GENERAL TERMS AND CONDITIONS FOR EURO DENOMINATED PAYMENTS TRANSMITTED WITHIN THE SINGLE EURO PAYMENTS AREA 1.10.2019

If there is any inconsistency between the different language versions, the Finnish terms and conditions prevail.

1. Scope of application

Unless otherwise agreed, these general terms and conditions are applied in the Single Euro Payments Area to euro-denominated credit transfers and to the cash services referred to below in cases where no foreign exchange is involved in the transaction and where the service providers involved in the execution of the payment order are located in the euro area.

These general terms and conditions are also applied to payment orders issued through a payment initiation service as well as other payment orders such as card payments where the terms and conditions governing such other payment orders so provide.

Execution of payments orders is also governed by the relevant account agreement and any other service agreement that may exist.

2. Definition of terms

Banking day is a day on which the payer's or the payee's service provider is open for business and thus able to execute the payment order on its part. Commencement date is the banking day on which the payer bank initiates execution of the payment order.

Consumer is a natural person who concludes payment service contracts for purposes other than his trade or business.

Credit transfer refers to the debiting of the payer's payment account on the assignment of the payer for a transfer of funds to the payee's payment account. A credit transfer is national when both the payer's and payee's payment service provider are located in Finland. Respectively a credit transfer is a cross-border one when payer's payment service provider are located in different states within the Single Euro Payments Area.

Due date of payment is the date given by the payer to his bank which determines the date of commencement of the execution of the payment order.

IBAN (International Bank Account Number, ISO 13616) is an account number expressed in an international format.

Intermediary bank is a bank or another institution that is involved in the transfer of funds besides the payer's service provider and the payee's service provider on instructions given by the payer's service provider or the payee's service provider.

Money remittance is a service where the bank receives cash for transfer to the payee's account or for making the funds available to the payee.

Payee is the payment service user who has access to the account to which funds are transferred.

Payee's service provider is the bank or the payment institution that receives the funds for the account of the payee and transfers the funds to the payee's account or keeps the funds available to the payee.

Payer is the party that gives a payment order.

Payer's service provider is the bank or the payment institution that receives the payment order and transmits it to the intermediary bank or to the payee's service provider.

Payment order is an order given by the payment service user to his bank to execute a payment transaction e.g. as a credit transfer, cash payment or by means of a payment card. Execution of a payment order involves the measures taken by the service provider to process the order and transmit the payment.

Payment service user is the party that may under an agreement made with the bank use a payment service or payment services in the capacity of either a payer or a payee or both.

Payment transaction is a procedure where funds are transferred, withdrawn or made available.

Payment initiation service is a service in which a bank-external service provider, at the request of the payment service user, initiates payment order execution from a payment account kept by the bank.

SEPA, or Single Euro Payments Area, is a single Europe-wide payments area created by European banks, the European Central Bank and the European Commission.

SEPA Instant payment is an account transfer in which funds are instantly transmitted to the recipient.

Service Price List: The bank's fees and charges are available in the current service price list. In addition, the most representative services related to payment accounts are collected into the document Statement of Fees. The Service Price List and the Statement of Fees are available in the bank's offices and on the bank's website.

Urgent transfer is a national credit transfer service provided by banks. It is executed as an urgent remittance and the funds are transmitted to the payee's payment service provider on the commencement date.

3. Issuance of payment order

The payer gives a payment order by supplying the bank with the information needed for the execution of the payment. The payer gives his consent to execute the payment order by signing the payment order form or by confirming the payment order using a personal or business identification code issued by the bank or by any other means that may have been agreed on with the bank.

The payer is required to give the following information:

- Details of the payer
- Payer's name

- Any of the following details: payer's address, date and place of birth, customer number given by payer's bank, personal or business identification number (if the payment is charged to account, the payer's bank may fill in this information from its own system and the payer need not give the details separately)

- Number of account (in IBAN format), if payment is made from account
- Details of the payee Payee's name
- In credit transfers, identification details for the payee's service provider
- · Account number in IBAN format and when needed
- In urgent transfers: account number in national or in IBAN format
- Amount of payment

The payer's bank may also offer the payer a chance to give other information such as:

- Due date of payment
- · Payee's address
- · Payee's identification details
- · Payment identification code given by payer
- · Original payer's name
- · Actual payee's name
- · Cause of payment
- · Payment identification details to be conveyed to payee (e.g. reference number or message)

The payer is required on demand to prove his identity and specify the source of the funds and the purpose of their use. The bank is entitled to check the payer details.

