



COMPLETE IN BLOCK CAPITALS

Approved by the Board of JSC "Rietumu Banka", Minutes No. 36, 21.10.2019

on the one part, and _____ (hereinafter – the Client)
(corporate entity: full name / private individual: name, surname)

To be completed by a corporate entity:

Registration No.

Issuing state and institution
of passport / identity document _____

Residential / Legal address: _____
(street, house, flat)

represented by _____
(position) (name, surname)

who acts on the basis of _____

on the other part, the Bank and the Client (hereinafter – the Parties) have concluded the agreement (hereinafter – the Agreement) on the following:

1. The subject matter of the Agreement is the establishment of legal relations between the Parties wherein the Bank delivers services to the Client for Remuneration.
2. The Terms and Conditions of JSC "Rietumu Banka" and Client Agreement (hereinafter – the Terms and Conditions) determine the rights and obligations of the Parties as well as the procedure of providing services of the Bank to the Client. In order to use any services of the Bank, the Client submits a relevant Order to the Bank. The Terms and Conditions constitute an integral part of the Agreement. By signing the Agreement the Client confirms that he/she has read the Terms and Conditions. The current version of the Terms and Conditions is available on the Bank's website www.rietumu.com.
3. The Client confirms that he/she has access to the Internet and agrees that the Bank is entitled to provide non-confidential and/or not personally addressed information to the Client by publishing it on the Bank's website www.rietumu.com.
4. The Client under the Terms and Conditions provides the Client's property in custody of the Bank to the Bank as a Financial Collateral (within the meaning of the Financial Collateral Law of the Republic of Latvia (Finanšu nodrošinājuma likums)) to guarantee and secure the fulfilment of the Client's liabilities.
5. The Client understands and accepts that in case of outstanding obligations on the part of the Client to the Bank which derive from the maintenance of Investment Accounts, the Bank is entitled to use the Assets held as the Financial Collateral in the transactions the Bank performs at its own expense, as well as at the expense of other Clients of the Bank, including but not limited – to pledge, re-pledge, sale, purchase or lend to third parties.
6. The Bank uses the information provided by the Client to the extent and within limits stipulated in the legislation of the Republic of Latvia. The information may be used for marketing and commercial purposes and handed over to persons within the Group of the Bank entities and to other persons in line with the Terms and Conditions.
7. The substantive law of the Republic of Latvia governs the rights and obligations of the Bank and the Client arising from the Agreement.
8. The Parties settle disputes relating to the Agreement in line with the Terms and Conditions.
9. The Agreement takes effect upon its signature by the Parties and is valid for an indefinite period. The Agreement and/or Terms and Conditions can be amended in accordance with the Terms and Conditions.
10. The Parties are entitled to terminate the Agreement in line with the Terms and Conditions.
11. During the term of the Agreement the Client undertakes to ensure that all private individuals who represent the Client in relations with the Bank, including the Client himself (if the Client is a private individual), sign "Electronic Signature Agreement" with the Bank in the version approved by the Bank and fulfil obligations resulting therefrom, and do not terminate it during the term of this Agreement.
12. The Parties sign the Agreement by hand and/or by means of an electronic signature. The method of signing of the Agreement does not influence the legal force of the Agreement and the obligations assumed by the Parties resulting therefrom.

Client represented by _____
(name surname)

Bank represented by _____
(name, surname)

(signature)

(signature)

Rietumu ID _____ Test key _____

(seal)

(seal)



COMPLETE IN BLOCK CAPITALS

Approved by the Board of JSC "Rietumu Banka", Minutes No. 36, 21.10.2019

on the one part, and _____ (hereinafter – the Client)
(corporate entity: full name / private individual: name, surname)

To be completed by a corporate entity:

Registration No.

[illegible]Issuing state and institution
of passport / identity document

Residential / Legal address: _____
(street, house, flat)

represented by _____ (position) _____ (name, surname)

who acts on the basis of _____,

on the other part, the Bank and the Client (hereinafter – the Parties) have concluded the agreement (hereinafter – the Agreement) on the following:

1. The subject matter of the Agreement is the establishment of legal relations between the Parties wherein the Bank delivers services to the Client for Remuneration.
2. The Terms and Conditions of JSC "Rietumu Banka" and Client Agreement (hereinafter – the Terms and Conditions) determine the rights and obligations of the Parties as well as the procedure of providing services of the Bank to the Client. In order to use any services of the Bank, the Client submits a relevant Order to the Bank. The Terms and Conditions constitute an integral part of the Agreement. By signing the Agreement the Client confirms that he/she has read the Terms and Conditions. The current version of the Terms and Conditions is available on the Bank's website www.rietumu.com.
3. The Client confirms that he/she has access to the Internet and agrees that the Bank is entitled to provide non-confidential and/or not personally addressed information to the Client by publishing it on the Bank's website www.rietumu.com.
4. The Client under the Terms and Conditions provides the Client's property in custody of the Bank to the Bank as a Financial Collateral (within the meaning of the Financial Collateral Law of the Republic of Latvia (Finanšu nodrošinājuma likums)) to guarantee and secure the fulfilment of the Client's liabilities.
5. The Client understands and accepts that in case of outstanding obligations on the part of the Client to the Bank which derive from the maintenance of Investment Accounts, the Bank is entitled to use the Assets held as the Financial Collateral in the transactions the Bank performs at its own expense, as well as at the expense of other Clients of the Bank, including but not limited – to pledge, re-pledge, sale, purchase or lend to third parties.
6. The Bank uses the information provided by the Client to the extent and within limits stipulated in the legislation of the Republic of Latvia. The information may be used for marketing and commercial purposes and handed over to persons within the Group of the Bank entities and to other persons in line with the Terms and Conditions.
7. The substantive law of the Republic of Latvia governs the rights and obligations of the Bank and the Client arising from the Agreement.
8. The Parties settle disputes relating to the Agreement in line with the Terms and Conditions.
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11. During the term of the Agreement the Client undertakes to ensure that all private individuals who represent the Client in relations with the Bank, including the Client himself (if the Client is a private individual), sign "Electronic Signature Agreement" with the Bank in the version approved by the Bank and fulfil obligations resulting therefrom, and do not terminate it during the term of this Agreement.
12. The Parties sign the Agreement by hand and/or by means of an electronic signature. The method of signing of the Agreement does not influence the legal force of the Agreement and the obligations assumed by the Parties resulting therefrom.

