

STANDARD EUROPEAN CONSUMER CREDIT INFORMATION

1. Identity and contact details of the creditor

Creditor	Nordea Bank Abp
Address	Satamaradankatu 5, Helsinki, FI-00020 NORDEA
Web address	nordea.fi/en

2. Description of the main features of the credit product

The type of credit	Nordea Black, continuous credit
The total amount of credit This means the ceiling of the total sum made available under the credit agreement.	EUR 5 000 - 50 000
The conditions governing the drawdown This means how and when you will obtain the money.	The creditor opens the granted credit for the customer's use after a favourable credit decision. The credit will be available after the borrower has received the card.
The duration of the credit agreement	The credit linked to the card is valid until further notice.
Instalments and, where appropriate the order in which instalments will be allocated	You will have to pay the following: The credit is repaid in monthly instalments that include interest on the outstanding principal and amortisation of the principal. The amount of the amortisation of the principal is the agreed percentage of the capital balance of the credit at the time of invoicing. For instance, if EUR 1 500 has been spent of the credit and the amortisation percentage is twenty (20), the monthly instalment is EUR 300, added with interest, if any. Other fees subject to the agreement must be paid in connection with the monthly instalment on the agreed due date.
The total amount you will have to pay Refers to the amount of the loan principal, interest and other expenses related to your credit, if any.	The total credit amount depends on the use of the credit, its repayment and the validity of the credit agreement. The estimated total payable credit amount with interest and charges if, for example, EUR 1 500 has been spent of the credit, is EUR 1 649 with interest and costs assuming that the credit period is one year and that the credit is used in full, the borrowing rate (agreement customer, December 2023) and the charges and fees remain unchanged during the entire credit period and that the credit is repaid in 12 equal monthly instalments. The costs related to the opening and drawdown of the credit as well as repayment subject to the credit agreement are included in the calculation.
Sureties required Here is a description of the surety that you must give in connection with the credit agreement.	The credit is unsecured.

3. Costs of the credit

The borrowing rate or, if applicable, different borrowing rates which apply to the credit agreement	At the beginning of the credit relationship, the borrowing rate is the 3-month Euribor rate (reference interest rate) quoted on the interest revision date of the interest calculation period corresponding to the beginning of the credit relationship, these days being the first day of March, June, September and December, added with 7,5 %. The value of the reference rate is revised on the interest revision dates in accordance with the terms of the credit account.
Annual percentage rate of charge (APR) This is the total cost expressed as an annual percentage of the total amount of credit. The APR is there to help you compare different offers.	The APR (all expenses included) is for agreement customers 19,35 %, otherwise 101,6 %. The calculation is based on a credit of EUR 1 500 in use, the three-month Euribor (December 2023) and it includes the annual fee for the principal card and the fee related to account maintenance EUR 4,50. E-invoice has been used as a default invoicing method in the calculation.

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Is it compulsory, in order to obtain the credit or to obtain it on the terms	
and conditions marketed, to take out	
- an insurance policy securing the credit, or	No
- another ancillary service contract?	No
If the costs of these services are not known by the creditor,	
they are not included in the APR	

Related costs

Other costs related to a card or credit agreement	Fees charged for the credit
	The monthly fee is EUR 0,00 (agreement customers) or EUR 41,67
	(list price)
	The annual fee is EUR 0,00 (agreement customers) or EUR 500,00
	(list price)
	The fee related to account maintenance for credit balance EUR 4,50.
Preconditions under which the above-mentioned costs related to the credit agreement can be changed	The creditor is entitled to charge and debit from the borrower the fees and charges in accordance with the credit agreement and Nordea's valid tariff in connection with the monthly instalment:
	Nordea is entitled to revise the fees and charges related to the credit and the card in accordance with the credit account terms and Nordea's card terms.
	Nordea sends the cardholder a notification of a change in the tariff in accordance with the terms mentioned above. The change becomes effective on a date notified by Nordea, but after two (2) months from the sending of the notification to the cardholder at the earliest.
	The agreement continues with the amendment, unless the cardholder notifies Nordea in writing that he or she does not approve of the amendment.
Costs in the case of late payments Missing payments could have severe consequences (e.g. forced sale) and make obtaining credit more difficult.	Upon payment default, you are charged annual default interest from the due date up to the payment date in accordance with the Interest Act. The default interest, however, is always at least equal to the interest charged for the debt at any given time.
	Upon delayed payment, the payment reminder is EUR 5,00 per reminder.
	Moreover, the customer is liable to compensate the bank for other collection costs which are formed of charges and fees, subject to the tariff.
	If the bank assigns the collection to an attorney, collection agency or other agent, the agent's fees are also included in the collection charges.

