THE NATIONAL BANK OF DENMARK ACT

Objects of the Bank

§ 1
"Danmarks Nationalbank" (The National Bank of Denmark) which, at the coming into force of this Act, confer § 33, takes over the "Nationalbanken i Kjøbenhavn" (The National Bank in Copenhagen) shall as the Central Bank of this country have the object in conformity with this Act and the regulations given under this Act to maintain a safe and secure currency system in this country, and to facilitate and regulate the traffic in money and the extension of credit.

General Capital Fund, Domicile

§ 2
The General Capital Fund of the Bank shall be Kroner 50 millions.

The Head Office and Domicile of the Bank shall be in Copenhagen.

Management

§ 3
The management of the Bank shall be committed to a Board of Directors, a Committee of Directors and a Board of Governors.

The members of the Board of Directors, the Committee of Directors and the Board of Governors shall be Danish subjects with domicile in Denmark, besides they shall be of age, enjoy the reputation and confidence prerequisite to the offices (appointments, tasks) and not be deprived of the right to dispose of their estate.

§ 4
The Board of Directors shall consist of 25 members, viz.:

a) 8 members with a seat in the "Rigsdag". These are to be elected according to the rules of § 45 of the Constitution. In case one of these members resigns his seat in
the "Rigsdag" a new election shall be held for the remaining term of office of the re-
signing member. The resigning member keeps his seat in the Board of Directors un-
til a successor has been elected.

b) 2 members of which one shall be an economist the other a lawyer. These members,
who must not be members of the "Rigsdag", shall be appointed by the Minister of
Trade, Industry and Shipping.

c) 15 members with a thorough knowledge of trade. These members, who must not
be members of the "Rigsdag", shall be elected by the entire Board of Directors, so
that 3 members retire every year. Due regard shall be paid at the election to estab-
lish a comprehensive representation of trade, also comprising the workers occupied
in trade, and to secure a representation of the geographical divisions of the coun-
try.

The members mentioned in a) – c) shall be elected or appointed for 5 years. In case a
member retires before the expiration of his term of office, a new member shall be
elected for the rest of the term.

The Board of Directors shall elect for one year at a time a chairman and a deputy-
chairman.

Before amendments of the provisions governing the Bank be made, the Board of Direc-
tors shall have an opportunity of giving its opinion.

§ 5
The Committee of Directors shall be composed of the 2 members of the Board of Direc-
tors mentioned in § 4 b) together with 5 members elected for 1 year at a time by the
Board of Directors from among its members.

The proportional representation system shall be applied in conformity with rules laid
down in the By-laws of the Bank, in the case 3 members of the Board of Directors de-
mand it.

The Committee of Directors shall elect for one year at a time a chairman and a deputy-
chairman. The election shall be approved of by the Minister of Trade, Industry and
Shipping.

§ 6
The Board of Governors shall consist of 3 members. One of the Governors shall be
ominated by the King, and the other Governors appointed by the Board of Directors
on the recommendation of the Committee of Directors. The first mentioned Governor
shall be chairman of the Board of Governors.

The Governors shall reside in Copenhagen or in places closely connected with Copen-
hagen. They shall not have a seat in the management of trade organisations or compa-
nies nor carry on or take part in the working of private trading activities. The Governors
shall be under the obligation to send in their resignation before the expiration of the month in which they complete their 70th year.

The Royal Bank-Commissioner

§ 7
The Minister of Trade, Industry and Shipping in his capacity of Royal Bank-Commissioner shall supervise that the Bank fulfils its obligations under this present Act and under the ordinances and provisions given pursuant to this present Act.

The Royal Bank-Commissioner presides at the meetings of the Board of Directors. He shall have admission to the meetings of the Committee of Directors and to be supplied with information concerning the Bank to the extent he might desire.

Decisions of particularly far-reaching character cannot be taken at a meeting of the Committee of Directors when the Royal Bank-Commissioner is not present, unless he has been informed in advance that the case will be dealt with at the meeting.

Bank-Note Issue

§ 8
The Bank shall have the sole right to issue notes.

