

Application for Bank services (for legal entities)

Client CIF A Date Venue (company name) Registration number Is the Client's related with the US? Yes (fill the form "Information for determining US tax payer status" each representative separately) No Voice password (at least 4 symbols) (combination of letters or numbers which will be used for Client identification via phone) Card of specimen signatures and seal Name, surname Name, surname Personal code / date of birth Personal code / date of birth Unlimited (representation time until) (representation time until) Α В С Specimen signature Notes: A - The right to sign solely B - The right to sign all together Power of Attorney / Power of procuration Current account opening Please open the Current account: Current account's base currency EUR. Additional currencies: USD RUB GRP CHF Other Payment card account opening Please open the Payment card account and issue the Payment card: MasterCard Business MasterCard Business Plus MasterCard Corporate Rusiness Virtual Payment card account's base currency EUR. Additional currencies: Name, surname on the Payment card Company name on the Payment card Allow to make online purchases I hereby request express Payment card making and withhold additional commission in accordance with the Bank's tariffs. Receipt type of Payment card and PIN code: Central office in Riga, Brivibas str. 54 Send to the following address: Street, house, apartment City Postal code Country code

1 / 3 Application for Bank services (for legal entities)
VEI_ANK:5_ENG | Versija: 9 | Apstiprin ts: 23.09.2021. | 25-3/38, 2.jaut jums

The Client's representative / -s signature / -s

Informative SMS

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(The Bank re	·					(de	ate)	

On the basis of the Application, the Ban	k opens for the	Client:				
Current account					EUR	!
Current account's additional currencies:	USD RUE	GBP	CHF	Other		
Payment card account						EUR
ayment card account's additional currencies	es: USD	RUB	GBP	CHF		
					,-:	
(The Bank representative	e position, name, surna	ime)			(signature)	(date)
Bank notes						
Legal department						
(remarks)	(The Bank represe	entative position	n, name, suri	name)	(signature)	(date)
Customer service department						
Activated: Current account Payr	nent card accour	nt 🗌 A	Activation	denied		
Informative SMS: Activated	Activation den	ied				
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(remarks)	(The Bank represe	entative position	n, name, suri	name)	(signature)	(date)
Department of payment cards						
population of payment cards						
For the Client issued Payment card						
Possibility to make online purchases:	Yes No					
(remarks)	(The Bank represe	entative position	n, name, suri	name)	(signature)	(date)



Client CIF A

The Agreement on receiving Bank's services

Date		Venue				
JSC "LPB Bank", registration number 50103189561, leg	al 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						
The Client's representative	(name, surname)					
	(name, surname)					
Personal code / date of birth						
Position:						
Chairman of the Board / Member of the Board	Attorney Director F	Proctor Other,				
acting in accordance with						
(date)		(the name of the document, number)				
The Client's representative						
	(name, surname)					
Personal code / date of birth						
Position:						
Chairman of the Board / Member of the Board	Attorney Director F	Proctor Other,				
acting in accordance with (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.lpb.lv 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.
- 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.

- 4. Provisions of Agreement entry into force
- 4.1. Agreement is considered to be concluded from the moment when the Bank opens and activates Account for the Client;
- 4.2. Agreement is binding for the Client upon the signing of the Agreement.

5. Confirmations of the Client

By signing this Agreement the Client confirms that:

- 5.1. Client is informed that in accordance with the General Terms of Service this document is an integral part of the Agreement and its signing by the Client means an expression of the Client's will to sign the Agreement;
- 5.2. Client has become familiar with the provisions of the Agreement which consists of the General Terms of Service, Bank's Tariffs, Application or Special agreement, agrees to them and recognizes them to be binding to the Client;
- 5.3. Before signing the Agreement, the Bank has informed and explained to the Client the Agreement terms, including the rights and duties of the Client, as well as the amounts of Bank's commission fees set in the Bank's Tariffs;
- 5.4. Before signing the Agreement, the Bank has informed the Client about the possibility to agree on amendments in the provisions of the Agreement by signing the amendments as Special provisions in the Application;
- 5.5. Client agrees that the Bank shall use the e-mail address, postal address and phone number of the Client indicated in the Application to inform the Client on services offered by the Bank. Do not agree I agree ;
- 5.6. Client is informed that the Bank processes (collects, stores, records, submits, transfers, transmits, etc.) the Client's data and other persons' data submitted by the Client, as well as in accordance with Applicable legal acts requests and receives the above-mentioned data and other information from the third parties and processes it. Bank has the right to transfer the Client's personal data to the third parties, if the Bank considers it necessary for the provision of services or debt recovery from the Client. The Client confirms that, he / she has right to transfer data of other natural persons to the Bank, for that he / she has received all necessary consents.
- 5.7. In dealings with the Bank, the Client is the Beneficial owner. Upon opening an account where the Client is not the Beneficial owner, the Client undertakes to immediately inform the Bank on the Beneficial owner by filling a respective application;
- 5.8. Client agrees to provide additional information if the Bank requires it in order to specify information indicated in the Agreement;
- 5.9. All the information provided in this Agreement are complete and true, Client has become familiar with the Bank's Tariffs, General Terms of Service, structure of the Agreement, as well as the Client confirms that the Agreement is understandable and binding to the Client;
- 5.10. Client undertake immediately in written form to inform the Bank on any significant changes in the above information.

