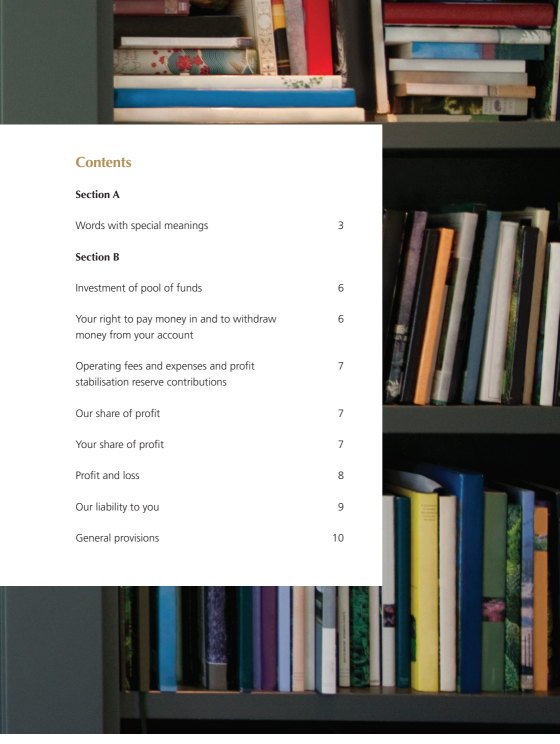


Banking you can believe in

**Everyday Saver Account** 



# Section A: Words with special meanings

The **special conditions** set out below apply to the **Everyday Saver Account**. These **special conditions** are in addition to the **consumer conditions** which apply to **our** banking services generally, copies of which **we** gave **you** when **you** first became a customer (further copies are available from **us** on request). The **consumer conditions** and these **special conditions** form the agreement between **us** for the **Everyday Saver Account**. In the event of a conflict between these **special conditions** and the **consumer conditions** these **special conditions** shall prevail.

In the sections of this booklet that follow, words are used that have particular meanings. **We** have put these special words in bold text to help **you** identify them. **You** should also refer to the words with special meanings set out in the **consumer conditions**, as some of those special words might also be used below and are also incorporated. The following are the special words that are defined in these **special conditions**:

Special word	Meaning
account	The Everyday Saver Account
calculation date	The last <b>working day</b> in each month
calculation period	A monthly period equivalent to a calendar month
consumer conditions	The terms and conditions that govern <b>your account</b> as set out in the Consumer Banking terms and conditions booklet (non-business customers) and the Business Banking terms and conditions booklet (business customers)
deposit amount	The amount of funds available in <b>your account</b> to be invested by <b>us</b>

Special word	Meaning
distributable profit	The <b>net income</b> for a <b>calculation period</b>
gross income	In respect of each <b>calculation period</b> , all of the revenue generated by the <b>pool of funds</b> during such <b>calculation period</b> prior to any deductions being made
net income	In respect of each <b>calculation period</b> , the <b>gross income</b> less any costs, fees and expenses which are to be deducted pursuant to special condition 3.1 of these <b>special conditions</b>
our share of profit	The <b>share of profit</b> due to <b>us</b> . The current percentage of <b>our share of profit</b> is 40% of the <b>net income</b> . This is <b>our</b> maximum <b>share of profit</b> but <b>we</b> may in <b>our</b> discretion lower <b>our share of profit</b>
pool of funds	The <b>pool of funds</b> that belong to <b>you</b> and <b>our</b> other customers and which may also include funds belonging to <b>us</b> which <b>we</b> may include in the <b>pool of funds</b> to be invested together in short term Sharia compliant investments, products or services
profit stabilisation reserve account	An account into which <b>we</b> will pay all <b>profit stabilisation reserve contributions</b>
profit stabilisation reserve contribution	In respect of each <b>calculation period</b> , the percentage amount <b>we</b> will deduct from <b>your gross share of profit</b> for payment into the <b>profit stabilisation reserve account</b>
profit stabilisation reserve contribution cap	The maximum percentage amount <b>we</b> may deduct from <b>your gross share of profit</b> as set out in clause 5.2(d) of these <b>special conditions</b> . <b>We</b> may in <b>our</b> discretion deduct a lower percentage in certain circumstances

