

17 May 2017

NOTICE OF AMENDED FINAL TERMS

N.V. BANK NEDERLANDSE GEMEENTEN

Issue of USD 80,000,000 Callable Zero Coupon Notes 2012 due 30 May 2042 (ISIN Code: XS0785385203) (the "Notes")

as Series No. 1038 under its EUR 90,000,000,000 Debt Issuance Programme

This notice (the "Notice") relates to the final terms dated 25 May 2012 in respect of the Notes (the "Final Terms"). Terms defined in the Final Terms have the same meaning when used in this Notice.

With effect from the date of this Notice, for the purpose of correcting a manifest error, the Final Terms shall be amended as follows:

Part A - item 22, Call Option:

Optional Redemption Dates:	30 March 2017, 30 March 2022, 30 March 2032 and 30 March 2037, each subject to adjustment with the Following Business Day Convention		
Optional Redemption Amounts of each Note and method, if any, of calculation of such amounts:	Optional Redemption Date	Optional Redemption Amount (USD)	Optional Redemption Amount (%)
	30 May 2017	28,024,885.71	35.031107%
	30 May 2022	34,566,314.53	43.207893%
	30 May 2027	42,634,611.00	53.293264%
	30 May 2032	52,586,168.93	65.732711%
	30 May 2037	64,860,569.80	81.075712%

Should be read as follows:

(i) Optional Redemption Dates:	May 2037, ea		30 May 2032 and 30 adjustment with the ntion
(ii) Optional Redemption Amounts of each Note and method, if any, of calculation of such amounts:	Optional	Optional Redemption Amount (USD)	Optional Redemption Amount (%)
	30 May 2017	28,024,885.71	35.031107%
	30 May 2022	34,566,314.53	43.207893%
	30 May 2027	42,634,611.00	53.293264%
	30 May 2032	52,586,168.93	65.732711%
	30 May 2037	64,860,569.80	81.075712%
(iii) Notice Period:	At least five Optional Rede		Days prior to the



Save as modified by this Notice, all terms of the Final Terms shall continue in full force and effect.

This Notice and the Final Terms shall be read and construed as one document and the Final Terms must be read in conjunction with this Notice. To the extent that there is any inconsistency between any statement in this Notice and the Final Terms, the former shall prevail. The form of the Final Terms as amended by this Notice is scheduled hereto.

The Issuer accepts responsibility for the information contained in this Notice hereto.



SCHEDULE - AMENDED AND RESTATED FINAL TERMS



EXECUTION COPY

N.V. BANK NEDERLANDSE GEMEENTEN

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

> Euro 90,000,000,000 Debt Issuance Programme

> > Series No.: 1038

Issue of
USD 80,000,000 Callable Zero Coupon Notes 2012 due 30 May 2042

FINAL TERMS

The date of these Final Terms is 25 May 2012.



The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that, except as provided in sub-paragraph (ii) below, any offer of Notes (as defined below) 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 of the Notes may only do so in circumstances in which no obligation arises for the Issuer or any Dealer 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 any Dealer has 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 amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in the Relevant Member State and the expression "**2010 PD Amending Directive**" means Directive 2010/73/EU.

These Final Terms, under which the medium term notes described herein (the "Notes") are issued, should be read in conjunction with the Base Prospectus dated 2 August 2011, as supplemented by the supplements to the Base Prospectus dated 5 September 2011. 1 November 2011 and 6 March 2012 (together, the "Base Prospectus") issued in relation to the Euro 90,000,000,000 debt issuance programme of N.V. Bank Nederlandse Gemeenten. Terms defined in the Base Prospectus have the same meaning in these Final Terms. Any reference to the Conditions herein is to the Terms and Conditions set forth in the Base Prospectus. Together, the Base Prospectus and these Final Terms 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 such 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 is available for viewing, upon the oral or written request of any persons, at the specified offices of the Paying Agent. Copies may be obtained at the specified offices of the Paying Agent.

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.



