Commerzbank AG Vienna Branch | Conditions for Processing Banking Transactions

_through the Corporate Banking Portal June 2018 | Page_1 Conditions for Processing Banking Transactions through the Corporate Banking Portal

As at: June 2018, Commerzbank AG Vienna Branch, Issued: February 2017Austria

1. Scope of services

(1) The Customer The Customer (account holder who is not a consumer within the meaning of ZaDiG [Payment Services Act] 2018) may use the Corporate Banking Portal and execute banking transactions within the scope of services offered by the Bank. Execution of such transactions shall be subject to the conditions for the relevant banking transactions (for example Terms and General Business Conditions for Payment Services for Corporate Customers, Special Conditions for Commerzbank Online Banking Securities Transactions, Special Conditions for Main Funders). The Customer can also access information from the Bank.

The Customer may also access information from the Bank via the Corporate Banking Portal. In addition, for purposes of activating payment orders, the Customer is entitled to use a payment activation service in accordance with Section 1 para. 2 (7) ZaDiG 2018 and, for the purposes of communicating information about payment accounts, an account information service provider in accordance with Section 1 para. 2 (8) ZaDiG 2018.

(2) The Customer and the authorised persons shall hereinafter be <u>collectively</u> referred to as the "<u>ParticipantSubscriber</u>" or "User". This also includes the "User" pursuant to the Terms and Conditions for Remote Data Transmission who uses the remote data transmission made available through the Corporate Banking Portal. The account and <u>depositcustody account</u> shall hereinafter be <u>collectively</u> referred to as <u>the</u> "Account(<u>s)".</u>".

(3) For the The Customer and the Bank may agree on separate disposal limits for certain types of services.

(3)2. Preconditions for use of the Corporate Banking Portal the regular limits or drawing limits separately agreed with the Bank for the agreed type of service shall be applicable

2. Preconditions for the For use of the Corporate Banking Portal

For the execution of banking transactions, the Participant, the Subscriber/User needs the personalised security features and authentication instruments agreed with the Bank in order to prove <u>his/herthe Subscriber's/User's</u> identity as <u>an</u> authorised <u>Participant/Userparty</u> (see <u>Sect.Section</u> 3) and to authorise orders <u>and issue transactional declarations</u> (see <u>Sect.Section</u> 4). <u>Each Participant/User may agree with the Bank whichIn place of a</u> personalised security feature <u>and</u>, <u>a biometric feature of the Subscriber/User may also be agreed as a means of authentication instrument he/she is to useand/or authorisation</u>.

With effect from 1 December 2019, the Bank shall only accept authentication instruments on the basis of strong authentication within the meaning of Section 4 line 28 ZaDiG 2018 for the authorisation of payment transactions pursuant to Section 87 ZaDiG 2018.

2.12.1. Personalised security features

The personalised Personalised security features, which may also be alphanumeric, are:

<u>personalised features that the Bank provides to the Subscriber for purposes of authentication.</u> <u>These may include the following:</u>

- Personal Identification Number (PIN)
- nonNon-reusable Transaction Authorisation Numbers (photoTAN)-and

• the Signature PIN-//password and the data of the personal electronic key for the electronic signature.

2.22. Authentication instruments

The<u>A</u> photoTAN can be generated and made available to the <u>ParticipantSubscriber</u>/User via a mobile or reading device. The <u>ParticipantSubscriber</u>/User may use further authentication instruments to authorise transactions:

• a chipcardchip card with signature function, or

• <u>otheranother</u> authentication instrument containing the signature key, including the storage of the electronic signature key in a technical environment provided by the Bank (or by a service provider authorised by the Bank) that is protected against unauthorised access,

• an app personalised for the <u>ParticipantSubscriber</u>/User by the Bank in the initialisation process.

2.3. Agreement of personalised security features and authentication instruments

Each Subscriber/User may agree with the Bank which personalised security feature and authentication instrument is to be used.