Special word	Meaning
Sharia Supervisory Committee	The committee <b>we</b> have established comprising of eminent religious scholars to advise <b>us</b> on the Sharia rules and principles upon which <b>your account</b> and all <b>our</b> products and services will operate
special conditions	The specific terms and conditions for <b>your Everyday Saver account</b> , as set out in this booklet
we, us and our	Al Rayan Bank PLC. Registration No. 4483430. <b>Our</b> registered office is located at 4 Stratford Place, London, W1C 1AT
withdrawal	A <b>withdrawal</b> from <b>your account</b> which is only completed once <b>we</b> have processed <b>your</b> request to pay money out of <b>your account</b>
working day	Any day on which banks are usually open for business in the United Kingdom, excluding Saturdays, Sundays and bank or other public holidays
you and your	The person or persons signing the application form for an <b>account</b> and the words " <b>you</b> " and " <b>your</b> " are to be construed according to the context. If <b>your account</b> is held jointly, these <b>special conditions</b> apply to all of <b>you</b> individually as well as together
your share of profit	The share of profit due to <b>you</b> after deducting the <b>profit stabilisation reserve contribution</b> , from <b>your gross share of profit</b> under clause 5.2.4 below
your gross share of profit	The share of profit due to <b>you</b> from the <b>net income</b> after deducting <b>our share of profit</b> , under clause 5.2.3 below, and before deducting <b>your profit stabilisation reserve contribution</b>

# Section B: Everyday Saver Account

#### 1. Investment pool of funds

- 1.1 The account is a Sharia compliant no notice deposit account of no fixed duration. You may make payments into and withdrawals from the account in accordance with clause 2 below.
- 1.2 The account operates on a profit-sharing basis (Mudaraba) and is designed to comply with Sharia principles. Our Sharia Supervisory Committee will determine what these Sharia principles are. We agree to be bound by our Sharia Supervisory Committee's decisions and guidance and in opening the account you also agree to be bound by their decisions and guidance. See our website for related Sharia rules relating to your account issued by our Sharia Supervisory Committee.
- 1.3 We will put monies you deposit into your account into the pool of funds in selected Sharia compliant investments. We will at all times ensure that there are sufficient funds available to allow you to withdraw the deposit amount or any part of it in accordance with clause 2 below.
- 1.4 In opening the account you acknowledge that your money will be consolidated with our funds (and the funds belonging to our other customers) and will be invested in accordance with these special conditions.
- 1.5 To open the **account**, **you** must be at least 16 years of age.
- 1.6 This **account** is designed for personal, business, institution, masjid and charity customers only.
- 1.7 This account can be held in joint capacity and these special conditions and consumer conditions will apply to each party named on the account.

# 2. Your right to pay money in and to withdraw money from your account

- 2.1 **You** can make payments into **your account** by cash, cheque or transfer in accordance with the **consumer conditions**
- 2.2 **You** can withdraw money from **your account** at any time in cash, cheque or transfer in accordance with the **consumer conditions**

#### 3. Operating fees and expenses and profit stabilisation reserve contributions

- 3.1 The **pool of funds** will be subject to deductions for direct costs, fees and expenses incurred in investing those funds. Such costs, fees and expenses will not exceed the limit set out in clause 5.2.2 below.
- 3.2 In addition to the deduction of the costs, fees and expenses referred to in clause 3.1 above, you authorise us to deduct from your gross share of profit, as and when required, a profit stabilisation reserve contribution for payment into the profit stabilisation reserve account. Upon such deduction you agree that you relinquish any right you may have to the monies in the profit stabilisation reserve account. The profit stabilization reserve contributions are made by all our customers in support of improving your distributable profits and for the purpose described in clause 6.3 below.
- 3.3 **We** will exercise reasonable discretion as to when amounts in the **profit stabilisation** reserve account may be used to improve your share of profit, but we will always follow the guidance of our Sharia Supervisory Committee.
- 3.4 If **we** are placed into liquidation following a court order, the balance in the **profit stabilisation reserve account** will be paid to charitable causes **we** select following guidance from **our Sharia Supervisory Committee**.

#### 4. Our share of profit

**Our share of profit** will be calculated on each **calculation date** for each **calculation period** and will be determined by reference to the percentage rate set out in clause 5.2.3 below.