4. Other important legal aspects

Right of withdrawal You have the right to withdraw from the credit agreement within a period of 14 calendar days.	Yes
Early repayment You have the right to repay the credit early at any time in full or partially.	Yes
The creditor is entitled to compensation in the case of early repayment	No
Consultation of a credit register The creditor must inform you immediately and without charge of the result of a consultation of a credit register if a credit application is rejected on the basis of such a consultation. This does not apply if the provision of such information is prohibited by European Community law or is contrary to objectives of public policy or public security.	When granting and monitoring a credit, the creditor uses the applicant's personal credit information. The credit data is obtained from the positive credit register maintained by the Tax Administration and from Suomen Asiakastieto Oy's credit information register.
Right to a draft credit agreement You have the right, upon request, to obain a copy of the draft credit agreement free of charge. This provision does not apply if the creditor is at the time of the request unwilling to proceed to the conclusion of the credit agreement with you.	Yes



5. Additional information to be given in the case of distance marketing of financial services

(a) conserning the creditor	
Registration	Nordea Bank Abp has been registered in the Trade Register maintained by the Finnish Patent and Registration Office under the Business Identity Code 2858394-9. Nordea Bank Abp is domiciled in Helsinki.
The supervisory authority	Nordea Bank Abp's operations and activities are supervised by and licensing authority is:
	European Central Bank (ECB) (ecb.europa.eu)
	Nordea Bank Abp is supervised within the bounds of its jurisdiction by:
	Financial Supervisory Authority (finanssivalvonta.fi/en)
	Other supervisory authorities for consumer customers are the Consumer Ombudsman, the Finnish Competition and Consumer Authority (kkv.fi/en) and the Regional State Administrative Agencies under the Finnish Competition and Consumer Authority (avi.fi/en).
(b) conserning the credit agreement	
Exercise of the right of withdrawal	The borrower is entitled to withdraw from a credit agreement made by giving the creditor a notice of withdrawal within 14 days of receiving notification of an accepted credit application and of the date on which the borrower has received a copy of the agreement and other prior information.
	The notice of withdrawal can be made, within the time limit, - by letter to the creditor to the address: Nordea Bank Abp, 2508 Processing FI, FI-00020 NORDEA, - at a Nordea branch located in Finland, or - in Nordea's netbank service.
	The notice of withdrawal must be specific and include at least the following information: borrower's name, personal identity number, credit account number, number of the bank account linked to the card and the borrower's signature.
	If the borrower uses the right of withdrawal, the borrower is liable to pay the creditor the interest for the time the credit has been at the disposal of the borrower.
	Funds, with interest, received by virtue of the credit account agreement must be refunded to the creditor within 30 days of sending the notice of withdrawal at the risk of the withdrawal becoming void.
The law taken by the creditor as a basis of establishment of relations with you before the conclusion of the credit agreement	Finnish law
Clause on the law applicable to the credit agreement and/or a competent court of law	Any disputes arising from the credit agreement shall be settled at the Helsinki District Court. Consumer customers are, however, entitled to submit disputes to the district court of the Finnish municipality in the jurisdiction of which the customer is domiciled or permanently resident. If the consumer customer does not reside in Finland permanently, the disputes will be settled at the Helsinki District Court. The credit agreement is governed by Finnish law.
Language regime	The borrower has the right to receive the prior information and the agreement terms in the Finnish and Swedish language, and the creditor undertakes to use these languages during the duration of the agreement relationship.

	(c) conserning redress
-	Out-of-court complaint and

Nordea

redress mechanisms

If a dispute related to a loan cannot be solved in negotiations between the parties, the consumer may turn to the Finnish Financial Ombudsman Bureau (FINE www.fine.fi), which provides independent advice and guidance for customers free of charge. The Finnish Financial Ombudsman Bureau (FINE) and its Banking Complaints Board provide solution proposals in disputes. FINE does not handle disputes that are pending in or have been processed by the Consumer Disputes Board or a court of justice. The easiest way to initiate the handling of a complaint is to send an online contact form available at www.fine.fi.

Consumers are also entitled to file a complaint with the Consumer

Consumers are also entitled to file a complaint with the Consumer Disputes Board (www.kuluttajariita.fi). Before filing a complaint with the Consumer Disputes Board, consumers must contact the consumer rights advisers at a Local Register Office (www.kuluttajaneuvonta.fi).



Asiakirja, jolla annetaan kuluttajansuojalain mukainen tieto viitekorosta

Luottosopimuksessa voidaan sopia, että velallisen maksettava korko muuttuu viitekorkona käytettävän Euribor-koron muutosten mukaisesti. Euribor -korkoja hallinnoi European Money Markets Institute (EMMI). Viitekoron muutos alentaa tai korottaa maksettavaa korkoa luottosopimuksessa sovitulla tavalla.

Dokument med uppgift om referensräntan enligt konsumentsyddslagen

I kreditavtal kan parterna komma överens om att den ränta som gäldenären ska betala ändras i enlighet med ändringarna av euriborräntan som används som referensränta. Euriborräntorna administreras av European Money Markets Institute (EMMI). En ändring av referensräntan sänker eller höjer den ränta som ska betalas i enlighet med kreditavtalet.

Document providing reference rate information subject to the Consumer Protection Act

It may be stated in credit agreements that the interest rate payable by the borrower can change in accordance with changes in the Euribor rate used as the reference rate. Euribor rates are managed by the European Money Markets Institute (EMMI). A change to the reference rate will decrease or raise the payable interest rate in the manner laid down in the credit agreement.