

Time Deposit "Orakan"

Information Bulletin

Updated on 08.06.2024

Terms and Condition of Deposit

Deposit currency	AMD, USD, EUR
Deposit type	Time deposit with no option of replenishment
Minimum amount of deposit	AMD 100.000, USD 500, EUR 500
Maturity	From 46 to 545 days
	In exceptional cases for a period shorter than 1- month
Payment of interest	At expiry

Annual simple interest and percentage yield

The annual percentage yield is calculated based on the interest rates set by the Bank's "Progress" deposit by the following formula:

$$S = U + (P - U)/(P)x(P)$$

Where:

- S the annual interest rate of the deposit "Orakan",
- U "Progress" deposit interest rate which is the closest to the invested deposit and has shorter time period,
- **Progress** deposit interest rate which is the closest to the invested deposit and has longer time period,
- **Q** difference between the days of "Progress" deposits closest to the invested deposit with shorter and longer time periods,
- **\?** difference between the days of the deposit and the nearest "**Progress**" deposits with the shortest maturity.

A contractual interest rate is established if the deposit amount exceeds AMD 50,000,000, USD 100,000 and EUR 50,000.

Attention	
Interest payable is subject to income tax at the rate of 10%	
For cash redemption of deposit opened non-cash, commission is charged at 0.25% for AMD / 3% for USD and EUR*	
*The Bank may set a more favorable commission fee for customers.	

Settlement/current account opening tariffs for depositors if deposit is opened at branch		
1 account in deposit currency	Opening of an account	AMD 0
	Annual service/maintenance of	AMD 0
	an account	
Other terms: based on account opening and servicing/maintaining rules of the Bank		

Calculation example

On below terms:

on below terms.	
Initial deposit	AMD 1,000,000
Opening day	01/07/2024
Maturity	70 days (until 09/09/2024)
Annual interest rate	5.78%

The terms and conditions set in the information bulletin can be revised. For further details, please contact the Bank.

Converse Bank CJSC is supervised by the Central Bank of Armenia.



Payment of interests	At expiry
Income tax	10% from interest income

The deposit interest amount is calculated in the following way:

Daily interest income during a leap year

1,000,000 (deposited sum) x 5.78/100 (annual interest rate) / 366 (number of days in a year) = 157.92

Total interest income for 70 days

 $157.92 \times 70 \text{ days} = 11,054.64$

Net interest income for 70 days

11,054.61 - 1,105.46 (10% from total interest income is subject to income tax) = 9,949.18 (interest payable to the depositor at the end of the term of the deposit)

Total amount of deposit (initial amount + interests after taxation) AMD 1,009,949.18

Calculated amounts are rounded up to one hundredth.

Annual percentage yield

The interest on the funds in your account is calculated on the basis of simple interest rate, and the annual interest yield shows the income you would receive as a result of making mandatory payments related to deposit and receiving interest earned on a regular basis.

The calculation of the annual percentage yield on the deposit is made on the basis of the following formula set under the Central Bank of the Republic of Armenia Regulation 8/02 "Calculation of the annual percentage yield of bank deposits":

$$A = \sum_{n=1}^{N} \frac{Kn}{(1 + APY)_{365}^{Dn}}$$

Where:

- A initial amount of deposit
- **n** the successive cash flow number for the deposit
- *N* the last cash flow number for the deposit (including cash flow at the time of opening the deposit), after which the deposit agreement is considered to be expired,
- **Kn** flows of deposit and / or capitalized interests at the time of opening deposit or operating time period and the flows of mandatory payments, if any,
- Dn the number that indicates the quantity of days elapsed since the day of making the deposit up to the next n^{th} cash flow to the deposit, inclusively (at the time of making the deposit: D1 = 0)

General terms for opening of deposit

- 1. Time deposit agreement is concluded between the Bank and the Depositor.
- 2. The depositor can be more than one person according to the agreement, in that case the agreement is signed by all parties and the deposit is managed and used with the right of joint ownership.
- 3. If depositors are more than one person the Deposit and accrued interests are paid to all depositors proportionally, or to one of them on the basis of a notarized power of attorney signed by the other parties.
- 4. Any person can enter sums to the deposit account if the account details are available while withdrawals are made only by the client or by a person authorized by him.
- 5. The Depositor has the right to open the deposit in the name of a third party according to the legislation of RA and internal legal acts established by the Bank.

