

TERMS AND CONDITIONS OF CURRENT ACCOUNT AGREEMENT

Valid from 01.11.2015

1. GENERAL PROVISIONS

- 1.1 The current account agreement or settlement agreement (hereinafter the Agreement) regulates the relations between AS SEB Bank as the account manager (hereinafter the Bank) and the account holder (hereinafter the Client) in using the current account.
- 1.2 A current account or payment account (hereinafter the Account) is the bank account in which the Bank reflects the Client's funds, the payments made on the basis of the Client's orders and payments received in favour of the Client, as well as all other operations related to the funds held in the account.

 1.3 The Client may open several Accounts in their name, unless the Client's existing Accounts at the Bank have been seized or the Client is in arrears under the agreements entered into with the Bank.
- 1.4 The Bank shall keep any data that have become known to it from its relationship with the Client, incl. data about the Client, their account and payment transactions (the Client's data subject to banking secrecy) under secrecy for an unspecified term. The Bank has the right to disclose the Client's data subject to banking secrecy to third parties if this arises from the legislation of the Republic of Estonia or the Bank's general terms and conditions.
- 1.5 The parties shall proceed from the Bank's terms and conditions of settlement and the general terms and conditions in all relationships between the Bank and the Client that are related to the Account but not regulated in the Agreement.
- 1.6 The Client has the right to obtain information about the terms and conditions of the Agreement from the Bank at any time and free of charge.
- 1.7 The Agreement is governed by the law of the Republic of Estonia.

2. HOLDING FOREIGN CURRENCY IN THE ACCOUNT

- 2.1 Only currency specified by the Bank may be held in the account. The Bank publishes information on the currencies allowed to be held in the account on its homepage at www.seb.ee. The Bank has the right to unilaterally change the list of permitted currencies and end the service of keeping other currencies than the euro in the accounts.
- 2.2 The Client shall specify the currencies to be held in the account in the Agreement and may change the currencies during the term of the Agreement by making a selection from the Bank's offered currencies.
- 2.3 The main currency of the account is the euro, unless otherwise specified by the Client in the Agreement. The Client may change the main currency.
- 2.4 If an amount is received in the Client's account in a currency not specified in the Agreement, the Bank shall convert it into the main currency of the Account on the basis of the exchange rate determined by the Bank on the date of the transaction, unless otherwise agreed. The exchange rates used for conversion of currencies are disclosed on the Bank's website at www.seb.ee and are available also at the bank offices.
- 2.5 The Bank shall inform the Client, who holds the relevant currency in their account, of ending the holding service of a currency at the deadlines and pursuant to the procedure set

out in the general terms and conditions. The Bank has the right to convert the balance of the currency held in the Client's account into the main currency of the Account on the basis of the transfer rate determined by the Bank on the day specified by the Bank. If the service of keeping the main currency of the Client's Account is ended, the Bank shall convert the balance of the respective currency into euros.

2.6 In respect of transactions and operations carried out in foreign currency, the Bank has the right to apply all the conditions and restrictions established in the currency's country of origin and which have a bearing on the Bank's transactions in that currency.

2.7 The procedure for fulfilment of payment transactions in foreign currencies has been set forth in the Bank's terms and conditions of settlement.

3. USE OF THE ACCOUNT

- 3.1 The Bank shall credit the Account with payments received in favour of the Client and debit the Account on the basis of the Client's orders or in any other cases stipulated by law.
- 3.2 The Client has the right to use the Account in different manners by selecting suitable services from the list of services offered by the Bank and entering into the relevant agreement with the Bank.
- 3.3 The Client shall use the account personally or through a legal or authorised representative.
- 3.4 The Client or their representative must prove their right to use the account in a manner acceptable for the Bank. The Bank has the right to refuse the execution of a transaction if the Bank suspects that the person who wishes to use the Account is not authorised to do so; furthermore, the Bank has the right not to accept an unattested power of attorney. In such cases, the Bank shall not be liable for the damages caused by its refusal to execute the transaction.
- 3.5 The Client has the right to carry out transactions to the extent of the amount of the funds held in the Account, unless otherwise agreed.
- 3.6 The Client can obtain information about the Account balance and executed transactions through the service agreement (e.g. Internet Bank, Mobile Bank, bankcard, express notification, etc.) entered into with the Bank, with regular statements or upon demand, from a bank office.
- 3.6.1 If the Client has not entered into the relevant service agreement and they have not agreed with the Bank that the latter shall send them regular statements, they have the right to obtain a free account statement about the transactions carried our during the calendar year from a branch of the Bank upon demand.

