

Privacy Statement for ING Wholesale Banking customers

Philippines - March 2025



do your thing

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ING Bank N.V. is an European financial institution and is subject to the data protection obligations set out in the [EU General Data Protection Regulation 2016/679 \(GDPR\)](#).

To comply with GDPR, ING Bank N.V. has implemented data protection principles on a global scale, through its Global Personal Data Protection Policy (GPDP). The GPDP is binding on all ING entities, subsidiaries, branches, representative offices, and affiliates worldwide and approved by the EU Data Protection Authorities. Therefore, in addition to local Bank N.V. has resolved that all its entities, subsidiaries, branches, representative offices, and affiliates worldwide comply with GPDP regardless of geographical location, market typology or target customer.

This is the Privacy Statement of ING Wholesale Banking (ING WB) part of ING Bank N.V. and belonging to ING Group, all its entities, subsidiaries, branches, representative offices, affiliates ('WB', 'we', 'us' and 'our'), and it applies to us as long as we process personal data that belongs to individuals ('you').

1. Purpose and scope of this Privacy Statement

At ING Wholesale Banking, we understand that your personal data is important to you. This Privacy Statement explains in a simple and transparent way what personal data we collect, record, store, use and process and how. When handling your data, we seek to ensure that the right people are using the right data for the right purpose.

This Privacy Statement applies to:

- All past, present and prospective individuals ("you") who are linked to ING Wholesale Banking ("WB") customers. This may mean legal representatives of ING Wholesale Banking customers or contact persons acting on behalf of our corporate customers, beneficiaries or payees, guarantors, ultimate beneficial owners, directors and officers, members of supervisory board, shareholders, debtors or tenants of our customers, visitors of our ING WB websites, or visitors of our physical locations, professional advisors, auditors, or other individuals involved in transactions concerning an ING WB customer.

We obtain your personal data in the following ways:

- Directly from you, when act in the capacity of legal representative of a WB customer, for example when you, as the companies' representative register

yourself for our online services, complete a form, sign a contract with ING, use our products and services, contact us through one of our channels.

- Indirectly from your employer, when you may act as a representative, contact person or when you exercise a mandate provided to you by your employer (i.e. corporate card users) when it becomes a prospective customer or if it is an existing customer.
- From other available sources such as commercial registers, registers of association, the online or traditional media, cookies and similar technologies via our websites and apps, publicly available sources or other ING companies or third parties such as payment or transaction processors, other financial institutions, commercial companies or public authorities.

Further information may be provided by you where necessary, e.g. when you apply for a specific product or service.

We refer to our cookie statement as published on the INGWB website for more information about the use of cookies and comparable technologies.

2. The types of personal data we process

Personal data refers to any information that identifies or can be linked to a natural person. Personal data we can process about you may include (depending on the role of the individual that is acting on behalf of or in relation to our ING WB customers):

- **Identification data and contact data:** your name, date and place of birth, ID number and National Identification Number, TIN, as well as other information

included in the ID (such as citizenship or date of issue or expiration), email address, address, telephone number, title, nationality and a specimen signature, fiscal code/social security number or identifier in systems of ING.

- **Transaction data**, such as your bank account number, any deposits, withdrawals and transfers made to or from your bank account, and when and where these took place, transaction identifiers and associated information.
- **Financial data**, when you undertake a guarantee with us for the benefit of a customer, we may verify credit history, credit capacity, and other information relating to your credit worthiness and credit conditions
- **Socio-demographic data**, when a company applies for a corporate lending solution, we may process the name, company mandate, education, and employment information of its shareholders, CEO, CFO or other individuals in similar roles acting on behalf of a corporate client, for corporate credit risk assessment, monitoring, and review.
- **Online behaviour and information about your devices**, such as your IP address and device ID of your mobile device or computer and the pages and your user behaviour when visiting on ING websites and apps.
- **Data about your interests and needs that you share with us**, for example when you contact our call centre or fill in an online survey or when you use our platforms or fill in surveys.
- **Know our customer data** such as the name, date and place of birth, address, nationality, TIN, and government issued ID of UBOs, principals, directors and legal representatives of companies, which we may process as part of customer due diligence and to prevent fraudulent conduct or behavior that contravenes international sanctions, and comply with

