

## **AGREEMENT**

# ON THE PROVISION OF BANKING SERVICES TO AN INDIVIDUAL



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### **INFORMATION SHEET**

The author of this document is **JSC "TBC Bank"**, identification number: 204854595 (hereinafter referred to as the "Bank").

The **Bank** is a licensed **Financial Institution** – a commercial **Bank**, and operates on the basis of banking License No. 85 issued by the **National Bank of Georgia** on 20 January 1993.

The address of the **Bank's** head office is: No. 7 Kote Marjanishvili Street, 0102 Tbilisi, Georgia.

Information on the **Bank's** service terms and service points is available on the **Bank's Website**: www.tbcbank.ge.

If you have any questions regarding any of the **Bank's** products or services, please contact us:

Via phone: +995 (32) 227 27 27

Via e-mail: info@tbcbank.com.ge

The Bank's supervisory authority is the National Bank of Georgia (address: No. 2 Sanapiro Street, 0114, Tbilisi, Georgia),

detailed information about which is available on the following website: www.nbg.gov.ge.

This Agreement on the Provision of banking operations for an Individual (hereinafter referred to as the "Agreement") establishes the principal rules and conditions governing the banking relationship between the Client and the Bank. The Agreement sets out a detailed description of Banking Products and Banking Services, as well as the rights and obligations of the Parties arising in connection with the use of such products and services. The Agreement constitutes an integral part of the legal relationship relating to all existing and future Banking Products and Banking Services offered by the Bank to the Client and is binding upon the Parties.

Please review consumer-relevant information on the website of the **National Bank** of **Georgia** at www.nbg.gov.ge/cp and via the hotline: +995 (32) 2 406 406.



#### PART I

#### 1. **Definitions of Terms**

Unless otherwise provided for in this Agreement and/or unless the context of this Agreement otherwise requires, the following terms shall have the meanings set forth below:

- 1.1. Authorization
- the process by which the **Bank** carries out the identification of the **Client** and, on the basis thereof, provides **Banking Services** to the **Client**.
- 1.2. Automatic Overdraft
- the credit facility granted by the **Bank** to the **Client**, the right to utilize which arises for the **Client** upon satisfaction of the requirements established by the **Bank** in accordance with its credit policy.
- 1.3. Authorized Transaction
- the confirmation of a transaction (including a transaction carried out via a Digital Wallet) by means of a PIN Code and/or the security code indicated on the reverse side of the Card and/or a 3D Secure code and/or a combination of such credentials and/or any other mechanism determined by the Bank, which is provided directly to the Client/Cardholder and for the confidentiality and/or secure safekeeping of which the Client/Cardholder is responsible.
- 1.4. Accounts
- any Bank Account of the Client, including, without limitation, a current Account, Card Account, demand Deposit Account, multicurrency Account, and any other Account offered by the Bank to the Client.
- 1.5. Unauthorized Transaction
- a transaction that is not carried out with the **Authorization** of the **Client/Cardholder** (is not authorized) and/or is carried out as a result of the intentional breach or gross negligence by the **Client/Cardholder** of the conditions set forth in this **Agreement** relating to the possession, use, security, and confidentiality of the **Card**, and/or as a result of fraudulent actions/transactions committed by the **Client/Cardholder** or a **Third Party**.
- 1.6. **Unauthorized Overdraft**
- a negative balance (indebtedness) arising on a Card Account without the consent (authorization) of the Bank, excluding an Automatic Overdraft.
- 1.7. United States
  Dollar or USD
- the official monetary unit of the United States of America.
- 1.8. Bank
- JSC "TBC Bank" (identification number: 204854595; banking license No. 85; Website: www.tbcbank.ge; e-mail address: info@tbcbank.com.ge; supervisory authority: the National Bank of Georgia; address: 2 Sanapiro Street, Tbilisi; website: www.nbg.gov.ge).
- 1.9. Bank Network
- for the purposes of this Agreement, means the Bank and its Partner Banks.
- 1.10. Automated Teller Machine (ATM)
- a self-service technical and software device through which the Client may perform transactions permitted by Legislation and determined by the Bank, including, without limitation, cash withdrawals from an Account, verification of the available balance, and other operations.
- 1.11. **Card**
- a primary and/or additional, local or international payment instrument issued by the Bank (including a "Visa", "Mastercard", or other payment system Card), whether in plastic or digital form
- 1.12. Cardholder
- a **Person** in whose name the **Card** is issued (which may be the **Client** or a **Person** designated by the **Client**).
- 1.13. Overwithdrawing
- the utilization by the Client/Cardholder of funds in an amount exceeding the amount agreed between the Bank and the Client/Cardholder.
- 1.14. **Application**
- written or electronic information created by the **Bank** by means determined by it, including through the **Bank's** remote channels, to which the **Client** agrees by performing a specific action (for example, by clicking a button, submitting documentation, transferring funds, entering a one-time code, etc.), which evidences the **Client's** intent and is deemed to have the same legal force as a statement of consent or expression of will executed in a tangible (hard-copy) document.
- 1.15. Advanced Electronic Signature
- any Electronic Signature received by the Bank from the signatory in any form, which:
- (a) is uniquely linked to the signatory;
- (b) is capable of identifying the signatory;
- (c) is created using **Electronic Signature** creation **Data** that the signatory can, with a high level of confidence, use under its sole and exclusive control; and
- (d) is linked to the signed **Data** in such a manner that any subsequent change to such **Data** is detectable.
- 1.16. **Pound Sterling or GBP**
- the official monetary unit of the United Kingdom.
- 1.17. **Order**
- any instruction and/or Order given by the Client to the Bank in accordance with this Agreement, including, without limitation, a Payment Order.
- 1.18. **Deposit Insurance Agency**
- an independent legal entity under public law, the principal function of which is to insure the deposits of resident and non-resident **Persons** held with all commercial banks operating in Georgia.



1.19.	EURo or EUR	the official monetary unit of certain member states of the European Union, as well as of certain non-European Union countries.
1.20.	Electronic Commerce (E-	a virtual POS Terminal (electronic/software solution) through which Card transactions in favor of a merchant/service provider are carried out in an online environment, as well as transactions
	Commerce)	for the cancellation of operations and the refund of funds.
1.21.	Electronic	the execution by the Client, in electronic form (including through the Electronic Signature
	Signature	platform Signify), of a signature (including a qualified or advanced Electronic Signature) for
		the purposes of confirming/executing banking transactions, credit or <b>Deposit</b> products, and/or any other transaction, agreement, or document determined by the <b>Bank</b> , in accordance with
		Legislation and the standards and rules in force at the Bank.
1.22.	Website	the Bank's internet Website.
1.23.	<b>Internet Bank</b>	a Banking Product intended for the provision of remote services as defined by this Agreement.
1.24.	Client	a Person who is a Party to this Agreement and who uses or may use the Banking Product(s)
		and/or Service(s) defined herein.
1.25.	Third Party	any Person other than the Client and the Bank.
1.26. 1.27.	Minimum Balance Mobile Bank	an amount that is blocked on a <b>Card Account</b> for the duration of the validity period of the <b>Card</b> .  a <b>Banking Product</b> designated under this <b>Agreement</b> for the provision of remote services.
1.27.	Legislation	legislative and subordinate normative acts in force in Georgia, as well as the international treaties
1.20.	Legislation	and Agreements of Georgia incorporated into the system of normative acts of Georgia.
1.29.	Party/Parties	the Bank and the Client are collectively referred to as the "Parties" and individually as a
	•	"Party."
1.30.	Overdraft	Unauthorized and Automatic Overdrafts.
1.31.	Partner Banks	the list of Partner Banks is available on the following Website:
1 22	PIN Code	https://www.tbcbank.ge/web/ka/web/guest/terms-and-fees-for-individuals).
1.32.	PIN Code	the Cardholder's personal and confidential code used as one of the elements of the Cardholder's authentication.
1.33.	Person	a natural <b>Person</b> or a legal entity (including, without limitation, a legal entity under public law,
		a non-entrepreneurial (non-commercial) legal entity, and/or any other organizational or
		unregistered entity established pursuant to Legislation).
1.34.	Plastic Card	a Card issued by the Bank in tangible (physical) form.
1.35.	POS Terminal	an electronic and technical device through which Card transactions in favor of a
		merchant/service provider are carried out in a physical environment, as well as transactions for the cancellation of operations and the refund of funds.
1.36.	Profiling	any form of automated processing of <b>Data</b> involving the use of <b>Data</b> to evaluate certain personal
1.50.	110111119	characteristics relating to a natural person, in particular to analyze or predict characteristics
		concerning that natural Person's work performance, economic situation, health, personal
		preferences, reliability, behavior, location, or movements.
1.37.	Banking Day	days of the week from Monday through Friday on which commercial banks in Georgia are open
		and conduct their business, excluding rest days determined by the <b>Bank</b> and/or official public holidays established by <b>Legislation</b> for commercial banks.
1.38.	<b>Banking Services</b>	services provided by the Bank to the Client within the framework of a Banking Product, in
1.50.	Danking Services	accordance with the terms and conditions set forth in this <b>Agreement</b> and/or any other agreement
		or document related thereto.
1.39.	<b>Banking Product</b>	Banking Products defined in Part 2 of this Agreement, the terms and conditions of which are
4.40		set forth in this Agreement and/or any other agreement or document related thereto.
1.40.	Payment Order Information	an Order given by the Client to the Bank to execute a payment transaction.
1.41.	Information Material	information disseminated by the <b>Bank</b> through public channels, including, without limitation, brochures, leaflets, the placement of relevant information on the <b>Bank's Website</b> , and other
	IVIAUCI IAI	similar means.
1.42.	<b>Commission Fee</b>	an amount payable by the Client to the Bank in consideration for the use of a Banking Product
		and/or Service, the amount of which is determined by the Bank.
1.43.	Credit Information	JSC "Credit Information Bureau Creditinfo Georgia".
1 44	Bureau	
1.44.	Telephone Service Center	the <b>Bank's</b> telephone service through which the <b>Client</b> , without physically visiting the <b>Bank</b> , is entitled to obtain information and/or services via the <b>Telephone Service Center</b> by calling the
	Center	following telephone number: (+995) 032 227 27, in accordance with the terms and conditions
		set forth in this <b>Agreement</b> .
1.45.	National Bank of	the "National Bank of Georgia"; address: 2 Sanapiro Street, Tbilisi; website: www.nbg.gov.ge).
	Georgia	•
1.46.	<b>Public Registry</b>	a legal entity under public law operating within the system of governance of the Ministry of
1.47.	Special Order	Justice of Georgia – the National Agency of Public Registry. a cash withdrawal Order in a special form pre-approved and issued by the Bank.
1.7/.	Special Oruci	a cash withdrawar of act in a special form pre approved and issued by the Dank.



a credit, including an Overdraft or a credit Card, the total amount of which is less than GEL 1.48. Specific Financial Product 1,000,000 or its equivalent in another currency, as well as a Deposit the initial contribution of which is less than GEL 1,000,000 or its equivalent in another currency. 1.49. **SSDA** State Services Development Agency. 1.50. **Stop List** an international or local list of Cards in respect of which transactions are restricted and to which a special service regime applies. 1.51. Quick **Payment** an electronic and technical self-service device through which certain banking operations may be **Terminal** performed independently. 1.52. **Financial** a Person having the relevant status as determined in accordance with the Legislation of Georgia Institution or international legislation. natural disasters, including, without limitation, floods, earthquakes, fires, strikes, military/armed 1.53. **Force Majeure Event** actions, blockades, circumstances caused by an act or action of a state authority, and/or any other beyond circumstance the reasonable control (a) is not caused by the fault and/or negligence of such Party; (b) arises after the entry into force of this Agreement; and (c) directly affects the Party's ability to fully and/or duly perform its obligations under this Agreement. 1.54. **Push Notification** a notification sent directly to the Client's mobile device or to the Mobile Bank Application. A detailed description of a Push Notification (including its activation/deactivation) is provided through the Bank's various informational channels, including the Bank's Website. https://tbcbank.ge/ka/digital-services/sms-banking). 1.55. Georgian Lari or the official monetary unit of Georgia. Lari or GEL 1.56. **Service Agency** LEPL Service Agency of the Ministry of Internal Affairs of Georgia. **Digital Card** a virtual Card issued by the Bank in intangible (non-physical) form, the terms and conditions of 1.57.

which are defined by this **Agreement**.

2. **Subject of the Agreement** 

**Agreement** 

1.58.

2.1. Under this Agreement, the Bank shall provide Banking Services to the Client, and in consideration thereof, the Client shall be obliged to comply with the terms and conditions set forth herein and to pay the relevant Commission Fees to the Bank.

this Agreement "On the Provision of Banking operations to Individuals", together with any related documents, annexes, Applications, special terms of products, and other agreement.

- 2.2. For the purpose of obtaining Banking Products, the Client shall apply to the Bank by submitting an Application (or in another form provided for by this Agreement and/or offered by the Bank to the Client and/or agreed between the Bank and the Client), by which the Client simultaneously confirms that it has thoroughly reviewed and agrees to all the terms and conditions of this Agreement, including any and all amendments and supplements thereto.
- The Bank is entitled, for the purposes of making a decision on the provision of Banking Services, to require the Client 2.3. to submit any additional information and/or documentation.
- The Bank shall be entitled to refuse to provide Banking Services to the Client and/or to refuse to execute any banking 2.4. operation/transaction, without being obliged to state the reasons for such refusal.
- The completion/submission of an Application by the Client, as well as the submission of additional 2.5. information/documentation to the Bank, shall not give rise to an obligation of the Bank to provide the Banking Services contemplated by this Agreement and/or to confirm/execute any banking operation/transaction carried out or initiated by the **Client**.
- 2.6. The Bank is entitled to verify (through various sources) any information provided by the Client to the Bank and/or any other information obtained about the Client by any other means, to which the Client hereby gives its clear and unconditional consent.
- **Banking Products** 3.
- 3.1. The Banking Products offered by the Bank to the Client are specified in Part 2 of this Agreement. The terms and conditions related to a specific Banking Product and/or Banking Service may also be governed by rules published in connection with the relevant **Banking Product** and/or **Banking Service**.
- The Banking Products may be offered by the Bank either as part of a package (combined Banking Products) or on 3.2. an individual basis. The Bank shall independently decide on the form in which a Banking Product is offered and on any subsequent modification thereof.
- 3.3. The Client shall be subject to the terms and conditions of the Banking Product specified in Part 2 of this Agreement which the Client uses.
- By using any Banking Product, the Client automatically and fully agrees to the terms and conditions set forth in this 3.4. Agreement, as well as to the terms and/or information related to the relevant Banking Product published on the Bank's Website: (www.tbcbank.ge).
- 3.5. The Bank shall be entitled to change the number/types and/or characteristics of the Banking Products.

which:



- 3.6. The **Bank** shall be entitled, at any time and unilaterally, without obtaining any additional consent from the **Client**, to suspend or terminate the provision and/or offering to the **Client** of any **Banking Product** and/or **Banking Service** defined by this **Agreement**, without providing any justification.
- 4. Important Information to Be Provided to the Client
- 4.1. The supervisory authority of the **Bank** is the **National Bank of Georgia**, the legal address of which is 2 Sanapiro Street, Tbilisi, and the website of which is <a href="www.nbg.gov.ge">www.nbg.gov.ge</a>. Under no circumstances shall the **National Bank of Georgia** be liable for the improper performance by the **Bank** of its obligations.
- 4.2. The Client may access consumer-related information on the website of the National Bank of Georgia at <a href="https://www.nbg.gov.ge/cp">www.nbg.gov.ge/cp</a> and via its hotline at +995 (32) 2 406 406.
- 4.3. The Client is aware that, in accordance with the Law of Georgia on the Deposit Insurance System, as of January 1, 2024, the funds held on each depositor's Deposit(s)/Account(s), regardless of the number of deposits/Accounts, are insured with each commercial Bank and microbank and are subject to reimbursement by the Deposit Insurance Agency in an amount of up to GEL 30,000. All funds held on all Accounts of all depositors with commercial Banks and microbanks are automatically insured without any additional fee. For further information, please refer to the website of the Deposit Insurance Agency: www.diagency.ge.
- 5. Fees for Banking Products/Services
- 5.1. The financial relationship between the Client and the Bank is governed by the Commission Fees established by the Bank, which is available on the Bank's website and by the Agreements entered into between the Bank and the Client.
- 5.2. For the provision of the **Banking Services** contemplated by this **Agreement**, the **Client** shall pay the **Bank** service fees in the amounts determined in accordance with the **Commission Fees** established and in force by the **Bank**, in the manner provided for under this **Agreement**.
- 5.3. If the Client uses a Banking Product and/or Banking Service for which no service fee is specified in this Agreement, the Commission Fees for such Banking Product and/or Banking Service shall be determined by an agreement entered into between the Bank and the Client.
- 5.4. The Bank shall not be restricted from changing and/or imposing a Commission Fee on any Banking Product and/or Banking Service at any time. In the event of a change in the Commission Fee, upon the expiration of the relevant notice period, the amended Commission Fee shall automatically apply to the relevant Banking Product and/or Banking Service. If the Client uses a Banking Product and/or Banking Service for which no Commission Fee was established at the time the use commenced, but which is subsequently subject to a Commission Fee imposed by the Bank, such Commission Fee shall automatically apply to the relevant Banking Product and/or Banking Service upon expiration of the applicable notice period.
- 5.5. In the event of termination of any **Banking Service** provided under this **Agreement**, any **Commission Fee** already paid by the **Client** shall not be refundable, except as otherwise provided by **Legislation**.
- 5.6. Unless otherwise specifically provided for in this **Agreement**, where currency conversion is required in the course of executing any banking operation/transaction, such conversion shall be effected at the commercial exchange rate established by the **Bank** at the time of conversion.
- 6. Rights and Obligations of the Parties
- 6.1. The **Client** shall be obliged to:
- 6.1.1. timely pay the Commission Fee for the Banking Services;
- 6.1.2. comply with the terms and conditions of this Agreement;
- 6.1.3. comply with the procedures described in the Information Materials disseminated by the Bank;
- 6.1.4. provide the Bank, upon request, with all documents and information related to banking operations and/or the Client;
- 6.1.5. immediately upon receipt of the **Bank's** request, but no later than within 3 (three) calendar days, to sign and deliver to the **Bank** any documents necessary for the exercise by the **Bank** of the rights granted to it under this **Agreement** and/or for the performance by the **Client** of its obligations imposed under this **Agreement**;
- 6.1.6. fully reimburse the **Bank** for any and all costs incurred by the **Bank** in connection with the conclusion, certification, registration, performance, and termination of this **Agreement** and any **Agreements** executed thereunder, as well as costs incurred as a result of the **Client's** breach of its obligations under this **Agreement** (including costs related to sending notices to the **Client**).
- 6.1.7. together with each **Application** for the opening of a new **Account**, submit to the **Bank** the documents required by the **Bank** in accordance with the **Client's** tax and/or entrepreneurial status;
- 6.1.8. not use the Accounts for entrepreneurial/business activities unless the Client has the relevant tax and/or entrepreneurial status.
- 6.1.9. immediately notify the Bank of any changes to or additions made to the documents submitted to the Bank and the information provided to the Bank, including any change in tax status;
- 6.1.10. notify the **Bank** in writing of any change in the **Person** authorized to dispose of the **Account** or to obtain information on the status of the **Account**, and to attach the relevant supporting documents to such notice. Until the **Bank** receives notice of such changes and the relevant documents, the **Bank** shall carry out operations on the basis of the previously submitted documents and signature specimen.



- 6.1.11. immediately notify the **Bank** of any change in address, telephone number, e-mail address, and/or other contact details, in writing, via **Internet Bank**, or through the **Bank's Telephone Service Center**;
- 6.1.12. in its relations with the **Bank**, to act in accordance with the rules of the **Bank's** policy on the protection of **Employees** from discrimination, violence, and harassment (Employee Protection Policy).
- 6.2. The **Bank** shall be obliged to:
- 6.2.1. upon request, provide the Client with information on the status of the Account;
- 6.2.2. execute the Client's Order in accordance with this Agreement and Legislation;
- 6.2.3. comply with the terms and conditions of this Agreement.
- 6.3. The Bank shall not be obliged to inform the Client of any changes that may be beneficial to the Client.

#### 7. Receipt of Services through a Representative

- 7.1. The Client shall be entitled to receive Banking Services through a representative. Such representation shall be formalized in accordance with Legislation, as a rule, in the form of a power of attorney.
- 7.2. The Client acknowledges that any action taken and/or any transaction concluded/executed by an authorized representative on behalf of the Client with the Bank shall give rise to legal consequences for the Client.
- 7.3. The Client declares and confirms that the provision of services by the Bank to the Client and/or the conclusion of a transaction related to a Banking/credit product on the basis of a power of attorney/Authorization submitted to the Bank shall be subject to the Bank's discretion. If the power of attorney submitted to the Bank does not meet the requirements established by the Bank, the Bank shall not be obliged to accept such power of attorney or to provide services to the Client.
- 7.4. The Client is aware that, within the scope of the authority granted by the Client to a Third Party, such Third Party (the authorized representative) shall exercise the relevant authority, and the Bank shall not be obliged to verify whether such authority corresponds to the will of the grantor of the power of attorney.
- 7.5. The **Bank** shall be entitled to use the power of attorney submitted to the **Bank** for the purposes of obtaining information and/or confirming transactions as required within the framework of providing **Banking Services**.
- 7.6. The Client shall be entitled to revoke the power of attorney submitted to the Bank. The Client is aware that the Bank does not, on its own initiative, verify the validity of a power of attorney and may continue to provide services to the authorized representative until the Bank receives a relevant notice from the Client regarding the revocation of the power of attorney. Accordingly, the Client shall be obliged to immediately notify the Bank of the revocation of the power of attorney or of any amendments thereto.
- 7.7. The Client acknowledges that, upon granting the relevant authority, the authorized representative shall receive Banking confidential information relating to the Client and, in the event that the authorized representative changes the Client's contact details, including the e-mail address, mobile phone number, or other communication details, the authorized representative shall receive information sent by the Bank. Accordingly, upon issuing a power of attorney and granting the relevant authorities, the Client fully acknowledges and accepts the consequences arising therefrom.
- 7.8. The Client declares and confirms that the provision of services by the Bank to the Client and/or the conclusion of a transaction related to a Banking (including credit) product on the basis of a power of attorney/Authorization submitted to the Bank shall be subject to the Bank's sole and unilateral discretion. If the power of attorney/Authorization submitted to the Bank does not meet the requirements established by the Bank's internal policies (determined unilaterally by the Bank), the Bank shall not be obliged to explain to the Client the reasons for refusing to provide Banking Services and/or to conclude a transaction related to a Banking (including credit) product on the basis of such power of attorney/authorization.

