

1. Terms Used in the Terms of Use and Servicing of the Card and Their Explanations

1.1. **Account** – the Client's current account in the Bank, to which the Card is attached.

1.2. **Application** – an application in the form approved by the Bank that is completed by the Client to receive the Service.

1.3. **Bank** – JSC Citadele banka, unified registration No. 40103303559, legal address: Republikas laukums 2A, Riga, LV-1010, e-mail: info@citadele.lv.

1.4. **Bank's ATM** (hereinafter referred to as **ATM**) – a device forperforming the Transactions using the Card.

1.5. **Card** – A payment card of an international payment card organisation issued by the Bank in plastic form or as a Device Card, or provided as a data solution. For the purposes hereof, a Card shall also mean a Card Derivative, except where different requirements for Card Derivatives and Cards are laid down by these Terms..

1.6. **Card Derivative** – a contactless payment tool created by the Bank, which is linked to a plastic card, Device Card or to Virtual Card data, which is available to the Cardholder as electronic data using Bank's remote management services, e.g., Citadele Online Banking.

1.7. **Cardholder** – a Client or natural person specified by the Client in the Application whom Bank issues the Card under the Service Agreement.

1.8. **Card Product** – any offer of payment cards of the Bank specified in the Pricelist, to which a specific range of services is attached, and one or several Cards of a specific type.

1.9. **Card with Contactless Payment Function** (hereinafter referred to as the **Contactless Card**) – a plastic Card or a Device Card by means of which it is possible to perform Transactions by a contactless method.

1.10. **Credit Limit** – the maximal amount of funds, which the Bank has allowed to spend in excess of the Client's funds in the Account, thus creating debit (negative) balance in the Account within the limits of the mentioned amount of funds.

1.11. **Credit Limit Agreement** – a written agreement between the Bank and the Client on assignment of the Credit Limit to the Account.

1.12. **CSC Code** – a four-digit combination for *American Express*® international payment cards issued by the Bank, which is located on the front of the Card on the right above the Card number.

1.13. **Client** – a natural person in whose name the Account is opened. 1.14. **CVV2/CVC2 Code** – a three-digit combination for international payment cards issued by the Bank (except for *American Express*® international payment cards), which is located on the reverse side of the Card next to a signature sample strip of the Card.

1.15. Device Card – a Card that can be placed in an appropriate device or attached to a selected surface

1.16. **Interest on Unauthorized Negative Balance** – a remuneration expressed as a percentage specified in the Pricelist, which the Client shall pay to the Bank for the Unauthorized Negative Balance pursuant to the Service Agreement.

1.17. **International Payment Card Organisation** – the international company, which determines the procedure of issuance and acceptance of payment cards worldwide according to the unified standards of respective brand (e.g., *MasterCard Worldwide, Visa International, American Express Limited*).

1.18. **Late Payment Interest** – a remuneration expressed as a percentage specified in the Pricelist, which the Client shall pay to the Bank, if the Client has not repaid the Unauthorized Negative Balance until the end of the term set out in the Service Agreement.

1.19. **Loan** – funds (credit resources) of the Bank, which the Bank allows the Client to use pursuant to the Credit Limit Agreement.

1.20. **Merchant** – an entrepreneur that accepts the Card as a means of payment for goods and services.

1.21. Parties – the Client and the Bank.

1.22. **Password** – a word specified by the Client/Cardholder, which he/she uses in communication with the Bank for authorization by phone in order to receive information about the Account, the Card and Transactions performed using the Card, as well as to suspend (block) the Card and unblock the Card.

1.23. **PIN Code** – a personal identification number known only to the Cardholder used for his/her identification when executing Transactions using the Card.

1.24. **Pricelist** – an effective pricelist for products and services of the Bank.

1.25. **Security Code** – a set of data, which is based on the Cardholder's data for authorisation in Citadele Online Banking and which ensures additional protection for Transactions performed on the internet.

1.26. **Security Deposit** – the Client's or third party's funds placed as a term deposit or special deposit in the Bank, which are used as financial security to guarantee discharge of the Client's obligations before the Bank, which are set out in the Service Agreement and/or the Credit Limit Agreement (if such is concluded).

1.27. **Service** – issuing of the Card to the Cardholder and servicing thereof as well as other services of the Bank related to use of the Card.

1.28. **Service Agreement** – an agreement between the Bank and the Client on receiving the Service, which integral parts are the Application and Terms of Service.

1.29. **Spending Limit** – limitations of the amount of funds available to the Cardholder using the Card, including limitations of a number and/or amount of Transactions per day/month.

1.30. Terms of Service – these Terms.

1.31. **Transaction** – all transactions that can be performed using the Card as well as information of the Card.

1.32. **Unauthorized Negative Balance** – the whole amount of the debit (negative) balance of the Account, if the Account does not have the Credit Limit. The Unauthorized Negative Balance can occur, if the Bank withholds payments related to rendering of the Service and/or concluding the Transaction, and which is due to the Bank pursuant to the Service Agreement and/or the Pricelist, if there are no sufficient funds of the Client on the Account.

1.33. **Virtual Card** – a Card created as a data solution for execution of Transactions without using the plastic.

2. General Provisions

2.1. The Terms of Service regulate legal relations between the Client and the Bank related to issuance, use and service of the Card. Using the Card, the Client/Cardholder can pay for goods and services, withdraw cash from ATMs and in banks, make cash deposit in the Bank's ATMs, pay bills in the Bank's ATMs, unblock or change the PIN Code in the ATMs of the Bank.

2.2. By signing the Application the Client certifies that:

2.2.1. the Client/Cardholder will not use the Card or Service for illegal purposes, including laundering of proceeds derived from crime;

2.2.2. the Card will be used in the Client's and/or Cardholder's interests and it will not be used upon commission of a third party in order to avoid disclosure of the identity of this person;

2.2.3. the Application is signed, expressing the Client's free will, the Bank has provided the Client with complete and exhaustive information about the Service, the content, meaning and consequences of the Terms of Service have been discussed, including the procedure for examination of disputes, the Client acknowledges the Service Agreement as fair, mutually beneficial, voluntarily signs the Application without delusion and deceit, and undertakes to fulfil the Service Agreement;



2.2.4. he/she has read the Terms of Service and General Terms of Business of the Bank, agrees with them and undertakes to observe them, as well as to ensure that the Cardholder reads them and observes them;

2.2.5. understands the risks related to use of the Service;

2.2.6. the Client agrees that the Bank records telephone conversations between the Bank and Client and in case of disputes an audio record may be used as evidence.

2.3. If the Application has been submitted to the Bank using the Bank's remote management services (e.g., Citadele Online Banking):

2.3.1. the Client certifies that the Bank has provided to him/her and he/she has read the information set out in the effective regulatory enactments of the Republic of Latvia, which is related to remote agreements, that is, agreements that are concluded using the Bank's remote management services, including information about the Bank as a service provider and procedure for execution of the service;

2.3.2. communication between the Bank and the Client takes place in the English language or another language as agreed by the Parties (Latvian or Russian).

