

**Conditions
for using the package
for small and medium-sized
enterprises at mBank S.A.
in the “nowy efekt”
and “nowy efekt plus” version**



Article 1

The "Conditions for Using the Package for Small and Medium-Sized Enterprises at mBank S.A. in the >>Nowy EFEKT<< and >>Nowy EFEKT Plus<< version, hereinafter referred to as the "SME Package," set forth the rules governing the acquisition, performance and expiry of the entitlement of a Holder of a current account with mBank S.A. (the "Account Holder") to avail himself of the SME Package of mBank S.A. (the "Bank") in the "Nowy EFEKT" and "Nowy EFEKT Plus" version.

Article 2

The SME Package in the "Nowy EFEKT" and "Nowy EFEKT Plus" version may be used by an Account Holder who:

- 1/ maintains his business records in the form of books of account,
- 2/ attained net sales revenues in the preceding financial year not exceeding PLN 50,000,000 or the equivalent in another currency.

Article 3

1. To obtain entitlement to the SME Package, the Account Holder submits an "Application to Open/Change an Integrated Bank Account" at a branch of the Bank with an indication of the version of the SME Package applied for.
2. To obtain the SME Package it is necessary to conclude an Integrated Bank Account Agreement (the "Agreement") between the Bank and the Account Holder containing provisions on using the SME Package in the "Nowy EFEKT" and "Nowy EFEKT Plus" version or an Annex applied in the case when the Account Holder is a party to the Integrated Bank Account Agreement concluded with the Bank.
3. On the day of entry into effect of the Agreement or the Annex on the entitlement to the SME Package the Account Holder entitlement to use his previous version of the SME Package expires.

Article 4

As part of the SME Package in the "Nowy EFEKT" or "Nowy EFEKT Plus" versions, the Account Holder is entitled to:

- 1/ a reduced overall monthly fee for maintaining his current bank account and for using the electronic banking system,
- 2/ a reduced fee for PLN transfers submitted via the electronic banking system,
- 3/ opening of term deposits by means of the Internet e-banking system the minimum amounts of which are reduced to PLN 25,000,
- 4/ cash deposits in sealed envelopes, with a reduced fee for making such deposits,
- 5/ preferential prices when using VISA Business debit PayWave payment cards.

Article 5

As part of the SME Package in the "Nowy EFEKT Plus" version, the Account Holder is also entitled to:

- 1/ preferential prices when using Visa Business PayWave and MasterCard Corporate PayPass payment cards,
- 2/ a reduced fee for SEPA credit transfer,
- 3/ individual negotiations of the rates of spot FX transactions,
- 4/ use of Automatic One-Day Deposits with the following parameters, on condition that he has concluded with the Bank an "AUTOMATIC OVERNIGHT DEPOSIT - AGREEMENT ON THE MAINTENANCE OF AUTO OVERNIGHT"
 - a/ account, from which funds are rebooked to the Auto Overnight, is a current account in PLN and/or one indicated auxiliary account in EUR/USD,
 - b/ time of rebooking the funds in excess of the minimum balance in the current account to the Auto Overnight every day,
 - c/ minimum balance remaining in the current account: PLN 25,000, minimum balance remaining in the indicated auxiliary account: USD/EUR 10,000, adequately to the currency of the auxiliary account,
 - d/ minimum amount paid into a one-day term deposit: any amount in excess of the minimum current account balance discussed under letter c,
- 5/ use of the Bank's agency services when concluding contracts of lease with mLeasing Sp. z o.o.,
- 6/ use of the Bank's agency services when concluding factoring agreements with mFaktoring SA, with the minimum amount of factoring limit reduced to PLN 200,000.

Article 6

1. During the validity of the Agreement, the Bank may introduce changes to the Conditions for SME's, especially changes to the rate of interest for funds in the Account Holder's bank account.
2. The Account Holder shall receive information on changes to the Conditions for SME's introduced during the validity of the Agreement, together with an indication of the date on which they come into effect. Information on the changes shall be delivered, subject to (3), by registered mail against confirmation of receipt, or handed to the Account Holder with suitable confirmation of receipt.
3. In the case when the Account Holder uses the Internet e-banking system on the basis of an agreement concluded with the Bank, serving the information referred to in (2) may alternatively take form of a hyperlink located on the Internet e-banking system website, directing to the mBank Group website (www.mbank.pl), containing the text of amended Conditions for SME. Along with the hyperlink, the date of publication of the amended Conditions for SME and the information on the effective date of those changes will be displayed on the Internet e-banking system website. The date of serving the amended Conditions for SME to the Account Holder shall be deemed to be the eighth day from the date of publication of the amendments to Conditions for SME on the mBank Group website at the address www.mbank.pl.
4. The Account Holder is obliged by the Bank to read the banking information provided through the Internet e-banking system, in particular, information on amendments to Conditions for SME, at least once a week.

