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

Series number of the Certificates	WKN Code	ISIN Code	Number of Certificates being issued	Title
324,122	NG8LQC	DE000NG8LQC8	1,000,000	ING Short Bond Open End Turbo Certificate
324,123	NG8LQD	DE000NG8LQD6	1,000,000	ING Short Bond Open End Turbo Certificate
324,124	NG8LQE	DE000NG8LQE4	1,000,000	ING Short Bond Open End Turbo Certificate
324,125	NG8LQF	DE000NG8LQF1	1,000,000	ING Short Bond Open End Turbo Certificate
324,126	NG8LQG	DE000NG8LQG9	1,000,000	ING Short Bond Open End Turbo Certificate
324,127	NG8LQH	DE000NG8LQH7	500,000	ING Short Bond Open End Turbo Certificate
324,128	NG8LQJ	DE000NG8LQJ3	500,000	ING Short Bond Open End Turbo Certificate
324,129	NG8LQK	DE000NG8LQK1	500,000	ING Short Bond Open End Turbo Certificate

under the Certificates Programme

The Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that, except as provided in sub-paragraph (i) below, 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 (as defined below) from the requirement to publish a prospectus for offers of the Notes. Accordingly any person making or intending to make an offer of the Notes may only do so:

- (i) in those Public 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 Certificates 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 Certificates has led to the conclusion that: (i) the target market for the Certificates 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 Certificates 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 Certificates (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 Certificates (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 Certificates 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 Certificates or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Certificates or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

Euro-BTP Italian Government Bond Future is provided by Eurex Frankfurt AG. Eurex Frankfurt AG does not appear in the register of administrators and benchmarks established and maintained by ESMA pursuant to Article 36 of the Benchmarks Regulation.

10 year US Treasury Note is provided by CBT-Chicago Board of Trade - CME Group. CBT-Chicago Board of Trade - CME Group does not appear in the register of administrators and benchmarks established and maintained by ESMA pursuant to Article 36 of the Benchmarks Regulation.

As far as the Issuer is aware, the transitional provisions in Article 51 of the Benchmarks Regulation apply, such that CBT-Chicago Board of Trade - CME Group and Eurex Frankfurt AG are currently not required to obtain authorisation or registration (or, if located outside the European Union, recognition, endorsement or equivalence).

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 22 March 2024 and its supplement(s) (if any) (the "Securities Note") and (ii) the registration document of ING Bank N.V. (the "Issuer") dated 22 March 2024, and its supplement(s) (if any)) (the "Registration Document" and together with the Securities Note, the "Prospectus")) pertaining to the Issuer's Certificates Programme. Terms used herein shall be deemed to be defined as such for the purposes of the conditions set forth in the General Certificate 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 Certificates 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 CERTIFICATES

1	(a) Series number of the Certificates:	As specified in the table below
	(b) Whether or not the Certificates are to be consolidated and form a single series with the Certificates of an existing series:	
2	(a) The type of Certificates which may be Index Certificates, Share Certificates, Currency Certificates, Commodity Certificates, Fund Certificates, Government Bond Certificates, Other Bond Certificates or Index Futures Certificates:	
	(b) Whether such Certificates are Best Certificates, Factor Certificates, Limited Certificates, Discount Certificates, Open Ended Certificates, Fixed Leverage Certificates or Tracker Certificates.	Best or Turbo Best)
	(c) Whether such Certificates are Long Certificates or Short Certificates:	Short Certificates
3	Number of Certificates being issued:	As specified in the table below
4	Issue Price per Certificate:	As specified in the table below
5	Trade Date:	30 April 2024
6	Issue Date:	03 May 2024
7	"as-if-and-when-issued" trading:	Not Applicable
8	Current Financing Level on the Trade Date:	As specified in the table below
9	Current Spread on the Trade Date:	As specified in the table below
10	Maximum Spread:	As specified in the table below
11	Current Stop Loss Premium Rate on the Trade Date:	As specified in the table below
12	Maximum Premium:	As specified in the table below
13	Minimum Premium:	As specified in the table below
		<u> </u>