2.4. Use of the Card and PIN Code, use and service of the CSC Code, CVV2/CVC2 Code or Security Code, receipt, use and service of the Account and Card are regulated by the Service Agreement, General Terms of Business of the Bank, regulatory documents approved by the International Payment Card Organisations (depending on the type of the Card) and the effective regulatory enactments of the Republic of Latvia.

2.5. The terms used in the Terms of Service refer both to single and plural forms. The titles of sections are only provided to improve readability and shall not be used to interpret the content. The terms used in the Terms of Service, if their explanations are not provided in Clause 1 of the Terms of Service, are used within the meaning of the General Terms of Business of the Bank, Terms of Use and Service of Citadele Online Banking and other Terms of Service of the Bank.

2.6. The Client/Cardholder is entitled to request the Bank to change the Password.

2.7. Within the period of validity of the Service Agreement, upon the Client's request, the Bank sends the Terms of Service to the Client in a paper form or using another permanent data carrier.

2.8. The Financial and Capital Market Commission is the institution, which supervises the Bank and which has issued an operating license to the Bank.

2.9. Supervision of consumer rights protection with regard to the users of Services who may be regarded as consumers under Consumer Rights Protection Law is carried out by the Consumer Rights Protection Centre, situated at Brivibas iela 55, Riga, LV-1010, e-mail: ptac@ptac.gov.lv.

3. Conclusion of the Service Agreement

3.1. The Service Agreement is concluded on the grounds of the Client's Application.

3.2. The Bank is entitled not to accept the Client's Application and/or not to issue the Card without explaining reasons of refusal.

3.3. The Client/Cardholder receives the Card and PIN code in a special-purpose envelope depending on the type of the Card and the method of use thereof in accordance with another procedure approved by the Bank, including without the previously created PIN code. The Virtual Card is issued as information about the Card number and validity as well as information on the CVC2/CVV2 Code.

3.4. If the Client/Cardholder chooses or agrees to receive the Card and PIN Code by mail, the Client acknowledges and he/she is responsible for the risks related to the safety and the terms of receiving of postal deliveries.

3.5. The Service Agreement is considered concluded from the moment when the Client/Cardholder has an opportunity to start performing Transactions.

3.6. The Bank has the right to replace the Card issuance at the Bank's branch with the Card sending to the Client's / Cardholder's contact address registered at the Bank, informing the Client / Cardholder at least 1 (one) month in advance. The Bank does not send the Card to the contact address registered at the Bank if any objections from the Client / Cardholder for such action is received.

4. Use and Service of the Card

4.1. Use of the Card

4.1.1. One basic Card is attached to each Account and one or several supplementary Cards may be attached additionally, except for the case, when the Card Product includes several basic Cards of different International Payment Card Organisations, which are attached to one Account. Upon the Client's instruction, a basic Card or a supplementary Card is issued to the Cardholder.

4.1.2. If the Card is a plastic card, it contains a magnetic stripe/chip and the following information is specified on the Card: Card brand, Card number, term of validity of the Card, Cardholder's name and surname (except for the Cards, on which such information is not specified according to rules of the International Payment Card Organisations).

4.1.3. A Device Card shall contain the following information provided on it: the Card brand, the last four digits of the Card number, and the Card expiry term. The full number of Device Card shall be provided on the plastic frame of the Device Card.

4.1.4. The Card is valid until the last day of the month of the year specified on it or determined for the Virtual Card (inclusive). The term of validity of the Card Derivative is linked to the term of validity of the plastic Card.

4.1.5. When the term of validity of the plastic Card expires, a new plastic Card is produced, unless the Client has instructed otherwise 30 (thirty) business days before the end of the term of validity of the Card. An annual or monthly fee specified in the Pricelist is withheld from the Account. If the Client/the Cardholder has not collected the plastic Card in the Bank within 3 (three) months after producing of the plastic Card and has not performed Transactions or, in case the plastic Card has been sent to the Client/the Cardholder by mail and the Card is not activated, the Bank is entitled to cancel it, without reimbursing to the Client, the commission fees withheld in accordance with this Clause. If the term of validity of all Cards attached to the Account is expired and there are no any new active Cards attached to the Account, the Bank is entitled to apply the commission fee for maintenance of the Account specified in the Pricelist as well as to terminate the Service Agreement.

4.1.6. Card Derivatives are available for plastic Cards of such brands, which offer activation of Card Derivatives to Cardholders and where such option is available for Cardholders using the Bank's remote management services or according to another procedure approved by the Bank.

4.1.7. The Client is informed and agrees that if activation of the Card Derivative is available using the Cardholder's individual channel of communication, e.g., Mobile app of Citadele Online Banking, the Cardholder is entitled to activate the Card Derivative using such communication channel, and the Client recognises such Cardholder's action as binding upon the Client.

4.1.8. The Card Derivative shall be used for execution of Transactions according to the procedure, about which the Bank has informed the Cardholder in the frame of Card Derivative activation process as well as in accordance with instructions available at places where Cards are accepted.

4.2. Transactions that May Be Performed Using the Card

4.2.1. If the Card is the Virtual Card, the Cardholder may perform

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Transactions only on the internet. 4.2.2. Using the Card that is intended only for cash withdrawal, the Cardholder can withdraw cash from ATMs and make cash deposit in the ATMs of the Bank.

4.2.3. If the Card is the Card of other type, i.e. such Card that is not specified in clause 4.2.1 and 4.2.2 of the Terms of Service, the Cardholder may execute Transactions according to the procedure that corresponds to the respective type of the Card. Should there be any doubts or issues that need to be clarified, the Cardholder shall contact the Bank.

4.2.4. At the moment of receipt of the Contactless Card, the functionality enabling to perform Transactions by a contactless method in the respective Card is not active. In order to activate the functionality to perform Transactions by a contactless method and use it, the Cardholder shall perform the first Transaction using the contact technology and entering PIN Code, i.e. inserting the Contactless Card in the Merchant Card acceptance device or ATM.

4.2.5. If the Card Derivative is activated in the Mobile App of Citadele Online Banking, it is available for use immediately upon completion of activation and it will operate in accordance with setting of the Mobile App, which the Cardholder selects for the Card Derivative in the frame of the restrictions set by the Bank, including the limit (maximal amount) of a contactless Transaction that may be executed without entering the PIN Code.

