ING Bank N.V. Legal entity identifier (LEI): 3TK20IVIUJ8J3ZU0QE75 Issue of

Series number of	WKN Code	ISIN Code	Number of Warrants	Title
the Warrants			being issued	
251,679	NG6R1P	DE000NG6R1P5	250,000	ING Short Index Warrant
251,680	NG6R1Q	DE000NG6R1Q3	250,000	ING Short Index Warrant
251,681	NG6R1R	DE000NG6R1R1	250,000	ING Short Index Warrant
251,682	NG6R1S	DE000NG6R1S9	250,000	ING Short Index Warrant
251,683	NG6R1T	DE000NG6R1T7	250,000	ING Short Index Warrant
251,684	NG6R1U	DE000NG6R1U5	250,000	ING Short Index Warrant
251,685	NG6R1V	DE000NG6R1V3	250,000	ING Short Index Warrant
251,686	NG6R1W	DE000NG6R1W1	250,000	ING Short Index Warrant
251,687	NG6R1X	DE000NG6R1X9	250,000	ING Short Index Warrant
251,688	NG6R1Y	DE000NG6R1Y7	250,000	ING Short Index Warrant
251,689	NG6R1Z	DE000NG6R1Z4	250,000	ING Short Index Warrant
251,690	NG6R10	DE000NG6R108	250,000	ING Short Index Warrant
251,691	NG6R11	DE000NG6R116	250,000	ING Short Index Warrant
251,692	NG6R12	DE000NG6R124	250,000	ING Short Index Warrant
251,693	NG6R13	DE000NG6R132	250,000	ING Short Index Warrant

under the Certificates and Warrants Programme

Any person making or intending to make an offer of the Warrants may only do so:

- (i) in those Non-exempt Offer Jurisdictions mentioned in the paragraph Distribution of Part B below, provided such person is a Dealer or Authorised Offeror (as such term is defined in the Prospectus) and that any conditions relevant to the use of the Prospectus are complied with; or
- (ii) otherwise in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of Regulation (EU) 2017/1129 (the "**Prospectus Regulation**") or to supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer.

Neither the Issuer nor any Dealer has authorised, nor do they authorise, the making of any offer of Warrants in any other circumstances.

MiFID II product governance / Retail investors, professional investors and ECPs target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Warrants has led to the conclusion that: (i) the target market for the Warrants is eligible counterparties, professional clients and retail clients, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Warrants to retail clients are appropriate - investment advice, portfolio management, non-advised sales and pure execution services - subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable. Any person subsequently offering, selling or recommending the Warrants (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 Warrants (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable.

PROHIBITION OF SALES TO UK RETAIL INVESTORS – The Warrants 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 UK domestic law 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 the Insurance Distribution Directive, 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 UK domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of the Prospectus Regulation as it forms part of UK domestic law by virtue of the EUWA (the "UK Prospectus Regulation"). Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Warrants or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Warrants or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

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PROHIBITION OF SALES TO UK RETAIL INVESTORS – The Warrants 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 UK domestic law 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 UK domestic law 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 UK domestic law by virtue of the EUWA (the "UK Prospectus Regulation"). Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Warrants or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Warrants or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

DAX® Index is provided by Stoxx ltd. Stoxx ltd appears in the register of administrators and benchmarks established and maintained by ESMA pursuant to Article 36 of the Benchmarks Regulation.

