

Legislation and statutory rules

Here you can see the sections of the Danish Act on Collection of Debt to Public Authorities (*Lov om inddrivelse af gæld til det offentlige*) on which this letter is based.

The rules stipulating:

- that we can charge a fee are set out in section 6
- that we can levy execution are set out in section 11
- that we can collect debt on behalf of other public authorities are set out in section 2(1), see section 1(1)-(2)
- that we can charge interest are set out in section 5
- that you are liable to pay the debt collection authority's reasonable costs for extra-judicial debt collection abroad through a private debt collector are set out in section 6a

You can find the act at www.retsinformation.dk (in Danish only).

The rules on how we use amounts to cover debt are set out in section 4 of the Act on Collection of Debt to Public Authorities and section 47 of the Executive Order on Collection of Debt to Public Authorities (*Gældsinddrivelsesbekendtgørelsen*). You can find the executive order at www.retsinformation.dk (in Danish only).

The rules specifying that we may levy execution on your assets in Denmark are set out in section 487(2) of the Danish Administration of Justice Act (*Retsplejeloven*). You can find the act at www.retsinformation.dk (in Danish only).

If you have questions

You can read more about debt collection at www.gaeldst.dk.

You must contact the authority on whose behalf we are collecting the debt if you have any questions about the debt. If you have any questions about a debt to the Danish Customs and Tax Administration (*Skatteforvaltningen*), you are welcome to call the Debt Collection Agency.

Yours sincerely,

Gældsstyrelsen

5
V