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General conditions - Consumers

Applicable from 1 July 2025

1 Introduction

The General conditions apply to all transactions between you and Danske Bank. For certain agreements, we have more detailed conditions that supplement the General conditions. This is the case, for example, for payment and credit cards or the rental of safe deposit boxes.

If you have an agreement on conditions that differ from the General conditions, the conditions of the specific agreement apply.

You may see your accounts, payment cards and other products only for personal purposes, unless you have entered into agreements with us on business terms.

For payment accounts comprised by the Danish Payments Act, our Terms and Conditions for Payment Accounts – Consumers also apply.

A payment account is an account used for payment transactions, for example a salary account. You can access a payment account using our systems, for example Danske Mobile Banking or ATMs. In some cases, you can also use another service provider that can either obtain information about your payment account or initiate payments on your behalf.

You must notify us if you change your address or move abroad.

If you live in, move to or are staying in a country outside the EU and EEA, we may not be able to offer you the products and services that we can offer you if you live in an EU or EEA country. For example, you may be subject to significant restrictions in relation to buying and selling financial instruments if you are staying in the US. In some cases, we will have to terminate your accounts and facilities with us according to specific agreement.

We register and use data about you to offer you the best advice and solutions, and to comply with the legal requirements that apply to us as a financial institution. You can read more about what data we register, how we use personal data and your rights in our privacy notice available at www.danskebank.dk.

The notice provides contact information if you have questions, and it is also available in hard copy.

By using our payment services, you consent to your personal data being processed by us. You can read this consent in clause 18.

2 Changes to the General conditions

When changing our conditions we will notify you directly at two months' notice - either digitally or by letter.

If the changes are to your advantage, we may change the conditions with immediate effect without direct notification to you.

When we change the conditions, you must inform us - before the changes take effect - if you do not want to be bound by the new conditions. If we do not hear from you, you will be bound by the new conditions.

If you inform us that you do not wish to be bound by the new conditions, you are entitled to terminate agreements covered by the Danish Payments Act immediately and free of charge.

3 Mandates

You may authorise another person to operate your accounts, including custody accounts and safe deposit boxes. Such authorisation must be in writing, and we may require you to use Danske Bank's mandate form and/or follow a specific process, including documenting that the mandate is valid.

If you want to change or revoke the mandate, you must do so in writing as well. Changes and revocations come into force when we receive your written notice.

The mandate will expire upon the death of the account holder, and accounts, including custody accounts and safe deposit boxes, are blocked until the probate court has issued an order on the administration of the estate.



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Jointly held accounts, jointly held custody accounts and jointly held safe deposit boxes are also blocked upon the death of one of the account holders, and any mandates expire.

4 Cover for and processing of payments and transfers from other banks

I. Cover for incoming payments

All payments credited to your account are registered. When there are payments to your account other than cash – for example a cheque drawn on a foreign bank or in a currency other than Danish kroner – we credit the amount subject to the receipt of the amount.

If we do not receive the amount, for example because of insufficient cover for a cheque, we debit the amount to your account. We notify you of such debits. This right applies even if it is not specified on the receipt statement or other notifications of the payment.

II. Processing of payments

When we receive a payment to an account – such as a transfer from another bank – the funds are always deposited in the account with the account number stated. We do not consider other information such as the name of the payee.

5 Payments etc.

I. Information about entries (payments)

If you use Danske eBanking, you can view information about entries in your accounts there and in Danske Mobile Banking for a period of at least 13 months

In addition, you receive account statements every three months in Danske Mobile Banking, Danske eBanking or in other digital form.

If you do not use Danske eBanking, you receive monthly account statements digitally as set out in clause 13.

You may arrange with us to receive account statements from us by ordinary post. We may charge a fee for sending you account statements by ordinary post. The fee is listed on our current list of charges.

