the same household with this individual;
- Corporations, trusts as defined in Article i) by which the manager rests 7 1, section c, of the Wet toezicht trustkantoren of personenvennootschappen:
 - responsibility upon an individual as described under 1 through 6;
 - ii) that is under the control of an individual as described under 1 through 6;

iii) that is set up for the advantage of an individual as described under 1 through 6;

iv) in which the economic interest is actually equivalent to an individual as described under 1 through 6.

Is the notification by the obligated party delivered through a representative chosen by the issui If YES, the name and the function of this person : JAA van der Bijl

Information of the obligated party (the information hereunder will not be recorded in the register : Unilever NV

Address

Corporate Secretaries De

Postal code, city, province, country

: PO Box 760 3000 DK Rotte

Telephone number of obligated party or contact person

: +31 10 217 4094

I hereby certify that the foregoing information is true to the best of my knowledge:

Name : JAA van der Bijl

Date and city Signature

: 23 March 2006, Rotterdam

Exhibit 99.3

Reporting form for securities transactions in one's own issuing institution (Article 47a Wte 1995)

Part I

1. the name of the issuing institution : Unilever N.V.

the name of the required reporting party : Harish Manwani

Type of security

3. Type of security (shares, options, warrants, other) : depositary receip

To be filled in if applicable:

Nominal value of the security : NLG 1.12

Type of option (call/put/employee option/other) : not applicable

Exercise price

: not applicable

Characteristics of the transactions indicated in questions 3 and 4 above

5. date of the transaction : 21 March 2006

number of acquired securities by the transaction : Conditional Share

Restricted Share Bonus in shares:

7. number of securities sold by the transaction : not applicable

: not applicable

price of the securities

: not applicable

9. Open/close (in the case of options)

Location of the performance of the transactions (if the

transaction occurred via a regulated market)

: not applicable

Part II

8.

Reason for the notification: what is the relationship between the party who is obliged to notify and the issuing institution?

Categories of parties obligated to make a notification

- 1 Any person who determines or contributes to the daily management of the institution;
- Any person who supervises the management of the board of directors and the general affairs of the company and the entities connected with it;
- Any person who holds a managerial position and by virtue of this position has the authority to make decisions regarding the future development and company prospects of the issuing institution and who regularly can have knowledge of insider information;
- Spouses, registered partners, or partners of the individual falling under categories 1 through 3, or other individuals who live together with the individual falling under categories 1 through 3 in a comparable manner;
- Children of the individual falling under categories 1 through 3 who fall under their 5 authority or are under quardianship for which this individual is named as quardian;
- Other blood relations that related persons of the individual falling under categories 1 through 3 which on the date of the transaction concerned, had lived at least one year in the same household with this individual;
- Corporations, trusts as defined in Article 1, section c, of the Wet toezicht trustkantoren of personenvennootschappen:
- i) by which the manager rests responsibility upon an individual as described under 1 through 6;
- ii) that is under the control of an individual as described under 1 through 6;
- iii) that is set up for the advantage of an individual as described under 1 through 6;
- iv) in which the economic interest is actually equivalent to an individual as described under 1 through 6.

Is the notification by the obligated party delivered through a representative chosen by the issui If YES, the name and the function of this person : JAA van der Bijl

Information of the obligated party (the information hereunder will not be recorded in the register

Address : Unilever NV

Corporate Secretaries De

Postal code, city, province, country : PO Box 760 3000 DK Rotte

Telephone number of obligated party or contact person : +31 10 217 4094

I hereby certify that the foregoing information is true to the best of my knowledge:

Name : JAA van der Bijl

Date and city : 23 March 2006, Rotterdam

Signature

Exhibit 99.4

Reporting form for securities transactions in one's own issuing institution (Article 47a Wte 1995)

Part I

1. the name of the issuing institution : Unilever N.V.

