

One-Year Fixed Term Account Application / Cais Cyfrif Cyfnod Penodol Blwyddyn

To be completed in **BLACK INK** and **BLOCK CAPITALS** / I'w gwblhau mewn INC DU a LLYTHRENNAU BRAS

Title / Teitl										Member Number / Rhif Aelod
First Names / Enwau Cyntaf										
Surname / Cyfenw										
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Post Code / Cód Post										
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Sex - Male/Female/Other - please state Rhyw - Gwryw/Benyw/Arall - nodwch os gwelwch yn dda										

Identification / Adnabod	Deposit Amount / Swm Blaendal		
We will need to verify your identity, please check our "Required ID" document for examples of acceptable identification documents Bydd angen i ni wirio eich hunaniaeth, gwiriwch ein dogfen "ID Gofynnol" am enghreifftiau o ddogfennau adnabod derbynol	Between £500 and £25,000 only Rhwng £500 a £25,000 yn unig		£

Declaration / Datganiad

Please tick to confirm that you have been given information about the Financial Services Compensation Scheme Ticiwch i gadarnhau eich bod wedi cael gwybodaeth am Gynllun Iawndal y Gwasanaethau Ariannol		<input type="checkbox"/>					
Please tick to confirm that you have read the Privacy Notice regarding Cambrian Credit Unions use of your data. Ticiwch i gadarnhau eich bod wedi darllen yr Hysbysiad Preifatrwydd yngylch defnydd Undebau Credyd Cambrian o'ch data.		<input type="checkbox"/>					
I wish to receive marketing material by the following means / Hoffwn dderbyn deunydd marchnata drwy'r dulliau canlynol		<input type="checkbox"/> Post / Post	<input type="checkbox"/> Email / Ebost	<input type="checkbox"/> Phone / Ffon	<input type="checkbox"/> SMS Message / Neges SMS		
We will only contact you for marketing if you have agreed in the line above. You may withdraw this consent at any time. We still need to contact at times with relation to your account. Dim ond os ydych wedi cytuno yn y llinell uchod y byddwn yn cysylltu â chi ar gyfer marchnata. Gallwch dynnu'r caniatâd hwn yn ôl unrhyw bryd. Mae dal angen i ni gysylltu ar adegau mewn perthynas â'ch cyfrif.							
By signing this form you are authorising Cambrian Credit Union to move the deposit amount requested from your share account to the interest bearing account. These funds will be transferred back to your share account with interest earned on 31st January 2027.							
Drwy lofnodi'r ffurflen hon rydych yn awdurdodi Undeb Credyd Cambrian i symud y swm blaendal y gofynnir amdano o'ch cyfrif cyfrannddaliadau i'r cyfrif sy'n dwyn llog. Bydd y cronfeydd hyn yn cael eu trosglwyddo yn ôl i'ch cyfrif cyfrannddaliadau gyda llog yn cael ei ennill ar 31af Ionawr 2027.						<input type="checkbox"/>	
Signature / Llofnod /	Date / Dyddiad					/	/

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Terms and conditions:

- Applicant must live or work in Wales and qualify for membership of Cambrian Credit Union
- Must be 16+ years of age
- Offer open to new and existing members
- Fixed Term runs for 1 year / 12 months.
- Accounts open from 1st February 2026 to 31st January 2027.
- Deposits must be in place by 30th January 2026.
- Premium Savers Account is a limited offer and may be withdrawn prior to 1st February 2026
- Interest paid on redemption of fixed term savings account.
- Deposits of between £500 and £25,000.
- No withdrawals during the fixed term period.
- Interest paid is Gross 4.20% AER
- Interest is calculated daily and will be based on an average balance over the 12 month period
- Tax to be paid by member
- No interest will be paid if the account is closed within the 12 month period.
- Membership fees apply.
- Savings are safe with us, covered by the Financial Services Compensation Scheme, up to £120,000

How do I join Cambrian Credit Union?

You can become a member by visiting our website at www.cambriancu.com and clicking "Become A Member". Applicants must download our Mobile banking app and complete the application process by providing some additional documentation such as proof of address and Photo identification.

To use our products and services, there is now no joining fee.

A yearly membership fee of £5 is charged on the anniversary of joining. Junior members (Aged up to 15 years) do not pay a membership fee until they become an Adult Member (from 16 years of age)

Deposits can be made via a Payment Link which is sent once the online application is submitted. Standing Order and Benefits are accepted.

To maintain activity of your account members must have £5 worth of shares in place at all times. Deposits can be made via a Payment Link which is sent once the online application is submitted.

How do I open my account?

Complete the One Year Fixed Term Account Application form stating how much you wish to save then send back to our finance team at finance@cambriancu.com with the requested information and documents. Form must be completed and signed for our team to proceed.