#### 8. **Processing of Personal Data**

- 8.1. Definitions of Terms Related to Personal Data
- 8.1.1. For the purposes of interpretation of this Article and this **Agreement**, the terms used herein shall have the following meanings:
- 8.1.1.1. Personal Data (hereinafter the "Data") any type of personal Data as defined by the Law of Georgia on Personal Data Protection, including special category Data, as well as information constituting Banking secrecy.
- 8.1.1.2. Data Processing any operation or set of operations performed on Data, including, without limitation, collection, acquisition, access, photographing, video monitoring and/or audio monitoring, organization, structuring, interconnection, storage, alteration, restoration, retrieval, use, blocking, erasure or destruction, as well as disclosure of Data by transmission, publication, dissemination, or otherwise making it available.
- 8.1.1.3. Consent the freely given consent of the **Data** subject (the **Client**), expressed orally or in writing (including by means of telecommunication or other appropriate means), after receiving relevant information, to the processing of **Data** relating to him/her for specific purposes, including transfer to third **Parties**, by which the will of the **Data** subject can be clearly established.
- 8.1.2. Other terms used in this Article shall have the meanings assigned to them by the Law of Georgia on Personal Data Protection.
- 8.2. General Conditions for the Processing of the Client's Data



- 8.2.1. The Bank shall process the Data in accordance with this Agreement, the Bank's Personal Data Protection Policy (hereinafter the "Policy"), and Legislation.
- 8.2.2. The types of **Data**, purposes and legal grounds for processing, **Data** security standards, sources of **Data** collection, rights of the **Data** subject, rules and conditions for sharing **Data** with third **Parties**, **Data** retention periods, and other relevant matters related to **Data** processing are, together with this **Agreement**, governed by the **Bank's** Policy, which is publicly available on the **Bank's Website** at: https://tbcbank.ge/ka/privacy-policy.
- 8.2.3. The Client confirms that it is aware of the Policy published on the Bank's Website, which constitutes an integral part of this Agreement, and that any reference to this Agreement shall also be deemed to include a reference to the abovementioned Policy.
- 8.2.4. The Client shall be obliged to provide the Bank with complete, accurate, and comprehensive information/Data necessary for the conclusion and performance of this Agreement, including, without limitation, the Client's identification Data, address, contact telephone number, e-mail address, and other relevant information.
- 8.2.5. The Client shall be obliged to immediately notify the Bank of any changes to the information/Data provided by the Client to the Bank.
- 8.2.6. The Client shall be responsible for the accuracy, completeness, and adequacy of the Data/information provided to the Bank, and for ensuring that such Data/information is complete and up to date.
- 8.3. Client's Consent to the Processing of Data
- 8.3.1. The Client hereby consents to and authorizes the Bank, in accordance with the procedure established by Legislation and the conditions set forth in this Article, and, where relevant prerequisites exist, any duly authorized person, to process the Client's Data for the following purposes:
- 8.3.1.1. provision of Banking Services, as well as the creation and/or improvement of new products;
- 8.3.1.2. performance of rights and obligations arising from pre-contractual or contractual relationships with the Client, as well as the offering and/or preparation of future contractual relationships;
- 8.3.1.3. execution of the Client's signature, including an Electronic Signature;
- 8.3.1.4. receipt of services from payment systems/Card schemes ("Visa", "Mastercard", etc.), intermediary Banks, and/or other system operators involved in the service provision process;
- 8.3.1.5. monitoring of **Banking Products** issued to the **Client** or to **Persons** related to the **Client**;
- 8.3.1.6. analysis of creditworthiness in Order for the Bank to consider the possibility of providing Banking Products;
- 8.3.1.7. use of loyalty programs operating at the commercial and service outlets of the **Bank's** partner merchants/contractors, in accordance with **Agreements** concluded with them;
- 8.3.1.8. participation of the Client in promotions and prize draws, use of offers/benefits, and use of services offered by various contractors;
- 8.3.1.9. participation in the Bank's loyalty programs, including with the involvement of companies cooperating with the Bank;
- 8.3.1.10. review of the Client's Application, complaint, and/or request;
- 8.3.1.11. offering Banking Products tailored to the Client, including direct marketing;
- 8.3.1.12. ensuring the security of the Client and the Bank.
- 8.3.2. The Client's Data may also be processed for the following purposes:
- 8.3.2.1. performance of obligations imposed on the **Bank** by **Legislation**;
- 8.3.2.2. protection of the legitimate interests of the Client and the Bank;
- 8.3.2.3. other cases provided for by **Legislation**.
- 8.3.3. The Client agrees and authorizes the Bank, strictly in accordance with the procedure prescribed by Legislation and only after obtaining consent in the appropriate form, to process special category Data, where such processing is necessary to achieve the purposes provided for by Legislation and this Agreement.
- 8.3.4. The **Bank** shall be entitled to:
- 8.3.4.1. in the course of the reliable identification of the Client, process the Client's voice biometrics and/or facial characteristics for the purposes of protecting the Client's confidential information and property, as well as for fulfilling obligations related to Client identification/verification as provided for by Legislation;
- 8.3.4.2. in any service center of the **Bank**, as well as in the course of service provision via **ATM**s, self-service terminals, remote channels, or by any other means, carry out photo and/or video recording and/or audio recording of the **Client** for the purposes of protecting the **Client's** property and security and for **Client** identification/verification. In addition, during service provision through the **Telephone Service Center**, conduct audio monitoring of telephone calls with the **Client** for the purpose of improving service quality;
- 8.3.4.3. process the Client's personal Data, including where the Client acts as a representative, founder, partner, authorized representative, or principal of a legal entity, in accordance with and for the purposes provided for by this Agreement;
- 8.3.4.4. in accordance with Legislation, make a decision based on Profiling which produces legal effects concerning the Client or similarly significantly affects the Client;
- 8.3.4.5. when using a chatbot, collect and process information exchanged with the Client, including both received and transmitted information. The collected Data shall be processed in accordance with the Bank's rules on the processing of personal Data.
- 8.4. The Client hereby consents that the Bank shall be entitled to:



- 8.4.1. process information relating to the **Client**, including the **Client's Data**, where such information is publicly available or where the relevant **Data** has been made publicly available by the **Data** subject. This shall include, inter alia, the **Bank's** right to process information relating to the **Client** contained in various registers or databases maintained in accordance with **Legislation**;
- 8.4.2. in accordance with the procedure established by Legislation, for the purpose of ensuring the effective and uninterrupted provision of Banking Services to the Client and to the extent necessary for achieving such purpose, obtain from the electronic database of the LEPL State Services Development Agency the Client's Data necessary for the Bank. At the same time, the Bank shall be entitled to transfer the Client's Data to any organization with which the Bank has concluded an agreement on the receipt/provision of Data, in accordance with the procedure prescribed by Legislation;
- 8.4.3. for the purposes of making a decision on the granting of credit and/or ensuring the performance by the Client of its obligations to the Bank (including repayment of credit), request and obtain any personal information relating to the Client from third Parties or administrative authorities (including, without limitation, Credit Information Bureaus, the LEPL Revenue Service, and others).
- 8.5. The Bank shall collect/process all credit, non-credit, and other relevant information relating to a Person in connection with the provision of information to, and receipt of information from, Credit Information Bureaus, in accordance with the procedure and conditions established by Legislation. Such information shall be processed for the purposes of analyzing the Client's creditworthiness and shall be accessible to users participating in the Credit Information Bureau in accordance with the procedure prescribed by Legislation (lending organizations and information recipients/providers). At the request of a user (including the Data subject), the Data processor shall be obliged to correct, update, supplement, block, erase, or destroy the Data if such Data is incomplete, inaccurate, not up to date, or if its collection and processing were carried out in violation of the Legislation.
- 8.6. In the event that the **Bank** conducts a promotional campaign and the **Client** does not submit a prior written refusal, the **Client** shall be deemed to have consented to participation in such promotional campaigns conducted by the **Bank** and to the terms thereof, including the condition that, in the event of winning a promotional campaign, such information and the **Client's Data** may be made public through the **Bank's** various channels. The **Client** shall not be restricted from declaring refusal with respect to the publication of **Data**.
- 8.7. In addition to the foregoing, the **Client** is aware of and agrees that the **Bank** may transfer the **Client's Data** to another state, an international organization, or any authority/service and any person/institution, where: such transfer is provided for by **Legislation**; the transfer of **Data** is necessary to ensure the performance by the **Bank** of obligations imposed on it by **Legislation**; and/or there exists an appropriate legal basis for such transfer.
- 8.8. The Client hereby consents that, for the purpose of simplifying the provision of Banking Services by the Bank to the Client:
- through a Quick Payment Terminal, based on identification of the Client by means of the Client's personal/passport number, Plastic Card, contactless Plastic Card, and/or PIN Code, the Client may receive information on the Client's Banking Products, current loan indebtedness, total loan indebtedness, as well as information on Accounts and Plastic Cards and the balances thereon; carry out transfers between the Client's own Accounts and payments for various services; and receive information on offers made by the Bank to the Client (including credit products) and, at the Client's discretion, confirm such offers, following the full completion of the procedures established by the Bank. Prior to obtaining an offered Banking Product (including a credit product), the Bank may, at its discretion, establish additional identification requirements for the Client, non-compliance with which shall prevent the Client from confirming the offered Banking Product (including a credit product).
- 8.8.2. through an ATM, based on identification of the Client by means of the Client's Plastic Card and/or PIN Code, the Client may receive information on offers made by the Bank to the Client (including credit products) and, at the Client's discretion, confirm such offers, following the full completion of the procedures established by the Bank. Prior to obtaining an offered Banking Product (including a credit product), the Bank may, at its discretion, establish additional identification requirements for the Client, non-compliance with which shall prevent the Client from confirming the offered Banking Product (including a credit product).
- 8.9. The Bank shall not be liable for the obtaining of information about the Client by a Third Party through Quick Payment Terminals/ATMs by entering into a Quick Payment Terminal/ATM the information necessary for the Client's identification (personal identification number and date of birth, or a Plastic Card and/or PIN Code).
- 8.10. Processing of Data for Direct Marketing Purposes
- 8.10.1. The Client declares and confirms that the Bank is entitled, for direct marketing purposes, to process the Client's Data (including identification, financial, contact Data and/or Data obtained as a result of processing such information, including information regarding the Client's profile/segment) and to offer the Client personalized products/services tailored to the Client, as well as to provide information about the Bank's products and/or joint products, services, discounts, promotions, prize draws, prizes, and other news of the Bank and/or the Bank and its partner companies, in accordance with the Bank's Personal Data Protection Policy, by contacting the Client via the telephone number specified in this Agreement and/or the contact number provided by the Client (by means of SMS messages, telephone calls, and/or video/audio/visual messages), as well as through other electronic communication means (e-mail, online platforms, Websites, Applications, or other means).



- 8.10.2. The Client shall have the right to withdraw consent to the processing of Data for direct marketing purposes at any time by the means specified below. Consent to the processing of Data for direct marketing purposes shall remain effective until withdrawn, and upon withdrawal of such consent, the Client shall no longer receive personalized offers related to the use of services and/or products. In the event of withdrawal of consent as provided for in this Clause, the processing of Data for direct marketing purposes shall be terminated no later than within 7 (seven) Banking Days from receipt of the relevant request.
- 8.10.3. The Client may, at any time, request the termination of receiving offers by the following means:
- 8.10.3.1. in the manner indicated in the relevant marketing communication;
- 8.10.3.2. by visiting a branch of the **Bank**;
- 8.10.3.3. by submitting a request through the **Telephone Service Center**;
- 8.10.3.4. via Internet Bank, through the relevant personal settings page.
- 8.11. Conditions for the Transfer of Data to Third Parties
- 8.11.1. The Client agrees that, without obtaining the Client's prior or additional consent, the Bank may process and/or transfer the Client's personal/confidential Data where there are grounds provided for by the Legislation of Georgia, including transfer to:
- 8.11.1.1. third **Parties** involved in the process of providing services to the **Client** by the **Bank**, as well as third **Parties** whose software or other technical means are used by the **Bank**, on the basis of **Agreements** concluded with such **Parties**;
- 8.11.1.2. third **Parties** providing services to the **Bank**, such as auditors, advisors, consultants, research companies, and law firms, within the framework of contractual relationships with them;
- 8.11.1.3. international **Financial Institutions** (from which the **Bank** obtains financing) for the purposes of financing, performance of contractual obligations, and/or reporting; audit companies/external auditors for the purposes of auditing the **Bank's** financial statements as a supervised entity;
- 8.11.1.4. international **Financial Institutions** (from which the **Bank** obtains financing) for the purposes of financing, performance of contractual obligations, and/or reporting;
- 8.11.1.5. Card schemes ("Visa", "Mastercard", "P2P Service", "American Express"), payment systems, intermediary/receiving Banks, for the purposes of service provision;
- 8.11.1.6. the **Bank's** partner merchants, in accordance with **Agreements** concluded with them, for the purposes of participation in loyalty programs operating at their commercial and service outlets;
- 8.11.1.7. LLC "NGT Rocket Solutions" (ID No.: 405432580) via the **Electronic Signature** platform "Signify", for the purposes of service provision and execution of qualified or advanced **Electronic Signatures**;
- 8.11.1.8. LLC "Georgian Post" and/or other courier/postal service providers, for the purpose of delivery of the Bank's correspondence to the addressee;
- 8.11.1.9. insurance companies for the purposes of providing insurance services to the **Client**, as well as extension or renewal thereof:
- 8.11.1.10. member companies of TBC Bank Group PLC (N10029943), including JSC "TBC Insurance" (ID No.: 405042804), LLC "Tineti" (ID No.: 402116474), LLC "Marjanishvili 7" (ID No.: 402168998), JSC "Space International" (ID No.: 402178442), and/or LLC "TBC Capital" (ID No.: 204929961), for the purpose of providing various services/products (including insurance, valuation, measurement, and others) to the Client;
- 8.11.1.11. payment service providers, payment agents, as well as **Persons** who, in accordance with **Legislation**, ensure identification/verification of **Persons** for the purposes of providing payment services and/or services through remote channels (**ATMs**, **Quick Payment Terminals**, etc.);
- 8.11.1.12. companies performing money transfers/payment service providers, for the purposes of receiving and/or cashing out money transfers by the Client;
- 8.11.1.13. the National Archives or a commercial organization of similar profile, for the purposes of storage of documentation/information;
- 8.11.1.14. a problem asset management company having a contractual relationship with the **Bank**, in the event of the **Client's** failure to timely and/or duly perform any obligation owed to the **Bank**, for the purposes of managing problem assets;
- 8.11.1.15. in the event of a delay of 7 (seven) days in payment of any amount payable under the schedule of any credit product, solely for the purpose of determining the Client's whereabouts/contact details, any Person indicated in any Application submitted by the Client for obtaining a credit product (including Applications for closed/terminated credit products), such as family members, recommenders, contact Persons, and others, and/or any payer depositing/transferring funds to the Client's Account;
- 8.11.1.16. in the event of overdue payment under any credit product, for the purpose of determining the Client's whereabouts/contact details, any Third Party, by sharing the Client's photograph/image stored with the Bank;
- 8.11.1.17. the Client's guarantor, provider of security, and/or any Person whose property secures performance of the Client's obligations. In such case, the information to be transferred may, together with Data, include information on the scope of the Client's obligations to the Bank and a copy of the relevant agreement concluded between the Bank and the Client;
- 8.11.1.18. a telecommunication (mobile) operator having a contractual relationship with the **Bank**, for the purposes of providing services via short text messages (SMS services);



- 8.11.1.19. courts/arbitration/the National Enforcement Bureau, and/or use the Client's Data as well as any document/information signed by the Client or confirmed in any form, in the event the Client breaches any obligation assumed under an agreement concluded with the Bank or where this is necessary to protect the Bank's business reputation and/or legitimate interests;
- 8.11.1.20. the National Bank of Georgia and the Dispute Resolution Commission operating within the National Bank of Georgia pursuant to the Organic Law of Georgia on the National Bank of Georgia, within their respective competence; the LEPL Financial Monitoring Service of Georgia, for the purposes defined by the Law on Facilitating the Prevention of Money Laundering and Terrorist Financing; tax authorities or relevant authorized organizations/services for the purposes of performing obligations under the Agreement between the Government of the United States of America and the Government of Georgia to Improve International Tax Compliance and to Implement the Foreign Account Tax Compliance Act (FATCA), the Multilateral Competent Authority agreement on Automatic Exchange of Financial Account Information (CRS MCAA), or relevant agreement on the automatic exchange of information on financial Accounts between Georgia and the respective jurisdiction; as well as any other authority and/or international organization for the purposes of performing relevant agreement concluded with the State of Georgia.
- 8.11.2. The Client is informed that, in the course of providing services, the Bank may transfer Data to any state or international organization or to a Person registered in a foreign country for the purpose of providing services to the Client.
- 8.11.3. The Client is informed that Data may be transferred to a country where adequate Data protection guarantees do not exist. This may occur where the Bank is otherwise unable to provide the relevant services to the Client. Such transfers may also take place in cases such as communication or service processes with the Client via networks or platforms such as Facebook, WhatsApp, Viber, Messenger, Zoom, or other similar platforms, as well as where, in the course of executing a transfer transaction, the intermediary Bank/receiving provider is located in such a country. In any event, international transfer of Data shall be carried out solely in accordance with the procedure prescribed by Legislation.
- 8.12. Conditions for Data Processing and the Client's Rights
- 8.12.1. The Client is aware that Data may be processed both directly by the Bank and, where applicable, by an authorized Data processor on the basis of an agreement concluded therewith.
- 8.12.2. The **Bank** shall be obliged to protect the **Client's Data** and to maintain the confidentiality (Banking secrecy) of information relating to banking operations and **Accounts** associated with the **Client** that becomes known to the **Bank** in the course of its business relationship with the **Client**, except as otherwise provided by **Legislation**. The **Bank's** obligation to maintain confidentiality shall remain in force after termination of this **Agreement**.
- 8.12.3. The **Bank** may process **Data** only to the extent necessary to achieve the purposes specified above. At the same time, **Persons** processing such information shall undertake to maintain the confidentiality of the information provided by the **Bank** and to implement appropriate technical and organizational measures to ensure adequate protection of **Data** against unauthorized or unlawful processing, accidental loss, destruction, and/or damage.
- 8.12.4. The Parties agree that the Client's consent expressed through various remote Banking Service channels and/or electronic/digital communication channels (including ATM, Quick Payment Terminal, Internet Bank, Mobile Bank, www.tbccredit.ge, Telephone Service Center, SMS code sent to the Client's mobile phone number, and other similar means) in relation to the processing of the Client's Data (including consent to the Bank's receipt and processing of the Client's Data held by the State Services Development Agency, Credit Information Bureaus, the Revenue Service, and other databases) shall have the same legal force as a written document executed on paper and confirmed by the Client's signature.
- 8.12.5. The Client acknowledges that it has the right to withdraw, at any time, the consent granted by it for the processing of Data by submitting a request via Internet Bank, Mobile Bank, the Telephone Service Center, and/or by registering a request for withdrawal of consent at a branch of the Bank. In the event of withdrawal of consent, where no other legal basis for Data processing exists, the Bank shall be entitled to refuse to provide services to the Client and/or to terminate any agreement of any type and content concluded with the Client, including termination of services provided via the Electronic Signature platform "Signify". At the same time, withdrawal of consent shall not invalidate the legal consequences that arose prior to such withdrawal and within the scope thereof.
- 8.12.6. The Client is aware of its rights provided for by Legislation and is entitled, at any time and in accordance with the procedure established by this Agreement, to request the Bank to cease the use of the Client's Data for direct marketing purposes; to request and obtain information regarding the Data processed in relation to the Client; to request rectification, updating, supplementation, blocking, restriction of processing or accessibility, and/or erasure or destruction of Data relating to the Client, where such Data is incorrect, incomplete, inaccurate, not up to date, where the authenticity or accuracy of the Data is disputed, or where the collection and processing of such Data has been/is carried out in violation of the Legislation; as well as to request Data portability (where automated processing is used and technically feasible) and/or to obtain copies of the Data.
- 8.12.7. The **Bank** shall not be liable for any consequences arising from the receipt of a notification sent by the **Bank** in accordance with the contact information provided by the **Client** by any other person.
- 8.12.8. The Client consents that any communication between the Bank and the Client and any telephone conversation conducted with the Client (including any request/Application of the Client relating to the receipt of Banking information, registration for the use of any Banking Product/Service, changes to registered Data, receipt of a Banking (including credit) product and/or execution of a transaction, and other similar matters) may be recorded and stored in



the **Bank's** electronic **Data** systems and, in the event of a dispute, such recordings shall have evidentiary value and may be used as evidence. Recordings of telephone conversations shall be deemed the property of the **Bank** from the moment of their creation, shall be stored for the period and in the manner determined by the **Bank**, and, upon the **Client's** request or where relevant legal grounds exist, shall be disclosed or provided to the **Client** no later than within 10 (ten) **Banking Days** from receipt of a written request.

- 8.12.9. The Client is aware and agrees that photographs, video, and audio recordings obtained in the course of service provision constitute the property of the Bank and, where necessary, the Bank shall be entitled to use them as evidence for the protection of its interests.
- 8.12.10. The Client's Data shall be stored with the Bank in accordance with the procedure and for the periods established by Legislation and the Bank's internal documents.
- 9. Force Majeure
- 9.1. The Parties shall be released from liability for the full or partial non-performance or improper performance of their obligations under this Agreement if such non-performance or improper performance is caused by Force Majeure Events.
- 9.2. A Party affected by a Force Majeure Event shall be obliged, within a reasonable period but no later than within 5 (five) Banking Days, to notify the other Party of the occurrence of the Force Majeure Event and its anticipated duration. Otherwise, such Party shall lose the right to be released from liability on the grounds of the existence of Force Majeure Events.
- 9.3. If a Force Majeure Event is not a generally recognized fact or if the other Party questions its authenticity, the Force Majeure Event specified in the notice shall be confirmed by the competent authority designated by the relevant jurisdiction. Otherwise, the Party shall not be released from liability due to the existence of Force Majeure Events.
- 9.4. If a Force Majeure Event continues for more than 30 (thirty) calendar days: (a) from the date of receipt of the notice; or (b) from the date of confirmation by the competent authority designated by the relevant jurisdiction, the Parties shall agree on adapting this Agreement to the changed circumstances. If the Parties fail to reach such agreement within 15 (fifteen) calendar days following the expiration of the said 30 (thirty) calendar-day period, either Party shall be entitled to terminate this Agreement unilaterally.
- 10. Electronic Signature
- 10.1. The Client shall be entitled to request from the Bank the provision of a paper (hard-copy) copy of transactions/Agreements/documents executed/concluded by the Client using an Electronic Signature.
- 10.2. The Client acknowledges that any transaction/ agreement /document concluded on behalf of the Client by the Client's authorized representative using an Electronic Signature shall give rise to legal consequences for the Client.
- 10.1. The Bank shall be entitled to obtain the Client's consent in any form by using an Advanced Electronic Signature.
- 10.2. The Client's Electronic Signature, including an Advanced Electronic Signature, shall, in accordance with Legislation and this Agreement, have the same legal force as a tangible (hard-copy) document and a handwritten signature, and may not serve as grounds for the emergence of a dispute between the Parties.
- 11. Communication Between the Parties
- 11.1. For the purposes of sending and delivering any notice, various means of communication may be used, including, without limitation: (1) e-mail; (2) any digital, telephone, or postal communication, short text message (SMS/MMS); (3) Push Notification; and/or (4) communication Applications (including WhatsApp, etc.); and (5) any other means of communication. Any notice delivered in any form shall have binding legal force and may be used either jointly (through several means) or through any one of them.
- 11.2. The Parties agree that a written notice shall be delivered to the Party at the last address known to the sender of the notice. A notice shall also be deemed duly delivered if it is returned to the sender due to the absence of the addressee at the specified address and/or if the addressee refuses to accept the notice and/or evades its receipt.
- 11.3. A short text message (SMS/MMS) shall be deemed delivered to a **Party** if the relevant mobile telecommunications operator confirms, by means of an appropriate notification (status delivered), that the short text message has been sent to and/or received at the relevant telephone number.
- 11.4. The Parties agree that an electronic message sent to the Borrower's e-mail address specified (1) in this Agreement and/or (2) in any document submitted/provided by the Borrower to the Bank and/or (3) in any public source shall be deemed an official notice duly delivered to the Borrower.
- 11.5. Where a notice is sent to a **Party** by e-mail, receipt (delivery to the **Party**) shall be confirmed by an extract from the relevant technical means and/or confirmation provided by such technical means. The **Client** hereby agrees that an electronic message sent to the e-mail address specified in this **Agreement** (where receipt/delivery is confirmed by an extract from the relevant technical means and/or confirmation provided thereby) shall be deemed duly delivered to the **Client**.
- 11.6. A notice shall also be deemed received/delivered if it is sent and delivered by any form and means provided for by Legislation.
- 11.7. The Client declares and confirms that it agrees to receive notices sent by the Bank to the Client in the form of short text messages also by means of Push Notifications and/or communication Applications (including WhatsApp, etc.). A



notice delivered by **Push Notification** shall have the same legal force as a short text message as defined under this **Agreement**.