The bank has the right to process the payment service user's personal data when providing the payment services compliant with these terms and conditions.

The bank may compare the payment information to not only UN and EU regulations on financial sanctions and any decisions made under the sanctions program, but also to announcements and regulations issued by both domestic and foreign authorities or similar bodies, such as the United States Office of Foreign Assets Control (OFAC) (hereinafter, the former will be referred to as "economic sanctions"). In addition, according to its own risk assessment, the bank may limit payments traffic from or to such country or countries in which it assesses the practices to be insufficient for preventing money laundering, the financing of terrorism and the combating of other economic crime. If needed, the bank may demand that the payment service user provide additional information concerning the payment; the bank may also take other measures necessary due to economic sanctions or similar reasons. If such is the case, the bank is not obliged to initiate payment order execution or to transmit the payment in part or in total.

The payer is responsible for the correctness of the information given in the payment order. Unless otherwise agreed, the payer's bank is not obliged to rectify or complement the payment order. If, however, it detects an error in the payment order on its receipt, the bank seeks as far as possible to notify the payer of the error.

A credit transfer and a SEPA Instant payment are executed in favour of the payee solely on the basis of IBAN and a cross-border credit transfer on the basis of IBAN, even if the payer had given additional information for the purpose of executing the payment order.

The bank is entitled to transmit the payment on the basis of the national part of the account number. The payee may channel the funds to any of his accounts by agreeing on the matter specifically with his bank.

4. Receipt of payment order and commencement of execution

A payment order is considered to have been issued when the payer's bank has received it in a manner approved by the bank. The commencement date of a payment order received on a day other than a banking day is the following banking day. The commencement date of a payment order for a SEPA Instant payment is the date on which the bank received the payment order in a manner acceptable to the bank.

The commencement date is determined at the branch or agreed in payment service contracts or announced in service descriptions.

The payer and the payer's bank may specifically agree that execution of a payment order be commenced at a due date which is later than the above mentioned or at a date on which the payer makes the funds available to the bank as may be indicated by the payer. If the due date indicated by the payment service user is not a banking day, the commencement date is the following banking day. If the payment service user has indicated a due date which is earlier than the commencement date, the user's bank executes the payment order disregarding the due date, unless otherwise agreed between the user and the bank.

While transferring a payment, neither the payer's bank nor the intermediary bank nor the payee's bank is obliged to observe the purpose of the payment or any special requirements on time or other circumstance resulting from the purpose, subject to legislation.

5. Funds needed for execution of payment order

The payer is responsible for ensuring that the funds needed for the payment order and the relevant service fees are available to the payer bank for the transfer of the payment.

If the payment is debited to account, the payer is responsible for ensuring that the funds needed for the payment and the relevant service fees are available in the account to be debited at the time of the debit.

If the due date of the payment is a later date than the date of issuance of the payment order, the funds need to be available in the account at the start of the due date, unless otherwise agreed.

6. Non-execution of payment order

Neither the payer's nor the payee's bank is obliged to commence the execution of the payment order or to transfer the payment in part or in total if the payment order fails to meet the conditions set forth above in sections 3 and 5, or if the bank is unable to ensure the fulfilment of the conditions within the time frame set forth for payment transfers, or if the account to be debited shows an insufficient balance, or if the operation of the account is otherwise prevented, or if the payment order is in breach or might be in breach of economic sanctions, or if there is another justified reason for non-execution.

The payer's bank informs the user about the non-execution in an agreed manner, unless such action is prohibited by law.

If the payee's account agreement has expired or if operation of the account is otherwise prevented the payee's bank is entitled to return the payment to the payer's bank.

7. Cancellation or amendment of payment order

If the payer is a consumer, the payer is entitled to cancel his payment order or to amend either the due date or the amount of the payment by notifying the bank thereof in an agreed manner no later than the banking day preceding the due date. Such cancellation or amendment is to be made no later than the banking day preceding the due date during banking or service hours by the hour indicated by the bank.

If the payer is not a consumer, the payer is entitled to cancel his payment order or to amend either the due date or the amount of the payment by notifying the bank thereof no later than the banking day preceding the due date, unless otherwise agreed between the payer and the bank. Such cancellation or amendment is to be made no later than the banking day preceding the due date during banking or service hours by the hour indicated by the bank, unless otherwise agreed.