Client represented by _____
(name, surname)

Bank represented by _____
(name, surname)

(signature)

(signature)

Rietumu ID _____ Test key _____

(seal)

(seal)



COMPLETE IN BLOCK CAPITALS

Approved by the Board of JSC "Rietumu Banka", Minutes No. 77, 04.11.2022

Registration No. _____

City _____ Country _____ Postal code _____

Client's principal activity (please indicate specialization) _____

Client's additional type of activity (please indicate specialization) _____

Whether a licence or special registration is required for the operation? ☐ No ☐ Yes (please fill in Appendix No. 1)

Please specify whether the Client's activity/service is any of the below specified areas?

- | | |
|---|---|
| <input type="checkbox"/> credit institution | <input type="checkbox"/> insurance company |
| <input type="checkbox"/> savings and loans cooperative | <input type="checkbox"/> reinsurance company |
| <input type="checkbox"/> fundraising institutions and lenders (lombard) | <input type="checkbox"/> insurance mediatory |
| <input type="checkbox"/> alternative investment fund manager | <input type="checkbox"/> payment services provider |
| <input type="checkbox"/> non-profit organisation (association or fund) | <input type="checkbox"/> investment management company |
| <input type="checkbox"/> trade with precious metals and/or gemstones | <input type="checkbox"/> financial instruments market participant |
| <input type="checkbox"/> trade in arms and/or military equipment | <input type="checkbox"/> investment services provider |
| <input type="checkbox"/> intermediation in real estate transactions | <input type="checkbox"/> pension fund |
| <input type="checkbox"/> legal services (if the account will be used for carrying out transactions on behalf of the Client) | <input type="checkbox"/> gambling organisation |
| <input type="checkbox"/> accounting services (if the account will be used for carrying out transactions on behalf of the Client) | <input type="checkbox"/> collection services |
| <input type="checkbox"/> registration and servicing of legal establishments (if the account will be used for carrying out transactions on behalf of the Client) | |
| <input type="checkbox"/> no | |

Detailed description of Client's business activities and planned transactions:

[illegible]

Number of employees _____

Key countries of purchase of products and services: _____

Key countries of sale of products and services: _____

(signature of Client's Representative)

Key partners of purchase of products and services

(please specify name, registration country, country of business, type of activity, website address):

1. _____

2. _____

3. _____

Key partners of sale of products and services

(please specify name, registration country, country of business, type of activity, website address):

1. _____

2. _____

3. _____

Whether the Client belongs to a group or an association of companies?

- ☐ No
- ☐ Yes (please specify the composition of the group or association of companies, including the Client's role in the group/association):

Nº	Name of the company	Role in the group/association	Country of registration	Servicing bank
1				
2				
3				

Does the Client's business activity relate to the Republic of Latvia?

- ☐ No (please explain the reason for opening the current account with JSC "Rietumu Banka" in Riga, Republic of Latvia):

- ☐ Yes (please specify):
- | | |
|---|--|
| <input type="checkbox"/> business activity is carried out in the Republic of Latvia | <input type="checkbox"/> office in the Republic of Latvia |
| <input type="checkbox"/> business partners in the Republic of Latvia | <input type="checkbox"/> employees in the Republic of Latvia |
| <input type="checkbox"/> company is run from the Republic of Latvia | <input type="checkbox"/> real estate in the Republic of Latvia |
| <input type="checkbox"/> Client's beneficial owner and/or representative has a passport/identity card or a residence permit in the Republic of Latvia | |
| <input type="checkbox"/> other (please specify) _____ | |

Client's relation with the registration country is approved by (please specify):

- ☐ agreements entered into with partners of the registration country
- ☐ office lease agreement in the registration country
- ☐ employment contracts with employees in the registration country
- ☐ documents approving the ownership of the real estate in the registration country
- ☐ Client's beneficial owner and/or representative has a passport/identity card or a residence permit in the registration country
- ☐ other (please specify) _____



(signature of Client's Representative)

IDENTIFICATION OF THE CLIENT AS A POLITICALLY EXPOSED PERSON

Are/were the Beneficial Owner¹ or the holder of shares of the Client 's company, or the Client 's officials/authorised representatives, and their family members classified as politically exposed persons² or members of the family of a politically exposed person³, or persons closely related to a politically exposed person⁴?

☐ No ☐ Yes (please fill out the Politically exposed person's identification card)

DECLARATION IN ACCORDANCE WITH U.S. FATCA

I hereby certify that corporate entity: ☐ is not ☐ is
a tax resident of the United States of America (USA)

FINANCIAL INFORMATION**Sources of funds:**

- ☐ investments of company owners
☐ income and/or interest receivable from business activity
☐ subsidies (please specify the source) _____
☐ borrowings (please specify the source) _____
☐ other (please specify) _____

Description of planned transactions on the current account(s)

Types of payments: ☐ state compulsory payments ☐ salaries ☐ investments
☐ administrative costs ☐ payments for goods and services ☐ loans
☐ other (please specify) _____

Transaction currencies: _____ **Average monthly volume of transactions (EUR)** _____

Number of transactions per month _____ **The maximum monthly volume of transactions (EUR)** _____

Volume of payments per month: to private individuals _____ % to corporate entities _____ %

Average monthly cash transactions, including volume of ATM cash withdrawals _____ %

Please explain the necessity of cash transactions: _____

Average monthly balance planned on the current account (EUR) _____

Does the company have to submit regular financial reports in its place of registration or activity?

