

Netbank Erhverv Terms and Conditions

- 1. Ringkjøbing Landbobank Netbank Erhverv
 - 1.1. Rules for Ringkjøbing Landbobank Netbank Erhverv apply for both Ringkjøbing Landbobank Netbank Erhverv - and Ringkjøbing Landbobanks Mobilbank Erhverv. However, not all functions from Ringkjøbing Landbobank Netbank Erhverv are available in Mobilbank Erhverv. For a more detailed description of the functions applicable from time to time in Mobilbank Erhverv, please see www.landbobanken.dk.
 - 1.2. User of Ringkjøbing Landbobank Netbank Erhverv To be able to use Ringkjøbing Landbobank Netbank Erhverv, a person must be registered as a user of Netbank Erhverv. The client guarantees that the user has consented to passing on the personal data, which are necessary to be registered as a user. In connection with the first login, the user must confirm its consent that personal data, including name, address and ID No. (CPR), may have been disclosed to Ringkjøbing Landbobank.
 - 1.3. In Ringkjøbing Landbobank Netbank Erhverv users can, among other things
 - view information about accounts and custody accounts, including payments, payment agreements and documents (eg account statements, custody account statements, trade confirmations, annual statements and letters from Ringkjøbing Landbobank) in Netboks.
 - conduct transactions on accounts (including payments to abroad), trade securities, conclude electronic agreements, register/deregister agreements on recurring payments and choose to start or stop receiving paper statements.

The Ringkjøbing Landbobank Netbank Erhverv Agreement is subject to Ringkjøbing Landbobanks General terms and conditions unless specifically derogated from in the Agreement.

1.4. Use

By signing the Netbank Erhverv Agreement, the client also accepts that electronic statements from Ringkjøbing Landbobank (eg account statements, custody account statements, trade confirmations and annual statements) are sent to Ringkjøbing Landbobank Netbank Erhverv.

1.5. Personal data according to the Danish Act on Payments (lov om betalinger)

om betalinger) If personal data relating to the client are processed when using Ringkjøbing Landbobank Netbank Erhverv - for instance, in connection with personally run enterprises - the processing takes place solely for purposes necessary for the use of Ringkjøbing Landbobank Netbank Erhverv. Such purposes may, for instance, be execution of payments and preparation of payments overviews. Ringkjøbing Landbobank gathers the relevant personal data from the client, shops, financial institutions and others. Ringkjøbing Landbobank will only store personal data about the client as long as this is necessary to fulfil agreements with the client. However, Ringkjøbing Landbobank will store data for a longer period if so required by law. By contacting Ringkjøbing Landbobank, the client can at any time revoke its consent to the processing of personal data. When a client's consent is revoked, access to Ringkjøbing Landbobank Netbank Erhverv will no longer be possible.

The client can read more about the bank's processing of personal data in the bank's personal data policy on www.landbobanken.dk

- 2. Use of Ringkjøbing Landbobank Netbank Erhverv
 - 2.1. Security solution Ringkjøbing Landbobank Netbank Erhverv uses the security solution MitID.

The rules regarding MitlD form part of the term and conditions for using Ringkjøbing Landbobank Netbank Erhverv. The current MitlD rules are available at MitlD.dk

- 2.2. Protect your MitID MitID is the users personal, digital ID. So even though MitID lives up to the newest security standards the user is still responsible for protecting the personal MitID. The user must never share the passwords or the userID with others or use MitID to approve actions that the user have not started.
- 2.3. The user can choose to use the personal MitID or create a dedicated MitID for Ringkjøbing Landbobank Netbank Erhverv. If the user chooses to use a physical authenticator, the Bank may re-invoice this cost to the company.
- 2.4. After connection to Ringkjøbing Landbobank Netbank Erhverv has been established, users can register for Mobilbank Erhverv in the netbank. In this connection, the client receives a six-digit code, which must be used to log in to Mobilbank Erhverv.
- 2.5. Letter of attorney
 - 2.5.1. The client can give users a power of attorney to be administrator in the Ringkjøbing Landbobank Netbank Erhverv. Among other things, the administrator can:
 - Create new users
 - Grant and change powers of attorney
 - Grant and change powers of procuration
 - Block and unblock users
 - Suspend users
 - Order MitID for foreign users

Administrator rights appear from the Administrator agreement.

