Denmark

Main indicators and characteristics of collective bargaining

This note presents the main indicators and characteristics of collective bargaining in Denmark for 2019 or the latest year available. The purpose of this note is to provide a snapshot of the functioning of collective bargaining in Denmark that can be used for comparisons with other countries in the database. Therefore, this note does not provide a precise description of the legal provisions or standard practices in Denmark but only a general summary.

The first version of the OECD and AIAS, Institutional Characteristics of Trade Unions, Wage Setting, State Intervention and Social Pacts (ICTWSS) database has been released in February 2021 and has been produced with the financial assistance of the European Union Programme for Employment and Social Innovation “EaSI” (2014-2020), VS/2019/0185. The views expressed herein can in no way be taken to reflect the official opinion of the European Union.

The OECD/AIAS ICTWSS database together with its codebook, a note on methodology and sources and a glossary is publicly available at www.oecd.org/employment/ictwss-database.htm. For any information or correction, please contact CollectiveBargaining@oecd.org.


Version: 17 Feb 2021
The actors and scope of collective bargaining

Trade union density (% of employees) 67% (in 2019)

Adjusted bargaining (or union) coverage rate (% of employees with the right to bargain) 82% (in 2018)

Employer organisation density (% of employees) 68.3% (in 2018)

Wage setting

The predominant level at which wage bargaining takes place (in terms of coverage of employees) Bargaining predominantly takes place at the sector or industry level

The combination of levels at which collective bargaining over wages takes place Sectoral (separate branches of the economy) and company, with company agreements that specify, or deviate from, sectoral agreements, guidelines or targets

Reach or incidence of additional enterprise bargaining Additional enterprise bargaining on wages occurs only in large firms

Favourability Hierarchy between levels is undefined and a matter for the negotiating parties (not fixed in law)

Opening clauses in sectoral collective agreements Agreements contain no opening clauses

Crisis-related, temporary opening clauses in collective agreement Agreements contain no opening clauses

Mandatory extension of collective agreements to non-organised employers There are neither legal provisions for mandatory extension, nor is there a functional equivalent

Is there a statutory minimum wage in your country? No, no statutory minimum wage
### Wage co-ordination

**Coordination of wage-setting**

Non-binding norms and/or guidelines (recommendations on maximum or minimum wage rates or wage increases) issued by a) the government or government agency, and/or the central union and employers’ associations (together or alone), or b) resulting from an extensive, regularized pattern setting coupled with high degree of union concentration and authority.

**Type of coordination of wage setting**

Pattern bargaining

### Works councils and employee representation in the enterprise

**Status of works council**

Existence and rights of works council or structure for (union and non-union based) employee representation within firms or establishments confronting management are mandated by law or established through basic general agreement between unions and employers.

**Involvement of works councils (or similar structures) in wage negotiations**

Works councils is formally (by law or agreement) barred from negotiating (plant-level) agreements and involvement of works councils in negotiating (plant-level) agreements is rare.

### Social pacts and agreements

**A social pact or central agreement is signed in specified year**

No

**Existence of a tripartite council for the purpose of negotiation, consultation or information exchange over social and economic policies**

No permanent council