3. Access to the Corporate Banking Portal

The ParticipantSubscriber/User is given access to the Corporate Banking Portal if:

• the <u>ParticipantSubscriber</u>/User has transmitted the <u>participantSubscriber</u> number/registration name and the PIN

• the verification of this data by the Bank has shown that an access authorization for the Participant/User exists, and access has not been blocked (see Sects. 9.1 and 10). Once access to the Corporate Banking Portal has been granted, the Participant/User can retrieve informationor place orders.<u>authorisation for the Subscriber/User exists</u>

and access has not been blocked (see sections 9.1 and 10).

Once access to the Corporate Banking Portal has been granted, the Subscriber/User can retrieve information or place orders. Sentences 1 and 2 also apply if the Subscriber activates payment orders via a payment activation service or requests payment account information via an account information service provider (see Section 1 para. 1 sentence 4).

4. Execution of orders via the Corporate Banking Portal

4.14.1. Placing orders and authorisation

The authorisation to <u>implementconduct</u> individual transactions (for example-<u>credit</u>, transfers) is carried out – depending on the selected type of service – <u>byvia</u> the agreed personalised security features:

- photoTAN,
- PIN,
- electronic signature,
- <u>biometric signature</u> or

by simple clearance after signing in with the participantSubscriber number and/or registration name and PIN

Sentence 1 also applies if the Subscriber activates and transmits a payment order via a payment activation service (see Section 1 para. 4).

4.2. Supplementary regulations for remote data transmission in the EBICS standard when using the photoTAN procedure

4.2.1. The Customer instructs the Bank to save the personal key of the Subscriber/User in a technical environment that is protected against unauthorised access. The Bank is also entitled to instruct a reliable service provider to do this. The password required to authorise the personal key shall be replaced by the TAN using the photoTAN procedure.

4.2.2. The Terms and Conditions for Remote Data Transmission shall be supplemented as follows:

• Supplemental to Section 4 (2) of the Terms and Conditions for Remote Data <u>Transmission, it is permissible for the electronic key to be stored in a technical environment</u> provided by the Bank (or by a service provider authorised by the Bank) (cf. Section 2.2.1 (5) of <u>Annex 1a of the Terms and Conditions for Remote Data Transmission</u>).

• Supplemental to Section 7 (3), it is agreed that the Bank may verify whether the correct photoTAN was entered.

4.2.3. Annex 1a of the Terms and Conditions for Remote Data Transmission shall be supplemented as follows:

• The authentication signature in Section 1.2 may also be rendered in the photoTAN procedure in the technical environment of the Bank or of an authorised service provider. These shall carry out the necessary verification for the Customer.

• Supplemental to Section 2.2.1 (5), it is agreed that the photoTAN will be used instead of a password if the security medium of the Subscriber is saved by the Bank in a technical environment that is protected against unauthorised access.

• <u>The authorisation of orders in accordance with Section 3 may also be granted by</u> entering the photoTAN shown on the mobile or reading device and the electronic signature subsequently generated in the secure technical environment.

4.24.3. Compliance with reporting regulations

When making payments in favour of non--residents, the ParticipantSubscriber/User mustshall comply with the reporting duties set out in the Reporting Regulations of the OeNB adopted according to Art.Section 6, Para_para. 2 and 3 of the Austrian Foreign Exchange Act 2004 (currently "ZABIL 1/-2013"_ in its version "ZABIL 1/2016")," as well as according to the Ordinance regarding statistical surveys on the imports and exports of services and cross-border financial relations-).

4.34.4. Revocation of orders

The <u>revocability of extent to which</u> an order <u>can be revoked</u> shall be governed by the <u>Special</u> <u>Conditions special conditions</u> applicable <u>tofor</u> the <u>relevantrespective</u> order type. Orders can only be revoked outside the Corporate Banking Portal, unless the Bank expressly provides for a revocation option in the Corporate Banking Portal.

5. Processing of orders by the Bank

(1) Orders placed in the Corporate Banking Portal shall be processed according to the regulations governing the processing of orders under the agreed service type (for example credit, transfer or securities order).

(2) Payment orders (credit_transfer, direct debit) shall be subject to the following special regulations:-

(2) The Bank willshall execute the payment order subject to-

the following conditions:

• <u>the Participant The Subscriber</u>/User has proved his identity by means of his<u>submitted</u> identification proof via a personalised security feature₇.