### 5. Your share of profit

- 5.1 **We** will pay **you** any **deposit profit** gross, without deducting any applicable income or other tax that **you** are required to pay based on **your** income tax bracket. Any profits **you** earn above **your** Personal Savings Allowance limit will be subject to UK tax and it is **your** responsibility to declare this to HM Revenue & Customs.
- 5.2 On each **calculation date** for the relevant **calculation period we** will calculate **your share of profit** in the following manner:
- 5.2.1 First, **we** will calculate the **gross income**:
- 5.2.2 Secondly, we will calculate the net income by deducting direct costs, fees and expenses incurred in respect of the investment of the pool of funds. The maximum annual percentage that we will deduct for such costs, fees and expenses shall be limited to 1.5% of the average balance of the pool of funds during the calculation period;

- 5.2.3 Thirdly, we will calculate your gross share of profit, which will be limited to a maximum of 60%, by deducting our share of profit from net income. Our share of profit will be limited to a maximum of 40% of the net income;
- 5.2.4 Fourthly, we will calculate your share of profit by deducting a profit stabilisation reserve contribution, as and when applicable. The maximum percentage that we shall deduct for the profit stabilisation reserve contribution will be limited to 20% of your gross share of profit; and
- 5.2.5 Finally, we will credit your account with your share of profit.
  - We may from time to time choose to take less than we are entitled to take as our share of profit and the profit stabilisation reserve contribution at our discretion. If we do so, we may take our full entitlement on future occasions. If, after applying the profit calculation process outlined in this clause 5.2, there is a profit surplus, we will be entitled to retain any such surplus.
- 5.3 **Your share of profit** is calculated in accordance with this clause 5 and will be reflected as an annual profit rate which will be published on **our** website (alrayanbank.co.uk). The profit rate may change from time to time and such changes will be notified to **you** in accordance with the **consumer conditions** as a change to the profit rate for the **account**.

#### 6. Profit and loss

- 6.1 It is a Sharia principle that profit-sharing **accounts** such as the **account** or any other accounts which are operated on the principle of profit sharing involve (a) the potential for **your** capital to make a profit for **you** and (b) the risk that **your** capital could suffer loss if the **pool of funds** administered by **us** returns a loss.
- 6.2 When **your** capital makes a profit, **we** shall account to **you** for that profit in accordance with these **special conditions**.
- 6.3 If **your** capital suffers a loss, **we** shall seek to reduce the level of **your** loss in the following manner:
- 6.3.1 **We** may forego some or all of the fees chargeable by **us** in respect of the investment of the **pool of funds** for the **calculation period** relevant to **your account(s)**; or
- 6.3.2 **We** may draw upon any available balance in the **profit stabilisation reserve account** administered by **us** to make good as much of **your** capital loss as the available balance permits **us** to do.
  - In accordance with **our** constitution, **we** are prevented from declaring any distribution to **our** shareholders unless **we** are satisfied that there is no shortfall in meeting **your** claim(s).

- 6.4 If the **pool of funds** referable to **your** capital return a loss, **we** shall offer to make good the amount of any shortfall that **you** may have suffered. If **you** choose to accept this offer, **you** shall be entitled to receive payment from **us** of the full amount that **you** had previously deposited with **us**. **You** are entitled to refuse this offer from **us**. However, **our Sharia Supervisory Committee** believes that if **you** accept **our** offer to make good the amount of any shortfall, **you** might not be complying with Sharia principles.
- 6.5 In certain circumstances **we** may not be able to pay back to **you** the amount that **we** are obliged under these terms and conditions to pay back to **you**. If the terms of the Financial Services Compensation Scheme (FSCS) apply in these circumstances, **you** may be able to apply to the FSCS for payment of compensation.
- 6.6 If (a) **you** have suffered a loss, (b) **we** have made an offer to **you**, under clause 6.4 above, (c) **you** have accepted that offer, and (d) **we** fail to pay, **you** may be able to apply successfully to the FSCS for payment of compensation. However, if **you** have refused such an offer from **us**, **you** may not be able to apply for compensation.