The notes issued by the Bank shall be legal tender between man and man and for payments and disbursements which take place in public pay-offices.

When the Minister of Trade, Industry and Shipping gives his permission notes may be called in, and they shall then cease to be legal tender from the date which might be fixed by ordinance from the Minister of Trade, Industry and Shipping. After the expiration of twelve months from this date the called in notes shall lose the validity as against the Bank, provided that the Bank shall have the right to redeem the notes also after this time if circumstances justify it.

The denominations, text and form shall be approved of by the Minister of Trade, Industry and Shipping.

§ 9
The Bank shall be permitted to put into circulation the amount of notes which the traffic in money at any time may be found to require.

Provided that the Bank shall possess free from any encumbrance:

a) A gold fund, as set forth in § 10.

b) Assets of the nature laid down in § 11 at a value, corresponding to not less than that part of the active note circulation which is not covered by the gold fund.

§ 10
The gold fund shall cover at least 25 per centum of the total active note circulation. It may consist of:
a) Gold, be it in coin or ingots, either in the custody of the Bank or handed over by the Bank to the Royal Mint to be coined or melted.

b) Gold, which properly secured has been deposited abroad or which is in transit through, to or from foreign countries. Provided that such gold shall not count when the Bank’s right to dispose thereof is restricted. The gold under this subsection shall not exceed 5% of the total active note circulation.

For up to 5 per centum of the note circulation non-interest carrying net-credit-balances on demand with foreign Central Banks, approved of in that respect by the Royal Bank-Commissioner, may take the place of gold.

The value of legal tender gold coin shall be determined by the nominal value, the value of other gold coin and of gold in ingots by the contents of fine gold, the price of the gold in Danish currency being calculated in conformity with the provisions of the Currency Act. Credit balances in foreign currency shall not be calculated at a higher price than that quoted on the Royal Exchange on the day of settlement.

§ 11
As the basis for that part of the note circulation which is not covered by the gold fund may serve gold and net-credit-balances on demand with foreign banks, provided they have not been included under § 10, bills of exchange, Treasury bills, bonds and debentures subject to quotation on the Royal Exchange, besides advances for which proper security has been given.

§ 12
The Bank shall at the expiration of every month report to the Royal Bank-Commissioner on the funding of the active note circulation.

In case of any deviation from the rules governing the funding of the notes of the Bank under §§ 9-11 it shall be the duty of the Bank to redress the deviation within the expiration of the succeeding month.

§ 13
Under special circumstances the Board of Directors shall, after having obtained the permission of the Minister of Trade, Industry and Shipping, for a period of up to 3 months at a time be allowed to deviate from the funding rules prescribed. A decision to this effect shall be adopted by at least 2/3 of all the members of the Board of Directors. It shall be the duty of the Bank as soon as possible to re-establish the normal funding proportion.
Redemption of the Notes of the Bank, etc.

§ 14
The Bank shall be under the obligation to redeem at its Head-Office on demand the notes issued by the Bank at their face value either with legal tender gold coin or with gold-ingots of ordinary fineness and weight, when notes are delivered in items corresponding to the value of an ingot.

The Bank shall likewise be under the obligation to buy at its Head-Office from any person who might desire it ingots of fine gold at a price corresponding to the gold price fixed by the Currency Act with the deduction of 1/4 per centum seigniorage.

The above provision can only be suspended by Act.

§ 14 a*
The Bank collects, compiles and disseminates statistical information within its competence and is allowed to use this information when necessary in order for the Bank’s fulfilment of its tasks, cf. § 1.

(2) The Bank can request that the following legal persons and individuals pass on information they possess to the Bank within a certain period, if it is necessary for the Bank to receive the information for the fulfilment of its tasks mentioned in subsection 1:

a) Legal persons and individuals domiciled in Denmark who conduct financial business subject to the Financial Business Act or other financial legislation.

b) Legal persons and individuals domiciled in Denmark who have outstanding debts and/or assets abroad.

c) Legal persons and individuals domiciled in Denmark who have either issued or own securities, or carry out trading or clearing and settlement of financial products.

d) Branches etc. situated in Denmark that are not legal persons or individuals, but apart from that fall within the definitions in paragraphs a-c.