regulations against money laundering, terrorism financing and tax fraud

- **Audio-visual data**: where applicable and legally permissible, we process surveillance videos at ING premises, or recordings of phone or video calls or chats with our offices. We can use these recordings to verify telephone orders, for example, or for fraud prevention or staff training purposes.
- **Your interactions with ING on social media**, such as Meta (Facebook and Instagram), Twitter, LinkedIn and YouTube. We follow public messages, posts, likes and responses to and about ING on the internet.
- **Information related to your location when making a payment or when accessing certain products/services**, for example when you withdraw cash from an automated teller machine (ATM). Or, geo-coordinates (in the case of physical risk processes for loans), or , geo-coordinates (in the case of physical risk processes for loans).

Sensitive personal data

Sensitive data is for example data relating to political beliefs, or to administrative or criminal proceedings or sanctions). For instance, we may process criminal data insofar as this is necessary for the management of our own disputes.

We may process your sensitive data for the purposes set out below in Section 3 (What we do with your personal data) if:

- We have your explicit consent;
- We are required or allowed to do so by applicable local law; or

For example, we process sensitive data in connection with:

- Know your client (KYC) data obligations: we may keep a copy of your passport or ID card, as applicable based on local law;

- Money laundering or terrorism financing monitoring: we monitor your activity and may report it to the competent regulatory authorities; and
- If allowed under local law, and you choose to use it, we may use your face, fingerprint or voice as recognition for authentication to access mobile apps and certain operations therein.

Please note that if you (as a representative of an ING WB customer) instruct us to make a payment to a political party, trade union, a religious institution or health care institution, this qualifies as sensitive personal data. Therefore, ING will not process this sensitive personal data for purposes other than executing the transaction or with your explicit consent. However, it is possible that as a result of our obligation to comply with anti-money laundering regulations and our interest in preventing fraud, we may further process such data, for example to verify the origin of the funds, but only in the context of anti-money laundering regulations.

3. What we do with your personal data

Processing means every activity that can be carried out in connection with personal data, such as collecting, recording, storing, adjusting, organising, using, disclosing, transferring or deleting it in accordance with applicable laws. We only use your personal data for:

1. Performing agreements to which you are a party or taking steps prior to entering into these agreements.

We use your personal data when you enter into an agreement with us, or when we have to execute our obligations under these agreements.

If you are acting on behalf of an ING WB customer, we may use your personal data to enter into an agreement with the customer, and to contact the customer when needed. If you are an individual providing guarantee for the customer or a beneficiary of payment instruments, we may use your personal data to enter into an agreement or executing a payment order in connection to our arrangements with the customer. We may verify your capacity and powers using trade registers or incumbency certificates.

2. Compliance with our legal obligations.

We use your personal data to comply with a range of legal obligations and statutory requirements, including banking and financial regulations such as: the Common Reporting Standard (hereinafter referred to as "CRS") or reporting obligations related to FATCA or to the Deposit Guarantee schemes in the Banking System, MiFid, EMIR, MMSR – or other regulations that oblige us to perform or provide:

- Integrity checks: when entering into a customer relationship with you, we have a legal obligation to consult available incident registers and warning systems and national and international sanctions lists.

- Identity verification: when entering into a customer relationship with you, we have a legal obligation to confirm your identity (know your customer check) or check your public exposure. We can do this by making a copy of your identity document, which we will only use for identification and verification purposes. Also, for identification purposes we may collect your access/ logging data to our ING WB secure remote channels (via Home'Bank, via Business'Bank or via the ING Banking App, the chat room, or other apps). We may also rely on checks performed by other financial institutions to verify your identity.

