



Advice, Conditions and Manual of Registration Form for K-Biz PromptPay

These terms and conditions apply to KASIKORNBANK PCL (“KBank”) and the person registering for K-Biz PromptPay (“the Applicant”). The Applicant agrees to be bound by and comply with the following terms and conditions.

1. The Applicant shall submit the Registration Form for K-Biz PromptPay per the channels and methods determined by KBank including KBank branches or agents. The Applicant can use the Applicant’s Tax ID or any other information to be announced by KBank in the future (if any) to link to the Applicant’s deposit account held with KBank under the following conditions:

1.1 The deposit account linked to Tax ID must be a savings or current account of which the account name is in the name of the Applicant only; it must not be an account for accepting payment via Bill Payment Service, and its status must be active, unless otherwise determined by KBank.

1.2 The Applicant’s Tax ID can be linked to only one deposit account, except where the linkage of that Tax ID has been cancelled per the methods and conditions determined by KBank. One deposit account can be linked to one Tax ID or per the criteria to be changed by KBank in the future.

1.3 Tax ID must be the number that can be checked from the system of the Revenue Department or Department of Business Development, the Ministry of Commerce or public agencies supervising the issue of Tax ID.

2. The Applicant agrees that the registration shall be valid only when the Applicant has proceeded to completely follow the steps determined by KBank, and KBank has notified the result of successful registration to the Applicant via the email address and/or SMS specified in the Registration Form for K-Biz PromptPay.

3. The Applicant can specify the Tax ID that has been successfully registered to link to the deposit account instead of the linked deposit account number for accepting funds transfer or using other services per the criteria determined by KBank.

4. The Applicant agrees that the financial transaction that has been conducted by specifying the linked Tax ID per the method and conditions for each product or service of KBank is valid, complete and binding upon the Applicant. The Applicant agrees that KBank shall not be liable for any loss incurred from said action; the Applicant shall be fully responsible for any loss that may be incurred therefrom.

5. If the Applicant has cancelled the linked Tax ID, or the linked deposit account or any other information used for registration has been changed or cancelled, the Applicant shall so inform KBank immediately. KBank shall have neither the duty to check said information nor responsibility for the damage that has arisen before being informed. Unless the Applicant informs KBank and there is any loss incurred, either to KBank or any person, the Applicant agrees to be responsible for said loss, in all respects.

6. The Applicant may cancel the linkage of the Tax ID to the deposit account or change the linked deposit account by informing to KBank per the method and conditions determined by KBank. The Applicant agrees to accept that the cancellation of the linkage of Tax ID to the deposit account or change in the linked deposit account shall be valid and complete only after the Applicant has completely proceeded to follow the steps determined by KBank, and KBank has notified the result of the successful cancellation of/change in the linked deposit account to the Applicant via the email address and/or SMS provided by the Applicant.

7. The Applicant agrees and acknowledges the following:

7.1 In the case where amendment to the terms and conditions of the service imposes more burden or risks on the Applicant, such amendment shall be effective upon the Applicant’s consent.

7.2 If there are other alterations or amendments to the terms and conditions, the Applicant agrees that KBank has the right to make such alterations or amendments, as KBank deems appropriate. In the event that such alterations or amendments affect the use of the services by the Applicant (such as adjusting the service fees, in correspondence with the increased operating costs, changes of the relevant services channels, or changes made to the payment due date), KBank will notify the Applicant of such alterations or amendments at least thirty (30) days in advance, unless otherwise required by law.

7.3 If KBank is required by the relevant laws and/or regulations to make further alterations or amendments to the terms and conditions, the Applicant agrees and consents to KBank's compliance with such relevant laws and/or regulations.

8. The Applicant agrees and accepts that KBank shall have the rights to suspend or terminate this service, either partially or wholly, at any time, provided that KBank will notify the Applicant in advance. Unless prior notice cannot be given, KBank shall give notice to the Applicant as soon as possible, except for the following events where KBank shall have the rights to suspend or terminate this service immediately:

8.1 The linked deposit account is closed, either by the Applicant or KBank, as the account is designated as inactive in accordance with KBank's criteria, or it is closed by any person for any other cause.

8.2 KBank either suspects or deems that the linked Tax ID or the linked deposit account has been used for the purpose or for the business that is illegal or contrary to morality or the public order, or it is categorized as a transaction that may be illegal or is unusual or deceptive or fraudulent or contrary to law, or the transaction may involve hackers, a computer virus or harmful data, or any illegitimate action, or the Applicant violates these terms and conditions.

8.3 KBank is required to perform in compliance with laws, rules and regulations, or the order of the court or the competent authorities or banking supervisory agencies.

9. The Applicant agrees to pay fees, service charges and any relevant expenses within the timeline and at the rate determined by KBank, and KBank reserves the right to change said fees, service charges and expenses at any time with prior notice given. The Applicant gives consent to KBank to immediately debit any of the Applicant's deposit accounts held with KBank for payment of fees, service charges and any relevant expenses thereof. If KBank cannot debit funds from the Applicant's deposit account due to insufficient funds in the Applicant's deposit account or for any other reason, the Applicant shall not be able to execute transaction(s) in connection with the services provided under these terms and conditions at that time, either wholly or partially, until KBank can debit the Applicant's deposit account for payment of the unpaid service fees, service charges and any relevant expenses in full, or the Applicant has fully paid said such fees, service charges or expenses.

10. The Applicant agrees to give consent to KBank to use their Tax ID for updating the data in KBank's system.

11. All letters, notices, or information which KBank has sent to the Applicant per the address provided to KBank, whether by hand or by postal mail to the address, either registered or unregistered, or email or SMS to the email address or the mobile phone number specified in the Application or via any communication channel provided to KBank shall be deemed as having been rightfully sent to the Applicant, regardless of whether or not such a letter, notice, or information is received; even though it cannot be delivered due to the relocation or demolition of, or change in the address, without any written notification of the relocation, change or demolition given to KBank; or such a letter, notice, or information cannot be sent because the address cannot be located, it shall be deemed that the Applicant has rightfully received the letter, notice, or information and acknowledged its content. The Applicant agrees to be bound by and comply with these terms and conditions and shall pay fees, service charges or any relevant expenses related to the use of this service as determined by KBank and generally notified to the Applicant via various channels of KBank, which are now available or to be made available or changed in the future as KBank deems appropriate in all respects, which shall be regarded as an integral part of the terms and conditions.