

Danske Bank privacy notice

Effective from 25 June 2019

Danske Bank A/S is a financial institution that offers financial advice and services to its customers.

In the course of our business, we register and use information about you (personal data). We do so to offer you the best advice and solutions, fulfil agreements with you and comply with legal requirements.

We protect your data and privacy by taking all relevant measures in accordance with applicable legislation.

This privacy notice sets out the basis for how legal entities and branches within Danske Bank Group look after your personal data and the privacy rights you are granted by law.

When do we register and use your personal data?

We register and use data about you to offer you the best advice and solutions, keep your finances safe, fulfil agreements with you, and comply with the legal requirements that apply to us as a financial institution.

This means that we register and use personal data when

- you have made or you are considering making an agreement with us for a service or product cf. GDPR art. 6.1(b)

- you have granted us consent to use your personal data for a specific purpose cf. GDPR art. 6.1(a)
- it is our legal duty cf. GDPR art. 6.1(c), for example, in accordance with

- The Danish Anti-Money Laundering Act (*Hvidvaskloven*)
- The Danish Tax Control Act (*Skattekontrolloven*)
- The Danish Bookkeeping Act (*Bogføringsloven*)
- The Danish Credit Agreements Act (*Kreditaftaleloven*)
- The Danish Financial Businesses Act (*Lov om finansiel virksomhed*)
- The Danish Payments Act (*Betalingsloven*)
- The Danish Data Protection Act (*Databeskyttelsesloven*)
- The Danish CPR Act (*CPR-loven*)

- it is necessary to pursue a legitimate interest of Danske Bank, cf. GDPR art. 6.1(f). For example, this may be to prevent abuse and loss, to strengthen IT

and payment security or/and for direct marketing purposes. We will only do so if our interest clearly outweighs your interest in not having your personal data processed by us.

What personal data do we register and use?

Depending on the services or products you have ordered or are interested in, we register and use different kinds of personal data, including

- basic personal data, e.g. your name, contact information and national ID
- financial information, e.g. income, collateral, debt or credit rating
- information about your education, profession or work
- information about your family and household
- ID documentation, e.g. photocopies of your passport, driver's license, birth certificate
- details about the services and products we provide to you, how you use them and your preferences towards them

Sensitive data

We register sensitive data only when we need it to advise you on or offer you a product or service. We will seek your explicit consent to register sensitive personal data cf. GDPR art. 9.2(a), unless we are permitted to register sensitive data without your consent by law cf. GDPR art. 9.2(f), for example when exercising our legal claims. Sensitive personal data we may register includes

- trade union membership information
- information about your health and your genetic background, e.g. inherited health qualities, and biometric data, e.g. facial image
- information about your religious or philosophical beliefs

Finally, sensitive data can appear in relation to budget information you give us and transactions you ask us to initiate, and which we as a consequence process.

We may also register other personal data if needed to provide you with specific products or services or we are required by law to do so.

Our ability to offer you the best advice and solutions very much depends on how well we know you. Consequently, it is important that the information you provide is correct and accurate and that you keep us updated on any changes.

Why and how do we register and use your personal data?

We register and use personal data for the provision of financial services and products, including

- payment services
- accounts

- loans and credits
- digital banking solutions
- investment services and advice
- insurance services

We also register and use data for other activities related to the provision of certain services and products, including

- customer care, advice and administration
- credit assessment
- developing and managing our products, services and business, including to test our systems
- marketing of our services and products
- setting fees and prices for our services and products
- customer identification and verification
- risk management
- recovering outstanding debt
- protecting you and Danske Bank against fraud
- complying with legal requirements

We collect the information directly from you or by observing your actions, for example when

- you fill out applications and other forms for ordering services and products
- you submit specific documents to us
- you talk to us on the phone. When you call us or when we call you at your request or to follow up on your inquiry, conversations may be recorded and stored due to documentation and security purposes. Before an employee answers the call or before you enter the queue, you will be notified if the call will be recorded. In few situations, e.g. in case of long waiting time, your call can though be redirected to a non-recorded employee without notifying you. If we talk with you about investment

services, we are obliged to record and store our telephone conversation.

- you use our website, mobile applications, products and services
- you participate in our customer surveys or promotions organised by us
- you communicate with us via electronic media, including for instance e-mails

How long do we store your personal data?

We keep your data only for as long as it is needed for the purpose for which your data were registered and used. Therefore, we keep your information as long as we are providing a financial service or product to you. When your business connection with us has terminated we normally keep your data for a further 7 years. This is primarily due to our obligations under the Bookkeeping Act, the Anti-Money Laundering Act and requirements from the Financial Supervisory Authority. In certain circumstances we keep your information for a longer period of time. This is the case for example:

- if your personal information form part of our calculation of our capital requirements then we may keep your information for up to 20 years,
- if the statute of limitation is 10 years then we may keep your data for up to 10 years.

Third parties and your personal data

Personal data from third parties

We register and use data from third parties, for instance

- Shops, banks, payment and services providers when you use your credit or payment cards, Danske eBanking or other payment services. We register and use the data to execute payments and

prepare account statements, payment summaries and the like.