4. PAYMENT ORDERS OR TRANSFER ORDERS OF THE CLIENT

4.1 Initiation of a transfer order

- 4.1.1 Payments can be made only in currencies, quoted by the Bank. More detailed conditions of quoting are specified in the Bank's terms and conditions of settlement.
- 4.1.2 The Client shall submit transfer orders to the Bank in writing or in any other manner agreed between the parties: e.g. as an order agreed in a contract entered into with the Bank or

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by using a means of payment (bankcard, Internet Bank, etc.). A transfer order may be given for single or multiple payments.

- 4.1.3 The Bank has the right to assume that the content of a transfer order submitted by the Client corresponds to the Client's will.
- 4.1.4 The Bank shall accept for execution only such transfer orders initiated by the Client which have been submitted in the manner agreed between the Client and the Bank and contain all the data required by the Bank.
- 4.1.5 The Client has agreed with the initiation of a payment (authorised the payment) if the Client themselves or their representative has signed the transfer order or the consent for the execution of the transfer order has been given through a means of payment (e.g. Internet Bank) or in a contract entered into with the Bank. The Client may give their consent as a retroactive approval.

4.2 Receipt of a transfer order

- 4.2.1 The Bank shall deem a transfer order initiated by the Client as received:
- a) if the Client has submitted to the Bank all the data requested by the Bank that are required for execution of the transfer order:
- b) the amount of funds held in the Client's Account or paid by the Client is sufficient for execution of the transfer order and payment of the commission fees.
- 4.2.2 If the Bank receives a transfer order on a day that is not a settlement day of the Bank, the transfer order shall be deemed as received on the subsequent settlement day. The detailed procedure for receiving of transfer order is regulated in the Bank's terms and conditions of settlement.
- 4.2.3 Upon receipt of a transfer order, the Bank has the right to demand documentary evidence of the legal origin of the funds used for the transaction.
- 4.2.4 The Bank has the right to request additional confirmation from the Client for the execution of a transfer order if the amount exceeds the transfer limit established by the Bank.
- 4.2.5 To execute a cash withdrawal order the Bank has the right to request submitting of a reservation application for amounts exceeding the threshold established by the Bank up to 2 days in advance of the disbursement. Upon submitting a reservation application for cash in a foreign currency the Bank has the right to reserve a deposit in the Client's Account pursuant to the Bank's price list.

4.3 Execution of and refusal to execute transfer orders

- 4.3.1 The Bank shall execute the Client's transfer order on the deadlines set out in the Bank's terms and conditions of settlement.
- 4.3.2 The Bank shall refuse to execute a transfer order if the amount in the required currency, on the account of which the payment is initiated, held in the Account is not sufficient for execution of the transfer order and payment of the commission fee, unless otherwise agreed with the Client.
- 4.3.3 The Bank shall not be obliged to execute the Client's transfer order if the Client fails to submit the confirmation or application specified in clauses 4.2.3 4.2.5 or if refusal to execute the order arises from the precepts or legislation that the Bank is obliged to adhere to.
- 4.3.4 The Client's Account number is a unique identifier on the basis of which the Bank executes the payments received in favour of the Client, i.e. the Bank only checks the compliance of the Account number when transferring the payment into the Account and it shall not be liable to the Client if the transfer order remains unexecuted or is executed incorrectly due to the Account number being incorrect.
- 4.3.5 The Client shall obtain information about the execution or refusal to execute a transfer order and its reasons depending on the channel through which the transfer order was submitted either immediately from the client services employee or through the service agreement entered into with the Bank. The Client shall also obtain information about the execution of a transfer order from Account statements or from the Bank's

branches upon demand. The Bank does not have to advise of the reason for its refusal to execute a transfer order if it means that the Bank would thereby breach an obligation imposed on it with legislation.