2. the name of the required reporting party : Sandy Ogg

Type of security

3. Type of security : NV NY shares

(shares, options, warrants, other)

4. To be filled in if applicable:

Nominal value of the security
 Type of option (call/put/employee option/other)
 : NLG 1.12
 : not applicable

- Exercise price : not applicable

Characteristics of the transactions indicated in questions 3 and 4 above

5. date of the transaction : 21 March 2006

6. number of acquired securities by the transaction : Conditional share

Restricted share

7. number of securities sold by the transaction : not applicable

8. price of the securities : not applicable

9. Open/close (in the case of options) : not applicable

10. Location of the performance of the transactions (if the transaction occurred via a regulated market) : not applicable

Part II

Reason for the notification: what is the relationship between the party who is obliged to notify and the issuing institution?

Categories of parties obligated to make a notification

- Any person who determines or contributes to the daily management of the institution;
- Any person who supervises the management of the board of directors and the general affairs of the company and the entities connected with it;
- 3 Any person who holds a managerial position and by virtue of this position has the authority to make decisions regarding the future development and company prospects of the issuing institution and who regularly can have knowledge of insider information;
- Spouses, registered partners, or partners of the individual falling under categories 1 through 3, or other individuals who live together with the individual falling under categories 1 through 3 in a comparable manner;
- Children of the individual falling under categories 1 through 3 who fall under their authority or are under guardianship for which this individual is named as guardian;
- Other blood relations that related persons of the individual falling under categories 1 through 3 which on the date of the transaction concerned, had lived at least one year in the same household with this individual;
- Corporations, trusts as defined in Article $\,$ i) by which the manager rests 1, section c, of the Wet toezicht trustkantoren of personenvennootschappen:
- responsibility upon an individual as described under 1 through 6;
 - ii) that is under the control of an individual as described under 1 through 6;
 - iii) that is set up for the advantage of an individual as described under 1 through 6;
 - iv) in which the economic interest is actually equivalent to an individual as described under 1 through 6.

Is the notification by the obligated party delivered through a representative chosen by the issui If YES, the name and the function of this person : JAA van der Bijl

Information of the obligated party (the information hereunder will not be recorded in the register Address : Unilever NV

Corporate Secretaries De

Postal code, city, province, country : PO Box 760 3000 DK Rotte

Telephone number of obligated party or contact person : +31 10 217 4094

I hereby certify that the foregoing information is true to the best of my knowledge:

Name : JAA van der Bijl

Date and city : 23 March 2006, Rotterdam

Signature

Exhibit 99.5

Reporting form for securities transactions in one's own issuing institution (Article 47a Wte 1995)

Part I

1. the name of the issuing institution : Unilever N.V.

2. the name of the required reporting party : John Rice

Type of security

3. Type of security : NV NY shares

(shares, options, warrants, other)

4. To be filled in if applicable:

- Nominal value of the security : NLG 1.12

- Type of option (call/put/employee option/other) : not applicable

- Exercise price : not applicable

Characteristics of the transactions indicated in questions 3 and 4 above

5. date of the transaction : 21 March 2006

6. number of acquired securities by the transaction : Conditional Share

Restricted share

7. number of securities sold by the transaction : not applicable

8. price of the securities : not applicable

9. Open/close (in the case of options) : not applicable

10. Location of the performance of the transactions (if the

transaction occurred via a regulated market) : not applicable

Part II

Reason for the notification: what is the relationship between the party who is obliged to notify and the issuing institution?

Categories of parties obligated to make a notification

- 1 Any person who determines or contributes to the daily management of the institution;
- Any person who supervises the management of the board of directors and the general affairs of the company and the entities connected with it;
- 3 Any person who holds a managerial position and by virtue of this position has the authority to make decisions regarding the future development and company prospects of the issuing institution and who regularly can have knowledge of insider information;
- 4 Spouses, registered partners, or partners of the individual falling under categories 1 through 3, or other individuals who live together with the individual falling under categories 1 through 3 in a comparable manner;
- Children of the individual falling under categories 1 through 3 who fall under their authority or are under guardianship for which this individual is named as guardian;
- 6 Other blood relations that related persons of the individual falling under categories 1 through 3 which on the date of the transaction concerned, had lived at least one year in the same household with this individual;
- Corporations, trusts as defined in Article i) by which the manager rests 1, section c, of the Wet toezicht trustkantoren of personenvennootschappen:
 - responsibility upon an individual as described under 1 through 6;
 - ii) that is under the control of an individual as described under 1 through 6;
 - iii) that is set up for the advantage of an individual as described under 1 through 6;
 - iv) in which the economic interest is actually equivalent to an individual as described under 1 through 6.

