

Magnetiq Bank General Terms of Remote Client Identification



Riga, 2024.gada 1. august

Terms and Definitions:

PEP Close Associate – an individual known to have a business or other close relationship to a PEP, a shareholder or participant in the same company as a PEP, or an individual being the sole owner of a legal entity known to have been established for the actual benefit of a PEP.

Outsourcer 1 – the company (Sum and Substance Ltd, address: 30 St. Mary Axe, London, England, EC3A 8BF, reg. No. 09688671) with which the Bank has concluded an agreement on providing technical support for Remote Identification, and which provides such Remote Identification under the agreement.

Outsourcer 2 – the company (Entrust, address: Zijlweg 148a, Haarlem, Netherlands, post code 2015BJ, reg. No. 56686331) with which the Bank has concluded an agreement on providing technical support for SES signature.

Bank – AS Magnetiq Bank, registered in the Republic of Latvia under uniform registration No. 50103189561, registered office: Brīvības iela 54, Rīga, LV-1011, E-mail address: info@magnetiqbank.com, website address: www.magnetiqbank.com, BIC/SWIFT: LAPBLV2X. The Bank has been issued a licence for conducting credit institution activities, and its operations are overseen by the Bank of Latvia. The address of the Bank of Latvia is K.Valdemāra iela 2a, Rīga, LV-1050.

Price list – the service price list approved by the Bank, as valid on the date of executing a specific operation of the Bank and available at points of service and on the Bank's website: www.magnetiqbank.com.

Document package – documents signed by the Client/Client's Representative with one SES signature (no more than 10 documents).

Secure Electronic Signature – a secure electronic signature in the interpretation of the Electronic Documents Law, or an equivalent electronic signature used in Latvia or other countries. A Secure Electronic Signature must contain a Time Stamp.

Manual – the Manual for performing remote client identification in the User Cabinet.

Legal Arrangement – an association of persons with independent legal capacity, or a legal arrangement which is not a legal entity, but has independent legal capacity, the structure of which may include the founder, the authorised person, the supervisor (manager) or person of equivalent status, and the beneficiary – unless an individual who benefits has been determined – being a person in whose interest the legal arrangement has been established or operates, any other individual who actually exercises control over the legal arrangement by means of ownership or otherwise. In the context of the Terms and the fulfilment hereof, a Legal Arrangement registered in a Public Register shall be deemed equivalent to a legal entity.

Client – an individual or legal entity to whom the Bank provides, or who wants to receive Bank's services.

Client's Representative – an individual representing a legal entity based on law (e.g. a member of the board).

Time Stamp – an electronically signed confirmation that an electronic document was recorded by a certification service provider at a specific date and time.

User Cabinet – the information technology system maintained by the Bank for providing a new Client/Client's Representative remote communication with the Bank and the possibility of submitting documents.

Remote Identification – Video Identification.

Non-resident – an individual or legal entity which, in accordance with the Terms, is not a Resident, including foreign diplomatic, consular missions, representative offices of international organisations etc. in the Republic of Latvia.

Terms – these General Terms of Remote Client Identification of the Bank, which are binding upon the Parties.

Operator – Employee of the Bank who is performing the Remote Identification.

Beneficial Owner – an individual being the owner of the Client (legal entity) or exercising control over the Client, or on whose behalf, for whose benefit or interest the business relationship is established, or an individual transaction is being performed, and being at least:

- a) for legal entities an individual owning, through direct or indirect participation, over 25 per cent of the capital shares or voting shares in a legal entity, or exercising direct or indirect control over it,
- b) for Legal Arrangements an individual owning the Legal Arrangement, or in whose interest the it has been established or operates, or which exercises direct or indirect control over it, including the founder, trustor or supervisor (manager) of such an arrangement.

Identification Document(s) – documents verifying the identity of a Client/Client's Representative (passport or identity card).

Applicable Legislation – valid regulatory enactments of the Republic of Latvia, including regulatory enactments of the Bank of Latvia and of the Financial and Capital Markets Commission, which are binding upon the Bank and the Client.

PEP (politically exposed person) – an individual who, in the Republic of Latvia, another EU member-state or third country, is, or has been, entrusted with a significant public function, including a higher official of public authority, the head of a state administrative unit (local government), the prime minister, minister (deputy minister or deputy of a deputy minister if there is such an office in the relevant country), the state secretary or another high level official in a government or state administrative unit (local government), a member of parliament or a member of a similar legislative body, a member of the management entity (board) of a political party, a judge of the constitutional court, a judge of the supreme court or of the court of other level (member of the judicial authority), a council or board member of the court of auditors, a council or board member of the armed forces, a council or board member of a state capital company, a head (director, deputy director) or a board member of an international organisation, or a person who holds equal position in such organisation.