- In case of lending activities, information on address or geo-location details may be processed in order to ascertain the physical risk associated with your assets in the event of natural disasters.
- Fraud prevention and anti-money laundering and terrorism financing checks: we have a legal obligation to check for potential fraud, money laundering and terrorism financing.
- Regulatory and statutory reports to our regulators as set out in section 4 (Who we share your personal data with and why).

We rely on the lawful basis of **‘necessary to comply with a legal obligation’** when we use your data for these processing activities.

3. Our legitimate interest. We process your data for a range of purposes that are in our interests as described below.

When relying on legitimate interest, we ensure that processing remains proportionate and that your interests, fundamental rights and freedoms are respected. If you would like more information about our reasoning behind our assessment in a specific case, please contact us using the details provided in section 10 (Contact and questions).

Please find below an overview of the purposes for which we process your personal data where we rely on legitimate interest:

- **As our contact representing the WB Customer** -we process the personal data of Legal Representatives and other employees or individuals acting on behalf of our corporate clients based **on legitimate interest** since we do not enter into an agreement with the individual but with the corporate client.

- **To develop and improve our products and services.** We may use your personal data when analysing your visit to our website or app with the aim of improving these. We use cookies and comparable technologies for this. For more information, we refer to our cookie statement as published on our sit. We will also ask your feedback on our current products and services or ask for your opinion on new product ideas. This can include recording your conversations with us, but we will always inform you about this beforehand unless this is not allowed according to local law.

- **To promote and offer you the best-suited products and services provided by us or other ING entities.** We will process your personal data when informing or advising you about similar products and services from ING. Of course, if you don't want to receive these offers you have the right to object or to opt out (please check the methods to our “Right to object to processing” section. We strive to understand you better and meet your changing needs by offering you services that will suit your specific situation. To achieve such personalisation, we may:

- analyse your habits and preferences in our various communications channels, visits to our website or other online environments, etc.);
- analyse the products and services that you have already purchased from us.

- **To maintain good commercial relations with all our customers and other concerned parties.** We may collect contact details of individuals acting on behalf of WB customers for commercial purposes (events, interesting deals, market research, etc) and day to day contacts based on legitimate interest.

•Relationship management and marketing.

We may ask you as the representative of the customer to give us feedback on the products and services offered to the business client. We may send newsletters regarding new and existing products and services offered by ING. You may opt out of any communication at any time.

• We may also analyse your interactions with ING on social media, such as Meta (Facebook and Instagram), Twitter, LinkedIn and YouTube. We follow public messages, posts, likes and responses to and about ING on the internet.

• To ensure effective and efficient internal business process execution and management reporting. We process your data for our internal processes and operations and to help our management to make better data-driven decisions about our operations and services. We will always choose aggregated data for this if we can, so that you are not identifiable. This includes:

- analysing our market position in different segments;
- performing a cost and loss analysis;
- training our staff, for example by analysing recorded phone calls (if recording is permitted by local law) in our call centres to improve our calling scenarios;
- automating our processes such as application testing, automatic filling of complaints handling, etc.;
- conducting litigation and complaint management.
- Meeting our environmental, social and governance commitments including external reporting.

• To introduce and deploy Artificial Intelligence systems in order to increase the efficiency and effectiveness of our workflows. We may process customers'

personal data collected and stored for the financial crime and fraud prevention purposes, in order to ascertain the efficiency and effectiveness of deploying Artificial Intelligence solutions in order to improve ING's financial crime and fraud prevention processes. ING Bank NV performs such testing activities based on its legitimate interest of using state of the art technology in order to ensure prevention, detection and containment of financial crime and fraudulent activities and to contribute to the security and stability of the financial system.

