

EXECUTION COPY

BNG Bank N.V.

(incorporated with limited liability under the laws of the Netherlands and having its statutory domicile in The Hague)

> Euro 100,000,000,000 Debt Issuance Programme

Issue of USD 300,000,000 Floating Rate Notes 2019 due 11 March 2022 (the "**Notes**")

Series No.: 1401

FINAL TERMS

The Notes will be consolidated and become fungible and form a single Series with the USD 500,000,000 Floating Rate Notes 2018 due 11 March 2022 issued by the Issuer on 12 April 2018 as Series No. 1332, which Notes formed the subject matter of a Final Terms dated 10 April 2018, USD 160,000,000 Floating Rate Notes 2019 due 11 March 2022 issued by the Issuer on 18 January 2019 as Series No. 1391, which Notes formed the subject matter of a Final Terms dated 16 January 2019, USD 100,000,000 Floating Rate Notes 2019 due 11 March 2022 issued by the Issuer on 24 January 2019 as Series No. 1393, which Notes formed the subject matter of a Final Terms dated 22 January 2019, USD 200,000,000 Floating Rate Notes 2019 due 11 March 2022 issued by the Issuer on 4 February 2019 as Series No. 1395, which Notes formed the subject matter of a Final Terms dated 31 January 2019 and USD 300,000,000 Floating Rate Notes 2019 due 11 March 2022 issued by ther Issuer on 20 February 2019 as Series No. 1397, which Notes formed the subject matter if a Final Terms dated 18 February 2019 (together, the "Original Notes")

The date of these Final Terms is 26 March 2019



The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that any offer of Notes in any Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Notes. Accordingly any person making or intending to make an offer in that Relevant Member State of the Notes may only do so in circumstances in which no obligation arises for the Issuer or the Joint Lead Managers to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer. Neither the Issuer nor the Joint Lead Managers have authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

The expression "**Prospectus Directive**" means Directive 2003/71/EC (and any amendments thereto, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in the Relevant Member State.

Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions as referred to on pages 62 up to and including 97 of the base prospectus of the Issuer relating to the Programme, dated 24 May 2017 (the "2017 Terms and Conditions") which have been incorporated by reference in, and form part of, the base prospectus dated 24 May 2018, as supplemented by the supplemental prospectuses dated 28 August 2018 and 19 March 2019 (the "Base Prospectus") issued in relation to the Euro 100,000,000,000 debt issuance programme of BNG Bank N.V. which together constitute a base prospectus for the purposes of the Prospectus Directive. This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the Base Prospectus, save in respect of the Conditions which are extracted from the base prospectus dated 24 May 2017 and are incorporated by reference in the Base Prospectus. Full information on the Issuer and the Notes described herein is only available on the basis of a combination of these Final Terms and the Base Prospectus.

The Base Prospectus and the 2017 Terms and Conditions are available for viewing at the investor relations section of the Issuer's website, https://www.bngbank.com/funding/issuance-programmes, and at the offices of the Paying Agents in Amsterdam, Luxembourg and London specified in the Base Prospectus. Copies may, upon oral or written request, also be obtained from the Paying Agents.

These Final Terms do not constitute, and may not be used for the purposes of, an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorised or to any person to whom it is unlawful to make such offer or solicitation; and no action is being taken to permit an offering of the Notes or the distribution of these Final Terms in any jurisdiction where such action is required.

In connection with the issue of Notes under the Programme, the Joint Lead Manager who is specified in these Final Terms as the Stabilising Manager (or any person acting for the Stabilising Manager) may over-allot Notes or effect transactions with a view to supporting the market price of the Notes at a level higher than that which might otherwise prevail for a limited period. However, there may be no obligation on the Stabilising Manager (or any agent of the Stabilising Manager) to do this. Such stabilising shall be conducted in compliance with all applicable laws, regulations and rules. Any loss or profit sustained as a consequence of any such over-allotment or stabilising shall, as against the Issuer, be for the account of the Stabilising Manager.

PROHIBITION OF SALES TO BELGIAN CONSUMERS - If the "Prohibition of Sales to Belgian Consumers" is specified as "applicable" in the applicable Final Terms, the Notes are not intended to be offered, sold or resold, transferred or delivered or



otherwise made available to and should not be offered sold or resold, transferred or delivered or otherwise made available to any individual in Belgium qualifying as a consumer (consumment/consommateur) within the meaning of Article I.1 of the Belgian Code of Economic Law (Wetboek van economisch recht / Code de droit économique), as amended from time to time.