The payer is not, however, entitled to cancel or amend his payment instruction to the bank after the bank has either commenced to execute the order or debited the payer's account or issued a receipt confirming execution of the payment.

8. Execution time for payment order

The payer's bank debits the payer's account for the payment at the due date indicated in the payment order.

If it has not been possible to debit the payment order at the due date indicated because of insufficient funds, the payer's bank may debit the payment to the payer's account within two (2) banking days after the due date indicated. Then the commencement date of the payment order is not the due date indicated by the user but the banking day on which the account shows a balance that is sufficient for debiting the payment, yet no later than the second banking day from the due date. The payer is liable for any consequences that may result from the delay. The SEPA Instant payment is debited from the payer's account immediately upon receipt of the payment order.

If the payer's account and the payee's account are held with the same bank or the same banking group, the funds are paid to the account indicated by the payer in the payment order no later than the banking day following the commencement date.

If the payer's account and payee's account are held with two different banks or two different banking groups, the funds are paid to the account of the payee's bank no later than the banking day following the commencement date.

If the payment crosses national borders, the funds are paid to the account of the payee's bank no later than the banking day following the date of commencement of the execution of the payment order.

If the payment order has been given on paper, the above mentioned execution times may be extended by no more than one banking day.

The payee's bank pays the funds to the account indicated by the payer in the payment order immediately after the funds have been paid to the account of the payee's bank and the payee's bank has received the details referred to above in section 3 that are needed for the payment of the monetary amount to the payee's account or for making the funds available to the payee. The payer's or payee's bank is entitled to suspend execution of the payment order in order to get further instructions or further information.

9. Cash-related services

9.1 Cash in transit service

The bank may accept instructions to transfer cash to another location for the purpose of counting and crediting to account. The funds are credited to an account held with the bank that received the cash after the cash has been verified for authenticity and counted within a period agreed specifically.

9.2 Cash deposit to own account

The bank may accept cash for the purpose of crediting the payment service user's own account with the same bank.

If the account holder is a consumer, the account holder's bank credits the funds to the account of the consumer as soon as the cash has been verified for authenticity and counted.

If the account holder is not a consumer, the account holder's bank credits the funds to the account no later than the banking day following the date at which the cash was verified for authenticity and counted.

9.3 Cash payments

The bank may accept a money remittance order. Execution of the order is commenced as soon as the cash has been verified for authenticity and counted.

The bank may require that the cash be first deposited to the account held with the bank by the initiator of the payment order, after which the bank executes the credit transfer.

The payer's bank executes the order no later than the second banking day following the commencement date. If the payment crosses national borders, the funds are credited to the account of the payee's bank no later than the fourth banking day following the commencement date of the execution of the payment order.

10. Payment envelopes

The payer may give his credit transfer orders for processing by his service provider in an envelope, if the bank provides such service. The payer may leave the payment envelope at his bank's reception point or have it delivered

by postal service.

The payment order is considered to have been received for processing no later than the fifth (5) banking day following the date at which the payment envelope was left by the payer at his bank's reception point.

A payment order delivered by the postal service is considered to have been received no later than the fifth (5) banking day following the date at which the postal service delivered the payment envelope to the bank's reception point.

11. Information conveyed to payee's bank and payee

The payer's bank is entitled to convey the information listed in section 3 to the payee's bank. The payment is also accompanied by the rest of the information needed for the transfer of the payment. In credit transfers, the payer name information conveyed equals the name of the account holder.

The payee's bank gives the payee information on the payment transaction in a manner agreed specifically. The payee's bank can be obliged to inform the payee of payer's name. The bank is not, however, obliged to give the payee any information given for the identification of the payer, such as personal identification code.

12. Service provider's liability for execution of payment order and limitations on liability

The payer's bank's liability for the execution of the payment order ends when the payment information has been forwarded to the payee's bank and the funds involved in the transaction have been transferred to the account of the payee's bank. If the funds involved in the transaction have not been paid to the account of the payee's bank within the time limit provided in section 8 of these terms and conditions, the payer's bank is liable to reimburse the payer for the fees charged for the payment transaction and for the interest that the payer has had to pay or that the payer has lost on account of the delay or oversight on the part of the bank. If the payer is not a consumer, the payer's bank is obliged to refund part of the interest paid by the payer, yet no more than the penalty interest provided in section 4, subsection 1 of the Interest Act.