- 11.8. The Client confirms that the Bank has fully informed the Client about alternative means of receiving the services defined under this Agreement ("SMS notification service"), namely receiving information/notices via Push Notifications and/or communication Applications (including WhatsApp, etc.). The terms and conditions of service defined in Article 24.5 of this Agreement shall fully apply to informing/notifying the Client via Push Notifications and/or communication Applications (including WhatsApp, etc.). At the same time, the Client shall be entitled, at its own discretion, to choose/determine the source/channel for receiving information/notices (SMS/Push Notification/communication Applications, including WhatsApp, etc.).
- 11.9. The Client declares and confirms that it agrees to receive information regarding any transaction carried out by the Client (including information directly provided for and/or required by the relevant legal acts of the National Bank of Georgia) and/or statements (in the form and under the conditions determined by the Bank) through any of the remote channels provided for by this Agreement (Telephone Service Center/Internet Bank/Mobile Bank, etc.) and/or by visiting any branch/service center of the Bank.
- 11.10. Communication with the **Client** shall be conducted in the Georgian language, unless the **Parties** additionally agree to conduct their communication in another language.
- 12. Submission of Complaints
- 12.1. In the event of dissatisfaction with the **Bank's Services**, the **Client** shall be entitled to submit a complaint to the **Bank** orally, in writing, or in electronic form.
- 12.2. A standard written complaint form may be obtained at the Bank's branches and service centers.
- 12.3. A complaint may be submitted in electronic form via Internet Bank or through the Bank's Website (www.tbcbank.ge).
- 12.4. A complaint may also be submitted by contacting the Bank's Telephone Service Center at: +995 (32) 2 272727.
- 12.5. The maximum period for reviewing a complaint submitted by the Client shall be no later than 1 (one) month from the date of receipt of the Application and, where applicable, from the date of identification of the applicant.
- 12.6. Complaints shall be reviewed by the Complaints Management Team of the Bank's Customer Support Department.
- 12.7. The Client shall be notified of the decision adopted in connection with the complaint in writing and/or, by agreement with the Client, by other means of communication (telephone communication, e-mail, digital channel), and/or in the same form in which the complaint was submitted.
- 12.8. Information regarding the progress of the review of a complaint may be obtained at any branch/service center of the **Bank** and/or through remote channels.
- 13. Representations and Warranties of the Parties
- 13.1. The Client declares, represents, confirms, and warrants that:
- 13.1.1. as of the date of execution of this Agreement and/or any other agreement related thereto, the Client has legal capacity;
- 13.1.2. the Client has the requisite legal capacity and has obtained all necessary consents, approvals, permits, and/or powers of attorney required for the execution and performance of this Agreement and/or any other related agreement /document;
- 13.1.3. upon execution of this **Agreement** and/or any other related agreement /document, the **Client** is not acting under mistake, fraud, coercion, violence, or threat;
- 13.1.4. the Client's actions are not aimed at deceiving the Bank;
- 13.1.5. any information and/or documentation provided by the Client to the Bank is accurate, true, and complete;
- 13.1.6. the **Client** is aware that providing the **Bank** with false, incorrect, or misleading information and/or documentation constitutes an offense and represents sufficient grounds for termination of this **Agreement**;
- 13.1.7. the Client is not involved in, nor threatened by, any dispute or court proceeding (as a claimant, defendant, Third Party, or otherwise) that may jeopardize or threaten the performance of the Client's obligations under this Agreement or under any other agreement /document concluded with the Bank, and/or the Client's property or assets;
- 13.1.8. the execution of any banking operations shall not violate:
- 13.1.8.1. the terms of any other agreement to which the Client is a Party;
- 13.1.8.2. the terms of any license/permit held by the Client;
- 13.1.8.3. any other obligations of the Client (if any);
- 13.1.8.4. Legislation;
- 13.1.8.5. any regulation, rule, Order, decision, instruction, or resolution issued by any competent authority;
- 13.1.8.6. any restriction imposed by the state or any governmental, regulatory, judicial, or arbitral authority, compliance with which is the responsibility of the Client;
- 13.1.9. the Client shall not refuse to perform the obligations assumed under this Agreement;
- 13.1.10. the Client shall not assign or transfer its obligations to any Third Party. This provision shall not be construed as requiring the Client/ Borrower to perform obligations personally and shall not preclude the Bank from accepting performance offered by a Third Party, and for such purposes the Client/ Borrower hereby consents to the Bank's disclosure to a Third Party of information regarding the Client's/Borrower's outstanding indebtedness/payments;
- 13.1.11. neither the Client nor any of its affiliated Persons (which, for the purposes of this Clause, includes any Person who, in the Bank's assessment, including for sanctions-related purposes, due to business, family, or other close relationships,



- may influence such **Person** or its decisions, or directly or indirectly owns or controls such person), at any time prior to execution of this **Agreement** and throughout its term:
- 13.1.11.1 is not or shall not be included in any sanctions list maintained by the United Nations (UN), the European Union, the United Kingdom, the United States of America, Georgia, any other state, or any international organization (hereinafter collectively or individually referred to as the "Competent Authorities") (hereinafter the "Sanctions List"), and no sanctions are or shall be applicable to them (for the purposes of this Clause, "sanctions" include, inter alia, any restriction, policy, prohibition, or other measure determined by the Competent Authorities);
- 13.1.11.2. is not or shall not be a resident of a state subject to comprehensive trade sanctions/restrictions imposed by the Competent Authority(ies);
- 13.1.11.3. has not entered into and shall not enter into, directly or indirectly, including through other **Persons**, any transaction (including facilitation thereof) with any **Person** or entity included or to be included in the Sanctions List or subject to sanctions, or which is a resident of, or operates in, a state subject to comprehensive trade sanctions/restrictions;
- 13.1.11.4. has not entered into and shall not enter into, directly or indirectly, including through other **Persons**, any transaction (including facilitation thereof) involving any **Party**/property/asset/product/service subject to comprehensive targeted sectoral sanctions/restrictions.
- 13.2. The Client declares that it is not acting on behalf of a Third Party and has no relationship with a fictitious ("shell")

  Bank at the time the Bank accepts the Application submitted under this Agreement, and that all information provided to the Bank (including information on entrepreneurial activity and the Client's status as a taxpayer) is true, accurate, complete, and exhaustive.
- 13.3. The Client shall be obliged to immediately notify the Bank of any changes to its identification Data, contact information, status, or type of activity.
- 13.4. In the event that any representation made under this **Agreement** relating to sanctioned **Persons** proves to be incorrect, and the **Client's** actions constitute a breach or circumvention of sanctions and/or, in the **Bank's** assessment, create a risk of sanctions being imposed on the **Client** and/or its affiliated person(s), or if sanctions are imposed on any of the aforementioned **Persons**, the **Bank** shall, in addition to any other actions provided for under this **Agreement**, be entitled to act in accordance with the sanctions imposed by the Competent Authority(ies) and to take any and all actions imposed or required by the Competent Authorities and/or bodies, including restricting the **Client's** ability to dispose of and/or manage any funds/assets, as well as terminating this **Agreement** and closing the **Accounts**.
- 13.5. Policy on the Prevention of Facilitation of Tax Evasion
- 13.5.1. The **Parties** declare and warrant that:
- 13.5.1.1. each of them, as well as their related **Persons**, conduct their activities in good faith and lawfully, in compliance with high ethical standards. The **Parties** have zero tolerance for corruption, tax fraud, tax evasion, and any other criminal activities, and exercise continuous control over such matters;
- 13.5.1.2. the **Parties**, as well as their related **Persons**, authorized **Persons**, and representatives, do not and shall not participate in any actions that involve the facilitation (directly or indirectly) of corruption, tax fraud, or tax evasion in any form;
- 13.5.1.3. each of them, as well as their related **Persons**, has not been convicted of or charged with corruption, tax fraud, tax evasion, or facilitation thereof;
- 13.5.1.4. any breach of the above provisions may result in termination of this **Agreement** as well as any other agreement previously concluded between the **Parties**. Such termination shall not exclude the liability of the breaching **Party**'s authorized person, representative, or related person, nor the imposition of sanctions provided for by **Legislation** (including potential criminal liability). At the same time, the **Parties** confirm that a **Party** shall not incur liability for the actions of an authorized **Person** or related **Person** if such **Person** did not act in the name of or upon the **Order** of that **Party**;
- 13.5.1.5. these representations and warranties shall remain in force until the full and proper performance of all obligations assumed by the **Parties** under this **Agreement** and any other agreement previously concluded between them, regardless of full or partial termination of such **Agreements**;
- 13.5.1.6. either **Party** shall immediately notify the other **Party** in writing of any circumstances that may conflict with and/or result in a breach of the present representations and warranties, as well as of the occurrence or commencement of any circumstances that may threaten the full and proper performance of obligations assumed under this **Agreement**.
- 13.6. The **Client** is aware of the possible consequences that may arise from the provision by the **Client** of false, inaccurate, incomplete, or unfounded information.
- 13.7. The Client is prohibited from using any service provided for under this Agreement for unlawful purposes, including for the purchase of goods or services the acquisition of which is prohibited by Legislation.
- 14. Liability of the Parties and Penalties
- 14.1. In the event of failure to duly and timely perform the obligations assumed under this **Agreement**, the **Parties** shall be liable in accordance with this **Agreement** and **Legislation**.
- 14.2. The **Bank** shall be liable to the **Client** for the accurate and timely execution of banking operations. In the event of a breach of the time limits for the execution of banking operations by the **Bank**, the **Bank** shall pay a penalty in the amount of 0.5% of the relevant amount for each overdue **Banking Day**, or in accordance with the procedure established by **Legislation**.



- 14.3. In the event of failure to timely perform the obligation provided for in Clause 21.2.3 of this **Agreement** and/or failure by the **Client** to return the funds erroneously credited within 5 (five) business days from the date the **Bank** notifies the **Client** thereof, the **Client** shall be obliged to pay the **Bank** a penalty in the amount of 0.05% of the amount payable to the **Bank** pursuant to Clause 21.2.3 of this **Agreement** for each day of delay.
- 14.4. Payment of a penalty shall not release the breaching Party from the obligation to perform its obligations under this Agreement. At the same time, the claim for a penalty shall constitute a right, and not an obligation, of the entitled Party.
- 14.5. The **Bank** shall not be liable for:
- 14.5.1. failure to perform obligations (including in connection with international transfers initiated by the Client), if:
- 14.5.1.1. such failure is caused by any action and/or error of the recipient and/or intermediary **Bank** specified in the **Client's Payment Order** or any other document, and/or by any other reason beyond the **Bank's** control;
- 14.5.1.2. n embargo and/or any other restriction applies to the state in whose territory the recipient Bank operates, which prevents the recipient from receiving the funds;
- 14.5.1.3. the correspondent **Bank** (through which the transfer is executed) refuses to perform the transaction and/or the transferred funds are detained/blocked for the purposes of anti-money laundering or for any other reason;
- 14.5.2. consequences arising from:
- 14.5.2.1. execution of an operation based on the Client's Order;
- 14.5.2.2. malfunction of the Client's or any other Person's computer, mobile phone, and/or any other device or equipment (any part thereof and/or accessory), and/or software;
- 14.5.2.3. actions or omissions of a telecommunications operator, internet service provider, and/or any other person;
- 14.5.2.4. incorrect or incomplete completion by the Client of an Application and/or statement;
- 14.5.2.5. inaccuracy and/or incorrectness of information provided by the Client to the Bank;
- 14.5.2.6. failure by the Client to perform obligations assumed under this Agreement;
- 14.5.2.7. failure by the Client to exercise the rights granted to the Client under this Agreement;
- 14.5.2.8. failure by the Client to comply with recommendations issued by the Bank;
- 14.5.2.9. actions taken by the Client or the Client's authorized representative on behalf of the Client, including:
  - (a) consequences arising from the receipt by another **Person** of notifications or any other information-containing documents sent by the **Bank** using the **Client's** contact details changed in the **Bank's** records and/or provided to the **Bank**, including an e-mail address or mobile phone number;
  - (b) use by another **Person** of the **Client's** contact details changed in the **Bank's** records and/or provided to the **Bank**, including actions performed by another **Person** via the **Client's** mobile phone number, or the **Bank's** receipt of messages or any other information-containing documents sent by another **Person** from the **Client's** e-mail address, and the consequences thereof, including actions taken or refrained from by the **Bank**;
- 14.5.2.10. consequences arising from transfers executed on the basis of a forged or incorrectly prepared invoice, where such invoice is submitted to the **Bank** by the **Client**.
- 15. Amendments/Additions to the Agreement
- 15.1. The **Bank** shall be entitled to introduce amendments and/or additions to the text of this **Agreement** by publishing relevant information on the **Bank's Website** (www.tbcbank.ge) and/or by displaying such information at the **Bank's** branches and service centers at least 10 (ten) calendar days prior to the implementation of such amendments/additions.
- 15.2. The **Bank** shall be entitled, at any time and unilaterally, to amend the rules, terms and/or **Commission Fees** determined under this **Agreement** and/or any other **Agreements**/documents related hereto, for the purposes of bringing them into compliance with newly established internal rules of the **Bank**, changed market conditions, Banking practice, and/or **Legislation**.
- 15.3. The Parties agree that where the Bank introduces amendments to the terms of this Agreement or any additional Agreement/document concluded hereunder that are in the Client's favor, the Bank shall not be obliged to notify the Client of such amendments in advance.
- In the case described in Clause 15.1 of this **Agreement**, the **Client** shall be entitled, at any time prior to the expiration of 10 (ten) calendar days from the publication of the relevant information on the **Bank's Website** and/or at the **Bank's** branches and service centers, to terminate this **Agreement** in accordance with the procedure provided for in Clause 15.1 of this **Agreement**. In exercising this right, the **Client** shall be obliged, no later than 5 (five) calendar days from the delivery to the **Bank** of the written notice on termination of this **Agreement**, to return to the **Bank** all credit products obtained under this **Agreement** (including full repayment of all credit limits, **Overdrafts**, **Bank** loans, and any other credit products) and to pay to the **Bank** all **Commission Fees**, interest, penalties, and any other amounts payable in connection with the services and products provided under this **Agreement**. This **Agreement** shall remain in force until the **Client** has fully performed all obligations imposed on the **Client** hereunder.
- 15.5. If the Client fails to exercise the right described in Clause 15.1 of this Agreement, the amendments/additions proposed by the Bank shall be deemed accepted by the Client, and the Agreement shall be deemed amended in accordance with the proposed terms.
- 15.6. The **Bank** shall be entitled to bring into effect any amendment that does not worsen the **Client's** position immediately upon its publication on the **Bank's Website**.



- 16. Right to Withdraw from a Banking Product/Service
- 16.1. This Article defines the rules and conditions for the Client's exercise of the right to withdraw (hereinafter the "Right of Withdrawal") from a Banking Product and/or Banking Service, the terms of which are agreed and/or the agreement is concluded between the Bank and the Client through the Bank's remote communication channels (hereinafter the "Remote Banking Product/Service").
- 16.2. The Client may exercise the Right of Withdrawal without stating any reason within 14 (fourteen) calendar days from the receipt of the Remote Banking Product/Service. Upon expiration of the said period, the Client shall no longer be entitled to withdraw from the use of the Remote Banking Product/Service on the basis of the Right of Withdrawal.
- In Order to exercise the Right of Withdrawal, the Client shall submit to the Bank a relevant Application/notice, which must mandatorily indicate the specific Remote Banking Product/Service in respect of which the Client is exercising the Right of Withdrawal. Such Application/notice may be submitted either in material (written) form at any branch/service center of the Bank, or through remote channels (Telephone Service Center, Internet Bank, Mobile Bank).
- 16.4. Upon the Client's exercise of the Right of Withdrawal, the Bank shall be entitled to charge, and the Client shall be obliged—upon the Bank's request—to pay, the cost of services actually rendered by the Bank prior to the exercise of the Right of Withdrawal and/or any amounts payable in connection with the use of the Remote Banking Product/Service (excluding amounts payable to third Parties (administrative authorities, notaries, etc.)), proportionally to the period of use of the Remote Banking Product/Service.
- 16.5. The Client shall be obliged, within 30 (thirty) calendar days from the submission of the Application/notice of withdrawal, to return to the Bank any funds/property received and transferred into the Client's use/ownership within the framework of the Remote Banking Product/Service.
- 16.6. The **Bank** shall be obliged to refund to the **Client** in full any amounts paid by the **Client** for the use of the Remote **Banking Product**/Service (less the costs provided for in Clause 16.4) within 30 (thirty) calendar days from the submission of the **Client's Application**/notice of withdrawal. At the same time, if the **Client** performs the obligation under Clause 16.5 on the last day of the period specified therein and, as a result, the **Bank** may face a risk of non-performance of the obligation provided for in this Clause, the **Bank** shall be entitled, taking into **Account** circumstances beyond its control (objective circumstances), to perform such obligation after the expiration of the period specified in this Clause (within a reasonable time).
- 16.7. Upon full and proper performance by the **Parties** of their obligations under Clauses 16.5 and 16.6, the use of the Remote **Banking Product**/Service shall be deemed terminated.
- 16.8. The **Bank** shall be entitled to request, and the **Client** shall be obliged—within a reasonable time from such request—to provide the **Bank** with any information/documentation related to the use of the Remote **Banking Product**/Service in respect of which the **Client** has exercised the Right of Withdrawal.
- 16.9. The provisions of this Article relating to the Right of Withdrawal shall not apply to credit **Agreements** for **Specific Financial Products**.
- 16.10. The Right of Withdrawal shall not apply to Banking Products/Services related to:
- 16.10.1. currency exchange;
- 16.10.2. money market instruments;
- 16.10.3. transferable securities;
- 16.10.4. rights issued by an investment fund;
- 16.10.5. futures, including equivalent instruments settled in cash;
- 16.10.6. forward rate **Agreements** (FRAs);
- 16.10.7. interest rate, currency, and capital swaps;
- 16.10.8. options to acquire or dispose of any instrument listed in this Clause, including equivalent instruments settled in cash, as well as currency and interest rate options;
- 16.10.9. documentary operations (letters of credit, documentary collections, Bank guarantees, acceptances, etc.);
- 16.10.10. escrow Accounts;
- 16.10.11. factoring operations;
- 16.10.12. **Agreements** that have been fully performed by both **Parties** at the **Client's** explicit and unequivocal request prior to the exercise of the Right of Withdrawal;
- 16.10.13. **Deposit Agreements**.
- 17. Termination of the Agreement; Suspension of Banking Services
- 17.1. The Client shall be entitled, at any time, by giving the Bank a written notice at least 10 (ten) calendar days in advance, to:
  - (a) close the Accounts;
  - (b) discontinue the use of any or all types of Banking Services provided for under this Agreement; and/or
  - (c) request termination of this Agreement.
- 17.2. Upon exercising the right to terminate the **Agreement**, the **Client** shall be obliged, no later than 5 (five) calendar days from the delivery of the written notice to the **Bank**, to pay to the **Bank** all **Commission Fees** and any other amounts payable in connection with the relevant **Account(s)/Banking Services**.



- 17.3. Closure of the **Accounts** by the **Client** and/or discontinuation of the use of any or all types of **Banking Services** provided for under this **Agreement** shall not automatically result in termination of this **Agreement**.
- 17.4. Prior to termination of this **Agreement**, the **Client** shall ensure full withdrawal of the balances from the **Accounts** and/or notify the **Bank** of alternative Banking details held with another **Bank** to which the **Bank** may transfer the balances held in the **Client's Accounts**. In the event of the **Client's** failure to perform the obligations set forth in this Clause, the **Bank** shall be entitled to:
- 17.4.1. transfer, without the Client's additional consent, the balances held in the Accounts to the Client's Account with another Bank, the details of which became known to the Bank in the course of providing services or from a public source;
- 17.4.2. transfer the balances held in the Accounts to the Bank's transit Account; and/or
- 17.4.3. restrict the Client's access to the Accounts, suspend banking operations, and refuse to provide services.
- 17.5. The **Bank** shall be entitled, at any time, to:
- 17.5.1. terminate this **Agreement** by giving the **Client** a notice at least 10 (ten) calendar days prior to termination (unless a different notice period is provided for under this **Agreement** for termination of the **Agreement** or a specific service);
- 17.5.2. offer to the Client or discontinue the provision of any one or more services provided for under this Agreement;
- 17.5.3. close the Client's Accounts;
- 17.5.4. block the Client's Bank Account(s) and/or restrict active operations on/from the Account (s) (including deposits/withdrawals, credits/transfers, currency conversion, etc.).
- 17.6. The Bank shall be entitled to close the Client's Accounts in the following cases:
- 17.6.1. breach of obligations assumed under this **Agreement** or any other agreement related hereto;
- 17.6.2. absence of any balance in the Accounts for a period of 6 (six) months;
- 17.6.3. absence of any transactions through the **Accounts** for a period of 6 (six) months (for the purposes of this Clause, transfers/debits of the **Bank's** service fees and/or payments related to credit products shall not be deemed transactions);
- 17.6.4. if transactions/operations are carried out, initiated, or recorded in the Client's Accounts in connection with the purchase, import, export, transportation, and/or any other handling of goods originating from or produced by a country included in the Sanctions List, or transportation of goods purchased in any country through the territory of, and/or by any means of transport (including air, sea, etc.) registered in, a country included in the Sanctions List;
- 17.6.5. in other cases, provided for by Legislation;
- 17.6.6. due to non-compliance of the Client/the Client's actions with the requirements unilaterally determined by the Bank under its internal policies.
- 17.7. In the event of closure of an **Account**, the funds credited to the relevant **Account** shall be returned to the **Client** in accordance with the procedure set forth in this **Agreement**.
- 17.8. The Bank shall be entitled to block the Client's Bank Account (s) and/or restrict active operations on the Account (s) (including deposits/withdrawals, credits/transfers, currency conversion, etc.:
- 17.8.1. if no banking operations are carried out on/from the **Account** (s) for a period of 1 (one) year (for the purposes of this Clause, transfers/debits of the **Bank's** service fees and/or payments related to credit products shall not be deemed banking operations). In such case, the **Client** shall not be able to obtain **Banking Products**/services until the **Client** fully performs the actions preliminarily determined by the **Bank**;
- 17.8.2. to restrict the Client's access (in whole or in part) to the funds held in the Account (s) if the Bank conducts an inquiry as provided for by the Law of Georgia on the Prevention of Money Laundering and Financing of Terrorism and/or related legal acts, if relevant international sanctions are applied to the Client, or if there is a substantiated suspicion that the funds may have been obtained through criminal means and/or may be used for unlawful activities;
- 17.8.3. in other cases provided for by Legislation and this Agreement;
- 17.8.4. due to incompatibility/non-compliance of the Client/the Client's actions with the requirements unilaterally determined by the Bank under its internal policies;
- 17.8.5. if the Client has outstanding indebtedness to the Bank and/or the Bank has a monetary claim against the Client.
- 17.9. The **Bank** shall be entitled to terminate this **Agreement** without prior notice (including without observing the notice period provided for under this **Agreement**) due to non-compliance of the **Client**/the **Client**'s actions with the requirements unilaterally determined by the **Bank** under its internal policies.
- 17.10. This **Agreement** may be terminated at any time by mutual agreement of the **Parties** or in other cases provided for by **Legislation**.
- 18. **Dispute Resolution and Governing Law**
- 18.1. Any issues not directly governed by this Agreement shall be settled in accordance with the Legislation of Georgia.
- 18.2. Any and all disputes and disagreements arising between the Parties shall be resolved through negotiations. In the event the Parties fail to reach an agreement, the dispute shall be considered by the system of common courts of Georgia in accordance with the Legislation of Georgia. At the same time, the Parties agree that with respect to credit claims and obligations, the procedure for dispute resolution shall be determined by the relevant agreement (including, without limitation, Agreements on provision of credit products, Bank loan agreement, security agreement, etc.), and accordingly, such disputes shall be resolved in accordance with the terms and conditions of the specific agreement concluded with the Client.



- 18.3. The Client and the Bank may have entered into and/or confirmed a separate Agreement/contract that provides for a specific dispute resolution procedure, in which case the dispute shall be resolved in accordance with the procedure established by such agreement /contract.
- 18.4. The Parties agree that communication between them and the court and/or between them and an arbitral institution (if any) and/or arbitrators (if any) shall be conducted in writing, including by e-mail (in electronic form). The Parties agree that any official notice arising out of this Agreement, including notices of withdrawal from the agreement, termination, cancellation, determination of an additional term for performance of obligations, as well as notices of unilateral increase of the interest rate by the Bank, shall be deemed duly made if delivered to the Party in writing, including in electronic form, to the e-mail address specified in the details section of the agreement concluded within the framework of this Agreement or to any e-mail address indicated by the Client through any source. The Client hereby consents that the court or arbitral tribunal (arbitrator) may serve summons, notices, court or arbitral case documents, and deliver judgments/rulings or arbitral awards to the Client in writing, including by e-mail, to the e-mail address specified in the details section of the agreement concluded within the framework of this Agreement or to any e-mail address indicated by the Client through any source. Where a notice is sent in electronic form to the e-mail address specified in the agreement details or otherwise indicated by the Client, receipt (delivery to the Party) shall be confirmed by an extract from the relevant technical means and/or confirmation provided by such technical means. The Client agrees that an electronic notice sent by e-mail to such address (where receipt/delivery is confirmed as described above) shall be deemed duly delivered to the Client.
- 18.5. The **Bank** shall be entitled to seek enforcement against any property of the **Client** (any movable or immovable property and any intangible property rights belonging to the **Client**), irrespective of whether the **Client's** obligation (the **Bank's** claim) is secured by a proprietary right (mortgage, pledge).
- In accordance with the Law of Georgia on Payment System and Payment Services, a consumer shall be entitled to submit a complaint against the **Bank** to the Dispute Resolution Commission operating at the **National Bank of Georgia** (hereinafter the "Commission"), within the time limits established by **Legislation**/this **Agreement**, in cases where the **Bank** has failed to satisfy the consumer's complaint in full or in part (including failure to respond to/return a response to the consumer). The right to apply to the Commission shall arise if the value of the subject matter of the dispute does not exceed **GEL** 50,000 (or its equivalent in foreign currency, calculated as of the date of the disputed action or the date of submission of the complaint). At the same time, the consumer shall be entitled to apply directly to a court without applying to the Commission. The consumer may apply to the Commission within 6 (six) months from the date of submission of the complaint to the **Bank**. The Commission shall review complaints under this Clause free of charge. The Commission has
- 19. Entry into Force and Term of the Agreement
- 19.1. This **Agreement** shall enter into force as of the moment of its confirmation by the **Client** and shall remain in effect for an indefinite term, unless and until terminated by either **Party** in accordance with this **Agreement** or **Legislation**.

July 2023 ("Rules of Procedure of the Dispute Resolution Commission at the National Bank of Georgia").

been operating since 1 December 2023. The rules governing the Commission's activities (including the procedure and process for filing complaints) are set forth in Resolution No. 2 of the Board of the National Bank of Georgia dated 26

- 20. General Provisions
- 20.1. Information published on the **Bank's Website** and information stored in the **Bank's** databases (computer systems), as well as electronic copies and printouts of such information prepared by the **Bank** and certified by the signature of the **Bank's** Director or a duly authorized representative, shall have evidentiary value for the purposes of confirming the existence or non-existence of facts related to the relationships governed by this **Agreement**.
- 20.2. In the event of any inconsistency or conflict, this **Agreement** shall prevail over any other agreement previously concluded between the **Parties** in relation to the subject matter hereof.
- 20.3. The invalidity or termination of any provision of this **Agreement** shall not result in the invalidity or termination of the agreement as a whole.
- 20.4. The terms of Client service, Commission Fees, interest rates, and the Bank's recommendations are described/set out in Information Materials disseminated by the Bank. In the event of any inconsistency between the information contained in such Information Materials and the provisions of this Agreement, the provisions of this Agreement shall prevail.
- 20.5. The text of this **Agreement** is published on the **Bank's Website** at <u>www.tbcbank.ge</u> and, upon request, a signed copy of the **Agreement** shall be provided to the **Client**.