☐ No ☐ Yes (please specify the institution, which collects financial reports) _____

For what period was the last financial report submitted? _____

Is the report available for public access? ☐ Yes _____ ☐ No
(please specify the source)

Whether the Client has accounts in other banks/payment institutions?

☐ No
☐ Yes (please specify): _____
(name of the bank/payment institution) (country of registration)

(name of the bank/payment institution) (country of registration)

GENERAL INFORMATION

Whether the stamp must be used for signing the documents in paper form on behalf of the Client? ☐ No ☐ Yes*

* please fill in Appendix No. 2

¹ **Beneficial owner** – a natural person who owns or controls a client-corporate entity or a legal arrangement, or for whose benefit or in whose interests the business relationship is being established or an individual transaction is being executed, and it is at least:

- a) in respect of corporate entities – a natural person who owns or directly or indirectly controls over 25 per cent of the corporate entity's fixed capital or the voting shares, or who directly or indirectly controls the corporate entity's activity;
b) in respect of legal establishments – a natural person who owns or in whose interests a legal establishment is created or operates, or who directly or indirectly exercises the control over it, including who is the founder, trustee or supervisor (manager) of this establishment.

X

(signature of Client's Representative)

CLIENT REGISTRATION CARD
CORPORATE ENTITY 3 / 4

² **Politically exposed person** – a person who is entrusted or has been entrusted with prominent public functions in the Republic of Latvia, in another EU or EEA Member State or a third country, including the head of the state, the head of administrative unit (municipality) of the state, the head of the government, a minister (a deputy minister or an assistant deputy minister, if such a position exists in the state), a state secretary or another high-ranking official in the government or in the administrative unit (municipality) of the state, a member of the parliament or a similar legislative framework, a member of the governing body (board) of a political party, a judge of the constitutional court, a judge of the supreme court or a judge of another court (member of a judicial institution), a member of the council or of the board of the supreme audit institution, a member of the council or of the board of a central bank, an ambassador, a chargé d'affaires, a high-ranking military officer, a member of the council or of the board of a state-owned enterprise, the head (director, deputy director) of an international organization and a member of the board or a person who holds an equivalent position in that organization.

³ **Member of the family of a politically exposed person** – a person who is: a) a spouse of a politically exposed person or a person equivalent to a spouse. A person shall be treated as equivalent to a spouse provided that the laws of the respective country contain a provision for such status, b) a child of a politically exposed person or a child of a spouse of a politically exposed person, or of a person equivalent to a spouse, his/her spouse or a person equivalent to a spouse, c) parents, grandparents and grandchildren of a politically exposed person, d) brothers and sisters of a politically exposed person.

⁴ **Person closely related to a politically exposed person** – a private individual who is publicly known to have business relationship or other close relationship with a politically exposed person, or who is a shareholder or a participant in the same commercial company with any politically exposed person, and a private individual that is a sole owner of a legal arrangement that is known to be established for the benefit de facto of any politically exposed person.

DECLARATION

According to the Law on the Prevention of Money Laundering and Terrorism and Proliferation Financing of the Republic of Latvia and recommendations of the Financial and Capital Market Commission that are in line with international banking standards, banks of the Republic of Latvia have to be informed about clients' business activity and have to possess all documents that approve this information (the law is published on the web site of Financial and Capital Market Commission <http://www.fktk.lv/en/law/general/laws/>). Throughout the cooperation with the Client the Bank is entitled to require and the Client is obligated to provide the Bank with documents (in the line with Terms and Conditions of JSC "Rietumu Banka" and Client Agreement) necessary to comply with the provisions of the Law, including:

- documents that defines the Client's business activity;
- documents that approve sources of funds, and social and financial status of the beneficial owner;
- information on the Client's main partners, their role and position in the Client's business;
- information on volumes of transactions planned and their financial justification;
- information on any changes in the Client's or his/her beneficial owner's business activity, which the Client is obligated to inform the Bank about.

If the Client fails to comply with the above mentioned requirements and obligations, the Bank is entitled to terminate relations with the Client unilaterally (in line with Terms and Conditions of JSC "Rietumu Banka" and Client Agreement).

The Client declares that he/she has got acquainted with this Declaration and understands the requirements of the Bank for submission of information and documents in line with the Law on the Prevention of Money Laundering and Terrorism and Proliferation Financing of the Republic of Latvia, and possible consequences for failing to comply with the obligations vested in him/her.

JSC "Rietumu Banka" is entitled to request from the Client and the Client shall timely provide any information and documents, confirming details provided in the Client Registration Card.

The Client undertakes to immediately inform JSC "Rietumu Banka" about any changes in the above-stated information in writing.

Hereby I confirm that all information provided herein is true.

Hereby I confirm that I am aware of the liability, including criminal responsibility for providing false data or wilful non-disclosure of information.

I acknowledge that I have read and agree to the Client Personal Data Protection Notice (available on the website www.rietumu.com).