The payment service user is required to inform his bank of any failed, incorrectly or late executed or unjustified payment transaction without undue delay as soon as the user detects the discrepancy. If the user is a consumer, he is at all events required to report such discrepancy no later than 13 months from the date that the payment transaction was executed or the amount was debited or credited to his account. This time limit does not start to elapse if the user's bank has not informed the user of the payment transaction in an agreed manner. If the payment service user is not a consumer, the discrepancy is to be reported within one month.

If the payment transaction was, according to the payer's report, implemented unjustifiably without the payer's fault and if the bank refunds the money to the payer's account, but when the matter is investigated, the bank shows that the payer is responsible for the unjustified use of the means of payment, the bank has the right to debit the refunded amount from the payer's account.

If the bank has failed to execute the payment transaction or if the payment has been executed incorrectly or late or unjustifiably for a reason resulting from the bank, the payer's bank is required to refund to the payer the monetary amount of the payment debited to the payer's account without undue delay. If the funds involved in the transaction have not been paid to the account of the payee's bank within the execution time limit set out in section 8 of these terms and conditions, the payer's bank is obliged to reimburse the payer primarily for the interest and expenses that the payer has had to pay on account of the delay or oversight.

The payer's bank is not obliged to refund the payment if it can prove that the payee's bank has received the funds involved in the payment transaction within the time limit set out in section 8 of these terms and conditions. Then the payee's bank is required to immediately pay the amount involved in the payment transaction to the payee's payment account or make the funds available to the payee.

If the payee's bank has failed to pay the funds to the payee's account within the time limit set out in section 8 of these terms and conditions, the payee's bank is required to reimburse the payee for the expenses and interest either charged to the payee for the payment transaction or lost by the payee on account of the delay or oversight on the part of the payee's bank. If the payee is not a consumer, the payee's bank is obliged to compensate part of the interest paid by the payee, yet no more than the penalty interest provided in section 4, subsection 1 of the Interest Act.

No payment service user is entitled to refund of the funds or service fees or any interest, if the payment has failed or if it has been executed incorrectly for a reason resulting from the user himself.

Neither is the payment service user entitled to compensation for any delay if such delay is caused by a reason resulting from the user himself.

The payer's bank is not liable for execution of the payment order if execution fails because the payer has given the bank incorrect or defective information.

The payer's bank is not liable for any action taken by the payee's bank or for the solvency of the payee's bank.

13. Tracing a payment transaction

If execution of a payment transaction has failed or if a payment instruction has been executed incorrectly, the bank takes steps, at the request of the payment service user, to trace the payment transaction and informs the user of the outcome.

If a payment service user has given either incorrect identification details of payee's service provider or an incorrect account number referred in section 3, the bank is not obliged to trace the payment transaction. Even so, the payer's bank is required to make reasonable efforts to recover the funds involved in the payment transaction.

14. Parties operating on behalf of the payer

The payer may authorise a payment initiation service provider or some other party to issue payment orders to the bank in a manner acceptable to the bank.

The bank is entitled to reject payment orders from a third party if the bank has a justified reason to suspect unlawful or fraudulent use of a payment account in connection with that third party.

15. Correction of bank's error

The bank is entitled to correct errors resulting from bank's action such as a misprint, miscalculation or a similar technical error in payments transmission even if the payment had already been credited to the payee's account. The bank seeks to rectify the error as soon as possible after the error was detected and in any case within a reasonable time after the error was made. The bank notifies the account holder of the error and its correction without delay. Correction of an error may not, without the account holder's consent, result in an overdraft in the account holder's account.

16. Liability for damage and limitations on liability

Besides the interest and charges referred to in section 12 of these terms and conditions, the payment service user's bank is liable to compensate the user for no other than direct losses arising from action taken by the user's bank in breach of either the Payment Services Act or these terms and conditions in connection with the transfer of the payment. Such direct losses include necessary costs incurred by the user in his efforts to have the breach or negligence remedied. The payment service user is not entitled to compensation from his bank for any direct loss unless the user reports the breach to his bank within a reasonable time from the date that he detected or should have detected the breach.

Neither the payer's bank nor the intermediary bank nor the payee's bank is liable for any indirect losses sustained by the payment service user or a third party as a result of an error in the transmission of payments. Neither is the bank liable for any damage caused by the payment initiation service provider's actions or omissions.