If there is no administrator, the client can by use of Ringkjøbing Landbobank Netbank Erhverv power of attorney form in writing authorise users to use Ringkjøbing Landbobank Netbank Erhverv. Users can have enquiry and/or transaction powers to the client's accounts with Ringkjøbing Landbobank. The comprised accounts appear from the power of attorney.

Users can neither close accounts and custody accounts covered by the power of attorney nor transfer them to another bank.

A power of attorney may also be given to users for other accounts at Ringkjøbing Landbobank. The accounts must be associated with the client, for instance as a subsidiary. Ringkjøbing Landbobank reserves the right to refuse enquiry or transaction powers of attorney for accounts/custody accounts which the Bank assesses not to have the necessary association with the client.

If the client has registered for Ringkjøbing Landbobank Netbank Erhverv, the user will have access to a basis function.

Hovedkontor: Ringkjøbing Landbobank A/S Torvet 1 6950 Ringkjøbing

Tel. +45 9732 1166 post@landbobanken.dk www.landbobanken.dk The user may electronically register for further functions

In special cases, Ringkjøbing Landbobank's Hotline may after agreement with a user and without written acceptance by the client establish enquiry powers to be used in troubleshooting in connection with support.

- 2.5.2. The Client
 - shall guarantee the identity of the persons who are registered as users of Ringkjøbing Landbobank Netbank Erhverv
 - shall be bound by any transaction made by users or administrators.
- 2.5.3. The administration agreement and powers of attorney shall remain in force until the Bank receives a written revocation.
- 2.5.4. More powers of attorney to the same client
 - If a user has a power of attorney for both a Busi-ness Reg. No. or ID No. **and** a reference No., the transaction power of attorney applies for the reference No.
 - If a user has a power of attorney for both a Busi-ness Reg. No. or ID No. and an account and/or a safe-custody account, the transaction power of attorney applies for the account and/or safe-custody account.
 - if a user has a power of attorney for both a reference and an account and/or a safe-custody account, the transaction power of attorney applies for the account and/or safe-custody account.

2.6. Transactions

The client's payments may be regarded as being executed only if the payments have the status of "Completed". Recurring transfers and payments are executed on an ongoing basis on the payment dates indicated in connection with the individual 2.6.1. agreements/payments.

The "Tidsfrister" window displays

- the deadline for confirming a payment to be effected on the same day
- the deadline for stopping a payment.

For details on cross-border payments and foreign-exchange payments, please see the Ringkjøbing Landbobank's Terms and conditions - International Payments, which are available at www.landbobanken.dk.

- 2.6.2. Ringkiøbing Landbobank is not obliged to execute payments from accounts that do not contain sufficient funds to cover the payments or if remarks etc have been entered as regards the accounts. Moreover Ringkjøbing Landbobank may refrain from executing payments due to incomplete information. In addition Ringkjøbing Landbobank is not obliged to execute payments if the client or any principal files for suspension of payments, is taken over by the bankruptcy court, enters into negotiations for debt restructuring or compulsory composition, including voluntary composition, or
- 263 The user may have to approve certain transfers and payments more than once. This may be prompted by enquiry from the Bank or by an SMS code sent to the user. If the user receives an SMS code this must be entered in Ringkjøbing Landbobank Netbank Erhverv in order for the transaction to be approved.

We use the mobile number registered in Ringkjøbing Landbobank Netbank Erhverv. The user is responsible for updating the number if it changes.

3. Electronic invoices

By signing the Ringkjøbing Landbobank Netbank Erhverv Agree-ment the client authorises the user to choose, on the client's behalf, to receive electronic invoices/giro forms via Ringkjøbing Landbobank Netbank Erhverv instead of paper invoices/giro forms.

The user can always print out a copy of an electronic giro payment and the related invoice, if any.

Netboks 4. Access to Netboks

As a rule all of the client's users have access Netboks where past and future documents are saved. The user may also choose to stop or start receiving paper statements. The client is still obliged to control these.

Ringkjøbing Landbobank Netbank Erhverv does not provide documentation showing which user has "opened" the electronic mail. Documentation may be obtained on enquiry to Ringkjøbing Landbobank and will be subject to a fee.