Is the notification by the obligated party delivered through a representative chosen by the issui If YES, the name and the function of this person : JAA van der Bijl

Information of the obligated party (the information hereunder will not be recorded in the register

Address

: Unilever NV

Postal code, city, province, country

Corporate Secretaries De

Telephone number of obligated party or contact person

: PO Box 760 3000 DK Rotte

: +31 10 217 4094

I hereby certify that the foregoing information is true to the best of my knowledge:

Date and city Signature

Name

: JAA van der Bijl : 23 March 2006, Rotterdam

Exhibit 99.6

Reporting form for securities transactions in one's own issuing institution (Article 47a Wte 1995)

Part I

1. the name of the issuing institution : Unilever N.V.

2. the name of the required reporting party : John Rice

Type of security

3. Type of security : NV NY shares (shares, options, warrants, other)

4. To be filled in if applicable:

- Nominal value of the security : NLG 1.12 - Type of option (call/put/employee option/other) : not applicable - Exercise price : not applicable

Characteristics of the transactions indicated in questions 3 and 4 above

5. date of the transaction : 21 March 2006

6. number of acquired securities by the transaction : Vesting of 7.525 for tax, leaving a balance of 4.789 shares

7. number of securities sold by the transaction : 2.736

8. price of the securities : USD 69.91

9. Open/close (in the case of options) : not applicable

10. Location of the performance of the transactions (if the transaction occurred via a regulated market) : not applicable

Part II

Reason for the notification: what is the relationship between the party who is obliged to notify and the issuing institution?

Categories of parties obligated to make a notification

- Any person who determines or contributes to the daily management of the institution;
- Any person who supervises the management of the board of directors and the general affairs of the company and the entities connected with it;
- Any person who holds a managerial position and by virtue of this position has the authority to make decisions regarding the future development and company prospects of the

issuing institution and who regularly can have knowledge of insider information;

- 4 Spouses, registered partners, or partners of the individual falling under categories 1 through 3, or other individuals who live together with the individual falling under categories 1 through 3 in a comparable manner;
- Children of the individual falling under categories 1 through 3 who fall under their 5 authority or are under quardianship for which this individual is named as quardian;
- Other blood relations that related persons of the individual falling under categories 1 through 3 which on the date of the transaction concerned, had lived at least one year in the same household with this individual;
- Corporations, trusts as defined in Article $\,$ i) by which the manager rests 1, section c, of the Wet toezicht 1, section c, of the Wet toezicht responsibility upon an indiv trustkantoren of personenvennootschappen: described under 1 through 6;
 - responsibility upon an individual as
 - ii) that is under the control of an individual as described under 1 through 6;
 - iii) that is set up for the advantage of an individual as described under 1 through 6;
 - iv) in which the economic interest is actually equivalent to an individual as described under 1 through 6.

Is the notification by the obligated party delivered through a representative chosen by the issui If YES, the name and the function of this person : JAA van der Bijl

Information of the obligated party (the information hereunder will not be recorded in the register Address : Unilever NV Corporate Secretaries De

Postal code, city, province, country

: PO Box 760 3000 DK Rotte

Telephone number of obligated party or contact person

: +31 10 217 4094

I hereby certify that the foregoing information is true to the best of my knowledge:

Date and city

: JAA van der Bijl

Signature

Name

: 23 March 2006, Rotterdam

Exhibit 99.7

Notification form for transactions in securities by members of the Board of Directors as well as members of the Supervisory Board (section 2a Wmz 1996)

