To Nasdaq Copenhagen A/S

27 February 2019

New Final Bond Terms for Nykredit Realkredit A/S's Base Prospectus dated 15 May 2018

In connection with the opening of new ISINs under Nykredit Realkredit A/S's Base Prospectus dated 15 May 2018 with amendments, Nykredit issues new Final Bond Terms.

The Final Bond Terms for series 01E and 01I are stated below.

Nykredit Realkredit A/S's Base Prospectus dated 15 May 2018 and the relevant Final Bond Terms are available for download in Danish and English. In the event of discrepancies between the original Danish text and the English translation, the Danish text shall prevail. The documents can be found on Nykredit's website at nykredit.com/ir.

ISIN	Capital Centre	Currency	Coupon	Loan repayments Maturity profile date	
DK0009518623	I (RO)	DKK	1,5%	Annuity	1 Oct 2050
DK0009518706	E (SDO)	DKK	0,5%	Annuity	1 Oct 2035

In March 2019, Nykredit plans to issue new covered bonds (SDOs) through Capital Centre E with a 0% coupon maturing on 1 October 2030. The new bonds will be used to fund lending in Totalkredit A/S and Nykredit Realkredit A/S. The Final Bond Terms will be published in separate stock exchange announcements.

Questions may be addressed to Group Treasury, Christian Mauritzen, tel +45 44 55 10 14 or Kim Brodersen, tel + 45 44 24 21.

Nykredit Kalvebod Brygge 1-3 DK-1780 Copenhagen V Tel +45 44 55 10 00 www.nykredit.com

Final Bond Terms dated 27 February 2019

These Final Bond Terms only apply to the stated ISIN.

The Bonds have been issued pursuant to Nykredit Realkredit A/S's base prospectus dated 15 May 2018 (the "Base Prospectus") as amended by supplement no 1 dated 3 July 2018 and supplement no 2 dated 5 February 2019.

Definitions set out in these Final Bond Terms shall be taken to be the same as those applying to 6 "TERMS AND CONDITIONS OF THE BONDS" of the Base Prospectus. Definitions in the Base Prospectus have the same meaning in the Final Bond Terms, unless otherwise indicated by the context.

Nykredit declares:

- that the Final Bond Terms have been prepared in accordance with Article 5(4) of Directive 2003/71/EC and must be read in conjunction with the Base Prospectus and any prospectus supplements;
- that the Base Prospectus and any supplements to the Base Prospectus have been published electronically at Nykredit's website, nykredit.com, and at the website of the Danish FSA, ftnet.com;
- that in order to obtain all information, an investor should read the Base Prospectus, any prospectus supplements and the Final Bond Terms, and
- that Appendix A to the Final Bond Terms contains a summary of this specific issue.

MIFID II PRODUCT GOVERNANCE

RETAIL CLIENTS, PROFESSIONAL INVESTORS AND ECPS TARGET MARKET – Solely for the purposes of each manufacturer's product approval process, the target market assessment in respect of the Bonds has led to the conclusion that, in relation to the type of clients criterion only: (i) the type of clients to whom the Bonds are targeted is eligible counterparties, professional clients and retail clients as defined in Directive 2014/65/EU ("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 manufacturers' type of clients assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Bonds (by either adopting or refining the manufacturers' type of clients assessment) and determining appropriate distribution channels.

Nykredit

Final Bond Terms Issuer Nykredit Realkredit A/S CVR.nr. 12719280 LEI: LIU16F6VZJSD6UKHD557

Fixed-Rate Bonds	Comments
1. Series/Capital centre	011/1
2. Bond type	RO
3. ISIN	DK0009518623
4. First Day of Listing	28-02-2019
5. Maturity Date	01-10-2050
6. Soft Bullet (only applicable to Section 15 Bonds)	Not applicable to this bond type
7. Closing Date	31-08-2020
8. Denomination Currency	DKK
9. Denomination	0.01
10. Principal	Not applicable to Covered Securities, see 11.
11. Outstanding amount	The outstanding amount of Bonds will be announced regularly at the website of Nasdaq Copenhagen A/S: <u>www.nasdaqomxnordic.com</u> .
12. Redemption price on maturity	100
Interest and payment 13. Coupon Interest	1.5000% Pa.
14. Yield-to-maturity	Cannot be specified, as the Bonds are issued regularly as long as the ISIN is open.
15. Day Count Fraction	Actual/Actual (ICMA)
16. Annual number of Payment Dates	4
17. Payment Periods	1 January - 31 March, 1 April - 30 June, 1 July - 30 September, 1 October - 31 December each year until the Maturity Date.
	Interest is calculated from the first day of the Payment Period to the last day of the Payment

18. Business Days	Danish Business Days
19. Payment Dates	1 January, 1 April, 1 July, 1 October in each year until the Maturity Date.
	If the Payment Date is not a Business Day, the payment falls due on the next following Business Day (business day convention: <i>"Following business day"</i>).
20. The ISIN includes	
Bullet bonds	No
Annuity bonds Interest-only option offered to 	Yes No
borrowers	
21. Redemption price on prepayment	100
22. Call Option/Put Option	Not applicable to this Bond.
23. Exempt from Par Agreement	No
24. Subject to the rules governing statutory refinancing	
i) Interest rate trigger	No
ii) Failed refinancing trigger	No
Securities depositary and regulated market	
25. Place of Recording	VP Securities A/S, Weidekampsgade 14, PO Box 4040, DK-2300 Copenhagen S.
26. Place of Listing	The Bonds will be admitted to trading on Nasdaq Copenhagen A/S.
27. Calculation Agent	Issuer
Costs and offering 28. Costs of admission to trading on a regulated market	Cannot be specified, as it depends on the outstanding amount of Bonds of the ISIN, which again depends on the demand of the borrowers.
	The costs are not payable by purchasers of the Bonds
29. Other costs payable by purchasers of the Bonds	Standard trading costs, ie commission and/or price spread.
30. Issue price	Issue price cannot be specified, as the Bonds are issued regularly as long as the ISIN is open for issuance.

	The price is fixed on the basis of bids/offers and is published at the website of Nasdaq Copenhagen A/S: <u>www.nasdaqomxnordic.com</u>
31. Offer period/subscription process	There will be no public offer, as the Bonds are placed by the Issuer via the regulated market of the Place of Listing.
32. Restrictions on an individual investor's right to subscribe for the Bonds	The Issuer has not imposed any restrictions on an individual investor's right to subscribe for the Bonds.
33. Acces to information on Bondholders	No
34. Agreements on placement and/or underwriting of the offer	The Issuer has not entered into any binding agreement with any third party concerning the placement and/or underwriting of the issue of the Bonds.
35. Agreements on market making	The Issuer has not entered into any agreement with any enterprise concerning market making in the Bonds.
36. Conflicts of interest	The Issuer is not aware of any conflicts of interest of importance to the offering of the Bonds.
37. Authorisations and approvals pursuant to which the Bonds have been issued	Approval by the Treasury Committee dated 19 February 2019.
38. Credit rating of the Bonds	AAA S&P
39. Selling restrictions for investors related to the US	Regulation S, Category 1. TEFRA does not apply.

Appendix A Summary

This summary is based on information requirements, each requirement referred to as an element. These elements are numbered in paragraphs A - E (A.1 – E.7).

This summary includes all the elements required of a summary of this type of issuer and security. As not all elements need to be disclosed, the numbering of the elements is interrupted.

Although an element must be included in the summary due to the type of issuer or security, it may not be possible to find relevant information on a given element. In that case, there will be a brief description of the element together with the text "Not relevant".

Para	graph A – Intro	oduction and warnings
A.1	Introduction and warnings	 Nykredit Realkredit draws the attention of prospective investors to the fact that: This summary should be read as an introduction to this Base Prospectus and the relevant Final Bond Terms; Any decision to invest in the Bonds should be founded on this Base Prospectus in its entirety, including documents incorporated by reference and the relevant Final Bond Terms; If an action involving the information contained in this Base Prospectus and the relevant Final Bond Terms is brought before a court of law pursuant to national law in the member states, the plaintiff investor may be obliged to bear the costs of translating this Base Prospectus and the relevant Final Bond Terms is brought before and the relevant Final Bond Terms before the proceedings commence; and Only the persons who have submitted the summary or any translations thereof may incur civil liability, but only provided that the summary is misleading, incorrect or discrepant when read in conjunction with other parts of this Base Prospectus and the relevant Final Bond Terms, or it does not contain key information when read in conjunction with the other parts of this Base Prospectus and the relevant Final Bond Terms, which key information will facilitate investors' decision on investment in the Bonds.
A.2	Consent to use this Base Prospectus in connection with a subsequent resale	 In connection with an offering of Bonds to the public which is not exempt from the requirement of the Prospectus Directive to publish a prospectus, the Issuer expressly consents to the use of this Base Prospectus and the associated Final Bond Terms by financial intermediaries for the resale or final placement of the Bonds, if this is set out in the relevant Final Bond Terms. The consent will be in force as long as this Base Prospectus is valid – ie up to 12 months from the date of approval subject to the prior revocation, cancellation or replacement of this Base Prospectus in which case the Issuer 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 offering; and

		 Financial intermediaries using this Base Prospectus are obliged to state at their website that they use this Base Prospectus in accordance with the related consent and its conditions.
Para	graph B — Issu	ler
B.1	Legal name and secondary names of the Issuer	Nykredit Realkredit A/S. The issuer carries on business under the following secondary names: Industrikredit A/S, IRF Erhvervsfinansiering A/S, IRF Industrifinansiering A/S, IRF Industrikredit A/S, Nykredit Industri A/S, Realkreditaktieselskabet Nykredit, Direkte Realkredit A/S and Den Ny Kreditforening A/S.
B.2	The Issuer's registered office and legal form, legislation applying to the Issuer and country of incorporation	Nykredit Realkredit A/S is a Danish public limited company. The Issuer carries on mortgage banking activities in accordance with Danish Iaw. Nykredit Realkredit's registered address is Kalvebod Brygge 1-3, DK-1780 Copenhagen V, Denmark and Copenhagen is the municipality of Nykredit Realkredit's registered office. LEI: LIU16F6VZJSD6UKHD557.
B.4b	Known trends affecting the Issuer and the sectors within which the Issuer is operating	The prospects for Nykredit Realkredit and the Nykredit Realkredit Group have not deteriorated materially since 31 December 2018, and no significant changes to Nykredit Realkredit's or the Nykredit Realkredit Group's financial or trading position have occurred since 31 December 2018. No material investments have been made since 31 December 2018.
B.5	Description of the group and the Issuer's group affiliation	Nykredit Realkredit is a wholly owned subsidiary of Nykredit A/S. The following companies are wholly-owned subsidiaries of Nykredit Realkredit: Totalkredit A/S, Nykredit Bank A/S, Nykredit Mægler A/S, Nykredit Ejendomme A/S, Ejendomsselskabet Kalvebod A/S, Nykredit Portefølje Adm. A/S and Nykredit Leasing A/S.
B.9	If any earnings expectations or forecasts are stated, the figure should be stated	Not relevant; Nykredit Realkredit does not include any earnings expectations or forecasts.
B.10		



	Qualifications in the auditors' report concerning historical financial information	Not relevant; the auditors' report concerning information incorporated in the Base Prospectus qualifications.	•	-
			2010	2017
		DKK million	2018 12,023	2017
				14,010
		Costs	4,865	4,977
B.12	Selected	Business profit before impairment	7 4 5 7	0.000
D. 12	important	charges	7,157	9,033
	historical	Impairment charges for loans and		
		advances	380	379
	financial	Business profit	6,777	8,653
	information,	Legacy derivatives*	280	1,517
	statement of	Profit (loss) before tax	7,057	10,170
	no material deterioration	Common Equity Tier 1 capital ratio, %	21.0	20.6
	the financial or trading position	The prospects for Nykredit Realkredit have not de end of the last financial period. No significant changes in terms of financial or cor recorded since the period covered by historical fir * This item includes credit value adjustment of swaps involv adjustments are not included in the business profit and comprise which Nykredit Realkredit no longer offers its customers.	mmercial position hav nancial information. ving an increased risk of l	ve been loss. These value
B.13	Recent events which materially affect the assessment of the Issuer's capital adequacy	Not relevant.		
B.14	The Issuer's dependence on other	Nykredit Realkredit's financial circumstances depe of other group companies.	end on the financial c	ircumstances

	entities in the Group				
B.15	Description of the Issuer's main activities	Nykredit Realkredit's main activities are mortgage banking in Denmark and a number of other European countries. By far the largest part of Nykredit Realkredit's activities are carried on in Denmark. Nykredit Realkredit and the other companies of the Group have two main business areas: Retail and Wholesale Clients.			
B.16	Statement as to whether the Issuer is directly or indirectly controlled by others, including who and how	Nykredit Realkredit is a wholly-owned subsidi	ary of Ny	kredit A/S.	
B.17	Credit assessment of the Issuer	On the date of the Base Prospectus, the Issuer by international credit rating agencies as follo		ssues of sec	urities were ratec
	of the issuel	Ratings	S&P	Fitch	7
		Capital Centre E (SDOs)	AAA		
		Capital Centre E (Section 15 Bonds)	AA-		
		Capital Centre D (ROs)	AAA		-
		Capital Centre D (Section 15 Bonds)	AA-		-
		Capital Centre C (ROs)	AAA		
		Capital Centre G (ROs)	AAA		
		Capital Centre H (SDOs)	AAA		
		Capital Centre H (Section 15 Bonds)	AA-		
		Capital Centre I (ROs)	AAA		
		Nykredit Realkredit In General (ROs)	AAA		
		Short-term unsecured rating	A-1	F1	
		Long-term unsecured rating (issuer rating)	А	А	
		Additional Tier 1 capital	BB+	BB+	
		Tier 2 capital	BBB	BBB	
		Capital Centre J, which issues Bonds covered Danish government, does not have a credit ra		rantee prov	ided by the
Parag	graph C – Secu	rities			
C.1	Type and class of	ROs ("realkreditobligationer"), which are issu	ed to fun	d mortgage	loans.
	securities	The Bonds are issued pursuant to the Danish Mortgage-Credit Bonds etc. Act and executive authority.			

		The ISINs of the Bonds: DK0009518623.
C.2	Currency of the Bonds	Danish Kroner.
C.5	Description of any restriction of the negotiability of the securities	Not relevant; the Bonds are negotiable instruments issued in bulk.
C.8	Description of the rights pertaining to the Bonds	The holders of Covered Securities have a primary preferential right to all assets in the capital centre through which the relevant Covered Securities were issued. If the assets of Nykredit Realkredit's capital centres are insufficient to cover the claims of the holders of the Covered Securities, the holders of the residual claims have a preferential right to the assets of Nykredit Realkredit In General. The holders of Section 15 Bonds have a secondary preferential right to all assets in the capital centre through which they were issued. Any residual claims may be raised against the assets available for distribution of Nykredit Realkredit In General as unsecured claims. Nykredit Realkredit may purchase the Bonds (or part thereof) prior to their maturity and keep such Bonds as self-issued Bonds or amortise them by cancellation. The bond terms are governed by Danish law.
C.9	Interest rate and yield-to- maturity; deferral of interest; redemption on maturity; name of the bond agent	 Coupon interest 1.5000% pa. The yield-to-maturity cannot be specified, as the Bonds are issued regularly as long as the ISIN is open. At maturity, the Bonds are redeemed at a price of 100. Representation of the Bondholders is not possible.
C.10	Derivative component in the interest payment	Not relevant; the Bonds have no derivative component in the interest payment.
C.11	Admission to trading	



		An application will be made to have the Bonds admitted to trading on the regulated market Nasdaq Copenhagen A/S. The first Listing Day is expected to be 28 February 2019.
Para	graph D – Risl	
D.2	Main risks pertaining to the Issuer	Nykredit Realkredit's activities involve elements of risk. If the management of such risk fails, Nykredit Realkredit may incur financial losses, and Nykredit Realkredit's reputation may be damaged. Nykredit Realkredit has defined and manages the following types of risk: Credit risk Market risk Liquidity risk Operational risk Risk pertaining to deposit guarantee schemes and resolution funds Risk pertaining to implementation of new regulation Exemption from the Issuer's liability Resolution tools and powers under the BRRD Risk pertaining to regulatory capital Risk pertaining to the use of risk models Business risk Transfer of funds between capital centres Competition within mortgage lending Ratings do not necessarily reflect all risks Risk pertaining to enforcement Danmarks Nationalbank's fixed exchange rate policy. Nykredit Realkredit is subject to the balance principle, and hence Nykredit Realkredit may only to a limited extent assume risk other than credit risk.
D.3	Main risks pertaining to the securities	 Investment in the Bonds is subject to a number of risk factors of which interested investors should be aware. This includes: No events of default No remedies for default in respect of Bonds covered by government guarantee Interest on delayed payments under the Bonds No provisions for calling meetings of Bondholders or modifications to Bond terms Eurosystem eligibility European Monetary Union Risk pertaining to bankruptcy rules Change of law Investors to bear the risk of withholding tax No financial intermediaries have undertaken due diligence in respect of the loans and other assets contained or to be contained in the capital centres Bondholders will only receive a limited description of the capital centres The regulation and reform of "benchmarks" may adversely affect the value of Bonds linked to or referencing such "benchmarks"

Parag Offer	graph E – ing	 Pre-issues Non-compliance with the balance principle Loss of SDO status Statutory refinancing Deferral of payments Section 15 Bonds may be redeemed prior to maturity in certain cases Statutory maturity extension.
E.2b	The purpose of the offering and use of the proceeds other than the purpose of generating a profit and/or hedging risk	The proceeds from the issuance and sale of Covered Securities serve to fund loans secured by mortgages over real estate, unsecured loans to public authorities or loans guaranteed by public authorities.
E.3	Terms and conditions of the offering	No investors have any pre-emption rights to purchase Bonds issued under this Base Prospectus. The Bonds may be sold as: Private placements; Market sales; Auction sales on Nasdaq Copenhagen A/S or an other regulated market; and Syndicated sales via arrangers. Only members of Nasdaq Copenhagen A/S may participate in auctions held via the systems of Nasdaq Copenhagen A/S in connection with loan refinancing. Other investors may participate by making bids through a member of Nasdaq Copenhagen A/S.
E.4	Interests which are material to issuance, including conflicts of interest	With respect to the Bonds, the stakeholders are the borrowers in accordance with the loans which have been funded by the Bonds, the Bondholders, Nykredit Realkredit and public authorities. Nykredit Realkredit is not aware of any interests and/or conflicts of interest which are of importance to the offering of the Bonds. Any interests and/or conflicts of interest which are of importance to Nykredit Realkredit in connection with a bond issue, including specification of the persons involved and the nature of the interest, will be set out the Final Bond Terms.
E.7	Estimated expenses of investors	Standard trading costs (trading commission and/or price spread).



	Nykredit Realkredit is not aware of any expenses which an investor may be charged by a financial intermediary nor are they of relevance to Nykredit Realkredit.

Final Bond Terms dated 27 February 2019

These Final Bond Terms only apply to the stated ISIN.

The Bonds have been issued pursuant to Nykredit Realkredit A/S's base prospectus dated 15 May 2018 (the "Base Prospectus") as amended by supplement no 1 dated 3 July 2018 and supplement no 2 dated 5 February 2019.

Definitions set out in these Final Bond Terms shall be taken to be the same as those applying to 6 "TERMS AND CONDITIONS OF THE BONDS" of the Base Prospectus. Definitions in the Base Prospectus have the same meaning in the Final Bond Terms, unless otherwise indicated by the context.

Nykredit declares:

- that the Final Bond Terms have been prepared in accordance with Article 5(4) of Directive 2003/71/EC and must be read in conjunction with the Base Prospectus and any prospectus supplements;
- that the Base Prospectus and any supplements to the Base Prospectus have been published electronically at Nykredit's website, nykredit.com, and at the website of the Danish FSA, ftnet.com;
- that in order to obtain all information, an investor should read the Base Prospectus, any prospectus supplements and the Final Bond Terms, and
- that Appendix A to the Final Bond Terms contains a summary of this specific issue.

MIFID II PRODUCT GOVERNANCE

RETAIL CLIENTS, PROFESSIONAL INVESTORS AND ECPS TARGET MARKET – Solely for the purposes of each manufacturer's product approval process, the target market assessment in respect of the Bonds has led to the conclusion that, in relation to the type of clients criterion only: (i) the type of clients to whom the Bonds are targeted is eligible counterparties, professional clients and retail clients as defined in Directive 2014/65/EU ("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 manufacturers' type of clients assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Bonds (by either adopting or refining the manufacturers' type of clients assessment) and determining appropriate distribution channels.

Nykredit

Final Bond Terms Issuer Nykredit Realkredit A/S CVR.nr. 12719280 LEI: LIU16F6VZJSD6UKHD557

Fixed-Rate Bonds	Comments
1. Series/Capital centre	01E/E
2. Bond type	SDO
3. ISIN	DK0009518706
4. First Day of Listing	28-02-2019
5. Maturity Date	01-10-2035
6. Soft Bullet (only applicable to Section 15 Bonds)	Not applicable to this bond type
7. Closing Date	31-08-2020
8. Denomination Currency	DKK
9. Denomination	0.01
10. Principal	Not applicable to Covered Securities, see 11.
11. Outstanding amount	The outstanding amount of Bonds will be announced regularly at the website of Nasdaq Copenhagen A/S: <u>www.nasdaqomxnordic.com</u> .
12. Redemption price on maturity	100
Interest and payment 13. Coupon Interest	0.5000% Pa.
14. Yield-to-maturity	Cannot be specified, as the Bonds are issued regularly as long as the ISIN is open.
15. Day Count Fraction	Actual/Actual (ICMA)
16. Annual number of Payment Dates	4
17. Payment Periods	1 January - 31 March, 1 April - 30 June, 1 July - 30 September, 1 October - 31 December each year until the Maturity Date.
	Interest is calculated from the first day of the Payment Period to the last day of the Payment Period, both days inclusive (" <i>unadjusted</i> ").

18. Business Days	Danish Business Days
19. Payment Dates	1 January, 1 April, 1 July, 1 October in each year until the Maturity Date.
	If the Payment Date is not a Business Day, the payment falls due on the next following Business Day (business day convention: <i>"Following business day"</i>).
20. The ISIN includes	
Bullet bonds	No
Annuity bonds Interest-only option offered to 	Yes No
borrowers	
21. Redemption price on prepayment	100
22. Call Option/Put Option	Not applicable to this Bond.
23. Exempt from Par Agreement	No
24. Subject to the rules governing statutory refinancing	
i) Interest rate trigger	No
ii) Failed refinancing trigger	No
Securities depositary and regulated market	
25. Place of Recording	VP Securities A/S, Weidekampsgade 14, PO Box 4040, DK-2300 Copenhagen S.
26. Place of Listing	The Bonds will be admitted to trading on Nasdaq Copenhagen A/S.
27. Calculation Agent	Issuer
Costs and offering 28. Costs of admission to trading on a regulated market	Cannot be specified, as it depends on the outstanding amount of Bonds of the ISIN, which again depends on the demand of the borrowers.
	The costs are not payable by purchasers of the Bonds
29. Other costs payable by purchasers of the Bonds	Standard trading costs, ie commission and/or price spread.
30. Issue price	Issue price cannot be specified, as the Bonds are issued regularly as long as the ISIN is open for issuance.

	The price is fixed on the basis of bids/offers and is published at the website of Nasdaq Copenhagen A/S: <u>www.nasdaqomxnordic.com</u>
31. Offer period/subscription process	There will be no public offer, as the Bonds are placed by the Issuer via the regulated market of the Place of Listing.
32. Restrictions on an individual investor's right to subscribe for the Bonds	The Issuer has not imposed any restrictions on an individual investor's right to subscribe for the Bonds.
33. Acces to information on Bondholders	No
34. Agreements on placement and/or underwriting of the offer	The Issuer has not entered into any binding agreement with any third party concerning the placement and/or underwriting of the issue of the Bonds.
35. Agreements on market making	The Issuer has not entered into any agreement with any enterprise concerning market making in the Bonds.
36. Conflicts of interest	The Issuer is not aware of any conflicts of interest of importance to the offering of the Bonds.
37. Authorisations and approvals pursuant to which the Bonds have been issued	Approval by the Treasury Committee dated 19 February 2019.
38. Credit rating of the Bonds	AAA S&P
39. Selling restrictions for investors related to the US	Regulation S, Category 1. TEFRA does not apply.

Appendix A Summary

This summary is based on information requirements, each requirement referred to as an element. These elements are numbered in paragraphs A - E (A.1 – E.7).

This summary includes all the elements required of a summary of this type of issuer and security. As not all elements need to be disclosed, the numbering of the elements is interrupted.

Although an element must be included in the summary due to the type of issuer or security, it may not be possible to find relevant information on a given element. In that case, there will be a brief description of the element together with the text "Not relevant".

Para	Paragraph A – Introduction and warnings		
A.1	Introduction and warnings	 Nykredit Realkredit draws the attention of prospective investors to the fact that: This summary should be read as an introduction to this Base Prospectus and the relevant Final Bond Terms; Any decision to invest in the Bonds should be founded on this Base Prospectus in its entirety, including documents incorporated by reference and the relevant Final Bond Terms; If an action involving the information contained in this Base Prospectus and the relevant Final Bond Terms is brought before a court of law pursuant to national law in the member states, the plaintiff investor may be obliged to bear the costs of translating this Base Prospectus and the relevant Final Bond Terms is brought before and the relevant Final Bond Terms before the proceedings commence; and Only the persons who have submitted the summary or any translations thereof may incur civil liability, but only provided that the summary is misleading, incorrect or discrepant when read in conjunction with other parts of this Base Prospectus and the relevant Final Bond Terms, or it does not contain key information when read in conjunction with the other parts of this Base Prospectus and the relevant Final Bond Terms, which key information will facilitate investors' decision on investment in the Bonds. 	
A.2	Consent to use this Base Prospectus in connection with a subsequent resale	 In connection with an offering of Bonds to the public which is not exempt from the requirement of the Prospectus Directive to publish a prospectus, the Issuer expressly consents to the use of this Base Prospectus and the associated Final Bond Terms by financial intermediaries for the resale or final placement of the Bonds, if this is set out in the relevant Final Bond Terms. The consent will be in force as long as this Base Prospectus is valid – ie up to 12 months from the date of approval subject to the prior revocation, cancellation or replacement of this Base Prospectus in which case the Issuer 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 offering; and 	

		 Financial intermediaries using this Base Prospectus are obliged to state at their website that they use this Base Prospectus in accordance with the related consent and its conditions.
Parag	graph B — Issu	ier
B.1	Legal name and secondary names of the Issuer	Nykredit Realkredit A/S. The issuer carries on business under the following secondary names: Industrikredit A/S, IRF Erhvervsfinansiering A/S, IRF Industrifinansiering A/S, IRF Industrikredit A/S, Nykredit Industri A/S, Realkreditaktieselskabet Nykredit, Direkte Realkredit A/S and Den Ny Kreditforening A/S.
B.2	The Issuer's registered office and legal form, legislation applying to the Issuer and country of incorporation	Nykredit Realkredit A/S is a Danish public limited company. The Issuer carries on mortgage banking activities in accordance with Danish law. Nykredit Realkredit's registered address is Kalvebod Brygge 1-3, DK-1780 Copenhagen V, Denmark and Copenhagen is the municipality of Nykredit Realkredit's registered office. LEI: LIU16F6VZJSD6UKHD557.
B.4b	Known trends affecting the Issuer and the sectors within which the Issuer is operating	The prospects for Nykredit Realkredit and the Nykredit Realkredit Group have not deteriorated materially since 31 December 2018, and no significant changes to Nykredit Realkredit's or the Nykredit Realkredit Group's financial or trading position have occurred since 31 December 2018. No material investments have been made since 31 December 2018.
B.5	Description of the group and the Issuer's group affiliation	Nykredit Realkredit is a wholly owned subsidiary of Nykredit A/S. The following companies are wholly-owned subsidiaries of Nykredit Realkredit: Totalkredit A/S, Nykredit Bank A/S, Nykredit Mægler A/S, Nykredit Ejendomme A/S, Ejendomsselskabet Kalvebod A/S, Nykredit Portefølje Adm. A/S and Nykredit Leasing A/S.
B.9	If any earnings expectations or forecasts are stated, the figure should be stated	Not relevant; Nykredit Realkredit does not include any earnings expectations or forecasts.
B.10		



	Qualifications in the auditors' report concerning historical financial information	Not relevant; the auditors' report concerning information incorporated in the Base Prospectus qualifications.	•	-
			2010	2017
		DKK million	2018 12,023	2017
				14,010
		Costs	4,865	4,977
B.12	Selected	Business profit before impairment	7 4 5 7	0.000
D. 12	important	charges	7,157	9,033
	historical	Impairment charges for loans and		
		advances	380	379
	financial	Business profit	6,777	8,653
	information,	Legacy derivatives*	280	1,517
	statement of	Profit (loss) before tax	7,057	10,170
	no material deterioration	Common Equity Tier 1 capital ratio, %	21.0	20.6
	the financial or trading position	The prospects for Nykredit Realkredit have not deteriorated significantly since the end of the last financial period. No significant changes in terms of financial or commercial position have been recorded since the period covered by historical financial information. * This item includes credit value adjustment of swaps involving an increased risk of loss. These value adjustments are not included in the business profit and comprise all net income from a number of derivatives which Nykredit Realkredit no longer offers its customers.		
B.13	Recent events which materially affect the assessment of the Issuer's capital adequacy	Not relevant.		
B.14	The Issuer's dependence on other	Nykredit Realkredit's financial circumstances depe of other group companies.	end on the financial c	ircumstances

B.15 Description of the Issuer's main activities Nykredit Realkredit's main activities are mortgage banking in Denmark and a number of other European countries. By far the largest part of Nykredit Realkredit's activities are carried on in Denmark. Nykredit Realkredit and the o companies of the Group have two main business areas: Retail and Wholesale Clients. B.16 Statement as to whether the Issuer is directly or indirectly controlled by others, including who and how Nykredit Realkredit is a wholly-owned subsidiary of Nykredit A/S. B.17 Credit assessment of the Issuer On the date of the Base Prospectus, the Issuer and Its Issues of securities were r by international credit rating agencies as follows: B.17 Credit assessment of the Issuer On the date of the Base Prospectus, the Issuer and Its Issues of securities were r by international credit rating agencies as follows: Ratings S&P Fltch Capital Centre E (SDOS) AAA Capital Centre D (ROS) AAA Capital Centre C (ROS) Capital Centre I (SOOS) AAA Capital Centre I (SOOS) AAA Capital Centre I (SoCS) AAA Capital Centre I (SOOS) AAA Capital Centre I (SOOS) AAA Capital Centre I (SOOS) AAA Capital Centre I (SOOS) AAA Capital Centre I (SOOS) AAA Capital Centre I (ROS) AAA Capital Centre I (SOOS) AAA		entities in the Group				
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class of securitiesThe Bonds are issued pursuant to the Danish Mortgage-Credit Loans and Mortgage-Credit Bonds etc. Act and executive orders drafted subject to statuto	Parag	graph C – Secu	rities			
securitiesThe Bonds are issued pursuant to the Danish Mortgage-Credit Loans andofferedMortgage-Credit Bonds etc. Act and executive orders drafted subject to statuto	C.1	• ·	SDOs ("særligt dækkede obligationer"), which	h are issu	ied to fund i	mortgage loans.
		securities	Mortgage-Credit Bonds etc. Act and executive			

		The ISINs of the Bonds: DK0009518706.
C.2	Currency of the Bonds	Danish Kroner.
C.5	Description of any restriction of the negotiability of the securities	Not relevant; the Bonds are negotiable instruments issued in bulk.
C.8	Description of the rights pertaining to the Bonds	The holders of Covered Securities have a primary preferential right to all assets in the capital centre through which the relevant Covered Securities were issued. If the assets of Nykredit Realkredit's capital centres are insufficient to cover the claims of the holders of the Covered Securities, the holders of the residual claims have a preferential right to the assets of Nykredit Realkredit In General. The holders of Section 15 Bonds have a secondary preferential right to all assets in the capital centre through which they were issued. Any residual claims may be raised against the assets available for distribution of Nykredit Realkredit In General as unsecured claims. Nykredit Realkredit may purchase the Bonds (or part thereof) prior to their maturity and keep such Bonds as self-issued Bonds or amortise them by cancellation. The bond terms are governed by Danish law.
C.9	Interest rate and yield-to- maturity; deferral of interest; redemption on maturity; name of the bond agent	 Coupon interest 0.5000% pa. The yield-to-maturity cannot be specified, as the Bonds are issued regularly as long as the ISIN is open. At maturity, the Bonds are redeemed at a price of 100. Representation of the Bondholders is not possible.
C.10	Derivative component in the interest payment	Not relevant; the Bonds have no derivative component in the interest payment.
C.11	Admission to trading	



		An application will be made to have the Bonds admitted to trading on the regulated market Nasdaq Copenhagen A/S. The first Listing Day is expected to be 28 February 2019.
Para	graph D – Risl	
D.2	Main risks pertaining to the Issuer	Nykredit Realkredit's activities involve elements of risk. If the management of such risk fails, Nykredit Realkredit may incur financial losses, and Nykredit Realkredit's reputation may be damaged. Nykredit Realkredit has defined and manages the following types of risk: Credit risk Market risk Liquidity risk Operational risk Risk pertaining to deposit guarantee schemes and resolution funds Risk pertaining to implementation of new regulation Exemption from the Issuer's liability Resolution tools and powers under the BRRD Risk pertaining to regulatory capital Risk pertaining to the use of risk models Business risk Transfer of funds between capital centres Competition within mortgage lending Ratings do not necessarily reflect all risks Risk pertaining to enforcement Danmarks Nationalbank's fixed exchange rate policy. Nykredit Realkredit is subject to the balance principle, and hence Nykredit Realkredit may only to a limited extent assume risk other than credit risk.
D.3	Main risks pertaining to the securities	 Investment in the Bonds is subject to a number of risk factors of which interested investors should be aware. This includes: No events of default No remedies for default in respect of Bonds covered by government guarantee Interest on delayed payments under the Bonds No provisions for calling meetings of Bondholders or modifications to Bond terms Eurosystem eligibility European Monetary Union Risk pertaining to bankruptcy rules Change of law Investors to bear the risk of withholding tax No financial intermediaries have undertaken due diligence in respect of the loans and other assets contained or to be contained in the capital centres Bondholders will only receive a limited description of the capital centres The regulation and reform of "benchmarks" may adversely affect the value of Bonds linked to or referencing such "benchmarks"

Parag Offer	graph E – ing	 Pre-issues Non-compliance with the balance principle Loss of SDO status Statutory refinancing Deferral of payments Section 15 Bonds may be redeemed prior to maturity in certain cases Statutory maturity extension.
E.2b	The purpose of the offering and use of the proceeds other than the purpose of generating a profit and/or hedging risk	The proceeds from the issuance and sale of Covered Securities serve to fund loans secured by mortgages over real estate, unsecured loans to public authorities or loans guaranteed by public authorities.
E.3	Terms and conditions of the offering	No investors have any pre-emption rights to purchase Bonds issued under this Base Prospectus. The Bonds may be sold as: Private placements; Market sales; Auction sales on Nasdaq Copenhagen A/S or an other regulated market; and Syndicated sales via arrangers. Only members of Nasdaq Copenhagen A/S may participate in auctions held via the systems of Nasdaq Copenhagen A/S in connection with loan refinancing. Other investors may participate by making bids through a member of Nasdaq Copenhagen A/S.
E.4	Interests which are material to issuance, including conflicts of interest	With respect to the Bonds, the stakeholders are the borrowers in accordance with the loans which have been funded by the Bonds, the Bondholders, Nykredit Realkredit and public authorities. Nykredit Realkredit is not aware of any interests and/or conflicts of interest which are of importance to the offering of the Bonds. Any interests and/or conflicts of interest which are of importance to Nykredit Realkredit in connection with a bond issue, including specification of the persons involved and the nature of the interest, will be set out the Final Bond Terms.
E.7	Estimated expenses of investors	Standard trading costs (trading commission and/or price spread).



	Nykredit Realkredit is not aware of any expenses which an investor may be charged by a financial intermediary nor are they of relevance to Nykredit Realkredit.