5.

Information from Ringkjøbing Landbobank Netbank Erhverv Information available in Ringkjøbing Landbobank Netbank Erhverv is for the client s own use and must not be resold or communicated in full or in part. The client shall, however, be entitled to avail itself of a provider of payment initiation services or an account information service and in that context pass on date to a web provider on service and in that context pass on data to such providers as required in order to use the service.

6.

Changes in facilities If Ringkjøbing Landbobank introduces general changes which significantly reduce the facilities offered by Ringkjøbing Landbobank Netbank Erhverv, at least one month's notice will be given to the client by letter or by announcement in the daily newspapers or on www.landbobanken.dk.

Ringkjøbing Landbobank may change the rules applying to facil-ities in Ringkjøbing Landbobank Netbank Erhverv without notice if such changes do not cause inconvenience to the client.

7. Responsibility for use of accounts

Responsibility for use of corporate accounts 7.1. Ringkjøbing Landbobank is not liable to losses on business accounts arising from the misuse of Ringkjøbing Land-bobank Netbank Erhverv or by a user's incorrect use of the functions of Ringkjøbing Landbobank Netbank Erhverv.

Linking of business accounts in Ringkjøbing Landbobank Netbank Erhverv is at your own risk. The client may cover the risk by taking out insurance.

Private accounts used for business purposes are considered business accounts and are therefore covered by responsibility for business accounts.

The client shall be liable of losses suffered by Ringkiøbing Landbobank as a result of unauthorised use of corporate accounts in Ringkjøbing Landbobank Netbank Erhverv.

7.2. Liability - use of retail accounts The liability relating to unauthorised use of personal accounts in Ringkjøbing Landbobank Netbank Erhverv is governed by the rules in the Danish Payment Services and Electronic Money Act.

The client is liable up to the sum of DKK 375 for losses arising from other people s unauthorised use of Ringkjøbing Landbobank Netbank Erhverv, where a personal security solution has been used.

The client is liable up to DKK 8,000 for losses arising from other people s unauthorised use of Ringkjøbing Land-bobank Netbank Erhverv, if Ringkjøbing Landbobank establishes that the personal security solution related to



Ringkjøbing Landbobank Netbank Erhverv has been applied, and:

- the client failed to inform Ringkjøbing Landbobank as soon as possible after having become aware that the personal security solution has been lost or become known to an unauthorised person, or
- the client intentionally disclosed the details about the personal security solution to the person who made the unauthorised use of Ringkjøbing Landbobank Netbank Erhverv where the client's user did not realise or should have realised that there was a risk of unauthorised use, or
- the client's user, by grossly irresponsible conduct, has made unauthorised use possible.

The client is liable without limit for losses arising from unauthorised use of Ringkjøbing Landbobank Netbank Erhverv by others, where Ringkjøbing Landbobank establishes that the personal security solution was used and Ringkjøbing Landbobank establishes that the client's user intentionally disclosed the details about the personal security solution to the person who made the unauthorised use of Ringkjøbing Landbobank Netbank Erhverv under circumstances where the client/user realised or should have realised that there was a risk of unauthorised use.

The client is also liable without limit for losses where the client/user acted fraudulently, intentionally or neglected its obligation to protect the personal security solution or failed to block Ringkjøbing Landbobank Netbank Erhverv

The client is not liable for unauthorised use of Ringkjøbing Landbobank Netbank Erhverv, which takes place after Ringkjøbing Landbobank was informed that

- the personal security solution was lost, or
- an unauthorised person gained knowledge of your personal security solution, or
- for other reasons, the client/user wishes to have Ringkjøbing Landbobank Netbank Erhverv blocked.

In addition, the client will not be liable for any unauthorised use of Ringkjøbing Landbobank Netbank Erhverv when such use was caused by acts carried out by employees of the Bank, agents or branches or a unit to which The Bank's activities have been outsourced, or due to the inactivity or non-action on the part of the above.

In addition, the client will not be liable if the loss, the theft or the fraudulent appropriation of the personal security solution could not be detected by the client/user prior to the unauthorised use.

Ringkjøbing Landbobank is, according to the Danish Payment Services and Electronic Money Act, liable for the client's losses if the payment recipient knew or should have known that Ringkjøbing Landbobank Netbank Erhverv had been subject to unauthorised use.