Calculation and payment of interests

- 1. The interests are calculated against the actual balance of the deposit from the day of opening of the deposit until the day preceding the day of its return to the depositor or withdrawal from the depositor's account on other grounds.
- 2. The Bank calculates the interests at a simple interest rate, taking 365 days in a year or 366 days in a leap year as a divisor.
- 3. The interest amount is calculated on a daily basis against the account balance.



- 4. Where the time deposit is opened with a foreign currency, the interests are paid to the depositor in AMD at the respective buy rate set by the Bank at the date of payment for the respective currency or, at the depositor's discretion, in the currency of the deposit.
- 5. The interests calculated against the deposit, unless the depositor has received in the period set in the deposit agreement, are paid by the Bank to the depositor on the latter's demand.
- 6. Unless the depositor demands the redemption of the deposit and the payment of the calculated interest after expiry, the agreement is deemed renewed on the terms and conditions of time deposits applied by the Bank at that point, unless otherwise required in the customer's deposit agreement or based on the customer's written instruction.

Additional information

- 1. Time deposit accounts are opened and serviced free of charge.
- 2. The deposit account is closed once the deposit agreement expires.
- 3. No current banking transactions can be executed on the deposit account other than opening and redemption of the deposit.
- 4. The deposit is opened at branches from the settlement/current account with the currency of the deposit; in the absence thereof, the deposit is opened free of opening and service/maintenance charge.
- 5. The interests accrued on the deposit and the funds credited to the deposit account are paid to the depositor free of any commission.
- 6. The information about the deposit opened with the Bank is deemed bank secrecy and the Bank guarantees its confidentiality.

Early termination of deposit agreement

- 1. If the time deposit is returned on the depositor's demand before expiry, based on the depositor's application, the interests are recalculated and the recalculation is made at the demand deposit rate applied by the Bank (currently 0.1%).
- 2. When the depositor dissolves the foreign currency/FX/ time deposit agreement on the condition of directly concluding a time deposit agreement with AMD on similar terms, the interests are not recalculated.

Communication with the Bank

You can communicate with Converse Bank CJSC either by post or by email, whichever you prefer. Electronic correspondence is the most convenient, it is 24/7 accessible, is free of any risk of loss of paper-based information (hard copy) and ensures confidentiality.

Tariffs for issuance of statements and references

Based on online application in the Bank's site

	Handover/provision/ of statements at the Bank (VAT included)	
For individuals	 ✓ Issuance of statement to customer in periodicity stipulated by the RA laws and Issuance of electronic statement to customer in periodicity stipulated by the RA issuance at the customer's discretion by the method and for the period prefer AMD 0 ✓ In addition to the periods set above: for up to 3-year period: AMD 1,000 for 3-year and longer period: AMD 3,000 (if stored by the Bank) 	laws and/or the agreement: additional
For legal entities Once (regardless the periodicity): AMD 0 If copied: - up to 1-month period— AMD 1,800 - from 2-month to 1-year period - AMD 3,000 - from 1-year to 3-year period— AMD 12,000 - from 3-year and longer period - AMD 24,000 (if stored by the Bank)		
	References to be submitted to various institutions (VAT included) ¹	
For deposits opened		AMD 5,000
For deposits opened	earlier earlier	AMD 3,000

¹For the simultaneous issuance of a reference and a statement to the same customer, the charge is applied only to the reference if such charge is set.

In the case of several accounts, the date of opening of the earliest account is considered, irrespective of being included in the reference.