14	Stop Loss Price on the Trade Date:	As specified in the table below
15	Stop Loss Price Rounding:	As specified in the table below
16	Entitlement:	A
16	Entitlement:	As specified in the table below
17	Financing Level Currency:	As specified in the table below
18	Settlement Currency:	EUR
19	Exercise Time:	12:00 AM Central European Time
20	Cash Settlement Amount:	As specified in the Government Bond Certificate Conditions
21	Final Valuation Date:	Not Applicable
22	Valuation Date(s):	Annually, commencing on the date one year after the Issue Date.
23	Applicable Business Day Centre(s) for the purposes of the definition of "Business Day"	Amsterdam

				-	-		T	I		T = :	-	·	
Series	ISIN Code	Number	Issue	Current	_	Maxi	Current	Maxi	Minim	Stop	Stop	Entit	Finan
Numb		of	price	Financi	nt	mum	Stop	mum	um	Loss	Loss	lem	cing
er of		Certificate	per	ng	Sprea	Sprea	Loss	Premi	Premi	Price	Price	ent	Level
the		s being	Certifi	Level	d on	d	Premiu	um	um	on the	Roun		Curre
Certifi		issued	cate	on the	the		m			Trade	ding		ncy
cates				Trade	Trade		Rate			Date			
				Date	Date		on the						
							Trade						
							Date						
324,12	DE000NG8	1,000,000	1.0	108.810	3	3.5	1.5	20.0	0.0	108.810	0.01	1.0	USD
2	LQC8			000000						000000			
				0						0			
324,12	DE000NG8	1,000,000	2.02	109.890	3	3.5	1.5	20.0	0.0	109.890	0.01	1.0	USD
3	LQD6			000000						000000			
				0						0			
324,12	DE000NG8	1,000,000	3.04	110.980	3	3.5	1.5	20.0	0.0	110.980	0.01	1.0	USD
4	LQE4			000000						000000			
				0						0			
324,12	DE000NG8	1,000,000	4.06	112.080	3	3.5	1.5	20.0	0.0	112.080	0.01	1.0	USD
5	LQF1			000000						000000			
				0						0			
324,12	DE000NG8	1,000,000	5.1	113.200	3	3.5	1.5	20.0	0.0	113.200	0.01	1.0	USD
6	LQG9			000000						000000			
				0						0			
324,12	DE000NG8	500,000	1.17	118.460	3	3.5	3.0	20.0	0.0	118.460	0.01	1.0	EUR
7	LQH7			000000						000000			
				0						0			

324,12 8	DE000NG8 LQJ3	500,000	2.35	119.640 000000 0	3	3.5	3.0	20.0	0.0	119.640 000000 0	0.01	1.0	EUR
324,12 9	DE000NG8 LQK1	500,000	3.55	120.830 000000 0	3	3.5	3.0	20.0	0.0	120.830 000000 0	0.01	1.0	EUR

ADDITIONAL SPECIFIC PRODUCT RELATED PROVISIONS:

24	Index Certificate Provisions	Not Applicable
25	Share Certificate Provisions	Not Applicable
	Share continued 1.5 visions	- Constitution
26	Currency Certificate Provisions	Not Applicable
27	Commodity Certificate Provisions	Not Applicable
		11
28	Fund Certificate Provisions	Not Applicable
29	Government Bond Certificate Provisions	Applicable
29	Government Bond Certificate Provisions	Applicable

Series Number of the Certificate s	ISIN Code	(i) Reference Asset	(ii) Rollover Date	(iii) Exchange	(iv) Valuation Time
324,122	DE000NG8L QC8	10 year US Treasury Note (Initially Bloomberg code: TYM4 < Cmdty> and after the first Rollover Date the Bloomberg page referring to the Substitute Asset.)	A date, as determined by the Calculation Agent, in the period commencing on the previous Rollover Date (or in the case of the first Rollover Date the Issue Date) and ending not less than 5 Business Days prior to the last trading date of the Reference Asset upon which notice to deliver the Reference Asset may be given in accordance with the rules of the relevant Exchange	Chicago Board of Trade	The close of trading on the Exchange
324,123	DE000NG8L QD6	10 year US Treasury Note (Initially Bloomberg code: TYM4 < Cmdty> and after the first	A date, as determined by the Calculation Agent, in the period commencing on the	Chicago Board of Trade	The close of trading on the Exchange

