BNG Bank N.V.

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

Euro 110,000,000,000
Debt Issuance Programme (the "**Programme**")

Issue of CHF 125,000,000 1.094 per cent. Notes 2025 due 28 March 2044 (the "Notes")

Series No.: 1784

FINAL TERMS

The date of these Final Terms is 26 March 2025

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 the 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 the 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.

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions of the Notes (the "**Conditions**") set forth in the base prospectus of the Issuer dated 23 May 2024, as supplemented by the supplemental prospectuses dated 9 September 2024 and 25 March 2025 (the "**Base Prospectus**") issued in relation to the Programme 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 EEA RETAIL INVESTORS - The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("**EEA**"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU, as amended ("**MiFID II**"); (ii) a customer within the meaning of Directive 2016/97/EU, as amended or superseded ("**Insurance Distribution Directive**"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Prospectus Regulation). Consequently, no key information document required by Regulation (EU) No 1286/2014, as amended (the "**PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

PROHIBITION OF SALES TO UK RETAIL INVESTORS – The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom ("**UK**"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law of the United Kingdom by virtue of the European Union (Withdrawal) Act 2018 ("**EUWA**"); (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law of the United Kingdom by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of domestic law of the United Kingdom by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law of the United Kingdom by virtue of the EUWA (the "**UK PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and

therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

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 the 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 manufacturer's 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 manufacturer's target market assessment) and determining appropriate distribution channels.

PART A - CONTRACTUAL TERMS

The terms of the Notes are as follows:

BNG Bank N.V. 1. Issuer:

2. Series Number: 1784

3. Specified Currency or

Currencies:

Swiss Francs ("CHF")

Aggregate Nominal 4.

Amount:

CHF 125,000,000

5. Issue Price: 100.00 per cent. of the Aggregate Nominal Amount

6. (i) Specified

Denomination(s):

CHF 5,000

(ii) Calculation

Amount:

CHF 5,000

7. (i) Issue Date: 28 March 2025

> (ii) Interest

> > Date:

Commencement

Issue Date

8. Maturity Date: 28 March 2044

9. Interest Basis:

(further particulars specified below)

1.094 per cent. Fixed Rate

10. Redemption/Payment

Basis:

Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on the Maturity

Date at 100.00 per cent. of their nominal amount

(further particulars specified below)

Put/Call Options: Not Applicable 11.

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

12. **Fixed Rate Note Applicable Provisions**

Fixed Rate of (i) Interest:

1.094 per cent. per annum payable annually in arrear

(ii) Interest Payment

Dates:

28 March in each year, commencing 28 March 2026, 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)

Fixed Coupon (iii) Amount(s):

CHF 54.70 per Calculation Amount

(iv) Broken Amount(s): Not Applicable (v) Day Count 30/360 Fraction:

(vi) Regular Date(s): Not Applicable

(vii) Additional Financial T2, in addition to Zurich

Centre(s):

13. Floating Rate Note Not Applicable Provisions

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

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

16. Reverse Floater Interest Not Applicable Note Provisions

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

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

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

PROVISIONS RELATING TO REDEMPTION

20. Issuer Call Option: Not Applicable

21. Investor Put Option: Not Applicable

22. Final Redemption Amount: CHF 5,000 per Calculation Amount

23. Early Redemption CHF 5,000 per Calculation Amount Amount(s) 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:

Temporary Global Note exchangeable for a Permanent Global Note:

Not Applicable

27. Permanent Global Note exchangeable for Definitive Notes:

The Notes will be in bearer form and will be represented by a permanent global note (the "Permanent Global **Note**") in substantially the form set forth in the schedule to the supplemental issuing and paying agency agreement dated 26 March 2025 between the Issuer and the Principal Swiss Paying Agent mentioned, as defined in item 6 of Part B below (the "Supplemental Issuing and Paying **Agency Agreement**"). The Permanent Global Note will be deposited with SIX SIS Ltd, the Swiss securities services corporation in Olten, Switzerland ("SIS") or, as the case may be, with any other intermediary in Switzerland recognised for such purposes by SIX Swiss Exchange (SIS or any such other intermediary, the "Intermediary"). Once the Permanent Global Note is deposited with the Intermediary and entered into the accounts of one or more participants of the Intermediary, the Notes will constitute intermediated securities ("Intermediated (Bucheffekten) Securities") accordance with the provisions of the Swiss Federal Intermediated Securities Act (Bucheffektengesetz).

Each Holder (as defined below) shall have a quotal coownership interest (*Miteigentumsanteil*) in the Permanent Global Note to the extent of his claim against the Issuer, provided that for so long as the Permanent Global Note remains deposited with the Intermediary the coownership interest shall be suspended and the Notes may only be transferred or otherwise disposed of in accordance with the provisions of the Swiss Federal Intermediated Securities Act (*Bucheffektengesetz*), i.e., by the entry of the transferred Notes in a securities account of the transferee.

The records of the Intermediary will determine the number of Notes held through each participant in that Intermediary. In respect of the Notes held in the form of Intermediated Securities, the holders of the Notes (the "Holders") will be the persons holding the Notes in a securities account in their own name and for their own account.

Neither the Issuer nor the Holders shall at any time have the right to effect or demand the conversion of the Permanent Global Note (*Globalurkunde*) into, or the delivery of, uncertificated securities (*Wertrechte*) or Definitive Notes (*Wertpapiere*).

