# **INFO**



# Information for the new employer: Continuation of the company pension scheme

If your (new) employee has already become a member of the Pensionskasse für die Deutsche Wirtschaft through a former employer, he or she can easily continue his or her company pension scheme with you.

### How to proceed:

- Together with your employee, make a deferred compensation agreement in which the desired annual or monthly payment is specified. You will find a corresponding sample on page 3 of this information.
- > If you would like to pay employer-only contributions, please contact us by telephone or e-mail. We will be happy to provide you with a corresponding form.
- Before the first payment of contributions, please send us a copy of the conversion agreement or the form for the payment of employer-only contributions as well as the declaration on the continuation of the occupational pension scheme.
- You can conveniently use our direct debit system to pay your contributions. You will find the relevant form and further information on the last page of this information.
- If you plan to transfer the contributions, you will automatically receive a letter after the above-mentioned documents have been submitted, in which we will inform you of the bank details and the purpose of the transfer.
- > Please inform us of <u>any changes</u> in the tax treatment of the contributions. The same applies should you wish to differentiate between employer and employee contributions. We will then inform you of the appropriate purpose for the payments.

Deregistration: Please inform us in case of termination of employment. Our deregistration form is available on our homepage www.pkdw.de in the section »Für Unternehmen – Downloads – Formulare/Anträge« or on request by e-mail.

The contributions to the pension fund will in future be paid by you as the new employer and fund company of the PKDW in accordance with § 9 GTCI.

The insurance policy remains valid and the membership number remains the same. If you need a copy of your employee's insurance policy, we will be happy to send it to you.

Do you have questions about changing employers or are you interested in offering company pensions with PKDW to other employees?

Please contact us:

tel: +49 203 99219-77 email: arbeitgeberwechsel@pkdw.de

#### Notes on the treatment of contributions

Pursuant to § 3 No. 63 Income Tax Act (EStG), the employee may contribute up to 8% of the respective contribution assessment ceiling in the statutory pension insurance West (BBG) to the pension fund tax-free each year. In 2023, this is EUR 7,008, i.e. EUR 584 per month.

Contributions up to 4% of the BBG (EUR 3,504) are also exempt from social insurance.

If the pension commitment was made before 1 January 2005, the employee can alternatively contribute EUR 1,752 to the company pension scheme in accordance with § 40 b EStG, i.e. taxed at 20% (plus church tax and solidarity surcharge), if at least one contribution was legally taxed in accordance with § 40 b EStG before 1 January 2018. In this case, the contribution made in accordance with § 40 b EStG is to be credited against the maximum taxable subsidy volume of § 3 no. 63 EStG.

Contributions that exceed the limits of § 3 no. 63 EStG can only be made from individually taxed income.

If the annual premium exceeds 8% of the BBG (in 2023: EUR 7,008), an application for special payment is required. If the member has also insured occupational invalidity cover, a current health check will be carried out if necessary.

The benefits (pension or (partial) lump-sum) from tax-free contributions are fully taxable and subject to health insurance contributions if there is compulsory insurance in the statutory health insurance scheme.

Benefits from lump-sum and individually taxed contributions to the pension fund are only taxable at the rate of return when the pension is paid. You can find more information on this in our information sheet "Your pension – taxes and social security contributions", available on the internet in the section "Für Rentner – Downloads".

As of: 01/2023



Further information can be found on the Internet at www.pkdw.de.

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## Agreement on the conversion of remuneration

betv	veen			
the	company			
		Company name	<ul><li>hereinaf</li></ul>	fter referred to as <i>Employer</i> –
		Eight-digit company number (assi	aned by the Federal Employme	ent Agency, acc. to §§ 18 i ff. SGB IV)
and			g	(30.10), 300.10 (30.10.11.00.11.11)
	member			
		Name, first name		
		Membership number	Date of birth	Employment since
		Street, house number		
		Postcode, City	– here	inafter referred to as <i>Employee</i> –
the	following agreement is n	nade in amendment of the exis	sting employment contract	t:
1.	The employee's cash w (please tick as appr	rage entitlement will be paid from ropriate)	m	in the amount of
	☐ 8% of the respective	e applicable income threshold	(West) in the statutory per	nsion insurance scheme (BBG)
	☐ monthly (in 12 eq	qual instalments) or 🗆 annua	aly (in the month of	)
	☐ 4% of the respectiv	re applicable income threshold	(West) in the statutory per	nsion insurance scheme
	☐ monthly (in 12 eq	qual instalments) or 🗆 annu	ally (in the month of	)
or				
	□eurc	os from the current monthly ren	nuneration	
	□euro	os from an annual benefit (in the	e month of	)
	(Gesetz zur Verbesseru tractual conditions und Wirtschaft, hereinafter	ung der Betrieblichen Altersvers	sorgung - BetrAVG). The ceviously insured with the Figure 1. The conversion of the resp	
2.	eu	ros from employer contribution	s are	or $\square$ annually
		tlement to pension benefits with aditions under which the emplo	-	etrAVG. The conversion is based and with the Pensionskasse.
		. 1a BetrAVG, the employer is I		ally pass on 15% of the conver- ne saves social security contri-

butions through the conversion of remuneration. The employer reserves the right to offset this subsidy against

other employer contributions to the company pension scheme.