ING may also use generative AI systems (i.e. AI systems which are able to create original content such as new texts or images) for the following processing activities and purposes:

- enhancement of our chatbot functionality if you use the chat, available from an ING Channel. If you use such Chatbot, you will be informed that you are interacting with an AI system;
- engaging marketing content creation.
- in the context of investigational initiatives directed at accurately detecting any suspicious activity that can be red-flagged as fraud (early warning indicators)

4. To protect your vital interests. We process your personal data when necessary to protect your interests which are essential for your life or that of another natural person. For example, for urgent medical reasons pertaining to you. We will only process your personal data necessary for the vital interests of another natural person if we cannot base it on one of the other purposes mentioned.

5. To respect your choice if we request your consent for specific personal data processing.

For certain types of personal data processing, we will provide you with specific information about the process and request your prior consent before processing your personal data. This may include:

- the use of biometric data such as face or fingerprints as authentication and/or verification purposes such as for access to mobile apps;
- recording your conversations with us online, by telephone or in our branches;

You may withdraw your consent at any time as set out in [section 6 “Your rights and how we respect them”](#).

4. Who we share your personal data with and why

There are situations in which we need to provide your personal data to other parties involved in the provision of our services. This could include data transfers within ING Group, to your employer (our WB customer) and to third parties.

Within ING

ING Wholesale Banking is part of ING Group which provides financial services in over 40 countries. For more information about ING Group, please visit <https://www.ing.com/About-us/Profile/ING-at-a-glance.htm>

ING is committed to your privacy, and it has adopted strong privacy principles through its Global Personal Data Protection Policy ('GPDP'). The GPDP is approved by the Dutch Data Protection Authority, which is the lead supervisory authority for ING Bank N.V., and is binding on all ING entities, subsidiaries, branches, representative offices, and

affiliates worldwide (also known as 'Binding Corporate Rules').

We may share your personal data within ING to ensure that we're able to comply with our legal obligations such as:

- To comply with any regulatory and statutory reporting obligations and data requests as required by ING Group's European regulators, including the European Banking Authority (EBA), European Central Bank (ECB) and the Financial Stability Board (FSB). Unless data on an individual level is specifically requested by a regulator, we will always make sure that personal data is aggregated, meaning that only information about groups of customers will be shared with the Group's regulators to ensure that it can no longer be linked back to you.
- For the development of ING's internal credit models. Under EU banking rules, ING is obliged to develop these credit models to be able to calculate any counterparty risks and exposures. This allows ING to determine our risks as well as the extent of the financial buffer we are required to hold when providing financial services to you.
- For the development of ING's know your customer (KYC) models. To safeguard ING against involvement in financial economic crimes, KYC models are being developed on a group level for customer and transaction screening to detect potential or actual criminal activity. These KYC models incorporate mandatory requirements derived from the EU Directives and Regulations in the area of prevention of money laundering and terrorist financing, the Basel Committee on Banking Supervision Guidelines (BCBS) and EU, US and UN sanctions laws and regulations.

ING also continues to strive to make our everyday procedures more efficient and effective since it is in our legitimate interest to offer you the best possible services at competitive rates. As such, ING will share your personal data within ING to centralise certain operations to achieve economies of scale, such as:

- For efficiency reasons, certain operational and administrative tasks in relation to the agreements we have with our customers, client management (including screening) or the processing of transactions have been centralised in processing centres, named ING HUBS located in countries such as Slovakia, Poland, Romania, Turkey and the Philippines. These entities will process your data on behalf of ING and are fully subject to ING's Global Personal Data Protection Policy (GPDP) to ensure an adequate level of data protection.
- The development of models mainly related to improving customer processes such as optimisation of account management and product management in customer channels. For efficiency reasons, these models are mainly developed by our analytics department on a group level. Your personal data will be pseudonymised when transferred for this purpose.
- We may use centralised storage systems to process data at a central point within ING for efficiency purposes. For instance, to create different types of credit risk models as mentioned above. These centralised storage systems are operated by ING or third parties such as Microsoft and might be located outside the EU. In any case, ING will always ensure that adequate measures are in place to safeguard your personal data.