#### Part II

- 21. Bank Account
- 21.1. Opening an Account
- 21.1.1. An **Account** shall be opened on the basis of the **Client's Application** and the submission (to the **Bank**) of the mandatory documents required by **Legislation**, the authenticity of which shall be the responsibility of the **Client**.
- 21.1.2. In accordance with the procedures established by the Bank, an Account may be opened remotely—on the basis of an Application submitted via telephone, by signing the Account opening Application and/or confirming it by SMS message, through Internet Bank, various remote/electronic communication channels, and/or other means of communication—provided that the Client already maintains an Account with the Bank. Until the relevant documents are submitted to the Bank, only crediting transactions may be carried out on an Account opened remotely, except in cases provided for by Legislation.
- 21.1.3. By signing the **Account** opening **Application** and/or confirming it by SMS message, the **Client** expresses consent and confirms that:
- 21.1.3.1. the information provided in the **Application** is accurate and reliable and fully corresponds to the will of the **Account** holder/**Cardholder**;
- 21.1.3.2. the **Bank** is authorized to open a settlement (current) **Account** and/or a demand **Deposit Account** (in any currency) for the purposes of transferring funds to the **Deposit Account** and/or crediting funds from the **Deposit Account** for the repayment (servicing) of a credit;
- 21.1.3.3. the Client agrees to all terms and conditions related to the relevant Account, including standard fees and Commission Fees:
- 21.1.3.4. the **Bank** is authorized, without obtaining the **Client's** additional consent, to open for the **Client** a settlement (current, **Card**, commercial and/or other similar) **Account** and/or a demand **Deposit Account** in any currency, if it is established that the **Client** does not have such an **Account** and/or if the opening of such an additional **Account** is required (including, without limitation, for the purposes of credit repayment/fulfilment of obligations, depositing/crediting funds to a **Deposit Account**, withdrawing/transferring funds from a **Deposit Account**, crediting amounts in a currency different from that of the settlement **Account**, reflecting (crediting) such amounts to the relevant currency **Account**, etc.). In such case, the present **Agreement** and any **Application** signed by the **Client** by which the **Client** accedes to the present **Agreement** shall be deemed the **Client's** consent to the opening of the relevant **Account**.
- 21.2. Deposit and Transfer of Funds on the Account
- 21.2.1. The funds may be transferred into the Client's Account in cash or through non-cash operations.
- 21.2.2. If, in the document for crediting funds to the Client's Account through another Bank, the identification Data specified therein does not fully correspond to the information held by the Bank about the Client, the Bank shall credit the received funds to a suspense (unidentified funds) Account, conduct the necessary verification to identify the beneficiary, and, upon rectification of the discrepancies between the Data, credit the funds to the Client's Account; failing such rectification, the funds shall be returned to the payer.
- 21.2.3. Upon becoming aware of the erroneous crediting of funds to the Client's Account, the Client shall immediately notify the Bank and return the erroneously credited funds to the Bank; otherwise, the Client shall be liable in accordance with this Agreement and applicable Legislation.
- 21.2.4. The Bank shall ensure the posting of funds deposited and/or credited to the Client's Accounts, the transfer of funds from the Client's Account, or the posting of funds deposited in cash with the Bank to the beneficiary's Account, no later than the second/next Banking Day following receipt of the relevant Order.
- 21.2.5. The **Bank** is entitled not to execute the **Client's** instruction and to notify the **Client** of non-execution in any form, including where:
- 21.2.5.1. proper identification of the Client cannot be carried out;
- 21.2.5.2. the **Order** is prepared or submitted in violation of the procedures established by the **Bank** or contains inaccurate information (instructions);
- 21.2.5.3. the amount specified in the **Order** exceeds the funds provided by the **Client** to the **Bank** and/or the limits established by the **Bank**;
- 21.2.5.4. the **Bank** suspects an attempt to carry out an unlawful transaction;
- 21.2.5.5. such refusal is provided for by Legislation.
- 21.2.6. The Client (beneficiary) is entitled to request the restriction, via Mobile Bank and Internet Bank, of operations for crediting funds to the Client's (beneficiary's) Bank Account from the Bank Accounts of another Bank Client (payer). Such request shall be submitted by the Client (beneficiary) through one of the following Bank channels: (a) by submitting an Application at a service center; (b) via the contact center; (c) by sending a message through digital channels; or (d) by communicating with the Bank via e-mail. The request shall include the following unique identifiers of the payer: (a) IBAN Account; or (b) personal identification number; or (c) in the case of a non-resident, passport number.
- 21.2.7. Where a request under Clause 21.2.6 is submitted and the **Bank** makes a positive decision to satisfy it, the payer shall be unable to credit funds to the **Client** (beneficiary). The **Client** (beneficiary) shall be solely responsible for imposing



- such restriction in relation to the payer, including for any consequences arising from the inability to fulfil monetary obligations. Upon a request by the payer for information regarding a delay in payment, the **Bank** is entitled to inform the payer that execution of the payment operation is impossible at the beneficiary's request.
- 21.2.8. The **Bank** is entitled not to impose the restriction provided for in Clause 21.2.6 or to revoke it at any time, including where grounds provided by **Legislation** exist. An initiative to revoke an imposed restriction shall be submitted to the **Bank** by the beneficiary. If the **Bank** does not independently decide to revoke the restriction, it shall remain in force until revoked by the beneficiary.
- 21.2.9. Where the **Bank** acts as the provider of services to the beneficiary **Client** (the beneficiary's servicing **Bank**) and the operation of posting funds to the beneficiary **Client's Account** is subject to a **Commission Fee**, the **Bank** is entitled not to post the full amount credited to the **Bank's Account** as the beneficiary's provider, to withhold the **Commission Fee** prior to posting the funds to the beneficiary's **Account**, and to post to the **Client's Account** the amount net of the **Commission Fee**. This provision constitutes an agreement between the **Bank** and the **Client** on the right to withhold **Commission Fee** for the purposes of the Law of Georgia on Payment System and Payment Services. The agreed form of informing the **Client** about the amount of the withheld **Commission Fee** is the publication of relevant information by the **Bank** on its **Website**. At the same time, the **Client** is not restricted from additionally requesting and obtaining information about the specific amount of the withheld **Commission Fee** by contacting the **Bank**.

#### 21.3. Debit of Funds from the Account

- 21.3.1. As a general rule, the debit of funds from the Client's Accounts by the Bank shall be effected on the basis of the Client's consent, authorization, Order, or request, in accordance with the procedure set out in this Agreement.
- 21.3.2. The Bank is entitled to debit funds from the Client's Accounts without acceptance (i.e., without the Client's subsequent consent) in the following cases:
- 21.3.2.1. For the payment of Commission Fee (service fees) and/or penalties in accordance with the Bank's effective tariffs;
- 21.3.2.2. For the refund of funds credited by mistake and/or in violation of legislative requirements, and/or funds deemed suspicious;
- 21.3.2.3. For the repayment of any type of indebtedness owed to the Bank or for the performance of any obligation of the Client toward the Bank (where such indebtedness or obligation is denominated in a currency other than the national currency, the equivalent amount shall be determined at the Bank's commercial exchange rate effective at the moment of debiting). At the same time, the Client acknowledges that the Bank is not obliged, without the Client's Order, to debit funds from the Client's Account for the purpose of performing any of the Client's obligations;
- 21.3.2.4. In other cases provided for by law and/or by any agreement, arrangement, or other document concluded between the Client and the Bank (including, for example, the existence of a collection Order).
- 21.3.3. The cancellation of an Order given by the Client to the Bank shall be possible only by agreement with the Bank, provided that such Order has not yet been executed and its cancellation does not contradict applicable Legislation or the nature of the obligation for the performance of which the Order was issued.
- 21.3.4. The **Bank** is entitled to refuse to execute the **Client's Order** and to notify the **Client** of such refusal in any form, including, but not limited to, the following cases:
- 21.3.4.1. Where the Client's proper identification cannot be carried out;
- 21.3.4.2. Where the Order has been prepared or submitted in violation of the procedures established by the Bank or contains inaccurate information (details);
- 21.3.4.3. Where the amount specified in the Order exceeds the available balance on the Account or the limits established by the Bank:
- 21.3.4.4. Where the Bank has reasonable grounds to suspect an attempt to carry out an unlawful transaction;
- 21.3.4.5. Where such refusal is provided for by Legislation or where the Client has a monetary obligation (indebtedness) toward the Bank.
- 21.3.5. As a general rule, cash withdrawals from the **Account** shall be effected using cash disbursement **Orders** (both standard and special forms).

#### 21.4. Nominee Account

- 21.4.1. Servicing under a nominee Account implies, in accordance with the procedure established by Legislation and on the basis of the Client's (hereinafter the "Account Holder") Application, the opening by the Bank for the Client of either a joint nominee Account or a segregated nominee Account (hereinafter the "Nominee Account"). A Nominee Account shall be opened solely in the form of a current Account.
- 21.4.2. Only the funds of the **Account** Holder's **Client**, which such **Account** Holder holds and manages in accordance with **Legislation** and separately from its own funds, may be placed on and/or transferred from the Nominee **Account**.
- 21.4.3. Upon the **Bank's** request, the holder of the Nominee **Account** shall be obliged to provide the **Bank** with information regarding its **Clients** and/or their beneficial owners.
- 21.4.4. The nominal holder of the **Account** shall be responsible for the substance and purpose of transactions conducted on the Nominee **Account**.
- 21.4.5. The disposal of funds held on the Nominee **Account** directly on the basis of **Orders** submitted by the nominal holder's **Client** is prohibited.



- 21.4.6. A Nominee Account may be reassigned to another Person only on the basis of a decision of a competent authority as provided for by Legislation.
- 21.4.7. The standard Commission Fees established by the Bank for current Accounts shall apply to the Nominee Account.

#### 22. Bank Card

- 22.1. Payment Card
- 22.1.1. Payment Card services shall mean the performance of Banking transactions by the Client or the Cardholder, other than by means of a business Card, using a "Visa" (Visa) or "Mastercard" (Mastercard) Card issued by the Bank. The Card is equipped with a 3D Secure service (a detailed description of the terms and conditions for using the service is available on the Bank's Website: <a href="https://www.tbcbank.ge/web/ka/web/guest/3d-security-service">https://www.tbcbank.ge/web/ka/web/guest/3d-security-service</a>).
- 22.1.2. On the basis of this **Agreement**, the **Client** may receive one or more **Cards**, the type of which shall be determined by the **Application** signed by the **Client** in respect of each specific **Card**, which constitutes an integral part of this **Agreement**. At the same time, the **Bank** is entitled to hand over a **Plastic Card** to the **Client** upon confirmation by the **Client** of the **Plastic Card** handover–acceptance act by means of an SMS code or through any channel of the **Bank** (including a remote channel), which shall have legal force equivalent to a written document executed in written form, printed on paper and confirmed by the **Client's** handwritten signature on a physical document.
- 22.1.3. Upon issuance of the Card, the Client's mobile phone number, subject to the Client's consent, shall be registered with the Bank's SMS service (the terms and conditions for using the service are set out in the Information Materials distributed by the Bank).
- 22.1.4. The rules for using the **Card** are set out in detail on the **Website**s of the international payment systems "Visa" (Visa) and "Mastercard" (Mastercard): (<a href="https://www.visa.com.ge/ka\_GE/support/consumer/visa-rules.html">https://www.Mastercard.us/en-us/business/overview/support/rules.html</a>).
- 22.1.5. The identification of the Cardholder shall be carried out on the basis of the name and surname indicated on the surface of the Plastic Card, the specimen signature placed thereon, and the PIN Code.
- 22.1.6. The period of use of the **Plastic Card** shall be determined in accordance with the expiry date indicated on the **Plastic Card**. The validity period of the **Card** shall expire after the end of the last day of the month indicated on the **Plastic Card**.
- 22.1.7. For the use of the **Plastic Card**, the **Client** shall be obliged to pay the **Bank** a service fee in accordance with the **Commission Fees** established by the **Bank**.
- 22.1.8. The Client shall be entitled to have several Card Accounts and to use several Plastic Cards linked to one Card Account (for the purposes of this clause, a Card Account shall mean a set of Accounts opened in different currencies that have the same Account number).
- 22.1.9. The Bank shall bear no liability for transactions carried out within the applicable limit by means of contactless chip Cards, without PIN entry and without chip verification.
- 22.2. Procedures Related to Plastic Cards
- 22.2.1. For the purpose of performing transactions by means of a **Plastic Card**, the **Bank** shall open the relevant **Card Account** (s).
- 22.2.2. The Client/Cardholder shall be entitled to use the funds available in the Card Account, less the Plastic Card service Commission Fees and the Minimum Balance (if any). In the event of over withdrawing the Account, the Client/Cardholder shall be obliged to pay the Bank the Commission Fees associated with such over withdrawing.
- 22.2.3. In the event of overdrawing funds, including in cases of over withdrawing arising from an Automatic Overdraft provided for under this Article and/or the occurrence of an Unauthorized Overdraft, the Bank shall notify the Client/Cardholder by sending a short text message (SMS). The Bank shall not be liable, under this Clause or under this Agreement, for the Client's/Cardholder's failure to receive any information required to be provided or provided by the Bank, or for the consequences of such information being received by a Third Party, where the failure to deliver the information is caused by the fault of the Client/Cardholder and/or where the Client/Cardholder has changed their contact details (mobile phone number, address, email address, etc.) and has failed to notify the Bank thereof.
- 22.2.4. For the purposes of risk mitigation, the use of the **Plastic Card** and the **Card Account** may be additionally restricted by the **Bank** through the establishment of relevant limits.
- 22.2.5. Upon the Client's written consent/Application, the issuance and provision of additional Plastic Cards linked to the Card Account shall be permitted. An additional Plastic Card shall be issued to another Person designated by the Client (the Cardholder), and the Application shall be signed by both the Client and the designated Person (the Cardholder).
- 22.2.6. The **Bank** shall be entitled to link **Accounts** in different currencies to one **Plastic Card** or to link several **Plastic Cards** to one **Bank Account**. The priority of currencies shall be determined by the **Client**. Information on the balance(s) available on the **Plastic Card Account** (s) shall be indicated in the priority currency, in accordance with the commercial exchange rate established by the **Bank** on the relevant day.
- 22.2.7. In Order to obtain a Plastic Card (whether primary or additional), the Client shall submit the relevant Application to the Bank, Deposit or credit the Minimum Balance (if any) to the Account, and pay the annual Plastic Card service fee in accordance with the Commission Fees determined by the Bank.



- 22.2.8. Upon crediting the Card Account with the amounts specified in Sub-Clause 22.2.7 of this Agreement, within the timeframe determined by the Bank, the Bank shall manufacture and deliver the Plastic Card and the PIN Code to the Client or the Cardholder, together with the relevant documentation and/or Information Materials.
- 22.2.9. In the event that the Client or the Cardholder fails to collect the Plastic Card within 90 (ninety) calendar days from the date of its manufacture, the Bank shall be entitled to destroy the Plastic Card, in which case:
- 22.2.9.1. The Commission Fees paid by the Client shall not be refunded;
- 22.2.9.2. the Minimum Balance credited to the Plastic Card (if any) and any other funds shall be refunded to the Client in accordance with the procedure set forth in Sub-Clause 22.4.6.1 of this Agreement;
- 22.2.9.3. the **Tariff package**, together with all its terms and conditions, shall be automatically cancelled, provided that the **Card Account** constitutes the primary **Account** for the **Tariff package** and the **Client/Cardholder** does not have any alternative **Account** that may be designated as the primary **Account** of the **Tariff package** (current/**Card Account**).
- 22.2.10. The conditions provided for in Sub-Clauses 22.2.9.2–22.2.9.3 of this Clause shall not apply to the following Plastic Cards: TBC Card, TBC Concept Card, TBC Concept 360 Card. The digital version of such Plastic Cards shall be valid upon registration of the Card, independently of the Plastic Card. In the event of destruction of the Plastic Card, the electronic version of the Card shall remain valid until cancelled by the Client or until the expiry date of the Card.
- 22.2.11. Where the Account holder (the Client) and the Cardholder are not the same person, i.e. in relation to an additional Card:
- 22.2.11.1. the Account holder (the Client) shall be independently entitled to: obtain a new additional Plastic Card, request a change of currency priorities, open additional Card Accounts, cancel an additional Plastic Card, close a Card Account, block/unblock an additional Plastic Card, collect an additional Plastic Card retained by an ATM, and change the Card PIN Code (the Client shall submit the relevant Application to the Bank);
- 22.2.11.2. the Cardholder shall be independently entitled to: obtain an additional Plastic Card, block an additional Plastic Card, unblock it (only where the additional Plastic Card has been blocked due to incorrect entry of the PIN Code), collect an additional Plastic Card retained by an ATM (only where the additional Plastic Card was left in the ATM by the Cardholder or was retained due to an ATM malfunction), and change the Card PIN Code (the Client shall submit the relevant Application to the Bank);
- 22.2.11.3. the Account holder (the Client) and the Cardholder shall jointly be entitled to request the issuance of a new additional Plastic Card.
- 22.2.12. The opening, renewal, closure of a **Plastic Card** and other operations related to a **Plastic Card** may be confirmed by the **Client** by means of an SMS code or another remote channel of the **Bank**, which shall have legal force equivalent to that of a written document executed in written form, printed on paper, and confirmed by the **Client's** handwritten signature on a material document.
- 22.3. Funds Credited to the Card Account, Unauthorized and Automatic Overdraft
- 22.3.1. The amount of the Minimum Balance shall be determined depending on the Card type, taking into Account the recommendations of the international payment systems "Visa" and "Mastercard", and in accordance with the rules and conditions established by the Bank. If, as a result of any transaction, the balance available in the Card Account falls below the Minimum Balance, the Client shall be obliged to immediately Deposit or credit to the Card Account an amount sufficient to restore the Minimum Balance (if applicable).
- 22.3.2. Disposal of funds credited to the Card Account shall be permitted within the limits established by the Bank. Free disposal of the Minimum Balance (if any) shall be permitted only upon cancellation of all Cards linked to the Account, in accordance with the procedures established by the Bank.
- 22.3.3. Where disposal of funds by means of a Card (in cash and/or non-cash form) is carried out in a currency different from the currency of the Card Account, the corresponding amount shall be debited from the Cardholder's Account by way of conversion. Conversion within the Bank's network shall be effected at the commercial exchange rate established by the Bank as of the moment of the transaction (and, in the case of the "Erguli" credit Card, at the commercial exchange rate established by the Bank for the Card system as of the settlement date, i.e. the date on which the transaction is reflected on the Client's Account (s)), while outside the Bank's network conversion shall be effected at the exchange rate established by "Visa" or "Mastercard" (examples are available at: (http://www.tbcbank.ge/web/ka/web/guest/Cardconversions)).
- 22.3.4. In the event of an **Unauthorized Overdraft**, the **Client** shall be obliged to immediately replenish the **Account** up to the amount of the **Minimum Balance** (if applicable) or up to a zero balance.
- 22.3.5. In the event of using an automatic **Overdraft**, the **Client** shall be obliged to repay the utilized amount (received in the form of credit) in accordance with the conditions established by the **Bank** for repayment of the automatic **Overdraft**.
- 22.3.6. The Bank shall be entitled to require the Client to pay, and upon such requirement the Client shall be obliged to pay, interest for the use of an Unauthorized Overdraft. The annual interest rate shall be determined in accordance with the Commission Fees established by the Bank for Unauthorized Overdrafts as of the moment such Overdraft arises, calculated on the basis of a 365 (three hundred sixty-five) day calendar year. In the case of an Unauthorized Overdraft, the maximum interest rate shall be 48% per annum. Interest shall accrue on the Unauthorized Overdraft from the date of its occurrence until the date of its full repayment (actual payment).
- 22.3.7. Where a **Card** is linked to several **Accounts** in different currencies and a credit/**Overdraft** limit is permitted on one of such currency **Accounts**, upon depositing or crediting funds to any of the **Accounts** linked to the **Card**, conversion



- between **Accounts** by the **Bank** on a unilateral (non-acceptance) basis shall be carried out only in the case provided for in Sub-Clause 21.3.2.3 of this **Agreement**. In all other cases, conversion between **Accounts** for the purpose of covering the credit/**Overdraft** limit shall be carried out by the **Client** independently.
- 22.3.8. Where a Card is linked to several Accounts in different currencies and an Unauthorized Overdraft exists on one of such currency Accounts, in the event that a balance exists on any of the linked Accounts or funds are deposited or credited thereto, conversion shall be effected and the Unauthorized Overdraft shall be covered (conversion shall be carried out at the commercial exchange rate established by the Bank on the date of the banking operations). At the same time, for the purpose of covering the Unauthorized Overdraft, the Bank shall be entitled to debit, on a unilateral (non-acceptance) basis (without the Client's further consent), the relevant amount from any Account of the Client held with the Bank, in accordance with the procedure set forth in Sub-Clause 21.3.2 of this Agreement.
- 22.3.9. Upon execution by the Client of a transaction by means of an ATM, POS Terminal, electronic commerce terminal, or a terminal at the Bank, the Bank shall block the amount corresponding to the executed transaction. Where conversion is required at the time of blocking, the commercial exchange rate established by the Bank shall be applied. For transactions executed outside the network in a currency other than GEL/USD/EUR/GBP, the exchange rate established by "Visa" or "Mastercard" shall additionally apply (which may also include an additional Commission Fees of the Bank). The applicable rules, detailed descriptions, and examples are available at: <a href="https://www.tbcbank.ge/web/ka/web/guest/Card-conversions">https://www.tbcbank.ge/web/ka/web/guest/Card-conversions</a>. Transactions carried out using "Visa" or "Mastercard" Cards shall be reflected on the Client's Account after a certain period of time. Information regarding transactions carried out by the Client may be obtained through the Bank's various remote channels.
- 22.3.10. If the amount of an Order executed by the Client by means of a Card (other than the "Erguli" credit Card) exceeds the balance available in the Account corresponding to the currency specified in the Order (or if no balance is available on such Account), the full amount requested under the Order shall be debited from the Account in the currency corresponding to the transaction amount (if such Account exists). If the blocked amount corresponds to the transaction amount, prior to debiting, the amount required to execute the transaction shall be accumulated from the relevant currency Accounts in accordance with the established currency priority, and conversion between different currency Accounts shall be carried out at the commercial exchange rate established by the Bank at the moment of settlement (examples are available at: <a href="http://www.tbcbank.ge/web/ka/web/guest/Card-conversions">http://www.tbcbank.ge/web/ka/web/guest/Card-conversions</a>). If the blocked amount of the Card (other than the "Erguli" credit Card) does not correspond to the transaction amount, a negative balance shall arise on the relevant currency Account in the amount of insufficient funds, which shall be covered from the first-priority currency Account in sequence. Conversion between different currency Accounts shall be covered from the next priority currency Account in sequence. Conversion between different currency Accounts shall be carried out at the commercial exchange rate established by the Bank at the moment of settlement (examples are available at: <a href="http://www.tbcbank.ge/web/ka/web/guest/Card-conversions">http://www.tbcbank.ge/web/ka/web/guest/Card-conversions</a>)).
- 22.4. Suspension or Termination of the Card and the Card Account
- 22.4.1. The operation of a **Plastic Card** shall be suspended upon the expression of the **Cardholder**'s will, as well as in the event of loss or theft of the **Plastic Card**. The **Cardholder** shall be obliged to immediately notify the **Bank** of the loss of the **Plastic Card** in writing or via the **Telephone Service Center**. The **Bank** shall ensure suspension of the **Plastic Card** in accordance with the method selected by the **Cardholder**, by entering the **Plastic Card** details into:
- 22.4.1.1. a local stop-list, which ensures blocking of the **Plastic Card** for **Authorized Transactions** only within a maximum period of 1 (one) **Banking Day**;
- 22.4.1.2. an international stop-list, which ensures full blocking of the **Plastic Card** (for **Unauthorized Transactions**) within a maximum period of 14 (fourteen) **Banking Days**;
- 22.4.1.3. In Order for a transaction identified or designated by the Client/Cardholder as unauthorized (including an unauthorized cross-border payment operation/transaction) to be deemed an Authorized Transaction, the Client/Cardholder shall submit to the Bank sufficient evidence confirming such authorization, based on the review and analysis of which the Bank shall be able to determine the authorized status of the transaction. Otherwise (including where the Client/Cardholder fails to submit sufficient evidence to the Bank and/or submits such evidence in violation of the time limits provided for by this Agreement, if any), the transaction shall be deemed unauthorized.
- 22.4.2. In the event of a breach by the Cardholder of any condition stipulated by this Agreement or by the rules for the use of the Plastic Card, the Bank shall be entitled at any time to suspend or block the operation of both the primary and additional Plastic Cards.
- 22.4.3. During the validity period of the **Plastic Card**, the **Cardholder** shall be obliged to compensate for damage arising from **Unauthorized Transactions** carried out with a blocked **Plastic Card** only where the blocking was not effected by entry into the international stop-list.
- 22.4.4. The Cardholder shall be entitled to dispute a transaction carried out with a Plastic Card blocked by entry into the international stop-list.
- 22.4.5. The Cardholder shall be obliged to pay the Commission Fees for entering the Plastic Card into the stop-list.
- 22.4.6. The **Bank** shall be entitled to close the **Card Account**:
- 22.4.6.1. upon receipt by the **Bank** of the **Client's** written **Application** or an **Application** confirmed by an SMS code, or upon the expiry of 30 (thirty) days from the expiration of the validity period of the **Plastic Card**, provided that within such period the **Client** has not submitted to the **Bank** a written request to extend the validity of the **Plastic Card**. In such



cases, the Card Account shall be deemed closed and the funds credited to the Account shall be returned to the Client immediately upon the Client's request, only after full repayment of all outstanding liabilities owed to the Bank. For the purposes of transferring funds (balances) from the Card Account, the condition provided for in Sub-Clause 17.4 of this Agreement (the Bank's authority) shall apply. If the Card Account constitutes the primary Account for a Tariff package and the Client does not have any alternative Account that may be designated as a primary Account (current/Card), if such Card Account is designated as a loan repayment/ Commission Fees debit Account, is linked to an on-demand Deposit, or if turnover (credit transactions) is recorded within 30 (thirty) days from cancellation of the Plastic Card, the Card Account shall not be closed;

