### **FINAL TERMS**

1 March 2019

### BBVA GLOBAL MARKETS, B.V.

(a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under Dutch law with its seat in Amsterdam, the Netherlands but its tax residency in Spain)

(as "Issuer")

Issue of Series 159 EUR 6,000,000 Fixed to Reference Item Rate Interest Linked Notes due 2034 (the "Notes")

under the €2,000,000,000 Structured Medium Term Note Programme

guaranteed by

### BANCO BILBAO VIZCAYA ARGENTARIA, S.A.

(incorporated with limited liability in Spain)
(as "Guarantor")

These Notes are not intended for, and are not to be offered to, the public in any jurisdiction of the EEA

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 the Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or to supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer.

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

**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 ("**MiFID II**"); (ii) a customer within the meaning of Directive 2002/92/EC ("**IMD**"), 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 Directive 2003/71/EC (as amended, the "**Prospectus Directive**"). Consequently no key information document required by Regulation (EU) No 1286/2014 (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.

MIFID II PRODUCT GOVERNANCE 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 Notes are compatible with the following target market: Investors who (i) are eligible counterparties, professional clients or retail clients, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution of the Notes 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

Terms used herein shall be deemed to be defined as such for the purposes of the General Conditions of the Notes (and, together with the applicable Annex(es), the "Conditions") set forth in the Base Prospectus dated 25 May 2018 and the supplements to it dated 14 August 2018, 22 November 2018 and 28 February 2019 which together constitute a base prospectus for the purposes of the Prospectus Directive (the "Base Prospectus"). 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 the Base Prospectus. Full information on the Issuer, the Guarantor and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus has been published on the website of CNMV (www.cnmv.es) and on the Guarantor's website (https://shareholdersandinvestors.bbva.com/debt-investors/issuances-programs).

The Notes have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or under any state securities laws, and the Notes may not be offered, sold, transferred, pledged, delivered, redeemed, directly or indirectly, at any time within the United States or to, or for the account or benefit of, or by, any U.S. person. Furthermore, the Notes do not constitute, and have not been marketed as, contracts of sale of a commodity for future delivery (or options thereon) subject to the U.S. Commodity Exchange Act, as amended (the "CEA"), and trading in the Notes has not been approved by the U.S. Commodity Futures Trading Commission (the "CFTC") pursuant to the CEA, and no U.S. person may at any time trade or maintain a position in the Notes. For a description of the restrictions on offers and sales of the Notes, see "Subscription and Sale" in the Base Prospectus.

As used herein, "U.S. person" includes any "U.S. person" or person that is not a "non-United States person" as either such term may be defined in Regulation S or in regulations adopted under the CEA.

1.	(a)	Issuer:	BBVA Global Markets, B.V. (NIF: N0035575J)		
	(b)	Guarantor:	Banco Bilbao Vizcaya Argentaria, S.A. (NIF: A48265169)		
	(c)	Principal Paying Agent:	Banco Bilbao Vizcaya Argentaria S.A		
	(d)	Registrar:	Not applicable		
	(e)	Transfer Agent:	Not applicable		
	(f)	Calculation Agent:	Banco Bilbao Vizcaya Argentaria, S.A.		
2.	(a)	Series Number:	159		
	(b)	Tranche Number:	1		
	(c)	Date on which the Notes will be consolidated and form a single Series:	Not applicable		
	(d)	Applicable Annex(es):	Annex 1: Payout Conditions		
3.	Specified Notes Currency or Currencies:		Euro ("EUR")		

4.

Aggregate Nominal Amount:

	(a) Series:		EUR 6,000,000
			(Number of notes: 60).
	(b)	Tranche:	1
5.	Issue F	Price:	100 per cent. of the Aggregate Nominal Amount
6.	(a)	Specified Denomination(s):	EUR 100,000
	(b)	Minimum Tradable Amount:	Not applicable
	(c)	Calculation Amount:	EUR 100,000
7.	(a)	Issue Date:	1 March 2019
	(b)	Interest Commencement Date:	Issue Date
8.	Maturi	ty Date:	1 March 2034 or if that is not a Business Day the immediately succeeding Business Day, unless it would thereby fall into the next calendar month, in which event it will be brought forward to the immediately preceding Business Day (the "Scheduled Maturity Date"), subject to "Issuer Call Option" paragraph 31 below.
9.	Interes	t Basis:	Applicable
			3.00 per cent Fixed Rate
			(See paragraph 17 below)
			Reference Item Linked Interest:
			Reference Item Rate Linked Interest
			(See paragraph 26 below)
10.	Redem	option Basis:	Redemption at par
11.	Reference Item(s):		Reference Item Rate
			(See paragraph 26 below)
12.	Put/Ca	ll Options:	Issuer Call Option
13.	Settlen	nent Exchange Rate Provisions:	Not applicable
14.	Knock	-in Event:	Not applicable
15.	Knock	-out Event:	Not applicable

### 16. Interest:

## Applicable

(i) Interest Period End Date(s): 1 March in each year, commencing on 1 March 2020

and ending on the Scheduled Maturity Date.

