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 GBP 25,000,000 4.250 per cent. Notes 2024 due 15 February 2029 (the "**Notes**")

Series No.: 1704

FINAL TERMS

The Notes will be consolidated and become fungible and form a single Series with the existing Series No. 1697 which Notes formed the subject matter of a Final Terms dated 13 February 2024 (the "**Original Notes**"),

The date of these Final Terms is 6 March 2024

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 (each, a "Member State") will be made pursuant to an exemption under the Prospectus Regulation from the requirement to publish a prospectus for offers of the Notes. Accordingly any person making or intending to make an offer in that Member State of the Notes may only do so in circumstances in which no obligation arises for the Issuer or any Joint Lead Manager to publish a prospectus pursuant to Article 1 of the Prospectus Regulation or supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer. Neither the Issuer nor any Joint Lead Manager has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

The expression "**Prospectus Regulation**" means Regulation (EU) 2017/1129 (as amended or superseded).

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions of the Notes (the "**Terms and Conditions**") set forth in the base prospectus of the Issuer dated 23 May 2023 as supplemented by the supplemental prospectuses dated 5 June 2023 and 5 September 2023 (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 Regulation.

This document constitutes the Final Terms of the Notes described herein for the purposes of Article 8 of the Prospectus Regulation and must be read in conjunction with the Base Prospectus and any supplements thereto in order to obtain all the relevant information.

Full information on the Issuer and the offer of the Notes described herein is only available on the basis of a combination of these Final Terms and the Base Prospectus.

The Base Prospectus is 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.

PROHIBITION OF SALES TO BELGIAN CONSUMERS - 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: 1704

3. Specified Currency or Currencies: British Pounds Sterling ("GBP")

4. Aggregate Nominal Amount: GBP 25,000,000

> After the Notes are consolidated, become fungible and form a single Series with the Original Notes, the Aggregate Nominal Amount of the Series will be GBP 625,000,000 consisting of the Aggregate Nominal Amount of the Notes being GBP 25,000,000 and the Aggregate Nominal Amount of

the Original Notes being GBP 600,000,000

5. Issue Price: 99.359 per cent. of the Aggregate Nominal Amount

> plus accrued interest from and including the Interest Commencement Date to, but excluding the Issue Date (amounting to GBP 63,866.12)

6. Specified GBP 100,000 and integral multiples of GBP 1,000 (i)

Denomination(s): in excess thereof, up to GBP 199,000. No Notes in definitive form will be issued with a denomination

above GBP 199,000

(ii) Calculation Amount: GBP 1,000

7. (i) Issue Date: 8 March 2024

> (ii) Interest Commencement 15 February 2024

Date:

8. Maturity Date: 15 February 2029

9. 4.250 per cent. Fixed Rate (further particulars Interest Basis:

specified below)

10. Redemption/Payment Basis: 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)

11. Put/Call Options: Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

12. **Fixed Rate Note Provisions Applicable**

> Fixed Rate(s) of Interest: 4.250 per cent. per annum payable annually (i)

(ii) Interest Payment Date(s): 15 February in each year, commencing 15

February 2025, up to and including the Maturity

Date

No Adjustment; any payment in respect of the Notes due on a date which is not a Payment Business Day will be made on the next following Payment Business Day as provided for in Condition

9(d)

(iii) Fixed Coupon Amount(s): GBP 42.50 per Calculation Amount

(iv) Broken Amount(s): Not Applicable

Day Count Fraction: Actual/Actual (ICMA) (v)

(vi) Regular Date(s): 15 February in each year

(vii) Additional Financial

Centre(s):

T2

13. Floating Rate Note Provisions Not Applicable

14. **Zero Coupon Note Provisions** Not Applicable

15. **Dual Currency Interest Note**

Provisions

Not Applicable

16. **Reverse Floater Interest Note**

Provisions

Not Applicable

17. **Step-Down Interest Note**

Provisions

Not Applicable

18. **Step-Up Interest Note**

Provisions

Not Applicable

19. **Dual Currency Redemption**

Note Provisions

Not Applicable

PROVISIONS RELATING TO REDEMPTION

20. Issuer Call Option: Not Applicable

21. Investor Put Option: Not Applicable

22. Final Redemption Amount: GBP 1,000 per Calculation Amount

23. Early Redemption Amount(s) GBP 1,000 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

default (Condition 7):

GENERAL PROVISIONS APPLICABLE TO THE NOTES

24. Form of Notes: **Bearer Notes**

25. Temporary Global Note Not Applicable

exchangeable for Definitive Notes:

26. Temporary Global Note exchangeable for a Permanent Global Note:

Applicable. The Notes will initially be represented upon issue by a temporary global note (the "**Temporary Global Note**") in bearer form without interest coupons attached, which will be exchangeable on or after the date falling 40 days after the Issue Date in accordance with the terms thereof, for interests in a permanent global note (the "Permanent Global Note"), upon certification as to non-U.S. beneficial ownership as provided therein.