(3) The persons mentioned in subsection 2 will be fined if they fail to pass on the information requested by the Bank in due time, or if they intentionally or with gross negligence pass on false information. Companies etc. (legal persons) can be held criminally liable according to part 5 of the Danish Criminal Code.

(4) The Bank is allowed to pass on confidential statistical information to the extent and with the amount of detail that is deemed necessary in order to fulfil its tasks in relation to:

a) The European System of Central banks (ESCB),

b) The European Systemic Risk Board (ESRB)

* The provision takes effect as from 1 July 2010 and will not be applicable to the Faroe Islands or Greenland for the time being.
(5) Information that can be passed on according to subsection 4 consists of information which is not in summary or collective form and which makes it possible either directly or indirectly to identify the persons mentioned in subsection 4.

Other Functions of the Bank

§ 15
The functions of the Bank shall especially comprise reception of money on folio-account and current-account, reception of deposits in safe custody, granting of advances and discounting of bills of exchange besides traffic in gold, foreign currency and securities.

The granting of advances shall only take place on satisfactory security and normally for 1-3 months but not exceeding 6 months. Renewal of advances may take place.

Further provisions governing the general functions of the Bank shall be laid down in the By-laws of the Bank.

§ 16
The Bank shall receive payments and make disbursements for the State. The monthly balance sheet shall give the figures of the credit and/or debit balances of the State with the Bank.

Accounts and Distribution of Profit

§ 17
The financial year of the Bank shall be the calendar year. As soon as possible after the expiration of the financial year the books shall be balanced and the accounts for the year expired drawn up. The accounts shall contain a working account and a balance sheet.

The accounts shall under careful consideration of existing values and obligations and with the undertaking of necessary writings-off and allocations be rendered as proper and cautious business practice dictates.

Securities admitted to public quotation on the Royal Exchange shall not be entered at a higher value than the latest buying rate quoted at the close of the financial year.

Securities not admitted to public quotation on the Royal Exchange shall be entered at the supposed value on the day of settlement, but the value shall not exceed the price at which they were acquired.

Foreign currency shall not be entered at a higher value than the rate of exchange quoted at the close of the financial year.

Real estate shall not be booked at a higher value than the buying price with addition of costs of improvements and deductions corresponding to the depreciation through age and use and not exceeding the value assessed for land and building tax.
The booked value of other assets shall not exceed the market value.

The accounts when approved by the Board of Directors shall be sent to the Minister of Trade, Industry and Shipping together with a report on the work of the Bank during the year expired.

When the accounts have been approved by the Royal Bank-Coommissioner, they shall be published together with the Bank’s report for the year expired.

§ 18
The accounts for the financial year shall be audited by 2 chartered accountants appointed by the Minister of Trade, Industry and Shipping for 1 year at a time.

§ 19
The profit earned by the Bank shall go to the Exchequer if it be not allocated to the Reserve Fund or to special guarantee funds.

Out of the profit of the financial year the Exchequer shall prior to other payments receive Kr. 1 million.

Thereafter 25 per centum of the remainder shall be allocated to the Reserve Fund if this fund be less than Kr. 25 millions.

The rest of the profit shall be paid to the Exchequer under the observation of the following rules:

If the rest of the profit does not exceed Kr. 4 millions, one half of the amount shall be paid to the Exchequer and the other half written off the General Capital Fund Certificate. In case the rest of the profit exceeds Kr. 4 millions, Kr. 2 millions shall be paid and the remainder written off the General Capital Fund Certificate. When this certificate has been redeemed in full the total rest of the profit goes to the Exchequer unless the Board of Directors with the approval of the Royal Bank-Commissioner decides to allocate a part of the amount to reserves.

In case the losses of preceding years might have entailed drawing on the General Capital Fund all payments to the Exchequer shall be suspended until the loss of the General Capital Fund has been recovered.

In case the losses of preceding years might have reduced the Reserve Fund to less than the amount it constituted when the Bank commenced business, the payment under subsection 2 of this section shall be made, otherwise the whole profit shall be used to increase the Reserve Fund until it has regained the original size.