4.3. Cardholder's Consent to Perform Transactions

4.3.1. The Card may be used only by the Cardholder;

4.3.2. The Bank assumes that the Cardholder has given his/her consent to perform the Transaction, if the PIN Code entered in the ATM or Card acceptance device/system corresponds to the data encoded in the magnetic stripe/chip of the Card, or if the signature on the document attesting the Transaction is analogous to the Cardholder's signature on the Card signature sample strip and/or Application and/or copy of the document attesting identity submitted to the Bank, or in case of the Transaction, for which entering of the CSC Code or CVV2/CVC2 Code is requested, the entered CSC Code or CVV2/CVC2 Code coincides with the data encoded in the authorisation software of the Bank, or if the Transaction has been additionally confirmed by the Security Code, as well as performing other intentional, definite and sequential activities, as specified in the Card acceptance place, including as specified in the Clause 4.3.3 of the Terms of Service;

4.3.3. Contactless Transactions as well as Transactions that may be executed using the Card Derivative may be performed without entering the PIN Code or signature of the Cardholder on the document certifying the Transaction, if the amount of the Transaction is within the limit set out for contactless Transactions;

4.3.4. The Parties confirm that if the Transaction has been approved in any manner mentioned in Clause 4.3.2, such approval is considered to be a consent of the Cardholder to perform the Transaction, which legally has equal effect as a consent document signed by Cardholder by hand and, imposing liabilities on the Client/Cardholder in accordance with the effective regulatory enactments of the Republic of Latvia;

4.3.5. As of the moment when the Cardholder has given his/her consent to perform the Transaction, the Cardholder is not allowed to revoke it;

4.3.6. The Cardholder's consent to perform the Transaction can be revoked only in case, if the Bank has additionally agreed on it with the Client/Cardholder. Such agreement is possible, if the Bank can stop execution of the order or return the transferred amount.

4.4. In order to increase safety of the Client's funds on the Account, the Bank sets the Spending Limit for the Card (for the basic Card and each supplementary Card), about which the Client can receive

information in the Bank's client service structural divisions of the Bank, using the Bank's remote account management services or by calling 24-hour information service of the Bank. The Bank can change the Spending Limit on the grounds of the Client's application. It is an obligation of the Client to inform the Cardholder about the Spending Limit set for the Card.

4.5. The Cardholder is obliged to observe the following requirements for use of the Card:

4.5.1. if the plastic Card is not intended only for cash withdrawal, to sign the plastic Card on the signature sample strip immediately after receipt of thereof;

4.5.2. to store the Card or Card data carrier in the same way as checks and cash and daily check/verify presence of the Card;

4.5.3. to keep the plastic Card and a Device Card away from high temperature, influence of electromagnetic fields and mechanical damage;

4.5.4. to handle the Card, PIN Code, CSC Code or CVV2/CVC2 Code and Card number as well as other personalised access and security elements of the Card/Card data, including the ones that are necessary for use of the Card Derivative, carefully and thoughtfully, in order to prevent unauthorised persons from using it, not to put down the PIN Code on the Card or other objects that are kept together with the Card. The requirements laid down by this Clause also apply to any plastic Cards and Device Cards at the disposal of the Client/Card User which are unfit for Transactions

4.5.5. not to transfer the Card, Card number and other information with regard to the Card to other persons unless it shall be done in accordance with the Merchant's trading rules. The requirements laid down by this Clause also apply to any plastic Cards and Device Cards at the disposal of the Client/Card User which are unfit for Transactions

4.5.6. to make sure that the Merchant accepts the Card as a means of payment only in the presence of the Cardholder and to present a document attesting the identity by request of the Merchant;

4.5.7. not to exceed the Spending Limit and Credit Limit;

4.5.8. before confirming the Transaction, to make sure that the Transaction amount indicated by the Merchant corresponds to the actual Transaction amount. If the indicated amount differs from the actual Transaction amount (taking into account the possible guarantee amount that may be withheld in certain Transaction types), the Cardholder has no rights to confirm such Transaction;

4.5.9. to sign a document attesting the Transaction analogically to his/her signature on the Card;

4.5.10. to store the documents attesting the Transaction for at least 6 (six) months;

4.5.11. not to use the Card after the end of the term of validity or when the Card is suspended (blocked) due to any reason including in case of replacement of a Card;

4.5.12. upon request of the Bank, to submit the Card to the Bank immediately;

4.5.13. to submit to the Bank plastic Cards that are invalid for execution of Transactions. If a plastic Card cannot be returned, the Card User is obliged to destroy the plastic body by cutting it so as to make the Card chip and the magnetic strip unusable and to make the personal information provided on the Card unidentifiable

4.5.14. if the Card is the Virtual Card, to observe the requirements of Clause 4.5.5, 4.5.7, 4.5.8, 4.5.10 un 4.5.11 of the Terms of Service;

4.5.15. if the Card is the Card that is intended only for cash withdrawal, to observe the requirements of Clause 4.5.2, 4.5.3, 4.5.4, 4.5.5, 4.5.7, 4.5.8, 4.5.10, 4.5.11, 4.5.12 and 4.5.13 of the Terms of Service.





4.6. Actions in Case of Loss of the Card or Illegal Activities with the Card

4.6.1. If the Card or Card data carrier is lost or stolen or the Client/Cardholder has grounds to consider that the PIN/CSC/CVV2/CVC2 Code of the Card or other personalised access and security elements of the Card/Card data, including the ones that are necessary for use of the Card Derivative, has become known to an unauthorised person, the Client/Cardholder shall:

4.6.2. immediately notify the Bank by calling 24-hour information service of the Bank at +371 67010000 (+371 80000123 if the Card is *American Express*® international payment card;

4.6.3. or instruct the Bank in written to block the Card, if the Client uses the Bank's remote account management services, which allow blocking the Card;

4.6.4. declare theft or loss of the Card in the nearest police office;

4.6.5. upon request of the Bank, provide the Bank with the information available to Client/Cardholder regarding loss/theft of the Card;

4.6.6. immediately notify the Bank by calling 24-hour information service of the Bank at +371 67010000 (+371 80000123 if the Card is *American Express*® international payment card) or submit to the Bank the respective application if the lost/stolen Card is found.

4.6.7. Upon receipt of the information stipulated by Clause 4.6.1.1 or 4.6.1.2 of the Terms of Service from the Client/Cardholder, the Bank blocks the specific Card or, if the Client is unable to specify the Card number or provide other detailed information, blocks all Cards attached to the Account. Upon receipt of information on a specific Card, the Bank except for the specific Card, renews (unblocks) the other Cards.

4.6.8. The Bank issues a new Card, except for the Card Derivative, to the Cardholder on the grounds of the Client's/Cardholder's application (incl. verbal).

4.7. Security Deposit

4.7.1. The Bank is entitled to request the Client to place the Security Deposit in the amount stipulated by the Bank.

4.7.2. The Security Deposit is considered as financial security provided to the Bank.

4.7.3. The minimum term of the Security Deposit is 1 (one) year. During the term of validity of the Service Agreement, the Bank automatically extends the term of the Security Deposit for each subsequent term that is equal to the previous term.