PART A - CONTRACTUAL TERMS

The terms of the Notes are as follows:

1. Issuer: N.V. Bank Nederlandse Gemeenten

2. Series Number: 1038

3. Specified Currency: U.S. dollars ("USD")
4. Aggregate Nominal Amount: USD 80,000,000

4. Aggregate Nominal Amount: USD 80,000,000
5. Issue Price: 28.401719615 per cent. of the Aggregate

Nominal Amount

6. (i) Specified Denominations: USD 100,000

(ii) Calculation Amount: USD 100,000(i) Issue Date: 30 May 2012

Interest Commencement Date: Not Applicable

8. Maturity Date: 30 May 2042

9. Interest Basis: Zero Coupon Notes

(further particulars specified below)

10. Redemption/Payment Basis: Redemption at par

11. Change of Interest or Not Applicable

Redemption/Payment Basis:

12. Put/Call Options: Issuer Call

(further particulars specified below)

13. Date Board approval for issuance of

Notes obtained:

7.

16 May 2012

14. Method of distribution: Non-Syndicated

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

15. Fixed Rate Note Provisions (Condition 5A)

Not Applicable

16. Floating Rate Note Provisions

(Condition 5B)

Not Applicable

17. Zero Coupon Note Provisions

Applicable

(i) Accrual Yield: 4.285 per cent. Per annum

(ii) Reference Price: 28.401719615 per cent. of the Aggregate

Nominal Amount

Any other formula/basis of determining amount payable:

Not Applicable

18. Index-Linked Interest Note/other

variable-linked interest Note
Provisions (Condition 5B)

Not Applicable

19. Dual Currency Note Provisions

Not Applicable



(Condition 5C)

Swap Related Note Provisions (Condition 5D)

Relevant swap terms:

Not Applicable

21. Provisions for other Notes (Condition 5E)

Relevant interest provisions (including determination of dates and periods, calculation of rates and amounts (e.g. EURIBOR determination), maximum/minimum rates etc.):

Not Applicable

PROVISIONS RELATING TO REDEMPTION

22. Call Option

Applicable

(i) Optional Redemption Dates:

30 May 2017, 30 May 2022, 30 May 2032 and 30 May 2037, each subject to adjustment with the Following Business Day Convention

(ii) Optional Redemption Amounts of each Note and method, if any, of calculation of such amounts:

Optional Redemption Date	Optional Redemption Amount (USD)	Optional Redemption Amount (%)
30 May 2017	28,024,885.71	35.031107%
30 May 2022	34,566,314.53	43.207893%
30 May 2027	42,634,611.00	53.293264%
30 May 2032	52,586,168.93	65.732711%
30 May 2037	64,860,569.80	81.075712%

(iii) Notice Period:

At least five (5) Business Days prior to the Optional Redemption Date

23. Put Option

Not Applicable

24. Final Redemption Amount of each Note

USD 100,000 per Calculation Amount

25. In the case of non-interest bearing Notes, redemption amount on event of default:

The amount calculated on the basis of the Accrual Yield and the applicable Day Count Fraction, being 30/360 unadjusted, subject to the Following Business Day Convention.

26. Special tax consequences (if any):

Not Applicable

27. Modification of definition of "Relevant Financial Centre" (if applicable):

TARGET and London in addition to New York

28. Early Redemption Amount

Early Redemption Amount(s) per Calculation Amount payable on redemption for taxation reasons or on event of default or other early redemption and/or the method of calculating the same (if required or if different from that set out in the See item 25



Conditions):

GENERAL PROVISIONS APPLICABLE TO THE NOTES

Bearer Notes: 29. Form of Notes: 30. Temporary Global Note exchangeable

No.

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

for Definitive Notes:

Yes. 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 upon certification as to non-U.S. beneficial ownership 40 days after the Issue Date in accordance with the terms thereof, for interests in a permanent global note (the "Permanent Global Note"). The Permanent Global Note will be exchangeable for definitive notes ("Definitive Notes") but only as set out in Condition 1(e)(i) and 1(e)(ii) except that in each case a Permanent Global Note which forms part of a securities deposit (girodepot) with Netherlands shall only Euroclear exchangeable within the limited circumstances as described in the Netherlands Securities Giro Act (Wet giraal effectenverkeer) and such exchange will be made in accordance therewith, the Euroclear Netherlands' terms and conditions and operational documents.

Permanent Global Note exchangeable 32. for Definitive Notes:

Yes, but only as set out in Condition 1(e)(i) and (ii), except that in each case a Permanent Global Note which forms part of a securities deposit (girodepot) with Euroclear Netherlands shall only the within exchangeable circumstances as described in the Netherlands Securities Giro Act (Wet giraal effectenverkeer) and such exchange will be made in accordance therewith, the Euroclear Netherlands' terms and conditions and operational documents.

Registered Notes: 33.

Not Applicable

34. New Global Note: No

New Safekeeping Structure: 35.