Please note that ING WB will remain responsible for ensuring that the processing of your personal data - including any processing carried out by other ING entities on our behalf as set out above - complies with the applicable data protection regulations. Within ING there are strict requirements included in internal policies and contractual arrangements in place to ensure that your personal data will only be processed for a specific purpose on the basis of an appropriate legal basis if so required by local law (taking into account any effect such processing may have on you) and that adequate organisational and technical measures have been implemented to protect your rights. We will also remain responsible for handling any request you may have in relation to your personal data protection rights as described below.

With third parties

We also share your personal data with the following third parties:

Government, supervisory and judicial authorities

To comply with our regulatory obligations, we're obliged by law to disclose certain personal data to the relevant government, supervisory and judicial authorities, including:

- **Public authorities, regulators and supervisory bodies** such as the European Central Bank (ECB) and De Nederlandsche Bank (the Dutch central bank, DNB) in the Netherlands.
- **Local tax authorities** may require us to report customer assets or other personal data such as your name and contact details and other information about your organisation. For this purpose, we may process your identification data such as social security number, tax identification

number or any other national identifier in accordance with applicable local law.

- **Judicial/investigative authorities** such as the police, public prosecutors, courts and arbitration/mediation bodies at their express and legal request.

Other financial institutions

To process certain payment and withdrawal services, we may have to share information about the WB customer or its representative with another bank or a specialised financial company based in other countries. We may also share information with financial sector specialists who assist us with financial services like:

- Payments and credit card transactions worldwide, including Mastercard and VISA where applicable.
- Processing electronic transactions worldwide.
- Settling domestic and cross-border security transactions and payment transactions.
- Other financial services organisations, including banks, superannuation funds, stockbrokers, custodians, fund managers and portfolio service providers.

Society for Worldwide Interbank Financial Telecommunication (SWIFT)

Joint controller

ING is working together with SWIFT as joint controllers to fulfill a common purpose: processing securely and reliable transaction services in line with our contractual commitment. In order to fulfill this purpose, personal data such as:

- o account number of the beneficiary in the case this is an individual
- o payment details of such payment order to an individual
- o and transaction identifiers (e.g. transaction reference number) are being shared with SWIFT.

As joint controllers, ING and SWIFT agreed to address requests concerning data subject rights and/or other relevant data protection questions concerning the processing activities performed jointly (processing of payments) in a centralized manner; as such, ING will be the main point of contact for any such requests as stated under section 6 “Your Rights and how we respect them”.

Service providers and other third parties

When we use other service providers or other third parties to carry out certain activities in the normal course of business, we may have to share personal data required for a particular task. We carefully select these companies and enter into clear agreements with them on how they are to handle your personal data. We remain responsible for your personal data. These service providers support us with activities such as:

- Designing, developing and maintaining internet-based tools and applications.
- IT service providers who may provide application or infrastructure services (such as cloud services).
- Marketing activities or events and managing customer communications.
- Preparing reports and statistics, printing materials and designing products.
- Placing advertisements on apps, websites and social media.
- Legal, auditing or other special services provided by lawyers, notaries, trustees, company auditors or other professional advisers.
- Identifying, investigating or preventing fraud or other misconduct by specialised companies.
- Performing specialised services such as postal mail by our agents, archiving of physical records, contractors and external service providers.

- Carrying out securitisation arrangements (such as trustees, investors and the advisers).

Independent agents, brokers and business partners

We may share your personal data with independent agents, brokers or business partners who act on our behalf, or who jointly offer products and services, such as insurance, with us. They are registered in line with local legislation and operate with due permission of regulatory bodies.

Researchers

We are always looking for new insights to empower you to stay a step ahead in life and in business. For this reason, we exchange personal data (when it is legally allowed) with partners such as universities and other independent research institutions, who use it in their research and innovation. The researchers we engage must satisfy the same strict requirements as ING employees. When possible, the personal data will be shared at an aggregated level to ensure the results of the research are anonymous.