PEP Family Member – a person having the following relation to a PEP:

- a) a spouse or a person equivalent to a spouse. A person shall be considered a person equivalent to a spouse only if they are granted such status under the legislation of the relevant country;
- b) a child, child of a spouse or person equivalent to a spouse of a PEP, the child's spouse or a person equivalent to their spouse;
- c) a parent, grandparent, or grandchild;
- d) a brother or sister.

Public Registers – registers assigned the status of essential public reliance by law, and used for obtaining publicly reliable information (e.g. the Register of Enterprises, Register of Invalid Documents of the Republic of Latvia etc.), and equivalent foreign registers.

Parties – the Client and the Bank in the interpretation of these Terms. **Resident** –

a) **an individual** being a citizen or non-citizen of the Republic of Latvia, stateless person, refugee, or person granted an alternative status, and issued one of the types of Identification Documents as specified in the Identification Document Law:

b) a legal entity, including a foreign one, registered and operating within the Republic of Latvia, including the state representative offices of Latvia, whether diplomatic, consular, or otherwise.

SES signature – simple electronic signature, a set of data attached to or logically interrelated with other data in an electronic format, and which the signatory uses for signing, but not enabling identification of the signatory. With one SES signature, the Client/Client's Representative can sign no more than 10 documents. All attached documents will be signed in one combined Document package.

GTS – the General Terms of Service of the Bank, which are binding upon the Parties. **Video Identification** – video identification (where an individual is identified during video streaming) performed in compliance with the Applicable Legislation.

1. Application of the Terms

- 1.1. The Terms define the mutual legal relationship between the Client and the Bank regarding Video Identification.
- 1.2. The Client is bound by the provisions of the GTS unless specified otherwise in the Terms.
- 1.3. Regarding Video Identification, the Client has to also adhere to the Manual.
- 1.4. The Terms, the Price list, the Manual, and the GTS are available to the Client on the Bank's website (www.magnetiqbank.com).
- 1.5. Unless specified otherwise in the Terms, terms and words used in the singular also apply to the plural of such terms or words, and vice versa.
- 1.6. The headings of sections of the Terms are intended for convenience only and should not be used in the interpretation of the Terms.
- 1.7. In the event of contradiction or confusion between the wording of the Terms in Latvian and in a foreign language, the wording in Latvian shall prevail.
- 1.8. The Terms have been divided into sections, clauses and subclauses. Section headings are provided for reference only and do not regulate the relationship between the Bank and the Client, but are meant only to assist in navigating the Terms. Subclauses apply in combination with relevant clauses only.
- 1.9. In communication, the Bank and the Client use a mutually intelligible language (Latvian, English or Russian).
- 1.10. The operations of the Bank is supervised by the Bank of Latvia.

2. Amendments to the Terms

- 2.1. The Bank is entitled to amend the Terms unilaterally and without prior notice.
- 2.2. The publication of amendments to the Terms is governed by the same provisions as those stated in the GTS regarding the publication of amendments to the GTS.
- 2.3. Once amendments of the Terms come into force, they are deemed to be an integral part of the Terms.
- 2.4. In any event of amendment of the Terms, the Bank, within the term specified in the Terms, will publish relevant information on the Bank's website, www.magnetiqbank.com.
- 2.5. The Client is obliged to keep track of information regarding amendments to the Terms on the Bank's website, www.magnetigbank.com.

3. General Video Identification requirements

- 3.1. A person wanting to become a Client of the Bank remotely has to initially submit documents and Identification Documents (for the Client, Client's Representative, Beneficial Owner) as specified in Annex No. 1, and has to undergo Video Identification of the Client/Client's Representative.
- 3.2. The Client/Client's Representative has to upload to the User Cabinet, and use in Video Identification, an Identification Document which is legal for travelling into the Republic of Latvia (e.g. a foreign traveller's passport, if required by the relevant country).
- 3.3. Any copy of an Identification Document, or other documents have to be uploaded to the User Cabinet in accordance with the Terms, has to be signed by the holder (by way of physical signature (for Beneficial Owners only), Secure Electronic Signature, or SES signature), clarification of signature and reference to the place and date of signing, in addition to the note "Copy submitted to AS Magnetiq Bank". The aforementioned information may be provided in Latvian, English or Russian.