- 22.4.6.2. in the event of termination of the agreement between the **Bank** and "Visa" or "Mastercard" (in which case the **Bank** shall notify the **Cardholder** of the closure of the **Card Account within** 5 (five) **Banking Days**).
- 22.4.7. Transactions carried out using a **Plastic Card** shall be monitored by the **Bank** through special software (a monitoring module), which means that the **Bank** shall be entitled to temporarily suspend the operation of the **Plastic Card** upon detection of suspicious transactions (monitoring). The **Cardholder** shall be entitled to refuse monitoring of their **Plastic Card** for a certain period, which shall be recorded by way of an **Application**.
- 22.5. Rights and Obligations of the Parties in Relation to Plastic Cards:
- 22.5.1. The Client/Cardholder shall be obliged to:
- 22.5.1.1. Upon receipt, to verify the integrity of the envelope containing the PIN Code of the Plastic Card.
- 22.5.1.2. To retain all documents evidencing transactions carried out using the **Plastic Card** for a period of 6 (six) months from the date of such transactions and, where necessary, to submit them to the **Bank**;
- 22.5.1.3. In the event of non-recognition of transactions performed using the Plastic Card and/or a request for correction of transactions performed using the Plastic Card, to submit a written claim to the Bank within 13 (thirteen) months from the date of execution of the Unauthorized Transaction/operation (from the transaction/operation or from the debiting of the transaction/operation amount to the Account) / from the date of execution of the incorrectly executed operation (from the transaction/operation or from the debiting of the transaction/operation amount to the Account) ("incorrectly executed operation" shall be construed in accordance with applicable Legislation), except where the failure to observe the time limit set forth herein is caused by reasons beyond the Client's/Cardholder's control and by objective circumstances, and not by unjustified delay (the burden of proof thereof shall rest with the Client/Cardholder). Notwithstanding the expiry/breach of the claim submission period by the Client/Cardholder, the Bank shall, within the scope of its capabilities, assist the Client/Cardholder in the recovery of funds transferred as a result of an unauthorized or incorrectly executed operation. The Client shall be obliged to pay the fees for additional services imposed by Visa and Mastercard in connection with the investigation of the issue. The Bank shall review and decide on the transaction disputed by the Client (the complaint) no later than 15 (fifteen) Banking Days from the date of submission of the complaint. Where, for reasons beyond the Bank's control, the complaint is not reviewed and/or a decision is not rendered within the said period, the Bank shall ensure that the Client is informed of the reasons for the delay in reviewing the complaint and rendering a decision, as well as of the extension of the time limit for review/decision-making, which shall not exceed 35 (thirty-five) Banking Days from the date of receipt of the complaint. The Client's complaint shall be reviewed in accordance with the following procedure: the Bank, twice a week, forms a list of such Clients:
  - 1) Who have submitted to the **Bank** an **Application** for disputing/objecting to a **Card** transaction / a problematic transaction, where 18–21 calendar days have elapsed since the **Bank's** receipt thereof and reimbursement of the disputed transaction amount has not been made within the **Plastic Card** security limit;
  - 2) Whose **Application** has been forwarded for review to the international payment systems and the review has not yet been completed.
  - At the same time, the **Bank** shall not be obliged to reimburse the amount of the transaction disputed by the **Client/Cardholder** if the **Bank** has reasonable grounds to suspect that the **Client/Cardholder** has committed fraudulent actions or has intentionally or through gross negligence breached the obligations related to the **Card/ Plastic Card** transactions under this **Agreement**.
- 22.5.1.4. In the event of non-recognition of unauthorized cross-border payment operations (transactions) performed using the Plastic Card, to submit a written claim to the Bank within 75 (seventy-five) days from the date of execution of the operation (from the transaction/operation or from the debiting of the operation amount to the Account), except where the failure to observe the time limit set forth herein is caused by reasons beyond the Client's/Cardholder's control and by objective circumstances, and not by unjustified delay (the burden of proof thereof shall rest with the Client/Cardholder). For the purposes of this Clause, a cross-border payment operation shall mean an operation performed using a Card (Plastic Card) issued in Georgia, where the recipient's provider (acquirer) is a foreign payment service provider. Reimbursement of the amount of the disputed operation by the Bank shall be made only if the claim is submitted to the Bank within the time limit provided for herein, or where the fraudulent actions of a Third Party are clearly established and/or the case reported by the Client/Cardholder is substantively and/or factually similar to cases reviewed by the Bank within the last 180 days in which Clients/Cardholders were reimbursed the amount of an unauthorized operation.
- 22.5.1.5. Not to allow the transfer or disclosure of the Plastic Card or the PIN Code to Third Parties;



- 22.5.1.6. To reimburse the **Bank** for expenses incurred by the **Bank** in connection with additional paid services of Visa and Mastercard related to the **Plastic Card**, if any;
- 22.5.1.7. To compensate the **Bank** for damage related to an unauthorized payment operation caused by the **Client's/Cardholder**'s fraudulent actions and/or by the **Client's/Cardholder**'s intentional breach or gross negligence in complying with the terms of this **Agreement** relating to the possession, use, security, and confidentiality of the **Plastic Card**.
- 22.5.2. The **Bank** shall be entitled to:
- 22.5.2.1. Ensure the processing, within 30 (thirty) days from the date of the Card transaction, of amounts credited by a merchant or service outlet (including casinos, totalizators, and others) in excess of the Minimum Balance (if any), while the Bank shall ensure the reflection of the relevant amount on the Card Account no later than the next Banking Day following completion of the processing of the Card transaction;
- 22.5.2.2. Block the **Plastic Card** and/or the **Card Account** (suspend transactions) in the event that suspicion arises that an unauthorized unlawful transaction is being or has been carried out using the **Plastic Card** or on the **Card Account**.
- 22.5.3. The **Bank** shall not be liable for:
- 22.5.3.1. Disputes arising between the Cardholder and merchants or service outlets;
- 22.5.3.2. Unauthorized use of the Card due to circumstances caused by the Client/Cardholder, including during the period in which the Client/Cardholder has requested the cancellation of monitoring on the Plastic Card;
- 22.5.3.3. Transactions performed using a lost/stolen **Plastic Card**, if the **Cardholder** failed to ensure timely blocking of the lost/stolen **Plastic Card**, or transactions performed by a **Third Party**, if the transaction is authorized, as well as **Unauthorized Transactions**.
- 22.5.4. In the event of the existence of an enforcement Order or a seizure Order imposed on any Account of the Client/Cardholder, the credit limit and/or Overdraft allowed on the Client's/Cardholder's Account shall be deemed automatically cancelled. Upon execution or cancellation (revocation) of the enforcement Order or cancellation (revocation) of the seizure, the Bank shall be entitled to unilaterally reinstate the credit limit and/or Overdraft.
- 22.5.5. The provisions of Sub-clause 22.5.4 of this **Agreement** shall apply to all types of **Plastic Card** s, as well as to any credit product related to any **Plastic Card**.
- 22.5.6. In the event that the Client is employed by an enterprise/organization participating in the Bank's Payroll Project, under this Agreement the Client/Cardholder grants authority to the director of the enterprise/organization (a Person vested with representative authority), on behalf of the Client/Cardholder, to:
- 22.5.6.1. Sign and submit to the **Bank** an **Application** for the issuance/renewal of a payroll **Plastic Card** and/or for the granting of an **Overdraft**/credit limit and/or a **Payment Order** on the basis of which the conversion of funds credited in national currency to the **Client's/Cardholder**'s payroll **Account** into foreign currency shall be carried out in accordance with the exchange rate established by the **Bank**;
- 22.5.6.2. Receive (take delivery of) from the **Bank** and transfer to the **Client/Cardholder** the payroll **Plastic Card**, the **PIN Code**, and/or a telephone code.
- 22.5.6.3. The director of the enterprise/organization employing the Client/Cardholder (a Person vested with representative authority) shall be entitled to delegate the authority described in Sub-clause 22.5.6 of this Agreement to the Account ant of the enterprise/organization and/or another person.
- 22.5.7. The Client/Cardholder shall be entitled to request reimbursement from the Bank in respect of an authorized payment operation (transaction) initiated by the payee (the Person in whose favor the payment operation (transaction) is carried out) if, at the time of Authorization of the payment operation (transaction), the exact amount of the transaction was not specified or the transaction amount exceeds the amount that the Client/Cardholder could reasonably have expected based on previous spending patterns and/or the relevant circumstances of the transaction (the burden of proof thereof shall rest with the Client/Cardholder). However, if the transaction amount exceeds the amount that the Client/Cardholder could reasonably have expected based on previous spending patterns and/or the relevant circumstances of the transaction, but such circumstances are caused by currency exchange, the Client/Cardholder shall not be entitled to request reimbursement of the transaction amount from the Bank in the cases provided for herein, if the currency exchange rate was agreed in advance between the Client/Cardholder and the Bank/the Client's/Cardholder's payment service provider.
- 22.5.8. In the cases provided for in Sub-clause 22.5.7 of this **Agreement**, the **Client/Cardholder** shall be entitled to request reimbursement from the **Bank** no later than 8 (eight) weeks from the date of debiting of the payment **Account**.
- 22.5.9. The Client/Cardholder shall not have the right to request reimbursement as provided for in Sub-clause 22.5.7 of this Agreement if the Client/Cardholder has given consent to the Bank / the Client's/Cardholder's payment service provider to execute the payment operation and/or information on the future payment operation (if any) has been provided to the Client/Cardholder in the form/manner agreed between the Parties, or has otherwise been made available in the form/manner agreed between the Parties by the Bank or by the payee of the payment operation (transaction) at least 2 (two) weeks prior to the due date of such payment obligation.
- 22.6. **Promotional Draws; Loyalty Program**
- 22.6.1. The **Bank** shall be entitled, from time to time, to implement promotional projects/programs in relation to **Cards/Banking Products**, which may provide for the accrual of loyalty points to the loyalty points balance and the possibility of redeeming such points at merchant/service outlets when the **Client** purchases goods/services using **Cards** and makes payments via the **Bank's POS Terminal/E-Commerce** terminal.



- 22.6.2. The goods/services to which the promotional program applies (if any) shall be determined by the **Bank** at its sole discretion, and the relevant information shall be published on the **Bank's Website** (www.ertguli.ge). The Client hereby declares and confirms that he/she is familiar with the rules and procedures set forth on the said Website, fully agrees thereto, and acknowledges them as an integral part of this Agreement. The said Website also provides access to the list/information of partner companies, information on the ongoing promotional program (including the Cards participating in the program), and the rules/procedures for the accrual and redemption of loyalty points to/from the loyalty points balance.
- 22.6.3. Redemption of points credited to the loyalty points balance means payment by the Client for goods/services purchased by transferring (converting into national currency) the value of the goods/services to the Client's current/Card Accounts from the loyalty points balance, as well as, within the framework of the promotional program, payment for goods/services purchased by the Client at the merchant/service outlets (including online stores) of the Bank's partner companies via Mobile Bank (by QR code) using the points credited to the loyalty points balance (through the Bank's POS Terminal/E-Commerce terminal) (hereinafter "Points Redemption").
- 22.6.4. The Client acknowledges that the implementation of the promotional project/program referred to in Sub-clause 22.6.1 of this Agreement, as well as the accrual of points to the loyalty points balance and/or the redemption of points within the framework of the promotional project/program (including satisfaction of the Client's request to transfer points to current/Card Accounts), does not constitute an obligation of the Bank and, accordingly, does not give rise to any right of the Client to require the Bank to perform any obligation in connection with the promotional project/program/points accrual/redemption. Accordingly, the Bank shall be entitled, at its discretion, not to credit points to the Client's loyalty points balance and/or to restrict the redemption of points credited to the loyalty points balance / cancel credited points (including in cases of suspicious transactions). The Bank may exercise the rights granted under this Sub-clause also in cases where the Client uses the Card (which, when used in accordance with the terms of this Agreement, gives rise to the accrual of points to the loyalty points balance) for entrepreneurial purposes.
- 22.6.5. rules and procedures posted on the **Website** referred to in Sub-clause 22.6.2 of this **Agreement** constitute an integral part of this **Agreement**.
- 22.6.6. The **Bank** shall be entitled to make amendments and additions to the promotional programs related to **Cards**, including to the rules and procedures thereof, to change the program name, the scheme of points accrual and redemption, and to terminate the promotional program unilaterally, at its sole discretion, by publishing the relevant information on the **Bank's Website** (https://tbcbank.ge/ka/loyalty)
- 22.6.7. The **Bank** shall be entitled to automatically include the holders of **Cards** (debit/credit **Cards**) in the ongoing promotional program. The **Client** shall, however, be entitled at any time to opt out of participation in the program by providing the relevant information to the **Bank** through a branch, **Telephone Service Center**, or **Internet Bank**.
- 22.6.8. The Bank shall be entitled, at any time, to unilaterally debit from the Client's loyalty points balance/any of the Client's Accounts the amount credited in error based on loyalty points, without requiring additional consent.

#### 22.7. Digital Card

- 22.7.1. Service using a Digital Card refers to the execution of banking operations by the Client through a virtual (non-physical) Card issued by the Bank (hereinafter "Digital Card") via remote Banking Service channels (including Internet Bank/Mobile Bank). By adding the Digital Card to Apple Pay/Google Pay, the Client shall be able to make payments at POS Terminals and/or withdraw cash from ATMs within the limits pre-determined by the Bank. The Client may withdraw cash using the Digital Card outside Georgia only at ATMs that support cash withdrawals via Apple Pay/Google Pay.
- 22.7.2. The Client may request the issuance and activation of a Digital Card on an existing Card Account (or open a new Card Account for activation of the Digital Card) in accordance with the procedures and conditions established by the Bank (detailed information, including rules/conditions for using the Digital Card and procedures of international payment systems, is available on the Bank's Website: https://tcbBank.ge/ka/Cards/digital-Card).
- 22.7.3. The validity period for using the **Digital Card** shall be determined by the term of the **Digital Card** as recorded in the channels designated for its use (including **Internet Bank/Mobile Bank**). The **Client** may also obtain information about the full details of the **Digital Card** (**Card** number, identification code) via the channels designated for its use (including **Internet Bank/Mobile Bank**).
- 22.7.4. For using the **Digital Card**, the **Client** shall pay the **Bank** the service fee in accordance with the **Commission Fees** established by the **Bank**.
- 22.7.5. The **Digital Card** is equipped with a 3D security service (detailed description of the rules/conditions for using the service is available on the **Bank's Website**: <a href="https://www.tbcbank.ge/web/ka/web/guest/3d-security-service">https://www.tbcbank.ge/web/ka/web/guest/3d-security-service</a>).
- 22.7.6. All provisions of this **Agreement** that are substantially consistent with (and not contrary to) the nature of virtual payment **Card** services shall apply to the **Digital Card**

#### 22.8. Card-Related Offers

22.8.1. Cardholders of "Visa" and "Mastercard" shall have the opportunity, during the validity period of the Card, to additionally use various services (offers) that constitute supplementary Card benefits, including, but not limited to, complimentary access to VIP lounges at airports worldwide (so-called business lounges).



- 22.8.2. The services provided under the offers shall be rendered through third **Parties** ("Visa"/"Mastercard" partner companies, and in the case of lounges lounge operators), who independently determine the terms and conditions of the services; accordingly, the **Bank** shall not be liable to the **Client** or any **Third Party** for the quality, delays, or interruption of such services.
- 22.8.3. The terms of the offers are determined by "Visa"/"Mastercard," which shall be entitled, independently of the Bank, to change such terms at any time. Information regarding the offers is posted on the Bank's Website (www.tbcbank.ge). The Bank shall not be obligated to notify the Client about the terms of the offers or any changes made thereto.
- 22.9. Digital Wallet
- 22.9.1. Service via Digital Wallet means:
- 22.9.1.1. Using a software module/Application (hereinafter "Program") installed on the Client's mobile phone or "Garmin" smartwatch (hereinafter "Smartwatch") via Apple Pay/Google Pay/Garmin Pay, without the Client being physically present at the Bank, to perform banking operations determined by the Bank;
- 22.9.1.2. Performing various banking operations/withdrawing funds at ATMs, POS Terminals, or fast payment terminals that support contactless transactions, within the limits set by the Bank, without using a Plastic Card;
- 22.9.1.3. Receiving information regarding banking operations performed through the Program.
- 22.9.2. The procedure for activating the Digital Wallet on the mobile phone or Smartwatch, the necessary requirements for using the Program, and the rules of use are described in detail in the Information Materials posted on the Bank's Website (www.tbcbank.ge)
- 22.9.3. The provisions of this **Agreement** apply to the Digital Wallet service.
- 22.9.4. Client Identification:
- 22.9.4.1. The Client authorizes access to Banking Services (via the Program) using a passcode, fingerprint, or PIN Code, as described in the Information Materials on the Website specified in Clause 22.9.2;
- 22.9.4.2. Use of the passcode/fingerprint/PIN Code is mandatory for Authorization in the Program and, in certain cases, for confirming banking operations performed through the Program;
- 22.9.4.3. The Client must maintain the confidentiality of their passcode/PIN Code and prevent third-Party access;
- 22.9.4.4. Prior to transferring the mobile phone/Smartwatch to another person, the Client must delete the Program from the device or deactivate their Accounts via the Program;
- 22.9.4.5. In case of disclosure of the passcode/PIN Code or loss of the mobile phone/Smartwatch, the Client must immediately notify the Bank via the Call Center at +995 32 227 27 27 or by visiting a Bank branch;
- 22.9.4.6. If the passcode/PIN Code or mobile phone/Smartwatch becomes accessible to a Third Party due to the Client's fault, the Bank is released from any liability for consequences arising therefrom;
- 22.9.4.7. Upon verbal (phone) or written notification from the Client regarding disclosure of the passcode/PIN Code or loss of the phone/Smartwatch, the Bank must suspend (block) the Digital Wallet service on the Client's Accounts until receiving a new Order from the Client. In case of verbal notification, the Client will be identified according to the rules and requirements established by the Bank.

#### 23. Transfers

#### 23.1. Client Information during Payment Services

- 23.1.1. This clause regulates the provision of information to the Client in relation to the provision of payment services and the execution of payment transactions, where such matters are not governed by other provisions of this Agreement. In cases of Client information regarding payment services (including debiting/crediting of Client Accounts, and transfers, including via Card), the provisions of this clause shall take precedence over other provisions of the Agreement in case of any conflict.
- 23.1.2. The Client acknowledges that
- 23.1.2.1. Information related to payment services that is not specified in this **Agreement** is available on the **Bank's Website** (www.tbcbank.ge) and constitutes an integral part of this **Agreement**;
- 23.1.2.2. The National Bank of Georgia shall not be held responsible for the Bank's incomplete or improper execution of payment services to the Client.
- 23.1.3. The Client may give consent for the execution of a payment transaction either in written form (physical signature) or electronically (via remote channels, within the limits and rules established by the Bank). The Client also has the right, in accordance with Legislation and deadlines, to request a review or withdrawal of the previously given consent. The Bank shall consider such request and make a decision in compliance with the applicable legal requirements.
- 23.1.4. The following information is available to the Client on the Bank's Website (https://www.tbcbank.ge/web/ka/web/guest/terms-and-fees-for-individuals)
- 23.1.4.1. A list of the mandatory details that the Client must provide to the Bank for the proper execution of a Payment Order;
- 23.1.4.2. The timeframe during which the **Bank** accepts **Payment Orders**, the cutoff time after which the **Bank** stops accepting **Payment Orders**, and the point in time after which a received **Payment Order** is considered to have been received on the next **Banking Day**;
- 23.1.4.3. Commission Fees payable to the Bank and the principles of their calculation.



- 23.1.5. The Client may obtain information regarding the spending limits set for Cards on the Bank's Websites (tbcbank.ge/subscriptions and tbcconcept.ge).
- 23.1.6. If the provision of payment services to the Client involves currency conversion, the indicative exchange rate and currency exchange Commission Fees (if any) are available to the Client on the Bank's Website (Exchange Rates). On the same webpage, the Client can review the history of foreign currency exchange rates (including the time of changes) for up to 180 days from the date of the transaction.
- 23.1.7. The Client may receive information regarding payment services provided under this Agreement at the Bank's branches/service centers or via remote channels (including Internet Bank, Mobile Bank, call center, and SMS). The terms of providing information related to payment services to the Client (form and frequency) are regulated by this Agreement and the relevant information published on the Bank's Website.
- 23.1.8. Information on the terms and conditions of payment services under this **Agreement** shall be provided to the **Client** prior to entering into the agreement, either in paper form and/or via the format published on the **Bank's Website**.
- 23.1.9. The Bank shall have the right to make changes or additions to the payment services regulated by this Agreement/Clause. Prior to implementing such changes or additions, the Bank shall provide relevant information on its Website (www.tbcbank.ge) and/or at the premises of its branches and service centers at least 1 (one) month in advance.
- 23.1.10. The Bank's obligation to notify the Client in advance does not apply in cases where the amount of the payment service fee changes in favor of the Client, or in the case of new payment services that do not replace or alter the payment services provided under this Agreement/Clause. The Bank may implement such changes immediately upon their publication on the Bank's Website.
- 23.1.11. In the cases referred to in Clause 23.1.9, any changes made to the terms of the agreement shall be considered agreed upon with the Client, unless the Client notifies the Bank of their disagreement with the proposed change before it comes into effect
- 23.1.12. In the cases referred to in Clause 23.1.10, the Client shall have the right to refuse the payment services provided under this Agreement at any time within 1 (one) month from the publication of the information on the Bank's Website and/or at the premises of its branches and service centers, by sending a written notice to the Bank. If the Client exercises this right, they shall pay the Bank any Commission Fees, interest, accrued penalties, or other charges related to the payment services provided under this Agreement within 5 (five) calendar days from the delivery of the written notice.
- 23.1.13. If the Client does not exercise the right provided in Clause 23.1.12, any proposed changes or additions by the Bank shall be deemed accepted/agreed by the Client, and the agreement shall be considered amended in accordance with the proposed terms (after the 1 (one) month period referred to in Clause 23.1.9 has elapsed).
- 23.1.14. In the event the Client wishes to terminate the receipt of payment services, the procedure established under Clauses 17.1–17.3 of this Agreement shall apply.
- 23.1.15. The **Bank** shall have the right to terminate the provision of payment services under this **Agreement**/Clause at any time, by notifying the **Client** at least 1 (one) month in advance.
- 23.1.16. In the event of termination of payment services, any regularly charged Commission Fees for payment services shall be charged proportionally to the period during which the payment services were actually provided. If the payment service fee has been paid in advance by the Client, the Bank shall refund the Client any overpaid amounts.
- 23.2. Special Order
- 23.2.1. The Client shall have the right to use Special Orders received from the Bank for the purpose of withdrawing funds from their Account, which are completed by the Client.
- 23.2.2. The Client shall be obliged to:
- 23.2.2.1. Safeguard the Special Orders;
- 23.2.2.2. Not hand them over to any Third Party without filling them out;
- 23.2.2.3. Comply with the procedures for completing the Special Orders;
- 23.2.2.4. Immediately notify the **Bank** in case of loss of any **Special Order**.
- 23.2.3. Withdrawal of funds from the **Account** based on a **Special Order** is permitted within 180 (one hundred eighty) calendar days from the date the **Client** has completed (signed) the **Special Order**.
- 23.2.4. The Bank shall have the right to refuse the disbursement of funds if the signature on the Special Order does not match the Client's specimen signature.
- 23.2.5. Under this **Agreement**, the **Client** authorizes the **Bank**, when executing operations at the **Client's Order**, to perform currency conversion and/or transfer funds between the **Client's Accounts**, if necessary, without requiring an additional instruction from the **Client**.
- 23.2.6. Any Special Order completed in violation of the rules for completing Special Orders shall be considered incorrectly completed.
- 23.2.7. A Special Order shall be deemed invalid, and the Bank shall have the right to refuse to execute the Client's or the Special Order submitter's request to withdraw funds if the Special Order is filled out incorrectly or contains alterations. The same rule applies if the Special Order is, in the Bank's judgment, damaged.
- 23.3. **P2P Payment in Internet/Mobile Bank**
- 23.3.1. P2P payment in Internet/Mobile Bank refers to banking operations (fund transfers/deposits) carried out from/to the Client's Account /Card issued by Financial Institutions, based on the Client adding their debit/credit Card issued by



Financial Institutions to Internet/Mobile Bank. Such operations may be executed between the Client's Account /Card and the Card of another financial institution, or between Cards of Financial Institutions, in local or foreign currency, at any time of the day, in accordance with the Bank's rules and limits. Within the framework of this service, the Client may also transfer funds to any Third Party (regardless of whether the Third Party is a Client of the Bank) using the Third Party's mobile phone number.