Client represented by _____

(name, surname)

X

(signature)

Rietumu ID _____

Test-key _____

Client's seal

TO BE COMPLETED BY BANK EMPLOYEE

I confirm the identity and signature of the Client's Representative

Passport / Identity document No. _____

(name, surname)

X

(signature)

Date ____/____/20____

Documents are checked by

(name, surname)

X

(signature)

Date ____/____/20____

Bank's notes _____

Client's CREF _____



COMPLETE IN BLOCK CAPITALS

Approved by the Board of JSC "Rietumu Banka", Minutes No. 43, 01.09.2021

Registration No. _____

Client's Beneficial Owner: Name _____ **Surname** _____

To be completed in case the Beneficial Owner is a citizen of another country:

Passport / Identity document No. _____

Date of birth (day/month/year) / /

Passport / identity document issued on (day/month/year) / /

Issuing country and institution of passport / identity document

Beneficial Owner's place of birth: Country _____

Province, state, region / district, town, settlement _____

Residential address: _____
(street, house, flat, town, country, postal code)

Phone +

--	--	--	--

(country code)

Source(-es) of the Beneficial Owner's funds:

☐ royalties / rewards ☐ interest receivable and dividends

Income received from: ☐ capital share (stocks) sale ☐ private property sale

☐ inheritance / gifts ☐ rent

☐ other _____ (please specify in detail)

The Beneficial Owner's employment sector(-s): _____
(please specify in detail)

Is the Beneficial Owner a citizen and/or a tax resident of the United States of America (USA)?

☐ No ☐ Yes

X

(signature of Client's Representative)

Private individuals who directly or indirectly own shares of the Client's company, whose share ownership does not exceed 24.99% of the total number of shares of the Client's company (please specify):

No.	Name	Surname	Country	Identity number / Date of birth	Ownership %
1					
2					
3					

Companies that are part of the Client's share ownership structure (please specify):

No.	Full name	Registration No.	Country of registration	Ownership %
1				
2				
3				

Is/Was the Beneficial Owner or members of his/her family classified as politically exposed persons² or members of the family of a politically exposed person³, or persons closely related to a politically exposed person³?

- ☐ No
- ☐ Yes (please fill out the Politically exposed person's identification card)

The Beneficial Owner has the following ownership of the Client (corporate entity):

- ☐ direct holding of the Client's (corporate entity's) shares – _____ %
- ☐ indirect ownership (through another corporate entity) or on the basis of the trust agreement entered into between the Beneficial Owner and the registered owners of corporate entity – _____ %
- ☐ other (manager, controlling entity) _____
(please specify in detail)

¹ **Beneficial owner** – a natural person who owns or controls a client-corporate entity or a legal arrangement, or for whose benefit or in whose interests the business relationship is being established or an individual transaction is being executed, and it is at least:

- a) in respect of corporate entities – a natural person who owns or directly or indirectly controls over 25 per cent of the corporate entity's fixed capital or the voting shares, or who directly or indirectly controls the corporate entity's activity;
- b) in respect of legal establishments – a natural person who owns or in whose interests a legal establishment is created or operates, or who directly or indirectly exercises the control over it, including who is the founder, trustee or supervisor (manager) of this establishment.

² **Politically exposed person** – a person who is entrusted or has been entrusted with prominent public functions in the Republic of Latvia, in another EU or EEA Member State or a third country, including the head of the state, the head of administrative unit (municipality) of the state, the head of the government, a minister (a deputy minister or an assistant deputy minister, if such a position exists in the state), a state secretary or another high-ranking official in the government or in the administrative unit (municipality) of the state, a member of the parliament or a similar legislative framework, a member of the governing body (board) of a political party, a judge of the constitutional court, a judge of the supreme court or a judge of another court (member of a judicial institution), a member of the council or of the board of the supreme audit institution, a member of the council or of the board of a central bank, an ambassador, a chargé d'affaires, a high-ranking military officer, a member of the council or of the board of a state-owned enterprise, the head (director, deputy director) of an international organization and a member of the board or a person who holds an equivalent position in that organization.

X

(signature of Client's Representative)

³ **Member of the family of a politically exposed person** – a person who is: a) a spouse of a politically exposed person or a person equivalent to a spouse. A person shall be treated as equivalent to a spouse provided that the laws of the respective country contain a provision for such status, b) a child of a politically exposed person or a child of a spouse of a politically exposed person, or of a person equivalent to a spouse, his/her spouse or a person equivalent to a spouse, c) parents, grandparents and grandchildren of a politically exposed person, d) brothers and sisters of a politically exposed person.

⁴ **Person closely related to a politically exposed person** – a private individual who is publicly known to have business relationship or other close relationship with a politically exposed person, or who is a shareholder or a participant in the same commercial company with any politically exposed person, and a private individual that is a sole owner of a legal arrangement that is known to be established for the benefit de facto of any politically exposed person.

JSC “Rietumu Banka” is entitled to request and the Client shall timely provide any information and documents, confirming details provided in the Beneficial Owner’s Identification Card.

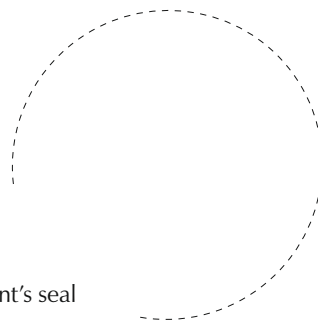
The Client undertakes to immediately inform JSC “Rietumu Banka” about any changes in the provided information in writing.

Hereby I confirm that all information provided herein is true.

Hereby I confirm that I am aware of the liability, including criminal responsibility for providing false data or wilful non-disclosure of information.

I acknowledge that I have read and agree to the Client Personal Data Protection Notice (available on the website www.rietumu.com).