PART A - CONTRACTUAL TERMS

These Final Terms have been prepared for the purpose of Article 8 of Regulation (EU) 2017/1129, as amended, and must be read in conjunction with the base prospectus consisting of separate documents (i.e. (i) the securities note dated 4 August 2022 and its supplement(s) (if any) (the "Securities Note") and (ii) the registration document of ING Bank N.V. (the "Issuer") dated 25 March 2022, and its supplement(s) (if any)) (the "Registration Document" and together with the Securities Note, the "Prospectus")) pertaining to the Issuer's Certificates and Warrants Programme. Terms used herein shall be deemed to be defined as such for the purposes of the conditions set forth in the General Warrant Conditions and the relevant Product Conditions contained in the Prospectus which constitutes a base prospectus for the purposes of Regulation (EU) 2017/1129, as amended or superseded (the "Prospectus Regulation"). Full information on the Issuer and the offer of the Warrants is only available on the basis of the Prospectus, any supplements thereto and these Final Terms. The Prospectus and any supplements thereto are available for viewing at the Issuer's website (www.ingmarkets.com) and copies may be obtained from ING Bank N.V at Foppingadreef 7, 1102 BD Amsterdam, the Netherlands (E-mail: info@sprinters.nl) and are available for viewing on the websites www.ingmarkets.de, www.ingsprinters.nl and www.ingturbos.fr.

Prospective investors should carefully consider the section "Risk Factors" in the Prospectus.

GENERAL DESCRIPTION OF THE WARRANTS

1	(a) Series number of the Warrants:	As specified in the table below
	(b) Whether or not the Warrants are to be consolidated and form a single series with the Warrants of an existing series:	Not Applicable
2	(a) The type of Warrant which may be Index Warrants, Share Warrants, Currency Warrant, Commodity Warrants or Government Bond Warrants:	Index Warrants
	(b) Whether such Warrants are Dutch Warrants, European Warrants or Polish Warrants:	European Warrants
	(c) Whether such Warrants are Long Warrants or Short Warrants:	Short Warrants
3	Number of Warrants being issued:	As specified in the table below
4	Issue price per Warrant:	As specified in the table below
5	Trade Date:	22 March 2023
6	Issue Date:	24 March 2023
7	Underlying Reference Currency:	As specified in the table below
8	Settlement Currency:	EUR
9	Strike Price:	As specified in the table below
10	Parity:	As specified in the table below
11	Exercise Date:	As specified in the table below
12	Cash Settlement Amount:	As specified in the Index Warrant Conditions
13	Applicable Business Day Centre(s) for the purposes of the definition of "Business Day"	Amsterdam

Series Number of the Warrants	ISIN Code	Number of Warrants being Issued	Issue price per Warrant	Underlying Reference Currency	Settlemen t Currency	Strike Price	Parity	Exercise Date
251,679	DE000NG6R1 P5	250,000	EUR 1.0	EUR	EUR	10800.0	100.0	15 March 2024
251,680	DE000NG6R1 Q3	250,000	EUR 1.0	EUR	EUR	11200.0	100.0	15 March 2024
251,681	DE000NG6R1 R1	250,000	EUR 1.0	EUR	EUR	11600.0	100.0	15 March 2024
251,682	DE000NG6R1 S9	250,000	EUR 1.0	EUR	EUR	12000.0	100.0	15 March 2024
251,683	DE000NG6R1 T7	250,000	EUR 1.0	EUR	EUR	12400.0	100.0	15 March 2024
251,684	DE000NG6R1 U5	250,000	EUR 1.0	EUR	EUR	12800.0	100.0	15 March 2024
251,685	DE000NG6R1 V3	250,000	EUR 1.0	EUR	EUR	13200.0	100.0	15 March 2024

251,686	DE000NG6R1	250,000	EUR 1.0	EUR	EUR	13600.0	100.0	15 March
	W1							2024
251,687	DE000NG6R1	250,000	EUR 1.0	EUR	EUR	14000.0	100.0	15 March
	X9							2024
251,688	DE000NG6R1	250,000	EUR 1.0	EUR	EUR	14400.0	100.0	15 March
	Y7							2024
251,689	DE000NG6R1	250,000	EUR 1.0	EUR	EUR	14800.0	100.0	15 March
	Z4							2024
251,690	DE000NG6R1	250,000	EUR 1.0	EUR	EUR	15200.0	100.0	15 March
	08							2024
251,691	DE000NG6R1	250,000	EUR 4.21	EUR	EUR	15600.0	100.0	15 March
	16							2024
251,692	DE000NG6R1	250,000	EUR 8.21	EUR	EUR	16000.0	100.0	15 March
	24							2024
251,693	DE000NG6R1	250,000	EUR 12.21	EUR	EUR	16400.0	100.0	15 March
	32							2024