- 3.4. The validity term of a SES signature link is 14 days. Unless all Representatives of the Client (to the necessary extent of representation) have signed documents using the SES signature link within its validity term, the documents have to be signed repeatedly by all Representatives of the Client.
- 3.5. Conclusion of the Agreement is regulated by the GTS and in accordance with the Terms.
- 3.6. The Bank conducts Video Identification solely for legal entities registered in the Public Register (including Legal Arrangements registered in the Public Register) and for individuals of legal age, being Residents or Non-residents, unless the Applicable Legislation specifies otherwise.
- 3.7. Video Identification applies to new Clients and existing Clients (e.g., if changes to the composition of members of the board must be made, to update the data of Identification Documents or to amend the conditions of certain contracts of the Bank).
- 3.8. Video Identification consists of several stages, including: 1) registration in the User Cabinet and two-factor authentication; 2) signing of documents using a Secure Electronic Signature or SES signature (as provided by Outsourcer 2, unless the Client/Client's Representative has a Secure Electronic Signature) and submission thereof via the User Cabinet; 3) cashless transfer (payment of the fee) from the Client's account with another payment service provider; 4) due diligence of the Client/Client's Representative; 5) Video Identification of the Client/Client's Representative within the information technology system of Outsourcer 1.
- 3.9. A remotely identified new Client, if the Bank decides to establish cooperation with the Client, will be provided access to all services of the Bank, except the following:
 - 3.9.1. individual safe deposit boxes;
 - 3.9.2. lending (exception does not apply to payment card credit limits);
 - 3.9.3. basic account:
 - 3.9.4. capital deposit account.
- 3.10. The Bank has the right not to provide any other service of the Bank if the Bank deems, that Client/Client's Representative requires in-person identification for the provisions of the service.
- 3.11. Only the Operator is entitled to conduct Video Identification of the Client/Client's Representative. The Bank confirms that the person conducting Video Identification is authorised to perform Video Identification on behalf of the Bank. The Bank will send a link to the e-mail specified by the Client/Client's Representative, through which the Client/Client's Representative is directed to the information technology system of Outsourcer 1, for the Client/Client's Representative Video Identification.
- 3.12. For Video Identification, the Client/Client's Representative will need to provide a stable and continuous internet connection, which is powerful enough for the Video Identification, a computer equipped with a camera and microphone/a mobile phone, and an Identification Document.
- 3.13. Before Video Identification of a new Client, Client needs to obtain access to (register in) the User Cabinet and submit the documents specified in Annex No. 1, as well as Identification Documents (for the Client, Client's Representative, Beneficial Owner).
- 3.14. Before Video Identification of a legal entity Client's Representative, the Representative needs to obtain access to (register in) the User Cabinet and submit the documents specified in clauses 5.1.5.1. and 5.1.5.2 of the Terms.
- 3.15. The Client/Client's Representative have the same obligations concerning the User Cabinet as the Client has concerning the Internet Bank under the Terms and the GTS.