• the Participant's The Subscriber's /User's authorisation for the relevant order type has been verified,.

the<u>The</u> data format for the agreed type of service is adhered to;.

• the<u>The</u> separately agreed drawing limit or the standard<u>disposal</u> limit for the respectivetype of service type has not been exceeded.

the<u>The additional</u> preconditions for execution according to the relevant special conditions applicable tofor the relevant order type arehave been fulfilled, and.

sufficientSufficient account cover (credit balance or credit facility) is available.

If <u>the</u> preconditions for execution according to sentence 1 are complied with, the Bank <u>willshall</u> execute the payment order. Such execution <u>shallmay</u> not violate any <u>other</u> legal provisions.

(3) If the preconditions for execution according to Subsect. (para. 2), sentence 1, bullet points (1–5) are not complied with, the Bank willshall not execute the payment order. The Bank will provideshall notify the ParticipantSubscriber/User online or otherwise aboutof the non-execution of the order and, to the extent possible, of the reasons for the non-execution as well as of and the possibilities of correcting any errors that led to the non-execution. This shall not apply if the statement of reasons would violate any legalis in breach of other statutory provisions. If the Bank executes the order despite a lack of account cover, this shall result in a tolerated overdraft subject to an agreed interest charge.

6. Notification toof the Customer on drawings

6. <u>The Bank shall notify the Customer of drawings maderegarding transactions</u> <u>effected</u> via the Corporate Banking Portal in the form

The Bank shall inform the Customer of the transactions effected via the Corporate Banking <u>Portal using the channel</u> agreed for account and <u>securitiescustody</u> account information and in accordance with the conditions applicable <u>tofor</u> the order.

7. Duties of care to be observed by the ParticipantSubscriber/User

7.17.1. Technical connection to the Corporate Banking Portal

The ParticipantSubscriber/User shall be obliged to establish the technical connection to the Corporate Banking Portal only through the access channels (for example-Internet, internet address) separately notifiedcommunicated by the Bank. For purposes of activating payment orders and accessing information about payment accounts, the Subscriber may also establish the technical connection to the Corporate Banking Portal via a payment activation service and/or an account information service provider (see Section 1 para. 1 sentence 4). The CustomerSubscriber/User shall be responsible for maintaining appropriate data backup for histheir own systems and for taking sufficient precautions against viruses and other harmful programs (for example, Trojans, worms, etc.) and keeping them constantly up to date. The Bank's apps may be obtained only from app providers of which the Bank has notified to the CustomerSubscriber/User. The CustomerSubscriber/User shall take responsibility for complying with the country-specific provisions for the use of the Internet internet.

7.27.2. Maintaining the secrecy of personalised security features and careful custody of authentication instruments

(1) The Participant/UserSubscribers/Users shall

• keep <u>histheir</u> personalised security features (see <u>Sect.Section</u> 2.1) secret, and <u>transmit</u> them to the Bank only via the Corporate Banking Portal access channels notified by the Bankseparately or via the apps issued by the Bank, and

• keep <u>histheir</u> authentication <u>instrument safelyinstruments</u> (see <u>Sect.Section</u> 2.2) toprevent<u>safe from</u> access by other persons.

This is essential because any other person who is in possession of thean authentication instrument can misuse the Corporate Banking Portal procedure in combination with the related personalised security feature. The secrecy obligation relating to personalised security features, as according to sentence 1, does not apply if the Subscriber transmits such features to a payment activation service or account information service provider appointed by the Subscriber (see Section 1 para. 1 sentence 4) for purposes of issuing a payment order or accessing information about a payment account.

(2) In particular, the following shall be observed to protect the personalised security feature and the authentication instrument:

• The personalised security features PIN and the signature PIN/password may not be stored electronically (for example in the <u>CustomerCustomer's</u> system) by the

ParticipantSubscriber/User. The personal electronic key generated by the ParticipantSubscriber/User shall be <u>kept</u> under the sole control of the ParticipantSubscriber/User-only or in a technical environment made available by the Bank (or by a service provider authorised by the Bank) that is protected against unauthorised access.