Ringkjøbing Landbobank is also, according to the Danish Payment Services and Electronic Money Act, liable for the client's losses due unauthorised use where Ringkjøbing Landbobank does not require use of the personal security solution unless the client/user acted fraudulently.

The client is only liable for losses caused by the use of Ringkjøbing Landbobank Netbank Erhverv by another person if the transaction has been registered and booked correctly at Ringkjøbing Landbobank.

After the client has realised the unauthorised use or the erroneous payment transaction, the client must without delay submit its objection against the unauthorised use, its suspicion of this or its objection against the erroneous payment transaction to Ringkjøbing Landbobank This shall also apply if the unauthorised use took place in connection with the use of payment initiation services. 13 months after the debiting of the unauthorised or erroneous payment transaction, the client can in no circumstances raise an objection.

Ringkjøbing Landbobank considers the client's objection and meanwhile the Bank will normally credit the client's account temporarily with the objected amount If the payment transaction was not caused by another person s unauthorised use of Ringkjøbing Landbobank Netbank Erhverv or was not erroneous, the Bank will debit the client's account with the amount again. Ringkjøbing Landbobank may claim interest subject to the rate of interest applicable to the account over the period during which the amount was temporarily deposited to the client's account.

In Ringkjøbing Landbobank's assessment as to whether the client should have been aware of the unauthorised use or the erroneous payment transaction, the Bank may take into account that the Bank issues monthly statements of account to the client's Netboks, and that the client has access to transaction entries in Ringkjøbing Landbobank Netbank Erhverv.

For further information on how to submit objections, please see www.landbobanken.dk.

8. Ringkjøbing Landbobank's Liability

Ringkjøbing Landbobank is not liable for any indirect losses suffered by the client, including operating losses, loss of goodwill, loss of data or programs, regardless of whether the damage has been caused by a defect in Ringkjøbing Landbobank Netbank Erhverv.

9. Blocking

9.1. At the suspicion of misuse of the access to Ringkjøbing Landbobank Netbank Erhverv, the client, administrator or the user must without delay block the access to Ringkjøbing Landbobank Netbank Erhverv.

There are several ways to block the access to Ringkjøbing Landbobank Netbank Erhverv:

- During the opening hours of Ringkjøbing Landbobank Netbank Erhverv, the client, administrator or user may block the client and/or the user directly via Ringkjøbing Landbobank Netbank Erhverv.
- The client, administrator or user may block the client and/or user by contacting Hotline during the opening hours at tel. 7023 1166.
- Via Spærreservice (Blocking Service). Spærreservice can be contacted at tel. +45 75 94 50 93, which is available 24 hours a day. For technical questions, please contact Hotline. For technical questions, please contact Hotline.

Blocking of MitID can be made via:

- Ringkjøbing Landbobank's Hotline
- MitID.dk
- Spærreservice (Blocking Service)
- 9.2. Confirmation of blocking In connection with any kind of blocking the client or user will receive written confirmation of the blocking.
- 9.3. Cancellation of blocking of user If the blocking took place at the request of the client or user, the blocking can be cancelled:
 - By administrator
 - Or by submitting the form that comes with the confirmation of the blocking.

If the blocking is made by administrator via Ringkjøbing Landbobank Netbank Erhverv, the administrator must also cancel the blocking.

Please note, that neither Hotline nor Spærreservice can unblock the access.

9.4. Cancellation of blocking for client

The blocking can only be cancelled by Ringkjøbing Landbobank after receiving the form that accompanies the confirmation of the blocking

Please note, that neither Hotline nor Spærreservice can unblock the access.

9.5. Ringkjøbing Landbobank's right to block client and/or user At the suspicion of misuse of Ringkjøbing Landbobank Netbank Erhverv, Ringkjøbing Landbobank can block client and/or user. In these cases, only the Bank can cancel the blocking.

Please note that neither Hotline nor Spærreservice can unblock the access

10. Breach and termination

The Ringkjøbing Landbobank Netbank Erhverv Agreement may be terminated in writing by the client without notice

The Ringkjøbing Landbobank Netbank Erhverv Agreement may be terminated in writing by Ringkjøbing Landbobank at two months' notice. However Ringkjøbing Landbobank may termin-ate the Agreement without notice if the client breaches these Ringkjøbing Landbobank Netbank Erhverv Terms and Condi-tions or otherwise defaults on his business transactions with Ringkjøbing Landbobank.