- 3.16. Technical support for Video Identification is provided by Outsourcer 1.
- 3.17. Requirements for Video Identification are specified in section 6 of the Terms.
- 3.18. The Bank may forgo Video Identification of the Client/Client's Representative, or specify that the Client/Client's Representative must undergo in-person identification, by sending a notification via e-mail and SMS, if any of the following occurs:
 - 3.18.1. circumstances are identified which indicate that Video Identification does not correspond to the degree of money laundering, terrorist and proliferation financing risk inherent to the Client/Client's Representative;
 - 3.18.2. circumstances are identified which indicate insufficient security of the Video Identification procedure, its suitability, or the authenticity of the information received:
 - 3.18.3. inconsistencies with information obtained during due diligence of the Client/Client's Representative are detected.
- 3.19. The Bank does not conduct Video Identification in the following cases:
 - 3.19.1. the Client has any of the signs of a shell arrangement;
 - 3.19.2. the Client is a Legal Arrangement/legal entity not registered in a Public Register;
 - 3.19.3. the Client wants to open an account using authorised representative.
- 3.20. The Bank or a person due for identification (i.e., the Client/Client's Representative) may terminate any stage of the Video Identification process without clarifying reasons.
- 3.21. If, after obtaining access to the User Cabinet, submission of documents to the Bank is not commenced within 30 days, access to the User Cabinet as mentioned in section 4 or 5 will be terminated automatically.
- 3.22. If Video Identification is not completed within 7 days following notification of availability of Video Identification, access to the User Cabinet as mentioned in section 4 or 5 will be terminated automatically.
- 3.23. If the Bank does not approve the Client/Client's Representative, access to the User Cabinet as mentioned in section 4 or 5 will be terminated automatically within 30 days after communicating the decision.
- 3.24. If the Client is a legal entity, Video Identification has to be performed only for those Representatives of the Client that intend to represent the Client in its relationship with the Bank.
- 3.25. The Bank is entitled to require the submission of any other supplementary information and/or documents. The Client is obliged to submit all information/documents requested by the Bank within the term specified.
- 3.26. The Client is liable to the Bank for the authenticity, accuracy and completeness of all provided data, information, and documents, as well as for timely submission thereof. The Client shall reimburse the Bank for any losses arising due to untimely submission, submission of inauthentic, forged or incomplete data/documents by the Client.
- 3.27. The Bank is entitled to require the submission of original documents or notarised copies thereof, with notarised translations into Latvian, Russian or English, with legalisation or apostille, as specified in the Applicable Legislation.
- 3.28. If the Client fails to fulfil the Bank's request to provide the necessary documents and/or data within the term specified by the Bank, the Bank is entitled to, until the necessary documents and/or data are received, refrain from performing or accepting Video Identification.
- 3.29. All requests, notifications and warnings communicated by the Bank to the Client using the User Cabinet or e-mail have the legal force of documents signed by an authorised representative of the Bank.

- 3.30. The Parties send notifications and information to each other as follows:
 - 3.30.1. the Client to the Bank electronically, via the User Cabinet;
 - 3.30.2. the Bank to the Client at Bank's discretion, electronically, via the User Cabinet or e-mail;
 - 3.30.3. In urgent cases, e.g., in the event of a security threat or unexpected technical issues, communication takes place over the phone or in any other manner enabling quick communication.
- 3.31. For the avoidance of doubt, any communication will be deemed delivered:
 - 3.31.1. if sent via the User Cabinet on the following day after the relevant information is sent to the recipient in the User Cabinet;
 - 3.31.2. if sent via e-mail on the day on which the requirements for receipt of electronically signed letters are fulfilled in accordance with the Applicable Legislation.
- 3.32. The Client has to pay the Bank remuneration (a fee) for reviewing documents and performing Video Identification in the amount specified in the Price list and in accordance with the procedure specified in the Terms. The Bank is entitled to withhold the Bank's remuneration (fee) in accordance with the procedure specified in the Terms and the GTS.
- 3.33. The Bank is entitled to require the Client to perform payment of remuneration (fees) as specified in the Price list. The Bank is entitled to require payment of remuneration (fees) via cashless transfer from another payment service provider. The Bank may institute other restrictions regarding payment of fees.
- 3.34. The Bank notifies the Client in the User Cabinet about the amount and procedure of payment of the Bank's fee for reviewing of documents and Video Identification, and, if necessary, other fees of the Bank in accordance with the Price list. In the event of change of the Representative of an existing Client, the Bank is entitled to debit the fee from funds held on the Client's account.
- 3.35. If the Client has failed to pay the fees due to the Bank in full, the Bank is entitled not to perform review of documents and Video Identification, without giving notice to the Client or reimbursing the Client for losses, and to terminate access to the User Cabinet as stated in section 5. The Bank is entitled to require payment of the fees specified in the Price list prior to provision of relevant services of the Bank.
- 3.36. The Bank is not obliged to accept a document certifying representation rights in which the representation rights are not stated clearly and unequivocally, or if the Bank has doubts regarding the validity or authenticity of the document certifying representation rights.
- 3.37. The Client/Client's Representative to be identified is notified that, during Video Identification, their Personal Data will be processed, including facial biometric data, for the purpose of unique identification of an individual. Video Identification will take place, and Personal Data will be processed, in accordance with the requirements specified in Regulation of Cabinet of Ministers No. 392 of 03.07.2018 "Procedure by which the Subject of the Law on the Prevention of Money Laundering and Terrorism and Proliferation Financing Performs the Remote Identification of a Customer".
- 3.38. Personal data processing at the Bank is performed in accordance with the Applicable Legislation and the Bank's Notice to data subjects regarding the processing of personal data (previously Personal Data Processing Policy) available on the Bank's website www.magnetiqbank.com.
- 3.39. The Bank reviews information submitted by the Client/Client's Representative via Public Registers and closed databases, in order to verify the authenticity of submitted information and to evaluate the risk level of the Client, as well as