• If a "Technical User" is used in the course of fully automated data transmission, the electronically stored signature <u>mustshall</u> be kept in a secure and appropriate technical environment. The "Technical User" <u>shallis</u> not <u>be</u> entitled to issue the order itself.<u>it</u>, <u>but</u> may merely transmit the order data.

• When entering the personalised security features, it has to be ensured that no other person can spy out such features.

• The personalised security features may not be entered outside the separately agreed Internet pages or on apps other than those of the Bank (for example not on online pages of traders).

• <u>The personalisedPersonalised</u> security features may not be transmitted outside the Corporate Banking Portal, for instance not by email.

• The signature PIN-//password for the electronic signature may not be kept together with the authentication instrument.

• The ParticipantSubscriber/User may not use more than one photoTAN for the authorisation of an order.

7.37.3. Security of the Customer obligations regarding the security of the Customer's system-

The ParticipantSubscriber/User mustshall adhere to the security notices on the Internet pages of the BankBank's website at

https://www.firmenkunden.commerzbank.de/portal/de/cb/de/footer/sicherheit/home.html, particularly the measures to protect the hardware and software used, and <u>shall</u> install up-todate, state-of-the art virus protection and firewall systems. In particular, the operating system and security precautions of the mobile device may not be modified or deactivated.

7.47.4. Verification of the order data by means of the data displayed by the Bank

If the Bank displays data to the <u>ParticipantSubscriber</u>/User contained in <u>his/hertheir</u> Corporate Banking Portal order (for example, amount, account number of payee, securities identification number) in the Customer system or via another device of the <u>ParticipantSubscriber</u>/User (for example, <u>photoTAN reader</u>, <u>photoTANApp</u>, chip card reader with display) for confirmation, the <u>ParticipantSubscriber</u>/User shall be obliged to verify that the displayed data conform with the data of the intended transaction prior to confirmation.

7.5. 7.4 Additional duties of care of the Customer

The Customer shall ensure that the obligations<u>duties</u> of care arising from this contractAgreement are also observed by <u>his/herthe</u> authorised <u>personsperson(s)</u> (i.e. all <u>ParticipantsSubscribers</u>/ Users).

8. Encryption technology abroad

The online access made available by the Bank may not be used in countries where<u>that restrict</u> the use, <u>or the</u> import-<u>and-/</u>export for<u>of</u> encryption technology is restricted. The Participantmust<u>techniques</u>. Subscribers shall, where appropriate, arrange for the necessary permits, notifications or other required measures. The Participant must<u>Subscribers shall</u> inform the Bank of any prohibitions, permit obligations and notification duties of which <u>he/she hasthey</u> become aware.

9. Notification and reporting duties

9.19.1. Blocking request

- (1) If the ParticipantSubscriber/User detects
- the loss or theft of the authentica- tionauthentication instrument,

• the misuse, or

 any other unauthorised use of <u>his/hertheir</u> authentication instrument or personal security feature, the <u>ParticipantSubscriber</u>/User shall immediately notify the Bank thereof (blocking request).

The ParticipantSubscriber/User may makealso submit a blocking request to the Bank whenever required also by means of the blocking hotline notified to him/hercommunicated separately. The Participant may If a connection to the hotline cannot be established, or in casethe event of any technical faults anydisturbances, the Customer shall be obliged to promptly try all other means to contact the banklines of communication (e.g. telephoning a customer advisor) for purposes of damage mitigation.

(2) The ParticipantSubscriber/User shall report any theft or misuse to the police without delay.

(3) In the event that the ParticipantSubscriber/User suspects that another person

 has gained possession of <u>histheir</u> authentication instrument or has otherwise gained knowledge of <u>histheir</u> personalised security feature, or

• has used the authentication instrument or personalised security feature, he/she mustthe <u>Subscriber/User shall</u> also transmit a blocking request.

9.29.2. NotifyingNotification of unauthorised or incorrectly executed orders

The Customer<u>Customers</u> shall notify the Bank as soon as <u>he/she detectsthey detect</u> an unauthorised or incorrectly executed order.

