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<u>Delivery and Service Conditions for Electronic Banking Software and Hardware Products of Commerzbank AG</u>

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#### 1. Software license

## 1.1. 4. Usage rights // copyrights

Upon payment of the agreed license fee or purchase price, the Customer (account holder who is not a consumer within the meaning of ZaDiG [Payment Services Act] 2018) acquires a non-exclusive right to use the electronic banking software and hardware products of Commerzbank AG ("EB Software Products") specified in the Agreement on Cooperation in the field of Cash-Manage-ment and International BusinessCommerzbank Transaction Services in the following countries of the European Union:

Austria, Belgium, Denmark, Federal Republic of Germany, Finland, France, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden and the United Kingdom of Great Britain and Northern Ireland is a member of the European Union).

Licensed use includes complete or partial storage of the licensed programs in non-power driven memories as well as execution of the programs, processing of stored data and creation of further program copies in power-driven memories to the extent this is required for the contractually agreed use. If EB Software Products are used in other countries, the Customer is obliged to check the conformity of the EB Software Products with national and international rules.

The Customer shall take all measures required for use, in particular <u>by</u> obtaining <u>any</u> approvals<del>possibly</del> required and complying with reporting duties. EB Software Products may not be used in countries that restrict the use or the import/export of encryption techniques.

The copyrights for the EB Software Products shall remain with the respective authors. When concluding the Agreement, the Bank willshall deliver the most recent version valid on that date. Delivery of EB Software Products may also be made by offering a download to the Customer.

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#### 1.2. Scope of use, data backup, network license

The Customer may use the EB Software Products according to the Agreement only on a single data processing system (PC/workstation). The Customer is authorised to create program copies for data backup. Use in a network with several workstations is only permitted if this has been expressly agreed (network license).-

If a network license has been agreed, the EB Software Products may only be used for the number of workstations specified in the order form.

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# 1.3. Duplication and distribution ban

It is not permitted to copy programs for <a href="the">the</a> purpose of leasing or selling them or for other reasons. Access to or use of the programs, either in full or in part, by third parties may not be granted for these purposes. The programs may be sold if the Customer completely abandons <a href="test:ttest">ttest</a> its</a> the Customer its</a> data storage and destroys any backup copies. The Customer shall notify the Bank thereof and also indicate to whom the programs have been sold. In the case of such a sale, the Customer is required to impose the obligations contractually agreed with the Bank on the buyer.

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# 1.4. Use, revision, and modification

The modules made available may neither be revised nor used for purposes other than electronic banking with the Bank, except for the cases permitted by law Section 40df. (sections 40d, 40e and 40f UrhG/Copyrights [Copyright Act).]). Individual components of a module made available may only be used in conjunction with the relevant main program. The copyright annotations attached to the programs and to the documentation, which indicate the software suppliers' suppliers' copyrights to the various EB Software Products,- may not be removed or altered.

<del>5.</del>

# 1.5. Duties of care

The Customer shall be obliged to change specified passwords and other variable security

measures immediately upon initial installation of the EB Software <u>Products</u> and to keep them secret afterwards. The Customer <u>willshall also</u> require <u>its</u> employees <u>of the Customer</u> who use the EB Software Products to <u>likewise</u> comply with the conditions of the Agreement.

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## 1.6. Third-party property rights

In the event that property rights to the software are asserted by third parties, the Customer shall inform the Bank immediately and leave the defence against such claims exclusively to the Bank. If a third party asserts personal claims against the Customer, legal steps shall be taken in close coordination with the Bank.

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## 2. Installation // provision of services

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### **2.1.** Hardware requirements

The hardware provided by the Customer mustshall meet the requirements specified in the fact sheet "Technical requirements for electronic banking software products of Commerzbank AG". In the case of discrepancies, the Customer is obliged to shall inform the Bank of any such discrepancy prior to installation. The Customer mustshall ensure that the hardware is ready for use and that the technical prerequisites for operation of EB Software Products have been put in place.

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## 2.2. Installation // prerequisites for installation

The Bank willshall install the software on the hardware (PC workstation). To this end, the Bank may commission third parties to act as sub-providers. The Customer shall make sure that the necessary prerequisites for installation are met at his end. on the Customer's side.

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#### 2.3. Provision of services

In addition to the installation of the Software Products, the Bank may also provide additional services required for maintaining the operational readiness of the EB Software Products (provision of services). The Customer shall order such services separately ataccording to the terms and conditions specified in the order form.

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## 2.4. Modifications to existing computer systems\_

For the purpose of installing or providing services, modifications to the Customer's existing hardware or software may become necessary. The Bank willshall explain to the Customer the modifications necessary for installation prior to their implementation. When the Customer agrees to such modifications, the Customer willshall assure the Bank that there are no legal obstacles (e.g. restrictions specified by lessors) and that other programs or and the hardware itself will not be affected by these modifications and that no liability claims will be leviedasserted against the Bank as a result of any damages whichdamage that may possibly arise.