4.7.4. During the term of validity of the Service Agreement, the whole Security Deposit may only be decreased or withdrawn upon consent of the Bank and in compliance with requirements of the Bank, on the grounds of the respective application of the Client. In case of a positive decision of the Bank, the Bank disburses the Security Deposit (part thereof) to the Client not earlier than after 40 (forty) calendar days from the day when the Client's application was submitted to the Bank. The Bank may decide on an earlier term of disbursement of the Security Deposit. The Bank withholds the Client's outstanding payments, which shall be disbursed to the Client in accordance with the Service Agreement, Credit Limit Agreement (if such is concluded) and/or Pricelist, from the amount of the Security Deposit and calculated interest, but the rest of the amount is transferred to the account specified by the Client.

4.7.5. In case of non-discharge of the Client's obligations the Bank is entitled without prior notice to the Client to use the Security Deposit and calculated interest unilaterally to make the Client's outstanding payments resulting from the Service Agreement and Credit Limit Agreement.

4.7.6. The Parties agree that the Bank has rights without the Client's separate order to use the Security Deposit and calculated interest also to repay other claims of the Bank towards the Client.

4.8. Before making the Transaction, upon the Client's request, the Bank provides information on its execution term and fee for the Service as well as on allocation of this fee.

5. Settlements

5.1. General Settlement Procedure

5.1.1. The Parties agree that the Bank has rights to withdraw funds from the Account without the Client's separate order, including creation or increase of the debit (negative) balance (Credit amount) of the Account:

5.1.2. to pay amounts of Transactions;

5.1.3. to pay a fee for Transactions and fee for other services of the Bank according to the respective Pricelist valid at the moment of execution of the Transaction simultaneously with making bookkeeping entries for the respective Transaction;

5.1.4. to make payments, which are not specified in the Pricelist, but which the Bank has to make in order to ensure provision of the Service;

5.1.5. to make other payments to be performed by the Client/Cardholder that are provided for in the Service Agreement.

5.1.6. If the Cardholder has executed the Transaction with the Card (except for *American Express*® international payment card) in the currency that differs from the currency of the Account, the following conditions shall be observed:

5.1.7. if the Transaction data are processed in the payment systems of *MasterCard Worldwide* or *Visa International*, then the above mentioned organisations convert the amount of the Transaction into the Bank's settlement currency (EUR or USD) according to the *MasterCard Worldwide/Visa International* inter-bank currency exchange rate determined by *MasterCard Worldwide/Visa International* for the day when the data of the Transaction are processed in payment systems of above mentioned organizations. Then, if necessary, the Bank converts the Bank's settlement currency, into the currency of the Account according to the euro foreign exchange reference rate published by the European Central Bank for the day when the data of the Transaction are processed at the Bank;

5.1.8. if the Transaction data are processed in the inter-bank payment systems of Latvia, then the Bank converts the amount of the Transaction into the currency of the Account according to the euro foreign exchange reference rate published by the European Central Bank for the day when the data of the Transaction are received and processed at the Bank;

5.1.9. the Client pays the currency exchange mark-up specified in the Pricelist to the Bank.

5.1.10. If the Cardholder has executed the Transaction with *American Express*® international payment card in the currency that differs from the currency of the Account, the following conditions shall be observed:

5.1.11. if the Transaction is executed outside Latvia, then at first the currency of the Transaction is converted into USD within the payment system of *American Express Limited* and then into EUR according to the inter-bank currency exchange rate determined by *American Express Limited* for the day when the data of the Transaction are processed in *American Express Limited* payment cards system;

5.1.12. if the Transaction is executed in Latvia, then the Bank converts the amount of the Transaction into the currency of the Account according to the euro foreign exchange reference rate published by the European Central Bank for the day when the data of the Transaction are received and processed at the Bank;

5.1.13. the Client pays the currency exchange mark-up in the amount specified in the Pricelist to the Bank (in case the Transaction is executed outside Latvia – including 1% mark-up set by *American*



Express Limited).

5.1.14. At the moment of execution of the Transaction for the payment whereof the Bank reserves funds in the Account for the period up to 15 (fifteen) days, if during this period of time the Bank does not receive the data of the Transaction, reservation is cancelled and the funds become available to the Client.

5.1.15. Book-keeping entries for the Transactions are made not later than on the next day after the data of the Transaction are received at the Bank. If the deferred valuation term is specified for the Card in accordance with the Pricelist, the date of valuation of the Transaction is additionally specified in the book-keeping entry for the Transaction.

5.1.16. If the Client discovers discrepancies between the Transactions specified in an account statement and the Transactions actually performed by the Client/Cardholder, he/she shall immediately, but not later than within 45 (forty-five) calendar days from the day when a bookkeeping entry is made for the Transaction, notify the Bank about it in writing.

5.1.17. The Client's obligation to pay for the Transaction arises at the moment of execution of the Transaction.

5.1.18. It is considered that the Cardholder's order to make a payment to the Merchant for the Transaction is submitted on the day when the Transaction is registered on the Account.

5.1.19. The Bank does not reimburse disputed funds to the Client, if the Client is identified under the procedure stipulated by these Terms of Service or if the Client/Cardholder has acted without proper care or illegally when performing the respective Transaction.

5.2. The Client pays to the Bank the fees for the Service stipulated by the Service Agreement and Pricelist.

The Client shall repay the Unauthorized Negative Balance to the 5.3. Bank immediately after it has occurred and simultaneously the Client shall pay the Interest on Unauthorized Negative Balance to the Bank (if it is calculated). The amounts, in relation to which book-keeping entries are made with the deferred value date, are included into the Unauthorized Negative Balance after occurrence of the value date. If the Client has not made the payment stipulated by this Clause until the 15th (fifteenth) date of the next calendar month following the month when the Unauthorized Negative Balance occurred, the Bank calculates the Late Payment Interest on the Unauthorized Negative Balance as of the end of the previous calendar month for each day, starting from the 16th (sixteenth) date till the day (excluding it), when the corresponding amount is paid to the Account, taking into account all amounts that have been paid to the Account till repayment of the Unauthorized Negative Balance, and the Client shall pay this Late Payment Interest to the Bank.

5.4. The annual/monthly fee for the Card specified in the Pricelist is withdrawn for the first time from the balance of the Account as of the moment when the Client/Cardholder receives the Card or starts execution of Transactions. For each next successive year of use of the Card the annual fee is withdrawn from the balance of the Account till the 5th (fifth) date of the first month of the next year of use of the Card. A monthly fee for the current month of use of the Card is withdrawn from the balance of the Account till the 5th (fifth) date of each calendar month. An account statement is issued to the Client in accordance with 5.5. the type of communication specified by the Client. All of the performed Transactions are specified in an account statement, as well as other information regarding transactions in the Account, including interest in accordance with the Service Agreement and Credit Limit Agreement (if such is concluded). If it is specified in the Application that the Client wishes to receive an account statement by mail, then the account statement for the previous month is sent to the Client by mail before the 5th (fifth) date of each month. The Client pays remuneration to the Bank for sending of the statement in the amount stipulated by the Pricelist.