9.39.3. Evidence

TheUpon request, the Bank shall provide the Customer with evidence that enables the Customer to prove within a period of <u>, for up to</u> 18 months after notification, that <u>he/shethe</u> <u>Customer</u> has complied with <u>histhe</u> notification duty according to <u>the Sects.sections</u> 9.1 and 9.2.

10. Blocking of access

10.19.4. Blocking of access at the request of the ParticipantSubscriber/User

Upon request of the ParticipantSubscriber/User, in particular in case of a blocking request according to Sect.Section 9.1, the Bank willshall block the following:

• the Corporate Banking Portal access for that <u>ParticipantSubscriber</u>/User and, if the <u>ParticipantSubscriber</u>/User so demands, the access for all <u>ParticipantsSubscribers</u>/Users of the Customer, or

the Participant's/User's authentication instrument of the Subscriber/User.

10.29.5. Blocking of access at the request of the Bank

(1) The Bank may block the Corporate Banking Portal access for a ParticipantSubscriber/User if

• the Bank is entitled to terminate the cooperation agreement for foreign and transaction business for good cause,

 this is justified due to objective reasons in connection with the security of the authentication instrument or the personalised security feature, or

• there is suspicion of unauthorised or fraudulent use of the authentication instrument or of the personalised security feature-, or

• the account holder has not satisfied their payment obligations relating to a line of credit in connection with e-banking in the Corporate Banking Portal (exceeded line of credit or overdraft) and the satisfaction of these payment obligations is jeopardised due to deterioration or endangerment of the Customer's financial circumstances or those of a co-obligated party; or because the Customer has become insolvent or there is an imminent risk of this.

(2) The Bank willshall notify the Customer of the block in writing (e.g. via letter, fax or email)

or by statingtelephone, and provide the relevant reasons for blocking the accessit, if possible before the but no later than immediately after the block is implemented.

(2)(3) The Bank is also entitled to refuse access to the Customer's payment account to an account information services provider or a payment activation service if there is a reasonably justified suspicion of unauthorised access is blocked, in writing, if or the fraudulent activation of a payment transaction. The Bank shall inform the Customer of such refusal of access to the Customer's payment account in a form agreed electronically or available upon with the Customer, as soon as possible but no later than immediately after access has been refused, provided that disclosure of the refusal or the grounds for retrieval in a manner agreed with the customer but at the latest immediately afterwards refusal does not violate Austrian or Community legal provisions or objectively justified security considerations.

10.39.6. Unblocking of access

The Bank will<u>shall</u> unblock the access or exchange<u>replace</u> the personalised security feature or authentication instrument if the reasons for blocking the access <u>do</u>-no longer exist. It <u>willshall</u> immediately notify the Customer thereof-in writing, if <u>agreed electronically (e.g. via letter, fax</u> or available for retrieval in a manner agreed with the customer<u>email</u>) or by telephone.

10.49.7. Automatic blocking

(1)—The chip card with signature function will beis blocked if the signature PIN / password for the electronic signature has been incorrect user code is entered incorrectly three times in succession. The chip card cannot be unblocked or re-activated by the Bank.

(2)(1) The transmitted signature will be blocked if the signature PIN / password for the signature has been entered incorrectly three times in succession. In such case, the Participant/User must In such a case, the Subscriber/User shall generate a new electronic signature, transmit it to the Bank again and clear it with the Bank by an initialisation letter ("INI-Brief").

(3)(2) The PIN is blocked if it has been entered incorrectly three times in succession.

(4)(3) The ParticipantSubscriber/User is blocked from using the photoTAN procedure, if the TAN has been entered incorrectly five times in succession.

(5)(4) The ParticipantSubscriber/User may contact the Bank in order to restore the functionality of the Business Customer Portal. The Bank shall notify the Customer at once that the account has been blocked, providing the reasons, unless to do so would compromise objectively justified security considerations or constitute a breach of provisions of Community or international regulations or of official court or administrative orders.

