



You have rights according to Danish law if you

-  have been subject to an industrial injury and you are not fit for duty
-  are an Indian citizen
-  have been employed on a Danish ship flying the Danish flag (DIS)

read about
your **RIGHTS**
and how to get
HELP

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Danish Union for Seafarers



All the maritime Danish unions
are affiliated to the **ITF**

Abbreviations used in this booklet:

LMI	Labour Market Insurance
DMA	Danish Maritime Authority
DSAIA	Danish Shipowners Accident Insurance Association
DS I	Danish Shipping (collective bargain area I)
DS II	Danish Shipping (collective bargain area II)
CBA	Collective Bargaining Agreement
DIS	Danish International Ship register

Guide and help

The purpose of this booklet is to guide and help you in relation to assistance from Denmark, if you have been subject to an industrial injury from work onboard a Danish ship registered in DIS.

Simplified information

It should be noted, that the information in this booklet has been simplified, especially the parts relating to the LMI.



SICK PAY

The shipowner

The shipowner is obliged to pay the seafarer during sickness for a maximum of 4 months. This is under the condition that the obligatory medical reports declare you unfit for duty. When you are fit for duty, the sick pay stops.

According to existing NUSI/MUI CBA's with DS I and DS II, the amount to be paid during sickness equals your basic wage.



SICKNESS BENEFIT

The Danish Maritime Authority (DMA)

If you are still unfit for duty after the 4 months of sick pay, the DMA is responsible for the payment of sickness benefit.

Sickness benefit will be paid until:

Either

1) A doctor declares you fit for duty

Or

2) The Labour Market Insurance in Denmark (see section 3) has come to a decision regarding your case. It should be noted, that the payment of sickness benefit will also stop during an appeal case.

The amount paid as sickness benefit is 90 pct. of the basic wage at the most. Danish tax might be deducted from the amount.

The DMA will pay for two months at a time and payment is made through the Danish diplomatic representation in India. On account of practical and currency issues, delays do occur from when payment is requested in Denmark until the

payment is actually carried out in India via the Danish Embassy/Consulate.

It should be expected that a new medical report has to be presented every two months. A request for this will come through the Danish Consulate and will normally be by referral to an ordinary doctor.

By the end of the 4 months with sick pay from the shipowner, we recommend that – if you are still unfit for duty - you send a report from your normal doctor declaring you unfit for duty. This might contribute to your case progressing less slowly before the DMA starts paying sickness benefit.

An English version of the DMA website can be found using this link:

www.dma.dk

sign
**power
of attorney**
and get
HELP

The Danish Union for Seafarers, CO-Sea, can help you in connection with sickness benefit if we receive a **power of attorney from you.**

Then we can:

- 1) Get access to all documents regarding your case.**
- 2) Send reminders and demand status reports from the authorities.**



COMPENSATION

The Labour Market Insurance (LMI)

The LMI is the administrator of the Act on Protection against the Consequences of Industrial Injuries on Danish work places. The Act applies to all employees on Danish places of work.

In the worst cases it might take up to several years until a decision is reached regarding your case. Unfortunately, letters from the Danish authorities to non-Danes are sometimes sent out in Danish. In such cases, you are welcome to send a copy of the letter to CO-Sea by post or e-mail, and we will take action. The content of these letters is not necessarily that important. Often they are standard letters that are automatically sent out when a certain time limit has been reached. But do not ignore if you do not understand!

If your case is accepted as an industrial injury and meets certain criteria, the LMI will normally make a decision about two

different types of compensation:

1. Compensation for Permanent Injury (one-off payment):

Compensation for a permanent injury is decided according to the degree of the injury. If the degree is **below 5 pct.**, no compensation is given. If the degree is 100 %, the amount given is DKK 918.000 (by January 1st, 2020). The amount may be reduced depending on your age.

2. Compensation for Loss of Earning Capacity (monthly payments):

Compensation is given when the loss of earning capacity is estimated to be **15 pct. or more**. Monthly payment may in some cases be converted into a one-off payment. The payment runs until the injured person reaches the age of 65 or 68 (depending on the year of birth).