5.6. If the Client fails to ensure the funds on the Account sufficient for making payments stipulated by the Service Agreement and/or Credit Limit Agreement (if such is concluded) in full, the Bank is entitled, but not liable to withdraw the funds necessary to discharge the obligations under the Service Agreement and/or Credit Limit Agreement from the Security Deposit or any other account of the Client in the Bank without a separate payment order or order of the Client, if necessary, converting funds in other currencies on other Client's accounts into the currency of the Account according to the exchange rate set out by the Bank for non-cash operations at the moment of conversion.

6. Obligations of the Client

6.1. The Client undertakes to:

6.1.1. familiarise the Cardholder with the Terms of Service and amendments thereof, if any;

6.1.2. observe and fulfil the Service Agreement in good faith and to ensure that the Cardholder observes and fulfils the Terms of Service;

6.1.3. ensure execution of his/her obligations under the Service Agreement;

6.1.4. keep track of use of the Card and Account;

6.1.5. ensure that the Card is used by the Cardholder specified in the Application;

6.1.6. immediately make all the payments to the Bank resulting from the Service Agreement and Credit Limit Agreement (if such is concluded), ensuring availability of the respective funds on the Account;

6.1.7. immediately, but not later than within 30 (thirty) calendar days from the day when the respective circumstances come into force, notify the Bank of any changes that concern what is specified in the Service Agreement and other information/documents that are submitted to the Bank (including those regarding change of the declared and/or actual address of place of residence of the Client, change of name and/or surname of the Client/Cardholder) by submitting documents attesting the changes. In case of change of name and/or surname of the Client/Cardholder, a new Card is issued on the grounds of the Client's/Cardholder's application.

6.2. Non-receipt of an account statement does not release the Client from due execution of the Client's obligations under the Service Agreement and Credit Limit Agreement (if such is concluded).

7. Submission of Documents and/or Information

7.1. Notices from the Bank and other information is sent to the Client to the Client's specified or later in writing submitted address, or communicated using Citadele Online Banking or submitted to the Client in person against signature. The Client agrees that the Bank or legal persons connected with the Bank send to the Client information on services of the Bank, as well as on goods and services offered by third parties, to the actual address of the Client or, upon request of the Client, to the specified e-mail address, unless the Client has declined to receive said information.

7.2. The Client agrees that the Bank is entitled to process his/her personal data (including person's identification code), including to request and receive personal data of the Client from any third parties, including the State Social Insurance Agency, State Revenue Service, and databases created according to the procedure stipulated by the effective regulatory enactments of the Republic of Latvia, if the Bank deems that it is necessary for establishing legal relationship between the Client and the Bank, and for ensuring discharge of obligations under the Service Agreement. The Client gives consent to submission of his/her personal data (including person's identification code) to third parties, if the Bank deems that it is necessary for collection of debts from the Client.





7.3. The Bank provides data on the Client/Cardholder and Transactions executed by him/her in cases, in the amount and under the procedure stipulated by the effective regulatory enactments of the Republic of Latvia. The Bank shall not notify the Client/Cardholder of submission of the data specified in this Clause.

7.4 If the Client has concluded the Service Agreement for receipt of American Express® international payment card, the Client agrees that the Bank is entitled to submit information regarding personal data of the Client/Cardholder, the issued Card and its use to American Express Limited and companies associated with American Express Limited. American Express Limited is entitled to use the information received from the Bank to develop lists that will be available to American Express Limited group of companies and its cooperation partners worldwide, in order to make offers to the Client (by telephone or e-mail) of goods and services in which he/she may be interested. The information used to develop these lists may be obtained from the Application for receipt of the Service, from information on where and how the Card is used, from surveys and research (which may also involve contacting the Client/Cardholder by e-mail or telephone) and from information obtained from other external sources, for example, merchants or marketing companies. If the Client does not wish to receive the respective offers of goods or services, he/she is entitled to decline this service by notifying the Bank in writing.

8. Liability of the Parties

8.1. The Client is fully responsible for discharge of obligations under the Service Agreement, including for the Transactions made using the Cards issued to the Cardholders. The Client undertakes to cover losses that are inflicted upon the Bank as a result of any Transactions executed using the Cards issued to the Cardholder or other activities with the Card. In this case, the Bank is not responsible for losses of the Client.

8.2. The Client is responsible for timely submission of documents and information and for authenticity, correctness, completeness, validity of documents and information submitted to the Bank. In case of submission of false, incomplete, wrong, invalid documents and information or untimely submission thereof, the Bank shall not be responsible for losses of the Client. If the losses are inflicted upon the Bank as a result of said circumstances, it is obligation of the Client to compensate them to the Bank in full.

8.3. The Bank shall not be responsible for:

8.3.1. refusal of the Merchant/third party to accept the Card as a means of payment;

8.3.2. for quality of products and services purchased using the Card as a means of payment;

8.3.3. for losses of the Client that appear in the cases when the Cardholder has been unable to use the Card due to disruptions or damage of the communication lines, or due to other technical reasons and otherwise, that are beyond control of the Bank;

8.3.4. for losses of the Client that appear in the cases when restrictions or limits set for a third party have interfered with the interests of the Client/Cardholder or have affected use of the Card as a means of payment.

8.4. The Client shall be responsible for:

8.4.1. each Transaction with the Card until the moment when the Bank receives the verbal notice from the Client/Cardholder stipulated by Clause 4.6.1.1 of the Terms of Service or the order from the Client/Cardholder stipulated by Clause 4.6.1.2 of the Terms of Service, or in case of occurrence of any circumstances specified in sub-clause of Clause 9.1 of the Terms of Service, until the moment when the Card is blocked upon the Bank's initiative, if the Transaction is approved using the PIN Code, CSC Code, CVV2/CVC2 Code or Security Code;

8.4.2. each Transaction with the Card, which is executed without

authorisation (the Merchant accepts the Card for settlements without verification of the Card status, incl. verification of the Account balance in the bank) and which does not exceed EUR 150 (one hundred and fifty Euros) until the moment when the Bank receives the verbal notice from the Client/Cardholder stipulated by Clause 4.6.1.1 of the Terms of Service or the order from the Client/Cardholder stipulated by Clause or in case of occurrence of any circumstances specified in sub-clause of Clause 9.1 of the Terms of Service until the moment when the Card is blocked upon the Bank's initiative.