We will refund any prepaid Ringkjøbing Landbobank Netbank Erhverv subscription fee but not for any fraction of a month.

11. Complaints

If the client has any reason to file a complaint against the Bank, such complaints must be addressed to Ringkjøbing Land-bobank's complaints officer. Further details are stated in the Bank's general terms and conditions.

12. Cookies

Ringkjøbing Landbobank uses cookies and similar technologies in our electronic selfservice functions. We do so for statistical and technical reasons.

If the user sets his browser to block cookies, it is not possible to log in to Ringkjøbing Landbobank Netbank Erhverv

In Ringkjøbing Landbobank Netbank Erhverv, we prepare statistics anonymously to make our self-service solutions even better. Read more about Ringkjøbing Landbobank's use of cookies and similar technologies, and how to delete cookies at www.landbobanken.dk/cookies.

13. Investments

13.1. Securities trading Users who are <u>unable</u> to execute payments alone <u>may</u> trade securities alone if such users are authorised to trade securities.

Securities trading via Ringkjøbing Landbobank Netbank Erhverv is subject to Ringkjøbing Landbobank's Terms and Conditions of Securities Trading, which are available at www.landbobanken.dk. The client will always receive trade confirmations of transactions conducted by the user.

The types of transactions offered by Ringkjøbing Landbobank can be seen in Ringkjøbing Landbobank Netbank Erhverv. Ringkjøbing Landbobank reserves the right to change the range of transaction types without notice.

If the user accepts electronically the Terms and Conditions of Stock Exchange Access we encourage the client to follow markets and stock exchange orders closely.

The user must be aware that affecting the immediate transaction price by placing opposite orders in the market where the user wishes to buy or sell securities is prohibited. Such conduct is deemed to be price manipulation, which is a violation of the provisions of the Danish Securities Trading Act. Price manipulation is punishable by a fine or imprisonment

The access of custody account holders to trade various types of securities also applies to the user.

Securities trading may involve a price risk for custody account holders

Via the custody accounts covered by the user's power of attorney, the user may:

- sell the securities in the custody accounts
- buy the securities to which custody account holders have trading access

The user will not receive advisory services in connection with securities trading.

- 13.1.1. Trading restrictions
 - Buy and sell orders may be placed via Ringkjøbing Landbobank Netbank Erhverv for shares up to a market value of DKK 2.000.000 per share transac-tion or DKK 2,000,000 per bond transaction, unless otherwise agreed. However the total amount of orders placed and unsettled transactions may not exceed DKK 10,000,000 per client relationship, unless otherwise agreed. Unsettled transactions are defined as transactions which have not yet been finally booked. As a rule the final bookkeep ing entries will be made two banking days after the trade date.

13.2. Stock exchange information As a standard there is access to the official lists with delayed prices of NASDAQ OMX Nordic Exchange Copenhagen. Moreover the user may accept electronically terms and conditions giving access to:

- real time prices
- financial news
- foreign stock market prices (delayed).

Any disclosure or other misuse of stock exchange information is prohibited.

If the user accepts the terms and conditions to receive financial news and foreign stock market prices, Ringkjøbing Landbobank will pass on the information unedited to the user.

14. International Cash Management (ICM)

International Cash Management is a facility available with Netbank Erhverv. The user is able to reconcile accounts and/or transfer/make payments from an account with another bank, primarily a foreign bank.

The following types of transfers/reconciliations may be made:

- transfer to group accounts, including repatriation to own account with Ringkjøbing Landbobank
- transfer to others
- request for transfer from an account sent to the accountholding bank as MT101
- account reconciliation based on an electronic account statement received/entries from the previous day (MT940) and entries for the day, if any, (MT942) that may be provided one or several times a day by the account-holding branch.
- 14.1. Establishment of agreements Account reconciliation (MT940, MT942) and any request for transfer (MT101)

Parties that must conclude binding agreements on individual services are:

- the account-holding bank and the account holder -Ringkjøbing Landbobank Netbank Erhverv Agreement -Electronic account statements MT940 Customer Statement Message - MT942 Interim Transaction Report
- the account-holding bank and Ringkjøbing Landbobank -Request for Transfer MT 101



- Ringkjøbing Landbobank and the account holder (attorney) - Letter of Attorney for Ringkjøbing Landbobank Netbank Erhverv Transactions.