II. Checking entries on your account

Review your entries closely and check that all entries are correct. If your statements include entries that you did not authorise, you must contact us as soon as possible. Please note that if you dispute entries covered by the Danish Payments Act, you must do so within 13 months of the amount having been debited to your account.

III. Our duty to reverse entries

If a withdrawal has been made that you cannot accept because you believe it to be a mistake, we credit the amount to your account. If it turns out later that the withdrawal was not a mistake, we will withdraw the amount from your account again and advise you accordingly.

IV. Our right to reverse entries

We may reverse entries if we have deposited an amount in your account by obvious mistake, for example if the same amount is deposited twice. Another example is entries that we are obliged to reverse according to agreements we have with other Danish banks. We notify you of such debits.

V. Deferral or rejection of payments

We may defer or reject execution of a payment if we have reasonable cause to investigate whether the payment was duly authorised by you or if we have reasonable cause to believe that the payment was not authorised by you. We will always try to contact you if a payment is deferred. You will be notified if a payment is rejected.

6 Interest and commission rates

I. General information on interest and commission rates Interest rates applying to deposits and loans are displayed in our branches and at www.danskebank.dk.

We may change commission rates and other rates that in other agreements may also be called "addition", "deduction", "margin" or "favourable terms" according to the same guidelines as set forth under clause 6.II.A, B, C or D.

II. Changes to interest rates

If you have agreed on a fixed interest rate or other special interest terms or rates, your agreement with us directly specifies our right to change such terms and rates.

Otherwise, we may change the interest rates applying to deposits and loans as follows:

A Without notice

We may always adjust our variable interest rates without notice if the change is to your advantage.

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B At one months notice

We may lower variable deposit rates and raise variable lending rates at one month's notice, unless otherwise provided by law, if the changes are owing to market, earnings or competitive factors, including risk, regulatory and expense factors, in Denmark or abroad. This could be

- increased funding costs
- · increased solvency, capital or liquidity requirements
- a generally higher expense level, including a rise in the contribution to general guarantee schemes
- an imbalance between various market interest rates
 increased credit risk
- increased operational risk for Danske Bank
- changes in the law, legal practice or measures taken by public authorities
- a more appropriate use of Danske Bank's resources
- changes in taxes and duties that affect Danske Bank
- changes in Danske Bank's pricing and fee structure because of business needs unrelated to the trend in general interest rates

C At three months notice

We may lower variable deposit rates and raise variable lending rates at three months notice, unless otherwise provided by law, if the basis on which your individual interest terms were previously determined changes materially. Such material changes are changes in your business relationship with us, for example in the amounts of your deposits, loans or credit facilities.

D Home loans similar to mortgage loans

For home loans similar to mortgage loans, see the definition in section 5 of the Danish Financial Business Act, the notice of interest rate changes under clauses B and C is six months. The notice must reach you no later than six months before the change takes effect.

Should external factors render us obliged to change interest rates, we can do so without notice. This applies only, however, if such factors are beyond our control. In such cases, the interest rate may not be changed beyond what is warranted by the external factors.

III. Computation and addition of interest

Different rules apply to deposits depending on whether they are made to a payment account regulated by the Danish Payments Act or to another account type.

The value date is the business day from which an entry affects the computation of interest. Saturdays, Sundays and

public holidays, 5 June, 24 December, 31 December and the day after Ascension Day are not business days.

A Value dates of deposits

For cash deposits, the business day of the deposit is also the value date.

For deposits made by card, including Visa/Dankort cards, the value date is the business day we receive the amount.

For other accounts, the value date is the first business day after the deposit.

For transfers in Danish kroner from Danish banks, the value date is the day on which we receive the amount.

For transfers in Danish kroner between accounts with Danske Bank in Denmark for which the payer has requested that a deposit to the payee's account be made on a specific date, for example payment of salaries and public benefits or supplier payments, the value date is the date on which the deposit is made to the payee's account.