- 23.3.2. The service is available to Clients who use Internet/Mobile Bank and possess a debit/credit Card issued by the financial institution.
- 23.3.3. The terms and conditions for using this service (including detailed instructions on adding a Card in Internet/Mobile Bank, rules/conditions for transferring funds to a Third Party using a mobile phone number, applicable Commission Fees, etc.) are provided on the Bank's Website: <a href="https://beta.tbcbank.ge/articles/instant-transfers">https://beta.tbcbank.ge/articles/instant-transfers</a> and constitute an integral part of this Agreement.
- 23.3.4. Client Declarations and Consents:
- 23.3.5. The Client shall be fully responsible for the accuracy of any information provided by the Client when executing banking operations under this service, including Card details and the mobile phone number of a Third Party.
- 23.3.6. The Client shall not have the right to add Cards belonging to another Person for use in Internet/Mobile Bank. The Bank shall not be liable for any actions taken by the Client in violation of this provision, nor for any resulting consequences (including any damage or loss that may be incurred by the Client or any Third Party).
- 23.4. Automatic Transfers
- 23.4.1. Automatic transfers service refers to the **Bank** transferring funds from the **Client's Account** for payment of utilities or other purposes without the **Client's** subsequent consent, based on the fixed amount indicated in the **Client's Application** for automatic transfers or based on information provided to the **Bank** by the **Client's** service provider regarding the **Client's** outstanding obligations.
- 23.4.2. To receive automatic transfers service, the Client must submit an Application to the Bank in accordance with this Agreement.
- 23.4.3. The Parties agree that electronic payment documents created by the Bank for executing automatic transfers shall have the same legal force as a signed material document by the Person authorized to manage the Account.
- 23.4.4. Under this **Agreement**, the **Bank** shall carry out banking operations in accordance with the requirements and conditions set forth in this **Agreement**, the automatic transfers registration **Application**, and the **Information Materials** issued by the **Bank**.
- 23.4.5. The Client shall:
- 23.4.5.1. Indicate one or more Accounts in the automatic transfers registration Application (at least one of which must be a GEL Account);
- 23.4.5.2. Register a foreign currency **Account** as a supplementary **Account** if the automatic transfer involves payment of an amount fixed in foreign currency (equivalent in local currency);
- 23.4.5.3. Ensure sufficient balance on the **Accounts** indicated in the **Application** for automatic transfers;
- 23.4.5.4. Pay the service fee in accordance with the Bank's applicable Commission Fees at the time of the transfer.
- 23.4.6. The Client shall be entitled to:
- 23.4.6.1. Obtain information on automatic transfers executed from their Accounts using the services specified in the Bank's Information Materials;
- 23.4.6.2. Make changes to the **Data** recorded in the initial automatic transfers registration **Application**;
- 23.4.6.3. Refuse to use the automatic transfers service.
- 23.4.7. The **Bank** shall:
- 23.4.7.1. Ensure that the Client receives the automatic transfers service in accordance with the conditions specified in the Bank's Information Materials.
- 23.4.8. The **Bank** shall have the right to:
- 23.4.8.1. Not execute an automatic transfer if there are insufficient funds in the Client's Account (s);
- 23.4.8.2. Not execute an automatic transfer in cases provided by Legislation or if there is an outstanding debt owed to the Bank;
- 23.4.8.3. Establish, through the **Information Materials** issued by the **Bank**, the procedure for unilaterally partially or fully suspending the automatic transfers service without prior notice to the **Client** in the event of impossibility to execute an automatic transfer for reasons related to the **Client** or any other reason.
- 24. Remote Banking Service Channels
- 24.1. Internet Bank
- 24.1.1. Internet Bank service refers to the Client remotely, without visiting the Bank, using the Bank's dedicated Website (https://www.tbconline.ge) to perform the following, as determined by the Bank:
- 24.1.1.1. Receive Banking information;
- 24.1.1.2. Register for various **Banking Services**;
- 24.1.1.3. Execute various banking operations within set limits;
- 24.1.1.4. Update contact information (including phone number, email address, etc.);
- 24.1.1.5. Update Client information (such as business status, actual address, etc.);



- 24.1.1.6. Open or close current (checking) and/or **Deposit Accounts**;
- 24.1.1.7. Submit requests or register interest in receiving various **Banking Products** (including credit products) or in executing transactions related to **Banking Products**;
- 24.1.1.8. Submit requests for changes or cancellation of registered Banking Services/products;
- 24.1.1.9. Obtain information about various **Banking Products** (including credit products) and, optionally, confirm them or execute transactions related to those **Banking Products**.
- 24.1.2. To receive Internet Bank service, the Client must submit an Application to the Bank in accordance with this Agreement.
- 24.1.3. Through Internet Bank, the Client may perform various banking operations or actions (including receiving/confirming a credit product or executing a transaction related to a Banking Product) in accordance with this Agreement and the rules, requirements, and conditions set by the Bank at the time of performing the operation/action.
- 24.1.4. To receive (or confirm) a **Banking Product** (including a credit product) or execute a transaction related to a **Banking Product** through **Internet Bank**, the **Bank** may, at its discretion, establish certain requirements/rules, including **Client** identification procedures. Failure to comply with these requirements may prevent the **Client** from receiving/confirming the **Banking Product** or executing the transaction.
- 24.1.5. For Internet Bank registration, password updates, or other issues related to Internet Bank services, the Client may contact the Bank, and the Bank may also contact the Client through other means determined by the Bank (including remote service channels).
- 24.1.6. Lost or forgotten username and/or password can be restored in accordance with the procedure described in Clause 24.1.2 of this **Agreement**.
- 24.1.7. Client Identification:
- 24.1.7.1. The Client is provided with the Data required to access Internet Bank (hereinafter "Identification Data") either in a sealed envelope or via remote channels. This Data is used to identify the Client when logging into the Bank's Website. Without entering this information in the designated "login" fields on the Website, no Account information will be disclosed, banking operations cannot be performed, and registration for services will not be possible.
- 24.1.7.2. To protect the Client's information and the security of operations, the Bank may establish additional mechanisms for Client identification, including the use of codes generated by devices provided by the Bank or other types of codes for certain services.
- 24.1.7.3. Both the Bank and the Client are obliged to maintain the confidentiality of the Identification Data.
- 24.1.7.4. In case of loss of Identification **Data**, the **Client** must immediately contact the **Bank** with a request (in any form provided for by this **Agreement**) to obtain new Identification **Data**.
- 24.1.7.5. The Bank is obliged, based on the Client's notification of loss of Identification Data, to suspend Internet Bank services on the Client's Accounts until new instructions are received from the Client.
- 24.1.7.6. When the Client opens a new Account at the Bank, Internet Bank services will be activated automatically using the existing Identification Data.
- 24.1.7.7. The Client acknowledges that registration for services will only be done after thoroughly reviewing the detailed terms and conditions of the respective services. By using the Identification Data to register, the Client consents to all the terms and conditions of the service for which they are registering via the Bank's Website.
- 24.1.7.8. The Client understands and agrees that any Order, request, Application, or approval sent via Internet Bank (including Payment Orders, Account opening/closing, early credit repayment, cancellation or modification of registered services/products, acceptance/confirmation of Banking Products including credit products, changes in Client Data, and any other requests or confirmations) has the same legal force as a written, signed, and printed document executed by the authorized Person of the Account (the Client).
- 24.1.8. The Client authorizes the Bank, when using Internet Bank, to:
- 24.1.8.1. Make available to the Client information regarding their Accounts;
- 24.1.8.2. Execute operations or actions allowed by the Bank within the Internet Bank service, based on the Client's Order.
- 24.1.9. The Client is obliged, upon the Bank's request, to provide any transaction concluded/confirmed via Internet Bank (including those related to credit products) to the Bank in an acceptable format/material form, including as a signed document.
- 24.1.10. The **Client** is obliged to:
- 24.1.10.1. Use only a modern version of an internet browser that ensures at least 128-bit encryption when connecting to **Internet** Bank;
- 24.1.10.2. Safely store all information required for **Internet Bank** access, Identification **Data**, and devices provided by the **Bank** ("Digipass Token," "Digipass Nano," etc.), installed software modules/**Applications**, as well as all associated codes, and prevent them from being accessed by any **Third Party**;
- 24.1.10.3. Change the password upon first login to Internet Bank and maintain its confidentiality;
- 24.1.10.4. Frequently change the password, not disclose the password, code, or identification code generated by the **Bank**-provided device, and not store these **Data** on a computer or any other device (including mobile phones), preventing access by third **Parties**:
- 24.1.10.5. Before using **Internet Bank**, ensure that the **Website** address is correct as specified in Clause 24.1.1 and verify its authenticity with the security certificate;
- 24.1.10.6. Immediately notify the Bank in case of loss or disclosure of the password, code, or device;



- 24.1.10.7. Not trust emails requesting personal or Banking Data under the Bank's name.
- 24.1.11. The **Bank** has the right to:
- 24.1.11.1. Make Account information available to the Client via Internet Bank;
- 24.1.11.2. Execute operations allowed within Internet Bank based on the Client's Order;
- 24.1.11.3. Unilaterally impose limits on active operations (transfers, conversions) and set maximum allowable parameters (maximum amount per transfer, maximum cumulative amount over a period, maximum number of transfers, requirement for confirmation of operations by another user, etc.) to reduce risks;
- 24.1.11.4. Block Internet Bank or suspend access and services for security reasons if there is suspicion of unauthorized use.
- 24.1.12. The **Bank** is not responsible for consequences arising from receipt of messages, transactions, information, or documentation sent via **Internet Bank** by any other person.
- 24.1.13. The **Bank** is not responsible for consequences arising from actions or inactions performed in reliance on messages, transactions, information, or documentation sent via **Internet Bank** by another **Person** on behalf of the **Client**.
- 24.1.14. The Client agrees that any request, Order, registration for services, changes in registered Data (including contact information), or transactions conducted via Internet Bank, as well as any communication or actions undertaken for concluding transactions via Internet Bank, will be recorded in the Bank's electronic database and considered evidence. Such records/information are deemed the property of the Bank.
- 24.2. Mobile Bank
- 24.2.1. Mobile Bank service means that the Client, without visiting the Bank, uses a software module/Application installed on their mobile phone (hereinafter referred to as the "Program") or the mobile version of Internet Bank opened in the mobile browser to:
- 24.2.1.1. Obtain Banking information;
- 24.2.1.2. Register for and make changes to various Banking Services;
- 24.2.1.3. Execute various banking operations within the set limits;
- 24.2.1.4. Receive information about various **Banking Products** (including credit products) offered by the **Bank** and, if desired, accept/confirm the offered **Banking** (including credit) **product** or conclude/confirm transactions related to the **Banking** (including credit) **product**;
- 24.2.1.5. Execute banking operations using a QR code, specifically for cash withdrawal at ATMs or payment for goods/services at retail/service locations.
- 24.2.2. To access Mobile Bank, the Client must download and activate the special software (the "Program") from the Website specified in the Bank's Information Materials (or another Application) on their mobile device, or access the mobile version of Internet Bank via the mobile browser.
- 24.2.3. Mobile Bank is subject to the terms of this Agreement, with exceptions specified in this Clause.
- 24.2.4. The provisions in this Clause apply to all of the Client's Bank Accounts without exception.
- 24.2.5. Through **Mobile Bank**, the **Client** can perform various banking operations or actions (including receiving/confirming credit products or concluding transactions related to **Banking** (including credit) **products**) in accordance with the terms, requirements, and conditions established by the **Bank** at the time of the operation/action.
- 24.2.6. To receive/confirm a **Banking** (including credit) **product** or to conclude/execute transactions related to a **Banking** (including credit) **product** through **Mobile Bank**, the **Bank** may, at its discretion, establish certain mechanisms (requirements/rules). Failure to comply with these mechanisms may prevent the **Client** from receiving/confirming the offered **Banking** (including credit) **product** or concluding the transaction related to it.
- 24.2.7. **Client** Identification
- 24.2.7.1. The Client registers/authorizes for Banking Services using the Internet Bank username and password.
- 24.2.7.2. The Client is obliged to maintain the confidentiality of the username and password and prevent them from becoming accessible to any Third Party.
- 24.2.7.3. Before handing over their mobile phone to another person, the Client must delete the installed Banking program from the mobile device's memory.
- 24.2.7.4. In case of loss of the mobile phone, the Client must immediately notify the Bank in writing.
- 24.2.7.5. If the username and password become known to a **Third Party** due to the **Client's** actions, the **Bank** is released from any liability for the consequences.
- 24.2.7.6. Upon verbal (via call center), written, or **Internet Bank** notification from the **Client** regarding the disclosure of the username/password or loss of the mobile phone, the **Bank** must suspend **Mobile Bank** services on the **Client's Accounts** until new **Order** are received. For verbal notifications, **Client** identification will be carried out using predefined security questions (including personal questions and questions related to the **Client's** products/operations).
- 24.2.7.7. When a Client opens a new Account at the Bank, Mobile Bank services will be provided using the existing Internet Bank username and password. No new agreement will be executed, and the terms of this Agreement will apply to the new Account.
- 24.2.8. Client Declarations, Orders, and Consents
- 24.2.8.1. The Client declares in advance that they will register as a user of the electronic services only after thoroughly reviewing the terms of the respective services. Expressing the intention to register using the Internet Bank username and password through the Program will be considered as the Client's consent to the terms of the service they register for.



- 24.2.8.2. Under this Agreement, the Client agrees that any request (Order) made via Mobile Bank for obtaining Banking information, registering for a service, making changes to registered Data (including contact information), or executing an operation, as well as any transaction concluded via Mobile Bank or any communication/action performed for the purpose of concluding a transaction, will be recorded in the Bank's electronic database. In the event of a dispute, such a record will have evidentiary value. By agreement of the Parties, such records/information are considered the property of the Bank.
- 24.2.8.3. When making utility payments via **Mobile Bank**, the **Client** must enter the subscriber number in the correct format. Otherwise, the **Bank** is entitled to cancel the transaction and return the paid amount to the **Client's Account**.
- 24.2.8.4. The Client acknowledges and confirms that any message/ Order sent to the Bank via Mobile Bank (including Payment Order), any Application/request/confirmation (including Account opening/closing, early repayment of credit, cancellation or modification of registered services/products, acceptance/confirmation of Banking Products offered by the Bank (including credit products), changes in Client Data, or any other Application/request/confirmation), constitutes a transaction concluded/confirmed between the Bank and the Client via Mobile Bank, and has the same legal effect as a written document signed by an authorized person.
- 24.2.8.5. The **Bank** shall not be liable for any consequences arising from a **Third-Party** receiving messages/transaction, any information, or documentation sent via **Mobile Bank** to the **Client**.
- 24.2.8.6. The **Bank** shall not be liable for any consequences arising from a **Third-Party** sending messages/transaction, any information, or documentation on behalf of the **Client** via **Mobile Bank**, and the **Bank's** acceptance or execution of such messages/transactions or refraining from action.
- 24.2.8.7. The Client is obliged, upon the Bank's request, to provide any transaction concluded/confirmed via Mobile Bank (including transactions related to credit products) to the Bank in an acceptable format/means, in material/written form.
- 24.3. Telephone Service (Call Center)
- 24.3.1. Telephone service refers to the Client using telephone communication with the Bank, without appearing in person, for the following purposes as determined by the Bank:
- 24.3.1.1. Obtaining Banking information;
- 24.3.1.2. Registration for various Banking Services and making changes to registered Data;
- 24.3.1.3. Performing various banking operations within established limits;
- 24.3.1.4. Changing contact information (including phone number, email address, etc.);
- 24.3.1.5. Opening or closing settlement (current) and/or Deposit Accounts;
- 24.3.1.6. Expressing the intention to receive or cancel various **Banking Products** (including credit products) by submitting an **Application** to the **Bank**;
- 24.3.1.7. Submitting an application for the return of funds retained in an ATM.
- 24.3.2. Telephone service applies to all of the Client's Bank Accounts. If the Client does not wish to receive telephone service for any Account, they must notify the Bank in writing or using another method provided by this Agreement (including recording the request at the Call Center).
- 24.3.3. To receive telephone service, the Client must submit an Application to the Bank in accordance with this Agreement.
- 24.3.4. Client Identification
- 24.3.4.1. The **Bank** will use the following for **Client** identification purposes: a) questions predefined by the **Bank**; b) predefined procedures; c) for the effective provision of services and for the purposes indicated in subparagraph 8.3.4.1, with the **Client's** consent, authentication may be performed using voice recognition.
- 24.3.4.2. Client identification is required both for telephone service and prior to providing any other Banking Services or registration for various Banking Products (electronic services).
- 24.3.4.3. Without completing the identification procedure, the Client cannot receive telephone service described in 24.3.1 (except in cases specified in 8.8).
- 24.3.4.4. For every telephone contact with the **Bank**, the **Client** must complete the identification procedure by correctly answering the **Bank's** predefined questions or verifying identity using voice authentication.
- 24.3.4.5. The Bank may refuse telephone service to anyone who does not or cannot complete the identification procedure.
- 24.3.4.6. If a Bank representative suspects that the Person requesting information or executing an operation is not the Client, the Bank has the right to refuse telephone service.
- 24.3.4.7. When the **Client** opens a new **Account**, telephone service will be provided using existing procedures. In this case, no new agreement is signed, and the terms of this **Agreement** apply to the new **Account**.
- 24.3.4.8. For Client identification purposes, the Bank may establish additional requirements at its discretion. If these requirements are not met, the Client will not be able to receive the services described in 24.3.1.
- 24.3.5. Client Declarations, Orders, and Consents
- 24.3.5.1. The Client authorizes and instructs the Bank that, after completing the identification/verification procedure via telephone:
- 24.3.5.2. The Bank may provide information regarding the Client's Accounts;
- 24.3.5.3. Execute, on the Client's Order, operations permitted under telephone service.
- 24.3.6. The **Parties** agree that any banking operations executed using voice authentication has the same legal effect as a written document signed on paper.



- 24.3.7. If the Client does not wish the telephone conversation to be recorded, the Client must use other remote channels provided by the Bank or visit any branch/service center to receive services.
- 24.4. Remote Banking Service (Mail Banking)
- 24.4.1. Remote Banking Service (Mail Banking) refers to the execution of banking operations, the registration of Order for various Banking (including credit) products, and the receipt/confirmation of such services/products by the Bank via email, provided that the Client fully complies with the requirements set by the Bank and upon the Bank's positive decision.
- 24.4.2. The criteria for using Remote Banking Service (Mail Banking), including applicable Commission Fees and other information, are available on the Bank's Website (www.tbcbank.ge). The Bank may also set additional requirements and preconditions for providing specific services in accordance with subparagraph 24.4.1 of this Agreement.
- 24.4.3. The **Bank** shall not be liable for any consequences arising from a **Third-Party** receiving message or any other documents sent to the **Bank** using the email address provided by the **Client**.
- 24.4.4. The Bank shall not be liable for any consequences arising from messages or any other documents sent to the Bank from the Client's email address by a Third Party and the Bank's consequent actions or inaction.
- 24.4.5. Any message/request/Order/Application sent to the Bank via Remote Banking Service (Mail Banking), any confirmation/execution of a transaction (including transactions related to credit products), or sending of a signed Agreement via Mail Banking has the same legal force as a written document signed by the Client on paper.
- 24.4.6. The Bank independently decides, at its own discretion, whether to execute any request/Order received from the Client.
- 24.4.7. The Client agrees that any request/Order recorded via Remote Banking Service (Mail Banking) for receiving Banking information, registering for services, making changes in registered Data (including contact information), or executing operations, as well as any transaction concluded via Mail Banking or any communication/action related to concluding a transaction, will be recorded in the Bank's electronic database and, in case of a dispute, such a record will have evidentiary value. By mutual agreement, such records/information are considered the property of the Bank.
- 24.4.8. Through Remote Banking Service (Mail Banking), the Client may execute various banking operations and/or actions (including receiving/confirming credit products or concluding transactions related to Banking (including credit) products) in accordance with the terms, rules, and conditions established by the Bank at the time of the operation/action.
- 24.4.9. To receive/confirm a **Banking** (including credit) product or to conclude a transaction related to a **Banking** (including credit) **product** via Remote **Banking Service** (**Mail Banking**), the **Bank** may, at its discretion, establish a set of requirements/rules, including for **Client** identification. Failure to comply with these requirements prevents the **Client** from receiving/confirming the **Banking** (including credit) **product** or concluding the related transaction(s).
- 24.5. Short Message Service (SMS Service)
- 24.5.1. The Short Message Service (SMS Service) is a remote **Banking Service** by means of which the **Client**, using the mobile telephone number specified in the **Application** submitted to the **Bank**, shall be able to:
- 24.5.1.1. Receive information on transactions performed on the Client's Bank Accounts;
- 24.5.1.2. Request and receive the required Banking information or/and, by confirming via an SMS code sent to the mobile telephone number specified in the **Application** or/and by confirming a document posted on a link provided to the **Client** by the **Bank** via SMS, perform certain types of Banking transactions in accordance with the limits and rules established by the **Bank**;
- 24.5.1.3. Receive information on various **Banking Products** (including credit products) offered by the **Bank** to the **Client** or/and requested by the **Client** and, at the **Client's** discretion, confirm acceptance of the offered **Banking Products** (including credit products), subject to the rules and requirements established by the **Bank**;
- 24.5.1.4. Confirm Personal Data and/or any information, including changes to existing personal Data and/or any information.
- 24.5.2. The Client who applies to the Bank for the provision of any service (service/product) and/or uses the above-mentioned service (service/product) shall have the Short Message Service (SMS Service) automatically activated, provided that the Client's telephone number is registered in the Bank's system.
- 24.5.3. In Order to cancel the Short Message Service (SMS Service) or to change the mobile telephone number, the Client must perform one of the following actions:
- 24.5.3.1. Visit a branch of the **Bank**;
- 24.5.3.2. Contact the **Bank's Telephone Service Center**;
- 24.5.3.3. Send a notification to the **Bank** via **Internet Bank** from the relevant personal settings page.
- 24.5.4. The Short Message Service (SMS Service) shall be governed by the terms and conditions of this **Agreement**, subject to the exceptions set forth in this Article.
- 24.5.5. The terms and conditions set forth in Article 24.5 of this **Agreement** shall apply to all of the **Client's Bank Accounts** without exception.
- 24.5.6. Upon the opening of a new **Account** by the **Client** with the **Bank**, the Short Message Service (SMS Service) shall be provided in accordance with the terms and conditions of this **Agreement**. In such case, no new agreement shall be executed between the **Bank** and the **Client**, and the terms and conditions of this **Agreement** shall apply to the new **Account**.
- 24.5.7. The Client acknowledges that, where a foreign telephone number (i.e. a number not issued by a mobile operator registered in Georgia) is recorded with the Bank, the Client shall not receive from the Bank messages relating to Card



and non-Card transactions or messages of an advertising nature, except for mandatory (statutorily required) notifications. In Order to receive the above-mentioned messages from the Bank, the Client must apply to the Bank with a request to replace the foreign telephone number recorded with the Bank with a telephone number issued by a mobile operator registered in Georgia. The change of the telephone number shall be effected in accordance with the Bank's internal procedures

- 24.5.8. The **Client** shall be obliged to:
- 24.5.8.1. send a short text message to the number specified by the **Bank**, in the format described in the **Information Materials** disseminated by the **Bank**;
- 24.5.8.2. Ensure that the mobile telephone device and/or SIM Card belonging to the Client does not come into the possession or control of any Third Party;
- 24.5.8.3. In the event of replacement and/or loss of the mobile telephone device, SIM Card and/or telephone number, immediately notify the Bank by telephone (at +995 32 2 27 27), in writing, or via Internet Bank;
- 24.5.8.4. Maintain sufficient funds in the Account (s) to cover the Service fee applicable to the SMS Service.
- 24.5.9. The **Bank** shall be obliged to:
- 24.5.9.1. Upon receipt of a notification from the Client submitted orally (by telephone), in writing, or via Internet Bank regarding a change of the telephone number or the loss of the mobile telephone device and/or SIM Card, ensure suspension of the Short Message Service (SMS Service) until receipt of the Client's Application for restoration of the service. In the event the Client submits an oral (telephone) Application to the Bank, the Client's identification shall be carried out in accordance with the procedure set forth in Clause 24.3.4 of this Agreement.
- 24.5.9.2. The **Bank** shall be entitled to:
- 24.5.9.3. Refuse to execute the Client's Order in the absence of sufficient funds in the Client's Account and/or if the Client sends an incorrect notification to the Bank (that does not comply with the terms of this Agreement or the Information Materials disseminated by the Bank), or if the Client has outstanding indebtedness to the Bank;
- 24.5.9.4. Send the Client a short text message regarding the amount of credit (loan, Overdraft, credit limit and/or other credit product), repayment date, outstanding debt and/or an executed automatic transfer (the Bank shall not be obliged to send such notification, and in any event, regardless of whether or not the Client receives such notification from the Bank, the Client shall be obliged to repay the credit (loan, Overdraft, credit limit and/or other credit product) in a timely manner and to pay other amounts due (interest, penalty, Commission Fees and other charges));
- 24.5.9.5. Send the Client any type of short text message (both chargeable and free of charge). In the event the Client does not use a chargeable SMS Service, the Client shall not pay for short text messages sent at the Bank's initiative;
- 24.5.9.6. Effect the closure of a current **Account** based on confirmation of such operation by the **Client** via an SMS code, which shall have legal force equivalent to a document executed in written form, printed on paper and confirmed by the **Client's** handwritten signature.
- 24.5.10. The Parties agree that confirmation of Banking transactions by the Client using an SMS code sent to the mobile telephone number specified in the Application and/or confirmation via SMS of various Banking Products (including credit products) offered by the Bank to the Client and/or requested by the Client, as well as of personal Data recorded with the Bank and/or any information (including changes to existing personal Data and/or any information), including confirmation of an agreement /document posted on a link provided to the Client by the Bank via SMS, shall have legal force equivalent to the Client's handwritten signature on a tangible (paper-based) document. Accordingly, the Parties agree that confirmation of Banking transactions by the Client via an SMS code and/or confirmation via SMS of various Banking Products (including credit products), personal Data and/or any information (including changes thereto) may not constitute grounds for the emergence of a dispute between the Parties.
- 24.5.11. Following the execution of a Banking transaction confirmed by the Client via an SMS code, the Client shall have the right to request from the Bank the delivery of a copy, printed on paper, of the information reflecting the Banking transaction(s) performed by the Client (Payment Order).
- 24.5.12. The **Bank** guarantees the secure storage and protection of the electronic document (**Payment Order**) of a Banking transaction confirmed by the **Client** via an SMS code.
- 24.5.13. The Client agrees that, on the basis of confirmation via an SMS code, second and additional Accounts may be opened for the Client.
- 24.6. Chatbot Service
- 24.6.1. The Chatbot is designed to provide users with automated responses based on pre-developed algorithms and machine learning models. Notwithstanding the Bank's efforts, the information shared with the Client may not always be complete or up to date;
- 24.6.2. It should be noted that the Chatbot does not provide personalized advice and does not replace a duly qualified professional. When making decisions based on specific information and/or resolving a particular case, the Client shall make such decisions at the Client's own responsibility, especially where such decisions may result in direct or indirect financial loss to the Client;
- 24.6.3. The Chatbot may provide the Client with links to websites operated by Third Parties. The Bank shall not be liable for the content, use, or availability of Third-Party websites. Notwithstanding the foregoing, the Bank shall remain liable for information disseminated by its partner companies (including "credit intermediaries") where such liability is imposed on the Bank by Legislation.