8.5. The Client will be liable for each and every Transaction made using the data of a plastic Card unfit for Transactions, if the Card is not returned to the Bank, or of a Device Card unfit for Transactions, except where the Client/Card User has notified the Bank according to Clause 4.6.1.1 or 4.6.1.2 of these Terms of Service, or where other circumstances exist which exclude the liability of the Client/Card User..

8.6. The Bank returns the funds to the Account for those Transactions, about which the Client has informed the Bank pursuant to Clause 5.1.6 of the Terms of Service subsequent to their recovery at the Bank. The recovery process of the funds is governed according to the complaints procedure, which is regulated by the rules of the International Payment Card Organisations. In cases provided for by valid laws and regulations of the Republic of Latvia, the funds are returned prior to recovering the funds under the complaints procedure

8.7. The Bank is not liable for those Transactions, which the Client has challenged at the Bank pursuant to Clause 5.1.6 of the Terms of Service, if malicious acts and/or breaches of the Terms of Service performed by the Client/Cardholder are established.

8.8. The Client is informed that the Bank also uses third parties' services to ensure rendering of the Service. The Bank is not responsible for losses and inconveniences of the Client, should this be a result of third parties' activity or inactivity.

8.9. If the Client/Cardholder has allowed illegal use of the Card or use of the Card that does not comply with the Service Agreement, the Client is responsible for all obligations that arise in connection with that.

8.10. If the Cardholder and the Client is not one and the same person, the Cardholder is not a party of this Service Agreement; therefore the Bank is not responsible to the Cardholder for his/her claims and demands.

8.11. The Bank and the Client are responsible for non-execution or undue execution of the Service Agreement under the procedure stipulated by the Service Agreement and the effective regulatory enactments of the Republic of Latvia.

8.12. The Bank and the Client are not responsible for losses that are connected with force majeure circumstances. In case the Card is *American Express*® international payment card, *American Express Limited* is also not responsible for losses that are connected with force majeure circumstances.

8.13. The Bank is responsible for correct execution of the Transaction in accordance with the effective regulatory enactments of the Republic of Latvia. The Client is entitled to get compensation from the Bank, if he/she has informed the Bank immediately, as soon as he/she found out about the unauthorised Transaction or Transaction executed by mistake, but not later than within 13 (thirteen) months as of the moment of withdrawal of funds from the Account. The Bank immediately covers the losses of the Client, repaying the amount of the unauthorised Transaction or renewing the balance of the Client's Account, from which funds were



withdrawn, to the state that was before execution of the unauthorised Transaction, if the Transaction has not been contested and has been executed in accordance with the Terms of Service.

9. Restriction of Action of the Service Agreement

9.1. The Bank is entitled to unilaterally:

9.1.1. refrain from debiting or crediting the Account and/or suspend (block) the Card or all of the Cards attached to the Account, if the Bank has suspicion that the Card is used for legalisation of proceeds derived from crime or other illegal activity, or the Client at the Bank's written request fails to submit to the Bank the information necessary for the Client's due diligence that would allow to perform the Client's due diligence;

9.1.2. suspend (block) the Card or all of the Cards attached to the Account, and/or the Account, if the Client fails to discharge his/her obligations to the Bank, has submitted false information or documents to the Bank in the Application or within the term of validity of the Service Agreement, if the Client/Cardholder does not observe the Service Agreement and/or Credit Limit Agreement (if such is concluded), until violations are eliminated;

9.1.3. suspend (block) access to the funds found in the Account and transferred to it thereafter, should the Bank receive a decision of a competent institution or person on encumbrance of the Client's funds, or incontestable withdrawal of the Client's funds until removal of such encumbrance and/or execution or revocation of decision on incontestable withdrawal of the Client's funds, as well as not to execute said decision if there are no funds in the Client's Account;

9.1.4. suspend the funds currently found in the Account and transferred to it thereafter, if the Bank uses its right to revoke the Credit Limit and request the Client to repay the Loan, on the grounds of any of the circumstances stipulated by the Credit Limit Agreement (if such is concluded);

9.1.5. close the Card or all of the Cards attached to the Account, if the Bank discontinues issuance of the respective type of the Cards;

9.1.6. suspend (block) the Card, if the information regarding the eventual compromising of the data of the Card of the Client/Cardholder is received from the International Payment Card Organisation;

9.1.7. suspend (block) the Card, if the Bank has suspicions about unauthorised use of the Card, use of the Card for fraudulent purposes, counterfeiting of the Card, or if further use of the Card may cause losses to the Client or the Bank;

9.1.8. suspend (block) the Card, if the PIN Code entered by the Cardholder three times does not coincide with the Card data and/or data related to the Card.

9.2. The Bank is entitled to prohibit unilaterally use of the Card in some countries or with selected Merchants without giving prior notice to the Client/Cardholder, if such prohibition is a protection mechanism for the Client/Cardholder against the eventual fraud. The Bank is entitled to restrict and/or block performance of Contactless Transactions without prior notification of the Client/Cardholder, including by using the Card Derivative, if during certain time period a certain number of Contactless Transactions has been made without entering the PIN Code or without signature of Transaction document, or if the set limit of Contactless Transactions has been reached, if such restriction may facilitate elimination of fraud risks as well as in other cases if, in the Bank's opinion, such restriction may eliminate losses related to the use of the Card.

9.3. In cases mentioned in Clause 9.1 and 9.2 of these Terms of Service the Bank using the communication channels and ways of delivering of information, regarding which the Bank and the Client have agreed (e.g., letter, telephone, SMS, e-mail or Citadele Online Banking message etc.) informs the Client/Cardholder about blocking of the Card

and/or Account and its reasons, if it is possible before blocking of the Card, but not later than immediately after blocking, except for cases when provision of information endangers objectively well-grounded security reasons or it is prohibited by requirements of the regulatory enactments of the Republic of Latvia.

9.4. The Parties agree that the funds blocked in the Account in the amount of the Client's debt to the Bank are deemed to be financial security provided for execution of the Client's obligations under the Service Agreement.

9.5. The Bank may set certain limitations for the use of individual Card products, depending on another Bank product, including another Card product, by stating the respective limitations in the Pricelist

10. Term of Validity and Termination of the Service Agreement

10.1. The Service Agreement is concluded for an indefinite term and is valid until complete discharge of the obligations under the Service Agreement. The term of validity of the Card shall not be deemed as the end date of the Service Agreement.