General Provisions

§ 19
The Minister of Trade, Industry and Shipping may at the request of the Board of Governors of the Bank supply the Board with such information concerning Banks, Savings-
Banks and the Stock Exchange as is to be had from the Bank Inspectorate, Savings-Banks Inspectorate and the Stock Exchange Inspectorate and which the Bank and the Minister find of interest for the Bank in its capacity as the Central Bank of the country.

In the same manner the Minister may on application from the aforesaid Inspectorates and for their use ask for such information from the Bank as is of interest for the work of supervision.

§ 21
The Bank shall be exempt from paying all direct taxes and rates whatever. Provided that the Bank shall pay taxes upon real estate which is not used for its own activity and such levies as have the character of consideration for special contributions.

§ 22
The Bank may use unstamped paper for its notes and books and for the drafts, bonds and other documents executed in the course of banking.

§ 23
When evidence placed before the Bank shows to the satisfaction of the Bank that a receipt for money received on deposit or a memorandum of deposit probably has been lost, the Bank shall be entitled by a notification, which is to be inserted in the first number of the "Statsidende" (the Government Gazette) published in a quarter of a year, to call the bearer to appear within 3 months. If nobody appears the Bank may pay the amount of the document to the person who is the rightful creditor according to the books of the Bank.

§ 24
In case a contract of suretyship has been given for the repayment of an advance granted by the Bank and the borrower makes default in payment of principal, instalment or interest, notification hereof shall not later than 6 months after the maturity of the contribution mentioned be sent by registered mail to each of the sureties or to the surety or sureties authorized by the others to receive such notification on behalf of all the sureties. Omission to do so shall have the effect that the Bank loses its claim on the sureties to the extent to which the remedy of the sureties as against the borrower has been reduced in value through the omission.

§ 25
The Bank shall be subject to the provisions laid down in the Bank Act No. 122 of the 15th April 1930, section 9, subsection 1-4 and 6-9, provided that the Governors of the Bank and Branch-Managers shall not obtain advances in the Bank or the guarantee of the Bank for advances or be sureties for debts to the Bank. Furthermore section 21 of the same Act shall apply correspondingly with regard to this present Act, the regulations given under this present Act, and the resolutions of the Board of Directors.

§ 26
The Board of Directors shall on the recommendation of the Committee of Directors and subject to confirmation by the Minister of Trade, Industry and Shipping draw up the By-
laws of the National Bank of Denmark, by which rules shall be laid down governing the functions and the management of the Bank and the salaries and old age pensions for the Board of Governors and the Staff etc. and the duties of the Auditors.

The By-laws may be amended by the Board of Directors subject to confirmation by the Minister of Trade, Industry and Shipping. The amendments shall be valid when passed by a simple majority of the whole Board of Directors.

**Agreement concerning the Taking Over of The National Bank in Copenhagen**

§ 27
By agreement between the National Bank in Copenhagen on one side and the Minister of Trade, Industry and Shipping and the Minister of Finance as representatives of the National Bank of Denmark on the other side it may be decided that all the assets and liabilities, rights and duties of the old Bank shall pass to the new Bank against a consideration in the form of bonds which are to be redeemed within a certain number of years. The Government guarantee the interest and redemption of the bonds. The consideration which the shareholders of the old Bank receive in the form of bonds shall not as far as any part thereof is concerned be included in the taxable income of the holder in question.

At the same time the new Bank commences business the old Bank shall cease to exist. The winding-up proceedings shall be conducted by the National Bank of Denmark. The statutory winding-up rules need not be observed. The aforesaid bonds shall be issued to bearer. The bonds as well as transfers endorsed thereon besides all other documents made for the purpose of the taking over shall be exempt from stamp-duty nor shall any fee be paid for the registration at the Courts of Law.

**The Abolition of the Royal Charter, etc.**

§ 28
The Royal Charter of the 4th July 1818, confer Act No. 157 of the 12th July 1907, Act No. 483 of the 30th August 1919 and Act No. 201 of the 20th of May 1933 shall be repealed. The duty of the Bank to pay to the Exchequer the profit derived from the exemption to redeem with gold the notes issued by the Bank shall likewise fall away.