4.4 Revoking a transfer order

4.4.1 The Client may revoke its transfer order only if the Bank has not started to execute the order by the time the revocation application is received. The detailed procedure for revoking transfer orders is regulated with the Bank's terms and conditions of settlement.

5. TRANSFERS MADE IN ERROR

- 5.1 If an amount has been transferred to the Client's Account in error, the Client shall immediately inform the Bank of the incorrect transfer and guarantee that the amount is preserved. 5.2 The Bank has the right to block and/or debit the amounts transferred by the Bank to the Account in error without asking for the Client's consent. If the funds in the Client's Account are insufficient for returning the amount, the Bank shall be entitled to block and/or debit the said amount from other accounts of the same Client.
- 5.3 If the Bank has entered an incorrect amount, payment details, reference number or other payment information when executing a transfer order, the Bank has the right to debit the Client's Account without the Client's consent in order to make a correcting entry and execute the payment in full compliance with the data in the transfer order.
- 5.4 The Bank shall inform the Client of the operations performed on the basis of clauses 5.2 and 5.3 in the manner set out in the general terms and conditions.
- 5.5 The Bank and the Client shall count the amounts deposited into the Account in cash before they are paid in and the amounts disbursed from the Account immediately after receipt thereof and submit any complaints immediately and on the spot.

6. INTEREST

- 6.1 The Bank shall pay the Client interest for the funds held in the Account pursuant to the rate established by the Bank, unless otherwise agreed.
- 6.2 The Bank shall calculate interest on the basis of the actual number of days and a 360-day year, unless otherwise agreed. 6.3 Information about effective interest rates and the bases for calculation of interest is published on the Bank's website at www.seb.ee. The Client can also obtain the relevant information from the Bank's branches.
- 6.4 The Bank shall transfer the interest to the Client's Account once a year during the month of January for the previous calendar year and upon the expiry of the Agreement.
- 6.5 The Bank shall inform the Client of amendment of the interest rate applicable to the Account in a national newspaper and on the Bank's website two months in advance. The Bank does not inform the Client of increasing the interest rate.

7. COMMISSION FEES

- 7.1 The Client shall pay the Bank a commission fee for opening and management of the Account, execution of transfer orders and other operations associated with the Account according to the Bank's price list, unless otherwise agreed. The Bank shall return the commission fees prepaid by the Client upon the expiry of the Agreement under the terms and conditions set out in the general terms and conditions.
- 7.2 The Bank has the right to debit all the payments arising from the Agreement and any other agreements associated with the Account, incl. credit and securities transaction agreements, and all debts, commission fees, default interest, contractual penalties and other fees according to said agreements and the Bank's price list.

- 7.2.1 The Bank debits the monthly management fee of the Account from the Account of a Client who is a consumer during the first decade of the month for the previous month. No monthly fee is charged from the Client who is a consumer for the month when the Agreement was terminated.
- 7.2.2 The Bank debits the monthly management fee of the Account from the Account of a Client who is not a consumer during the first decade of the month for the next month in advance. Monthly fee paid for the month of terminating the Agreement shall not be returned upon termination of the Agreement.
- 7.3 The Bank shall debit the commission fees and other amounts payable from the Account in the currency in which the transaction was executed on the basis of the Bank's exchange rate as of the transaction date, unless otherwise agreed with the Client. The Bank shall convert the required amount from the main currency or any other currency held in the Account if the relevant currency is not held in the Account.
- 7.4 If there are no funds in the Client's Account or the funds held there are insufficient for debiting the commission fees and any other amounts arising from the agreements entered into between the Bank and the Client, the Bank shall have the right to debit said amounts at its own discretion from the other accounts of the same Clients, including from any currency held in the Account.