AMD 3,000



Copies of documents, transaction grounds and other information (VAT included)		
For up to 1-month period	AMD 1,800 per document	
For up to 1-year period		AMD 3,000 per document
For over 1-year period		AMD 12,000 per document
Postal delivery of statement (VAT included)		
Individuals/natural persons/ - AMD 0		
Intra-republican Leg	Legal entities – AMD 500	
	Delivery service provider's rate in cases stipulated by the Law and the agreement	
In c	In other cases, Delivery service provider's rate + AMD 1,500	
Delivery of references or statements via Ordered shipping (VAT included)		
Intra-republican	AMD 3,000	
International	The tariff set by the organization providing the delivery + AMD 3,000	

NOTE

The Bank cannot unilaterally decrease the interest rate set under the deposit agreement for the deposit, which the individual has opened on the condition to receive it back at the expiration of a specific period or upon the occurrence of circumstances set under the agreement.

The Bank has the right to unilaterally change the amount of interest set under the deposit agreement, which the legal entity has deposited after the expiration of a certain period or upon reaching the circumstances stipulated in the agreement, by notifying the depositor legal entity within seven days after the change. The change in the amount of interest rate comes into force on the 31st calendar day after notifying the depositor-legal entity in written form. In case the customer does not agree to the new terms, the agreement is terminated, and Bank pays the customer the deposit amount and the accrued interests.

The Bank can revise and amend Tariffs and Rates for additional services by giving a notice to the customers in the manner set under the agreement: by posting a message on the Bank's website (www.conversebank.am), by making the information available in the Bank's premises, by post-delivery and by other methods offered by the Bank and selected by the Customer, which shall be deemed the proper notification of the Customer.

For the purpose of the Customer's due diligence in compliance with the RA Law on Combating Money Laundering and Financing of Terrorism, the Bank can demand additional documents or other information from the consumer and as well ask additional questions to the customer on "Know your customer" principle.

Based on the Foreign Account Tax Compliance Act (FATCA) Agreement concluded with the USA, the Bank can collect additional information to clear out your status of a US taxpayer.

The Customer's rights to dispose the account and the cash on the latter can be restricted by the court decision based on the claims filed by the Enforcement Service or tax authorities or any other competent authority specified in the law.

The funds can be confiscated from the account without the Customer's instruction by the court decision based on the claims filed by the Enforcement Service or tax authorities. They are reflected in the customer's bank account statements, which the Bank issues to the Customer in the manner agreed between the Bank and the Customer.

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List of required documents

For individuals (except for private entrepreneurs)

- ID card
- Public Service Number (PSN) or reference on the absence of PSN (only for RA residents and/or citizens); not required if the customer discloses an ID card bearing the PSN



For a resident legal entity, an organization that is not a legal entity / does not have the status of a legal entity (hereinafter referred to as a legal entity)

Statute

The resolution of the founder set by the RA legislation or minutes of the general meeting of the founders for the corresponding organizational-legal type of legal entities, if the information on the founder's (shareholders, participants) shares and other data is missing in the statute, moreover:

- If the shareholders or participants are individuals/natural persons/, information on the number of shares, ID card information, registration address, telephone number (if available),
- In case the shareholders or participants are legal entities the statute of the organization, state registration certificate, in case of a joint stock company a certificate on shareholders possessing more than 5% share from the Central Depository of Armenia, Taxpayer Identification Number TIN, if it is not included in the state registration certificate,
 - Provided that the client deals with activities subject to licensing defined by the RA Law on Licensing, the relevant license (if available),

State registration certificate issued by the RA State Register of Legal Entities Agency,

Taxpayer Identification Number - TIN (tax code), if it is not included in the state registration certificate of the legal entity Copies of the ID document (s) of the executive officers set by the statute.

For non-resident legal entity

Statute

Founding documents in accordance with the legislation of the country (certificate of incumbency, certificate of incorporation, etc.)