ADDITIONAL SPECIFIC PRODUCT RELATED PROVISIONS:

т			
	14	Index Warrant Conditions	Applicable

Series Numb er of the Warra nts	ISIN Code	Details of the Index	Exchange	Index Sponsor	Change in Law	Hedging Disruption Event	Deduction of costs in respect of the Hedging Arrangement
251,679	DE000NG6R1P5	DAX® Index (Bloomberg code: DAX <index>)</index>	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in Index Warrant Conditions 2(A) and 2(B)
251,680	DE000NG6R1Q3	DAX® Index (Bloomberg code: DAX <index>)</index>	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in Index Warrant Conditions 2(A) and 2(B)
251,681	DE000NG6R1R1	DAX® Index (Bloomberg code: DAX <index>)</index>	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in Index Warrant Conditions 2(A) and 2(B)
251,682	DE000NG6R1S9	DAX® Index (Bloomberg code: DAX <index>)</index>	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in Index Warrant Conditions 2(A) and 2(B)
251,683	DE000NG6R1T7	DAX® Index (Bloomberg code: DAX <index>)</index>	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in the Index Warrant Conditions	As specified in Index Warrant Conditions 2(A) and 2(B)

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			Warrant
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			2(A) and 2(B)
As			As specified
			in Index
			Warrant
			Conditions
Warrant			2(A) and 2(B)
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15	Share Warrant Conditions	Not Applicable				
16	Currency Warrant Conditions	Not Applicable				
17	Commodity Warrant Conditions	Not Applicable				
18	Government Bond Warrant Conditions	Not Applicable				
Signe	Signed on behalf of the Issuer:					
Ву:	Ву:					
Duly o	Duly authorised					
Ву:	Ву:					

Duly authorised

PART B - OTHER INFORMATION

1 LISTING

(i)	Listing:	The Freiverkehr section of the Frankfurt Stock Exchange
(ii)	Admission to trading:	Application is expected to be made by the Issuer (or on its behalf) for the Warrants to be admitted to trading on The Freiverkehr section of the Frankfurt Stock Exchange
(iii)	Estimate of total expenses related to admission to trading:	EUR 500

2 RATINGS

Ratings:	The Warrants to be issued will not be rated
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3 INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER

Save for any fees payable to the Dealers, so far as the Issuer is aware, no person involved in the offer of the Warrants has an interest material to the offer. The Dealers 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	See "Use of Proceeds" wording in Securities Notes
	The terms of the Public Offer do not provide for any expenses and/or taxes to be charged to any purchaser of the Warrants

5 INFORMATION CONCERNING THE UNDERLYING

Underlying	Information on the underlying can be obtained from the below specified source.
DAX® Index	The return on the Warrants is linked to the performance of the underlying Index. The price of the Index may go down as well as up throughout the life of the Warrants. Fluctuations in the price of the Index will affect the value of the Warrants. Information and details of the past and future performance of the Index and its volatility can be obtained from Bloomberg (Bloomberg code: DAX <index>)</index>

6 POST-ISSUANCE INFORMATION

Post-issuance information will be made available on the website of the Issuer www.ingmarkets.de, www.ingsprinters.nl, www.ingturbo.fr or any successor website. There is no assurance that the Issuer will continue to provide such information for the life of the Warrants

