This is a translation of the original Danish text. In case of any discrepancies, between the Danish original and the translation, the Danish original shall prevail in all respects.

Final Terms dated 5 March 2025 Jyske Realkredit A/S LEI code: 529900R9HQNZRT2OXB26 Business Reg. No. (CVR-nr.): 13409838 ("Jyske Realkredit")

#### for the issue of Covered Bonds (SDO)

These final terms ("Final Terms") shall only apply to Covered Bonds (SDO) issued in the ISIN code stated below ("Bonds"). The Bonds were issued according to Jyske Realkredit's base prospectus for the issue of Covered Bonds (SDO), Mortgage bonds ("RO") and bonds issued pursuant to Section 15 of the Danish Mortgage-Credit Loans and Mortgage-Credit Bonds etc. Act (Section 15 Bonds) dated on 28 June 2024 and any addenda to this base prospectus ("Base Prospectus").

Together with the terms of the bonds in the Base Prospectus section 5 "TERMS OF THE BONDS", these Final Terms constitute the terms of the issued Bonds.

The total prospectus for the Bonds consists of the Base Prospectus and the Final Terms. Definitions stated in these Final Terms shall be understood in accordance with the definitions in section 5 "TERMS OF THE BONDS" of the Base Prospectus. Definitions stated in the Base Prospectus will have the same meaning in the Final Terms unless otherwise stated by the context.

#### MiFID II product governance/target markets

MiFID II product governance – Retail clients, professional clients and eligible counterparties target market – solely for the purpose of the manufacturer's approval process, the target market assessment in respect of the Bonds has led to the conclusion that: (i) the target market for the Bonds is solely 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 are appropriate. Any person subsequently offering, selling or recommending the Bonds (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 assessment in respect of the Bonds (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.

**ISIN code** DK0009417198

Series 422.E

**Capital centre** E

Bond type SDO

Green Bonds Not applicable

**Currency** DKK

Name 422.E.OA Cb3.ju29 RF

**Denomination** 0.01

**Volume in circulation** The volume in circulation is stated on an ongoing basis on Jyske Realkredit's website

<u>iyskerealkredit.com</u> and on Nasdaq Copenhagen A/S' website nasdaqomxnordic.com.

Volume in circulation at the opening date

Not applicable

Opening date 11 March 2025

Closing date 30 April 2029

(last day the ISIN code in question is open for issues)

Maturity date 1 July 2029

**Interest rate** The interest rate of the Bonds is floating and consists of the sum of the chosen basis for

the Bonds' interest rate and a premium.

The interest rate is set at 0 % p.a. until and including 30 June 2025.

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

redeemed.

Start date of interest accrual

1 January 2025

**Interest rate premium** Set at auction

Basis for the interest rate of the Bonds

The interest rate of the Bonds is set quarterly with effect as of 1 January, 1 April, 1 July and 1 October, such as the 3-month CIBOR rate stated with four decimals on the last banking day but four in December, March, June and September respectively, multiplied by 365/360, added an interest rate premium and rounded to two decimals.

The CIBOR rate is delivered by Danish Financial Benchmark Facility

("Administrator"). On the date of these Final Terms, the Administrator does appear from the European Securities and Markets Authority's ("ESMA") register of administrators and benchmarks, which has been established and is maintained by ESMA according to Article 36 in regulation (EU) 2016/1011 as subsequently amended

("Benchmark Regulation").

The past and future price development for the basis chosen, which forms the basis for the ongoing determination of the interest rate on the Bonds can be seen on the website of the Danish Financial Benchmark Facility (dfbf.dk).

Interest Rate Cap/ Interest Rate Floor Not applicable

Value at Redemption due to negative interest rate

100

Day-count convention Actual/actual per payment period

Amortisation The Bonds are amortized at drawing/redemption at par concurrently with the ordinary

repayment of the loans financed by the Bonds. The general repayment of the underlying

loans may be made as annuity loans or as a bullet loan (instalment-free periods). The latter amortization form may only be used for 10 years of the loan's term.

The amortization of the Bonds may vary due to recalculation of the instalments at each determination of interest rate.

When financing loans without a direct link to the underlying bond funding, the Bonds are amortised through redemption at par on the maturity date or cancellation after acquisition.

In the event the interest rate is or becomes negative in a payment period, bullet loans (interest-only periods) may have a repayment amount equivalent to the loan's negative interest.