Part I

1. Name of the issuing institution: Unilever N.V.

- 2. Name of the person obliged to notify: A. Burgmans
- 3. Statement of the total number of securities prior to the transaction (NB: with respect to the initial notification, you only have to fill out questions 1 and 2, the table below and part II of this form):

Type of security	Name of the issuing institution	Number of securities	Total capital
Depositary receipt for ordinary share, nominal value NLG 1.12	Unilever N.V.	43,924	49,194.9
Ordinary shares nominal value NLG 1.12	Unilever N.V.	692	775.04
Employee / executive option on ordinary share of nominal value NLG 1.12	Unilever N.V.	105,800	0
TSR-LTIP conditional award in the form of rights over shares	Unilever N.V.	14,654	0

Sort of security involved in the transaction

- 4. type of security : depositary receipts for share
- 5 To be filled out if applicable

Nominal value of the (underlying) share : NLG 1.12 (EUR 0.51)

Option series : not applicable

Exercise price/conversion rate : not applicable

Expiration date : not applicable

Transaction in the security indicated in questions 4 and 5

6. Transaction date : 21 March 2006

7a. Number of securities acquired in the transaction(1) : Bonus in shares: 581 and match

b. Number of securities sold in the transaction : not applicable

8. Purchase price and/or selling price : not applicable

9. Transaction according to an investment management agreement: O YES X NO

10. Statement of the total number of securities after the transaction:

Type of security	Name of the issuing institution	Number of securities	Total capital
Depositary receipt for ordinary share,		45,086	50,496.3

nominal value NLG 1.12	Unilever N.V.		
Ordinary shares nominal value NLG 1.12	Unilever N.V.	692	775.04
Employee / executive option on ordinary share of nominal value NLG 1.12	Unilever N.V.	105,800	0
TSR-LTIP conditional award in the form of rights over shares	Unilever N.V.	14,654	0

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Notification under the 'regular' Wmz 1996

In the event that the percentage of your holding in the issuing institution comes within a bandwidth other than that immediately prior to the acquisition or disposal, you are also obliged to notify the percentage of your holding according to section 2 of the Wmz 1996. You can fill out the required information below.

90	Voting Rights (total)	용
%	- Direct actual	%
%	- Direct potential	왕
%	- Indirect actual	%
%	- Indirect potential	ଚ
	00 00 00	 Direct actual Direct potential Indirect actual

Denominator Capital Interest EUR......

Denominator Voting Rights(number)

- 1. Is this the first notification under section 2 of the Wmz 1996: yes
- 2. Is this the first notification the issuing institution concerned: yes
- 3. If a notification relates to an indirect interest, the applied allocation rule(s) must be indi

The allocation rules are;

- the Capital interest and/or Voting rights are at the disposal of a subsidiary
- the Capital interest and/or Voting rights are held by a third party for the account of the Person subject to notification duty
- the Voting rights are pursuant to a voting rights agreement

Notification form section 2a Wmz 1996

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What is the relation between the person obliged to notify and the issuing institution? Indicate by ticking the appropriate category:

1. Member of the Board of Directors : X YES
2. Member of the Board of Directors of an affiliated company : YES
3. Member of the Supervisory Board : YES
4. Member of the Supervisory Board of an affiliated company : YES

Is the notification made through the Compliance Officer of the issuing institution : X YES

To the best of my knowledge and belief I certify that the information set forth in this statement is true, complete and correct:

Name of the Contact person Date: 23 March 2006

K.G.E. Henquet Unilever N.V. Postbus 760 3000 DK Rotterdam

Telephone: +31-10-21744094 Telefax:: +31-10-2174419

E-mail: karlijn.henquet@unilever.com

Signature:______

J.A.A. van der Bijl

Compliance Officer

(1) You also need to provide a statement of all the securities of the own issuing institution as well as affiliated institutions that are being held for your account prior to as well as after the transaction. This statement can be filled out in the tables under questions 3 and 10!

