

Translation from Danish. The Danish version prevails

Final Terms of February 8th, 2019 for certain Bonds issued by Jyske Realkredit

The full prospectus for the Bonds consist of "Base Prospectus for covered bonds and mortgage bonds issued by BRFkredit a/s", dated 1. February 2017, including any addenda to the said Base Prospectus as well as the Final Terms outlined below. The Final Terms pertain only to the specific issuance(s) of SDO ("the Bonds") as set forth in these Final Terms.

ISIN DK0009396681

Series 411.E.OA

Bond type SDO

E **Capital Centre**

Currency DKK

1.5 pct 411.E.OA.50 Name

Denomination 0,01

14 February 2019 **Opening date**

Closing date 31 August 2020 (last day for which the ISIN is open for issuance)

Expiry date 1 October 2050

The Bonds carry a fixed rate of interest. **Interest rate**

The interest rate has been set at 1.5 % per annum.

The Bonds will no longer carry interest as of the payment date when the Bonds

are redeemed.

Definition of interest

rate

Not applicable

Interest Rate Cap/

Interest Rate Floor

Not applicable

Value at Redemption due to negative inter-

est rate

Not applicable

Day-count conven-

tion

Actual/actual per term.

Amortisation

The Bonds are amortized at redemption at par value concurrently with the ordinary repayment of the financed loans. The general repayment of the underlying loans may be made as annuity loans or as a bullet loan. The latter amortization form may only be used for 10 years of the loan's term. Prepayment of loans results in either an extraordinary redemption of Bonds at par value or cancellation of Bonds in Jyske Realkredit's own holding. The Bonds will be finally redeemed no later than on the maturity date.

Please note that item 4.8 of the securities note in the base prospectus applies.



Redemption dates The first redemption date is April 1st, 2019. Redemption may then be made on a

quarterly basis on 1. January, 1. April, 1. July and 1. October.

Termination The Bonds are callable and may be called in for redemption on a payment date in

the event of the Borrower's extraordinary redemption. The bonds cannot be ter-

minated by the creditors.

Value date In general, when the Bonds are traded, the value date is two banking days after

the trade is executed, however this rule may be derogated from.

Payments Payments are due on 1. January, 1. April, 1. July and 1. October every year. If

the payment date is a Saturday, Sunday or bank holiday, the payment is due on

the first banking day in Denmark hereafter.

Subject to the rules for statutory refinancing

i) Sales trigger: No

ii) Interest trigger: No

Call option/Put op-

tion

Not applicable

Issuer The Bonds are issued, offered and sold by Jyske Realkredit.

Listing/Trading NASDAQ Copenhagen A/S

Place of registration VP Securities A/S

Weidekampsgade 14 P.O. Box 4040 2300 Copenhagen S

Rating AAA S&P

Costs for the buyers of the Bonds

Ordinary transaction costs incurred when trading with Jyske Realkredit, i.e. brokerage fees, price spread, etc.

Terms and Conditions

Together with the terms and conditions of the Base Prospectus for Mortgage Bonds and Covered Bonds issued by Jyske Realkredit with related addenda or appendices, the present Final Terms shall constitute the terms and conditions for the issued Bonds.

Other Terms and Conditions

Not applicable.

Declaration

Jyske Realkredit states:

- a) that the Final Terms have been prepared in accordance with article 5 (4) of Directive 2003/71/EC and must be read in connection with the Base Prospectus including any addenda thereto.
- b) that the Base Prospectus including any addenda has been published electronically on Jyske Realkredit's web site www.jyskerealkredit.com
- c) that the Base Prospectus, any addenda to the Base Prospectus and the Final Terms must be read in order to obtain all information.
- d) that the summary of the specific issue is attached as an appendix to the Final Terms.



Kgs. Lyngby, on February 8th, 2019

These Final Terms are signed on behalf of Jyske Realkredit's management in accordance with special authority given by Jyske Realkredit's board of directors:

Lars Waalen Sandberg Torben Hansen

CEO Executive Vice President



Bilag A. Summary

The summary is made up of disclosure requirements known as "elements". The elements are numbered in sections A-E (A.1 - E.7).