If the payment service user sustains a loss, he is required to take all reasonable measures to limit the loss. If the payment service user fails to do this, he is liable for the loss himself in this respect. Damage payable by the bank for breach of either laws or these terms and conditions may be adjusted if the amount is unreasonable in view of the reason for the breach, the user's possible contribution to the loss, the amount of consideration paid for the payment service, the bank's chances of foreseeing the loss and preventing it from occurring, and any other relevant circumstances.

The payment service user is liable for losses arising from the bank's inability to transmit the payment because of insufficient funds, expired account agreement or prevented use of account, and for losses caused by the payment service user by action which is in breach of either laws or these terms and conditions.

17. Termination of payment transmission

The bank's obligation to transmit payments expires when the relevant account agreement or service agreement ceases to be in force. When the agreement is terminated or cancelled, the payment service user is obliged, before the expiry of the agreement, to cancel all payment orders with a given due date later than the date of expiry of the agreement. The bank is not obliged to inform the payment service user of the non-execution of these payment orders as provided in section 6.

Where payment transmission is based on a single payment order, the bank may, unless otherwise agreed, cancel the payment order no later than one month before the due date.

If the payment service user materially breaches these terms and conditions or uses the services referred to herein for a purpose that is against laws or public decency, the bank is entitled to immediately terminate payments transmission.

18. Service fees and charges

The payment is transferred in full to the payee. The payee and the payee's bank may agree that the service fees and charges announced in the payee bank's schedule of fees be deducted from the monetary amount of the payment. The payer and the payee each meet the service fees and charges collected by their own bank for the execution of the payment.

The payment service user is obliged to pay the bank the service fees that the bank has announced in its schedule of service fees or that have been specifically agreed. The bank is entitled to charge the service fees to the payment service user's account.

If the payment service user has given an incorrect account number or any other incorrect information, the bank is entitled to charge the fees provided in its schedule of service fees for tracing a payment transaction and recovering the funds.

If it turns out that the payment order has been correctly executed, the bank is entitled to charge the fees provided in its schedule of service fees for undue investigation of the payment order.

If the bank and the payment service user have agreed that the payment order may be cancelled after the time limit provided in section 7, the bank is entitled to charge the fees provided in its schedule of fees for the cancellation of the payment order.

The bank is entitled to charge the fees provided in its schedule of service fees for its notice of non-execution of a payment order.

If any other expenses are incurred in connection with the transfer of the payment, the payer's bank is entitled to claim compensation for the expenses from the payer in arrears.

19. Amendments to service fee schedule and these terms and conditions

The bank is entitled to make amendments to its schedule of service fees and to these terms and conditions.

Any amendment to these terms and conditions also applies to orders which have been given to the bank before the entry into force of the amendment but executed after the entry into force of the amendment.

19.1 Payment service user is a consumer

The payment service user's bank notifies the user in writing or electronically in a manner agreed specifically of any amendment to either its schedule of service fees or these terms and conditions. The amendment takes effect at the date indicated by the bank, yet no earlier than two months from the dispatch of the notification.

Payments transmission continues in compliance with the amended terms and conditions, unless the payment service user informs the bank before the indicated effective date of the amendment in writing or electronically in a manner agreed specifically that he is opposed to the amendment. The payment service user is entitled to terminate the underlying service agreement before the effective date of the amendment. When the agreement terminates the bank is entitled to terminate transmission of payments with immediate effect.

19.2 Payment service user is not a consumer

The payment service user's bank informs the user in writing or electronically in a manner agreed specifically of any amendment to these terms and conditions that materially increases the user's obligations or reduces the user's rights and does not result from a legislative change, authorities' regulation or change in banks' payment systems. The bank informs the user of the amendment or change no later than one month before the proposed entry into force of the amendment or change.

Any other amendment to these terms and conditions is notified by the user's bank by publishing it at the bank's branch or on the bank's website.

Yet changes in service fees or charges are announced by publishing them in the schedule of service fees. Such changes take effect at a date indicated by the bank.

20. Notifications between bank and payment service user and languages used in communication

The payment service user's bank sends all notifications concerning these terms and conditions in writing to the address reported to the bank or to the Population Register Centre, or electronically in a manner to be agreed specifically. The payment service user is considered to have received the notification no later than the seventh day after the date of dispatch.