For transfers in Danish kroner between your own accounts with Danske Bank in Denmark, the value date for both accounts is the date of the transfer.

"Terms and conditions for transfers to and from Denmark and transfers in foreign currency in Denmark - consumers" provides information on interest calculation in connection with transfers to Denmark, transfers in foreign currency from Danish banks, or payment by cheque in foreign currency and by cheque drawn on a bank outside Denmark. Those terms and conditions apply to both payment accounts and other types of account.

B Value dating of withdrawals

When you withdraw cash from an account at the teller's desk, the value date is the business day of the withdrawal.

If you use a card to make a purchase or with draw funds, for example using a Visa/Dankort at an ATM, the value date is the day we receive the transaction. This is usually the date of the purchase or withdrawal. If the day of receipt is not a business day, the value date will be the next business day.

C Addition of interest

We usually calculate interest daily for an account on the basis of the number of calendar days. Interest on deposits may be added once a year or quarterly in arrears if we charge

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negative interest as set out in 6.V below. Interest on loans may be added quarterly in arrears.

The "Terms and conditions for computation and addition of interest – consumers" guide contains additional information about value dates and the calculation and addition of interest.

The guide is available from our branches or at danskebank.dk.

IV. Excess and late payment interest

We are entitled to charge excess or late payment interest if your account is overdrawn or an amount due is not paid on time.

V. Negative interest

We may charge negative interest on deposits in your accounts or on your total deposits with Danske Bank.

We may set an amount limit above which negative interest is charged, and we may also choose which accounts and/ or customer groups that are subject to negative interest. We may change the method of calculation and addition of negative interest, including any amount limits under 6.II.

We may choose to charge the total amount of negative interest to one of your accounts or allocate the interest amount to your account's pro rata with each account's share of the total deposits.

Any amount limits and the list of accounts and customer groups subject to negative interest can be found on our website under "Terms and conditions" and "List of charges" (the latter is in Danish only).

7 Payment data

When you use a payment form to make a deposit to an account with Danske Bank, the payment date is the date on which the form is stamped by us or another bank.

When a giro payment form is used to make a payment from an account with Danske Bank – or another bank – to an account with Danske Bank, the payment date is the day the payment is debited to the payer's account.

Timely payments that are not reversed are considered to fulfil the payer's payment obligation.

8 Fees

I. General information about fees

We usually charge a fee for services such as remortgaging, sending reminders and foreign exchange transactions. We also charge a fee for responding to enquiries from public authorities such as the tax authorities.

You can get information about fees and rates at our branches and at danskebank.dk.

II. Calculation of fees

Fees may be calculated as

- a fixed amount
- a percentage
- an hourly rate
- or as a combination of the three.

III. Changes to fees

Fees can be divided into two categories: fees charged for "ongoing contractual services" and fees for "one-off services". Currency exchange is an example of a one-off service. In contrast, ongoing contractual services usually cover agreements running for a certain period of time. This could be account agreements, for example.

We may lower fees without notice. We may also introduce and raise fees for one-off services without notice. The same applies to new ongoing contractual services.

For existing ongoing contractual services, we may raise the fees you pay on an ongoing basis or introduce new fees at one month's notice, unless otherwise provided by law, if the changes are owing to market, earnings or competitive factors, including risk, regulatory and expense factors, in Denmark or abroad.

This could be

- increased funding costs
- · increased solvency, capital or liquidity requirements
- a generally higher expense level, including a rise in the contribution to general guarantee schemes
- an imbalance between various market interest rates
- increased credit risk
- increased operational risk for Danske Bank
- changes in the law, legal practice or measures taken by public authorities
- a more appropriate use of Danske Bank's resources
- changes in taxes and duties that affect Danske Bank

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- changes in Danske Bank's pricing and fee structure because of business needs unrelated to the trend in general interest rates
- the basis on which your individual fee terms were previously determined changes materially; such material changes include changes in your own situation, for example changes in the amounts of your deposits, loans or credit facilities

In connection with increases of existing fees or the introduction of new fees related to a service regulated by the Danish Act on Payments, notice must be given two months in advance.