The statutory provisions which otherwise apply to the National Bank in Copenhagen shall in future apply to the National Bank of Denmark.

**Transitorial Provisions**

§ 29
The General Capital Fund of § 2 shall be paid by the Government in the form of a General Capital Fund Certificate at the coming into force of this present Act. By degrees as funds out of the annual profit be allocated to the General Capital Fund corresponding amounts shall be written off the General Capital Fund Certificate.

The payment of interest on the bonds mentioned in § 27 shall be made out of the working account of the Bank before the profit of the year be ascertained.
§ 30
The members of the Board of Directors elected at the meeting of shareholders of the old Bank shall pass over to the Board of Directors of the new Bank and take over the tasks laid upon the members mentioned in § 4 c). They shall remain on the Board of Directors until their term of office expires under the rules hitherto in force. At the new elections which the Board of Directors holds until the expiration of the month of July 1938 the provisions of § 4 c) shall not apply in the case of a re-election.

§ 31
When the bonds of § 27 are to be allotted to the shareholders of the National Bank in Copenhagen they shall be delivered to the person who holds the shares with legal title in due form.

In exchange of shares registered in the name of the holder in the books of the Bank bonds may also be handed out under the observance of the following rules:

a) When evidence placed before the Bank shows to the satisfaction of the Bank that a share-certificate probably has been lost the National Bank of Denmark shall be entitled by a notification in the "Statstidende", the Government Gazette, to call the person who might be in possession of the share-certificate to appear within 6 months. If nobody appears the Bank may deliver the bonds corresponding to the share-certificate to the person registered in the books of the Bank as proprietor of the share-certificate.

b) In case of defects in the transfers of title endorsed on a share-certificate the National Bank of Denmark shall, if it is of opinion that the asserted ownership of the bearer is well founded, be entitled to call the person or persons who might have any objections to the bearer’s property in the share-certificate to appear within the aforesaid notice. If no objections are made the Bank may deliver the bonds to the bearer of the share-certificate.

When evidence placed before the Bank shows to the satisfaction of the Bank that a share-certificate, which according to the books of the Bank is made out to bearer, probably has been lost, and the person notifying the loss possesses the coupons belonging to the share, the National Bank of Denmark shall be entitled to pay to such person the interest due on the bonds corresponding to the share. If the Bank does not find to its satisfaction that the share-certificate has been destroyed, the interest shall not be paid to him till the 1st February 1937. If nothing to invalidate the right of the person notifying such loss has transpired within the expiration of 5 years from the taking effect of this Act the Bank may deliver the bonds to him.

In case cash amounts are to be allotted to the shareholders payment shall be made against the production of the dividend coupon for the year current at the taking effect of this present Act.

After the expiration of 5 years from the taking effect of this Act all rights to claim bonds in exchange of the old shares or cash allotments shall be forfeited, and the undelivered
bonds and cash amounts shall fall to the National Bank of Denmark without compensa-
tion to the former shareholders. Amounts gained in this way shall be allocated to the
Reserve Fund of the Bank.

§ 32
In the period till the expiration of the year 1948 the above provisions can only be
amended by the consent of a majority of all the members of the Board of Directors,
confer however § 14, last subsection.

Commencement

§ 33
§ 27, subsection 1, shall take effect at once. Otherwise the Act shall take effect on such
date as may be fixed in the agreement mentioned in § 27. The Minister of Trade, Indus-
try and Shipping shall publish the date of the taking effect of this Act.*

Subsection 2. The Act shall enter into force for Greenland on 1st July 1967.*

* In pursuance of Ordinance No. 152 of the 28th May 1936 announced by the Ministry of Trade, Industry and Shipping the Act came
into force on the 28th May 1936.

* § 2 of Act No. 67 of the 15th March 1967 contains the following provision: “The Minister for Greenland shall promulgate rules govern-
ning the continued validity of the existing Greenland credit notes for a transitional period”.

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