Our team will then get back to you with confirmation of account set up and any guidance you need.

Note: All requested documentation must be supplied to be eligible to access our Premium Savers Account.

What is the interest rate?

4.20% AER*

Interest is calculated daily and paid when your account matures at 1 Year.

***AER stands for Annual Equivalent Rate and illustrates what the interest rate would be if interest was paid and compounded once each year.**

Can the interest rate change?

No, the interest rate is fixed when the account is opened and will stay the same until the product term ends.

What would the estimated balance be after 12 months based on a range of deposits?

Initial deposit amount	Balance after 12 months	Interest earned
£500	£521.00	£21.00
£5,000	£5,210.00	£210.00
£10,000	£10,420.00	£420.00
£15,000	£15,630.00	£630.00
£20,000	£21,000.00	£840.00
£25,000	£26,050.00	£1,050.00

Can I withdraw money?

No withdrawals during the fixed term period.

What will happen to my money at the end of the term?

Your account maturity date is based on your product term and account opening date. All funds and interest will be returned to the members main share account at the end of the term.

Additional information

We will pay your interest or dividends 'gross', which means that no tax will be deducted.

No interest will be paid if the account is closed within the 12 month period.

If your total interest earned exceeds your Personal Savings Allowance, you may need to pay tax directly to HM Revenue & Customs. Please visit <http://hmrc.gov.uk/> for more information.

APPENDIX A

Proof of ID

- Photographic proof of ID Current signed passport – if the passport is not UK/Irish then we will also need to see their Right to work documentation.
- EEA member state identity card (which can also be used as evidence of address if it carries this)
- Current UK or EEA photocard driving licence – the address on the Driving licence must BE checked against the record in Progress, if this does not match the Driving licence is not valid. Photographic registration cards for self-employed individuals in the construction industry
- CIS4 Firearms or shotgun certificate
- Residence permit issued by the Home Office to EEA nationals on sight of own country passport
- National identity card bearing a photograph of the applicant
- Armed forces identity card – unexpired Non photographic proof of ID
- Full old-style driving licence Official letter from Benefits Agency/DWP/Local Authority confirming your right to UK

benefits, local benefits, UK Pension - dated within the last 12 months.

- UK Student loan/ grant paperwork – dated in last 12 months
- UK Citizen card – current
- HMRC coding/assessment/statement/tax credit letter (not P45/P60) (dated within the last 12 months)

Proof of address

- Utility bill (gas, electric, satellite television, landline phone bill or broadband bill) dated within the last six months Water bill dated in the last 12 months.
- Local authority council tax bill for the current council tax year – this must be the bill only not letters relating to the tax.
- Current UK driving licence (but only if not used for the ID evidence)
- Bank, Building Society or Credit card statement or passbook dated within the last three months.
- Original mortgage statement from a recognised lender issued for the last full year.
- Solicitors letter within the last three months confirming recent house purchase or land registry confirmation of address
- Council or housing association rent card or tenancy agreement or Occupation Contract for the current year
- Official letter from Benefits Agency/DWP/Local Authority confirming your right to UK benefits, local benefits, UK Pension - dated within the last 12 months. Only if not used as Proof of ID.

- HMRC self-assessment letters or tax demand dated within the current financial year
- Electoral Register entry or NHS Medical card or letter of confirmation from GP's practice of registration with the surgery – note this is not appointment letters from hospital HMRC coding/assessment/statement/tax credit letter (not P45/P60) (dated within the last 12 months) Only if not used as Proof of ID.

- Letter from a Prison Governor or Probation Officer (must be on official headed paper)
- UK Student loan/ grant paperwork – dated in last 12 months

For Homeless – letter from support/social worker dated in last 3 months

If they do not have a social or support worker then a letter will be accepted from the proprietor of the address they reside at confirming that they are living there on letter headed paper. This letter must be dated in the last 3 months.

Documents we will not accept:

- Mobile phone bills
- Old Style (paper) provisional driving licence
- Hospital Appointment Letters
- Birth certificates
- Payslip
- Disability Blue badge

Cambrian Credit Union Privacy Notice

Background

Cambrian Credit Union understands that your privacy is important to you and that you care about how your personal data is used. We respect and value the privacy of all of our members and will only collect and use personal data in ways that are described here, and in a way that is consistent with our obligations and your rights under the law.

1. Information About Us

North Wales Business Park, Commodore House, Cae Eithin, Abergele, Conwy, LL22 8LJ
info@cambrancu.com 0333 2000 601

Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and Prudential Regulation Authority. Registration No. 213672

2. What Does This Notice Cover?

This Privacy Information explains how we use your personal data: how it is collected, how it is held, and how it is processed. It also explains your rights under the law relating to your personal data.