MIFID II PRODUCT GOVERNANCE / PROFESSIONAL INVESTORS AND ELIGIBLE COUNTERPARTIES ONLY TARGET MARKET – Solely for the purposes of each manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in Directive 2014/65/EU, as amended ("MiFID II"); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "distributor") should take into consideration the manufacturers' target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturers' target market assessment) and determining appropriate distribution channels.



PART A - CONTRACTUAL TERMS

The terms of the Notes are as follows:

1. Issuer:

BNG Bank N.V.

2. Series Number:

1401

3. Specified Currency or Currencies:

United States Dollars ("USD")

4. Aggregate Nominal Amount:

USD 300,000,000

The Notes represented by a Restricted Global Note Certificate will be consolidated, become fungible and form a single Series with those Original Notes also represented by a Restricted Global Note Certificate on the Issue Date.

The Notes represented by an Unrestricted Global Note Certificate will be consolidated, become fungible and form a single Series with those Original Notes also represented by an Unrestricted Global Note Certificate 40 days after the Issue Date. Thereafter the Aggregate Nominal Amount of the Series will be USD 1,560,000,000, consisting of the Aggregate Nominal Amount of the Notes (being USD 300,000,000) and the Aggregate Nominal Amount of the Original Notes (being USD 1,260,000,000).

5. Issue Price:

100.062 per cent. of the Aggregate Nominal Amount of the Notes plus accrued interest from, and including, the Interest Commencement Date to, but excluding, the Issue Date (amounting to USD 378,339.25).

6. (i) Specified Denomination(s):

USD 200,000 and integral multiples of USD

2,000 thereafter

(ii) Calculation Amount:

USD 2,000

7. (i) Issue Date:

28 March 2019

(ii) Interest Commencement Date:

11 March 2019

8. Maturity Date:

11 March 2022

9. Interest Basis:

3 month USD LIBOR +0.07 per cent. Floating Rate (further particulars specified below)



Redemption/Payment Basis: 10.

Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on the Maturity Date at 100 per cent. of their nominal amount (further particulars specified below)

Put/Call Options: 11.

Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

12. **Fixed Rate Note Provisions** Not Applicable

Floating Rate Note Provisions 13.

Applicable

(i) Interest Period(s): Quarterly

(ii) Specified Period: Not Applicable

Specified Interest (iii)

Payment Date(s):

11 March, 11 June, 11 September and 11 December in each year, from and including 11 June 2019 up to and including the Maturity

Date

Business Day Convention: (iv)

Modified Following Business Day Convention

Additional Business (v)

Centre(s):

London and TARGET, in addition to New York

(vi) Manner in which the Rate(s) of Interest is/are to be determined:

Screen Rate Determination

(vii) Party responsible for calculating the Floating Rate(s) of Interest and/or Interest Amount(s) (if not the Issuing and Paying Agent):

Not Applicable

Screen Rate (viii) Determination: Applicable

Reference Rate:

3 month USD LIBOR

Interest Determination Date(s):

The date falling 2 London Business Days prior to the first day of each Interest Period

Relevant Screen

REUTERS, LIBOR01

Page:

Subject to fall-back provisions set out in Condition 5.B 4

(ix) ISDA Determination: Not Applicable



(x) Linear Interpolation: Not Applicable

(xi) Relevant Margin (if any): +0.07 per cent. per annum

(xii) Minimum Rate of 0.00 per cent. per annum Interest:

(xiii) Maximum Rate of Not Applicable

(xiv) Day Count Fraction: Actual/360

14. Zero Coupon Note Provisions Not Applicable

Interest:

15. **Dual Currency Interest Note** Not Applicable **Provisions**

16. **Reverse Floater Interest Note** Not Applicable **Provisions**

17. **Step-Down Interest Note** Not Applicable **Provisions**

18. **Step-Up Interest Note** Not Applicable **Provisions**

19. **Dual Currency Redemption** Not Applicable **Note Provisions**

PROVISIONS RELATING TO REDEMPTION

default (Condition 7):