#### 7. Our liability to you

- 7.1 Should **you** suffer a capital loss due to **our** fraud, gross misconduct or gross negligence, then **we** may be obliged, in accordance with Sharia principles, to make good to **you** any such capital loss on **your account** out of **our** money.
- 7.2 Subject to clause 7.3 and clause 7.5 below, we will only be liable for the actual amount of any loss, cost or expense which you suffer and which is linked directly to anything we are responsible for and which we could reasonably predict and is not beyond our reasonable control. Our liability under this clause 7.2 will be limited to the monetary amount of the relevant transaction in relation to the account pursuant to which our breach of contract or negligence occurred.
- 7.3 **We** will only be liable to **you** for the losses associated directly with the operation of **your account**. **We** will not be liable for (a) loss of profits, (b) loss of business, (c) loss of goodwill or (d) any form of special damages arising from the operation of the **account**, in all cases whether such liability was reasonably foreseeable or not and whether or not **we** have been advised of the possibility of such loss being incurred.
- 7.4 Where **you** use any third-party aggregation service, **we** will not be liable to **you** for (a) any fraud, (b) mistakes on **your account**, (c) losses that are not directly associated with the operation of **your account**, (d) loss of profits, (e) loss of business, or (f) loss of goodwill, in each case resulting from, caused by or associated with such use of any third-party aggregation service.

- 7.5 Nothing in this clause 7 excludes **our** liability for fraud by **us**, **our** staff or agents or **our** liability for death or personal injury caused by **our** negligence or the negligence of **our** staff or agents.
- 7.6 Nothing in this clause 7 excludes our liability for losses you suffer as a direct result of our failure to comply with our responsibilities under the Financial Services & Markets Act 2000, as amended and replaced from time to time.

#### 8. General provisions

- 8.1 For training and security purposes **we** may monitor and / or record any telephone instruction given or purported to be given by **you**. **Our** recordings shall be and remain **our** sole property.
- 8.2 Statements will be sent to **you** monthly. **You** can contact **us** for information regarding particular payment transactions at any time after the payment transaction has occurred.
- 8.3 **We** will use English to communicate with **you** throughout **our** dealings with **you** in relation to **your account**.
- 8.4 **You** have the right to cancel **your account** without charge and without giving any reason, within fourteen (14) calendar days from either (a) the day of opening the **account**, or (b) if later the day on which **you** receive the contractual terms and conditions and any other pre-contractual information.
- 8.5 **We** can close **your account** by providing **you** with 60 days' notice.
- 8.6 **You** can close **your account** at any time without notice.
- 8.7 **You** and **we** recognise and agree that the payment and receipt of interest is against Sharia principles and do not form part of any contractual entitlement in respect of this product. **You** and **we** agree that neither of **us** will, in any proceedings against the other, claim interest from the other. **You** and **we** expressly waive and reject any entitlement to recover interest from the other.

### If we don't get it right

Al Rayan Bank PLC will endeavour to ensure that you receive the highest standard of service and that you are treated with courtesy at all times. If you are unhappy with any aspect of our service, we would like to know why.

For a copy of our Customer Care leaflet dealing with our complaint handling procedures, please call our Customer Care team on 0800 4086 407

## **Membership of the Financial Services Compensation Scheme**

Al Rayan Bank PLC is a member of the Financial Services Compensation Scheme.

This scheme may provide compensation, if we cannot meet our obligations. Most depositors including individuals and businesses are covered

For more information about the Financial Services Compensation Scheme, visit www.alrayanbank.co.uk/fscs

#### **Data Protection**

Under the prevailing data protection legislation you have the right of access to your records.

Should you wish to access this right, please contact our customer service team or write to:

Data Protection Officer,
Data Subject Access Requests,
Customer Care Team,
Al Rayan Bank PLC,
24a Calthorpe Road,
Edgbaston,
Birmingham,
B15 1RP

Al Rayan Bank PLC is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Our firm reference number is 229148.

Al Rayan Bank PLC is incorporated and registered in England and Wales. Registration No. 4483430.

Registered office: 4 Stratford Place, London, W1C 1AT.



# Want to know more about any of our products or services?

Call us on:

# 0800 4083 084\*

Monday to Friday, 9am to 7pm. Saturday, 9am to 1pm.

\*Calls may be recorded for training and security purposes.

Visit: alrayanbank.co.uk

Write to: Al Rayan Bank, PO Box 12461, Birmingham, B16 6AQ