The Bonds will be finally amortized no later than on the maturity date and are redeemed at par upon the maturity of the Bonds unless the Bonds are extended in accordance with the terms of the Bonds.

Please note that item 5.6 in the base prospectus applies.

Indexation of principal

Not applicable

**Drawing/Redemption** dates

The first drawing/redemption date is 1 July 2025. Drawing/Redemption can subsequently take place quarterly at the payment date on 1 January, 1 April, 1 July and 1 October.

**Termination** Not Applicable

Number of annual payment dates

4

Payments and banking days

Payments are due on the payment dates on 1 January, 1 April, 1 July and 1 October. If the payment date is a Saturday, Sunday or a bank holiday, the payment is due on the first banking day in Denmark hereafter.

Subject to the rules for statutory refinancing

i) Sales trigger: Yes

ii) Interest-rate trigger: No

Calculation agent Not applicable

Trading and possible official listing

Nasdaq Copenhagen A/S

First day of listing 11 March 2025

Place of registration VP Securities A/S, Euronext Securities, Nicolai Eigtveds Gade 8, 1402 Copenhagen K,

Denmark ("VP")

Offer period for resale and final placement

Not applicable

Unambiguous and objective terms and conditions

Not applicable

Access to information about the Bondholders

Not applicable

Credit rating AAA S&P

Costs for buyers of the Bonds	Usual trading costs that are incurred when trading with Jyske Realkredit, i.e. Brokerage, price spread, etc.	
Restrictions to the individual investor's right to subscribe to the Bonds	Jyske Realkredit has not defined restrictions to the individual investor's right to subscribe to the Bonds.	
Other terms and conditions	Not applicable	
Agreement on placement and/or guarantee for the offering	Jyske Realkredit has not entered into any binding agreement with any unit about placing and/or guaranteeing issues of the Bonds.	
Agreement on pricing	At this time, Jyske Realkredit has not entered into any agreement with any company about quoting bid and offer prices for the Bonds.	
<b>Conflicts of interest</b>	Jyske Realkredit is not familiar with any interests and/or conflicts of interest of importance for the supply of the Bonds.	
Authorisation to issue	Jyske Realkredit's Supervisory Board has decided on 23 September 2019 to authorise the issuer of these Bonds.	
Declaration	Jyske Realkredit hereby declares:	
Гhese Final Terms were sig	<ul> <li>a) The Final Terms were prepared according to the Prospectus Regulation and must be read in connection with the Base Prospectus in order to have all relevant details about the Bonds</li> <li>b) That the Base Prospectus (including any addenda) has been made available electronically on Jyske Realkredit's website jyskerealkredit.com</li> <li>c) That the Base Prospectus as well as the Final Terms must be read in order to obtain all information</li> <li>d) The summary of the Bonds has been attached as Appendix A to these Final Terms.</li> </ul>	
These I mai Terms were sig	——————————————————————————————————————	
Søren Winkler	Steen Jul Petersen	

Senior Director

Senior Director

#### Appendix A - Summary of the Bonds

This summary covers Jyske Realkredit A/S' ("Jyske Realkredit") issue of Covered Bonds (SDO) (European Covered Bond (Premium))] ("Bonds") in the ISIN code stated below.

The summary is made up of disclosure requirements known as "elements". This summary contains all the elements required to be included in a summary of issues of this type of securities and Jyske Realkredit as the issuer.

Even though an element may be required to be inserted in a summary of issues of this type of securities and Jyske Realkredit as 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".

Introduction and war	nings	
Warnings	Jyske Realkredit draws the attention of prospective investors to the fact that:  • this summary should be read as an introduction to Jyske Realkredit's Base Prospectus currently applicable;  • any decision to invest in the Bonds should be based on consideration of the Base Prospectus as a whole  • the investor risks losing all or part of the invested capital  • 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 prospectus 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 together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in such Bonds.	
The name and international identification number (ISIN) of the securities.	Covered Bonds (SDO). The ISIN code and the bond series are: DK0009417198 and bond series 422.E.OA ("The Bonds").	
The identity and contact details of the issuer, including its identification code for legal entities (LEI code)	The issuer of the Bonds is:  Jyske Realkredit A/S Klampenborgvej 205 DK-2800 Kgs. Lyngby Denmark Telephone No.: +45 89 89 89 Email: investors@jyskerealkredit.dk Business Reg. No. (CVR-nr.): 13409838 LEI code: 529900R9HQNZRT2OXB26	
Identity and contact details of the competent authority that approves the prospectus	The competent authority that approves the prospectus is:  Danish Financial Supervisory Authority Strandgade 29  DK-1401 Copenhagen K  Denmark  Telephone No.: +45 33 55 82 82  Email: finanstilsynet@ftnet.dk  Business Reg. No. (CVR-nr.): 10598184	
Date of approval of the prospectus	Jyske Realkredit's Base Prospectus for the issue of Covered Bonds (SDO), Mortgage bonds ("RO") and bonds issued pursuant to Section 15 of the Danish Mortgage-Credit Loans and Mortgage-Credit Bonds etc. Act (Section 15 Bonds) was dated and approved by the Danish	