- matches against sanctions lists, PEP, PEP Family Member or PEP Close Associate lists, and to evaluate the feasibility of providing specific services of the Bank to the Client.
- 3.40. The Bank processes information obtained during Video Identification in accordance with the Terms, the GTS, the Bank's Notice to data subjects regarding the processing of personal data (previously Personal Data Processing Policy), and the Applicable Legislation.
- 3.41. The Parties agree that any dispute, complaint or a claim arising from the Terms, or concerning the violation, termination, or invalidity hereof, shall be resolved in accordance with the provisions of the GTS.

4. Registration of new Clients in the User Cabinet and access to means of authentication

- 4.1. The provisions of this section apply to new Clients.
- 4.2.To obtain access to the User Cabinet, the Client has to fill out a registration form on the Bank's website onboarding.lpb.lv, stating:
 - 4.2.1. for individuals their name, surname, personal code/date of birth, mobile phone number, e-mail, country of citizenship/nationality (in case there is more than one, then all), preferred language of communication, and making a mark about being acquainted with the Bank's Notice to data subjects regarding the processing of personal data (previously Personal Data Processing Policy), as well as making a mark about being acquainted and confirming to comply with the GTS, the Price list, the Terms and the Manual;
 - 4.2.2. for legal entities the name, surname, personal code/date of birth, mobile phone number, e-mail, country of citizenship/nationality (in case there is more than one, then all) of the Client's Representative performing the registration, the name, registration number and country of registration of the legal entity, preferred language of communication, and making a mark about being acquainted with the Bank's Notice to data subjects regarding the processing of personal data (previously Personal Data Processing Policy), as well as making a mark about being acquainted and confirming to comply with GTS, Price list, Terms and Manual.
- 4.3. Following the entry of registration data, the Client will receive an e-mail verification code to the provided e-mail address and a mobile verification code via SMS.
- 4.4. To establish access to the User Cabinet, the Client has to enter the received codes into the Bank's registration form and, after entering the codes, establish their new password for accessing the User Cabinet. After successful registration, the Client/Client's Representative will be linked to an identification device (specified mobile phone number) by the Bank, to be used subsequently for authentication of the Client/Client's Representative.
- 4.5. In order to connect to the User Cabinet following registration, the Client (individual) or the Client's Representative has to use the e-mail or mobile phone number (as the login name) and the password they created during registration.
- 4.6. For a new Client, the User Cabinet only enables communication with the Bank and submission of documents.
- 4.7. After logging in to the User Cabinet, the Client (individual) has to:
 - 4.7.1. upload at least one Identification Document per citizenship (as applicable); 4.7.2. upload documents necessary for Client due diligence in accordance with Annex No. 1 to the Terms;
 - 4.7.3. after uploading the documents specified in Annex No. 1 of the Terms, press "submit". By pressing "submit", the Client confirms that the submitted

