



NaviPartner License Agreement (NLA)

LICENSE

NaviPartner software is delivered in accordance with the terms and conditions of this agreement. Any use of the software is considered to be an acceptance of this License Agreement along with NaviPartner's General Terms and Conditions. NaviPartner provides the licensee with inalienable rights and non-exclusive rights of use (license) to the acquired NaviPartner product (hereafter referred to as the Product). The current license includes, at the time of the conclusion of the license agreement, the latest draft and released version of the Product, and ensures the licensee access and rights of use for any available newer versions of the Product.

REGARDING POWER BI & DYNAMICS 365 BUSINESS CENTRAL

Setup of Power BI for use in Dynamics 365 Business Central is complex and requires additional Power BI licensing and infrastructure to enable support of Power BI.

COPYING

Licensee may only copy the Product if it serves the following purposes:

1. The copies are used for archiving or security purposes.
2. The copies are used for installation of the Product.
3. Mandatory rules of law prescribe the licensee's right of copying.

IMMATERIAL RIGHTS

NaviPartner has the complete copyrights and any other immaterial property rights to the Product. The product is covered by copyright law and international conventions

on immaterial property rights. As a consequence of NaviPartner's immaterial property rights, Licensee may only have the Product in accordance with the terms described in the License Terms. Licensee may never lend, lease, sell, pledge or otherwise transfer the Product or its rights to third parties. Licensee cannot allow third parties to use or dispose of the Product.

Any breach of NaviPartner's immaterial property rights, including the licensee's unauthorized use of the Product, which enables third parties to infringe NaviPartner's immaterial property rights, is considered a major breach of these license terms, which entitles NaviPartner to terminate the license relationship with immediate effect.

LIMITATION OF LIABILITY

In no event will NaviPartner be liable for loss of expected profits, loss of data, damage to registrations or data or any other indirectly documented incidental loss or consequential loss arising out of or in connection with the licensee's use of the Product. NaviPartner is responsible for product liability in accordance with current and mandatory legislation.

In all cases, NaviPartner's total liability for loss or damage arising out of or in connection with these license terms or use of the Product is limited to the license fee actually paid by the Licensee for the Product in the last 12 months before sending any justified complaint.

FORCE MAJEURE

NaviPartner is not responsible to the licensee in so far as the cause of errors and consequential losses are caused by circumstances beyond NaviPartner's control and which NaviPartner should not have taken into account at the time of the licensing agreement nor should have

avoided or overcome. Unforeseeable failure delayed or missing deliveries, strikes, lockouts, lack of transport facilities, restrictions from public authorities and similar events exempt NaviPartner from liability.

VIOLATION

NaviPartner is entitled to terminate these license terms, including the Enhancement Plan with immediate effect, if the licensee substantially violates these. Licensee is entitled to terminate license terms immediately if NaviPartner substantially violates its obligations under this license agreement.

LICENSE AGREEMENT LENGTH AND TERMINATION

Agreement length and termination is subject to NaviPartner's General Terms and Conditions.

LICENSE AGREEMENT

In the event of termination of the License Agreement, for any reason, the Licensee is to immediately uninstall the Product, including and without limitation, all the copies.

PAYMENT

Payment is subject to NaviPartner's General Terms and Conditions.

LAW AND JURISDICTION

All disputes arising from this license are governed by Danish law without regards to any law-making principles. Disputes are to be brought before the Court of the City of Copenhagen unless the parties agree otherwise.