To NASDAQ OMX Copenhagen A/S

27 March 2009

Final terms for the "Prospectus for the offering of ROs in Nykredit Realkredit A/S, Capital Centre G"

In connection with the opening of new ISINs by Nykredit Realkredit A/S, the following final terms for the "Prospectus for the offering of ROs in Nykredit Realkredit A/S, Capital Centre G" is added:

"Final terms for the prospectus for the offering of ROs in Nykredit Realkredit A/S, Capital Centre G, series 01G (fixed-rate callable bonds, amortisation dependent on payments on underlying loans)."

The ISINs of the final terms for series 01G appear from Appendix 1.

The prospectus for the offering of ROs in Nykredit Realkredit A/S, Capital Centre G, including the final bond terms, is available at nykredit.com/ir.

Questions may be addressed to Group Treasury, Morten Bækmand, First Vice President, tel +45 44 55 15 21, or Kim Laustsen, Senior Economist, tel +45 44 55 12 87.

Yours sincerely Nykredit Realkredit A/S

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APPENDIX 1

Series 01G (fixed-rate callable bonds, amortisation dependent on payments on underlying loans)

Table 1								
ISIN	Series	Opening date	Closing date	Maturity date	Currency denomination	Denomination		
DK000977373-1	01G	01-04-2009	31-08-2011	01-10-2041	DKK	DKK 0.01		

Table 2				
ISIN	Annual no	Payment periods/	Day count	Settlement days
	of payment	day count convention	convention	
	dates			
DK000977373-1	4	1/1 - 31/3, 1/4 - 30/6,	Actual/actual (fixed fraction)	Danish banking days
		1/7 - 30/9, 1/10 - 31/12		

Table 3									
ISIN	Amortisation profile – payments on underlying loansRedemptionExempt fromCouponCapital gains								Capital gains tax
						price	par agreement	rate	
	Bullet loan	Annuity loan	Serial loan	Agreed with	Interest-only				
				borrower	period				
DK000977373-1	No	Yes	No	No	No	100	No	6%	Blue-stamped

Table 4		
ISIN	Place of registration	Place of listing
DK000977373-1	VP SECURITIES A/S	NASDAQ OMX Copenhagen A/S



Final terms for the prospectus for the offering of ROs in Nykredit Realkredit A/S, Capital Centre G, series 01G (fixed-rate callable bonds, amortisation dependent on payments on underlying loans)



Bond terms

Issuer and liability

1

The bonds are issued by Nykredit Realkredit A/S ("Nykredit").

The bonds are issued out of Capital Centre G in jointly liable series with joint series reserve funds.

Nykredit and the series of Capital Centre G are liable for obligations under the bonds in compliance with the rules set out in the Danish Mortgage-Credit Loans and Mortgage-Credit Bonds etc. Act.

Series

2

Bonds issued subject to these terms are divided into series.

These terms apply to fixed-rate callable bonds the amortisation of which is dependent on payments on the underlying loans in series 01G.

ISINs

3

Bonds issued in a series are divided into one or more ISINs.

Within the same ISIN, the bonds have the same

- ISIN,
- series code,
- opening date,
- closing date,
- maturity date,
- currency denomination,
- coupon rate,
- amortisation profile,
- redemption price,
- annual number of payment dates,
- payment period(s),
- denomination,
- settlement dates.

are exempt from Nykredit's limitation of any inappropriate impact on the drawing risk (par agreement),

- are registered with
 - VP SECURITIES A/S with a view to becoming eligible as collateral for monetary-policy loans with Danmarks Nationalbank, or
 - VP LUX S.à.r.l. with a view to becoming eligible as collateral for monetary-policy loans with the European Central Bank or Danmarks Nationalbank,
- have been admitted for trading (listed) in one or more regulated markets for securities trading.

Purpose of the bonds

4

The bonds are issued to fund lending

- granted or acquired by Nykredit or a mortgage bank subsidiary of Nykredit against mortgages on real property,
- not secured by mortgages on real property granted to public authorities or against guarantees whereby the guarantor assumes primary liability issued by a public authority,
- against guarantees within the framework of current mortgage lending legislation, or
- a combination thereof.

The loans funded by the bonds are amortised as

- bullet loans,
- annuity loans,
- annuity loans with optional interest-only periods,
- serial loans,
- serial loans with optional interest-only periods,
- agreed with borrowers, or
- a combination thereof.

Lending may be in the form of bond or cash loans and of maturities up to 35 years.

1

Furthermore, it appears from the terms whether the bonds of the same ISIN

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Issuance, maturity and opening period of the bonds

5

The bonds are issued in connection with the granting of loans, but may also be issued as a block issue or in connection with the conclusion of fixed-price agreements with borrowers.

The issuance of bonds has commenced with a view to funding loans disbursed from 1 April 2009 at the earliest.

The bonds may be issued with maturities of up to 35 years.

The maturity date of the bonds and the date of the latest closing for issuance (closing date) of an ISIN will be fixed upon commencement of the issuance of bonds of the same ISIN.

The period from commencement of issuance of bonds (opening date) until the closing for issuance (closing date) of the same ISIN constitutes the maximum opening period of the ISIN concerned.

However, during the opening period of an ISIN, Nykredit may decide to close the ISIN for issuance of bonds and/or bring forward the closing date.

Currency

6

Bonds of the same ISIN may be denominated in one of the following currencies:

- Danish kroner (DKK)
- Euro (EUR)
- Swedish kroner (SEK).

All payments on the bonds including interest, principal payments and prepayment amounts in full discharge must be made exclusively in the currency denomination. The bonds and thus also the currency of the bonds as well as all payments hereunder shall at any time be governed by the rules provided by the EU as well as Danish legislation. Such regulation may affect the bonds and their relationship with other currencies.

Coupon

7

The bonds are issued carrying a fixed coupon rate.

Amortisation

8

Bonds of the same ISIN are amortised concurrently with the ordinary amortisation of the loans funded by the bonds. This also applies to the bonds of a block issue or the bonds issued in connection with the conclusion of fixed-price agreements with borrowers.

Where the prepayment of loans is not counterbalanced by the drawing or cancellation of bonds, amortisation will remain unchanged as if the loans were repaid on an ordinary basis until the bonds are drawn or cancelled.

The bonds are callable.

The bonds are amortised by redemption at par by drawing following ordinary repayments on lending.

Extraordinary repayment (prepayment) of loans may take place either

- by a delivery of bonds of the same ISIN as the bonds issued to fund the loan, or
- by cash payment of the amount required to draw and redeem the bonds at a prefixed price (redemption price), or
- by cash payment of the amount demanded by Nykredit or a credit institution forming part of the Nykredit Group in connection with immediate prepayment.

In connection with the opening of an ISIN, Nykredit fixes the redemption price at which the bonds may be redeemed as a result of prepayment of loans. The redemption price shall apply throughout the maturity of the bonds. Drawing of bonds as a result of prepayment may consequently only take place at the pre-fixed redemption price of the ISIN concerned immediately or later. The drawing of bonds as a result of ordinary repayments and prepayments will, however, take place collectively and at a weighted average price in a price range between par (100) and the redemption price fixed.

Amounts drawn will be disbursed on the coupon payment dates.

Payment dates

9

Bonds of the same ISIN may have 12, 4, 2, 1 or another number of annual payment dates.

The coupon is paid on a proportionate basis on each payment date according to a specified convention (day count convention).

Bonds of the same ISIN pay coupon on each payment date according to one of the following day count conventions:

- Actual/actual (fixed fraction); The coupon is paid on a proportionate basis on each payment date according to the number of annual payment dates, ie the coupon payment on each payment date corresponds to the coupon interest divided by the annual number of payment dates.
 - Actual/360; The coupon is paid on each payment date according to the actual number of days in the payment period relative to 360 days, ie the coupon payment on each payment date corresponds to the coupon interest multiplied by the actual number of days in the payment period divided by 360.

Coupon payments fall due on the first calendar day of a given month following the end of a payment period. At the opening of new ISINs, Nykredit may fix due dates other than the first calendar day of a given month. Addition and accrual of interest may be adjusted as a result of changes in market conventions.

Payments

10

Nykredit will pay coupon interest and redemption amounts to bondholders by transferring the amounts on the due date to the accounts with banks, paying agents, securities dealers, etc, as indicated by the account controller to a securities depository and/or clearing bank.

If the due date is not a banking day, payment will be deferred to the next succeeding banking day.

Banking days are defined under item 17.

Bondholders are not entitled to interest or other amounts as a result of such deferred payment or in pursuance of the validation rules of the account controller concerned.

Callability

11

The bonds are non-callable by bondholders.

Negotiability, registration, denomination and listing

12

The bonds are negotiable instruments of debt issued in bulk. The bonds cannot be registered in the name of the holder.

The bonds will be registered with VP Securities Services or another securities depository in accordance with the Danish Securities Trading Act or EU legislation.

The bonds will be issued in denominations specified by Nykredit at the time of issuance. Nykredit may subsequently change the denominations.

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Nykredit may have the bonds admitted for trading (listing) on one or more domestic or foreign regulated markets for securities trading.

Тах

13

The tax treatment of the bonds may depend on their currency denomination.

 Bonds denominated in Danish kroner; In connection with the opening of an ISIN, it will be determined whether the nominal coupon of the bonds shall meet the terms for tax exemption of capital gains, cf the Danish act on the treatment of gains and losses on claims, debt and financial contracts for tax purposes ("blue-stamped" or "black-stamped" bonds pursuant to the minimum coupon rules of the Danish Gains on Securities and Foreign Currency Act).

Interest due and possession, redemption and transfer of bonds will be reported to the Danish tax authorities in compliance with current legislation.

Tax at source will not be withheld in Denmark pursuant to current legislation.

Nykredit shall not be liable for any changes in the tax treatment of the bonds or in the tax position of the bondholders – including any withholding of tax of any kind or collection of tax at source imposed by public authorities.

All bondholders, including those not domiciled in Denmark, are recommended to seek separate and individual advice on their tax positions.

Limitation

14

Claims for payment under the bonds become statute-barred pursuant to the general rules of Danish legislation. Interest due and amounts drawn do not carry interest from the due date and accrue to Nykredit if they have not been claimed prior to expiry of the period of limitation.

Force majeure

15

Nykredit shall be liable for damages resulting from any delay or default in performing its obligations if such delay or default is due to errors or negligence. Even in areas where a stricter statutory liability applies, Nykredit shall not be liable for losses due to:

- the breakdown of/lack of access to IT systems or damage to the data of these systems which can be attributed to the events below regardless of whether Nykredit itself or an external supplier is responsible for the operation of the systems;
- failures in Nykredit's power supply or telecommunications, statutory intervention or administrative acts, natural disasters, war, insurrections, civil riots, sabotage, terror or vandalism (including computer viruses and hacking);
- strike, lockout, boycott or blockade regardless of whether the conflict is directed at or initiated by Nykredit itself or its organisation and regardless of the reason for the conflict. This shall also apply where the conflict only affects part of Nykredit;
- other circumstances beyond Nykredit's control.

Nykredit's exemption from liability shall not apply if

- Nykredit should have anticipated the factor causing the loss when the agreement or contract was concluded or should have avoided or overcome the reason for the loss;
- Nykredit is liable for the factor which caused the loss pursuant to current legislation.

Governing law and venue

16

The bonds and any legal matters arising out of the bonds shall be governed by Danish law. The venue of the bonds and any legal matters arising out of the bonds shall be the judicial district in which Nykredit's headquarters are located for the time being.

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Definitions

17

Banking days as stated in the above terms may be defined as follows:

- Danish banking days;
 A " Danish banking day" means a day on which both Danish payment systems and Danish banks located in Denmark are open for business.
- TARGET banking days;
 A "TARGET banking day" means a day on which the TARGET (the Trans-European Automated Real Time Gross Settlement Express Transfer) payment system is open for payments in euro.
- Swedish banking days;
 A "Swedish banking day" means a day on which banks in Stockholm are open for business.

No further definitions apply to these terms.

Approved by the Executive Board of Nykredit Realkredit A/S on 10 March 2009.

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