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#### 2.5. Indemnification

In the event that claims are asserted against the Bank by third parties as a result of such modifications, the Customer shall hold the Bank safe and harmless from and against these claims if the Customer has culpably breached an obligation that he has towards the Bank.

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## 3. Software maintenance

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## 3.1. Scope of services

If software maintenance has been agreed in the order form, the Bank willshall provide the following services within the scope of its software maintenance:

- supply of updates, that is to say i.e. software adjustments and enhancements.
- analysis and remedy of errors in accordance with Sects.sections 3.3 and 3.4,
- hotline service according to clause IV.in accordance with Section 4

# 2. Customer's Duty of Documentation

#### 3.2. Customer's duty of documentation

Analysis and removal of errors require that the Customer provide information and data that allow the tracking and/or reproduction of errors.

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#### 3.3. Error analysis of third-party EB Software Products

When the EB Software Products delivered by the Bank contain errors, the Bank may provide subsequent performance at its own discretion by either correcting the errors or delivering new software. In respect of EB Software Products that the Bank, according to the order form, only distributes as a licensee, the Bank needs the assistance of the supplier who will usually correct errors by releasing updates or correction patches. To this end, the Bank willshall inform the supplier/licensor of program errors due to the software itself, and aim to ensure that such errors are removed by the next update. The Customer may be asked to wait for the next update if this is reasonably acceptable tefor the Customer.

3.4. Error correction for the Bank's EB Software Products

As to For EB Software Products that are not third-party products, the Bank willshall record the errorerrors, analyse itthem and endeavour to find a solution. To this end, the Bank willshall offer, at its discretion, temporary error correction options, workarounds or error removal by means of a correction program (patches) or a new version (update). Patches or updates may also be made available by offering the Customer a download via remote data transmission from a website specified by the Bank.

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# 3.5. End of maintenance obligation for previous versions

The Bank's obligation to provide maintenance for previous software versions ends at the latest <a href="twelve12">twelve12</a> months after the Bank's notification that a new software version is available. This shall not apply to the Customer's deficiency claims that result from corresponding legal provisions. <a href="twelve12">tV.</a>.

#### 4. Hotline service

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#### 4.1. Hotline service

The Bank has set up a hotline service that will assist the Customer by telephone or email in the use of EB software products. Software Products. If malfunctions or other problems occur during the use of EB Software Products, the Customer may send inquiries to the Bank via the hotline during specified hours. The Customer may contact the hotline by telephone, telefax or email at the specified numbers/email addresses.

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#### 4.2. Duty to check and cooperate when contacting the hotline service

Inasmuch as the Bank makes suggestions on how to remedy disruptions or other problems via its hotline service, the Customer <a href="mustshall">mustshall</a>, prior to their implementation, check the effects that the respective measures may have on other hardware and software components. If necessary, the Customer <a href="mustshall">mustshall</a> contact the supplier of the respective hardware or software prior to implementation of the envisaged measures.

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## 5. Remote maintenance

When specified in the Agreement on Cooperation in the field of Cash Management and International Business Commerzbank Transaction Services, the Bank may also carry out a respective error analysis or error correction via remote data transmission by establishing a direct communication link to the Customer's computer (e.g. via modem).

As <u>parpart</u> of a remote maintenance, an expert of the Bank may access the Customer's computer via the telecommunication connection and carry out an error analysis. To this end, the Customer <u>mustshall</u> provide the necessary prerequisites for such access. Particulars in this respect <u>willshall</u> be agreed separately.-

Inasmuch as the legal provisions do not obligate the Bank to correct deficiencies, the Bank shall not be responsible for the correction of such deficiencies but only for their analysis. Prior to an analysis by remote maintenance, the Customer is obliged to carry out a data backup and to inform the Bank of any possible conflicts with other systems and stored data.

#### 6. Training

If agreed in the Agreement on Cooperation in the field of Cash Management and International Business Commerzbank Transaction Services, the Bank willshall provide training measures to instruct the Customer's Customer's employees in the use of EB Software Products to the extent specified in the order form. Particulars regarding group size, number of trainers employed by the Bank, travel costs, expenses and training documentation willshall be agreed in the order form.

#### 7. General provisions rules

1. Fees

#### 7.1. Remuneration

Remuneration for the individual services provided by the Bank willshall be specified in the Agreement on Cooperation in the field of Cash Management and International BusinessCommerzbank Transaction Services. Material and forwarding costs (e.g. for updates) as well as on-site services are not included in the software maintenance fee due annually per installation unit.

