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US BANCORP \DE\ Form 424B2 September 09, 2010

> Filed Pursuant to Rule 424(b)(2) Registration No. 333-150298

CALCULATION OF REGISTRATION FEE

Title of Each Class of Securities Offered Offering Price Amount of Registration Fee(1)
Senior Notes \$1,000,000,000 \$71,300

(1) Calculated in accordance with Rule 457(r) of the Securities Act of 1933.

PRICING SUPPLEMENT DATED SEPTEMBER 8, 2010 TO PROSPECTUS DATED APRIL 17, 2008,

AS SUPPLEMENTED BY PROSPECTUS SUPPLEMENT DATED APRIL 25, 2008,

AND SUPPLEMENTAL TO THE OFFICERS CERTIFICATE AND COMPANY ORDER DATED APRIL 25, 2008

U.S. BANCORP

Medium-Term Notes, Series R (Senior) Medium-Term Notes, Series S (Subordinated)

CUSIP No.: 91159HGY0

Series:

x Series R (Senior)

o Series S (Subordinated)

Form of Note:

x Book-Entry

o Certificated

Principal Amount: \$1,000,000,000

Trade Date: September 8, 2010

Original Issue Date: September 13, 2010

Redemption Date: August 13, 2013

Maturity Date: September 13, 2013

Base Rate (and, if applicable, related Interest Periods):

x Fixed Rate Note

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o Commercial Paper Note	
o Federal Funds Note	
o LIBOR Note	
o EURIBOR Note	
o Prime Rate Note	
o CD Rate Note	
o Treasury Rate Note	
o CMT Rate Note	
o Other Base Rate	
o Zero Coupon Note	
Agent s Commission:	\$870,000
Redemption Terms: Redeemable in whole or in part on or after the Rede	emption Date at 100% of the principal amount
of the notes (par), plus accrued and unpaid interest thereon to the date of	f redemption. U.S. Bancorp shall provide 10 to
60 calendar days notice of redemption to the registered holder of the not	
Other Terms: U.S. Bancorp Investments, Inc. (USBII), a joint bookru	
subsidiary. USBII will conduct this offering in compliance with the requ	
Industry Regulatory Authority, which is commonly referred to as FINRA	
distribution of the securities of an affiliate. In accordance with NASD R	-
offering to any of its discretionary accounts without the prior written app	
distribution of any of these Securities, USBII may offer and sell those se	
broker-dealer. USBII may act as principal or agent in those transactions	
related to prevailing market prices at the time of sale or otherwise. USB	
accompanying Prospectus and Prospectus Supplement in connection with	•
obligated to make a market in any of these securities and may discontinuwithout notice.	ue any market-making activities at any time
Name of Agent and Delivery Instructions: Credit Suisse Securities (USA) LLC, Deutsche Bank Securities Inc.,	and U.S. Rangown Investments Inc
Credit Suisse Securities (USA) LLC, Deutsche Dank Securities Inc.,	DTC #355
	D1C #33.
Issue Price (Dollar Amount and Percentage of Principal Amount):	
Amount:	\$998,710,000 / 99.871%
Net Proceeds to the Company:	\$997,840,000
Interest Rate/Initial Interest Rate:	1.375%
Interest Payment Dates:	March 13 and September 13,
interest i ayment Dates.	beginning March 14, 2011
Regular Record Date:	15 Calendar Days prior to
	each Interest Payment Date
Interest Determination Date:	
morest Determination Date.	

Interest Reset Date:

Index Source:

Index Maturity:

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Spread:		
Spread Multiplier:		
Maximum Interest Rate:		
Day Count:	30/36	
Minimum Interest Rate:		
For Original Issue Discount Notes:		
Original Issue Discount %:		
Yield to Maturity:		
Original Issue Discount Notes:		
o Subject to special provisions set forth therein with respect to the principal amount thereof payable upon any redemption or acceleration of the maturity thereof.		
o For Federal income tax purposes only.		
/s/ Kenneth D. Nelson	(authorized officer)	
/s/ John C. Stern	(authorized officer)	