10.2. The Client is entitled to terminate the Service Agreement unilaterally by sending a notice to the Bank using the Bank's remote account management services or by submitting the respective notice in any Client servicing structural division of the Bank, as well as by submitting all the Cards received in accordance with the Service Agreement. If the Client's notice on termination of the Service Agreement is received in the Bank until the 5th (fifth) date of a calendar month (inclusive), the Bank closes the Card and terminates the Service Agreement within 7 (seven) calendar days. If the Client's notice on termination of the Service Agreement is received in the Bank after the 5th (fifth) date of a calendar month, the Bank closes the Card and terminates the Service Agreement on the last day of the respective month. If the Credit Limit Agreement is concluded between the Client and the Bank, the Client is entitled to terminate the Service Agreement only by simultaneously terminating the Credit Limit Agreement under the procedure stipulated by the Credit Limit Agreement, if the Parties have not agreed otherwise.

10.3. If the Application is submitted to the Bank using the Bank's remote account management services:

10.3.1. the Client is entitled to terminate the Service Agreement unilaterally within 14 (fourteen) calendar days from the day when it is concluded;

10.3.2. upon termination of the Service Agreement, the Client shall submit to the Bank all the Cards received in accordance with the Service Agreement not later than within 30 (thirty) calendar days as of the day of submission of the notice on termination of the Service Agreement;

10.3.3. the Bank reimburses to the Client the paid annual/monthly fee.

10.4. In any case of termination of the Service Agreement the Client has the obligation to make all of the payments stipulated in the Service Agreement and Credit Limit Agreement (if such is concluded), which are outstanding as of the moment of termination of the Service Agreement, in full.

10.5. The Bank is entitled on its own initiative to close all Cards attached to the Account and to terminate the Service Agreement unilaterally, informing the Client in writing by sending at least 2 (two) months prior notice.

10.6. The Bank is entitled on its own initiative to close all Cards attached to the Account and to terminate the Service Agreement unilaterally without the prior notification, mentioned in the Clause 10.5. of the Terms of Service in any of the following cases:

10.6.1. the Bank has the information about the extraordinary circumstances, which is beyond the border of the Bank's influence and which can affect the safety and confidentiality of the Client's and/or other Bank's client's deposits or can cause the damages;

10.6.2. the rights of the Bank to terminate the Service Agreement unilaterally arise from the legislative acts which is binding to the Bank;

10.6.3. the Client fails to fulfill the Terms of Service Agreement;

10.6.4. Security Deposit term is not prolonged due to any reason;

10.6.5. the Account is closed;

10.6.6. the Bank terminates issuance of a certain type of Payment Card; 10.6.7. if the Client has submitted false information or documents to the Bank;

10.6.8. if the Card shall not be used without Credit Limit and the Credit Limit has been cancelled.

10.6.9. the Bank possesses information that the Client has been involved in a crime liable to criminal responsibility under the effective regulatory enactments, and/or other negative information about the Client, which may injure the Bank's reputation.

10.6.10. if the Client/Card User has not taken out the plastic Card, activated it or has made no Transactions within three (3) months after production of the Card (if the plastic Card was sent to the Client/Card User by post)

10.7. The Client is responsible for the Transactions executed with the Cards attached to the Account for 40 (forty) calendar days after the day when the Cards are closed.

10.8. The Client can receive the Security Deposit and its interest in 40 (forty) calendar days after closing of the Cards attached to the Account and making all the payments stipulated by the Service Agreement and Credit Limit Agreement (if such is concluded), but in the case stipulated by Clause 10.3 of the Terms of Service – in 30 (thirty) calendar days after receipt of the Client's notice on termination of the Service Agreement in the Bank, if the Client has made all the payments, which are stipulated by the Service Agreement and Credit Limit Agreement (if such is concluded), in full. If the Client has not made said payments in full, the Bank is entitled to use the Security Deposit and the calculated interest to cover them. The Bank can make a decision on an earlier term of disbursement of the Security Deposit.

10.9. Termination of the Service Agreement due to any reason does not release the Client from the obligation to pay to the Bank all amounts of remuneration due to it, compensate the inflicted losses, as well as to execute all of the requirements ensuing from the Service Agreement but outstanding as of the moment of termination thereof.

10.10. The Client pays annual/monthly fee for the Card specified in the Pricelist proportionally to the period of its use till the termination of the Service Agreement. If such fee is prepaid, the Bank in case of termination of the Service Agreement reimburses it proportionally to the period of the use of the Card.

10.11. If a new Card of the Card Product is attached to the account in accordance with the Client's Application, all Cards of the previous Card Product attached to this Account are closed and the Service Agreement of the respective Card is terminated as of the moment when the Client and the Bank conclude a new Service Agreement in relation to the Card Product.

10.12. The Client/Cardholder shall return the Cards received under the Service Agreement to the Bank after the end of their validity or in case if they are replaced, or in case of termination of the Service Agreement.

11. Final Provisions

11.1. All documents that the Bank has received in connection with the Application and/or during the term of validity of the Service Agreement are stored in the Bank.

11.2. The Bank is entitled to amend the Pricelist, General Terms of

Business of the Bank and Terms of Service unilaterally.

11.2.1. the information about any planned amendments of the General Terms of Business of the Bank, the Terms of Service or Pricelist before they come into force is available to the Client in Client servicing structural divisions of the Bank, homepage of the Bank www.citadele.lv, as well as the Client can receive this information by calling the information service of the Bank;

11.2.2. the Bank is entitled to introduce amendments, which are less favourable to the Client in comparison with the previous ones, only in case if there is a well-grounded reason. The Bank shall timely inform the Client about such amendments not later than 2 (two) months before they come into force, using the communication channels and ways of delivering of information, regarding which the Bank and the Client have agreed (for example, letter, SMS, e-mail or Citadele Online Banking message, etc.);

11.2.3. if the Client disagrees with amendments made by the Bank, the Client is entitled to terminate the Service Agreement immediately without penalties, making all payments resulting from the Service Agreement and Credit Limit Agreement (if such is concluded) in full. If the Client has not informed the Bank about his/her objections until the date when amendments to the Terms of Service or Pricelist come into force, it is considered that the Client has agreed with these amendments;

11.2.4. the Bank is entitled to amend the Pricelist, General Terms of Business of the Bank and/or Terms of Service unilaterally, without informing the Client in advance, if these amendments are made to eliminate harm to interests of all Clients of the Bank and stability of the state financial system, including, but not limited to, in order to limit an excessive outflow of deposits and other attracted funds from the Bank. The Bank shall inform the Client about such amendments immediately, as soon as it becomes possible, using the means of communication specified in Clause 11.2.2 of these Terms of Service. The Client's rights to terminate the Agreement shall be explained to the Client in the information provided on making the corresponding amendments.

11.3. If the Card is *American Express*® international payment card and cooperation between *American Express Limited* and the Bank is terminated due to any reason, resulting in termination of the Service Agreement, the Client may continue receiving a service similar to the Service from an issuer of payment cards to which *American Express Limited* will have issued the respective license. In this case the Bank provides *American Express Limited* with all the necessary information. The Bank is entitled to transfer its rights and duties mentioned in the Service Agreement to any structure of *American Express Limited* or any other duly specified or licensed person without the Client's and Cardholder's prior consent.