Article 7

1. mBank S.A. with registered office in Warsaw, at ul. Senatorska 18, as the administrator of personal data, within the meaning of the Personal Data Protection Act of 29 August 1997, informs the Account Holder that the personal data of the Account Holder and of the persons representing him/her will be processed in the banking database in order to fulfill the conditions of the agreements concluded with the Bank.
2. Furthermore, be informed that in order to perform the statutory rights and obligations of the Bank related to the performance of banking operations, the Bank may transfer the Account Holder's data to:
 - 1/ Banking Register System – a database administered within the meaning of the Personal Data Protection Act by the Polish Bank Association with its registered office in Warsaw, created and operating based on Article 105 sections 4, 4a and 4d and Article 105a of the Banking Law Act,
 - 2/ Biuro Informacji Kredytowej S.A. with its registered office in Warsaw, created and operating based on Article 105(4), (4a) and (4d) and Article 105a of the Banking Law Act,
 - 3/ business information bureaus operating under the Act on Disclosure of Business Information and Exchange of Business Data of 9 April 2010, if:
 - a/ the total amount of the Account Holder's liabilities to the Bank is at least PLN 500,
 - b/ the payment or payments are 60 days or more past due,

- c/ at least one month has passed from the time the Bank transferring the data, being the creditor, sent by registered mail to the correspondence address specified by the Account Holder, and if the Account Holder has not specified such an address - to the address of the Account Holder's registered office, a call for payment including a warning of its intention to provide the data to the bureau, stating the bureau's registered business name and address of its registered office.
- 3. The data of the Account Holder collected in the Banking Register System maintained by the Polish Bank Association and in Biuro Informacji Kredytowej S.A. may be made available to:
 - 1/ other banks,
 - 2/ financial institutions operating as subsidiaries of banks within the meaning of the Banking Law Act of 29 August 1997,
 - 3/ other entities authorised on a statutory basis – on the terms and conditions specified in the Banking Law Act of 29 August 1997,
 - 4/ business information bureaus operating under the Act on Disclosure of Business Information and Exchange of Business Data of 9 April 2010 in the scope and on the conditions laid down in this Act, based on applications filed by these bureaus and in the scope defined therein.
- 4. Under the Personal Data Protection Act, the Account Holder and the persons representing him/her shall have the right to:
 - 1/ access to their data and correct them,
 - 2/ make objections to processing of their data for promotional and marketing purposes, banking services and products of the Bank.

Article 8

The Account Holder's entitlement to use the SME Package expires in the following cases:

- 1/ dissolution of the bank account agreement – on the date of dissolution of the bank account agreement,
- 2/ written termination of the bank account agreement in the part referring to the entitlement to use the SME Package, made by the Account Holder. In such a case, the Bank shall provide the Account Holder with a document confirming the reason, effect and date of expiry of the Account Holder's entitlement to use the SME Package falling no later than 30 days from the date of delivery of the notice of termination to the Bank,
- 3/ written termination of the bank account agreement in the part referring to the entitlement to use of the SME Package made by the Bank for significant reasons, in particular due to non-performance or improper performance by the Account Holder of the obligations arising from the agreements concluded by the Account Holder with the Bank, including those necessitating termination of those agreements or submission to the Bank of a fraudulent statement in the "Application to Open/Change an Integrated Bank Account". The document of termination shall contain the reasons for the termination, its effects, and the date of expiry of the Account Holder's entitlement to use the SME Package, falling not later than 30 days from the date on which the notice of termination by the Bank was drawn up.

Article 9

Following expiry of the Account Holder's entitlement to use the SME Package, the Account Holder is entitled to use banking products and services under general rules with the following exceptions:

- 1/ except when his bank account agreement has been dissolved, the Account Holder may use the payment cards issued as part of the SME Package until the date of expiry of these cards,
- 2/ the "Automatic Overnight Deposit – Agreement on the maintenance of Auto Overnight" shall be dissolved on the date of termination of the Account Holder entitlement to use the SME Package in the "Nowy EFEKT Plus" version.

Article 10

The Account Holder using the SME Package may avail himself/herself of the products offered by the Bank under the general rules, provided it is not in contradiction with these Conditions.

Article 11

All preferences regarding commissions and charges are set forth in the valid Tariff of banking fees and commissions of mBank for SME and Corporates.

Article 12

- 1. The Account Holder may file a complaint about the services rendered by the Bank under the Conditions.
- 2. Complaints may be filed with every organisational unit of the Bank providing customer service. The list of organisational units of the Bank together with their addresses is published on the official website of mBank Group.
- 3. Complaints may be filed in writing, verbally – by phone or in person during a meeting with the Bank's employee or electronically, in particular via the electronic banking system mBank CompanyNet.
- 4. Each complaint should contain a detailed description of the questionable event, the Account Holder's expectations regarding the way of resolving the complaint, bank account number, name and statistical number REGON of the Account Holder and data of the person filing the complaint (first name, last name, phone number and e-mail address).
- 5. The Bank handles complaints forthwith, as soon as possible; however, the deadline for handling a complaint and for providing a reply should not exceed 30 calendar days from the date of receipt of the complaint by the Bank. In particularly complicated cases which make it impossible to handle a complaint and provide a reply within the time limit stated in the previous sentence, it is acceptable to extend the deadline for handling a complaint and providing a reply to a maximum of 60 days; if that is the case, the Bank notifies the Account Holder accordingly.
- 6. Having handled the complaint, the Bank notifies the Account Holder about the result of the complaint procedure. Replies to complaints are provided in writing, with the use of other durable medium, or - in the case of an Account Holder being a legal person or an organisational unit without legal personality - by e-mail.
- 7. In the event when the claims arising from the complaint are not acknowledged, the Account Holder may request the Bank to reconsider the complaint within 14 days from the date of receipt of the reply to the complaint. The request should be made in writing. The request should contain the data referred to in (4).
- 8. The provisions of (1)-(7) do not limit the Account Holder's right to pursue claims against the Bank in accordance with generally applicable law.
- 9. The Bank's operations are supervised by the Polish Financial Supervision Authority (KNF).