The Client represented by _____
(name, surname)



X

(signature)

Rietumu ID _____

Test-key _____

Client's seal

TO BE COMPLETED BY BANK EMPLOYEE

I confirm the identity and signature of the Client's Representative

Passport / Identity document No. _____

(name, surname)

X _____
(signature)

Date ____ / ____ / 20____

Date / / 20

Approved by the Board of JSC "Rietumu Banka", Minutes No. 41, 18.08.2021

COMPLETE IN BLOCK CAPITALS

Name _____ Surname _____

Rietumu ID _____

To be completed by a citizen / non-citizen
of the Republic of Latvia:

Identity number

To be completed by citizens of other countries:

Passport / Identity document No. _____

Date of birth (day/month/year) / /

Date of issue of passport / identity document (day/month/year) / /

Issuing state and institution of passport / identity document

Place of birth: _____
(country) (province, state, region / district, city, settlement)

Are you a citizen and/or a tax resident of the United States of America (USA)? ☐ No ☐ Yes

Residential address: _____
(street, house, flat)

City _____ Country _____ Postal code _____

Contact phone + _____ E-mail _____
 (country code)

I hereby request the JSC "Rietumu Banka" to register me as a representative of the following Client:

(corporate entity: full name / private individual: name, surname)

Client's passport / identity document / registration No. _____

Client Representative is acting on behalf of the Client on the basis of _____

Powers are valid until: / / revocation

I agree that all Identification and authorisation tools I have received will be used for the management of the Client's accounts with the Bank.

I undertake to promptly notify the JSC “Rietumu Banka” in writing in case on any changes in the above information and/or my powers as a Client Representative. I hereby confirm the authenticity of the provided information and the powers. I acknowledge that I have read and agree to the Terms and Conditions of JSC “Rietumu Banka” and Client Agreement, the Banks tariffs’ and the Client Personal Data Protection Notice (available on the website www.rietumu.com).

_____ Rietumu ID _____
 (name, surname)

X _____ Test key _____
(signature)

TO BE COMPLETED BY BANK EMPLOYEE

I confirm the identity and signature of the above-mentioned person

Passport / Identity document No. _____

(name, surname)

X

(signature)

Date / / 20

I confirm the powers of the Client's Representative

Client Representative's CREF _____

(name, surname)

x

(signature)

Date / / 20



FOR CORPORATE ENTITIES AND COMPANIES

Approved by the Board of JSC "Rietumu Banka", Minutes No. 77, 4.11.2022

Client _____
(full name)

I. Information about the tax residency of the Client

 (country or place of tax residency) _____ (taxpayer identification number)

(country or place of tax residency) _____ (taxpayer identification number) _____

(country or place of tax residency) (taxpayer identification number)

Is the Client a VAT payer⁴? ☐ Yes ☐ No

If the Client is a VAT payer, please indicate the Client's VAT payer's number⁵: _____ (VAT number)

Please state the nature of the Client's business / economic activities:

☐ an active non-financial entity⁶ ☐ a passive non-financial entity⁷ ☐ a financial institution⁸

In the event information and data of the Client available to JSC “Rietumu Banka” change, or the Client provides unreliable information and data, JSC “Rietumu Banka” is entitled to unilaterally without the Client’s consent change the Client’s status from the active non-financial entity to the passive non-financial entity.

III. Information about the tax residency of the Beneficial Owner(-s)

1. Name _____ Surname _____ / /
(data of birth)

Please state the country(-ies) and/or place(-s) where the Beneficial Owner is a tax resident¹, and the taxpayer identification number² assigned to the Beneficial Owner as a tax resident:

_____ (country or place of tax residency) _____ (taxpayer identification number)

(country or place of tax residency) (taxpayer identification number)

(country or place of tax residency) (taxpayer identification number)

[illegible]

Please state the country(-ies) and/or place(-s) where the Beneficial Owner is a tax resident¹, and the taxpayer identification number² assigned to the Beneficial Owner as a tax resident:

 (country or place of tax residency) _____ (taxpayer identification number)

 (country or place of tax residency) _____ (taxpayer identification number)

(country or place of tax residency) (taxpayer identification number)

(Client's representative signature)

3. Name _____ Surname _____ / /
(data of birth)

Please state the country(-ies) and/or place(-s) where the Beneficial Owner is a tax resident¹, and the taxpayer identification number² assigned to the Beneficial Owner as a tax resident:

_____	_____
(country or place of tax residency)	(taxpayer identification number)
_____	_____
(country or place of tax residency)	(taxpayer identification number)
_____	_____
(country or place of tax residency)	(taxpayer identification number)

In case the Client has more than 3 (three) Beneficial Owners, use one more standard form Client's Tax Residency Declaration (in this case do not complete the Sections I and II).

JSC "Rietumu Banka" must collect, process and annually provide information and data regarding its Clients and/or Beneficial Owners of its clients to the State Revenue Service of the Republic of Latvia within the framework of the Standard for Automatic Exchange of Financial Account Information in Tax Matters in cases and according to the order stipulated by the laws of the Republic of Latvia.

**JSC "Rietumu Banka" is entitled to request from the Client and the Client is obliged to timely provide any information and documents, confirming the details provided above.
Furthermore JSC "Rietumu Banka" is entitled to independently verify information provided by the Client.**

Hereby I confirm that the information provided is true, as well as confirm that all countries and/or places, where the Client and Beneficial Owner(-s) are the tax residents, have been stated. The Client undertakes to immediately inform JSC "Rietumu Banka" about any changes in the above-stated information in writing.