3. What is Personal Data?

Personal data is defined by the General Data Protection Regulation (EU Regulation 2016/679) (the <GDPR>) as any information relating to an identifiable person who can be directly or indirectly identified in particular by reference to an identifier.

Personal data is, in simpler terms, any information about you that enables you to be identified. Personal data covers obvious information such as your name and contact details, but it also covers less obvious information such as identification numbers, electronic location data, and other online identifiers.

The personal data that we use is set out in Part 5, below.

4. What Are My Rights?

Under the GDPR, you have the following rights, which we will always work to uphold:

- a) The right to be informed about our collection and use of your personal data. This Privacy Notice should tell you everything you need to know, but you can always contact us to find out more or to ask any questions using the details in Part 11.
- b) The right to access the personal data we hold about you. Part 10 will tell you how to do this.
- c) The right to have your personal data rectified if any of your personal data held by us is inaccurate or incomplete. Please contact us using the details in Part 11 to find out more.
- d) The right to be forgotten, i.e. the right to ask us to delete or otherwise dispose of any of your personal data that we have. Please contact us using the details in Part 11 to find out more.
- e) The right to restrict (i.e. prevent) the processing of your personal data.
- f) The right to object to us using your personal data for a particular purpose or purposes.

g) The right to data portability. This means that, if you have provided personal data to us directly, we are using it with your consent or for the performance of a contract, and that data is processed using automated means, you can ask us for a copy of that personal data to re-use with another service or business in many cases.

h) Rights relating to automated decision-making and profiling. we do not use your personal data in this way.

For more information about our use of your personal data or exercising your rights as outlined above, please contact us using the details provided in Part 11. Further information about your rights can also be obtained from the Information Commissioner9s Office or your local Citizens Advice Bureau. If you have any cause for complaint about our use of your personal data, you have the right to lodge a complaint with the Information Commissioner9s Office.

5. What Personal Data Do You Collect?

We may collect some or all of the following personal data (this may vary according to your relationship with us):

- Name
- Date of birth
- Gender
- Address
- Email address
- Telephone number
- Business name
- Payment information

6. How Do You Use My Personal Data?

Under the GDPR, we must always have a lawful basis for using personal data. This may be because the data is necessary for our performance of a contract with you, because you have consented to our use of your personal data, or because it is in our legitimate business interests to use it. Your personal data may be used for one of the following purposes:

- Providing and managing your account.
- Supplying our products and services to you. Your personal details are required in order for us to enter into a contract with you.
- Communicating with you. This may include responding to emails or calls from you.

With your permission and/or where permitted by law, we may also use your personal data for marketing purposes, which may include contacting you by email, telephone, text message and/or post with information, news, and offers on our products and/or services. You will not be sent any unlawful marketing or spam. We will always work to fully protect your rights and comply with our obligations under the GDPR and the Privacy and Electronic Communications (EC Directive) Regulations 2003, and you will always have the opportunity to opt-out.

We do not use any automated system for carrying out decision-making or profiling.

7. How Long Will You Keep My Personal Data?

We will not keep your personal data for any longer than is necessary in light of the reason(s) for which it was first collected. The following factors will be used to determine how long it is kept:

- Your membership of Cambrian Credit Union
- The success of any loan application

8. How and Where Do You Store or Transfer My Personal Data?

We will only store or transfer your personal data in the UK. This means that it will be fully protected under the GDPR.

9. Do You Share My Personal Data?

In some limited circumstances, we may be legally required to share certain personal data, which might include yours, if we are involved in legal proceedings or complying with legal obligations, a court order, or the instructions of a government authority.

In order to process your application, we will perform credit and identity checks on you with one or more credit reference agencies (<CRAs=). Where you take banking services from us we may also make periodic searches at CRAs to manage your account with us.

To do this, we will supply your personal information to CRAs and they will give us information about you. This will include information from your credit application and about your financial situation and financial history. CRAs will supply to us both public (including the electoral register) and shared credit, financial situation and financial history information and fraud prevention information.

We will use this information to:

- Assess your creditworthiness and whether you can afford to take the product;
- Verify the accuracy of the data you have provided to us;
- Prevent criminal activity, fraud and money laundering;
- Manage your account(s);
- Trace and recover debts; and
- Ensure any offers provided to you are appropriate to your circumstances.

We will continue to exchange information about you with CRAs while you have a relationship with us. We will also inform the CRAs about your settled accounts. If you borrow and do not repay in full and on time, CRAs will record the outstanding debt. This information may be supplied to other organisations by CRAs. When CRAs receive a search from us they will place a search footprint on your credit file that may be seen by other lenders.