7 OPERATIONAL INFORMATION

(i) ISIN Code:	(ii) Common Code:	(iii) CFI:	(iv) FISN:	(v) Other relevant code:
DE000NG6R1P5	Not Applicable	Not Applicable	Not Applicable	NG6R1P
DE000NG6R1Q3	Not Applicable	Not Applicable	Not Applicable	NG6R1Q
DE000NG6R1R1	Not Applicable	Not Applicable	Not Applicable	NG6R1R
DE000NG6R1S9	Not Applicable	Not Applicable	Not Applicable	NG6R1S
DE000NG6R1T7	Not Applicable	Not Applicable	Not Applicable	NG6R1T
DE000NG6R1U5	Not Applicable	Not Applicable	Not Applicable	NG6R1U
DE000NG6R1V3	Not Applicable	Not Applicable	Not Applicable	NG6R1V
DE000NG6R1W1	Not Applicable	Not Applicable	Not Applicable	NG6R1W
DE000NG6R1X9	Not Applicable	Not Applicable	Not Applicable	NG6R1X
DE000NG6R1Y7	Not Applicable	Not Applicable	Not Applicable	NG6R1Y
DE000NG6R1Z4	Not Applicable	Not Applicable	Not Applicable	NG6R1Z
DE000NG6R108	Not Applicable	Not Applicable	Not Applicable	NG6R10
DE000NG6R116	Not Applicable	Not Applicable	Not Applicable	NG6R11
DE000NG6R124	Not Applicable	Not Applicable	Not Applicable	NG6R12
DE000NG6R132	Not Applicable	Not Applicable	Not Applicable	NG6R13

(vi) Name of the Principal Warrant Agent	ING Bank N.V.	
(vii) Trade date	22 March 2023	

8 DISTRIBUTION

(i)	Details of any clearing system other than Euroclear Netherlands:	Clearstream Banking AG, Eschborn
	(a) details of the appropriate clearing code/number:	Not Applicable
	(b) further details regarding the form of Warrants	European Warrants
(ii)	Non-exempt offer:	An offer of Warrants may be made by the Issuer other than pursuant to Article 3(2) of the Prospectus Regulation in Germany, France, the Netherlands and Belgium (each a "Public Offer Jurisdiction" and together the "Public Offer Jurisdictions").
(iii) Prohibition of Sales to EEA Retail Investors:		Not Applicable
(iv) Prohibition of Sales to UK Retail Investors:		Applicable
(v) Prohibition of Sales to Belgian Consumers:		Not Applicable

9 GENERAL

Conditions to which the offer is subject:	There is no subscription period and the offer of	
	Warrants is not subject to any conditions imposed by the	
	Issuer.	

ANNEX

ISSUE SPECIFIC SUMMARY OF THE WARRANTS AND THE KEY INFORMATION DOCUMENT ARE AVAILABLE ON THE WEBITES OF THE ISSUER WWW.INGMARKETS.DE, WWW.INGSPRINTERS.NL AND WWW.INGTURBOS.FR

Index Disclaimer

The Warrants are not sponsored, endorsed, sold or promoted by the Index or of the Index Sponsor and the Index Sponsor has not made any representation whatsoever, whether express or implied, either as to the results to be obtained from the use of the Index and/or the levels at which the Index stands at any particular time on any particular date or otherwise. The Index Sponsor shall not be liable (whether in negligence or otherwise) to any person for any error in the Index and the Index Sponsor are not under any obligation to advise any person of any error therein. The Index Sponsor has made no representation whatsoever, whether express or implied, as to the advisability of purchasing or assuming any risk in connection with the Warrants. Neither the Issuer nor the Calculation Agent shall have any liability to any person for any act or failure to act by the Index Sponsor in connection with the calculation, adjustment or maintenance of the Index. Neither the Issuer nor the Calculation Agent has any affiliation with or control over the Index or of the Index Sponsor or any control over the computation, composition or dissemination of the Index. Although the Issuer and the Calculation Agent will obtain information concerning the Index from publicly available sources they believe to be reliable, they will not independently verify this information. Accordingly, no representation, warranty or undertaking (express or implied) is made and no responsibility is accepted by the Issuer or the Calculation Agent as to the accuracy, completeness and timeliness of information concerning the Index