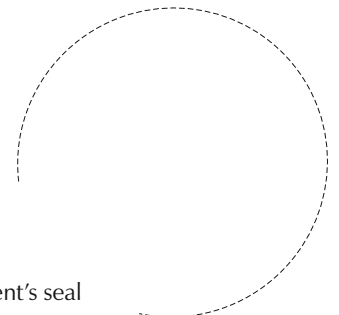
Hereby I confirm that I am aware of the liability, including criminal responsibility for providing false data or wilful non-disclosure of information.

I acknowledge that I have read and agree to the Client Personal Data Protection Notice (available on the website www.rietumu.com).

Client represented by _____
(name, surname)

X

(signature)



Rietumu ID _____

Test-key _____

Client's seal

TO BE COMPLETED BY BANK EMPLOYEE

I confirm the identity and signature of the Client's Representative

Passport / Identity document No. _____

_____ X _____ Date / / 20____
(name, surname) (signature)

¹ **Tax residency.** According to the explanatory materials and comments prepared by the Organization for Economic Cooperation and Development (hereinafter – OECD) (<http://www.oecd.org/tax/automatic-exchange/>), the Client or the Beneficial Owner of the client in order to determine their tax residency shall be governed by the laws of their country of registration, citizenship or domicile.

In most countries, an individual is usually considered a tax resident of the country where he/she is a citizen, pays income tax or has a permanent place of domicile. In turn, a corporate entity or company is usually considered a tax resident of the country of its establishment, registration, or where the company's permanent executive body is located. Normally a person is not a tax resident of one or another country, if in this country income tax is levied only on income received from the sources on the territory of this country, or from the capital placed therein.

It should be taken into account that each country has its own rules for determination of tax residency both for individuals or companies. There may be situations when a person is a tax resident of several countries (double residence). Additional information on the rules for determination of the tax residency in different countries is available on the OECD website: <http://www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/tax-residency/#d.en.347760>.

² **Taxpayer identification number.** The OECD has developed supporting materials on the structure of taxpayer identification number assigned in different countries, and on the types of public documents usually containing and showing the taxpayer identification number: <http://www.oecd.org/tax/automatic-exchange/crs-implementation-and-assistance/tax-identification-numbers/#d.en.347759>.

³ **Place of effective management of the company.** If a corporate entity or company is not recognized as a tax resident in any country (the company is fiscally transparent), in order to apply the Standard for Automatic Exchange of Financial Account Information in Tax Matters, it is recognized as a resident of the country where the company's permanent executive body (actual management of the company) is located. According to the explanatory materials and comments prepared by the OECD, the place (the office / premises of the company) where the meetings of the company's main (senior) officers (for example, the board of directors, the council, the executive board, general attorneys) take place, in which meeting substantive issues of the management and main activities of the company are considered and resolved, is the place of effective management of the company. In the event of small companies, this place is usually the location of an authorized representative of the company that manages and acts with the company's bank account and financial assets placed on it. Management of the company can be performed out from several places, but the above mentioned substantive and main issues of the company's activities can only be resolved in one place. To determine the place of effective management of a company, it is important to take into account all relevant facts and circumstances.

⁴ **VAT** - or value added tax is the consumption tax which is actually paid by the end consumer, when purchasing goods or receiving services. The division of taxable personas are specified in Section 3 of the Value Added Tax Law of the Republic of Latvia.

⁵ **VAT payer's number** - VAT or an equivalent number assigned by the country in which the taxpayer carries out economic activity and which for the VAT application purposes allows to identify the taxpayer.

⁶ **Active non-financial entity.** In accordance with Section 86 of the Law on Taxes and Duties of the Republic of Latvia:

(1) an active non-financial entity is any non-financial entity (hereinafter – organization) with or without the status of a legal person, which meets at least one of the following criteria (1-8):

1) less than 50 (fifty) per cent of the revenue of the organization in the previous calendar year or another corresponding reporting period are the passive revenue (referred to in Paragraph two of this definition), and less than 50 (fifty) per cent of the assets held by the organization in the previous calendar year or another corresponding reporting period are assets generating passive revenue (referred to in Paragraph two of this definition);

2) stocks of the organization are regularly traded on an organized securities market or the organization is an affiliated entity of another organization, the stocks of which are traded on an organized securities market;

3) the organization is a governmental entity, international organisation, central bank, or an organization that belongs to one of the abovementioned structures;

4) the activities of the organization are mostly related to the holding (wholly or partly) of stocks issued by one or several affiliated entities that carry out trading or other commercial activity that is different from the activities of the financial institution, and the provision of financing and other services to such affiliated entities. The organization may not be deemed an active non-financial entity, if it operates (or declares itself as such) as an investment fund, for example, private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;

5) the organization does not carry out and has not earlier carried out an economic activity, but makes capital investment in assets for the purpose of performing economic activity, which is different from the economic activity of the financial institution, provided that the existence of such organization does not exceed 24 (twenty four) months since its initial date of establishment;

6) the organization has not been a financial institution for the last 5 (five) years and is under liquidation or reorganisation proceedings of assets of the organization for the purpose of continuing or resuming such economic activity that is not economic activity of the financial institution;

7) the organization carries out financing and hedging activities jointly with affiliated entities, which are not financial institutions, or under assignment of such affiliated entities, and does not provide financing or hedging services to organisations, which are not affiliated entities, provided that a group of such affiliated entities is mainly involved in economic activity that is not economic activity of the financial institution;

8) the organization that conforms to all of the following requirements:

- a) it has been established and is operating solely for the purposes related to religion, charity, science, art, culture, sports, or education, or it has been established and is operating in its state of residence and is a professional organisation, business union, commercial chamber, work organisation, agricultural or horticultural organisation, union or organisation of citizens, which is operating only for promotion of collective welfare of the society,
- b) it has been exempted from the income (profit) tax in its state of residence,
- c) it has no shareholders or other stakeholders, which hold the ownership or have other material interest in respect of income or assets of the organization,
- d) in accordance with the legal acts applicable in the state of residence of the organization or documents of incorporation of the organization, income and assets of the organization may not be divided or used for the benefit of an individual or corporate entity, which is not a charity institution, other than pursuant to the conduct of the charitable activities carried out by the organization. The above mentioned division or use other than for charity purposes may take place only in case of the corresponding payment of compensation by the organization for services received or payment of the true market value of the property purchased by the organization,
- e) in accordance with the legal acts applicable in the state of establishment or the state of residence of the organization or documents of incorporation of the organization, in case of liquidation or reorganisation of such organization, all assets of the organization are transferred to the governmental entity or other non-profit organization.