Exhibit 99.8

Notification form for transactions in securities by members of the Board of Directors as well as members of the Supervisory Board (section 2a Wmz 1996)

Part I

Type of security

1. Name of the issuing institution: Unilever N.V.

2. Name of the person obliged to notify: P.J. Cescau

3. Statement of the total number of securities prior to the transaction (NB: with respect to the initial notification, you only have to fill out questions 1 and 2, the table below and part II of this form):

Name of the issuing Number of institution securities1

Total capital

Unilever N.V.	26,911	30,140.32
Unilever N.V.	89 , 972	0
Unilever N.V.	17,048	0
Unilever N.V.	3,000	0
	Unilever N.V. Unilever N.V.	Unilever N.V. 89,972 Unilever N.V. 17,048

Sort of security involved in the transaction

4. type of security : depositary receipts for share

5 To be filled out if applicable

Nominal value of the (underlying) share : NLG 1.12 (EUR 0.51)

Option series : not applicable

Exercise price/conversion rate : not applicable

Expiration date : not applicable

Transaction in the security indicated in questions 4 and 5

6. Transaction date : 21 March 2006

7a. Number of securities acquired in the transaction(1) : Conditional share award: 3.00 Restricted Share Rights: 6.98

Bonus in shares: 2.184 and ma 2.184

b. Number of securities sold in the transaction : not applicable

8. Purchase price and/or selling price : EUR

.. Transaction according to an investment management agreement: O YES X NO

10. Statement of the total number of securities after the transaction:

Type of security	Name of the issuing institution	Number of securities1	Total capital
Depositary receipt for ordinary share	Unilever N.V.	31.279	35.032,5
Employee / executive option on ordinary share of nominal value NLG 1.12	Unilever N.V.	89,972	0
Restricted share rights	Unilever N.V.	24.029	0
Conditional performance shares	Unilever N.V.	6.000	0

Notification under the 'regular' Wmz 1996

In the event that the percentage of your holding in the issuing institution

comes within a bandwidth other than that immediately prior to the acquisition or disposal, you are also obliged to notify the percentage of your holding according to section 2 of the Wmz 1996. You can fill out the required information below.

Capital Interest (total)	용	Voting Rights(total)	양
- Direct actual	용	- Direct actual	양
- Direct potential	용	- Direct potential	양
- Indirect actual	%	- Indirect actual	왕
- Indirect potential	용	- Indirect potential	양

Denominator Capital Interest EUR Denominator Voting Rights(number)

1. Is this the first notification under section 2 of the Wmz 1996:

yes

2. Is this the first notification the issuing institution concerned:

yes

3. If a notification relates to an indirect interest, the applied allocation rule(s) must be indicated.

The allocation rules are;

- the Capital interest and/or Voting rights are at the disposal of a subsidiary
- the Capital interest and/or Voting rights are held by a third party for the account of the Person subject to notification duty
- the Voting rights are pursuant to a voting rights agreement

Part II notification form section 2a Wmz 1996

What is the relation between the person obliged to notify and the issuing institution? Indicate by ticking the appropriate category:

1. Member o	of the	Board of Directors	: X	YES	N
2. Member o	of the	Board of Directors of an affiliated company:		YES	ΧN
3. Member o	of the	Supervisory Board	:	YES	ΧN
4. Member o	of the	Supervisory Board of an affiliated company	:	YES	X N

Is the notification made through the Compliance Officer of the issuing

institution X YES

To the best of my knowledge and belief I certify that the information set forth in this statement is true, complete and correct:

Date: 23 March 2006 Name of the Contact person

Mr. K.G.E. Henquet Unilever N.V. Postbus 760

3000 DK Rotterdam

Telephone: +31-10-2174094 Telefax:: +31-10-2174419

E-mail: karlijn.henquet@unilever.com

Signature:____

J.A.A. van der Bijl Compliance Officer

Exhibit 99.9

Notification form for transactions in securities by members of the Board of Directors as well as members of the Supervisory Board (section 2a Wmz 1996)