	I			
	FSA on 28.06.2024 and any addenda to this Base Prospect FSA ("Base Prospectus").	tus as approved by	the Danish	
Key information abou				
Who is the issuer of the				
The issuer's registered	Jyske Realkredit is a limited liability company domiciled i	in Denmark, and it	operates its	
office, legal form, the	mortgage banking business and other business in accordance with the Danish Mortgage-			
rules the issuer is	Credit Loans and Mortgage-Credit Bonds etc. Act and the Danish Financial Business Act			
subject to, as well as				
country of registration	and other legislation applicable at any given time to Danish mortgage credit institutions.  Jyske Realkredit is subject to Danish law and to supervision by the Danish Financial			
country of registration	Services Authority.	on by the Damish I	manerar	
	Jyske Realkredit's LEI code is:			
	529900R9HQNZRT2OXB26			
	Jyske Realkredit has the following secondary names:			
	BRFkredit a/s			
The issuer's principal	The principal activity of Jyske Realkredit is to operate as a	mortgage credit i	nstitution	
activity	including any kind of business permitted pursuant to appli			
donvity	credit institutions. Jyske Realkredit principal market is the		ii mortgage	
	At this time, Jyske Realkredit is organised into two busine		Clients and	
	Corporate Clients. On the date of this summary, the person			
	for owner-occupied homes for all-year habitation and vaca			
	business area. On the date of this summary, corporate loan			
	areas of office and business properties, residential rental p			
	housing societies and subsidised housing.	1 7	1	
The issuer's largest	Jyske Realkredit is a wholly-owned subsidiary of Jyske Ba	ank A/S.		
shareholder, including				
a statement of whether				
the issuer is directly or				
indirectly owned or				
controlled by others				
and by whom				
The identity of the	The Chief Executive Officer of Jyske Realkredit is:			
main chief executive	Carsten Tirsbæk Madsen			
officers				
The identity of the	Jyske Realkredit's auditors are:			
auditors	Ernst & Young, Godkendt Revisionspartnerselskab, business reg. No. (CVR) 30700228,		) 30700228,	
	Dirch Passers Alle 36, DK-2000 Frederiksberg			
	Lars Rhod Søndergaard, State-Authorised Public Account	ant, (Identification	No. (MNE)	
	28632)		DIE: 26004)	
	Michael Laursen, State-Authorised Public Accountant, (Id	entification No. (N	ANE) 26804)	
What are the most mate	rial financial data about the issuer:			
Material financial data	Table 1 - Income statement (DKKm)			
		2023	2022	
	Net interest income	3,380	2,523	
	Net fees and commission income	-556	-653	
	Loan impairment charges	-12	-272	
	Core profit	2,673	1,743	
	Profit for the year	2,030	1,361	
		_,		
	Table 2 - Balance sheet (DKKm)			
		2023	2022	
	Total assets	383,021	359,621	

	Issued bonds at fair value (mortgage bonds)	351,790	329,529
	Issued bonds at amortised cost (senior debt)	750	750
	Loans at fair value	352,663	333,728
	Total equity	24,189	22,159
	Common Equity Tier 1 capital ratio (%)	27.5	28.3
	Capital ratio (%)	27.5	28.3

What are the most important risks specific to the issuer?

#### Issuer risks

Jyske Realkredit's activities are associated with various risks, which may have a negative effect on Jyske Realkredit's activities, financial position, results and reputation and consequently investors may, in part or in full, lose their investment in the Bonds.

If one or more of the risks mentioned below occur, it may have a negative effect on Jyske Realkredit's activities and Jyske Realkredit's ability to pay amounts due on Bonds issued under the Base Prospectus.