The payment service user sends notifications concerning these terms and conditions to the bank in writing or in another manner agreed specifically. The bank is considered to have received the notification no later than the seventh day after the date of dispatch.

The payment service user may communicate with the bank in Finnish or Swedish.

21. Force majeure

Neither of the parties is liable for any loss if it can prove that it has been prevented from meeting an obligation by an unusual and unforeseen reason beyond its control which has resulted in consequences that could not have been avoided by exercise of due diligence. Neither is the bank liable for any loss arising from performance of any obligation hereunder if such performance were against any obligations imposed on the bank in legislation.

Each party is obliged to notify the other party as soon as possible if they are affected by force majeure. The bank may do this by publishing an announcement e.g. on its website or in nationwide newspapers.

22. Transfer of agreement

Should the bank merge or demerge or transfer all or part of its business, the rights and obligations under agreements made between the payment service user and the bank remain in force vis-à-vis the acquirer of the business.

23. Customer advisory service and out-of-court redress mechanisms

If any disputes arise about execution of payments or about these terms and conditions, the payment service user is advised to always first contact his bank. In case of a customer complaint, the bank will, as a rule, reply to the customer within 15 banking days from the contact, either in writing or in some other permanent manner, as agreed.

Consumers and small businesses may refer disputes relating to these terms and conditions for processing by the Finnish Financial Ombudsman Bureau (www.fine.fi) or by the Banking Complaints Board operating as part of the Bureau. Consumers may also have their disputes processed by the Consumer Disputes Board (www.kuluttajariita.fi).

24. Supervisory authorities

Bank's operations are supervised by the Swedish financial supervisory authority (www.fi.se), and, in consumer issues, by the Consumer Ombudsman (www.kkv.fi).

Contact information to the Swedish financial supervision authority: Finansinspektion, P.O. Box 7821, SE-103 97 Stockholm, Sweden.

Contact information to the Consumer Ombudsman: Finnish Competition and Consumer Authority, P.O. Box 5, FI-00531 Helsinki, phone 029 505 3000 (switchboard).

25 Processing of personal data

The bank functions in the role of the controller in the processing of the personal data which the service user submits or which the bank otherwise saves in connection with the use of the service.

25.1 Purpose and legal basis

The bank processes personal data primarily in order to fulfil the terms and conditions of the agreement between the parties. The bank also processes personal data in order to fulfil its legal obligations and the obligations set upon it by public authorities; for example, the legal requirements concerning accounting and money laundering as well as reporting to the tax authority and financial supervisory authority. In addition, the bank processes personal data on the basis of its legitimate interests; such cases include e.g. direct marketing as well as market and customer analyses, which are made use of in marketing, business development and risk management. By using the payment service, the payment service user gives the bank the specific consent to process such personal data that is required for providing the payment service.

25.2 Storage time of personal data

The bank stores personal data for as long as is required to fulfil the terms and conditions of the agreement as well as all requirements based on laws and statutes. In general, the storage time is 5-10 years from the termination of the contract.

25.3 Data subject's rights

The data subject is entitled to obtain information on what personal data the bank processes and also to demand that any faulty or deficient data be rectified.

25.4 Additional information and contacts

The bank's privacy statement is available online at www.handelsbanken.fi as well as at the bank's offices. Should you wish to exercise your rights, or if you have questions or complaints relating to how your personal data is processed, please use the online bank messaging facility to contact us, or phone Handelsbanken's customer service, or visit a branch office, or send a message to the data protection officer at Handelsbanken Finland at tietosuojavastaava@handelsbanken.fi, or send a letter to Handelsbanken, Tietosuojavastaava, Itämerenkatu 11–13, 00180 Helsinki. The contact information to our offices, customer service and data protection officer is also available on our website. You may submit a complaint about the processing of your data to the supervising authority. The contact information is available online at www.tietosuoja.fi.

26. Jurisdiction and applicable law

26.1 Payment service user is a consumer

Any disputes arising from this agreement and its terms and conditions are settled in the district court of Helsinki or in the district court of the jurisdiction of the place in Finland where the payment service user has his domicile or permanent place of residence. If the user does not have a residence in Finland, disputes are settled in the district court of Helsinki.

26.2 Payment service user is not a consumer

Any disputes arising from this agreement are settled in the district court of Helsinki.

26.3 Applicable law

This agreement is governed by Finnish law.