- documents/information is accurate, complete, and true.
- 4.8. After logging in to the User Cabinet, the Representative of the Client (legal entity) has to:
 - 4.8.1. upload at least one Identification Document per citizenship (as applicable);
 - 4.8.2. upload documents necessary for Client due diligence in accordance with Annex No. 1 of the Terms;
 - 4.8.3. after uploading the documents specified in Annex No. 1 of the Terms, press "submit". By pressing "submit", the Client's Representative confirms that the submitted documents/information is accurate, complete, and true.
- 4.9. If the documents received in the User Cabinet are recognised as duly filled, out, the Bank will request that documents:
 - 4.9.1. be signed using a Secure Electronic Signature (if the Client/Client's Representative has a Secure Electronic Signature) and submitted via the User Cabinet, or
 - 4.9.2. be signed with a SES signature (if the Client/Client's Representative does not have a Secure Electronic Signature), by sending an e-mail link to the information technology system of Outsourcer 2. Using the e-mail link, the Client/Client's Representative has to connect to the information system of Outsourcer 2 and, by performing the actions specified, sign the documents. In the case of a SES signature, the Client/Client's Representative must save the ID number of the signature, the last 5 characters will have to be stated during Video Identification.
- 4.10. If the Client's Representative has stated the scope of representation as requiring any other Representative(s) of the Client, the documents must be signed in accordance with the stated scope of representation (by the relevant number of persons, e.g. two, three representatives, etc.).
- 4.11. If (the necessary number of) Representatives of the Client do not have Secure Electronic Signature, the documents have to be signed using SES signature, in accordance with the stated scope of representation (by the relevant number of persons, e.g., two, three representatives etc.). In such cases, the Bank will send an e-mail link to the information technology system of Outsourcer 2 to the relevant Representatives of the Client. Using the e-mail link, Client's Representatives has to connect to the information system of Outsourcer 2 and, by performing the actions specified, sign the documents. In the case of a SES signature, the Client's Representative must save the ID number, the last 5 characters will have to be stated during Video Identification. The Client/Client's Representative can sign no more than 10 documents with one SES signature. If the Client/Client's Representative needs to sign more than 10 documents, then the Client/Client's Representative can create several Document packages, which the Client/Client's Representative signs separately. When signing Documents and/or Document packages with SES signature, the Client/Client's Representative must save the ID number of the signature, the last 5 characters will have to be stated during the Video Identification. In case the Client/Client's representative signs several Document packages, all signature ID numbers must be saved, the last 5 characters of each signature ID will have to be stated during Video Identification.
- 4.12. Receipt of documents and performance of Video Identification by the Bank is not to be deemed a decision to initiate cooperation with the Client. The ultimate decision will be communicated to the Client via e-mail.

5. Change of the Client's Representative for an existing Client (legal entity)

- 5.1. The new Representative of the Client has to create a User Cabinet. The new Representative of the Client initially registers and connects to the User Cabinet as follows:
 - 5.1.1. fills out a registration form on the Bank's website, stating name, surname, personal code/date of birth, mobile phone number, e-mail, country of citizenship/nationality (in case there is more than one, then all), the name, registration number and country of registration of the legal entity preferred language of communication, makes a mark about being acquainted with the Bank's Notice to data subjects regarding the processing of personal data (previously Personal Data Processing Policy), as well as makes a mark about being acquainted with and confirms to comply with GTS, Price list, Terms and Manual;
 - 5.1.2. following the entry of registration data, the Client's Representative will receive an e-mail verification code to the stated e-mail address and a mobile verification code via SMS;
 - 5.1.3. to establish access to the User Cabinet, the Client's Representative has to enter the received codes into the Bank's registration form and, after entering the codes, establish their new password for accessing the User Cabinet. After successful registration, the Client's Representative will be linked to an identification device in the Bank (specified mobile phone number), which will subsequently be used for authentication of the Client's Representative;
 - 5.1.4. to connect to the User Cabinet following registration, the Client's Representative has to use the e-mail or mobile phone number stated in clause 5.1.1 (as the login name) and the password created during registration;
 - 5.1.5. before undergoing Video Identification of the Client's Representative has to:
 - 5.1.5.1. upload at least one Identification Document per citizenship (as applicable);
 - 5.1.5.2. upload a document certifying the right of the Client's Representative to represent the Client (a legal entity);
 - 5.1.6. after uploading the documents specified in clause 5.1.5 of the Terms, press "submit". Documents are considered submitted once the provisions of this clause are met. By pressing "submit", the Client's Representative confirms that the submitted documents/information is accurate, complete, and true.
- 5.2. If documents received in the User Cabinet are recognised as duly filled out, the Bank will request that these documents:
 - 5.2.1. be signed using a Secure Electronic Signature (if the Client's Representative has a Secure Electronic Signature) and submitted via the User Cabinet, or;
 - 5.2.2. be signed with a SES signature (if the Client's Representative does not have a Secure Electronic Signature), by sending an e-mail link to the information system of Outsourcer 2. Using the e-mail link, the Client's Representative has to connect to the information system of Outsourcer 2 and, by performing the actions specified, sign the documents. The Client/Client's representative can sign no more than 10 documents with the SES signature. If the Client/Client's representative needs to sign more than 10 documents, then the Client/Client's representative can create several Document packages, which the Client/Client's representative signs separately. When signing Documents and/or Document packages with SES's signature, the Client/Client's

representative must save the ID number of the signature, the last 5 characters will have to be stated during the Video Identification. In case the Client/Client's representative signs several Document packages, all signature ID numbers must be saved, the last 5 characters of each signature ID will have to be stated during Video Identification.