27. Permanent Global Note Applicable, but only as set out in Condition 1(e) exchangeable for Definitive Notes:

28. Registered Notes: Not Applicable

29. New Global Note: Applicable

30. New Safekeeping Structure: Not Applicable

31. Additional Financial Centre(s) or Not Applicable other special provisions relating to payment dates:

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 Instalment

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:

Duly authorised

PART B - OTHER INFORMATION

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 2775 (listing fee)

RATINGS

The Notes are expected to be rated:

S&P Global Ratings Europe Limited ("**S&P**"): AAA (stable)

Fitch Ratings Ireland Limited ("**Fitch**"): AAA (stable)

Moody's France SAS ("**Moody's**"): Aaa (stable)

In accordance with S&P's ratings definitions available as at the date of these Final Terms, an obligation rated 'AAA' has the highest rating assigned by S&P Global Ratings. The obligor's capacity to meet its financial commitments on the obligation is extremely strong (source: https://www.standardandpoors.com/en_US/web/guest/article/-/view/sourceId/504352).

In accordance with Fitch's ratings definitions available as at the date of these Final Terms, obligations rated 'AAA' denote the lowest expectation of default risk. They are assigned only in cases of exceptionally strong capacity for payment of financial commitments. This capacity is highly unlikely to be adversely affected by foreseeable events (source: https://www.fitchratings.com/products/rating-definitions#ratings-scales).

In accordance with Moody's ratings definitions available as at the date of these Final Terms, obligations rated 'Aaa' are judged to be of the highest quality, subject to the lowest level of credit risk (source: https://www.moodys.com/Pages/amr002002.aspx).

Each of S&P, Fitch and Moody's is established in the European Union and registered under Regulation (EC) No 1060/2009 of the European Parliament and of the Council of 16 September 2009 on credit rating agencies. Ratings given by S&P, Fitch and Moody's are endorsed by S&P Global Ratings UK Limited, Fitch Ratings Ltd and Moody's Investors Service Ltd, respectively, which are established in the United Kingdom and registered under Regulation (EU) No 1060/2009 as it forms part of the domestic law of the United Kingdom by virtue of the European Union (Withdrawal) Act 2018.

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 Dealer and its 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:

GBP 24,903,616.12 (including 22 days of accrued

interest)

(iii) Estimated total

expenses:

Not Applicable

5. **INDICATION OF YIELD:**

4.396 per cent. per annum

The yield is calculated at the Issue Date on the basis of the Issue Price. It is not an indication of future yield.

8. **OPERATIONAL INFORMATION**

ISIN Code: XS2767246148

Common Code: 276724614

FISN: See the website of Association of National Numbering

Agencies (ANNA)

CFI Code: See the website of Association of National Numbering

Agencies (ANNA)

Clearing System: 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

Delivery: Delivery against payment

Names and addresses of Paying As set out in the Base Prospectus

Agent(s):

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

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 does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intraday 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.

Statement on benchmark: Not Applicable

Trade date: 1 March 2024

9. **DISTRIBUTION**

(i) Method of distribution: Non-syndicated

(ii) If syndicated, names and addresses of

Not Applicable

(iii) Date of Subscription

Dealers:

(v)

Agreement:

Not Applicable

(iv) Stabilisation Not Applicable Manager(s) (if any):

If non-syndicated,

name and address of

NatWest Markets N.V.
Claude Debussylaan 94
1082 MD Amsterdam
The Netherlands

(vi) Total commission and concession:

Dealer:

Not Applicable

(vii) U.S. Selling Regulation S Category 2; TEFRA D Rules applicable

Restrictions:

(viii) Non-exempt Offer: Not Applicable

(ix) General Consent: Not Applicable

(x) Other conditions to Not Applicable consent:

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UK Retail Investors:

Prohibition of Sales to Not Applicable EEA Retail Investors:

(xii) Prohibition of Sales to Not Applicable

(xiii) Prohibition of Sales to Applicable Belgian Customers:

10. **RESPONSIBILITY**

(xi)

The Issuer accepts responsibility for the information contained in these Final Terms. To the best of the knowledge of the Issuer the information contained in these Final Terms is in accordance with the facts and makes no omission likely to affect the import of such information.

11. THIRD PARTY INFORMATION

Relevant third party information has been extracted from the websites of S&P, Fitch and Moody's. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware and is able to ascertain from information published by S&P, Fitch and Moody's, no facts have been omitted which would render the reproduced information inaccurate or misleading.