## FORM 6-K

### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

**Report of Foreign Private Issuer** 

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

For the month of March, 2007

Commission File Number 000-52386

## Intesa Sanpaolo S.p.A.

(formerly known as Banca Intesa S.p.A.)
(Exact name of registrant as specified in its charter)

Piazza San Carlo 156 10121 Turin, Italy

(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 ⊠ 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 $101(b)(1)$ :
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 ⊠

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

Exhibit Index								
Exhibit Number	Description							
99.1 99.2	Press release dated March 19, 2007 relating to the winding up of the CAAM SGR joint venture.  Press release dated March 19, 2007 relating to a securitisation for €3.6 billion.							
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#### **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.

Intesa Sanpaolo S.p.A.

Date: March 20, 2007 By: /s/ Corrado Passera

Name: Corrado Passera Title: Chief Executive Officer





#### JOINT PRESS RELEASE

# INTESA SANPAOLO AND CREDIT AGRICOLE SA SIGN THE CONTRACT FOR THE WINDING UP OF THE CAAM SGR JOINT VENTURE

Turin, Milan, Paris, 19th March 2007 – Intesa Sanpaolo S.p.A. and Crédit Agricole S.A. today have agreed that CAAM SGR, their joint-venture in the asset management activities in Italy, will be unwound with both parties exercising their respective option and the purchase by Intesa Sanpaolo of the activities attributable to the 65% of Nextra Investment Management sold by Banca Intesa to Crédit Agricole in December 2005. The repurchase consideration will be of approximately 800 million euro - corresponding to the price of the sale transaction in December 2005 net of the amount resulting from the sale to Crédit Agricole of the mutual funds dedicated to the Cariparma network and the real estate funds - less the dividends received in the meantime by the Crédit Agricole Group plus the cost of equity accrued during the period (calculated applying a 9% interest rate on 815.8 million euro, the price of the previous sale transaction). The finalisation of the transaction is expected by year-end and is subject to relevant authorisation and the completion of the last branch sale to Crédit Agricole scheduled on 1st July 2007.

All the above is in accordance with both the disclosures made in the press releases issued by Banca Intesa and Crédit Agricole on 11th October 2006 and in the joint press release of Intesa Sanpaolo and Crédit Agricole dated 24th January 2007 and the decision of the Italian Competition Authority "AGCM" issued on 20th December 2006.

Intesa Sanpaolo

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Cautionary Statement for Purposes of the "Safe Harbor" Provision of the United States Private Securities Litigation Reform Act of 1995. The Private Securities Litigation reform Act of 1995 provides a "safe harbor" for forward-looking statements. The Press Release included in this Form 6-K contains certain forward looking statements and forecasts reflecting management's current views with respect to certain future events. The Intesa Sanpaolo Group's ability to achieve its projected results is dependant on many factors which are outside of management's control. Actual results may differ materially from those projected or implied in the forward-looking statements. Such forward-looking information involves risks and uncertainties that could significantly affect expected results and are based on certain key assumptions.

The following important factors could cause the Group's actual results to differ materially from those projected or implied in any forward-looking statements:

- the Group's ability to successfully integrate the employees, products, services and systems of the merger of Intesa S.p.A. and Sanpaolo IMI S.p.A. as well as other recent mergers and acquisitions;
- the impact of regulatory decisions and changes in the regulatory environment;
- the impact of political and economic developments in Italy and other countries in which the Group operates;
- the impact of fluctuations in currency exchange and interest rates; and
- the Group's ability to achieve the expected return on the investments and capital expenditures it has made it Italy and in foreign countries.

The foregoing factors should not be construed as exhaustive. Due to such uncertainties and risks, readers are cautioned not to place undue reliance on such forward-looking statements, which speak only as of the date hereof. Accordingly, there can be no assurance that the Group will achieve its projected results.



#### PRESS RELEASE

#### INTESA SANPAOLO LAUNCHES SECURITISATION FOR €3.6 BILLION

*Torino, Milano, 19th March 2007* – Today, Intesa Sanpaolo has launched a securitisation of a portfolio of performing residential mortgages for €3.6 billion through Intesa Sec. 3, as anticipated by the press release issued on 5th March 2007.

This is the first securitisation from Intesa Sanpaolo and the third one considering the previous two RMBS transactions made on the assets of Banca Intesa.

The structuring of the transaction was done by Intesa Sanpaolo as Arranger and the notes are distributed by Caboto, Calyon and Morgan Stanley as Joint Lead Managers and Joint Book Runners, plus Banca IMI acting as Co-Lead Manager.

The terms of the transaction are the following:

			Rating	Weighted average	
Class	Amount		(Moody's/S&P);	life (in years)	Spreads (in bps)
Class A1	€	1,275 mln	Aaa/AAA	1.83	Euribor + 7
Class A2	€	1,275 mln	Aaa/AAA	4.59	Euribor + 11
Class A3	€	947 mln	Aaa/AAA	8.89	Euribor + 14
Class B	€	73 mln	Aa2/AA	10.76	Euribor + 20
Class C	€	73 mln	Baa2/BBB	10.76	Euribor + 50

All the five classes of Notes are issued at a price equal to 100% of the nominal amount of the Notes and pay a floating rate coupon equal to the 3-month Euribor rate plus the spreads of 7, 11, 14, 20 and 50 basis points respectively. The notes will be quoted on the Luxembourg Stock Exchange.

The great success of the transaction is evidenced also by a total demand of about ⊕ billion versus €.6 billion actually offered.

As a result of such large demand, the final spread levels - mainly with reference to Classes A2 and A3 - have been reduced compared with the initial spread talks.

The Notes have been mostly distributed to European investors mainly in UK (23%), France (18%) and Germany (16%) for a total of 135 institutional investors. A small portion (8%) has been placed in Italy.

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