Information about shareholders, participants, if not mentioned in the statute, moreover:

- If the shareholders or participants are individuals/natural persons/, information on the number of the shares, the details of the identity document, registration address, telephone number (if available)
- If the shareholders or participants are legal entities the statute of the organization, the state registration certificate, in case of a joint-stock company- a certificate on the shareholders possessing more than 5% share, Taxpayer Identification Number TIN,

Provided that the client deals with activities subject to licensing defined by the RA Law on Licensing, the relevant license (if available),

Certificate of state registration issued by the relevant authority of the given country,

Copies of the ID document (s) of the executive officers set by the statute.

For private entrepreneurs

- State registration certificate issued by the RA State Register of Legal Entities Agency
- Provided that the client deals with activities subject to licensing defined by the RA Law on Licensing, the relevant license (if available),
- TIN (tax code), if it is not included in the state registration certificate
- ID card
- Public service number or a reference on the absence of PSN (required only from RA residents and / or citizens), not required if the customer submits an Identification card bearing PSN.

In addition to the aforementioned documents, the Customer has to disclose the substantiative proofs of origin of the amount and/or a declaration on the origin of the financial resources if the deposited sum, as well as the total sum of the previous deposits and the currently deposited sum are in excess of AMD 5 million or equivalent in foreign currency.

The aforementioned documents are not required from the Bank's accountholder customers, whose legal files contain the relevant documents and proofs of the origin of the financial resources.

If the submitted documents are not in Armenian, English or Russian, a notarized translation into the particular languages is required.

Your Financial Adviser

<u>"Your Financial Adviser"</u> is an electronic system for search and comparison and selection of the most efficient option of services offered to individuals: https://www.fininfo.am/avand

Notice on the terms and conditions of the deposit refund guarantee (Applicable both for individual customers and sole proprietors/PE/)



The deposit refund guarantee is provided by the Deposit Guarantee Fund (hereinafter referred to as the Fund).

The currency structure of the deposit		Maximum amount of deposit guarantee
		AMD 16 million
If you have only an AMD-denomin	nated deposit in the same bank	
If you have only a foreign currency-denominated deposit in the same		AMD 7 million
bank		
		AMD 16 million (only AMD deposit is guaranteed)
denominated and foreign	is more than 7 million AMD	
currency-denominated deposit in		$AMD\ 7$ million (AMD denominated deposit is guaranteed in full, $\ and\ the$
the same bank	If the AMD-denominated deposit	foreign currency-denominated deposit is guaranteed in the amount of
	is less than 7million AMD	difference between 7 million AMD and the difference between the amount $$
		of deposits subject to refund)

Address of the Fund: c. Yerevan, Khorenatsi 15 (business center "Elite Plaza")

Phone: +374 10 583 514

Settlement of disputes

Any disputes and disagreements between the Customer and the Bank shall be resolved first through mutual negotiation, and should the agreement not be reached by such methods, the disputes and disagreements shall be resolved in accordance with the procedure prescribed by the RA legislation both per court procedure, and through financial system mediator.

Notice on Financial System Mediator

Please be informed that according to the RA Law on Financial System Mediator, in case of property claims arising out of services rendered to you by Converse Bank CJSC, disputes and disagreements for not exceeding ten million AMD or equivalent foreign currency may be resolved through the Financial System Mediator.

According to an agreement between the Bank and the Office of the Financial System Mediator, the Bank waives the right to challenge the Financial System Mediator's decisions only in relation to property claims not exceeding AMD 250,000 (two hundred and fifty thousand) or equivalent currency, and on transaction amounts not exceeding AMD 500,000 (five hundred thousand) or equivalent foreign currency.

Address: 0010 Yerevan, Khorenatsi str. 15, "Elite Plaza" business center, 7th floor

Email: info@fsm.am

Telephone: (+37460) 701 11 Fax: (+37410) 582 421

Contact with the Bank

For more details and information, you can:

- Visit the Bank's website at https://www.conversebank.am
- Visit the Bank's Customer Service at the Head Office or any branch
- Call +374 10 511 211

WhatsApp: +374 95 511 211 Skype: conversebank-callcenter