For home loans not similar to mortgage loans, notice of changes to fees or the introduction of a new fee for ongoing contractual services must be given three months in advance.

For home loans similar to mortgage loans, however, the notice under existing ongoing contractual agreements is six months for changes to fees or the introduction of new fees

9 How we notify you of changes to interest rates and fees

If we change our interest rates or fees, we will notify you directly or announce them on our website or another broad and easily accessible platform such as the Danish daily press. We also state the cause of the changes.

You can view the new interest rates and fees on our website, and the interest rates are stated on the first account statement you receive after a change.

We will always notify you directly in case a change to the interest rates or fees is prompted by a change to the basis on which your specific terms of interest or fees were set.

10 Our right to reimbursement

We are entitled to claim reimbursement of

 any amount that Danske Bank pays on your behalf, for instance taxes, duties and communication costs, expenses incurred because you fail to fulfil your obligations, for example the payment of insurance premiums for collateral pledged, or court, legal or other fees.

11 Business abroad

If you want us to transact business outside Denmark on your behalf, including money transfers, we choose the foreign bank or other institution. If we have selected a non-Danish bank, we are liable for the solvency of this bank. We also assume liability for any errors, provided they are acknowledged by the bank abroad or established in a final court judgement.

We are not liable in other cases, and our liability ends when the amount transferred has been deposited in the payee's account.

Both we and you must observe the general conditions of foreign banks and the local laws and practices governing the transaction.

A brochure with more details on international payments to and from Denmark is available at all of our branches. You can also see the rules at danskebank.dk.

12 Our right to set off

We are entitled to set off a claim for any overdue amount payable by you against any of your deposits with Danske Bank or any present or future claim you may have against us. We may also set off amounts against deposits in accounts with standing orders or automatic debits, including budget accounts.

We will inform you of any set-offs made.

We do not set off claims against salaries or public or other benefits necessary to pay for ordinary living expenses. Nor do we set off claims against accounts that are protected against legal proceedings instituted by creditors under applicable legislation or special agreement.

13 Communications

Our agreements and communications with you are in Danish.

We send you information, letters and documents digitally. This is also the case even if documents, terms and conditions, for instance, contain such words as "written", "letter" and "statement".

When we communicate with you digitally, we do so through e-Boks, Danske Mobile Banking or Danske eBanking. If we stop using e-Boks, we will inform which other similar, widely used and easily accessible mailbox we will use.

The information, letters and documents that you receive from us include the following:

- information about changes to interest rates and fees
- information about terms and changes to terms and conditions
- · agreements

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• betalingsservice (direct debit) payment summaries

payment notifications

You must open and verify the material that you receive from us.

You may arrange with us to receive information, letters and documents from us by ordinary post. We may charge a fee for sending by ordinary post. The fee is listed in our current list of charges.

We may always decide to send you information, letters and documents by ordinary post, if we believe that this is the best way to inform you. In such cases, we do not charge a fee.

14 Recording of conversations

We may record incoming and outgoing calls made by telephone, via Microsoft Teams or at online meetings. We record and store conversations to document the content of our communications with you, including what was said, transacted and agreed during conversations. You can read more about recording of conversations in our Privacy notice available on our website.

15 Complaints and complaints to the Danish Financial Complaint Board

In case of a disagreement on your business relationship with us, you should always contact your branch to make sure that such disagreement is not based on a misunderstanding. You can also call us on tel. +45 33 44 00 00 (the line is open seven days a week). This will enable us to make sure that the disagreement is not based on a misunderstanding.

If you still disagree or are not satisfied with the outcome of your complaint, you may contact our Complaint Management Function, which is in charge of handling customer complaints.