(ii) Business Day Convention for

Interest Period End Date(s):

Not applicable

(iii) Interest Payment Date(s): 1 March in each year, commencing on 1 March 2020

and ending on the Scheduled Maturity Date.

(iv) Business Day Convention for

Interest Payment Date(s):

Modified Following Business Day Convention

(v) Minimum Interest Rate: Not applicable

(vi) Maximum Interest Rate: Not applicable

(vii) Day Count Fraction: 30/360

(viii) Determination Date(s): Second day on which the TARGET2 System is open

prior to the start of each Interest Period

(ix) Rate of Interest: In respect of each Interest Payment Date from and

including 1 March 2020 to and including 1 March 2024, the Rate of Interest shall be determined by the

Calculation Agent as Fixed Rate

In respect of each Interest Payment Date from and including 1 March 2025 to and including the Scheduled Maturity Date, the Rate of Interest shall be determined by the Calculation Agent in accordance with the

following formula:

Rate of Interest (viii) - Call

Max (0%; Leverage \* (Coupon Value - Strike

Percentage))

Where:

"Coupon Value" means the RI Closing Value

"Leverage" means 260 per cent

"Reference Spread" means Reference Item Rate 1 minus Reference Item Rate 2 as set out in 26 (iii)

below

"RI Closing Value" means in respect of the

Determination Date, the Reference Spread

"Strike Percentage" means 0%

17. Fixed Rate Note Provisions:

Applicable, in respect of each Interest Payment Date from and including 1 March 2020 to and including 1

March 2024

(i) Rate(s) of Interest: 3.00 per cent. per annum payable annually in arrear on each Interest Payment Date (ii) Fixed Coupon Amount(s): Not applicable (iii) Broken Amount(s): Not applicable Not applicable 18. **Floating Rate Note Provisions:** 19. **Specified** Not applicable **Interest Amount** Note **Provisions:** 20. **Zero Coupon Note Provisions:** Not applicable 21. **Index Linked Interest Provisions:** Not applicable 22. **Equity Linked Interest Provisions:** Not applicable 23. **Fund Linked Interest Provisions:** Not applicable 24. **Inflation Linked Interest Provisions:** Not applicable 25. Foreign Exchange (FX) Rate Linked Not applicable **Interest Provisions: Reference Item Rate Linked Interest:** Applicable, in respect of each Interest Payment Date 26. from and including 1 March 2025 to and including the Scheduled Maturity Date for the purposes of determining the "Rate of Interest" specified in item 16(ix) (i) Screen Rate Determination: Applicable Reference Item Rate 1: EUR CMS Rate with a Designated Maturity (a) of 20 years EUR CMS Rate with a Designated Maturity Reference Item Rate 2: of 2 years Second day on which the TARGET2 System (b) Interest Determination Date(s): is open prior to the start of each Interest Period (c) Specified Time: 11.00 a.m. Frankfurt time (d) Relevant Screen Page: For Reference Item Rate 1 Bloomberg Screen

(ii) ISDA Determination: Not applicable

(iii) Reference Item Spread: Reference Item Rate 1 minus Reference Item Rate 2

"EUAMDB20"

"EUAMDB2"

For Reference Item Rate 2 Bloomberg Screen

(iv) Coupon Valuation Date(s): Not applicable

(v) Rate Cut-Off Date: Not applicable

(vi) Business Day: As used in this item and for the purpose of determining

the Reference Item Rate only, "Business Day" means a day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits) in A Target Settlement Day

27. Combination Note Interest: Not applicable

PROVISIONS RELATING TO REDEMPTION

28. Final Redemption Amount: Redemption at par

29. Final Payout: Not applicable

30. Automatic Early Redemption: Not applicable

31. Issuer Call Option: Applicable

(i) Optional Redemption Date(s): The Issuer has the right to early redeem the Notes (in

whole but not in part) on the 1 March in each year commencing on 1 March 2024 and ending on 1 March 2033, or if that is not a Business Day the immediately succeeding Business Day unless it would thereby fall into the next calendar month, in which event it will be brought forward to the immediately preceding Business

Day

(ii) Optional Redemption Valuation

Date(s):

Not applicable

(iii) Optional Redemption Amount: EUR 100.000 per Calculation Amount

(iv) If redeemable in part:

(a) Minimum Redemption Not applicable

Amount:

(b) Higher Redemption Not applicable

Amount:

(v) Notice periods: Minimum period: 5 days

Maximum period: Not applicable

32. Noteholder Put: Not applicable

33. Early Redemption Amount: As set out in General Condition 6

**34. Index Linked Redemption:** Not applicable

35.	<b>Equity Linked Redemption:</b>	Not applicable		
36.	Fund Linked Redemption:	Not applicable		
37.	Inflation Linked Redemption:	Not applicable		
38.	Credit Linked Redemption:	Not applicable		
39.	Foreign Exchange (FX) Rate Linked Redemption:	Not applicable		
40.	Reference Item Rate Linked Redemption:	Not applicable		
41.	<b>Combination Note Redemption:</b>	Not applicable		
42.	Provisions applicable to Instalment Notes:	Not applicable		
43.	Provisions applicable to Physical Delivery:	Not applicable		
44.	Provisions applicable to Partly Paid Notes; amount of each payment comprising the Issue Price and date on which each payment is to be made and consequences of failure to pay, including any right of the Issuer to forfeit the Notes and interest due on late payment:	Not applicable		
45.	Variation of Settlement:	The Issuer does not have the option to vary settlement in respect of the Notes as set out in General Condition 5(b)(ii)		
46.	Payment Disruption Event:	Not applicable		
GENERAL PROVISIONS APPLICABLE TO THE NOTES				
47.	Form of Notes:	Book-Entry Notes: Uncertificated, dematerialised book entry form notes (anotaciones en cuenta) registered with Iberclear as managing entity of the Central Registry.		
48.	New Global Note:	No		
49.	(i) Financial Centre(s):	Not applicable		
	(ii) Additional Business Centre(s):	Not applicable		
50.	Talons for future Coupons or Receipts to be attached to definitive Notes (and dates on which such Talons mature):	No		
51.	Redenomination, renominalisation and reconventioning provisions:	Not applicable		

52.	Prohibition of Investors:	Sales	to	EEA	Retail	Applicable
53.	Sales outside El	EA only:				Not applicable
RESPONSIBILITY						
The Issuer and the Guarantor accept responsibility for the information contained in these Final Terms and declare that the information contained in these Final Terms is, to the best of their knowledge, in accordance with the facts and contains no omission likely to affect its import.						
Signed on behalf of the Issuer:					Signed on behalf of the Guarantor:	
Ву:						By:
Duly au	ıthorised					Duly authorised

# PART B-OTHER INFORMATION

# 1 Listing and Admission to trading

Application has been made for the Notes to be

admitted to trading on AIAF

2 Ratings

Ratings: The Notes have not been rated.

# 3 Interests of Natural and Legal Persons Involved in the Issue

Save for any fees payable to the Dealer and to the distributor, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer.

# 4 Estimated Net Proceeds and Total Expenses

(i) Estimated net proceeds: EUR 6,000,000

(ii) Estimated total expenses: The estimated total expenses that can be determined as

of the issue date are up to EUR 3,000 consisting of listing fees, such expenses exclude certain out-of pocket expenses incurred or to be incurred by or on behalf of the issuer in connection with the admission

to trading

# 5 Operational Information

(i) ISIN Code: ES0205067434

(ii) Common Code: Not applicable

(iii) CUSIP: Not applicable

(iv) Valoren Code: Not applicable

 $(v) \qquad \hbox{ Other Code}(s) \hbox{:} \qquad \qquad \hbox{Not applicable}$ 

(vi) Any clearing system(s) other than Not applicable

Iberclear, Euroclear, Clearstream Luxembourg and the DTC approved by the Issuer and the Principal Paying Agent and the relevant identification number(s):

(vii) Delivery: Delivery against payment

(viii) Additional Paying Agent(s) (if any): Not applicable

(ix) Intended to be held in a manner No which would allow Eurosystem eligibility

## 6 DISTRIBUTION

6.1 Method of distribution: Non-syndicated

6.2 If non-syndicated, name [and address] of relevant Dealer:

Banco Bilbao Vizcaya Argentaria,S.A. C/ Sauceda 28

28050 Madrid Spain

6.3 U.S. Selling Restrictions:

The Notes are only for offer and sale outside the United States in offshore transactions to persons that are not U.S. persons in reliance on Regulation S under the Securities Act and may not be offered, sold, transferred, pledged, delivered, redeemed, directly or indirectly, at any time within the United States or to, or for the account or benefit of, or by, any U.S. person.

Each initial purchaser of the Notes and each subsequent purchaser or transferee of the Notes shall be deemed to have agreed with the issuer or the seller of such Securities that (i) it will not at any time offer, sell, resell or deliver, directly or indirectly, such Securities so purchased in the United States or to, or for the account or benefit of, any U.S. person or to others for offer, sale, resale or delivery, directly or indirectly, in the United States or to, or for the account or benefit of, any U.S. person and (ii) it is not purchasing any Securities for the account or benefit of any U.S. person.

6.4 U.S. "Original Issue Discount" Legend: Not applicable

6.5 Non-Exempt Offer: Not Applicable

# 8 Benchmark Regulation

Interest payable under the Notes is calculated by reference to EUR CMS20Y Rate and EUR CMS2Y Rate. EUR CMS20Y Rate and EUR CMS2Y are provided by ICE Benchmark Administration Limited

As at the date of this Prospectus, ICE Benchmark Administration Limited appears in the register of administrators and benchmarks established and maintained by European Securities and Markets Authority (ESMA) pursuant to article 36 of the Benchmarks Regulation.

The Issuer is only offering to and selling to the Dealer(s) pursuant to and in accordance with the terms of the Programme Agreement. All sales to persons other than the Dealer(s) will be made by the Dealer(s) or persons to whom they sell, and/or otherwise make arrangements with, including the Financial Intermediaries. The Issuer shall not be liable for any offers, sales or purchase of Notes by the Dealer(s) or Financial Intermediaries in accordance with the arrangements in place between any such Dealer or any such Financial Intermediary and its customers.