(2) such part of revenue shall be deemed passive revenue of the organization, which is formed by:

- 1) dividends;
- 2) interest payments and payments equivalent thereto;
- 3) rental, lease payments and royalty (except rental, lease payments and royalty within the scope of principal business activity of the organization);
- 4) revenue from annuity contracts;
- 5) revenue obtained as a result of such alienation transactions of financial assets, which generate the revenue referred to in Clause 1, 2, 3, or 4 of this Paragraph (except revenue obtained as a result of principal activity of a financial broker (dealer));
- 6) revenue obtained in transactions (including futures, option contracts, and other similar transactions) with financial assets (except revenue obtained as a result of principal activity of a financial broker (dealer));
- 7) revenue from currency exchange transactions (except revenue obtained as a result of principal activity of a financial broker (dealer));
- 8) revenue from swap transactions (except revenue obtained as a result of principal activity of a financial broker (dealer));
- 9) amounts obtained from cash value insurance contracts;
- 10) other revenue, which by their economic nature are equivalent to the revenue referred to in Clause 1, 2, 3, 4, 5, 6, 7, 8, or 9 of this Paragraph.

In addition to the definition specified in the Law on Taxes and Duties, the explanatory materials and comments prepared by the organization OECD (<http://www.oecd.org/tax/automatic-exchange/>) describe the main types of the companies which meet the status of an active non-financial entity and give a brief description thereof:

- Active companies due to the nature of their income and assets:

normally companies carrying out their basic and principal activity in the area of production, sales of goods and provision of services;

- Public companies whose shares are traded on the stock exchange, or the companies closely related to such public companies:

stock exchange where such shares are traded must be duly authorised by the state supervisory authorities and the shares of the company traded on such a stock exchange shall be regularly traded thereof;

- State and municipal structures, international organizations, central banks and companies owned by such structures;

- Companies carrying out holding activities:

this targeted activity of the company should be dominant, i.e., it should occupy at least 80 (eighty) % of other types of activities, while members of the group of companies to which such a company belongs should not conduct activities of the financial institution. The company will not comply with this status if it holds shares/stocks for short-term and speculative purposes;

- Newly-founded companies (start-ups):

companies no older than 24 (twenty four) months from the date of their registration/establishment in the register of companies, while the planned principal activity must be of active activity within the meaning of this Appendix to the Declaration;

- Companies under liquidation or reorganisation;

- Treasury centres that are the part of non-financial group of companies:

main activity of the company – the provision of financing related to the group of companies, furthermore the participants of this group must not carry out activities of financial institution;

- Non-profit public organizations and professional associations:

organizations in the country of establishment or conducting of activities must be exempted from paying the corporate income tax.

⁷ **Passive non-financial entity** – Section 87 of the Law on Taxes and Duties of the Republic of Latvia:

1. a non-financial entity which does not meet the criteria of an active non-financial entity (reference 4 above). Normally such companies are the companies that have prevailing passive income in the total volume of their incoming payments, and financial assets and cash are predominant in their balance sheet;

2. the investment entity located in the country which does not apply the Standard for Automatic Exchange of Financial Account Information in Tax Matters.

⁸ **Financial Institution** – a custodial institution, a depository institution, an investment entity, or a specified insurance company (Section 70 of the Law on Taxes and Duties of the Republic of Latvia).

Custodial institution means any entity that holds, as a substantial portion of business, financial assets for the account of others.

Depository institution means any entity that accepts from other persons deposits and other repayable funds in the ordinary course of banking, the activities of the credit and savings company, the activities of the institution providing payment services, the issuer's activities of electronic money or similar economic activities.

Investment entity means any organisation:

1) which primarily conducts as business activity one or more of the following activities or operations for or on behalf of the client:

- a) trading in money market instruments (e.g. cheques, bills of exchange, certificates of deposit, derivatives), foreign currency, exchange rate instruments, interest rate and index instruments, transferable securities or commodity futures traded on a regulated market;
- b) individual and collective investment portfolio management on the basis of issued authorisation;
- c) other investing, administering or managing of financial assets or monetary funds for or on behalf of the client;

2) income of which is primarily attributable to investing, reinvesting or trading in financial assets, if the investment entity is managed by a custodial institution, depository institution, specified insurance company or an investment entity that meets the criteria specified in Paragraph 1 of this definition.

Specified insurance company means an insurance company (or the holding company of the insurance company) which offers the service of entering into cash value insurance agreements or annuity contracts, or which is obliged to make payments under such agreements.

Information specified in this Appendix is provided for information purposes only and is not an exhaustive description of the provisions of the Standard for Automatic Exchange of Financial Account Information in Tax Matters, nor is and can be regarded as legal, tax or other advice or analysis.

JSC "Rietumu Banka" is not responsible for information included in this material. In case of any questions in respect of provisions of the Standard for Automatic Exchange of Financial Account Information in Tax Matters and application thereof, we advise you to contact a tax or legal advisor.