The address is Danske Bank, Complaint Management Function, Bernstorffsgade 40, DK-1577 København V, klageservice@danskebank.dk

If you are dissatisfied with the outcome, you may file a complaint with Det finansielle ankenævn (the Danish Financial Complaint Board), Amaliegade 7, 1256 København K, www.fanke.dk.

You can also file a complaint with the European Commission's online complaint portal (ODR). This is particularly relevant if you are a consumer residing in another EU member state. If you contact the ODR, you may want to inform them that Danske Bank's complaints department can be contacted at klageservice@danskebank.dk. This ensures that the ODR can contact us directly.

16 Termination of our relationship

Generally, both you and we may terminate our banking relationship at any time, unless otherwise agreed.

We must have factual reasons for terminating the relationship, and they will be explained in the notice of termination.

We may, for example, terminate your accounts and facilities if we deem that we are unable to meet the requirements set out in the Danish Anti-Money Laundering Act or other legislation, for example because you fail to provide us with the information that we ask for.

In addition, we may terminate your accounts and facilities with us in whole or in part at two months` notice if you move to, live in or are staying in a country that is not an EU or EEA country. If continuing our customer relations with you on unchanged terms contravenes local law and regulation in the country in question, we may, however, terminate your accounts and facilities without notice.

Unless otherwise provided by law, we give seven days' notice if we terminate deposit accounts that are not payment accounts. We are entitled to terminate agreements on payment accounts by giving two months' notice. The notice of termination of loans is defined in your agreement with us.

On termination of the relationship, we are entitled to terminate any guarantee or surety obligations undertaken and discharge ourselves from any other liabilities incurred on your behalf. At the same time, you must arrange for us to be released from any liabilities undertaken on your behalf and provide collateral for such obligations if we consider it necessary.

If in the reasonable opinion of Danske Bank, you directly or indirectly become or may become subject to or the target of any sanctions (regardless of the reason or manner) imposed by the UN, the UK, the US, the EU, any member state of the European Economic Area (and any organ acting on any of their behalf) or any other competent authority, we will be entitled to terminate or suspend all agreements between Danske Bank and you. We are also entitled to take any measures which we may deem necessary to ensure full compliance with any such sanctions. The same applies in



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relation to persons who are entitled to act on your behalf, or who are your immediate family.

We are not liable for losses (whether direct or consequential) incurred as a result of any termination, non-execution of transactions, suspension or any other necessary measure taken by us to ensure full compliance with any of the abovementioned sanctions.

17 Danske Bank's liability

We are liable for the tardy or defective performance of its contractual obligations resulting from error or negligence. Even in areas of increased liability, we are not liable for losses arising from

- breakdown of or lack of access to IT systems or damage to data in these systems due to any of the factors listed below and regardless of whether or not Danske Bank or a third-party supplier is responsible for the operation of these systems power failure or a breakdown of Danske Bank's telecommunications, legislative or administrative intervention, acts of God, war, revolution, civil unrest, sabotage, terrorism or vandalism (including computer virus attacks or hacking)
- strikes, lockouts, boycotts or picketing, regardless of whether Danske Bank or its organisation is itself a party to or has started such conflict and regardless of its cause (this also applies if the conflict affects only part of Danske Bank)
- other circumstances beyond Danske Bank's control

Danske Bank is not exempt from liability if

- Danske Bank ought to have foreseen the cause of the loss when the agreement was concluded or ought to have avoided or overcome the cause of the loss
- under Danish law, Danske Bank is liable for the cause of the loss under any circumstances.

18 Consent to processing of personal data when using payment services

When you use the payment services we offer, you consent to our processing personal data about you. Such services include accounts, cards, Danske eBanking or Danske Mobile Banking.

The personal data processed is information such as your name, address, civil reg. (CPR) no., information about payment transactions, including where you have used a card, to whom you have transferred money or whom you have received money from and information about how you use our services.

The information may be disclosed to companies in the Nets A/S group, other banks in Denmark and relevant payment recipients.