		Rollover Date the	previous Rollover		
		Bloomberg page	Date (or in the case		
		referring to the	of the first Rollover		
		Substitute Asset.)	Date the Issue		
			Date) and ending		
			not less than 5		
			Business Days prior		
			to the last trading		
			date of the		
			Reference Asset		
			upon which notice		
			to deliver the		
			Reference Asset		
			may be given in		
			accordance with the		
			rules of the relevant		
			Exchange		
324,124	DE000NG8L	10 year US Treasury	A date, as	Chicago Board of Trade	The close of
	QE4	Note (Initially	determined by the	5 == ===	trading on the
	`	Bloomberg code:	Calculation Agent,		Exchange
		TYM4 < Cmdty>	in the period		5
		and after the first	commencing on the		
		Rollover Date the	previous Rollover		
		Bloomberg page	Date (or in the case		
		referring to the	of the first Rollover		
		Substitute Asset.)	Date the Issue		
			Date) and ending		
			not less than 5		
			Business Days prior		
			to the last trading		
			date of the		
			Reference Asset		
			upon which notice		
			to deliver the		
			Reference Asset		
			may be given in		
			accordance with the		
			rules of the relevant		
			Exchange		
324,125	DE000NG8L	10 year US Treasury	A date, as	Chicago Board of Trade	The close of
,	QF1	Note (Initially	determined by the	emongo Doura or Trade	trading on the
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Bloomberg code:	Calculation Agent,		Exchange
		TYM4 < Cmdty>	in the period		Zaonango
		and after the first	commencing on the		
		Rollover Date the	previous Rollover		
		Bloomberg page	Date (or in the case		
		referring to the	of the first Rollover		
		Substitute Asset.)	Date the Issue		
		_ =====================================	Date) and ending		
			not less than 5		
			Business Days prior		
			to the last trading		
			date of the		
			Reference Asset		
			upon which notice		
			to deliver the		
			Reference Asset		
			may be given in		
			accordance with the		
			rules of the relevant		
		ļ	1 3 10 0 01 the refevent		

			Exchange		
324,126	DE000NG8L	10 year US Treasury	A date, as	Chicago Board of Trade	The close of
	QG9	Note (Initially	determined by the		trading on the
		Bloomberg code:	Calculation Agent,		Exchange
		TYM4 < Cmdty>	in the period		
		and after the first	commencing on the		
		Rollover Date the	previous Rollover		
		Bloomberg page	Date (or in the case		
		referring to the	of the first Rollover		
		Substitute Asset.)	Date the Issue		
			Date) and ending		
			not less than 5		
			Business Days prior		
			to the last trading		
			date of the Reference Asset		
			upon which notice to deliver the		
			Reference Asset		
			may be given in		
			accordance with the		
			rules of the relevant		
			Exchange		
324,127	DE000NG8L	Euro-BTP Italian	A date, as	Chicago Board of Trade	The close of
324,127	QH7	Government Bond	determined by the	Cilicago Board of Trade	trading on the
	QII/	Future (Initially	Calculation Agent,		Exchange
		Bloomberg code:	in the period		Exchange
		IKM4 <cmdty> and</cmdty>	commencing on the		
		after the first	previous Rollover		
		Rollover Date the	Date (or in the case		
		Bloomberg page	of the first Rollover		
		referring to the	Date the Issue		
		Substitute Asset.)	Date) and ending		
			not less than 5		
			Business Days prior		
			to the last trading		
			date of the		
			Reference Asset		
			upon which notice		
			to deliver the		
			Reference Asset		
			may be given in		
			accordance with the		
			rules of the relevant		
			Exchange		
324,128	DE000NG8L	Euro-BTP Italian	A date, as	Chicago Board of Trade	
	QJ3	Government Bond	determined by the		trading on the
		Future (Initially	Calculation Agent,		Exchange
		Bloomberg code:	in the period		
		IKM4 <cmdty> and</cmdty>	commencing on the		
		after the first	previous Rollover		
		Rollover Date the	Date (or in the case		
		Bloomberg page	of the first Rollover		
		referring to the	Date the Issue		
		Substitute Asset.)	Date) and ending		
			not less than 5		
			Business Days prior		
			to the last trading		
			date of the		
	1		Reference Asset		