11.4. The effective regulatory enactments of the Republic of Latvia including, but not only, the Payment Services Directive, are applied to the Terms of Service.

11.5. Information on the Service Agreement included into the Payment Services Directive is available to the Client in accordance with the Terms of Service.

12. Regulations for use of the card with e-ticket functionality for registration of trips in Riga public transport.

12.1. The procedure stipulated by this chapter of the Terms of Service shall be applied in relation to the use of Cards, with e-ticket functionality integrated in the plastics of the Card and which are specified as Cards with e-ticket functionality pursuant to the Price list. 12.2. In relation to the Cards with e-ticket functionality, the following terms and explanations thereof shall be used:

12.2.1. Ticket - a time ticket of Riga municipal company SIA Rīgas



satiksme for Riga public transport, which is activated in a Card with eticket functionality;

12.2.2. **Price** – Ticket price, determined by Rīgas satiksme for trips in Riga public transport, and which is calculated pursuant to the cheapest time ticket price determined by Rīgas satiksme, considering the number of trips made during the calendar month (from the 1st date till the last date of the month), except when other procedures are determined by the Regulations;

12.2.3. **Rīgas satiksme** – Riga municipal company SIA Rīgas satiksme, unified registration No. 40003619950, providing public transportation services in Riga.

12.2.4. **Procedure** – Regulations for use of the time ticket for Riga public transport, integrated into the Card specified by the Terms of Service.

12.2.5. **Vehicle** – trams, trolleybuses, buses and minibuses/increased service transportation, operating within the route of Riga public transport, except for the time of night traffic, when registration for a trip cannot be performed via Ticket.

12.2.6. **Regulations** – effective regulations of Rīgas satiksme regarding procedure for the use of time tickets.

12.3. The Card with e-ticket functionality shall be deemed as a nonpersonalised smart card issued by the credit institution for the purpose of Regulations.

12.4. The Procedure shall be binding only in the case, when the Cardholder has decided to use the Ticket for registration of the trip in the Vehicle and for payment for the trip respectively. In addition to the Procedure the issues regarding use of the Ticket and matters related to that shall be governed by the Regulations and other regulatory enactments of Rīgas satiksme being in force.

12.5. For the authorization of the Trip the Cardholder, when entering the Vehicle, shall apply the Card with e-ticket functionality to an electronic validator located in the Vehicle. If the electronic validator displays a notice "Laimīgu ceļu" (Have a nice trip) or other notice, confirming successful registration of the trip, it shall be deemed that the Cardholder has registered the trip. In the case if red light turns on or there is no signal and the light does not turn on, the trip has not been registered and the Cardholder shall perform the registration of the trip with another data carrier of Riga public transport time ticket or acquire a single transfer ticket at the driver of the Vehicle.

12.6. In order to perform transportation control, the Cardholder shall have an obligation to present the Card with e-ticket functionality to the controller of Rīgas satiksme, but shall not enable him/her to detain the Card.

12.7. The Cardholder shall undertake to turn to Rīgas satiksme with questions, recommendations, applications and complaints regarding the public transport services provided by Rīgas satiksme and operation of the electronic payment system related to that, without intermediation of the Bank.

12.8. The e-ticket functionality of the Card shall be blocked in the cases, when the Client/Cardholder or the Bank has suspended the operation of the Card, in accordance with the procedure set by Service agreement. In such a case the e-ticket functionality of the Card shall be renewed within three calendar days from the day of unblocking of the Card.

12.9. In cases, when e-ticket functionality of the Card is not operating and it is not possible to perform the registration of tickets, except the case if the Bank has blocked the e-ticket functionality in accordance with the procedure set by Clause12.12of the Terms of Service or the operation of the Card is suspended as specified by Clause12.8 of the Terms of Service, the Cardholder shall turn to the Bank. In such cases the Card with e-ticket functionality shall be replaced. In the case if the e-ticket functionality of the Card is not operating due to damages of the Card, the Card with e-ticket functionality shall be replaced, in accordance with the general procedure pursuant to the Price list.

12.10. The Price shall be withheld from the Account without a separate instruction of the Client, in accordance with the payment information provided by Rīgas satiksme to the Bank. The Bank shall not be responsible for the amount of the applied Price and in the case of disagreements the Client/Cardholder shall turn to Rīgas satiksme. At the same time, in order to settle disagreements, the Bank shall provide to the Client the information being at its disposal.

12.11. It is possible to receive a document certifying the purchase transaction of the Ticket through webpage of Rīgas satiksme via registering on the webpage at first, in accordance with the procedure set by Rīgas satiksme.

12.12. Insufficient monetary funds available in the Account as a result of the purchase of the Ticket may result in the Unauthorised Negative Balance.

12.13. In the case of the Unauthorised Negative Balance of the Account and if the Cardholder has used the e-ticket functionality of the Card in the particular month by registering trips in a Vehicle, the Bank shall inform the Client on the Unauthorised Negative Balance by sending an SMS message to the specified mobile phone, and the Client shall undertake to promptly supplement the Account, covering the Unauthorised Negative Balance (if any has been calculated). If the Client has failed to supplement the Account, the Bank shall be entitled to block the e-ticket functionality of the Card without a prior notice.

12.14. If the Bank has blocked the e-ticket functionality of the Card, in accordance with the Procedure, the functionality shall be renewed within three calendar days once the Client has supplemented the Account in the amount and in accordance with the procedure set by Clause 12.13 of the Terms of Service.

12.15. In the case of loss or theft of the Card with e-ticket functionality, the Client shall be responsible for the purchase transactions of the Tickets until the moment, when the Bank has received a verbal notification of the Client/Cardholder referred to in Clause 4.6.1.1 of the Regulation or instruction of the Client/Cardholder referred to in Clause 4.6.1.2 of the Regulation. Circumstances referred to in the Terms of Service, when responsibility of the Client shall not be restricted and the transaction fee shall not be withheld from the Client in full, shall be applied also to the purchase transactions of Tickets.

12.16. The Client shall be responsible for purchase transactions of Ticket, in accordance with the provisions of Clause 10.9 of the Service agreement also after closure of the Account.

12.17. The Client is informed that if for the authorization of the Trip the Cardholder simultaneously applies the Card with e-ticket functionality, as well as another Rigas satiksme transport ticket (e-ticket) carrier, double registration for the Trip may occur, as a result of which payment for a trip will be withheld according to both: the Procedure and the terms of use of Rīgas satiksme transport ticket.

13. Examination of Disputes

Any dispute, claim or controversy between the Client and the Bank that arises from the Service Agreement, concerns it or its infringement, termination or invalidity shall be settled in accordance with the effective regulatory enactments of the Republic of Latvia in a court of the Republic of Latvia according to jurisdiction.