The information is used to provide the payment services Danske Bank offers you, including to execute payment transactions, generate entries, generate secondary account statements and account statements, perform statutory reporting to public authorities, for example the Danish tax authorities and the Danish Financial Supervisory Authority, and make digital self-service solutions available to you. The data is processed in accordance with our privacy notice.

You may withdraw your consent at any time, but if you do so, you can no longer use the payment services we offer.

Other information about your relationship with Danske Bank

I. Interest and commissions

In some cases, we receive commissions or other forms of consideration when we sell a business partner's products or refer customers to another company. You can get information about our business partners by contacting us, or at danskebank.dk.

II. The Guarantee Fund (Garantiformuen)

The Guarantee Fund provides considerable protection against losses in the event that your bank is the subject of bankruptcy or reconstruction proceedings.

When you open an account with Danske Bank and make deposits into the account, your deposit is covered by the Guarantee Fund subject to certain limitations. You can read about the limit of protection and the rules on payments from the Guarantee Fund in the information sheet appended to these General conditions.

When you accept an agreement to open an account with Danske Bank and these General conditions and begin using the account, you also confirm that you have received the information sheet.

III. Regulatory authority

Danske Bank is authorised by and under the supervision of

Finanstilsynet (the Danish Financial Supervisory Authority) Strandgade 29 DK-1401 København K. Tel. +45 33 55 82 82 www.finanstilsynet.dk.



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The Danish Financial Supervisory Authority has registered Danske Bank's licence under FSA No. 3000.

Danske Bank A/S Bernstorffsgade 40 DK-1577 København V.

Tel. +45 33 44 00 00 www.danskebank.dk danskebank@danskebank.dk



INFORMATION ABOUT THE RIGHT OF CANCELLATION

Applicable from 19. August 2019

According to the Danish Consumer Agreement Act, you may cancel an agreement about a financial service within 14 days if the agreement is

a so-called distance contract, for example a contract agreed to by telephone or via Danske eBanking 3agreed to outside the bank's premises, for instance during a meeting in your home.

Danske Bank has decided not to distinguish between agreements made at a meeting at our premises and agreements entered into by telephone or via Danske eBanking. Consequently, you have the right to cancel most agreements with us within 14 days.

Special rules apply to credit agreements and agreements on individual pension plans, however (see the sections on Credit Agreements and Agreements on Individual Pension Plans below).

Generally, the cancellation period runs from the day you receive the service agreed, provided that you receive the information you are entitled to under the Consumer Agreement Act, including information about your right of cancellation and about the service you ordered, on the same day. Otherwise, the cancellation period runs from the day you receive the information. The information must be given in writing or by other permanent media, for example on paper, in an e-mail or in the list of agreements available in eBanking.

If the last day of the cancellation period is a Saturday, a Sunday, a public holiday, 5 June, 24 December, 31 December, or the Friday after Ascension Day, you may exercise your right of cancellation on the following weekday.

No right of cancellation

You may not cancel agreements about

mortgage loans and mortgage bond trading, including hedging agreements

securities or financial services whose prices depend on fluctuations in the capital market

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Consequently, you may not cancel agreements about shares and bonds, currency, units in unit trusts, futures and options, interest rate agreements, interest rate and currency swaps, etc. This also applies to agreements under which you authorise us to trade such products on your behalf, such as Flexinvest Fri agreements.

Your right of cancellation will lapse before expiry of the cancellation period if the agreement has been fully completed by both you and us at your express request. This is often the case with payment transfers, for example.

When the cancellation period has expired, agreements may be terminated in accordance with the General conditions – consumers and the termination stipulations of the individual agreements.

Credit agreements

According to the Danish Credit Agreements Act, you are entitled to cancel an agreement on a bank loan or a credit facility within 14 days, regardless of how you entered into the agreement with us.