Part I

1. Name of the issuing institution: Unilever N.V.

2. Name of the person obliged to notify: R.D. Kugler

3. Statement of the total number of securities prior to the transaction (NB: with respect to the initial notification, you only have to fill out questions 1 and 2, the table below and part II of this form):

Type of security	Name of the issuing institution	Number of securitiesl	Total capital
Depositary receipt for ordinary share	Unilever N.V.	15,329	17,168.5
Employee / executive option on ordinary share of nominal value NLG 1.12	Unilever N.V.	58,925	0
Restricted share rights	Unilever N.V.	10,427	0
Performance shares	Unilever N.V.	2,000	0

Sort of security involved in the transaction

4. type of security : depositary receipts for share

To be filled out if applicable

Nominal value of the (underlying) share : NLG 1.12 (EURO.51)

Option series : not applicable

Exercise price/conversion rate : not applicable

Expiration date : not applicable

7a. Number of securities acquired in the transaction(1) : Conditional share award: 2.00

Transaction in the security indicated in questions 4 and 5

6. Transaction date : 21 March 2006

restricted share rights: 4.36

XN

Bonus in shares: 725 and matching shares: 725

 $\hbox{b.} \qquad \hbox{Number of securities sold in the transaction} \qquad \qquad \hbox{: not applicable}$

8. Purchase price and/or selling price :

9. Transaction according to an investment management agreement: O YES

10. Statement of the total number of securities after the transaction:

Type of security	Name of the issuing institution	Number of securities1	Total capital
Depositary receipt for ordinary share	Unilever N.V.	16.779	18.729,5
Employee / executive option on ordinary share of nominal value NLG 1.12	Unilever N.V.	58,925	0
Restricted share rights	Unilever N.V.	14.790	0
Performance shares	Unilever N.V.	4.000	0

Notification under the 'regular' Wmz 1996

In the event that the percentage of your holding in the issuing institution comes within a bandwidth other than that immediately prior to the acquisition or disposal, you are also obliged to notify the percentage of your holding according to section 2 of the Wmz 1996. You can fill out the required information below.

Capital Interest (total)	%	Voting Rights (total)	90
- Direct actual	8	- Direct actual	90
- Direct potential	%	- Direct potential	용
- Indirect actual	용	- Indirect actual	용
- Indirect potential	્ર	- Indirect potential	9

Denominator Capital Interest EUR..................(number)

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- 1. Is this the first notification under section 2 of the Wmz 1996: yes
- 2. Is this the first notification the issuing institution concerned: yes
- 3. If a notification relates to an indirect interest, the applied allocation rule(s) must be indicated.

The allocation rules are;

- the Capital interest and/or Voting rights are at the disposal of a subsidiary
- the Capital interest and/or Voting rights are held by a third party for the account of the Person subject to notification duty
- the Voting rights are pursuant to a voting rights agreement

Part II notification form section 2a Wmz 1996

What is the relation between the person obliged to notify and the issuing institution? Indicate by ticking the appropriate category:

1. Member of the Board of Directors : X YES 2. Member of the Board of Directors of an affiliated company YES 3. Member of the Supervisory Board YES 4. Member of the Supervisory Board of an affiliated company YES

Is the notification made through the Compliance Officer of the issuing institution: X YES

Date: 23 March 2006

To the best of my knowledge and belief I certify that the information set forth in this statement is true, complete and correct:

Name of the Contact person Mr. K.G.E. Henquet Unilever N.V. Postbus 760 3000 DK Rotterdam Telephone: +31-10-2174094

Telefax:: +31-10-2174419

E-mail: karlijn.henquet@unilever.com

Signature:_ J.A.A. van der Bijl Compliance Officer

(1) You also need to provide a statement of all the securities of the own issuing institution as well as affiliated institutions that are being held for your account prior to as well as after the transaction. This statement can be filled out in the tables under questions 3 and 10!