8. LIABILITY OF THE PARTIES

- 8.1 The Client shall be liable for the errors, omissions, inaccuracies and transmission errors found in the transfer orders submitted to the Bank by the Client.
- 8.1.1 The Bank shall not be liable for rejecting a transfer or making an incorrect transfer, incl. for any delays in making a transfer, if this was caused by errors or omissions in the Client's transfer order or if the payment intermediary selected by the Client failed to make the transfer or made it incorrectly. 8.2 The Bank shall be liable for the payments initiated from the Account without the Client's consent. In such a case the Bank shall return the amount of the payment and the withheld commission fees immediately to the Client.

8.3 Liability of the Bank for execution of payments initiated from the Account

- 8.3.1 The Bank as the account manager of the remitter is liable for the payment initiated by the Client reaching the beneficiary's bank by the deadline set out in the Bank's terms and conditions of settlement and without any deductions, unless otherwise stipulated in this section.
- 8.3.1.1 If a payment is delayed, the Bank shall pay default interest on the amount of the payment upon the Client's demand at the rate established by law for each day of delay until the amount of the payment is received in the beneficiary's bank.
- 8.3.1.2 If the Bank or the payment intermediary selected by the Bank has made unauthorised deductions from the amount of the payment, the Bank shall transfer the deducted amounts immediately to the beneficiary.
- 8.3.2 If the Bank has failed to execute a transfer order, it shall do everything necessary to execute the transfer order or repay the amount of the payment to the Client's Account upon the demand of the Client. In the latter case the Bank shall return all the commission fees paid in relation to the execution of the transfer order to the Client and compensate to the Client for all other direct costs associated with its failure to execute the order.

8.4 Liability of the Bank for execution of payments received in the Account

- 8.4.1 The Bank as the account manager is liable for payments being transferred to the Client's Account by the deadline set out in the Bank's terms and conditions or settlement.
- 8.4.1.1 If the Bank fails to credit the payments to the Client's Account in a timely manner, it shall pay default interest upon

- the Client's demand at the rate established by law for each day of delay.
- 8.4.1.2 The Bank shall execute the payments received in the Account in accordance with the unique identifier, which is the beneficiary's Account number. If the Account number given in the transfer order is incorrect, the Bank shall not be liable for non-execution or incorrect execution of the order even if other further information about the beneficiary has been given in the transfer order in addition to the unique identifier.
- 8.5 Clients who are consumers shall inform the Bank of unauthorised or incorrectly executed payments immediately after becoming aware thereof, but not later than within 13 months of the date the Account was debited. Clients who are not consumers shall send a respective notice to the Bank no later than within 3 months of the date the Account was debited.

8.6 Limitation of liability

- 8.6.1 The Bank shall not be liable under clauses 8.3.1.1, 8.3.2 and 8.4.1.1, if the transfer order is executed in conformity with the unique identifier presented by the Client. In such cases the Bank shall help the Client to retrieve the amount of the payment as much as possible by helping to ascertain the circumstances of the payment transaction and advising the Client of the results. The Bank has the right to charge the Client for this according to the Bank's price list.
- 8.6.1.1 In cases and pursuant to procedure set out in law, the bank shall be entitled to disclose to the remitter the relevant data of the beneficiary (name, contact data, etc.), so that the remitter could reclaim from the beneficiary the incorrect payment.
- 8.6.2 The Bank shall be liable for the direct damages caused by the Bank's intent or gross negligence. The Bank shall not be liable for indirect damages and loss of income.
- 8.6.2.1 The Bank shall not be liable for refusal to execute or non-execution of a payment instruction or for delays in execution and the resulting damages if the grounds for the Bank's conduct arise from the Agreement or if this was caused by the circumstance that the Bank is performing an obligation arising from legalisation or other regulations/precepts applicable to the Bank.
- 8.6.3 The Bank shall not be liable to a Client who is not a consumer for the deductions from the amount of the payment transaction, made by the payment intermediaries, incl. the payment intermediaries, chosen by the Bank, as well as for the failure to execute or incorrect execution of a transfer order by the payment intermediaries, as well as for any losses, incurring due to the above.
- 8.6.4 The Bank shall not be liable for claims submitted after the expiry of the deadlines specified in clause 8.5.