This also applies to currency loans and fixed rate bank loans with repayment terms that depend on fluctuations in the foreign exchange or capital markets or both. You cannot cancel mortgage finance agreements, as described above.

The cancellation period runs from the day you enter into the credit agreement, provided that you receive the information to which you are entitled under the Danish Credit Agreements Act on the same day. Otherwise, the cancellation period runs from the day you receive the information.

Agreements on individual pension schemes

For individual pension schemes – capital pensions or annuity pensions – the right of cancellation applies only if an agreement is entered into as a distance contract or if it is entered into outside the bank's premises, for example in your home or at your workplace.

If you enter into a distance contract with us about an individual pension scheme, you may cancel it within 30 days.

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No right to cancel individual pension schemes

The right to cancel an individual pension scheme lapses if the scheme is, within the 30 day cancellation period, linked to an agreement about securities or financial services whose prices depend on fluctuations in the capital market.

Accordingly, you have no right to cancel individual pension schemes linked to

Puljeinvest (pooled investment)

- Flexinvest
- Danske Porteføljepleje Pension

investments made through individual pension custody accounts.

Exercising your right of cancellation

If you want to cancel an agreement, just call or write to your branch before the cancellation period expires. In addition, you must return the service you have received. If you do not have the telephone number of your branch, you can always call us on tel. +45 70 123 456. If you want proof that you exercised your right in time, you can send a letter by registered mail and retain the receipt.

You can also use cancellation form, available at www.danskebank.dk/fortrydelsesret-blanket.

Payments to be made if you cancel agreements other than credit agreements

If you exercise your right of cancellation, you must return the product or service received. We must return the amount you paid, after deduction of ordinary processing fees and any origination expenses.

Payments to be made if you cancel a credit agreement

If you cancel a credit agreement, you must repay the amount you have received, including interest accrued. The amount must be repaid without delay and not later than 30 days after you have informed us that you want to exercise your right of cancellation. We are not entitled to compensation, except for non-refundable fees paid to public authorities, for example registration fees.



Personal

Commissions paid to Danske Bank by various business partners Applicable from 1 July 2025

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Business partners	Commissions and other forms
	of monetary
	consideration
Tryg Forsikring A/S	Referral, agency, and portfolio
	commission
TryghedsGruppen SMBA	Danske Bank receives the
	bonus payment if the
	company decides to pay a
	bonus to its members
Danica Pension Pension	Sales commission and
schemes and insurance	commission on regular and single
	premiums, balance,
	premiums and brokerage
Realkredit Danmark	Commission on sales, holdings
(mortgage loans)	and settlements as well as fee(s)
	(loan application fee, fixed-price
	fee and/or debt
	assumption fee)
Nordania Finans A/S	Agency commission
Nets	Commission on service usage
(Betalingsservice)	
International cards	Commission on card usage
(Visa/Dankort and a	
MasterCard)	
Danske Invest – Danmark*	Agency commission
Danske Invest – Luxembourg*	Agency commission
Danske Invest Hedge –	Agency commission
Guernsey*	
C WorldWide *	Agency commission
Sparinvest	Agency commission
Partners Group Global Value *	Agency commission
BlackRock*	Agency commission
Fidelity*	Agency commission
FundLogic Alternatives Plc*	Agency commission
Schroders*	Agency commission
Goldman Sachs Asset	Agency commission
Management*	
T. Rowe Price Funds SICAV*	Agency commission
JP Morgan*	Agency commission
Maj Invest*	Agency commission
BNP Paribas Asset	Agency commission
Management Luxembourg*	
Ninety-One / Parvest*	Agency commission
M & G*	Agency commission

Robeco*	Agency commission
BlackStone*	Agency commission
City Safes	Referral commission
Danske Private Equity A/S	Referral commission
Testaviva DK ApS	Agency commission



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* Danske Bank does not receive commissions for discretionary investment agreements, for example Flexinvest and Danske Porteføljepleje