- 24.6.4. It should be noted that the **Client** may, at any time, obtain additional information by communicating with a representative of the **Bank**.
- 25. Tariff Package
- 25.1. **Tariff Package**
- 25.1.1. The **Bank** shall be entitled to offer the **Client** the use of a **Tariff package**, which provides the right to use several **Banking Products** simultaneously and to benefit from preferential **Commission Fees** in consideration of payment of a fixed **Commission Fee**.
- 25.1.2. Registration for a Tariff package shall be carried out by the Client by completing a special Application. A duly completed Application for the purchase of a Tariff package shall be deemed the Client's consent to use the Banking Products/Banking Services listed in the Tariff package, and submission to the Bank of a separate Application specified in this Agreement for each such product/service shall no longer be required.
- 25.1.3. In the event of cancellation of the **Tariff package** for any reason, all discounts and additional benefits associated with the use of the **Tariff package** shall be cancelled (including any additional benefits accrued on a particular **Deposit**).
- 25.1.4. In the event of non-payment of the **Tariff package** Fee for 6 (six) months, the **Bank** shall be entitled to cancel the **Tariff package**, cancel the **Cards** included in the **Tariff package**, and adjust the **Commission Fees** applicable to other **Banking Products/Banking Services** included in the **Tariff package** to the level of the standard **Commission Fees** applicable to the relevant product/service in force at the **Bank**.
- 25.1.5. The Bank shall be entitled to refuse to satisfy the Client's request for cancellation of the Tariff package if the Client has not fully performed and/or settled the obligations/indebtedness related to the use of the Tariff package, including the Banking Products/Banking Services provided for under the Tariff package Application.
- 25.2. **Payroll Project**
- 25.2.1. The Payroll Project service provides, at the Client's request, for the execution of fund transfer transactions from the Client's settlement (current) Account to the Accounts of Persons employed by the Client (hereinafter the "Employees"), using a special system the payroll software module (hereinafter the "Module").
- 25.2.2. At the Client's discretion, the Client shall have the right to pay the Commission Fees for the issuance of Cards for the Employees and for the cash withdrawal of funds credited to their Accounts.
- 25.2.3. Transfer transactions from the Client's Accounts through the Module shall be carried out by the Bank using a special program agreed in advance between the Client and the Bank (by means of a compact disc, software, Internet Bank, or an Excel file).
- 25.2.4. At the Client's request, the Bank shall carry out conversion of the funds transferred to the Employees' Accounts (conversion from a GEL Account to a foreign currency Account) at the exchange rate established by the Bank.
- 25.2.5. Relations related to the **Payroll Project** and the Module shall be conducted by the **Client** with the **Bank** personally or through a **Person** appointed by the **Client**, to whom representative authority shall be granted in a form offered by the **Bank** and duly executed.
- 25.2.6. In Order to participate in the Payroll Project and to receive services through the Module, the Client shall submit an Application to the Bank in accordance with this Agreement.
- 25.2.7. When using the Payroll Project, if no funds (salary) are credited from the Client's Account to an Employee's Account for a period of 6 (six) months (absence of turnover), all benefits enjoyed by such Employee within the Payroll Project shall be cancelled. Furthermore, if, during the use of the Payroll Project, no funds (salaries) are credited from the Client's Account to the Employees' Accounts for a period of 6 (six) months, in addition to the cancellation of preferential Commission Fees/terms applicable to the Employees, the Client's Payroll Project service and all benefits enjoyed by the Client within the scope of such service shall also be cancelled.
- 25.2.8. The Client shall be obliged to:
- 25.2.8.1. Provide the **Bank** with information on the amounts to be credited to the **Employees' Accounts** via an electronic information carrier in a format agreed in advance by the **Parties**;
- 25.2.8.2. If remuneration is to be credited to the **Employees' Accounts**, submit to the **Bank** a **Payment Order** indicating the total amount of remuneration to be credited to the **Employees' Accounts** and a printed register (list) of the **Employees** from the electronic file referred to in Clause 25.2.8.1, specifying the **Account** numbers, amounts, and the currency in which the remuneration is to be credited to the **Employees' Accounts**, including any conversion in accordance with the **Bank's** established exchange rate;
- 25.2.8.3. Immediately notify the **Bank** in writing of the termination of employment (departure from the organization) of any **Employee**;
- 25.2.8.4. Pay the **Bank** in full the **Commission Fees** for the service of **Plastic Cards** issued for the **Employees** under the **Payroll Project** (for the entire validity period of the **Cards**), if the **Client** refuses to use the services provided under this Clause and/or this **Agreement** within one year from the commencement of the Module based service;
- 25.2.8.5. Pay the **Bank** the cash withdrawal **Commission Fees** via **Cards** issued under the **Payroll Project** for the **Client's** Employees, if such Fees are provided for in the **Client's Application** for participation in the **Payroll Project**;



- 25.2.8.6. Provide the **Bank** with copies of the **Employees'** identity documents (ID **Cards** or passports) and taxpayer certificates (if available), verified for conformity with the originals by the **Client** or a **Person** authorized to represent the **Client** (with the authorized **Person's** signature);
- 25.2.8.7. Timely provide the Client's Employees with accurate, clear, and complete information regarding Banking Services and Products, sufficient for decision-making and ensuring that the Employees (Users) are not induced to make decisions they would not make if fully informed;
- 25.2.8.8. Provide information to the Client's Employees (Users) regarding currency risk, where their income is not hedged against exchange rate fluctuations, and in the case of deposits or loans in foreign currency, provide comparative information on similar products in the national currency;
- 25.2.8.9. Before executing the agreement, inform each **Employee** (User) of the financial costs set forth in the agreement and, upon obtaining their consent, execute the agreement with the **Employee**;
- 25.2.8.10. Receive from the **Bank** and deliver to the **Client's Employees Plastic Cards** and/or other documents related to participation in the **Payroll Project**.
- 25.2.9. The **Bank** shall be obliged to:
- 25.2.9.1. Transfer funds to the **Employees' Accounts** no later than the second/next **Banking Day** following Receipt of the **Payment Order** referred to in Clause 25.2.8.2 of this **Agreement**.
- 25.2.9.2. The Client and the Bank mutually agree that, for the full performance of the obligations set forth in Clauses 25.2.8.6–25.2.8.10 of this Agreement, the Bank's representative in interactions with the Client's Employees shall be either the Client personally or an Employee designated by the Client by signing the Application for participation in the Payroll Project, who shall directly perform the actions described in Clauses 25.2.8.6–25.2.8.10 on behalf of the Bank. The Client or the designated Employee shall be obliged to:
- 25.2.9.3. Personally obtain (create) copies of the **Employees**' identity documents and verify their conformity with the originals in accordance with the Regulation approved by the Head of the Financial Monitoring Service of Georgia ("On the Procedure for Identification and Verification of the Client by the Responsible Person") and in compliance with the procedures established by the Law on "the Prevention of Money Laundering and Terrorism Financing";
- 25.2.9.4. Personally attend the signing of each Employee's **Application** for participation in the **Payroll Project** and, upon the **Bank's** request, immediately confirm in writing or by other means requested by the **Bank** (or any **Person** designated by the **Bank**) that the **Application** was indeed signed by the individual specified therein;
- 25.2.9.5. Deliver to the **Bank** the verified copies of the **Employees'** identity documents no later than 5 (five) calendar days after verification;
- 25.2.9.6. Receive from the **Bank** and deliver to the **Client's Employees Plastic Cards** in sealed envelopes, together with **PIN Codes**, **Internet Bank** codes, and other relevant documents, and ensure that the **Plastic Cards** are signed by their holders:
- 25.2.9.7. Diligently, properly, and fully perform the actions described in Clauses 22.2.6–22.2.10 of this Agreement.
- 25.2.10. In the event of a new Employee being added to the Payroll Project by the Client, the Client shall continue to be considered the Bank's representative with the limited authority described in Clauses 22.2.6–22.2.10 of this Agreement, while the Person designated under Clause 25.2.9.2 shall be obliged to perform the actions described in Clauses 22.2.6–22.2.10 of this Agreement in respect of the Client's new Employee.

#### 26. **Deposit Products**

- 26.1. **Deposit Services**
- 26.1.1. Deposit Services refer to the opening of a Deposit Account by the Bank for the Client (hereinafter referred to as the "Depositor") based on the Depositor's Application, and the accrual of interest on the funds deposited in the Account.
- 26.1.2. The Depositor may use term deposits, demand deposits, and their respective variations (modifications).
- 26.1.3. To receive **Deposit** services, the **Depositor** must hold a settlement **Account** (current, **Card**, transactional, or other similar **Account**).
- 26.1.4. With the Client's consent, a Deposit termination request may be confirmed by the Client using an SMS code confirmation function, which shall have the same legal force as a written document signed by the Client in physical form.
- 26.1.5. Accrual of Interest on Deposits
- 26.1.5.1. Interest on Deposits shall be calculated on the basis of 365 days per year, in accordance with the specific **Deposit** agreement signed by the **Parties** and the **Information Materials** published by the **Bank**.
- 26.1.5.2. The calculation of interest payable on a **Deposit** shall commence on the next **Banking Day** following the date the funds are credited to the **Account**.
- 26.1.6. Bank's Obligations:
- 26.1.6.1. Accept the **Deposit** and credit interest thereon in accordance with this **Agreement**;
- 26.1.6.2. Upon maturity of the **Deposit** or upon the Depositor's request, transfer the **Deposit** amount together with accrued interest to the **Depositor** in the same currency no later than 7 (seven) calendar days (or as applicable to the **Deposit** type) from such maturity or request.
- 26.1.7. **Bank's** Rights:
- 26.1.7.1. Manage the funds credited to the **Deposit Account** at its own discretion and on its own behalf;



- 26.1.7.2. Deduct and transfer personal income tax or any other tax payable on interest accrued on the **Deposit** to the budget in accordance with the procedure, amount, and frequency established by **Legislation**, if applicable;
- 26.1.7.3. Without obtaining further consent or approval from the **Depositor**, debit funds from any **Deposit Account** and/or terminate a **Deposit** at any time in **Order** to fulfill obligations arising under **Legislation** or any **Agreement** concluded with the **Bank**;
- 26.1.7.4. To open for the Client, without the Client's additional consent, a settlement (current, Card, sales and other similar) and/or demand Deposit Account in any currency, in the event it is determined that the Client does not have such an Account and/or that the opening of an additional such Account is required (in which case this Agreement and/or any Application signed by the Client whereby the Client accedes to this Agreement shall be deemed to constitute the Client's Application for the opening of a settlement (current, Card, sales and other similar) and/or demand Deposit Account );
- 26.1.7.5. To automatically transfer (without the Depositor's additional consent) the funds deposited and/or credited to the Client's settlement (current, Card, sales and other) and/or demand Deposit Account for the purpose of opening a Deposit and/or adding funds to a Deposit, to the Deposit Account of the Depositor and/or any Person indicated in the Deposit or fund Deposit /credit document;
- 26.1.7.6. Any funds received for crediting a term **Deposit Account** (where the **Deposit Account** number is specified in the credit document) shall initially be credited to the **Client's** current (settlement) and/or demand **Deposit Account** and thereafter transferred to the **Client's Deposit Account** in accordance with Clause 21.3.2 of this **Agreement**.
- 26.2. Term Deposit
- 26.2.1. In the case of a Term Deposit, interest shall be accrued on the balance existing in the Deposit Account.
- 26.2.2. Interest accrued on a Term **Deposit** shall be credited to the **Account** specified by the **Depositor** in advance, monthly, or after the maturity of the **Deposit**, in accordance with the **Deposit** agreement concluded between the **Depositor** and the **Bank**.
- 26.2.3. If the **Depositor** chooses monthly crediting of interest, the accrued interest shall be credited to the **Account** specified by the **Depositor** on the same day of each month on which the **Deposit** was originally opened.
- 26.2.4. If the amount specified in the Depositor's **Application** is not deposited or credited to the **Account** within one day of the **Application**, the agreement (contract) for the opening of the **Deposit** between the **Bank** and the **Depositor** shall be deemed automatically terminated.
- 26.2.5. If the **Depositor** requests the return of the **Deposit** before the maturity date, interest on the **Deposit** shall be calculated at a different (reduced) interest rate determined by the **Bank**.
- 26.2.6. In the case described in Clause 26.2.4 of this **Agreement**, the **Depositor** shall be obliged to pay the **Bank** a penalty equal to the difference between the interest that would have been accrued under standard terms and the interest accrued under Clause 26.2.5 of this **Agreement**.
- 26.2.7. Following the expiration of the **Deposit** term, the **Deposit** term shall be automatically extended for the period specified in the **Deposit** agreement, subject to the existence of the **Parties**' consent. Upon automatic prolongation of the **Deposit** term, the opening date of each new **Deposit** shall coincide with the expiration date of the preceding **Deposit**, and the accrued interest, after payment of income tax (if applicable), shall be added to the principal amount of the **Deposit** (capitalized) or, at the Depositor's discretion, credited to another **Account** of the **Depositor**. In the event of automatic extension of the **Deposit** term, the **Deposit** shall be governed by the terms and conditions established by the **Bank** for such type of **Deposit** as in effect at the time of extension. The conditions set forth in this clause shall not apply to a **Deposit Agreement(s)** where the matter(s) contemplated herein regarding automatic extension of the **Deposit** are regulated by the relevant **Deposit Agreement(s)**.
- 26.2.8. The **Bank** shall have the right to notify the **Depositor** of the deposit's maturity via a short text message (in accordance with Clause 8.8 of the **Agreement**) or by any other method provided in this **Agreement**. The notification shall be sent to the mobile phone number provided by the **Depositor** in the **Application** at the time of opening the **Deposit**. The **Client** is obliged to notify the **Bank** of any change in this number; otherwise, the **Bank** shall not be liable for any consequences arising.
- 26.2.9. The interest rate for a "Child's" **Deposit** shall be fixed for one year from the date of **Deposit** opening (or execution of the **Agreement**). Upon the expiry of one year from the **Deposit** opening (or execution of the **Agreement**), the interest rate of the **Deposit** shall change to the rate established by the **Bank** at that time for "Child's" Deposits (the **Bank's** standard applicable rates). The rule provided in this Clause regarding changes in the interest rate shall apply annually for each subsequent year during the term of the **Deposit**.
- 26.3. **Demand Deposit**
- 26.3.1. In the case of a "Demand" **Deposit**, interest shall be accrued on the balance in the **Deposit Account** at the end of each **Banking Day**.
- 26.3.2. In the case of a "My Safe" Deposit, interest shall be accrued on the lowest balance recorded in the Deposit Account at the end of each Banking Day during the period from the first day of the calendar month to the last day of the same calendar month, inclusive.



- 26.3.3. Interest accrued on a demand **Deposit** (for both "Demand" and "My Safe" deposits) shall be credited to the **Account** specified by the **Depositor** once per month, on the last day of each calendar month. If the last day of the calendar month falls on a Weekend or Holiday, interest shall be credited on the next **Banking Day**.
- 26.3.4. The Deposit and/or crediting of funds to a demand Deposit Account, as well as the withdrawal and/or transfer of funds from such Account (solely to the Depositor's Accounts), shall be unrestricted.
- 26.3.5. The **Bank** shall have the right to unilaterally change the method of interest accrual on a demand **Deposit** and/or the interest rate, and shall inform the **Depositor** of such changes at least 2 (two) months in advance by sending a short text message.
- 26.4. Accumulation Service "My Moneybox"
- 26.4.1. The Accumulation Service "My Moneybox" is a **Banking Service** that enables the **Client** to accumulate funds in a **Deposit** according to a pre-determined accumulation scheme (hereinafter the "Accumulation Scheme").
- 26.4.2. To activate the "My Moneybox" Accumulation Service, the Client must appear at the Bank and/or submit an Application in another form acceptable to the Bank (based on an Application submitted via Internet Bank and/or other remote/electronic communication channels determined by the Bank).
- 26.4.3. Activation of the "My Moneybox" Accumulation Service is permitted only for an **Account** to which a **Card** is registered (Visa or Mastercard debit **Card**).
- 26.4.4. The activation date, term, accumulation scheme, and other details of the "My Moneybox" Accumulation Service shall be determined by the **Application**.
- 26.4.5. By submitting the **Application**, the **Client** selects the **Deposit** to which the "My Moneybox" Accumulation Service is to be activated. The **Client** also specifies in advance via the **Application** whether the simple Accumulation Service "My Moneybox" shall apply to every newly opened **Account**. If the **Client** has multiple active Accumulation Schemes, all existing schemes shall be automatically activated for each newly opened **Account**. The **Client** has the right to change, correct, or cancel the **Application** of the simple Accumulation Service "My Moneybox" to **Accounts** at any time.
- 26.4.6. The Accumulation Scheme may be of two types: 1) Fixed-unit Accumulation Scheme a method whereby, after each transaction, the amount corresponding to the fixed unit specified in the **Application**, in the transaction currency, shall be automatically transferred to the selected **Deposit**; and 2) Rounding Accumulation Scheme a method whereby, after each transaction, the transaction amount is rounded up to the nearest integer in the transaction currency, and the difference between the transaction amount and the rounded amount is transferred to the **Deposit** selected by the **Client**.
- 26.4.7. The Client may activate multiple Accumulation Scheme on one Account and/or across multiple Accounts. In case of multiple Accumulation Scheme, if the Account balance is insufficient to execute all schemes, the transfer to the Deposit shall occur according to the fixed-unit Accumulation Scheme.
- 26.4.8. After the execution of a transaction, the accumulated amount shall be transferred in full to the **Deposit** selected by the **Client**. If the **Account** balance after the transaction is less than the accumulated amount, partial transfer of the accumulated amount or deferred transfer (postponed transfer) shall not occur.
- 26.4.9. If the Application specifies more than one selected Deposit, the accumulated amount (the amount to be transferred under the Accumulation Scheme, i.e., the amount corresponding to the fixed unit specified in the Application in the transaction currency and/or the difference between the transaction amount and the rounded amount) shall be distributed proportionally among the selected deposits. If any selected Deposit is closed, the accumulated amount shall be proportionally redistributed among the remaining active selected deposits. If the currency of a selected Deposit differs from the transaction currency, the Bank may perform a currency conversion at the commercial rate available at the Bank at the time of conversion, and the converted amount shall be transferred to the selected Deposit. If the Client does not have sufficient funds in the Account in the transaction currency, the Bank may refuse to transfer the accumulated amount to the selected Deposit.
- 26.4.10. If the Application does not specify a term for the "My Moneybox" Accumulation Service, the Bank may terminate the service upon closure of all Accounts on which the service is activated and/or all selected deposits for which the Accumulation Service "My Moneybox" is activated.
- 26.4.11. The accumulated amount shall be transferred to the selected **Deposit** on the next Business Day following the completion of the transaction and its reflection in the **Bank** statement.
- 26.4.12. The Client may terminate the "My Moneybox" Accumulation Service by confirming the operation via SMS code, which shall have the same legal effect as a document executed in writing, printed on paper, and signed by the Client as a material document.
- 26.4.13. For the purposes of Clause 26 of this **Agreement**, the term "**Deposit**" means a **Bank Account** on which funds placed on demand or for a fixed term (including a "Child's **Deposit**") are recorded and to which, according to the **Bank's** applicable rules, additional funds may be added. The term "Transaction" means a debit operation conducted with a **Card** as a means of payment between the **Cardholder** and the seller/service provider for the purchase of goods or services. The term "Transaction" does not include currency conversion, transfer of funds between the **Client's Accounts**, or withdrawal from the **Bank's** cash desk, except where the funds are withdrawn from a branch via a **POS Terminal**.
- 27. Credit Products
- 27.1. General Terms and Conditions of Credit Products



- 27.1.1. Under this Agreement, the Client/Cardholder may use various credit products.
- 27.1.2. Based on this **Agreement** and the **Agreement** for a specific credit product, the **Bank** shall have only the right (and shall not be obliged) to provide a loan (in full or in part) or to serve the **Client** with any credit product.
- 27.1.3. The issuance of a credit product (including each tranche of a credit product) requires the fulfillment/satisfaction by the Client of the applicable preconditions/requirements (if any exist), regardless of whether such preconditions/requirements are explicitly stipulated in the agreement for the specific credit product between the Parties, and an additional, at least verbal, agreement between the Parties and/or their representatives.
- 27.1.4. Based on the circumstances listed in sub-clauses 27.1.1 27.1.2, the **Bank** shall have the right, at its sole discretion, not to grant credit products and/or to discontinue the issuance of any tranche of credit products to the **Client** without providing any reason (including in cases where a specific credit product agreement has been executed between the **Parties**).
- 27.1.5. This Clause establishes the general terms of credit products, while specific conditions are determined and governed by the agreement for the respective credit product concluded between the **Parties**. Other types of credit products are generally issued under a service agreement for credit products concluded between the **Bank** and the **Client**, which does not preclude the issuance of any credit product directly under this **Agreement**.
- 27.1.6. To obtain a credit product, the **Client** must submit an **Application** to the **Bank** (for certain products, submission via electronic communication means, including telephone, **Internet Bank**, e-mail, etc., is permitted). The **Bank** shall review the **Client's Application** and make a decision regarding the issuance of the credit product or refusal to issue it (the **Bank** shall not be obliged to provide reasons for refusal).
- 27.1.7. The Client shall have the right, at any time and using any remote channel/electronic communication means of the Bank, to submit a request regarding the provision of a copy of the Agreement for the credit product concluded between the Client and the Bank (including Agreements obtained via remote channels), and to receive such copy, the Client must appear at a Bank branch/service center.
- 27.1.8. Upon receiving a credit product, the Client (Borrower) shall be obliged to repay it and pay interest under the terms agreed with the Bank.
- 27.1.9. Interest shall accrue on the actual debt of the Client to the Bank and shall be calculated based on the actual days of use of the product, using a 365-day year.
- 27.1.10. The Client's monetary obligations are generally fulfilled using the funds accumulated in their Account (s).
- 27.1.11. If the Client does not have a settlement (current) Account, the Application for the credit product shall simultaneously be considered an Application for the opening of a settlement (current) Account, and the Client's settlement (current) Account shall be opened prior to the issuance of the credit product.
- 27.1.12. Any funds transferred by the Client/Cardholder to the Bank to cover a credit product, or available in the Client's/Cardholder's Account, shall be applied first to insurance premiums, then to penalties for overdue payments (if any), next to interest, and finally to the principal amount of the credit. The Client authorizes the Bank to:
- 27.1.12.1. Amend the Order of Application set forth in Clause 27.1.12 of this Agreement.
- 27.1.13. In case of late payment of any monthly amount, the Client/Cardholder shall pay the Bank a penalty for overdue payments, which may consist of a fixed penalty and a daily penalty, the amounts of which are determined according to the Commission Fees established by the Bank at the moment the overdue occurs.
- 27.1.14. No penalty shall accrue on a credit product if the payment date falls on a non-Banking Day. In such case, the Client shall Deposit /pay the required amount to the relevant Account on the next Banking Day.
- 27.1.15. If the Client/Cardholder fails to repay the credit obtained from the Bank within the agreed term, including any accrued interest, penalties (if any), insurance premiums, or any other Commission Fees set by the Bank, the Bank shall have the right to:
- 27.1.15.1. Satisfy its claim through the seizure of the Client's/Cardholder's Bank Accounts and/or the realization of any of their assets (this right does not limit the Bank's rights under Clause 21.3.2 of this Agreement), regardless of whether the Client's obligation (Bank's claim) is secured by property rights (mortgage, pledge). The Bank may, at its discretion, apply the repayment/enforcement first to any asset or intangible property of the Client that is not used as security for the Client's obligations;
- 27.1.15.2. At any time, require the Client/Cardholder to enter into a mortgage or pledge agreement to secure repayment of the debt arising from the use of the credit limit (in such case, the Client/Cardholder shall execute the relevant agreement within no more than 5 (five) Banking Days from the Bank's request, mortgaging or pledging property acceptable to the Bank, the value of which shall not be less than the total of the credit utilized, accrued interest, and penalties, and ensure the registration of the Bank's rights in the relevant registry. The Client/Cardholder shall bear the costs of executing such agreement(s) and registration of the rights arising therefrom in the Public Registry);
- 27.1.15.3. Demand the delivery of the pledged or mortgaged asset and, after its delivery, dispose of the pledged/mortgaged asset through direct sale or by other means provided under the Civil Code of Georgia, applying the proceeds, after covering the costs of realization, to repay the credit. If the proceeds from the sale of the pledged/mortgaged asset are insufficient to cover the Client's debt in full, the Bank shall have the right to enforce its claim against any other property of the Client/Borrower (any asset or intangible property of the Client).
- 27.1.16. In the event of late payment by the Client/ Borrower of any monthly payable amount, interest, penalties, or insurance premiums, or the existence of any other significant grounds, the Bank shall have the right to unilaterally terminate the