### Agreement on the conversion of remuneration

- 3. The employer shall pay the contributions to the Pensionskasse in the agreed amount for as long as and insofar as he is obliged to pay the remuneration components to be converted from the existing employment relationship and insofar as no changes occur or are agreed. In the event of such a lapse of the employer's payment obligation e.g. when taking parental leave the employee has the right to continue the contribution payments during this period from private funds. Otherwise, this agreement is made non-contributory for the corresponding period and no further pension entitlements are earned.
- 4. For the conversion of the remuneration components, the applicable tax and social security laws and regulations must be taken into account both in the savings phase and in the benefit phase.

According to the current legal situation, contributions to the pension fund within the meaning of No. 2 of this agreement are tax-free in accordance with § 3 No. 63 EStG (Income Tax Act) in the calendar year in the amount of up to 8% of the currently valid contribution assessment limit (West) in the statutory pension insurance.

Contributions paid up to 4% of the applicable income threshold (West) in the statutory pension insurance are exempt from social insurance pursuant to § 1 para. 1 no. 9 SvEV, whereas contributions paid above 4% to 8% of the applicable income threshold (West) in the statutory pension insurance are subject to social insurance. The employee's contribution to the statutory social insurance must be paid by the employee.

In the benefit phase, pension payments are subject to tax and social security contributions in accordance with the laws and regulations applicable at that time.

- 5. The employer shall not incur any obligations from a possible reduction of the remuneration subject to contributions to the statutory pension, health, long-term care and/or unemployment insurance as a result of this conversion of remuneration and a resulting reduction in benefits.
- 6. In the case of salary increases and the assessment of salary-dependent benefits (e.g. annual benefit, anniversary bonus, pension entitlement, supplements, etc.), the remuneration plus the remuneration components regulated in clause 1 of this agreement shall remain decisive.
- 7. The insurance relationship is governed by the Articles of Association and the General Terms and Conditions of Insurance Conditions (GTCI) and Tariff Conditions (TC) of the Pensionskasse in their currently valid version.
- 8. This agreement may be terminated by the employee with one month's notice with effect for the future only.
  - The employer may require the employee to adjust this agreement and, in the event that an adjustment is not possible or cannot reasonably be expected of one party, terminate this agreement with one month's notice if the circumstances and conditions relevant at the time this agreement was concluded, in particular the tax law and social security law conditions, have changed so significantly and permanently that the employer can no longer be expected to adhere to the present agreement.
- 9. Other pension arrangements already existing between the contracting parties shall remain unaffected by this agreement.

## Agreement on the conversion of remuneration

with the requirements of the	ne General Data Protection Regu	all be processed by the Pensionskasse in accordance ulation (Datenschutz-Grundverordnung - DS-GVO) and tz - BDSGneu) within the meaning of Art. 4 No. 2 DS-
Place	 Date	Company stamp, signature employer
lace	Date	Company stamp, signature employer
Place	Date	Signature employee



#### Please fill in in block letters.

## Declaration on the continuation of the company pension scheme

With reference to the Articles of Association, the General Terms and Conditions of Insurance (GCTI) and the Tariff Conditions (TC) of the Pensionskasse für die Deutsche Wirtschaft (PKDW), the

Employer					
	Company name  Street, house number  Postcode, city  Company form				
	Contact person				
	Telephone number for queries (optional)				
	Email for queries (optional)	Homepage (optional)			
registers the member	Name Callana	Date of Late			
	Name, first name	Date of birth			
	Membership number				
	Employment since				
from	for the continuation of the pension by way of deferred compensation.				
for the employee in accordant Tariff Conditions (GTCI/PKDW by the employer as the existing employment relations)	ance with the Articles of Association and the TC) of PKDW. On the basis of this, the continue member company of PKDW in accordance.	hall assume the duties of a member company ne General Terms and Conditions of Insurance ributions to the Pensionskasse shall be paid to note with § 9 GTCI in the amount agreed in the pany pension scheme using the tax incentives			
Place	Date Compa	ny Stamp, Signature employer			



# Authorisation to collect receivables by means of the basic direct debit procedure

Membership-No.		Name		
Name and address of the account holder:		Bank details company account:		
Name, First name		IBAN		
Street, house number		BIC		
Postcode, town		Name/address of the credit institution		
bership no. to the Pensionskasse für agreement	die Deutsche Wirtschaft	· ·	by me / us for the above-mentioned mem- nce with the enclosed deferred compensation	
from in the amount of	)†			
EUR mc	nthly		starting from:	
EUR anı	nauly, in the month of $\_$		starting from:	
by direct debit.				
If my / our account does not have the payment. I / we can withdraw this	•	_	g credit institution is not obliged to honour	
Place, Date		Stamp, Signature of bank representative		
	_	-	nonth to one of our accounts listed below. If ss and the name of a contact person:	
Name		Telephone numb	per for queries (optional)	
		Email for queries	s (optional)	