INFO



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

In order to secure their own financial future in old age, many employees wish to continue their existing company pension scheme even if they change employer.

With PKDW, this is possible — industry-independent and in just a few short steps.





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

The entitlements resulting from the previous employment relationship are generally still allocated to the previous employer. You therefore do not take over the previous pension commitment, but agree a new pension with your employee, e.g. the contribution of future contributions as part of deferred compensation. These contributions, converted as new pension modules, are created under the existing member number and can therefore be clearly delimited.

A different type of continuation exists if you have specifically agreed between the former employer and the (new) employee to take over the pension in accordance with Section 4 (2) of the Occupational Pensions Act (BetrAVG). If this is the case, please let us know.

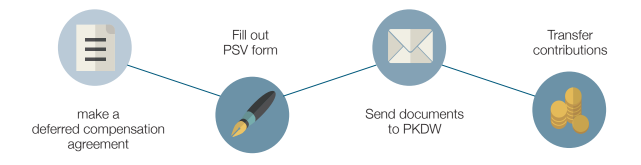


Avoid the disadvantages!

And do not assume any liability risks for the previous pension commitment!

How to proceed:

- Make a deferred compensation agreement with the employee in which the desired annual or monthly payment is specified. You will find a corresponding sample on page 4 of this information.
- If you save employer social security contributions through deferred compensation, the deferred compensation amount must be subsidised by 15% in accordance with Section 1a (1a) of the German Company Pension Act (Betriebsrentengesetz), provided there are no regulations that deviate from the law (e.g. collective agreements). This is cost-neutral for you, as you simply pass on the saved social security contributions and can also deduct this subsidy as an operating expense.
- > Before the first contribution payment, please send us a copy of the conversion agreement and the declaration on the continuation of the company pension scheme.
- The pension is subject to statutory insolvency protection and must be registered with the Pensionssicherungsverein (PSVaG). We will prepare a so-called PSV abridged certificate (PSV-Kurznachweis) for you free of charge for the annual notification to the PSVaG. Please complete and return the attached PSV form to us and enter the underlying company number. For details, please refer to our information sheet on PSV notification.



Do you have any questions or are you interested in offering the occupational pension scheme 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 2025, this is EUR 7,728, i.e. EUR 644 per month.

Contributions up to 4% of the BBG (EUR 3,864) 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), 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 and §40 b EStG can only be made from individually taxed income.

If the annual premium exceeds 8% of the BBG (in 2025: EUR 7,728), 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 – Infos/Formulare«.

As of: 01/2025



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

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Agreement on the conversion of remuneration

between

the	e company					
		Company name	– hereinaft	er referred to as Employer –		
	Eight-digit company number (assigned by the Federal Employment Agency, acc. to §§ 18 i fl					
an	d					
the	e member	Name, first name				
		Membership number	Date of birth	Employment since		
		Street, house number				
		Postcode, City	– hereir	nafter referred to as Employee –		
the	following agreement in ar	nendment of the existing em	ployment contract			
□i	s made for the first time.					
□i	s made in addition to the e	existing agreement dated				
	supplementary agreement					
	s a new agreement and re <i>(replacing</i> agreement)	places the previous agreeme	ent dated	·		
1.	The employee's cash wa (please tick as appropria	ge entitlement from te)	in the amoun	t of		
	\Box 8 % of the respective	applicable income threshold	(West) in the statutory pen	sion insurance scheme (BBG)		
	🗆 monthly (in 12 equ	ial instalments) or 🗆 annu	aly (in the month of)		
	\Box 4 % of the respective	applicable income threshold	l (West) in the statutory pen	sion insurance scheme		
	🗆 monthly (in 12 equ	ial instalments) or 🗆 annu	ually (in the month of)		
or						
	🗆 euros	s from the current monthly re	muneration			
	euros	s from an annual benefit (in th	ne month of)		
	Improvement Act (BetrA die Deutsche Wirtschaft	n entitlement to pension bene WG). The conversion is based t, hereinafter referred to as <i>Pe</i> Il conditions under which the	d on the contractual condition	f continuation of the pension		

As a result of the conversion of the respective remuneration components, the employee's corresponding entitlement to payment of these amounts is cancelled.

Agreement on the conversion of remuneration

2.
annually euros from employer contributions are monthly or annually

converted into an entitlement to pension benefits within the meaning of the BetrAVG. The conversion is based on the contractual conditions under which the employee was previously insured with the Pensionskasse.

Pursuant to § 1a para. 1a BetrAVG, the employer is legally obliged to additionally pass on 15% of the converted remuneration to the pension fund as an employer's allowance, insofar as he saves social security contributions through the conversion of remuneration. The employer reserves the right to offset this subsidy against other employer contributions to the company pension scheme.

- 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

Agreement on the conversion of remuneration

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.
- The personal data relating to the insurance relationship shall be processed by the Pensionskasse in accordance with the requirements of the General Data Protection Regulation (Datenschutz-Grundverordnung DS-GVO) and the Federal Data Protection Act (Bundesdatenschutzgesetz BDSG) within the meaning of Art. 4 No. 2 DS-GVO.

Place	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 (optiona	l)		
	Email for queries (optional)	Homepage (optional)		
registers the member				
	Name, first name	Date of birth		
	Membership number			
	Employment since			
from	for the continuation of the per	nsion by way of deferred compensation.		

As of the aforementioned effective date of registration, the employer shall assume the duties of a member company for the employee in accordance with the Articles of Association and the General Terms and Conditions of Insurance and Tariff Conditions (GTCI/TC) of PKDW. On the basis of this, the contributions to the Pensionskasse shall be paid to PKDW by the employer as the member company of PKDW in accordance with § 9 GTCl in the amount agreed in the existing employment relationship for the purpose of building up a company pension scheme using the tax incentives pursuant to § 3 No. 63 EStG or § 40 b EStG (Income Tax Act).

Place

Date

Company 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:		
		IBAN		
Street, house number		BIC		
Postcode, town		Name/address of the credit institution		
		ons to be paid by me / us for the above-mentioned mem- aft in accordance with the enclosed deferred compensatior		
fromi	n the amount of			
EUR	monthly	starting from:		
EUR	annualy, in the month of	starting from:		
by direct debit.				
	es not have the required cover, the a n withdraw this authorisation in writir	ccount-holding credit institution is not obliged to honour ng at any time.		
Place, Date		Stamp, Signature of bank representative		
		ng day of the month to one of our accounts listed below. If an email address and the name of a contact person:		
Name		Telephone number for queries (optional)		

Email for queries (optional)