- credit relationship and/or the relevant agreement and demand that the Client/ Borrower return the credit product together with all accrued amounts (interest, penalties, and other charges).
- 27.1.17. Any request for early repayment of any scheduled payment under a Bank loan, credit, Overdraft, credit limit, or any credit product provided under any agreement with the Client/Borrower (for the purposes of Clauses 27.1.17–27.1.21 hereinafter the "Credit"), including early full or partial repayment or refinancing, or the cancellation of such repayment, must be submitted by the Client/Borrower to the Bank in writing (either in physical or electronic form). The Bank shall execute the Client's/Borrower's request (provided sufficient funds are available in the Client's/Borrower's Accounts) on the day of receipt of the request or on the next Banking Day if the request was submitted outside Banking hours. Notwithstanding the foregoing, the Bank may, due to various (including technical) reasons or for verification purposes, execute the Client's/Borrower's request within 5 (five) calendar days of receipt. From the date of receipt of the Client's/Borrower's request, provided sufficient funds are available in the Client's/Borrower's Accounts, no interest shall accrue on the Credit for the period of early repayment (full or partial). In cases provided by Legislation, for Credits exceeding GEL 2,000,000 (or the equivalent in foreign currency), the Client/Borrower must submit the corresponding request to the Bank at least 14 (fourteen) calendar days prior to the expected repayment date, in which case the Bank may charge interest on the Credit for the period prior to early repayment (full or partial).
- 27.1.18. In the event of partial early repayment of the Credit, the **Bank** shall have the right to unilaterally amend the repayment schedule (prepare a new schedule), and the **Borrower** shall be obliged to repay the Credit according to the new schedule prepared by the **Bank**. The new schedule shall be prepared according to one of the following principles: 1) The payable amount (remaining principal) shall be evenly distributed over the remaining term until full repayment of the Credit; or 2) The term until full repayment of the Credit shall be reduced while the periodic repayment amount remains unchanged.
- 27.1.19. When submitting a request for early repayment of the Credit, the Client/ Borrower shall provide the Bank with any information/documents that directly or indirectly confirm or negate the refinancing of the Credit.
- 27.1.20. If the relevant credit agreement provides for a refinancing Commission Fees, and the Bank suspects refinancing, the Bank shall have the right, after receiving the Client's/Borrower's request for early repayment, to request any additional information/documents related to the refinancing of the Credit from the Client/ Borrower within no more than 2 (two) Banking Days.
- 27.1.21. For the purposes of this **Agreement**, refinancing of the Credit shall be deemed to include any repayment, in full or in part, of the Credit obtained from the **Bank**, either directly or indirectly, by any financial institution, whether directly or through other person(s).
- 27.1.22. The **Parties** agree that:
- 27.1.22.1. The **Bank** is not obliged to verify the fact of refinancing and shall have the right, upon receiving information regarding the refinancing of the Credit from any source, to decide on the imposition of any relevant **Commission Fees** and/or penalty on the **Client/ Borrower**, which means that the burden of proving the absence of refinancing lies with the **Client/ Borrower**:
- 27.1.22.2. The amount of any early repayment and refinancing Commission Fees and/or penalty shall be determined in accordance with the agreement(s) concluded with the Client/ Borrower;
- 27.1.22.3. In the event that the Client/ Borrower proves in court the absence of refinancing, the Bank shall be obliged to return to the Client/ Borrower only the Commission Fees and/or penalty recorded as unaccepted, while the Client/ Borrower waives any claim for damages caused by the Bank's actions (including any breach of obligations under this Agreement by the Bank);
- 27.1.22.4. In the case of early repayment/fulfillment of any **Bank** loan/credit obligation for any reason (including early repayment/refinancing of **Bank** loans or credit obligations), the loan approval/issuance **Commission Fees** (whether paid or unpaid) shall not be subject to reduction, adjustment, or refund (except in cases explicitly provided by **Legislation**).
- 27.1.23. In the event that the **Bank** requires the **Client** to present an insurance policy (under terms determined by the **Bank**) in connection with the use of the Credit Product, the **Client/Cardholder** shall be obliged to:
- 27.1.23.1. Arrange insurance through an insurance company acceptable to the **Bank**, in accordance with the tariffs/conditions set by that company;
- 27.1.23.2. Arrange insurance in compliance with the conditions required by the Bank;
- 27.1.23.3. Ensure that the **Bank** is named as the sole beneficiary of the insurance policy;
- 27.1.23.4. If the term of the insurance policy is shorter than the term of this **Agreement** or any additional agreement(s), submit a renewed insurance policy to the **Bank** no later than 14 (fourteen) calendar days prior to the expiry of the current policy;
- 27.1.23.5. Pay the insurance premium and/or any other associated Commission Fees in the amount determined by the insurance company acceptable to the Bank. The payment of the insurance premium and/or any related Commission Fees constitutes a mandatory payment related to the Banking (including credit) product, and without such payment (or commitment to pay), the Banking (including credit) product shall not be issued. The amount of the insurance premium and/or any related Commission Fees/payment shall be determined by the relevant Agreement and/or the insurance policy.
- 27.1.24. If the Client/Cardholder fails to pay the insurance premium/insurance Commission Fees in accordance with this agreement, any additional agreement(s), or the terms and deadlines set forth in the insurance policy, the debt shall be considered overdue.
- 27.1.25. To ensure the Client's obligations are met, as well as to maintain the continuity of insurance and/or in the event of full or partial non-performance of the Client's insurance-related obligations, the Borrower:



- 27.1.25.1. Gives prior consent to perform any action related to changing the insurer, or to terminate or renew the insurance relationship/contract with the insurer, at the Bank's request;
- 27.1.25.2. Agrees that the **Bank** may, in accordance with Clause 21.3.2 of this **Agreement**, debit the insurance premium monthly from any of the **Client's/Cardholder's Accounts** in favor of the insurer (insurance company). In the case of debiting from a foreign currency **Account**, the equivalent shall be determined according to the exchange rate set by the **Bank** on the day of debit.
- 27.1.26. The **Bank** shall have the right to:
- 27.1.26.1. Debit any amount from any of the Client's Accounts without further consent (unilaterally), at any time after the obligation arises, to fulfill any obligation/debt owed to the Bank (the debt shall first be covered from Accounts in the currency in which the obligation/debt is denominated). If the debt is denominated in a currency different from the Account 's currency, the equivalent shall be calculated at the exchange rate set by the Bank at the time of debit. The Client acknowledges that the Bank is not obliged to debit funds from the Client's Accounts without the Client's Order to satisfy any of the Client's obligations;
- 27.1.26.2. Transfer any fee payable by the Client to public registries, the Service Agency of the Ministry of Internal Affairs, or other administrative bodies, or any other payment related to the issuance of credit (including insurance premiums), from any of the Client's Accounts to the relevant recipient's Account without further consent (unilaterally);
- 27.1.26.3. Debit any amount from any of the Client's Accounts without further consent (unilaterally) for the payment to any Person from whom the Client acquires goods or receives services with the Bank-issued credit, convert it into the national currency, Deposit it into the Client's teller Account, and transfer it to the recipient's Account;
- 27.1.26.4. In the case of a 7 (seven) calendar-day overdue payment under any additional agreement (any credit product) concluded under this **Agreement**, notify the **Persons** indicated in the **Client's** relevant credit product **Application** (family members, recommenders, contact **Persons**, and others). The **Bank** may contact these **Persons** only to determine the **Client's** location/contact information, and the **Client** gives prior consent for this
- 27.1.26.5. In the case of a 2 (two) calendar-day overdue payment under any additional agreement (any credit product) concluded under this **Agreement**, block the Borrower's, co-borrower's, or **Client's Bank Account** (s) restrict active operations (withdrawals, transfers, conversions, etc.) while only allowing deposits/credits;
- 27.1.26.6. To ensure the performance of the Client's obligations under any additional agreement (any credit product), block the amounts payable under the relevant credit product schedule in the Client's Account (s) (restrict the Client's right to use these amounts) at any moment during the scheduled payment period. The Bank also has the right to immediately block overdue amounts on the Borrower's, co-borrower's, or Client's Account (s) upon detection of a delay in payment under the relevant credit product.
- 27.1.27. The Client authorizes the Bank, in the event of a delay in payment of the insurance premium by the Client (insured), to make the insurance premium payment to the insurer at its own discretion, for a period not exceeding 90 (ninety) days.
- 27.1.28. In accordance with Clause 27.1.27 of this **Agreement**, if the **Bank** pays the insurance premium to the insurer on behalf of the **Client** (insured), the **Bank** shall have the right to demand from the **Client** (insured) full repayment of the amount paid to the insurer as an insurance premium, in favor of the **Bank**.
- 27.1.29. Insurance shall be considered terminated/suspended (at the **Bank's** discretion) in the event of a 90 (ninety) calendar-day delay in the payment of the insurance premium by the **Client** (insured). Notwithstanding the foregoing, the **Bank** (beneficiary) shall have the right to resume the insurance (unilaterally restore the insurance terms) if the **Client** fully repays the debt owed to the **Bank**. However, any insurance events occurring during the period of delay (outstanding debt) shall not be subject to compensation.
- 27.1.30. If the Client has multiple obligations to fulfill simultaneously (e.g., repayment of several credits on the same date), the Client shall have the right, for each such occurrence, to submit a request to any Bank branch/service center prior to repayment and request that the obligations be settled in the Order of priority desired by the Client. If the Client does not exercise this right, the Bank shall allocate payments according to the following priority: first, amounts payable related to credit Cards/Overdrafts; next, unsecured credits; and finally, secured credits. At the same time, the Bank reserves the right to unilaterally change the Order of repayment (priority) for each specific case.
- 27.2. Conditions for Termination of the Credit Relationship and/or Agreement
- 27.2.1. The **Bank** shall have the right to terminate the credit relationship with the **Client** and/or the effect of any, several, or all additional **Agreements**, and/or demand from the **Client** the repayment of the principal of the credit along with any accrued interest and penalties (if applicable), in the event that any of the following circumstances occur:
- 27.2.1.1. The Client breaches any obligation under this Agreement, any additional agreement concluded under this Agreement, or any document executed with the Bank;
- 27.2.1.2. The Client fails to fulfill the payment obligations under the schedule attached to any additional Agreement concluded under this Agreement. Furthermore, if the payment schedule requires the Client to fulfill obligations not monthly but during certain periods of the year (so-called seasonal schedule) agreed between the Client and the Bank, the Bank shall have the right to take any action provided for in Clause 27.2.1 if the Client breaches any payment obligation under the seasonal schedule (even once) and fails to pay the respective amount within an additional two-week period;
- 27.2.1.3. Any precondition, additional condition, or request imposed by the Bank on the Client is not fulfilled or is violated;
- 27.2.1.4. The Client undertakes any obligation without the prior written consent of the Bank;
- 27.2.1.5. The Client misuses any credit product received under any additional agreement (violates the intended purpose);



- 27.2.1.6. The Client's capital is significantly reduced;
- 27.2.1.7. Any significant change occurs in the Client's ownership without the Bank's prior written consent;
- 27.2.1.8. Any change occurs in the founders, management, or executive/supervisory bodies of the Client, its guarantors, or any Party to any agreement concluded to secure this Agreement, without the Bank's prior written consent;
- 27.2.1.9. A significant portion of the Client's assets (twenty percent or more) is disposed of without the Bank's prior written consent;
- 27.2.1.10. The financial or property condition of the Client, its guarantors, or any Party to any Agreement concluded to secure this Agreement deteriorates, or a risk of such deterioration arises;
- 27.2.1.11. Any Party to any Agreement concluded to secure this Agreement, or its successor, breaches any provision of the relevant agreement;
- 27.2.1.12. Any object(s) securing this **Agreement** are destroyed, damaged, or depreciated, for which the **Bank** bears no responsibility;
- 27.2.1.13. Enforcement proceedings are initiated against the Client;
- 27.2.1.14. Any of the Client's Bank Accounts or property (any tangible or intangible assets) is seized, or any measures are taken against the Client or its property to enforce a claim, decision, or tax obligation.
- 27.2.1.15. Any item or intangible asset pledged or mortgaged to secure this **Agreement**, or owned by the **Client**, becomes encumbered with any right, obligation, or restriction (including tax lien/mortgage rights, seizure, or other encumbrances);
- 27.2.1.16. A risk of insolvency or liquidation arises for the **Client**, its guarantors, or any **Party** to any agreement concluded to secure this **Agreement**, insolvency proceedings are initiated by a court, or any of the aforementioned **Parties** decides on its own to liquidate;
- 27.2.1.17. Any competent authority seizes any asset or a significant part of the Client's property, nationalizes such asset, or otherwise expropriates it;
- 27.2.1.18. Any statement made by the Client or any information provided to the Bank proves to be materially false or incorrect;
- 27.2.1.19. The Client engages in any act aimed at deceiving the Bank;
- 27.2.1.20. Any circumstance arises that may cast doubt on the fulfillment of obligations by the Client, its guarantors, or any Party to any agreement concluded to secure this Agreement, or on the timely payment of amounts by the Client;
- 27.2.1.21. The Client violates the Bank's policy on the protection of Employees from discrimination, violence, and harassment (https://www.tbcbank.ge/web/ka/web/guest/employee-protection-policy);
- 27.2.2. The Client is obliged to immediately notify the Bank of the occurrence of any circumstance listed in Clauses 27.2.1.1 27.2.1.20 of this Agreement;
- 27.2.3. In the event described in Clause 27.2.1 (regardless of whether the Client is at fault for the occurrence of any circumstance listed therein), the Client shall immediately (or within a period specified by the Bank) repay to the Bank the principal of the credit along with any accrued interest and penalties (if applicable) and fulfill all financial obligations owed to the Bank:
- 27.2.4. In the event of any circumstance listed in Clause 27.2.1, the **Bank** shall have the right, without the **Client's** further consent (unilaterally), to place the **Client** under an intensified monitoring regime, which includes the **Bank's** full authority to send its representative to the **Client** (to any premises owned by the **Client**) and collect amounts due to the **Bank** directly from the **Client** (including from its cash register), in full or in part, based on real income monitoring;
- 27.2.4.1. In the situation described in Clause 27.2.4, the Client shall immediately ensure the Bank's representative is granted access to inspect any mortgaged or pledged asset and/or any property owned by the Client and/or to examine the Client's financial condition, without limiting the Bank's right to exercise any other rights granted under this Agreement or by Legislation.
- 27.3. Credit Limit
- 27.3.1. Granting a credit limit on a **Card Account** means providing the **Cardholder** with the right to use a credit resource up to the amount specified by the credit limit.
- 27.3.2. To request a credit limit on a Card Account, the Cardholder submits an Application to the Bank. The Application must indicate: the maximum desired credit limit, the currency of the credit limit, the term within which the Cardholder intends to repay the utilized credit limit, the annual interest rate (according to Commission Fees determined by the Bank), and other relevant information.
- 27.3.3. Upon receiving the Cardholder's Application, the Bank will consider granting the credit limit. If a positive decision is made, the Cardholder is allowed to use the credit limit on their Account according to the Bank's specified terms, which will be communicated to the Cardholder by any method permitted under this Agreement. Additionally, the Client must contact the Bank's Telephone Service Center (+99532 2 27 27 27) within 3 (three) Banking Days from submitting the Application to receive information about the approved credit limit on their Card Account.
- 27.3.4. The Cardholder shall pay interest on the utilized credit limit at the annual rate determined by the Bank at the time of utilization, calculated based on a 365-day calendar year. Interest is accrued on the utilized credit limit from the date of utilization until full repayment (actual payment) of the credit.
- 27.3.5. From the moment the credit limit or any part of it is utilized, the Cardholder incurs a monthly payment obligation to the Bank. The monthly payment usually includes: the insurance premium, the portion of the utilized credit limit, and interest accrued on the utilized credit limit.



- 27.3.6. The monthly payment must be made as follows:
- 27.3.6.1. For a **Plastic Card** with an approved credit limit or **Overdraft** by the date specified by the **Cardholder** in the **Application** for the respective credit product;
- 27.3.6.2. For the "Ertguli" credit Card according to the procedure established by the Bank.
- 27.3.7. Funds deposited/credited to the **Account** to fulfill obligations to the **Bank** must remain on the **Account** unchanged for at least 30 (thirty) minutes; otherwise, the obligation is not considered fulfilled (the debt is not considered repaid).
- 27.3.8. If the Client transfers or withdraws funds from the Account to repay obligations to the Bank and subsequently returns/deposits funds into the same Account, a minimum of 30 (thirty) minutes must elapse between the transfer/withdrawal and the Deposit; otherwise, the obligation is not considered fulfilled (the debt is not considered repaid).
- 27.3.9. The **Bank** has the right:
- 27.3.9.1. In the event of a significant change in the circumstances on the basis of which the **Bank** decided to grant or increase the credit limit, and/or in the event that the **Cardholder** violates any obligation under this **Agreement** or under the credit limit **Application**, and/or if a **Force Majeure Event** occurs, the **Bank** may, at any time and unilaterally, without prior notice, suspend or cancel the **Card**; or cancel/reduce/terminate the right to use the credit limit; and/or, by notification to the **Cardholder**, require repayment of the utilized amount (credit) together with accrued interest and penalties no later than 14 (fourteen) calendar days from receipt of the notice;
- 27.3.9.2. On its own initiative, without prior notice to the Cardholder, the Bank may grant a credit limit on the Cardholder's Card Account. On its own initiative or based on the Cardholder's Application, without amending the agreement on granting the credit limit, the Bank may unilaterally increase the already granted limit on the Card Account or extend the validity of the credit limit, to which the Cardholder consents by signing the Application for granting/changing the credit limit.
- 27.3.10. For granting a credit limit on the Card Account, extending the validity of an already granted limit, increasing the credit limit amount, or obtaining information related to the credit limit, the Cardholder shall pay a Commission Fee according to the Bank's established Commission Fees.
- 27.3.11. The Client has the right to use a grace period of up to fifty-five (55) days. During the grace period, the Client is not required to repay the amount utilized from the credit limit for twenty-five (25) days from the next billing date, and no interest will accrue on this amount. The Client may also use an interest-free period. In this case, the Client must fully repay the amount utilized from the credit limit as of the billing date in a single or partial payment by the repayment deadline specified in the relevant additional agreement. If the Client cannot use the interest-free period during the billing cycle, the next billing cycle allows the interest-free period only on amounts utilized after the previous billing. Further details on using the interest-free period are set out in the relevant additional agreement. Examples of using the grace and interest-free periods are available at: bit.ly/ertguli-examples.
- 27.3.11.1. The Parties agree that the Client's "TBC Prime Card" will be replaced by a "Ertguli" credit Card, without requiring replacement/issuance of a new Plastic Card or execution of a new agreement, and/or without amending the agreement related to the use of the "TBC Prime Card." For the avoidance of doubt, the plastic credit Card named/referred to as the "TBC Prime Card" shall be considered an "Ertguli" credit Card, and the terms of the Agreement related to the use of the "TBC Prime Card" shall fully apply to it together with this Agreement. Accordingly, the "Ertguli" credit Card mentioned in this Agreement also refers to any Card named/referred to as "TBC Prime Card" on the Plastic Card.
- 27.3.12. Special rules and conditions governing the use of the "Ertguli" credit Card(s) are also defined in the Information Materials published by the Bank and on the Bank's Websites indicated in this Agreement.
- 27.3.13. The expiration of the "Ertguli" credit Card or the credit limit does not release the Client from fulfilling obligations under this Agreement and the relevant credit card agreement, including payment of fees and other ongoing credit liabilities specified in any relevant additional Agreements.
- 27.3.14. The Bank is entitled, at any time, to unilaterally cancel the "Ertguli" credit Card and automatically replace it with another similar or equivalent credit product. Automatic replacement includes the Bank's unilateral coverage of the Client's obligations related to the "Ertguli" credit Card and granting the corresponding credit limit on the new similar or equivalent credit product. The Client will be notified about the automatic replacement and, if necessary, required to sign the relevant agreement. The Client has the right to refuse/disapprove the replacement of the "Ertguli" credit Card with another similar or equivalent product. In such a case, the Bank may, by notification to the Cardholder, demand repayment of the utilized amount (credit) together with accrued interest and penalties no later than fourteen (14) calendar days from receipt of the notice.
- 27.3.15. The **Bank** is entitled to include its credit **Cards** (including the "Ertguli" credit **Card**) in incentive project(s)/program(s) related to the **Plastic Cards** referred to in Clause 21.6.1 of this **Agreement**. Accordingly, all regulations set forth in Clauses 21.6.1–21.6.8 shall fully apply to the credit **Cards**.
- 27.3.16. The Client acknowledges that under this Agreement, any other agreement forming part of this Agreement, and the credit card agreement, the Client is obliged to pay the Bank any overdue liabilities, including unpaid credit debt, accrued interest, penalties, fines, Commission Fees (including Card service fees), and any other financial charges.
- 27.3.17. The **Bank** is entitled, at its discretion, to write off/deduct credit **Card** debt and any financial charges (including **Commission Fees**, penalties, annual interest rates, etc.) from the credit limit.
- 27.3.18. The Parties agree that the credit limit utilized by the Client shall be repaid from the funds transferred to the Bank and/or from the funds available/held in the Client's Account (s), in the following Order of priority: penalty / liquidated



damages amounts, accrued interest, Commission Fees, amounts utilized in cash (including cash withdrawals made via ATM, Internet Bank, Mobile Bank, or transactions performed during a visit to a branch), amounts utilized through cashless transactions (including amounts utilized via POS Terminals and E-Commerce terminals), and lastly, amounts transferred for the purpose of repaying a credit obligation owed to another Financial Institution (meaning a transfer executed upon the Client's Order during a visit to a branch/service center).

- 27.3.19. The Client confirms that it has thoroughly reviewed and is fully familiar with the terms / Commission Fees of the "Ertguli" Credit Card, as published on the Bank's Website: <a href="https://www.tbcbank.ge/web/ka/web/guest/ertguli-Card">https://www.tbcbank.ge/web/ka/web/guest/ertguli-Card</a>.
- 27.3.20. The Client acknowledges and confirms that, in Order to fulfill any obligations arising to the Bank under the relevant Credit Card Agreement, funds must be placed into the credit limit Account. This does not exclude/limit the Bank's right to deduct funds from any of the Client's Accounts without further consent (unilaterally) to satisfy any obligations owed to the Bank.
- 27.3.21. Under a supplementary agreement executed pursuant to this **Agreement**, in the event that the **Client** is in arrears with respect to any amount payable on the Loyalty **Card** for a period of 2 (two) days, the **Bank** shall be entitled to restrict and/or block the use of the **Card**.
- 27.4. Pawn Loan
- 27.4.1. A **Pawn Loan** is a loan issued by the **Bank**, secured by movable property (jewelry) owned by the **Client** (hereinafter "Borrower") and/or a **Third Party**.
- 27.4.2. Until the expiration of the Pawn Loan term or the moment of repayment of the Pawn Loan, and prior to the realization of the collateral (pledged jewelry), the Pawn Loan term may be extended for a period agreed by the Parties, provided that the Borrower pays the interest accrued on the Pawn Loan and the prolongation Commission Fees at that time.
- 27.4.3. The **Bank** has the right at any time to:
- 27.4.3.1. Notify the **Borrower** to cancel the provision described in Clause 27.4.2 of this **Agreement**;
- 27.4.3.2. Reassess the items pledged as collateral for the Pawn Loan (reduce their valuation) and require the Borrower to repay the Pawn Loan early (in advance) in an amount equal to the difference in values or provide additional collateral (pledge more jewelry).
- 27.4.4. In the event the **Bank** exercises any of the rights described in Clause 27.4.3, the **Borrower** is obliged to comply with the **Bank**'s request within the timeframe specified by the **Bank**.
- 27.4.5. Notwithstanding the name "Pawn Loan", the Bank may exercise the rights described in Clause 27.1.15 of this Agreement in the event of the Borrower's failure to timely fulfill any obligation under the Agreement.