## Business Online Banking Platform Initial Login

## **Initial Login** www.ecountybank.com If any of the targets on this list are incorrect, please contact us for assistance. You will also be able to manage these targets after login by going to Security Preferences under 争 1 X Countybank Settings and choosing the Secure Delivery option. Login ID ♠ 2 Countybank 🗸 Remember me Please select a target Text me: (XXX) XXX-4833 Email me: verixxxxx@yaxxx.con Privacy Polic Back STEP **ACTION** Enter your Login ID and Password, including the token. 1 A Secure Access Code (SAC) will be sent to your contact information on file. 2 3 A 6-digit code will be sent to the target you select; enter the code that is provided. A password change is required; a token will no longer be necessary to log in. 4 5 Choose whether to Register Device (only do this on a personal device, if at all).



## Business Online Banking Platform Initial Login

## Initial Login

The Master Online Banking Agreement will only display the first time you log in. This agreement must be accepted to proceed to the online banking platform.

| •<br>Countybank             |  |
|-----------------------------|--|
| Login 🗸                     | THIS AGREEMENT IS SUBJECT TO ARBITRATION PURSUANT TO THE FEDERAL ARBITRATION ACT, 9 U.S.C. ?????? 1 ET SEQ. AND AS PROVIDED BY THE SOUTH   |
| Disclaimers                 | CAROLINA UNIPORM ARDITRATION ACT. SAL CODE ANN. TTTTT 15-40-10 ET SEQ.   |
| FIRST TIME LOGIN DISCLAIMER |  |
|                             | Master Online Banking Agreement  |
|                             | Online Banking Agreement and Electronic Fund Transfer Act Disclosure   |
|                             | 1. Walcome to Online Banking: This is Our Agreement with You.  |
|                             | <ol> <li>The use of Online Banking requires that you read and agree to the terms and conditions of this Online Banking Agreement (77Agreement?). If you choose to not accept this Agreement, by cloking the 77D. Diagyee'<br/>buttors, than you will be instanted to the Counsplank (CBT) home page and you will not be enrolled in Online Banking. Any use of Online Banking by you or anyone you auchrote its your acknowledgment that you<br/>have read, understand end agree to all terms and conditions of this Agreement. <b>Byou do not agree to the terms and conditions in this Agreement, do not register for Online Banking or any Bill Payment<br/>Service.</b></li> </ol>   |
|                             | 2. By entaining into this Agreement, you certify that you are at least 18 years of age or older. You agree to comply with all applicable laws and regulations in connection with our Online Banking.   |
|                             | 3. Prohibited Transactions. You agree not to use or attempt to use Online Banking to: (a) engage in any illegal purpose or activity or to violate any applicable law, rule or regulation, (b) breach any contract or agreement by which you are bound, (c) engage in any internet or online gambling transaction, whether or not gambling is legal in any applicable law, inclusions that would regulate the transaction are transactively or burgets and the second regulation.   |
|                             | Read and Scroll  |
|                             | Except as provided in the preceding sub-action, the AAA shall have exclusive jurisdiction over any Claim. Both Parties waive any objection based on venue or<br>jurisdiction being asserted over the Party by the AAA. The antivitator shall have the power to avaired any remedia evaluable under applicable law (so illusied by this<br>Agreement). The decree or avaird rendered by the arbitrator will be entered as a final and binding judgment in any court having jurisdiction thereof. The arbitrator<br>shall apply applicable substantive law consistent with the Feteral Arbitration decreases as a final and binding judgment in any court having jurisdiction thereof. The arbitrator<br>shall apply applicable substantive law consistent with the Feteral Arbitration Agreement Barty (arbitration that arbitrator<br>confidentiality recognized as law. All statutes of limitations that would otherwise be applicable is main arbitration proceeding. The arbitrator shall<br>empowered to grant whatever relief vould be exailable in court under law or in equity, as limited by this Agreement. At the request of any party, the arbitrator will<br>provide a written explanation of the basis for the disposition of each claim, including written findings of fect and conclusions of law. This arbitration provision is made<br>pursuant to a transaction involving interstate commerce, and shall be governed by the FAA. |
|                             | 6. Non-Consumer Accounts. If the Claim involves transactions in a non-consumer Account (as   |
|                             | defined above), the writestator does not have authority to award punitive, exemplary, statutory or consequential damages or damages for loss profits. In addition, in any dispute, the arbitrator will award the<br>prevailing pany its costs and Nex. The arbitrator may award a prevailing party its reasonably attorneys??? Nex. The award of attorneys??? fees and costs, however, may not exceed the agreed upon ours of Fithy<br>Thousand IS50,000,001 Dollers.  |
|                             | 7. Consumer Accounts. If the Claim involves a consumer Account (as defined above), upon request by You, CB will advance the costs of filing the arbitration action with the AAA, up to Two Thousand, Five Hundred (\$2,500.00) Dollars. This amount may be awarded to CB as costs in the arbitration proceeding upon the determination of the arbitrator and should CB be the prevailing party.  |
|                             | 8. Exclusive Venue: In the avent that the prior, binding arbitration is found not enforceable or in any other certainstance, You agree that any Claim will be rooked ackaded in the State or Federal counts for the county embrance the branch of the Bank at which your Accountial were opened. The parties agree that, in the alconce of the agreed supn arbitration procedures links here mandeoxy's such caurts for the county commends were and found more displays are displayed and the parties. The only exception to this exclusion were previous that lise those as ("forth with regards to the mandatory arbitration in the immediately preceding sections."  |
|                             | I WAVER OF JURY TRIAL AND CLASS ACTION. WHERE PERMITTED BY LAW, BOTH PARTIES WAIVE THEIR RIGHT TO REQUEST A JURY TRIAL AND AGREE THAT ALL MATTERS RELATING TO OR TOUCHING UPON THIS AGREEMENT, A CLAIM, OR ONLINE BANKING SHALL BE RESOLVED JUDICIALLY, WITHOUT A JURY. THE PARTIES AGREE THAT THEY WAIVE THE RIGHT TO PURSUE ANY CLAIMS ON BEHALF OF OTHERS IN THE FORM OF A "CLASS ACTION" OR ANY OTHER REPRESENTATIVE CLAIMS PROCEDURE.   |
|                             | I Do Nor Accept: 1 Accept:   |
|                             |  |

You have successfully logged onto Countybank's new online banking platform.

Questions? Contact Countybank customer service at (864) 942-1500.