11.10. Liability when using personalised security features and/or authentication instruments

11.1<u>10.1.</u>Liability of the Customer forin the event of unauthorised payment transactions prior to a suspensionblocking request

(1) In the event that unauthorised payment transactions prior to a blocking request isare made due to the use of an authentication instrument that has been lost, stolen or has otherwise gone missing, or due to the misuse of the personalised security feature or authentication instrument, the Customer shall be liable for the lossany resulting losses incurred by the Bank if the loss, theft, or otherwise missingother misplacement or other misuse of the personalised security feature or authentication instrument is the Participant'sSubscriber's/User's fault. The Customer shall also be liable if he/she has not been careful in selecting any the event of his nominated Participant'scheck Subscribers' compliance with the obligations under these conditions. The Customer shall further be liable to the Bank even if the Customer has culpably breached their duties of care pursuant to Section 63 ZaDiG 2018. If the Bank has contributed to the occurrence of a loss through any fault of its own, the principles of contributory negligence shall determine the extent to which the Bank and the Customer shall share the loss.

(2) The Customer shallis not be obliged to compensate a provide compensation for the loss

accordingpursuant to Sub-sects. (Section 1) and (2) above if the ParticipantSubscriber/User was unable to give the lodge a blocking request according to Sect.in accordance with Section 9.1 because the Bank had failed in ensuringto ensure that the blocking request could be received and submitted, thereby causing the loss was incurred as a result.

(3) The liability for losses caused during the period for which the standard limit or the Corporate Banking Portal drawingdisposal limit applies, as agreed with the Customer applies, shall be limitedrestricted to the amount of the respective limit.

(4) The paragraphs 2 and 3 shall not apply if the Subscriber has acted with fraudulent intent.

11.210.2. Liability for unauthorised securities transactions or other service types before a blocking request is made

If In the event that unauthorised securities transactions or unauthorised payment transactions for the agreed type of service occurtypes prior to a blocking request isare made due to the use of an authentication instrument that has been lost or, stolen or has otherwise gone missing-authentication instrument or any other, or due to the misuse of the personalised security feature or authentication instrument and the Bank has incurred a loss as a result, the Customer shall be liable for the any resulting loss tolosses incurred by the Bank if the loss, theft, other misplacement or other misuse of the personalised security feature or authentication instrument is the Participant'sSubscriber's/User's fault. The Customer shall also be liable if he has not been careful in selecting anythe event of his nominated participantsfailing to select Subscribers with due care and/or has notfailing to regularly checked the Participant'sCubscribers' compliance with the obligations under these conditions. If the Bank has contributed to the occurrence of a loss through any fault of its own, the principles of contributory negligence shall determine the extent to which the Bank and the Customer shall share the loss.

11.310.3. Liability of the Bank after thea blocking request is made

As soon as the Bank receives a blocking request by a <u>ParticipantSubscriber</u>/User, it <u>willshall</u> bear all losses <u>arising from unauthorised transactions</u> incurred after the date of receipt of the blocking request arising from unauthorised drawings. This shall not apply if the <u>ParticipantSubscriber</u>/User has acted with fraudulent intent.

12.11. Availability

The Bank willshall make every effort to keep the services provided by the Corporate Banking Portal available to the greatest extent possible. However, this does not imply guaranteed availability. In particular, technical problems, maintenance and network problems (for example, non--availability of third-party serverservers) beyond the Bank's control may cause temporary disruptions that prevent access.

13.12. Links to third-party websites

If the <u>Internet page providesinternet pages provide</u> access to third-party websites, this is only <u>donecarried out</u> in order to allow the Customer and User easier access to information on the <u>Internetinternet</u>. The contents of such sites <u>shalldo</u> not constitute <u>own</u>-statements by the Bank <u>itself</u> and are <u>also</u>-not examined by the Bank.

14.13. Rights of use

This Agreement does not permit the Customer to create links or frame links teon its websites without the Bank's prior written consent. The Customer hereby-undertakes to use the websites and their content for itsthe Customer's own purposes. In particular, the Customer is not authorised without the Bank's consent to make the contents content available to third parties, to incorporate it into other products or procedures, or to decode the source code of individual Internetweb pages without the Bank's consent. References to the rights of the Bank or third parties may not be removed or made unrecognisable. The Customer willmay not use brand names, domain names or other trademarks of the Bank or third parties without the Bank's prior consent. Under the present Conditions, the Customer does shall not receive any irrevocable, exclusive or assignable rights of usage.