5. Transfer of personal data outside the European Economic Area

Whenever we share your personal data (if EU data protection laws apply) with third parties or other ING entities located in countries outside the European Economic Area (EEA) that do not offer an adequate level of data protection, we will make sure there are adequate measures in place to ensure that your personal data is sufficiently protected.

For this purpose, we rely on so-called transfer tools, including:

- **EU Model clauses** or Standard Contractual Clauses - these are contractual clauses we agree with any external service providers located in a non-adequate country to ensure that such a provider is contractually obliged to provide an adequate level of data protection.
- **Binding Corporate Rules** - for personal data transfers within ING Group, we also rely on binding internal Group policies (i.e. the Binding Corporate Rules) to ensure that ING entities located in a non-adequate country adhere to an adequate level of data protection when processing personal data as set out in section 4 (Who we share your personal data with and why).

Furthermore, we will assess on a case-by-case basis whether any organisational, technical (such as encryption) and/or contractual safeguards need to be implemented to ensure your personal data is adequately protected, taking into account the legal framework of the country where the data importer is located.

6. Your rights and how we respect them

If your personal data is processed, you have rights. Based on applicable laws, your personal data protection rights may vary from jurisdiction to jurisdiction. If you have questions about which rights apply to you, please get in touch with us using the email address mentioned in section 8 (How we protect your personal data)

You have the following rights:

Right to be informed & Right to damages

- as specified in the PH IRR DPA Act of 2012

<https://privacy.gov.ph/implementing-rules-regulations-data-privacy-act-2012/#34>

Right of access

You have the right to ask us for an overview of your personal data that we process.

Right to rectification

If your personal data is incorrect, you have the right to ask us to rectify it. If we share data about you with a third party and that data is later corrected, we will also notify that party accordingly.

Right to object to processing

You can object to ING WB using your personal data for its own legitimate interests if you have a justifiable reason. We will consider your objection and whether processing your personal data has any undue impact on you that would require us to stop processing your personal data.

You may not object to us processing your personal data if:

- we are legally required to do so; or
- it is necessary to fulfil a contract with you.

You can also object to receiving personalised commercial messages from us. When you become an ING customer, we may ask you whether you want to receive personalised offers.

Should you change your mind later on, you can **choose to opt out of receiving these messages**. For example, you can use the **'unsubscribe' link** at the bottom of commercial emails or manage your preferences on our website or mobile banking app.

In addition, even if you opt out of receiving personalised offers, we will alert you to unusual activity on your account, such as:

- When your credit or debit card is blocked.
- When a transaction is requested from an unusual location.

Right to restrict processing

You have the right to ask us to restrict using your personal data if:

- you believe the personal data is inaccurate;
- we are processing the personal data unlawfully;
- we no longer need the personal data, but you want us to keep it for use in a legal claim;
- you have objected to us processing your personal data for our own legitimate interests.

Right to data portability

You have the right to ask us to transfer your personal data directly to you or to another company. This applies to personal data you have provided us with directly and that we process by automated means with your consent or on the basis of a contract with you. Where technically feasible, and based on applicable local law, we will transfer your personal data.

Right to erasure ('right to be forgotten')

ING is sometimes legally obliged to keep your personal data. However, if you exercise your right to be forgotten, we will erase your personal data when:

- we no longer need it for its original purpose;
- you withdraw your consent for processing it;
- you object to us processing your personal data for our own legitimate interests or for personalised commercial messages;
- ING unlawfully processes your personal data; or
- local law requires ING to erase your personal data.

Right to complain

Should you as a customer or as a customer's representative be unsatisfied with the way we have responded to your concerns, you

have the right to submit a complaint to us. If you are still unhappy with our reaction to your complaint, you can escalate it to the ING Bank data protection officer. You can also lodge a complaint with the data protection authority located in the country where your personal data is processed by us.

Right to withdraw consent

If you have given your consent to us for specific processing of your personal data as set out in section 3 (What we do with your personal data), you can withdraw your consent at any time. From that moment, we are no longer allowed to process your personal data. Please be aware that such withdrawal will not affect the lawfulness of processing based on consent before its withdrawal.

