## 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 May, 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	Press release dated May 3, 2007 relating to the Management Board's approval of the Olimpia - Telecom
	Italia transaction.
99.2	Press release dated May 3, 2007 relating to a ten-year benchmark eurobond issue of euro 1.25 billion.
99.3	Press release dated May 3, 2007 relating to the Ordinary and Extraordinary Shareholders' Meeting.
99.4	Notice of distribution of dividends and reserves.

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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: May 4, 2007 By:/s/ Corrado Passera

Name: Corrado Passera Title: Chief Executive Officer



#### PRESS RELEASE

# INTESA SANPAOLO: THE MANAGEMENT BOARD APPROVES THE OLIMPIA - TELECOM ITALIA TRANSACTION

*Torino, Milano, 3rd May 2007* — The Management Board of Intesa Sanpaolo in its today's meeting chaired by Enrico Salza approved the agreement, reached and disclosed to the market on 28th April last by Assicurazioni Generali, Intesa Sanpaolo, Mediobanca and Sintonia SA - together with Telefonica SA - with the Pirelli group, Sintonia S.p.A. and Sintonia SA, for the purchase of the entire share capital of Olimpia at a provisional price of 4.1 billion euro, conditional upon the authorisations and approvals of competent authorities.

In particular, the Board approved the purchase of Olimpia to take place via a newco, Telco - destined to absorb Olimpia and hold after the transaction an approximately 23.6% stake in the voting share capital of Telecom Italia - in which Intesa Sanpaolo will own 10.6% of the capital by means of 522 million euro contributed in cash.

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#### PRESS RELEASE

#### INTESA SANPAOLO LAUNCHES A NEW TEN-YEAR BENCHMARK EUROBOND OF €1.25 BILLION

*Torino, Milano, 3rd May 2007* — Today, Intesa Sanpaolo has launched a €1.25 billion euro bond issue targeted to international markets.

It is a ten-year, floating rate issue under the Euro Medium Term Notes Programme of Intesa Sanpaolo with a quarterly coupon of three-month Euribor plus 15 basis points.

The re-offer price is 99.753%.

Considering that it was re-offered below par, the total discount margin for the investor, calculated at the maturity date, is three-month Euribor plus 18 basis points.

Settlement is due on or about 18th May 2007.

Minimum denomination of the bond issue is Euro 50 thousand and multiple.

The bond is not offered to the Italian retail market; it is distributed to international institutional investors and financial institutions. It will be listed on the Luxembourg Stock Exchange and, as usual, traded in the Over-the-counter.

Banca Caboto and Banca IMI act as joint lead managers for the placement of the bond.

The ratings assigned to Intesa Sanpaolo's senior long-term debt are: Aa2 by Moody's, AA- by Standard & Poor's and AA- by Fitch.

This information does not constitute an offer of Intesa Sanpaolo's securities for sale in the United States. The securities described have not been, and will not, be registered under the U.S. Securities Act of 1933 or with any securities regulatory authority of any state or other jurisdiction in the United States and may not be offered or sold, directly or indirectly, into the United States unless the securities are so registered or an exemption from the registration requirements is available.

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#### PRESS RELEASE

#### INTESA SANPAOLO: FIRST ORDINARY AND EXTRAORDINARY SHAREHOLDERS' MEETING

- Overall allocation of net income and reserves equal to 38 euro cents per ordinary share and 39.1 euro cents per saving share, for a total of 4,867 million euro approved.
- Purchase and sale of own ordinary shares authorised to serve compensation plans for employees.
- Giuseppe Mazzarello appointed Member of the Supervisory Board.
- Review of compensation to Reconta Ernst & Young approved.
- Changes in the Articles of Association approved.

Torino, Milano, 3rd May 2007 — The first ordinary and extraordinary Shareholders' Meeting of Intesa Sanpaolo was held today under the chairmanship of Giovanni Bazoli. The Meeting, in its ordinary part, resolved upon the **overall allocation of net income and reserves equal to 4,867,350,108.81 euro, assigning 0.391 euro to each saving share and 0.380 euro to each ordinary share.** In detail, the Meeting approved the following allocation of net income:

- the distribution of a dividend of 0.141 euro to each of the 932,490,561 saving shares, for a total amount of 131,481,169.10 euro;
- the distribution of a dividend of 0.130 euro to each of the 11,849,332,367 ordinary shares including the shares issued on 1st January 2007, with regular rights, to serve the merger with Sanpaolo IMI S.p.A. and those issued in April 2007 to serve the stock option plan previously resolved upon by Sanpaolo IMI for a total amount of 1,540,413,207.71 euro.