Notes:

Global Note:

20. Issuer Call Option: Not Applicable

21. Investor Put Option: Not Applicable

22. Final Redemption Amount: USD 2,000 per Calculation Amount

23. Early Redemption Amount(s) USD 2,000 per Calculation Amount payable per Calculation Amount on redemption (a) for taxation reasons (Condition 6(b)) or (b) on the occurrence of an event of

GENERAL PROVISIONS APPLICABLE TO THE NOTES

24. Form of Notes: Registered Notes

25. Temporary Global Note Not Applicable exchangeable for Definitive

26. Temporary Global Note Not Applicable exchangeable for a Permanent



27. Permanent Global Note exchangeable for Definitive Notes:

Not Applicable

28. Registered Notes:

The Notes:

Unrestricted Global Note Certificate registered in the name of a nominee for a common safekeeper for Euroclear and Clearstream, Luxembourg, held under the New Safekeeping Structure (NSS) and exchangeable for unrestricted Individual Note Certificates in the limited circumstances described in Condition 1(I)(iii)

Restricted Global Note Certificate registered in the name of a nominee for DTC and exchangeable for restricted Individual Note Certificates in the limited circumstances described in Condition 1(I)(iii)

The Original Notes:

Unrestricted Global Note Certificate registered in the name of a nominee for a common safekeeper for Euroclear and Clearstream, Luxembourg, held under the New Safekeeping Structure (NSS) and exchangeable for unrestricted Individual Note Certificates in the limited circumstances described in Condition 1(I)(iii)

and

Restricted Global Note Certificate registered in the name of a nominee for DTC and exchangeable for restricted Individual Note Certificates in the limited circumstances described in Condition 1(I)(iii)

29. New Global Note:

Not Applicable

30. New Safekeeping Structure:

Applicable; but only in respect of the Unrestricted Global Note Certificate

31. Additional Financial Centre(s) or other special provisions relating to payment dates:

London and TARGET, in addition to New York

32. Talons for future Coupons or Receipts to be attached to Definitive Notes (and dates on which such Talons mature):

Not Applicable

33. Details relating to Installment Notes:

Not Applicable



34. Redenomination:

Not Applicable

PURPOSE OF FINAL TERMS

These Final Terms comprise the final terms required for issue and admission to trading on the Luxembourg Stock Exchange of the Notes described herein pursuant to the Euro 100,000,000,000 Debt Issuance Programme of the Issuer.



Signed on behalf of BNG Bank N.V.:

By:

W.J. Littel Senior Manager Capital Markets

Duly authorised



PART B - OTHER INFORMATION

1. LISTING

(i) Admission to trading: Application is expected to be made by the

Issuer (or on its behalf) for the Notes to be admitted to trading on the regulated market of the Luxembourg Stock Exchange

with effect from the Issue Date.

The Original Notes have been admitted to trading on the regulated market of the

Luxembourg Stock Exchange

(ii) Estimate of total expenses relating to admission to trading:

EUR 600 (listing fee)

2. RATINGS

The Notes are expected to be rated:

S&P Global Ratings Europe Limited: AAA

Fitch Ratings Limited: AA+

Moody's Investors Service Ltd.: Aaa

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER

So far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Joint Lead Managers and their affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

4 REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer: The net proceeds of the issue of the Notes

will be used by the Issuer for general

corporate purposes

(ii) Estimated net proceeds: USD 300,414,339.25 (including USD

378,339.25 of accrued interest)

(iii) Estimated total expenses: Not Applicable

5. INDICATION OF YIELD (Fixed Rate Notes only)

Not Applicable

6. HISTORIC INTEREST RATES (Floating Rate Notes only)



Details of USD LIBOR rates can be obtained from Reuters, LIBOR01.