No physical delivery of the Notes shall be made unless and until Definitive Notes (*Wertpapiere*) are printed. Definitive Notes may only be printed, in whole, but not in part, if the Principal Swiss Paying Agent determines, in its sole discretion, that the printing of the Definitive Notes (*Wertpapiere*) is necessary or useful. Should the Principal Swiss Paying Agent so determine, it shall provide for the printing of definitive Notes (*Wertpapiere*) without cost to the Holders. Upon delivery of the Definitive Notes (*Wertpapiere*), the Permanent Global Note will be cancelled and the definitive Notes (*Wertpapiere*) shall be

delivered to the Holders against cancellation of the Notes in the Holders' securities accounts.

28.	Registered Notes:	Not Applicable
29.	New Global Note:	Not Applicable
30.	New Safekeeping	Not Applicable

Structure:

31. Central Securities SIX SIS Ltd Depository:

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

T2, in addition to Zurich

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

Not Applicable

34. Details relating to

Instalment Notes:

Not Applicable

35. Redenomination: Not Applicable

PURPOSE OF FINAL TERMS

These Final Terms comprise the final terms required for issue and admission to trading on SIX Swiss Exchange Ltd of the Notes described herein pursuant to the Programme.

Signed on behalf of BNG Bank N.V.:

Ву:	

Duly authorised

PART B - OTHER INFORMATION

1. LISTING

(i) Admission to trading The Notes have been provisionally admitted to trading

on SIX Swiss Exchange with effect from 26 March 2025. Application for definitive listing on SIX Swiss Exchange Ltd will be made as soon as is reasonably practicable thereafter. The last trading day is expected to be the second business day prior to the

Maturity Date.

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

CHF 3,252.

2. 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: $\frac{https://disclosure.spglobal.com/ratings/en/regulatory/article/-/view/sourceId/504352$)

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

Except for the commissions payable to the Manager, described in the first paragraph under "Plan of Distribution" in the Base Prospectus, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Manager 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 AND ESTIMATED NET PROCEEDS

(i) Reasons for the offer: An amount equal to the net proceeds of the issue of the Notes will be used by the Issuer to finance and/or refinance SDG (the Sustainable Development Goals

defined by the United Nations)-linked loans to Dutch

Social Housing Associations, as described in the "BNG Bank N.V. Sustainable Finance Framework" dated July

2024 (the "ESG Framework").

The ESG Framework and the second party opinion provided by ISS-Corporate are available on the Issuer's website, https://www.bngbank.com/Funding/ESG-Bonds. Neither of these documents is incorporated into, or forms part of, these Final Terms or the Base Prospectus.

The proceeds will be allocated and managed on a portfolio basis, as described in the ESG Framework. Allocation and impact reporting will be available to investors as described in the ESG Framework.

(ii) Estimated net proceeds: CHF 124,525,000

5. INDICATION OF YIELD (Fixed Rate Notes only):

1.094 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.

6. **OPERATIONAL INFORMATION**

ISIN Code: CH1428866961

Common Code: 302391521

FISN: See the website of Association of National Numbering

Agencies (ANNA)

See the website of Association of National Numbering CFI Code:

Agencies (ANNA)

Swiss Security Code

(Valorennummer):

142.886.696

SIX SIS Ltd, the Swiss Securities Services Corporation Clearing System:

in Olten, Switzerland

Delivery: Delivery against payment

Name and address of Paying

Agent in connection with the

Notes:

UBS AG

Bahnhofstrasse 45

CH-8001 Zurich, Switzerland

(the "Principal Swiss Paying Agent")

There are no further paying agents

Intended to be held in a manner which would allow Eurosystem

Not Applicable

eligibility:

Not Applicable Statement on benchmarks:

7. **DISTRIBUTION**

Method of distribution: Non-syndicated (i)

(ii) If syndicated, names and Not Applicable addresses of Dealers:

Date of Subscription 26 March 2025 Agreement:

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

Not Applicable

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

(iii)

(vii)

UBS AG Bahnhofstrasse 45

CH-8001 Zurich Switzerland

(vi) Total commission and 0.35 per cent. of the Aggregate Nominal Amount

concession:

TEFRA D Rules are applicable in accordance with usual

Swiss practice

(viii) Non-exempt Offer: Not Applicable

U.S. Selling Restrictions:

General Consent: (ix) Not Applicable

(x) Other conditions to

consent:

Not Applicable

(xi) Prohibition of Sales to

EEA Retail Investors:

Applicable

(xii) Prohibition of Sales to UK

Retail Investors:

Applicable

Prohibition of Sales to (xiii) Belgian Customers:

Applicable

8. **DOCUMENTS AVAILABLE**

Copies of the Final Terms and the Base Prospectus are available at UBS AG, Investment Bank, Swiss Prospectus Switzerland, P.O. Box, 8098 Zurich, Switzerland and via email at swiss-prospectus@ubs.com.

9. **REPRESENTATIVE**

In accordance with Article 43 of the Listing Rules of SIX Swiss Exchange Ltd, UBS AG has been appointed by the Issuer as representative to lodge the listing application with the Admission Board of SIX Swiss Exchange Ltd.

10. NO MATERIAL ADVERSE CHANGE / MATERIAL CHANGES SINCE THE MOST RECENT ANNUAL FINANCIAL STATEMENTS

Except as disclosed in the Base Prospectus, there has been no material adverse change in the financial condition or operations of the Issuer since 31 December 2024, which would materially affect its ability to carry out its obligations under the Notes.

RESPONSIBILITY 11.

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.

12. 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.