Transmissibility of Rights of the Data Subject. The lawful heirs and assigns of the data subject may invoke the rights of the data subject to which he or she is an heir or an assignee, at any time after the death of the data subject, or when the data subject is incapacitated or incapable of exercising the enumerated rights as specified in the PH IRR DPA Act of 2012 <https://privacy.gov.ph/implementing-rules-regulations-data-privacy-act-2012/#34>

Exercising your rights

To exercise any of the rights as set out above, please send your request to your ING branch location where you hold your bank account. For generic questions related to this privacy statement, please send your request to **WB.DPE.OFFICE@ING.COM**.

When exercising your right, the more specific you are with your request, the better we can assist you. We may ask you for additional information to verify your identity. In some cases, we may deny your request and, if permitted by law, we will notify you of the reason for denial of your

request. If permitted by law, we may charge a reasonable fee for processing your request.

We want to address your request as quickly as possible. However, based on your location and applicable laws, the response times may vary. Should we require more time (than normally permitted by law) to complete your request, we will notify you immediately and provide reasons for the delay.

7. Retention

We do not store your personal data longer than we need to for the purposes (as set out in section 3 (What we do with your personal data)), for which we have processed it. For applicable retention periods we refer to the applicable local privacy statement. Sometimes we use different storage periods. For example, if the supervisory authority requires us to store certain personal data longer or if you have filed a complaint that makes it necessary to keep the underlying personal data for a longer period. If we no longer need your personal data as described above, we delete or anonymise the personal data, in accordance with regulatory provisions and applicable law.

8. How we protect your personal data

We take appropriate technical and organisational measures to ensure the availability, confidentiality and integrity of your personal data and the way it is processed. This includes state-of-the-art IT security, system and access controls, security monitoring, segregation of duties. We apply an internal framework of policies and minimum standards across all our businesses to keep your personal data safe. These policies and standards are periodically reviewed to keep them up to date with regulations and market developments.

In addition, ING employees are subject to confidentiality obligations and may not disclose your personal data unlawfully or unnecessarily. To help us continue to protect your personal data, you should always contact ING if you suspect that your personal data may have been compromised.

9. Changes to this Privacy Statement

We may amend this Privacy Statement to remain compliant with any changes in law and/or to reflect how our business processes personal data. This version was created in March 2025.

10. Contact and questions

To learn more about how we protect and use your personal data, or if you wish to exercise your rights as a data subject, please send an email to the local data protection executive office as indicated in the overview below. While we encourage you to always contact the local data protection executive office first, you can also directly contact the local data protection officer, using the dedicated email address as indicated in the overview below.

For generic questions related to this statement you can send an email to **WB.DPE.OFFICE@ING.COM**

Location	local DPE	local DPO	local DPA
Australia	DPEOffice@ing.com	privacyaccessrequests@ing.com.au	The Privacy Commissioner, under the Office of the Australian Information Commissioner ("OAIC") https://forms.business.gov.au/smartforms/servlet/SmartForm.html?formCode=OAIC-NDB&tmFormVersion
Austria	philipp.meinhart.extern@ing.at	fabian.laub@ing.at	Datenschutzbehörde dsb.gv.at
Belgium	ing-be-PrivacyOffice@ing.com	ing-be-PrivacyOffice@ing.com	contact@apd-gba.be
Bulgaria	vladimir.popov@ing.com	emil.varbanov@ing.com	Commission for Personal Data Protection https://www.cpdp.bg/
Czech Republic	wb.dpe.office@ing.com	dpo-cz@ing.com	Úřad pro ochranu osobních údajů https://www.uoou.cz
Dubai	gb-ldn-businesscontrol@ing.com	UKDPO@internal.ing.com	https://www.difc.ae/business/operating/data-protection/
France	wb.dpe.office@ing.com	dpo.privacy.france@ing.com	Commission Nationale Informatique et Libertés https://www.cnil.fr/fr
Germany	sp_dpe-office_ger@ing.de	dpo.office.germany@ing.de	poststelle@datenschutz-hessen.de-mail.de
Hong Kong SAR	rcdooffice.asia@asia.ing.com	dphongkong@asia.ing.com	PCPD- Privacy Commissioner for Personal Data, Hong Kong https://www.pcpd.org.hk/