The Bank shall be entitled to change the annual fee for software maintenance and <u>the hotline</u> service, <u>effective</u> to the end of a month-on-an, <u>by giving</u> eight weeks' prior notice<u>in writing</u>. However, such <u>change is-changes shall be</u> permitted at the <u>earliest</u>no sooner than 12 months after <u>conclusion of</u> the Agreement <u>is concluded</u>.

In this event, the Customer <u>isshall be</u> entitled to terminate the Agreement by <u>writtengiving six</u> <u>weeks'</u> notice <u>within six weeks in writing</u> before the commencement date of <u>suchthe</u> fee increase.-

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# <u>7.2.</u> Termination arrangements for software maintenance, hotline service and remote maintenance

The agreement on software maintenance, hotline service and remote maintenance will be is concluded for an indefinite period of time and shall be effective from the date of installation, or, if the Bank does not carry out such work, from the date of signature of the respective agreement. This agreement may be terminated with effect to the end of a month on a 6by giving six months' prior notice, however, for the first time afterbut only upon expiry of the first year of the Agreement.

Either party shall be entitled to an extraordinary right of termination for good cause. In particular, the Bank shall be entitled to terminate this agreement without <u>a</u> notice period if the Customer defaults on the payment of fees and this default has not been <u>curedremedied</u> within the additional <u>time fortwo-week</u> payment <u>period</u> granted by the Bank. Notice of termination <u>mustshall</u> be given in writing.-

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#### **7.3.** Warranty

A warranty period of twelve 12 months for EB Software Products shall start upon the Bank's Dank's delivery of the data carrier or, in the case of installation, upon acceptance of installation.

In the case of deficiencies, the Customer may request subsequent performance by the Bank free-\_of-\_charge, unless the Customer <a href="himselfhim/herself">himselfhim/herself</a> is responsible for such deficiencies. If the Bank does not <a href="eureremedy">eureremedy</a> the reported deficiencies within a reasonable period of time after receipt of the notice requesting subsequent performance, the Customer may either request a price reduction or rescind the Agreement.

Within the scope of the present warranty, the Customer shall not be entitled to commission third parties with error analysis and or correction under the software maintenance agreement and to charge invoice the costs resulting therefrom.

In addition to the aforementioned rights, the Customer shall be entitled to terminate the software maintenance agreement if the Bank fails in performing its obligations resulting therefrom within a reasonable time period and despite written request. In this case, the portion of the annual fee relating to the time period after the termination willshall be refunded.

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#### 7.4. Hardware components

To the extent that the Customer has also acquired hardware components (e.g. chip card reader, chip card or signature card and signature sticksstick) from the Bank, the Customer shall be entitled to demand subsequent performance for material defects, which may be remedied at the Bank's discretion either by subsequent correction or new delivery, for a period of one year from the date of delivery of the respective hardware. The Customer may rescind the agreement if the subsequent performance has not been carried out or is found to be unacceptable to him. by the Customer. In all other respects, the statutory provisions shall be applicable.

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7.5. Bank's liability-

The Bank shall not be liable for damages resulting from breaches of the Agreement unless it

has caused the damage, which is not a personal injury, wilfully or by gross negligence, or unless it has violated obligations essential to the Agreement on which the Customer may especially rely -(cardinal obligations). The Bank is not liable for losses or other damages damage, including consequential damages, which have been damage, where this is caused by actions or omissions of the Customer that are not in accordance with the user manual. In particular, the Bank is not liable for losses and damages, or is caused or facilitated by non-observance of the Customer's failure to comply with reasonable security measures, provided the Bank did not cause such losses or damage by gross negligence or wrongful intent.

The Bank shall only be liable for damagesdamage caused by modified andor revised versions of the provided EB Software Products if the Bank is to be blamedblame and the Customer can prove that the damage would also have also been caused likewise if the unmodified basic version had been used.-

The Bank shall only be responsible for the recovery of destroyed data if it has caused such destruction wilfully or by gross negligence, and provided that the Customer has also ensured that such data may be reconstructed at a reasonable expense from material kept in machine-readable form.-

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# 7.6. Austrian Law; Waiverlaw; waiver of the Articles sections 9, 10 ECG and the discretionary provisions of the ECGZaDiG 2018

The entire Agreement shall be subject to Austrian Lawlaw, to the exclusion of the UN Buying-LawUnited Nations Convention on Contracts for the International Sale of Goods (CISG).-Moreover,

The provisions of the Articles 9 and 10 of the ECG (E-Commerce-Gesetz Act) are hereby waived.

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 33-54 [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) ZaDiG 2018, the words "up to the amount of EUR 50" shall not apply to entrepreneurs.