- Credit risk
- Market risk
- Liquidity risk
- Operational risk
- Risk relating to outsourcing
- Cyber risk
- Sanctions
- Risk relating to the implementation of new rules
- Ratings
- Risks relating to statutory capital

#### **Key information about the Bonds**

What are the most important characteristics of the Bonds?

The currency, nomina
value and number of
the Bonds

The bonds are issued in Danish kroner (DKK) with a face value of 0.01 (unit size). The bonds carry a floating rate of interest and are non-callable.

# The rights associated with the Bonds.

The Bondholders will together with other holders of mortgage credit bonds and covered bonds as Well as Privileged Derivative Counterparties have a primary preferential right (after deduction of expenses relating to the administration of the estate in bankruptcy and similar expenses) to all the assets in the capital centre through which the relevant ISIN code was issued, and subsequently a primary preferential right to Jyske Realkredit in general (also after deduction of expenses relating to the administration of the estate in bankruptcy and similar expenses) in pursuance of the provisions of the Danish Mortgage-Credit Loans and Mortgage-Credit Bonds etc. Act.

The relative seniority of the Bonds in the issuer's capital structure in the event of insolvency, including information of their place in the order of priority and the potential effect on the investment in the event of resolution within the framework of the BRRD directives.

If Jyske Realkredit goes bankrupt, the funds in a capital centre will be, applied - after payment of costs for administration of the estate, etc. - to payment of claims from the Bondholders as well as Privileged Derivative Counterparties with the same preferential position as the Bondholders.

Bankruptcy does not constitute an event of default The trustee in bankruptcy must to the extent possible continue to make the payments without changes. If the full amounts due cannot be paid on the due date, the Bondholders and the Privileged Derivative Counterparties shall retain their claims and preferred rights. At worst, it can only at the final statement of the estate in bankruptcy be clarified to which extent the Bondholders and Privileged Derivative Counterparties can have their unpaid claims covered. If Jyske Realkredit is under resolution within the framework of the BRRD Directives (2014/56/EU as subsequently amended), the resolution authority shall seek to resolve Jyske Realkredit in the most appropriate way by using the possible tools available. This may, for instance be the sale of a capital centre to a third party, transfer to a temporarily state-owned

company. Mortgage credit institution and hence the Bonds are not subject to obligations to write down/convert (bail-in).

Once a year, Jyske Realkredit submits a recovery plan to the FSA. The recovery plan includes a number of indicators that must continuously be complied with and be included in the reporting. The recovery plan must ensure timely intervention in order to secure the recovery of the institution. If recovery is not possible, the resolution authority has a series of options available for intervention and takeover of the institution to ensure financial stability.

#### Where will the Bonds be traded?

Admission to trading The Bonds are admitted to trading on Nasdaq Copenhagen A/S.

## Is there a guarantee linked to the Bonds?

The nature and extent of the guarantee

Not applicable

# Risks relating to the Bonds

What are the most important risks specific to the Bonds?

#### Bond risks

The Bonds are associated with various risks. The most important risks specific to the Bonds are discussed below.

Risks associated with the Bonds in general, including

- Loss of mortgage-covered bond status (SDO status)
- Market risk and the secondary market in general
- Non-compliance with the balance principle
- Change in liquidity status in EU liquidity regulations
- Discontinuation of reference rates

#### Key information about the offering

On which terms and conditions and according to which time schedule can I invest in these Bonds?

# Terms and conditions of the offer

Generally, the Bonds can be sold in various ways:

- Sale or auction to the market via Bloomberg systems
- Syndication with organisers
- Private placements, possibly via organisers
- Nasdaq Copenhagen A/S or another regulated market

In the event of regular issues and block issues, SDO Bonds are sold on an ongoing basis in the bond market, and no investor has any preferential right to buy these. In connection with auctions via Bloomberg's auction system, SDO Bonds are allocated according to Jyske Realkredit's conditions of sale by auction. The SDO Bonds are allocated after a period stipulated by Jyske Realkredit.

## Why has this prospectus been prepared?

Reasons for the offering and application of proceeds

Funds from the issuance and sale of the SDO Bonds are applied to the funding of loans secured against real property, unsecured loans to public authorities or loans guaranteed by public authorities.

[SDO] Funds generated by issuance and sale of SDOs can also be invested in assets permissible according to CRR, article 129 (575/2013/EU as subsequently amended).

Conflicts of interest

Jyske Realkredit is not familiar with any interests and/or conflicts of interest of importance for the supply of the Bonds.