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Exhibit 99.10

Notification form for transactions in securities by members of the Board of Directors as well as members of the Supervisory Board (section 2a Wmz 1996)

Part I

- 1. Name of the issuing institution: Unilever N.V.
- 2. Name of the person obliged to notify: R.H.P. Markham
- 3. Statement of the total number of securities prior to the transaction (NB: with respect to the initial notification, you only have to fill out questions 1 and 2, the table below and part II of this form):

Type of security	Name of the issuing institution	Number of securities	Total capital
Ordinary share, nominal value NLG 1.12	Unilever N.V.	27,936	31,288
Employee option on ordinary share of nominal value NLG 1.12	Unilever N.V.	88,300	0
Restricted share rights	Unilever N.V.	14,089	0
Conditional performance shares	Unilever N.V.	2,000	0

Sort of security involved in the transaction

- 4. type of security : depositary rece
- To be filled out if applicable

Nominal value of the (underlying) share : NLG 1.12 (EUR 0

Option series : not applicable

Exercise price/conversion rate : not applicable

Expiration date : not applicable

Transaction in the security indicated in questions $4\ \mathrm{and}\ 5$

- 6. Transaction date : 21 March 2006
- 7a. Number of securities acquired in the transaction(1)
 : Conditional shates the control of the conditional shates the conditio
- b. Number of securities sold in the transaction : not applicable
- 8. Purchase price and/or selling price : not applicable

- 9. Transaction according to an investment management agreement: O YES X NO
- 10. Statement of the total number of securities after the transaction:

Type of security	Name of the issuing institution	Number of securities	Total capital
Ordinary share, nominal value NLG 1.12	Unilever N.V.	29.762	33.333,4
Employee option on ordinary share of nominal value NLG 1.12	Unilever N.V.	88,300	0
Restricted share rights	Unilever N.V.	18.452	0
Conditional performance shares	Unilever N.V.	4.000	0

Notification under the 'regular' Wmz 1996

In the event that the percentage of your holding in the issuing institution comes within a bandwidth other than that immediately prior to the acquisition or disposal, you are also obliged to notify the percentage of your holding according to section 2 of the Wmz 1996. You can fill out the required information below.

Capital Interest (total)	90	Voting Rights (total)	90
- Direct actual	%	- Direct actual	%
- Direct potential	%	- Direct potential	%
- Indirect actual	%	- Indirect actual	%
- Indirect potential	%	- Indirect potential	%

- 1. Is this the first notification under section 2 of the Wmz 1996: yes
- 2. Is this the first notification the issuing institution concerned: yes
- 3. If a notification relates to an indirect interest, the applied allocation rule(s) must be indi

The allocation rules are;

- the Capital interest and/or Voting rights are at the disposal of asubsidiary
- the Capital interest and/or Voting rights are held by a third party for the account of the Person subject to notification duty
- the Voting rights are pursuant to a voting rights agreement

Part II notification form section 2a Wmz 1996

What is the relation between the person obliged to notify and the issuing institution? Indicate by ticking the appropriate category:

- 1. Member of the Board of Directors
- 2. Member of the Board of Directors of an affiliated company
- 3. Member of the Supervisory Board
- 4. Member of the Supervisory Board of an affiliated company

Is the notification made through the Compliance Officer of the issuing institution:

To the best of my knowledge and belief I certify that the information set forth in this statement is true, complete and correct:

Name of the Contact person K.G.E. Henquet Unilever N.V. Postbus 760 3000 DK Rotterdam Telephone: +31-10-2174094

Telephone: +31-10-2174094 Telefax:: +31-10-2174419

E-mail: karlijn.henquet@unilever.com

(1) You also need to provide a statement of all the securities of the own issuing institution as well as affiliated institutions that are being held for your account prior to as well as after the transaction. This statement can be filled out in the tables under questions 3 and 10!