This summary contains all the elements required to be included in a summary of the issue of this type of securities and the issuer. Not all elements must be stated. Therefore the numbering of the elements may not be consistent.

Even though an element may be required to be inserted in a summary of the issue of this type of securities and the issuer, it is possible that no relevant information can be given regarding such element. In cases where an element is not relevant to a prospectus, the summary states that the element is "not applicable".

Section A	Section A – Introduction and warnings			
A.1	Warnings	Jyske Realkredit draws the attention of prospective investors to the fact that:		
		This summary should be read as an introduction to the prospectus;		
		any decision to invest in the securities should be based on consideration of the Base Prospectus as a whole		
		 where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation, have to bear the costs of translating the pro- spectus before the legal proceedings are initiated; and 		
		 civil liability attaches only to those persons who have tabled the summary including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, when read to- gether with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in such secu- rities. 		
A.2	Financial intermediaries	 Jyske Realkredit expressly consents to the use of this Base Prospectus for the resale or final placement of the Bonds through financial inter- mediaries, 		
		The consent will be in force as long as this Base Prospectus is valid – i.e. up to 12 months from the date of approval subject to the prior revocation, cancellation or replacement of this Base prospectus in which case Jyske Realkredit will release a stock exchange announcement to this effect.		
		 Any conditions relating to the consent made to financial intermediaries will be set out in the Final Bond Terms for the specific issue and the attached summary for the specific issue. 		
		 If a financial intermediary uses this Base Prospectus to offer Bonds, the financial intermediary is obliged to inform investors of the terms and conditions for the offering at the time of the offer- ing. 		
		 Financial intermediaries using this Base Prospectus are obliged to state at their website that they use this Base Prospectus in accord- ance with the related consent and its conditions. 		



Section I	Section B – Issuer				
B.1	Legal name and secondary names	The name of the issuer is Jyske Realkredit A/S Secondary name: BRFkredit a/s			
B.2	The Issuer's registered office, legal form and registered nationality	Jyske Realkredit A/S Klampenborgvej 205 2800 Kgs. Lyngby Jyske Realkredit is a limited liability company registe operates its mortgage banking business in accordance gage-Credit Loans and Mortgage-Credit Bonds etc. A applicable at any given time to Danish mortgage bank subject to Danish law and to supervision by the Danis thority.	with the Da ct and other cs. Jyske Rea	nish Mort- legislation ılkredit is	
B.4b	Recent trends	Not applicable; because Jyske Realkredit, at the date of Base Prospectus, is not aware of any trends, uncertain tions or events that may reasonably be expected to har Jyske Realkredit's prospects for the current financial	ty, requirem ve a materia		
B.5	Group	Jyske Realkredit a/s is a public limited company and a wholly owned subsidiary of Jyske Bank A/S ("Jyske Bank").			
B.9	Profit fore- cast	Not applicable; because earnings expectations or forecasts for Jyske Realkredit are generally not considered material to the pricing of the Bonds and therefore are not included in the Base prospectus.			
B.10	Qualifications expressed in the audit report on historical financial information	Not applicable; the audit report does not contain any cal financial information relating to Jyske Realkredit.	qualification	s on histori-	
B.12	Historical financial information	Selected important historical financial information for extracted from the most recent annual report:	Jyske Real	kredit	
		Year	2017	2016	
		Income statement (DKKm):		-	
		Net interest and fee income	2.135	2.028	
		Core expenses	851	840	
		Loan impairment charges and provisions for guarantees	202	-32	
		Pre-tax profit or loss	1.131	1.220	
		Balance sheet (DKKm.):			
		Mortgage loans	308.121	278.407	
		Issued bonds	316.305	285.676	
		Equity	15.731	12.812	
		Ratios:			
		Pre-tax profit as a percentage of opening equity	7,9	10,6	