5.3. Receipt of documents and performance of Video Identification by the Bank is not to be deemed a decision to recognise the individual as the Client's Representative. The ultimate decision will be communicated to the Client's Representative via email.

6. Video Identification

- 6.1. This section applies to new Clients and existing Clients wanting to submit changes to the composition of Representatives of the Client (e.g., the addition of a new member of the board), to update the data of Identification Documents or to amend the conditions of certain contracts of the Bank.
- 6.2. The Identification Document used by the Client/Client's Representative at the time of Video Identification must be valid for at least 5 business days following completion of Video Identification, and identical to the one submitted to the Bank via the User Cabinet.
- 6.3. If the Bank accepts Video Identification as a suitable means of identification for the relevant Client/Client's Representative, before Video Identification of the Client/Client's Representative, they will be sent a notification containing a link via which the Client/Client's Representative will be redirected to the information technology system of Outsourcer 1. At the previously agreed time, the Client/Client's Representative has to connect to the information technology system of Outsourcer 1, enter the mobile phone number registered with the Bank, enter the code received, get acquainted with and confirm consent to the terms of use of the Outsourcer 1 system and perform Video Identification in accordance with the instructions given by the Operator.
- 6.4. During Video Identification of the Client/Client's Representative, the Operator has the right to:
 - 6.4.1. to inform the Client/Client's Representative about the progress of the Video Identification process and about making a recording;
 - 6.4.2. to ask the person being identified to ensure that they are alone in the room. In the event of technical issues, with the Operator's consent, the Client/Client's Representative may rely on the assistance of a third party to remedy technical issues, who must leave the room after remedying the issues;
 - 6.4.3. to ask the Client/Client's Representative to ensure that their head and shoulders are in plain sight, their face is not in a shadow and is clearly distinguishable from the background and from other objects, no filters are in use, the face is not covered, the documents being presented are clearly legible;
 - 6.4.4. to request presentation of the Identification Document at various angles;
 - 6.4.5. to take a photo of the Client/Client's Representative;
 - 6.4.6. to take a photo of the Identification Document of the Client/Client's Representative;
 - 6.4.7. to make a video recording;
 - 6.4.8. to ask questions;
 - 6.4.9. to terminate Video Identification:

- 6.4.9.1. if in doubt whether the Client/Client's Representative is alone in the room;
- 6.4.9.2. if there are technical issues (e.g., poor audibility or video streaming disruptions);
- 6.4.9.3. if in doubt whether the Client/Client's Representative is under the influence of alcohol, toxic, narcotic or psychotropic substances (e.g., the person being identified is unable to answer questions, behaves in an inappropriate/undignified manner, uses swear words etc.);
- 6.4.9.4. if the Client/Client's Representative's head or shoulders are not in plain sight, their face is in a shadow and/or not clearly distinguishable from the background and other objects, filters are in use, the face is covered, the documents being presented are not clearly legible etc.;
- 6.4.9.5. if prohibited under the Terms or the Applicable Legislation.
- 6.4.10. to perform other activities necessary for fulfilling the requirements of Video Identification.
- 6.5. Outsourcer 1 is entitled to record the IP address of the Client's and/or Client's Representative's internet connection.
- 6.6. If the process of Video Identification of the Client/Client's Representative has been interrupted, the Client/Client's Representative, upon remedying the reason for the interruption (e.g. by remedying technical issues), has to perform repeated Video Identification by connecting to the information technology system of Outsourcer 1 (using the same link) and repeating the actions stated in clause 6.3 of the Terms.
- 6.7. If the process of Video Identification of the Client/Client's Representative has been unsuccessful (the relevant notification is visible on the screen), the Client/Client's Representative has to perform repeated Video Identification by connecting to the information technology system of Outsourcer 1 (using the same link) and repeating the actions stated in clause 6.3 of the Terms. Before undergoing repeated Video Identification, the Client/Client's Representative needs to verify that their Identification Document corresponds to the provisions of clause 3.2 of the Terms and that its validity satisfies the provisions of clause 6.2 of the Terms.
- 6.8. The Bank is entitled to require the Client/Client's Representative to undergo repeated Video Identification at any time by giving the Client/Client's Representative notice via e-mail and SMS.
- 6.9. The Bank is entitled to unilaterally determine the maximum allowed number of attempts to perform Video Identification if the process of Video Identification is interrupted.