Exhibit 99.11

Notification form for transactions in securities by members of the Board of Directors as well as members of the Supervisory Board (section 2a Wmz 1996)

Part I

- 1. Name of the issuing institution: Unilever N.V.
- 2. Name of the person obliged to notify: C.J. van der Graaf
- 3. Statement of the total number of securities prior to the transaction (NB: with respect to the initial notification, you only have to fill out questions 1 and 2, the table below and part II of this form):

ΧY

Y

Y

Y

XY

:

:

Date: 23 March 2006

Туре	of security	Name of the issuing institution	Number of securities	Total capital	
Depos	itary receipt for ordinary share	Unilever N.V.	7,667	8,587.04	
Employee / Executive option on ordinary share of nominal value NLG 1.12		Unilever N.V.	45,400	0	
	TIP conditional award in the form ghts over shares	Unilever N.V.	10,427	0	
Condi	tional performance shares	Unilever N.V.	2,000	0	
Sort	of security involved in the transac	tion			
4.	type of security		: depositary rec	eipts for share	
5	To be filled out if applicable				
	Nominal value of the (underlying)	share	: NLG 1.12 (EUR	0.51)	
	Option series		: not applicable		
	Exercise price/conversion rate		: not applicable		
Expiration date			: not applicable		
Trans	action in the security indicated in	questions 4 and 5			
6.	Transaction date		: 21 March 2006		
7a.	Number of securities acquired in	the transaction(1)	: Conditional sh 2.000 Restricted Sha 4.363 Bonus in share matching share	re Rights: s: 737 and	
b.	Number of securities sold in the	transaction	: not applicable	e	
8.	Purchase price and/or selling price	ce	: not applicable	е	
9.	Transaction according to an inves	tment management agreeme	nt: O YES	X NO	
10.	Statement of the total number of	securities after the tra	nsaction:		

Type of security	Name of the issuing institution	Number of securities	Total capita.
Depositary receipt for ordinary share	Unilever N.V.	9.141	10.237,9
Employee / Executive option on ordinary share of nominal value NLG 1.12	Unilever N.V.	45,400	0

TSR-LTIP conditional award	in the form	Unilever N.V.	14.790	0
of rights over shares				
Conditional performance sh	ares	Unilever N.V.	4.000	0

Notification under the 'regular' Wmz 1996

In the event that the percentage of your holding in the issuing institution comes within a bandwidth other than that immediately prior to the acquisition or disposal, you are also obliged to notify the percentage of your holding according to section 2 of the Wmz 1996. You can fill out the required information below.

Capital Interest (total)	%	Voting Rights (total)	용
- Direct actual	%	- Direct actual	용
- Direct potential	%	- Direct potential	용
- Indirect actual	%	- Indirect actual	용
- Indirect potential	%	- Indirect potential	용

Denominator Capital Interest EUR

Denominator Voting Rights(number)

- 1. Is this the first notification under section 2 of the Wmz 1996: yes
- 2. Is this the first notification the issuing institution concerned: yes
- 3. If a notification relates to an indirect interest, the applied allocation rule(s) must be indicated.

The allocation rules are;

- the Capital interest and/or Voting rights are at the disposal of a subsidiary
- the Capital interest and/or Voting rights are held by a third party for the account of the Person subject to notification duty
- the Voting rights are pursuant to a voting rights agreement

Part II notification form section 2a Wmz 1996

What is the relation between the person obliged to notify and the issuing institution? Indicate by ticking the appropriate category:

- Member of the Board of Directors
 Member of the Board of Directors of an affiliated company
- 3. Member of the Supervisory Board :
- 4. Member of the Supervisory Board of an affiliated company :

X YES

YES

YES

YES

Is the notification made through the Compliance Officer of the issuing institution:

Date: 23 March 2006

To the best of my knowledge and belief I certify that the information set forth in this statement is true, complete and correct:

Name of the Contact person K.G.E. Henquet Unilever N.V. Postbus 760 3000 DK Rotterdam

Telephone: +31-10-21744094 Telefax:: +31-10-2174419

E-mail: karlijn.henquet@unilever.com

Signature:_____

J.A.A. van der Bijl Compliance Officer

(1) You also need to provide a statement of all the securities of the own issuing institution as well as affiliated institutions that are being held for your account prior to as well as after the transaction. This statement can be filled out in the tables under questions 3 and 10!

X YES