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Special conditions (se	·	· ·	onditions", if the parties agree or			
The Client / Client's representative	(position)	(name, surname)	(signature)			
Client's representative	(position)	(name, surname)	(signature)	Seal		
To be completed by a representative of the Bank, who identifies the Client. The document has been signed in my presence. I confirm the identity and signature / -s of the Client / Client's representative / -s.						
(The Bank re	epresentative position, name, surname)	(signature)	(d	ate)		



Background Information on the Protection of the State-guaranteed Deposits

Client CIF A	
Date	Venue
Depositor (Client)	
	(name, surname / company name)
Personal code (date of birth) / Registration number	

Guarantees on deposits with a credit institution or credit union

Safety of your deposits is guaranteed by the deposit guarantee scheme, which has been established pursuant to the Deposit Guarantee Law. In case of unavailability of deposits at a credit institution or credit union, your deposit in the amount of up to EUR 100,000 shall be compensated by the Deposit Guarantee Fund.

Maximum amount of guaranteed compensation

The maximum amount of guaranteed compensation is EUR 100,000 per each depositor per credit institution or credit union. The currency of the guaranteed compensation shall be the euro. Payment of the guaranteed compensation shall not apply to the deposits specified in Section 23 of the Deposit Guarantee Law:

- 1) the deposits of credit institutions and credit unions;
- 2) the deposits of financial institutions;
- 3) the deposits of such municipalities, the annual budget of which exceeds 500,000 euros, and the deposits of the institutions of direct administration;
- 4) the deposits that are related to money laundering or are to be recognised as illegally acquired assets, provided a convicting judgment of a court has entered into force;
- 5) the deposits the depositor of which has not been identified as client as required under the provisions of the Law on the Prevention of Money Laundering and Terrorism and Proliferation Financing;
- 6) the deposits, which under the law form the own capital of the deposit taker;
- 7) the deposits of insurance companies;
- 8) the deposits of investment firms;
- 9) the deposits of investment management firms;
- 10) the deposits of private pension funds;
- 11) the deposits of the managers of alternative investment funds;
- 12) debt securities issued by a credit institution, as well as obligations arising from its bills of exchange, including transferable bills of exchange;
- 13) the deposits with which no transactions have been made within the last two years of the date of occurrence of unavailability of deposits and the value of which is lower than 10 euros.

Maximum amount of additionally guaranteed compensation

In addition to the maximum guaranteed compensation in the amount of EUR 100,000, a depositor is entitled to the guaranteed compensation in the amount of up to EUR 200,000 in accordance with the types of deposits and provisions specified in Section 4 of the Deposit Guarantee Law.

Calculation of guaranteed compensation in case of multiple deposits at the same credit institution or credit union

Total of your deposits at the same credit institution or credit union shall be aggregated and the maximum amount of guaranteed compensation (EUR 100,000) shall be applied to the total amount.

Calculation of guaranteed compensation in case of a joint deposit with other person(s)

If more than EUR 100,000 are held on the account, the guaranteed compensation in the amount of up to EUR 100,000 shall be applied to each depositor separately provided that this depositor has been identified prior to the date of occurrence of unavailability of deposits.

If a depositor manages funds in the depositor's account that are payable to another person, then the person, who can prove his right to claim the funds managed by the depositor, shall be entitled to receive the guaranteed compensation, provided that the deposit taker has identified this person before the date of occurrence of unavailability of the deposit.

Beginning of guaranteed compensation payout process in case of unavailability of deposits

Payment of the guaranteed compensation is made during five years from the date of occurrence of the unavailability of deposits or from the date when the circumstances that constitute the basis for the refusal of guaranteed compensation payment, as specified in Section 27(1) of the Deposit Guarantee Law, have ceased to exist.

Guaranteed compensation is paid out:

Starting from the 16th working day after the date of occurrence of unavailability of deposits if unavailability of deposits has occurred from 1 January 2019 until 31 December 2020.

Starting from the 10th working day after the date of occurrence of unavailability of deposits if unavailability of deposits has occurred from 1 January 2021 until 31 December 2023.

Starting from the 8th working day after the date of occurrence of unavailability of deposits if unavailability of deposits has occurred after 1 January 2024.

Legal representatives (parents) or guardians, as appointed in accordance with the procedures specified in Section 222 of the Civil Law and Section 26 of the Law on Orphan's and Custody Courts, of underage depositors (account holders) are entitled, in case of unavailability of deposits and in accordance with the minor's property interests, to perform all necessary actions to receive the minor's state-guaranteed compensation in accordance with the procedure established in regulatory enactments.

Persons are entitled to receive the guaranteed compensation in person from the moment they reach the age of 18.

Information on the possibility of mutual offset of claims

In the calculation of guaranteed compensation due to a depositor, the depositor's liabilities against credit institution or credit union may be taken into account and mutually offset.

Contacts

Depositor (The Client /

The Client's representative)

Depositor (The Client's representative)

Financial and Capital Market Commission: Kungu iela 1, Riga, LV-1050, tel. +371 6777 4800, www.fktk.lv.

(position)

Depositor's acknowledgement of information receipt

To be completed by a representative of the Bank, who	identifies the Clien	nt.
The document has been signed in my presence. I confirm the identity the Client's representative / -s.	and signature / -s of	
(The Bank representative position, name, surname)	(signature)	(date)

(name, surname)

(name, surname)

(signature)

(signature)