If you are making a joint application, or tell us that you have a spouse or financial associate, we will link your records together, so you should make sure you discuss this with them, and share with them this information, before lodging the application. CRAs will also link your records together and these links will remain on your and their files until such time as you or your partner successfully files for a disassociation with the CRAs to break that link.

The identities of the CRAs, their role also as fraud prevention agencies, the data they hold, the ways in

which they use and share personal information, data retention periods and your data protection rights with the CRAs are explained in more detail at

- www.callcredit.co.uk/crain
- www.equifax.co.uk/crain
- www.experian.co.uk/crain

10. How Can I Access My Personal Data?

If you want to know what personal data we have about you, you can ask us for details of that personal data and for a copy of it (where any such personal data is held). This is known as a <subject access request=.

All subject access requests should be made in writing and sent to the email or postal addresses shown in Part 11. To make this as easy as possible for you, a Subject Access Request Form is available for you to use. You do not have to use this form, but it is the easiest way to tell us everything we need to know to respond to your request as quickly as possible.

There is not normally any charge for a subject access request. If your request is 8manifestly unfounded or excessive9 (for example, if you make repetitive

requests) a fee may be charged to cover our administrative costs in responding.

We will respond to your subject access request within one month of receiving it. Normally, we aim to provide a complete response, including a copy of your personal data within that time. In some cases, however, particularly if your request is more complex, more time may be required up to a maximum of three months from the date we receive your request. You will be kept fully informed of our progress.

11. How Do I Contact You?

To contact us about anything to do with your personal data and data protection, including to make a subject access request, please use the following details:

0333 2000 601

Cambrian Credit Union, North Wales Business Park, Commodore House, Cae Eithin, Abergel, Conwy, LL22 8LJ

12. Changes to this Privacy Notice

We may change this Privacy Notice from time to time. This may be necessary, for example, if the law changes, or if we change our business in a way that affects personal data protection. Any changes will be made available on our website.

Financial Services Compensation Scheme Information Sheet

Basic information about the protection of your eligible deposits	
Eligible deposits in Cambrian Credit Union are protected by:	The Financial Services Compensation Scheme (<FSCS=) 1
Limit of protection:	2 £120,000 per depositor All your eligible deposits at the credit union are <aggregated= and the total is subject to the limit of £120,000 2 .
If you have a joint account with other person(s):	The limit of £120,000 applies to each depositor
Reimbursement period in case of the credit union's failure:	separately. 3 20 working days 4
Currency of reimbursement:	Pound sterling (GBP, £).
To contact Cambrian Credit Union for enquiries relating to your account:	Cambrian Credit Union North Wales Business Park, Commodore House, Cae Eithin, Abergele, Conwy, LL22 8LJ Tel: 0333 2000 601 Email: info@cambrancu.com
To contact the FSCS for further information on compensation:	Financial Services Compensation Scheme 10th Floor Beaufort House 15 St Botolph Street London EC3A 7QU Tel: 0800 678 1100 or 020 7741 4100 Email: ICT@fscs.org.uk
More information:	http://www.fscs.org.uk

Additional information

1 Scheme responsible for the protection of your eligible deposit

Your eligible deposit is covered by a statutory Deposit Guarantee Scheme. If insolvency of your bank, building society or credit union should occur, your eligible deposits would be repaid up to £120,000 by the Deposit Guarantee Scheme.

2 General limit of protection

If a covered deposit is unavailable because a bank, building society or credit union is unable to meet its financial obligations, depositors are repaid by a Deposit Guarantee Scheme. This repayment covers at maximum £120,000 per bank, building society or credit union. This means that all eligible deposits at the same bank, building society or credit union are added up in order to determine the coverage level. If, for instance a depositor holds a savings account with £80,000 and a current account with £20,000, he or she will only be repaid £120,000.

In some cases eligible deposits which are categorised as <temporary high balances= are protected above £120,000 for six months after the amount has been credited or from the moment when such eligible deposits become legally transferable. These are eligible deposits connected with certain events including:

- (a) certain transactions relating to the depositor's current or prospective only or main residence or dwelling;
- (b) a death, or the depositor's marriage or civil partnership, divorce, retirement, dismissal, redundancy or invalidity;
- (c) the payment to the depositor of insurance benefits or compensation for criminal injuries or wrongful conviction.

More information can be obtained under <http://www.fscs.org.uk>

3 Limit of protection for joint accounts

In case of joint accounts, the limit of £120,000 applies to each depositor.

However, eligible deposits in an account to which two or more persons are entitled as members of a business partnership, association or grouping of a similar nature, without legal personality, are aggregated and treated as if made by a single depositor for the purpose of calculating the limit of £120,000.