CO-Sea can help you in connection with compensation claims from Denmark. To do so, we need a power of attorney from you. Then we can:

- 1) **Receive copies of all letters and documents regarding your case.**
- 2) **Send reminders and demand status reports from the authorities.**
- 3) **Appeal a decision on your behalf.**



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LMI - please note that:

You can find information and an English version of the Act (legislation) (55 pages) online using this link:

<https://aes.dk/da/English/WORKERS%20COMPENSATION%20ACT.aspx>

The LMI does not deal with SICKNESS BENEFIT (see section 2)

Death:

When death is caused by an industrial injury, a so-called "interim payment" is paid to the bereaved (be advised that there are special rules as to who the bereaved are). In 2020, the interim payment is Danish Kroner 173.000. In addition to this, continuous payments may be paid to the bereaved for loss of breadwinner.

It is possible to appeal the decisions made by the LMI. An appeal could delay the payment of compensation. Also, sickness benefit from Denmark ends when the decision is made by LMI and will not be resumed during an appeal. The average consideration time for an appeal to the LMI is no less than 12 months (in 2020).

Danish Shipowners Accident Insurance Association (DSAIA)

Most Danish shipowners are insured in the DSAIA regarding compensation according to the Act on Protection against the Consequences of Industrial Injuries.

The DSAIA is

paying compensation according to the decision by the LMI.

The DSAIA does not deal with:

- 1) Sickness benefit (see section 2)
- 2) Compensation according to CBA (see section 4)



CO-Sea is in ongoing contact with the DSAIA regarding all registered cases.

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COMPENSATION DEATH

In cases of death, the legislation regarding industrial injuries is supplemented by the CBA, cf. article 10 A of the CBA.

Death caused by industrial injury

In cases of death caused by an industrial injury, compensation may be given with reference to both the legislation and the regulations of the CBA.

The amount paid in compensation based on the CBA constitutes the total amount

of compensation to be paid. In other words, compensation from the shipowner based on the CBA will be reduced by the compensation based on the legislation.

Natural death

In cases of natural death during service, compensation is given to the bereaved with reference to the regulations of the CBA exclusively.



LOCAL ASSISTANCE

We recommend that for local assistance you contact the relevant Indian Seafarers Unions, **NUSI and MUI**.

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MEDICAL EXPENSES

Your rights include reimbursement of necessary expenses for medical consultations and medicine. In some cases, also for transportation and accommodation. Therefore, always save your receipts in good condition.

The Danish Maritime Authority:

The DMA covers doctor bills for medical reports demanded by the DMA in connection with obtaining sickness benefit. Reimbursement is normally paid by the Danish Consulate. In the first 4 months

when sick pay is given by the shipowner, it is often the shipowner, who pays the medical expenses (which they will then be reimbursed for by the DMA).

The Danish Shipowner Accident Insurance Association:

The DSAIA covers the expenses when they request statements by specialist doctors to be used by the LMI. Reimbursement is normally paid by the Danish Consulate or alternatively by the DSAIA on receiving original receipts.

USEFULL LIST OF CONTACTPOINTS

The Danish Maritime Authority

Caspar Brands Plads 9
4220 Korsør
Denmark

Phone: +4572 19 60 00
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Danish Shipowners Accident Insurance Association

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The Labour Market Insurance

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FREE HELP FROM DANISH UNIONS

Three Danish maritime unions have made an agreement with the Danish shipowners to assist non-Danish seamen having an industrial injury onboard Danish DIS-ships.

Help and assistance from the Danish unions is free of charge for the seafarer. One of the three unions, CO-Sea, takes care of the coordination of the prelimi-

nary work in Denmark. CO-Sea is a union for all ratings, engineers on smaller vessels and navigators on DS ships.

If a maritime officer (e.g. navigator or engineer) is injured, the case will be transferred from CO-Sea to the relevant Danish union as soon as we receive a signed **power of attorney** from the injured seaman.

Navigators on DS II ships



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