14.2. Obligations and liability

- 14.2.1. Account reconciliation
 - Immediately upon receiving account information within Ringkjøbing Landbobank's business hours, normally between 06:00 and 02:00, Ringkjøbing Landbobank is obliged to make it possible for the attorney to view the information in Ringkjøbing Landbobank Netbank Erhverv.
 - Account information will normally comprise entries from the previous day (MT940). Continuous updating of account information, entries for the day and intraday entries (MT942) may be agreed with the account-holding bank. Intraday entries are indicated with an asterisk (*). The account balance is calculated on the basis of information received from the account-holding bank. Please note that displayed entries received via MT942 may vary, depending on the agreement concluded between the account holder and the account-holding bank. It is possible that MT942 will not show all entries for the day and all intraday entries, or that entries may be reversed by the account-holding bank. Entries received via MT942 are repeated on MT940 on the following day.
 - The Bank is not responsible for the failure of the account-holding bank to send account information or for the inadequacy of such information.
 - In Ringkjøbing Landbobank Netbank Erhverv the attorney is able to view account information received from the account-holding bank. The Bank assumes no liability for the content of such information.
 - The Bank receives and stores information on entries and balances from the account-holding bank. Ringkjøbing Landbobank may use this information in its business relationship with the client, for instance in connection with advisory services.
 - In connection with account information the client must contact Ringkjøbing Landbobank or the account-holding bank.
- 14.2.2. Request for Transfer MT 101
 - Ringkjøbing Landbobank does not check or add to the content of the Request for Transfer (MT101) because it is forwarded to the accountholding bank immediately upon receipt.
 - The client assumes full responsibility for information provided in the Request for Transfer as regards the account-holding bank, including transactions deriving from the requested transfer:
 - Observance of foreign time limits
 - Sufficient funds in the account
 - Costs to the accounting-holding bank for executing the payment.

- The client must contact Ringkjøbing Landbobank (or the account-holding bank) in case of:
 - enquiries about payments
 - changes in, cancellation and deletion of payments
 - account-related issues and account terms
 - filing enquiries.
- The client must satisfy the requirements of the account-holding bank with respect to special information/disclosure of information to national authorities/central banks.
- 14.3. Costs

Domestic costs appear from Tariff of Charges -Ringkjøbing Landbobank Netbank Erhverv, additional charge for International Cash Management. Foreign costs are costs charged by the account-holding bank for handling the agreement. Ringkjøbing Landbobank is not responsible for such costs.

15. Definitions

- 15.1. Client ID Clients who have registered for Ringkjøbing Landbobank Netbank Erhverv will receive a client ID. The client ID will appear from the Ringkjøbing Landbobank Netbank Erhverv Agreement.
- 15.2. User ID Each Ringkjøbing Landbobank Netbank Erhverv user will receive a personal user ID that may consist of letters or numbers.
- 15.3. Administrator
 - The client's user(s) with the right to present and future administrator functions, cf. the Administrator agreement.
- 15.4. Reference number A Letter of Attorney for Ringkjøbing Landbobank Netbank Erhverv Transactions may be issued in relation to accounts, custody accounts and reference numbers. Often a reference number includes several accounts and custody accounts. If a user is authorised to use Ringkjøbing Landbobank Netbank Erhverv in relation to a reference number the user is automatically authorised to access all the accounts and custody accounts covered by the reference number. This also applies to accounts and custody accounts which are opened in relation to a reference number after the issue of the Letter of Attorney.
- 15.5. Electronic agreements The user may conclude agreements electronically on behalf of the client. The obligations which the user may assume on behalf of the client are stipulated in these Ringkjøbing Landbobank Netbank Erhverv Terms and Conditions.
- 15.6. Physical authenticator For physical authenticators available, see MitID.dk

Valid from 1 November 2022

Translation

The above is a translation of the Danish "Regler for Netbank Erhverv". In case of doubt the Danish original applies.