- The Danish Central Office of Civil Registration and other publicly accessible sources and registers. We register and use the data, for example to check data accuracy.
- Entities of Danske Bank Group (if we have your consent), credit rating agencies and warning registers. We register and use the data to perform credit assessments. We update the data regularly.
- Entities of Danske Bank Group. We register and use data from their notifications to the State Prosecutor for Serious Economic and International Crime (SØIK) in accordance with anti-money-laundering legislation.
- Entities of Danske Bank Group and business partners (including correspondent banks and other banks) if we have your consent or statutory provisions allow. We register and use the data for example to enable you to use banking services abroad.

Third parties that we share your personal data with

In some instances, we may share personal data with third parties inside or outside Danske Bank Group:

- If you have asked us to transfer an amount to others, we disclose data about you that is necessary to identify you and fulfil the agreement.
- We disclose data about you to public authorities as required by law or according to court orders or requests from the police, the bailiff or other authorities, including to the State Prosecutor for Serious Economic and International Crime (SØIK) in accordance with the Danish Anti-Money-Laundering Act, to the Danish Tax Authorities in accordance with the Danish Tax Control Act and to

the Danish central bank (Danmarks Nationalbank) for statistical and other purposes.

- We may disclose data with your consent or if permitted under existing legislation internally within the group and to external business partners (including correspondent banks and other banks).
- We share your personal data with credit rating agencies. If you default on your obligations to Danske Bank, we may report you to credit rating agencies and/or warning registers in accordance with applicable regulation.
- In connection with IT development, hosting and support, we transfer personal data to data processors, including data processors in third countries outside the EU and the EEA, such as Danske Bank India. We ensure that your rights are safeguarded and that the level of protection is maintained in connection with such data transfers by using, for example, standard contracts approved by the European Commission or the Danish Data Protection Agency. You can get a copy of the standard contract by contacting us.

Profiling and automated decisions

Profiling

Profiling is a form of automated processing of your personal data. We use profiling and data modelling e.g. to be able to offer you specific services and products that meet your preferences, prevent anti-money laundering, determine prices of certain services and products, detect fraud and fraud risk, evaluate the likelihood of default risk, value assets and for marketing purposes.

Automated decision-making

With automated decision making, we use our systems to make decisions based on the data we have about you. We use automated decisions for example to approve loans or

credit cards and to prevent fraud. Automated decision making helps us make sure that our decisions are quick, fair, efficient and correct, based on what we know.

Your rights

Insight into your personal data

You can obtain insight into the personal data we registered and use, where it comes from and what we use it for. You can obtain information about for how long we store your data and about who receives data about you, to the extent that we disclose data in Denmark and abroad. Your right of access may, however, be restricted by legislation, protection of other persons' privacy and consideration for our business and practices. Our know-how, business secrets as well as internal assessments and material may also be exempt from the right of insight.

Manual processing

You can obtain insight into how an automated decision was made and the effects of the decision, and you are entitled to manual processing of any automated assessment.

Right to object

In certain circumstances, you have a right to object to our processing of your personal information. This is the case for example when the processing is based on our legitimate interest.

Objection to direct marketing

You have the right to object to our use of your personal information for direct marketing purposes, including profiling that is related to such purpose.

Correction or erasure of Danske Bank's data

If the data is incorrect, incomplete or irrelevant, you are entitled to have the data corrected or erased with the restrictions that follow from existing legislation and rights to

process data. These rights are known as the “right to rectification”, “right to erasure” or “right to be forgotten”.

Restriction of use

If you believe that the data we have registered about you is incorrect, or if you have objected to the use of the data, you may demand that we restrict the use of these data to storage. Use will only be restricted to storage until the correctness of the data can be established, or it can be checked whether our legitimate interests outweigh your interests.

If you are entitled to have the data we have registered about you erased, you may instead request us to restrict the use of these data to storage. If we need to use the data we have registered about you solely to assert a legal claim, you may also demand that other use of these data be restricted to storage. We may, however, be entitled to other use to assert a legal claim or if you have granted your consent to this.

Withdrawal of consent

You can withdraw your consent at any given time. Please note that if you withdraw your consent, we may not be able to offer you specific services or products. Note also that we will continue to use your personal data, for example, to fulfil an agreement we have made with you or we are required to do so by law.

Data portability

If we use data based on your consent or as a result of an agreement, and the data processing is automated, you have a right to receive the copy of the data you have provided in an electronic machine-readable format.

Updates

We update this privacy notice on a regular basis. In case of a change, the “effective from” date at the top of this document will be amended. Any changes to this privacy notice will apply to you and your data immediately. If changes affect how your personal data is processed, we will take reasonable steps to let you know of the changes.

Contact details and how can you complain

You are always welcome to contact us if you have questions about your privacy rights and how we register and use personal data. You can contact our Data Protection Officer via email dpofunction@danskebank.com

If you are dissatisfied with how we register and use your personal data, and your dialogue with the Data Protection Officer has not led to a satisfactory outcome, you can contact our complaints handling unit: Danske Bank, Legal Department, Holmens Kanal 2-12, DK-1092 København K, e-mail: klageservice@danskebank.dk. You can also lodge a complaint with the Danish Data Protection Agency: Datatilsynet, Borgergade 28, 5., DK-1300 København K, e-mail: dt@datatilsynet.dk.