Moreover, the Meeting resolved upon the partial distribution of the Share premium reserve, assigning 0.250 euro to each of the 12,781,822,928 ordinary and saving shares outstanding making up the share capital, for a total amount of 3,195,455,732.00 euro. The distribution of the Share premium reserve is subject to the same taxation as the distribution of net income. Dividend payment and reserve distribution will take place starting  $24_{th}$  May 2007 (with coupon presentation on  $21_{st}$  May).

The Meeting, resolving upon the above, approved the **proposal for distribution of dividends and reserves made on** 14th April last by the Management Board and the Supervisory Board within the strategic framework of the 2007-2009 Business Plan approved by both Boards on the same day. Such proposal included the distribution (from net income and reserves) of a "total dividend" of 0.38 euro for ordinary shares and 0.391 euro for saving shares, with a total pay-out equal to more than 4.8 billion euro, made up of:

- an "ordinary dividend" equal to 0.22 euro for Intesa Sanpaolo ordinary shares and 0.231 euro for saving shares ("ordinary dividend" is intended as the distribution from net income and reserves of the same amount as that of the dividend distributed by Banca Intesa S.p.A. in 2006, equal to 0.231 euro for saving shares and 0.22 euro for ordinary shares), with a consequent "ordinary" pay-out of more than 2.8 billion euro;
- an "extraordinary dividend" equal to 0.16 euro for ordinary and saving shares ("extraordinary dividend" is intended as the distribution above the "ordinary dividend"), with a consequent "extraordinary" pay-out equal to about 2 billion euro.

Furthermore, the ordinary Shareholders' Meeting **authorised the purchase and sale of own ordinary shares to serve a Plan of assignment, for free, to employees.** The free assignment Plan, since it is reserved to the Bank employees coming from Sanpaolo IMI S.p.A., integrates a similar initiative approved by the Bank on 1st December 2006 in favour of the employees of Banca Intesa S.p.A. The Shareholders' Meeting of the latter on 1st December 2006 had resolved upon the purchase of own shares up to a maximum of 5,250,000 ordinary shares to serve this initiative, which also involved employees of the Italian subsidiary companies of the former Intesa Group, following resolutions of their respective Shareholders' Meetings, for a maximum of 1,900,000 ordinary shares of the Parent Company.

The Plan is reserved to all Intesa Sanpaolo employees with an indefinite term or a professional apprenticeship contract in service as at the Plan issue date (4th May 2007) and already in service as at 31st December 2006 at Sanpaolo IMI S.p.A. save for specific exceptions.

Beneficiaries of the Plan are attributed the faculty of requesting to Intesa Sanpaolo S.p.A. the free assignment of shares amounting to a countervalue between a minimum of 516.46 euro and a maximum of 2,065.83 euro measured basing on the position of each beneficiary of the Plan as at 31st December 2006; such request leads to a restructuring of the amount of the Company Productivity Bonus 2006 due to each employee.

The date of assignment of the shares, object of the Plan, is 27th June 2007. The number of the shares to be assigned shall be determined dividing the countervalue due to each employee by the normal value of the stock for tax purposes, equal to the arithmetical average of official prices of the share calculated by Borsa Italiana S.p.A. in the period between the day of assignment of the shares to the same day of the previous calendar month. Where necessary, the resulting number will be rounded down to the lower unit.

For the purpose of serving the Plan involving employees of former Sanpaolo IMI, the Meeting authorised, with effect until 1st September 2007, the purchase of further own shares up to a maximum number of 4,600,000 Intesa Sanpaolo ordinary shares, of nominal value 0.52. The exact number of shares to be assigned will be determined on the basis of the number of acceptances of the Plan, of the individual countervalue assigned and the value of the share calculated on the basis of the fiscal law in force.

Pursuant to art. 132 of Legislative Decree no. 58 of 24th February 1998 and art. 144-bis of Consob Resolution 11971/99 and subsequent amendments, the purchase will be carried out on regulated markets according to the operating methods set forth in the regulations providing for the organisation and management of such markets. Purchases may occur at a price, net of ordinary accessory costs, no lower than a minimum of 10% and no higher than a maximum of 10% with respect to the reference price struck by the share on the Stock Exchange business day preceding each transaction. Purchases may occur in one or more times.

The Meeting authorised, pursuant to art. 2357 ter c.c. the sale on the Stock Exchange of any own ordinary shares exceeding the need of the Plan, at a price no lower than a minimum of 10% with respect to the reference price struck by the share on the Stock Exchange business day preceding each transaction.