India	rcdooffice.asia@asia.ing.com	Data Grievance Officer: Ng Shao Jie dpoindia@ing.com	Ministry of Electronics and Information Technology Data Protection Board of India
Indonesia	rcdooffice.asia@asia.ing.com	dpoindonesia@asia.ing.com	Ministry of Communications and Informatics of the Republic of Indonesia ("MOCI")
Ireland	wb.dpe.office@ing.com	iedpo@ing.com	The Data Protection Commission (DPC) www.dataprotection.ie
Italy	dpe.office.it@ing.com	dpo.office.italy@ing.com	GPDP - Garante per la Protezione dei Dati Personali https://www.garanteprivacy.it/
Japan	rcdooffice.asia@asia.ing.com	dpotokyo@asia.ing.com	PPC – Personal Information protection Commission Japan https://www.ppc.go.jp/en/
Mexico	wb.dpe.office@ing.com	DPO.US@ING.COM	INAI (Federal Institute for Access to Public Information and Data Protection)
Netherlands	privacyloket@ing.com	privacyloket@ing.com	Autoriteit Persoonsgegevens https://autoriteitpersoonsgegevens.nl
Philippines	rcdooffice.asia@asia.ing.com	DPOManila@asia.ing.com	National Privacy Commission https://privacy.gov.ph/
Poland	abi@ing.pl	abi@ing.pl	UODO https://uodo.gov.pl/

Portugal	ML-ES-IDS-DPE-Office@ing.com	dpo@ing.es	https://www.cnpd.pt/
Romania	DPEO_RO@ing.com	Data_Protection_Office@ing.ro	Romanian DPA – Autoritatea Nationala de Supraveghere a Prelucrarii Datelor cu Caracter Personal anspdcp@dataprotection.ro
Russia	wb.dpe.office@ing.com	mail.russia@ingbank.com	The Federal Service for Supervision of Communications, Information Technology, and Mass Media (Roskomnadzor) https://rkn.gov.ru/
Singapore	rcdooffice.asia@asia.ing.com	dposingapore@asia.ing.com	PDPC- Personal Data Protection Commission Singapore https://www.pdpc.gov.sg/
Slovakia	DPE.Office@ing.com	dpo@ing.sk	Úrad na ochranu osobných údajov Slovenskej republiky https://dataprotection.gov.sk/uouu/
Spain	ML-ES-IDS-DPE-Office@ing.com	dpo@ing.es	https://www.aepd.es/es
Switzerland	wb.dpe.office@ing.com	wb.dpe.office@ing.com	Federal Data Protection and Information Commissioner (FDPIC)
Taiwan	rcdooffice.asia@asia.ing.com	dpotaiwan@asia.ing.com	
Türkiye	vyb@ing.com.tr	uyumverikoruma@ing.com.tr	Türkiye Cumhuriyeti Kişisel Verileri Koruma Kurulu https://www.kvkk.gov.tr
Ukraine	DPE.Office@ing.com	dpo.wbn.ua@ing.com	Personal Data Protection department of Ombudsman http://www.ombudsman.gov.ua

United Kingdom	gb-ldn-businesscontrol@ing.com	UKDPO@internal.ing.com	Information Commissioner's Office (ICO) https://ico.org.uk
USA	wb.dpe.office@ing.com	DPO.US@ING.COM	Any US regulator e.g. FINRA and California State for any residents due to California Protection Act. No specific data protection authority at a Federal level
Vietnam	rcdooffice.asia@asia.ing.com	dpvietnam@asia.ing.com	*Ministry of Public Security ("MPS") and the Ministry of Information and Communication ("MIC")