9. TERM, AMENDMENT AND TERMINATION OF THE AGREEMENT

- 9.1 The Agreement shall enter into force after signing and has been entered into for an unspecified term.
- 9.2 The Bank has the right to amend the terms and conditions of the Agreement unilaterally by notifying the Client thereof before the amendments take effect by the deadlines and pursuant to the procedure set forth in the general terms and conditions of the Bank. The Client has the right to cancel the Agreement on the basis of clause 9.3 if they do not consent to the amendment. If the Client has not cancelled the Agreement during the notification period, it shall be deemed that they have consented to the amendment.
- 9.3 The Client has the right to cancel the Agreement at any time, unless the Client has entered into agreements with the Bank that require the existence of the Account or if the Client has outstanding obligations to the Bank or if the Client's accounts in the Bank have been seized.
- 9.4 The Bank has the right to cancel the Agreement ordinarily by notifying the Clients who are consumers thereof 2 months in advance and the Clients who are not consumers 1 month in

advance if the balance of the Client's Account or the total balance of the currencies held in the Account is smaller than an amount corresponding to 10 euros and the Client has not used the Account for 12 months and has not started to use the account for settlements, restored the minimum amount or expressed their wish to keep the Account within the notification period.

9.5 The Bank has the right to ordinarily cancel, irrespective of the cause, the Agreement entered into with a Client by notifying the Client who is a consumer 2 months in advance and the Client who is not a consumer 1 month in advance thereof.

9.6 The Bank has the right to cancel the Agreement unilaterally and extraordinarily without giving notice thereof if the Client is in serious breach of the Bank's general terms and conditions or an obligation arising from the Agreement or if the Bank has a basis arising from the general terms and conditions for extraordinary cancellation of the Agreement.

9.7 The Bank shall send the notice of ordinary or extraordinary cancellation of the Agreement to the Client in the manner set out in the general terms and conditions.

10. CONSEQUENCES OF THE EXPIRY OF THE AGREEMENT

10.1 Expiry of the Agreement shall not affect the collectability or satisfaction of the monetary claims that have arisen prior to the expiry of this Agreement.

10.2 Upon expiry of the Agreement, the Bank shall transfer the interest due to be paid out to the Client's Account and withhold all unpaid commission fees and the Client's debts to the Bank from the Account. The Bank shall pay out the balance of the funds held in the Account to the Client or the third party, specified by the Client or transfer it to the account indicated by the Client.

10.3 The Bank shall close the Client's Account after two months have passed from the expiry of the Agreement. If a payment in favour of the Client is received in the Bank during this time, the Bank shall accept it by converting the payment into the Account's main currency on the basis of the Bank's exchange rate effective on the day the payment is accepted. According to an agreement reached between the Client and the Bank, the Bank shall either transfer the funds to the account indicated by the Client or advise the Client of the receipt and disburse the funds upon the first demand of the Client

10.3.1 The two-month period for acceptance of payments after the expiry of the Agreement shall not be applied to the Client whose Agreement was cancelled extraordinarily on initiative of the Bank on the bases set out in clauses 11.2 and 11.3, unless otherwise stipulated by law.

10.4 The Bank shall not pay interest on the Client's funds that are in the Bank's possession after the expiry of the Agreement. 10.5 All agreements tied to the Account shall be deemed as expired from the moment of expiry of the Agreement and the deadline for performance of the obligations arising from such agreement shall be deemed as arrived, unless otherwise agreed.

10.6 Closed accounts shall not be reopened.