7. PERFORMANCE OF RATES OF EXCHANGE AND EXPLANATION OF EFFECT ON VALUE OF INVESTMENT (Dual Currency Interest Notes, Dual Currency Redemption Notes and Variable Interest Rate Notes only)

Not Applicable

8. OPERATIONAL INFORMATION

Regulation S ISIN Code:

The Notes:

Until the Notes are consolidated, become fungible and form a single Series with those Original Notes also represented by an Unrestricted Global Note Certificate, the Notes will have the temporary Regulation S ISIN Code XS1969777678; afterwards, the Notes will have the same Regulation S ISIN

Code as the Original Notes

The Original Notes:

XS1805532311

Regulation S Common Code:

The Notes:

Until the Notes are consolidated, become fungible and form a single Series with those Original Notes also represented by an Unrestricted Global Note Certificate, the Notes will have the temporary Regulation S Common Code 196977767; afterwards, the Notes will have the same Regulation S Common Code as the Original Notes

The Original Notes:

180553231

144A ISIN Code:

The Original Notes:

US62944BBV53

144A Common Code:

The Original Notes:

180635882

CUSIP Number:

The Original Notes:

62944B BV5

CFI Code:

DTVUFR

Clearing System:

The Notes:



Euroclear / Clearstream, Luxembourg / DTC

The Original Notes:

Euroclear / Clearstream, Luxembourg / DTC

Euroclear. Euroclear's offices are situated at 1 Boulevard du Roi Albert II, B-1210 Brussels, Belgium.

Clearstream, Luxembourg. Clearstream, Luxembourg's offices are situated at 42 Avenue J.F. Kennedy, 1855 Luxembourg.

DTC. The address of DTC is 55 Water Street, New York, NY 10041, United States of America.

Delivery:

Regulation S: Delivery against payment

Rule 144A: Delivery free of payment

Names and addresses of Paying Agent(s):

As set out in the Base Prospectus

Intended to be held in a manner which would allow Eurosystem eligibility:

The Notes:

Unrestricted Global Note Certificate:

Yes

Note that the designation "yes" simply means that the Notes are intended upon issue to be deposited with Euroclear or Clearstream, Luxembourg as common safekeeper and registered in the name of a nominee of Euroclear or Clearstream, Luxembourg acting as common safekeeper and does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon the European Central Bank being satisfied that Eurosystem eligibility criteria have been met.

Restricted Global Note Certificate:

Not Applicable.

The Original Notes:



Unrestricted Global Note Certificate:

Yes

Note that the designation "yes" simply means that the Notes are intended upon issue to be deposited with Euroclear or Clearstream, Luxembourg as common safekeeper and registered in the name of a nominee of Euroclear or Clearstream, Luxembourg acting as common safekeeper and does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon the European Central Bank being satisfied that Eurosystem eligibility criteria have been met.

Restricted Global Note Certificate:

Not Applicable.

Statement on benchmark:

LIBOR is provided by ICE Benchmark Administration Limited. As at the date hereof, ICE Benchmark Administration Limited appears in the register of administrators and benchmarks established and maintained by ESMA pursuant to Article 36 of the Benchmark Regulation

9. **DISTRIBUTION**

(i) Method of distribution:

Syndicated

(ii) If syndicated, names and addresses of Joint Lead Managers:

Citigroup Global Markets LimitedCitigroup Centre

Canada Square London E14 5LB United Kingdom

Scotiabank Europe plc 201 Bishopsgate, 6th Floor

London EC2M 3NS United Kingdom

(iii) Date of Subscription Agreement:

26 March 2019

(iv) Stabilising Manager(s) (if any):

Citigroup Global Markets Limited

(v) If non-syndicated, name and address of Dealer:

Not Applicable

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(vi) Total commission and concession:

0.05 per cent. of the Aggregate Nominal

Amount.

(vii) U.S. Selling Restrictions: The Notes:

Regulation S Category 2 and Rule 144A;

TEFRA C and D Rules not applicable

The Original Notes:

Regulation S Category 2 and Rule 144A;

TEFRA C and D Rules not applicable

Non-exempt Offer: (viii)

Not Applicable

General Consent: (ix)

Not Applicable

Other conditions to (x)

consent:

Not Applicable

(xi) Prohibition of Sales to

EEA Retail Investors:

Not Applicable

Prohibition of Sales to (xii) Belgian Customers:

Applicable

TERMS AND CONDITIONS OF THE OFFER 10.

Not Applicable

RESPONSIBILITY 11.

The Issuer accepts responsibility for the information contained in these Final Terms which, when read together with the Base Prospectus referred to above, contains all information that is material in the context of the issue of the Notes.

THIRD PARTY INFORMATION 12.

Not Applicable