15.14. Hotline ("Help Desk")

The Bank provides a telephone hotline (the "Help Desk") to process technical, operational or functionality questions regarding the services provided by the Corporate Banking Portal. The Bank will staffstaffs the Help Deskhotline on bank days applicable to the banking industry (see<u>https://www.oenb.at/Service/Bankfeiertage.htmin Austria, as found at</u>

https://lwww.oenb.at/Service/Bankfeiertage.htm I). Phone numbers(Monday to Friday, except public holidays, 24 December and opening hours shall be communicated by the available through the usual access path (e.g. Firmenkunden-portal.de/kontakt)Good Friday).

Phone numbers and opening hours are communicated via the normal channels (e.g. https://www.commerzbank.at).

16-15. Waiver of the ArticlesSections 9, and 10 ECG, the discretionary provisions of the E-Commerce Act and ZaDiG 2018

The provisions of <u>Articlessections</u> 9 and 10 <u>of the Austrian E– Commerce Act (ECG (E-Commerce-Gesetz</u>) are hereby waived.

Changes The following provisions of the Austrian Payment Services Act (ZaDiG) 2018 do not form an integral part of the contract for the Customer: the provisions of the third main section of ZaDiG 2018 as well as sections 32-54 [information requirements], Section 56 (1) [prohibition against charging fees for the fulfilment of information requirements or for corrective and safeguarding measures], Section 58 (3) [withdrawal of authorisation], Section 66

(1) and (3) [proof of authentication and execution of payment transactions], Section 68 (2),(5) and (6) [liability for unauthorised payment transactions], Section 70 (1) and (3) [refunds for a payment transaction initiated by the payee] and Section 80 [payment service providers' liability for non-execution, defective or late execution of payment transactions]. In Section 68 (1), the words "up to these the amount of EUR 50" shall not apply to entrepreneurs.

16. Amendment clause

17. <u>These</u> Conditions for Processing Banking Transactions through the Corporate Banking Portal

(1) The <u>(hereinafter</u> "Conditions for Processing Banking Transactions through the <u>Corporate Banking Portal</u>") are available on the Internet under <u>https://www.firmenkunden.commerzbank.d e/portal/online at https://.www.commerzbank.at.</u>. The Bank <u>willshall</u> also forward these <u>conditionsConditions</u> to the Customer at any time if so requested.

(2) Changes to these Conditions for Processing Banking Transactions through the Corporate Banking Portal - excluding the main to the performance to beprimary services rendered by the bankBank and fees - shall be offered to the customerCustomer by the banknetBank no later than two months before they are proposed to take effect. Only that occasioncase, the provisions concerned by the amendment offer of change as well as and by the proposed changes shall be presented in the form of a comparison of the respective provisions. The customer'sCustomer's consent willshall be deemed to be given unless the bankhas receivedBank receives an objection from the customerCustomer prior to the proposed entry into effect. The bankBank shall inform the customerCustomer of this consequence in the amendment offer of change. In addition, the bankBank shall publish a comparison of the provisions concerned by the changechanges to the aformentioned conditionsConditions as well as the complete version of the new aformentioned conditions Conditions on its website. The bankBank shall also indicate this, too, in the amendment offer-of-change. A customer will beinformed of the. The offer may be communicated to the Customer in writing, if agreed paper form, or electronically or if so agreed, or made available for retrieval in a manner agreed with the customerCustomer.

(3) Changes Amendments to the aforementioned Conditions shall be objectively justified in light of aformentioned conditions must be made by taking into account all circumstances (such alas legal, regulatory and other official requirements, regulatory requirements court rulings, the security of banking operations, technical developments, changes in predominant customer

<u>needs</u>, or the substanciala substantial decrease in <u>efficiency</u>, <u>substantially</u><u>use of the service</u>, <u>considerably</u> affecting cost recovery).