Common Equity Tier 1 capital ratio (CET 1 %) 20.8 19.0 Individual solvency requirement (%) 9.3 9.3 9.3 At the date of this Base Prospectus, there has been no adverse material change in the prospects of Jyske Realkredit since the date of its last published financial statements. No significant changes in in terms of Jyske Realkredit's financial or trading position have been recorded since the period covered by the historical financial information. B.13			Capital ratio (%)	20,8	19,0
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C.2 Currency DKK			, , , ,		
	C.2	Currency	DKK		



C.5	Limitations to the nego- tiability of the bonds	Not relevant: The bonds are freely negotiable.	
C.8	Rights per- taining to the bonds	The nominal interest rate on the Bonds is disclosed in the Final Terms. In the event of bankruptcy of Jyske Realkredit, Bondholders will rank before unsecured creditors in terms of assets in the capital centre where the Bonds are issued, and also to Jyske Realkredit's other assets. To the extent a capital centre enters into agreements on financial instruments hedging the differences between loan and funding, any counterparties will have the same preferential status.	
C.9	Interest and investor representation	The Bonds carry a fixed rate of interest. Interest rates, including any deferral of interest payments, and detailed provisions on repayment, redemption and any extension of maturity are set out in the Final Terms of the specific Bonds. The effective interest rate cannot be provided in the Final Terms because the Bonds are issued on tap, and the effective interest rate depends on the price and transaction date. Representation of the Bondholders is not possible.	
C.10	Derivative component of interest payment	Not relevant. The specific Bonds does not have derivative components in the interest payment.	
C.11	Listing	Admission to trading and official listing will appear from the Final Terms.	
Section D	O – Risks		
D.2	The issuer – key risks	Jyske Realkredit's activities involve a number of different risks. If these risks materialise, it could have a material adverse effect on Jyske Realkredit's results of operations and financial position. Investors should also read the detailed information set out elsewhere in this Base Prospectus. Investors should make their own assessment, possibly by consulting their own advisers, before making an investment decision. Should one or more of the risks mentioned below materialise, investors may lose part or all of their investment in the Bonds: Credit risk Market risk Liquidity risk Operational risk Competition in mortgage lending Risks relating to statutory capital Transfer of funds between capital centres Risk relating to the use of risk models Ratings may not reflect all risks Risk pertaining to forced sale	



		Risk relating to the implementation of new rules
D.3	Key risks that are specific to the securi- ties	The following factors represent important risks relating to investment in Bonds: • Risks associated with the Bonds in general, including - Interest on overdue payments with respect to the Bonds - Investor meetings and changes to terms - Eurosystem eligibility - European Monetary Union - Investors to bear the risk of withholding tax - Clearing risk - Risks associated with bankruptcy rules - Limitations to Jyske Realkredit's liability for damages • Changes to the legislative framework for covered bonds/mortgage bonds • Risks associated with structuring an offer of Covered Bonds/Mortgage Bonds The description is not exhaustive and investors should also read the detailed information set out elsewhere in this Base Prospectus. Investors should make their own assessment, possibly by consulting their own advisers, before making an investment decision. Should one or more of the risks mentioned materialise, investors may lose part or all of their investment in the Bonds:
Section E	E – Offer	
E.2b	Cause of the offer of bonds and the applica- tion of the proceeds, in cases not involving generation of profit and/or cov- ering cer- tain risks	The proceeds from the issuance and sale of SDO can be invested in assets permissible under Article 129 of the Capital Requirements Regulation ("CRR"), including funding of loans secured against real property, unsecured loans to public authorities or loans guaranteed by public authorities.
E.3	Terms and conditions of the offer	The terms and conditions of the offer will be specified in the Final Terms.
E.4	Interests of significance in relation to the issue, including	Not relevant: Jyske Realkredit knows of no interests and/or conflicts of interest of significance in relation to the issue of Bonds under this Base Prospectus.



	conflicts of interest	
E.7	Estimated expenses of investors	Not relevant: Buyers shall solely pay normal trading costs (brokerage, etc.). Jyske Realkredit is not aware of any expenses which an investor may be charged by a financial intermediary nor are they of relevance to Jyske Realkredit.