No

Additional Financial Centre(s) or other 36. special provisions relating to payment dates:

TARGET Business Day, London and New York

Talons for future Coupons or Receipts 37. to be attached to Definitive Notes (and dates on which such Talons mature):

No

Alternative means of effective 38. communication (if any):

Not Applicable



39. Redenomination, renominalisation and Not Applicable reconventioning provisions:

40. Other final terms:

Not Applicable

DISTRIBUTION

41. If syndicated, names and addresses of Not Applicable Managers and underwriting commitments:

Date of Subscription Agreement:

Not Applicable

Stabilizing Manager(s) (if any):

Not Applicable

42. If non-syndicated, name and address of Deutsche Bank AG, London Branch

Dealer:

Winchester House

1 Great Winchester Street

London EC2N 2DB

United Kingdom

43. U.S. Selling Restrictions:

Reg. S Compliance Category 2; TEFRA D

44. Non-exempt Offer:

Not Applicable

45. Additional selling restrictions:

Not Applicable

PURPOSE OF FINAL TERMS

These Final Terms comprise the final terms required for issue and admission to trading on the Amsterdam Stock Exchange of the Notes described herein pursuant to the Euro 90,000,000 Debt Issuance Programme of the Issuer.

RESPONSIBILITY

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.

Signed on behalf of

N.V. BANK NEDERLANDSE GEMEENTEN

By:

W.J. Littel

Duly authorised



PART B - OTHER INFORMATION

1. LISTING

(i) Admission to trading:

Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the Amsterdam Stock Exchange with effect from the

Issue Date

Estimate of total expenses relating EUR 2,270 to admission to trading:

2. **RATINGS**

Ratings:

The Programme under which the Notes are to be issued has been assigned the following credit ratings:

Standard & Poor's Ratings Services, a division of the

AAA (an Issuer rated 'AAA' has extremely strong capacity to meet its financial

McGraw-Hill Companies Inc.:

commitments. 'AAA' is the highest issuer credit rating)

Aaa (obligations rated Aaa are

Moody's Investors Service Limited:

judged to be of the highest quality, with minimal credit

risk)

Fitch Ratings Limited: AAA (this rating denotes 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)

The ratings mentioned above have been issued by Standard & Poor's Ratings Services, a division of the McGraw-Hill Companies Inc., Fitch Ratings Limited and Moody's Investors Service Limited, each of which is established in the European Union and is registered under Regulation (EC) No 1060/2009, as amended.

A rating is not a recommendation to buy, sell or hold Notes and may be subject to suspension, change or withdrawal at any time by the assigning rating agency.

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

Except for the commissions payable to the Joint Lead Managers, 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.

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

Reasons for the offer: (i)

The net proceeds of the issue of the Notes will be used by the Issuer for general corporate purposes



(ii) Estimated net proceeds: USD 22,721,375.69

(iii) Estimated total expenses: Not Applicable

5. Fixed Rate Notes only - YIELD

Indication of yield: Not Applicable

6. **OPERATIONAL INFORMATION**

CUSIP Number: Not Applicable

ISIN Code: XS0785385203

Common Code: 078538520

Valor: Not Applicable

Any clearing system(s) other than DTC, Euroclear Bank SA/NV and Clearstream Banking, société anonyme and the relevant identification number(s):

Delivery: Delivery against payment

Not Applicable

Paying Agent(s):

Names and addresses of additional Not Applicable Paying Agent(s) (if any):

Intended to be held in a manner Not Applicable which would allow Eurosystem

7. TERMS AND CONDITIONS OF THE OFFER

eligibility:

subject:

offer will be open:

Offer Price, and any expenses and Not Applicable taxes (if any) specifically charged to the subscriber or purchaser:

Conditions to which the offer is Not Applicable

Description of the application Not Applicable process, including offer period, including any possible amendments, during which the

Description of possibility to reduce Not Applicable subscriptions and manner for refunding excess amount paid by applicants:

Details of the minimum and/or Not Applicable maximum amount of application:

Details of the method and time Not Applicable limits for paying up and delivering the Notes:



Manner in and date on which results of the offer are to be made public:

Not Applicable

Procedure for exercise of any right Not Applicable of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:

Categories of potential investors to Not Applicable which the Notes are offered and whether tranche(s) have been reserved for certain countries:

Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:

Not Applicable

Amount of any expenses and taxes Not Applicable specifically charged to the subscriber or purchaser:

Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place: