

a6756vSECURITIES AND EXCHANGE COMMISSIONWashington, D.C.20549Â FORM 6-KÂ Report of Foreign
 Private IssuerPursuant to Rule 13a-16 or 15d-16of the Securities Exchange Act of 1934Â 03February 2025LLOYDS
 BANKING GROUP plc(Translationof registrant's name into English)Â 5th Floor25 Gresham StreetLondonEC2V
 7HNUnited KingdomÂ (Addressof principal executive offices)Â Indicateby check mark whether the registrant files
 or will file annualreportsundercover Form 20-F or Form 40-F.Â Form20-F.X.Â Form 40-F.Â Index to
 ExhibitsÂ ItemÂ No.1 Regulatory News Service Announcement, 03
 February2025Â re:Â Notificationof RedemptionÂ Redemption of 3.511% Senior Callable Fixed-to-
 Fixed Rate Notes due2026Â Lloyds Banking Group plcÂ \$1,000,000,000 3.511% Senior
 Callable Fixed-to-Fixed RateNotes due 2026Â (CUSIP:Â 53944YAR4*,Â ISIN:Â US53944YAR45, Common
 Code:245830025) Â February 3, 2025. LloydsBanking Group plc (the "Group") announces that it has issued a notice
 ofredemption for the entire outstanding principal amount of its3.511% Senior Callable Fixed-to-Fixed Rate Notes due
 2026(the "Notes"). A notice of redemption pursuant to the terms ofthe Senior Debt Securities Indenture dated July 6,
 2010 as amendedand supplemented by the Fourteenth Supplemental Indenture datedMarch 18, 2022 governing the
 Notes (the "Indenture") has been distributed to The Bank of New YorkMellon, acting through its London Branch, as
 Trustee (the"Trustee").Â The outstanding Notes will be redeemed on March 18, 2025 (the"RedemptionDate") at an
 amount equal to100% of their principal amount, together with any accrued butunpaid interest to, but excluding, the
 Redemption Date (the"RedemptionPrice"). Accordingly, thelisting of the Notes on the New York Stock Exchange will
 becancelled on, or shortly after, March 18, 2025.Â The location where Holders may surrender the Notes and
 obtainpayment of the Redemption Price is The Bank of New York Mellon,London Branch, 160 Queen Victoria Street,
 London EC4V 4LA, UnitedKingdom, Attn: Corporate Trust Administration,Email:Â corpsov4@bnymellon.comÂ On the
 Redemption Date, the Redemption Price will become due andpayable and interest on the Notes will cease to accrue.
 Before theRedemption Date, the Group will irrevocably deposit with theTrustee or with a Paying Agent an amount of
 money sufficient to paythe total Redemption Price of each of the Notes. When the Groupmakes such a deposit, all rights
 of holders of the Notes willcease, except the holders' rights to receive the Redemption Price,but without interest, and
 the Notes will no longer beoutstanding.Â For further information in relation to the redemption of the Notes,please
 contact:Â Group Corporate Treasury:Kris MiddletonHead of Term Issuance and Capital StructuringTelephone: +44
 (0)207 356 1122Â Niamh O'ConnorHead of Debt Investor RelationsTelephone: +44 (0)7350 418011Â *This CUSIP
 number has been assigned to this issue by athird-party, and is included solely for the convenience of theHolders of the
 Notes. Neither Lloyds Banking Group plc nor theTrustee shall be responsible for the selection or use of this
 CUSIPnumber, nor is any representation made as to its correctness on theNotes or as indicated in any redemption
 notice.Â Forward Looking StatementsÂ This document contains certain forward-looking statements withinthe
 meaning of Section 21E of the US Securities Exchange Act of1934, as amended, and section 27A of the US Securities
 Act of 1933,as amended, with respect to the business, strategy, plans and/orresults of Lloyds Banking Group plc
 together with its subsidiaries(the Group) and its current goals and expectations. Statements thatare not historical or
 current facts, including statements about theGroup's or its directors' and/or management's beliefs andexpectations, are
 forward-looking statements. Words such as,without limitation, 'believes', 'achieves', 'anticipates','estimates', 'expects',
 'targets', 'should', 'intends', 'aims','projects', 'plans', 'potential', 'will', 'would', 'could','considered', 'likely', 'may', 'seek',
 'estimate', 'probability','goal', 'objective', 'deliver', 'endeavour', 'prospects','optimistic' and similar expressions or
 variations on theseexpressions are intended to identify forward-looking statements.These statements concern or may
 affect future matters, includingbut not limited to: projections or expectations of the Group'sfuture financial position,
 including profit attributable toshareholders, provisions, economic profit, dividends, capitalstructure, portfolios, net
 interest margin, capital ratios,liquidity, risk-weighted assets (RWAs), expenditures or any otherfinancial items or ratios;
 litigation, regulatory and governmentalinvestigations; the Group's future financial performance; the leveland extent of
 future impairments and write-downs; the Group's ESGtargets and/or commitments; statements of plans, objectives
 orgoals of the Group or its management and other statements that arenot historical fact and statements of assumptions
 underlying suchstatements. By their nature, forward-looking statements involve risk and uncertainty because they relate
 to events and depend uponcircumstances that will or may occur in the future. Factors thatcould cause actual business,
 strategy, targets, plans and/orresults (including but not limited to the payment of dividends) todiffer materially from
 forward-looking statements include, but arenot limited to: general economic and business conditions in the UKand
 internationally; acts of hostility or terrorism and responsesto those acts, or other such events; geopolitical
 unpredictability;the war between Russia and Ukraine; the conflicts in the MiddleEast; the tensions between China and
 Taiwan; political instabilityincluding as a result of any UK general election; market relatedrisks, trends and
 developments; changes in client and consumerbehaviour and demand; exposure to counterparty risk; the ability
 toaccess sufficient sources of capital, liquidity and funding whenrequired; changes to the Group's credit ratings;
 fluctuations ininterest rates, inflation, exchange rates, stock markets andcurrencies; volatility in credit markets;
 volatility in the priceof the Group's securities; tightening of monetary policy injurisdictions in which the Group operates;
 natural pandemic andother disasters; risks concerning borrower and counterparty creditquality; risks affecting
 insurance business and defined benefitpension schemes; changes in laws, regulations, practices andaccounting
 standards or taxation; changes to regulatory capital orliquidity requirements and similar contingencies; the policies
 andactions of governmental or regulatory authorities or courtstogether with any resulting impact on the future
 structure of theGroup; risks associated with the Group's compliance with a widerange of laws and regulations;
 assessment related to resolutionplanning requirements; risks related to regulatory actions whichmay be taken in the
 event of a bank or Group failure; exposure tolegal, regulatory or competition proceedings, investigations orcomplaints;
 failure to comply with anti-money laundering, counterterrorist financing, anti-bribery and sanctions regulations;failure
 to prevent or detect any illegal or improper activities;operational risks including risks as a result of the failure ofthird
 party suppliers; conduct risk; technological changes andrisks to the security of IT and operational
 infrastructure,systems, data and information resulting from increased threat ofcyber and other attacks; technological
 failure; inadequate orfailed internal or external processes or systems; risks relating toESG matters, such as climate
 change (and achieving climate changeambitions) and decarbonisation, including the Group's ability alongwith the
 government and other stakeholders to measure, manage andmitigate the impacts of climate change effectively, and
 humanrights issues; the impact of competitive conditions; failure toattract, retain and develop high calibre talent; the
 ability toachieve strategic objectives; the ability to derive cost savingsand other benefits including, but without
 limitation, as a resultof any acquisitions, disposals and other strategic transactions;inability to capture accurately the
 expected value fromacquisitions; assumptions and estimates that form the basis of theGroup's financial statements; and

potential changes in dividend policy. A number of these influences and factors are beyond the Group's control. Please refer to the latest Annual Report on Form 20-F filed by Lloyds Banking Group plc with the US Securities and Exchange Commission (the SEC), which is available on the SEC's website at www.sec.gov, for a discussion of certain factors and risks. Lloyds Banking Group plc may also make or disclose written and/or oral forward-looking statements in other written materials and in oral statements made by the directors, officers or employees of Lloyds Banking Group plc to third parties, including financial analysts. Except as required by any applicable law or regulation, the forward-looking statements contained in this document are made as of today's date, and the Group expressly disclaims any obligation or undertaking to release publicly any updates or revisions to any forward-looking statements contained in this document whether as a result of new information, future events or otherwise. The information, statements and opinions contained in this document do not constitute a public offer under any applicable law or an offer to sell any securities or financial instruments or any advice or recommendation with respect to such securities or financial instruments.

Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

LLOYDS BANKING GROUP plc (Registrant)

By: Douglas Radcliffe Name: Douglas Radcliffe Title: Group Investor Relations Director

Date: 03 February 2025