

# The Agreement on receiving Bank's services

Client CIF A 

Date	<input type="text"/>	Venue	.....
AS Magnetiq Bank, registration number 50103189561, legal address Brivibas street 54, Riga, LV-1011, Latvia (hereinafter - Bank), on the one half and			
..... (name, surname / company name)			
Personal code (date of birth) / Registration number	<input type="text"/>		
<b>The Client's representative</b> .....			
..... (name, surname)			
Personal code / date of birth	<input type="text"/>		
Position:			
Chairman of the Board / Member of the Board      Attorney      Director      Proctor      Other .....			
acting in accordance with	<input type="text"/>	.....	.....
	(date)		(the name of the document, number)
<b>The Client's representative</b> .....			
..... (name, surname)			
Personal code / date of birth	<input type="text"/>		
Position:			
Chairman of the Board / Member of the Board      Attorney      Director      Proctor      Other .....			
acting in accordance with	<input type="text"/>	.....	.....
	(date)		(the name of the document, number)

(hereinafter - Client) from the other half acting of free will and in good faith, without mistake, fraud or duress conclude this Agreement on receiving Bank's services (hereinafter - Agreement) with the following rules:

## 1. Structure of the Agreement

- 1.1. The Agreement is bilateral agreement concluded between the Client and the Bank, which consists of General Terms of Service (hereinafter – Terms), Bank's Tariffs, Application, Special Agreement, as well as any appendix or counterpart of the Special Agreement. The term Agreement can also refer to any Client's Order to the Bank, which is not related to any Special Agreement concluded in written form;
- 1.2. The meaning of the terminology used in the Agreement and the description of Bank's services is described in the General Terms of Service.

## 2. Subject of the Agreement

- 2.1. Subject of the Agreement is the Bank's services, which the Client is asking to receive, but the Bank is providing to the Client according to the Agreement. Each Application, Order or Special Agreement that is signed by the Client and submitted to the Bank, is an expression of the Client's will to receive the Bank's services;
- 2.2. The range of Bank's services and its description can be found in the Bank's home page [www.magnetiqbank.com](http://www.magnetiqbank.com) in document title "Terms and conditions", places of providing services or by verbally inquiring information from employees of the Bank;
- 2.3. The Bank's services are being provided based on Application, Order or Special Agreement, which the Client signs and submits to the Bank;
- 2.4. The Client has the right and he is free choose the Bank's service most appropriate to him or to refuse from it, offer the Bank amendments in it, by concluding Special provisions to the Agreement;
- 2.5. In cases mentioned in the Terms, the Bank has the right to stop or refuse providing Bank's services to Clients, as well as to unilaterally amend the content of the services;
- 2.6. Term of the Agreement, dispute settlement procedure and other provisions of the Agreement are stipulated in the General Terms of Service, which the client has confirmed and accepted as binding to the Client by signing this Agreement.

## 3. Fees for the Bank's services

- 3.1. The price for subject of the Agreement is set in the Bank's Tariffs. The Bank's Tariffs binding to the Client are determined by the type of Bank's service provided to the Client and Client's status in the Bank, which the Bank grants to the Client unilaterally upon concluding the Agreement;
- 3.2. Parties may agree on individual Bank's Tariffs or provisions of Agreement by concluding Special provisions to the Agreement.