The Meeting changed the resolution passed on 1st December 2006 with the aim to standardise both the price limits on own shares authorised in the Meeting of 1st December to the aforementioned limits and the date of assignment of the shares set on 27th June 2007 that was previously fixed for 1st June 2007. Moreover - in order to serve a free assignment plan for the subsidiary Intesa Trade Sim S.p.A., analogous to that resolved upon on 1st December, which will be carried out directly by Intesa Sanpaolo S.p.A. - the Meeting authorised the purchase of a further maximum number of 8,500 Intesa Sanpaolo S.p.A ordinary shares and the sale of any exceeding shares according to the aforementioned terms and prices.

For certain Group companies formerly controlled by Sanpaolo IMI S.p.A. the adoption of analogous stock granting plans for respective employees has been planned. To this aim, the Shareholders' Meetings of the

aforementioned companies authorised the purchase of Intesa Sanpaolo ordinary shares for a maximum amount of 3,000,000 shares.

More detailed information on the purchase Plan will be disclosed in compliance with the Law before the Plan is set in motion.

Pursuant to article 23.9 of the Articles of Association, the ordinary Shareholders' Meeting also **appointed Giuseppe Mazzarello Member of the Supervisory Board in place of Alfonso Iozzo who resigned from the office**, with resolution adopted by a simple majority of votes cast on proposal submitted by Compagnia di San Paolo, for absence of candidates belonging to the list of the member leaving service not appointed on the date of appointment of the 19 Supervisory Board members of Intesa Sanpaolo — 1st December 2006, with effect 1st January 2007, for financial years 2007, 2008 and 2009 — in application of the transitory rule contained in article 34 of the Articles of Association "First appointments"; Giuseppe Mazzarello declared that he meets the independence requirements provided for by the Corporate Governance Code promoted by Borsa Italiana and is enrolled with the Register of auditors.

Moreover, the Meeting approved the proposal put forward by CNCE (Caisse Nationale des Caisses d'Epargne) not to proceed to the appointment of two other Supervisory Board Members - provided for by the transitory rule contained in article 34 of the Articles of Association "First appointments" - for which a single list had been submitted by Fondazione Monte dei Paschi di Siena and Fondazione Cariparma with no objection raised on their parts. The Meeting also approved to leave the number of Supervisory Board members unchanged at 19.

Finally, the ordinary Shareholders' Meeting approved the **extension of insurance coverage of civil responsibility**, ensured to the Group's persons performing administrative, managerial and control functions, **to the members of the Supervisory Board** as of 1<sub>st</sub> July 2007 and subsequent renewals of such policy, and the **redetermination of compensation for Reconta Ernst & Young S.p.A.**, in charge of the auditing, conferred to the auditing company with resolution of the Shareholders' Meeting of Banca Intesa on 20<sub>th</sub> April 2006, in consideration of the significant increase in the activity to be carried out following the merger with Sanpaolo IMI.

The Meeting, in its extraordinary part, approved the **changes in the following articles of the Articles of Association**: 7 (Shareholders' Meeting), 17 (Powers of the Management Board), 18 (Chairman of the Management Board), 20 (Manager in charge of preparing the Company's financial reports), 22 (Supervisory Board), 23 (Election of the Supervisory Board), 25 (Competence of the Supervisory Board), 30 (Accounting Control). These changes were made necessary following the needs which emerged from the concrete application of the Bank's new Articles of Association in the first months of 2007 and the reform of the so-called Savings Law with the entry into force of Legislative Decree no. 303 of 29th December 2006.

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# DISTRIBUTION OF DIVIDENDS AND RESERVES

The Shareholders' Meeting of the Bank, which was held in Turin on 3rd May 2007, approved the following proposal for dividend distribution:

- 0.141 euro gross per saving share;
- 0.130 euro gross per ordinary share;
   and a further
- 0.250 euro gross for ordinary and saving shares, withdrawn from the Share premium reserve.

The distribution of Share premium reserve is subject to the same tax regime as the distribution of net income.

The aforementioned unit amounts will be paid to shares outstanding on 21st May 2007 – date of presentation of coupon 29 (for ordinary and saving shares) – as of 24th May 2007.

Payments will be made by all the intermediaries adhering to the centralised management system of financial instruments (Monte Titoli S.p.A.).

Intesa Sanpaolo S.p.A. Parent Bank of the Intesa Sanpaolo Banking Group Registered in the Register of Banking Groups Registered Office: Piazza San Carlo 156, Turin, Italy Share capital euro 6.646.547.922,56 Registration number in the Turin Register of Companies and fiscal code 00799960158, VAT number 10810700152 Member of the Interbank Deposit Guarantee Fund and the National Guarantee Fund Registration number in the Register of Banks 5361