Information sheet

General information about protection of deposits Applicable from 19 August 2019

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Deposits with Danske Bank	The Guarantee Fund
are protected by:	(Garantiformuen) (1)
Limit of protection:	EUR 100,000, corresponding to
	about DKK 750,000
	per depositor per credit
	institution. (2)
If you have more than one	All your deposits with a
deposit account at a single credit	particular credit institution are
institution:	added up, the total amount being
	subject to the limit of EUR
	100,000 (about DKK
	750,000).
If you have an account jointly	The limit of EUR 100,000
with another person:	(approx. DKK 750,000) applies
	to each depositor
	separately. (3)
Deadline for repayment if the	Seven business days. (4)
credit institution is unable to	
meet its obligations:	
Currency of repayment:	Danish kroner, or other
	relevant currency.
Contact information:	The Guarantee Fund
	(Garantiformuen)
	Sankt Annæ Plads 13, 2. tv.
	DK-1250 København K
	Denmark
	Tel. +45 33 14 62 45
	E-mail: gii@gii.dk
Additional information:	www.gii.dk
Depositor's acknowledgement	When you open an account with
of receipt:	Danske Bank, you accept that our
	General conditions apply to the
	account. This information sheet
	is an appendix to our General
	conditions. When you accept our
	General conditions and begin
	using the account, you also
	confirm that you have received
	the information
	provided in this sheet.
Additional information:	I

Additional information:

(1) Scheme responsible for the protection of your deposit.

(2) General limit of protection

If a deposit is unavailable because a credit institution is unable to meet its financial obligations, depositors are repaid by a deposit guarantee scheme. Depositors are entitled to repayment of up to EUR 100,000 (approx. DKK 750,000) per credit institution. This means that all eligible deposits at the same credit institution are added up in order to determine the repayment amount. If, for instance, a depositor holds a savings account with EUR 90,000 and a current account with EUR 20,000, he or she will be repaid only EUR 100,000 (about DKK 750,000).

In some cases, deposits are protected above EUR 100,000.

- 1 Deposits in pension savings accounts pursuant to legislation are fully covered.
- 2 Deposits resulting from transactions relating to real property are covered up to an amount equal to EUR 10 million (about DKK 75 million) for a period of up to 12 months from the date on which the amount was deposited if the real property was used or is intended mainly for noncommercial purposes.
- 3 Deposits that have a social purpose pursuant to legislation and are linked to special life events such as marriage, divorce or disability are covered up to an amount equal to EUR 150,000 (about DKK 1,125,000) for a period of up to six months from the date on which the amount was deposited.
- 4 Deposits resulting from damages or compensation pursuant to legislation for damage or injury resulting from a criminal act or miscarriage of justice are covered up to an amount equal to EUR 150,000 (about DKK 1,125,000) for a period of up to six months from the date the amount was deposited.

Additional information is available at www.gii.dk.

I. Limit of protection for joint accounts

For joint accounts, the limit of EUR 100,000 (about DKK 750,000) applies to each depositor separately.

II. Repayment

The responsible deposit guarantee scheme is: Garantiformuen, Sankt Annæ Plads 13, 2. tv., DK-1250 København K, tel. +45 33 14 62 45, e-mail: gii@gii.dk, website: www.gii.dk. Deposits (up to EUR 100,000) will be repaid via the scheme within seven working days.

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If you have not been repaid within these deadlines, you should contact the deposit guarantee scheme because the period in which you can claim reimbursement may be limited. For more information, go to www.gii.dk.

Other important information

In general, all retail depositors and businesses are covered by deposit guarantee schemes. Exceptions and transition schemes in connection with certain deposits, e.g. deposits in Børneopsparing (child savings accounts) linked to a pooled deposit scheme are described at the website of the relevant deposit guarantee scheme. Your credit institution will also inform you of whether certain products are covered or not. If deposits are eligible, the credit institution will also confirm this on the statement of account.