324,129	DE000NG8L QK1	Euro-BTP Italian Government Bond Future (Initially Bloomberg code: IKM4 <cmdty> and after the first Rollover Date the Bloomberg page referring to the Substitute Asset.)</cmdty>	upon which notice to deliver the Reference Asset may be given in accordance with the rules of the relevant Exchange A date, as determined by the Calculation Agent, in the period commencing on the previous Rollover Date (or in the case of the first Rollover Date the Issue Date) and ending not less than 5 Business Days prior to the last trading date of the Reference Asset upon which notice to deliver the Reference Asset may be given in accordance with the rules of the relevant Exchange	Chicago Board of Trade	The close of trading on the Exchange
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30	Other Bond Certificate Provisions	Not Applicable	
31	Index Futures Certificate Provisions	Not Applicable	
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Signed on behalf of the Issuer:
By:
Duly authorised
By:
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 Certificates 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 Certificates to be issued will not be rated

3 INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save for any fees payable to the Dealers, so far as the Issuer is aware, no person involved in the offer of the Certificates 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 Base Prospectus
(ii) Estimated total expenses	The terms of the Public Offer do not provide for any
	expenses and/or taxes to be charged to any purchaser
	of the Certificates

5 INFORMATION CONCERNING THE UNDERLYING

Underlying	Information on the underlying can be obtained from the below specified source.
Euro-BTP Italian Government Bond Future	The return on the Certificates is linked to the performance of the underlying Government Bond. The price of the Government Bond may go down as well as up throughout the life of the Certificates. Fluctuations in the price of the Government Bond will affect the value of the Certificates. Information and details of the past and future performance of the Government Bond and its volatility can be obtained from Bloomberg (Bloomberg code: IKA <cmdty>)</cmdty>
10 year US Treasury Note	The return on the Certificates is linked to the performance of the underlying Government Bond. The price of the Government Bond may go down as well as up throughout the life of the Certificates. Fluctuations in the price of the Government Bond will affect the value

	of the Certificates. Information and details of the past and future performance of the Government Bond and its volatility can be obtained from Bloomberg
	(Bloomberg code: TYA <cmdty>)</cmdty>

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 succesor website. There is no assurance that the Issuer will continue to provide such information for the life of the Certificates.

7 OPERATIONAL INFORMATION

(i)ISIN Code	(ii) Common Code	(iii) Other relevant code
DE000NG8LQC8	Not Applicable	NG8LQC
DE000NG8LQD6	Not Applicable	NG8LQD
DE000NG8LQE4	Not Applicable	NG8LQE
DE000NG8LQF1	Not Applicable	NG8LQF
DE000NG8LQG9	Not Applicable	NG8LQG
DE000NG8LQH7	Not Applicable	NG8LQH
DE000NG8LQJ3	Not Applicable	NG8LQJ
DE000NG8LQK1	Not Applicable	NG8LQK

(iv)	Name of the Principal Certificate Agent	ING Bank N.V.

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 Certificates	European Certificates
(ii)	Non-exempt offer:	An offer of Certificates may be made by the Issuer other than pursuant to Article 3(2) of the Prospectus Regulation in Germany, France, the Netherlands, Belgium, Spain and Italy (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) I	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
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Certificates is not subject to any conditions imposed by
the Issuer.

ANNEX

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