JSC "RIETUMU BANKA"
VESETAS 7 / RIGA
LV-1013 / LATVIA
REG. No. 40003074497 / RTMBLV2X
BLOOMBERG: RIET
TELEPHONE +371 67025555
FAX +371 67025588
info@rietumu.lv
www.rietumu.com

APPLICATION FOR BASIC BANKING SERVICES

Date / / 20

Approved by the Board of JSC "Rietumu Banka", Minutes No. 36, 21.10.2019

COMPLETE IN BLOCK CAPITALS

Client

(corporate entity: full name / private individual: name, surname)

Upon signing JSC "Rietumu Banka" and Client Agreement please:

☐ review the set of documents of the potential client on an urgent basis, I agree to pay an additional commission according to the Bank's tariffs

Confirm

X

(Client's signature)

☐ open a current account

☐ send the confirmation on the current account opening to e-mail

☐ issue a payment card

The Bank opens one card account for the Client and issues an international payment card VISA to the Client or the Client's Representative according to this Application.

☐ VISA Gold ☐ VISA Platinum ☐ VISA Platinum Jurmala ☐ VISA Business
issued only to the corporate entity Insurance: ☐ Yes ☐ No
only VISA Business

Card account currency

Express issue of the Card: ☐ Yes ☐ No

Name and surname
on the card

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

(name and surname / company name on the card shall not exceed 21 character, including spaces; only Latin letters are embossed on the card; the corporate entity specifies the cardholder's name and surname)

Company name
of the card

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

(company name shall be filled in in Latin letters only, dashes, brackets and other symbols are not allowed)

Voice password

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

(at least 5 characters, Latin letters, no spaces or dashes allowed)

If you wish to set the daily limit of card transactions below the limit set by the Bank, please specify it:

☐ for cash withdrawals in ATMs (amount in figures) (amount in words)

☐ for other payments (amount in figures) (amount in words)

☐ once a month on the first day of the month replenish the card account from the Client's current account:

☐ in the amount of ☐ up to the amount (together with hold amounts)

(amount in figures)

(amount in words)

Place for the receipt of the card:

(address for the receipt of the card by courier post and the recipient's phone number / the Bank's representative office or head office of the Bank in Riga)

☐ Set up notifications (M-Bank)

(please specify the mobile phone number / e-mail / mobile phone number and e-mail)

☐ account (card account / current account / all) ☐ cash flows (all transactions / incoming funds / outgoing funds)

☐ a new message in Internet Bank ☐ suspicious card transactions

The Client is aware and agrees that a notification in M-Bank system will be delivered, using the public communications channels and specified contact information, and the text of the notification will be available to the telecommunications services provider and/or communications operators in various countries, including outside the European Union. The Bank will not be liable for losses in respect of an unlawful access and/or use of such information by third parties contrary to the Client's interests.

X

(Client's signature)

☐ issue DigiPass 

I confirm that I have received undamaged

_____ (serial number of the received device)

I confirm

X

(signature of Client's Representative)

☐ send the following number of Mobile DigiPass (please specify) _____
(in digits) (in words)

to the Bank's verified e-mail address _____

☐ payment of the commission by payment card – upon activation of Mobile DigiPass

I confirm

X

(signature of Client's Representative)

! If I am the Representative of the Clients in the Bank, I agree that all Identification and authorisation tools I have received will be used for the management of all Clients accounts with the Bank within the framework of my powers.

I confirm that the above information is true. The Client undertakes to immediately in writing notify JSC "Rietumu Banka" of any changes related to this Application.

The Client is aware and agrees that the Bank will not return the fee for verification of the set of documents of the potential client, and will not accept and review the claims for refusal to open accounts and establish cooperation with the potential client.

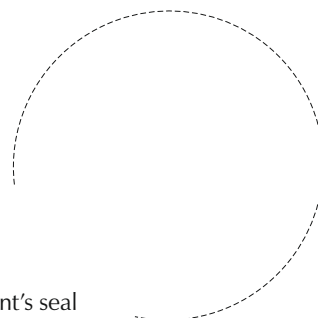
I acknowledge that I have read and agree to the Terms and Conditions of JSC "Rietumu Banka" and Client Agreement, the Bank's tariffs and the Client Personal Data Protection Notice (available on the website www.rietumu.com).

Client represented by _____
(name, surname)

X

(signature)

Client's seal



TO BE COMPLETED BY BANK EMPLOYEE

I confirm the identity and signature of the Client or the Client's Representative

Passport / Identity document No. _____

(name, surname)

X

(signature)

Date ____ / ____ / 20 ____

Current account No. _____

Card account No. _____

Rietumu ID _____

(name, surname)

X

(signature)

Date ____ / ____ / 20 ____



JSC "RIETUMU BANKA"
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REG. No. 40003074497 / RTMBLV2X
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TELEPHONE +371 67025555
FAX +371 67025588
info@rietumu.lv
www.rietumu.com

BASIC INFORMATION ON THE PROTECTION OF THE STATE-GUARANTEED DEPOSITS

Date: __/__/20__

Approved by the Board of JSC "Rietumu Banka", Minutes No 28, 14.04.2023

COMPLETE IN BLOCK CAPITALS

Guarantees on deposits with a credit institution	Safety of your deposits is guaranteed by the deposit guarantee scheme, which has been established pursuant to the Deposit Guarantee Law. In case of unavailability of deposits at a credit institution, your deposit in the amount of up to EUR 100,000 shall be compensated by the Deposit Guarantee Fund.
Maximum amount of guaranteed compensation and deposits for which the state-guaranteed compensation is not paid	<p>The maximum amount of guaranteed compensation is EUR 100,000 per each depositor per credit institution. The currency of the guaranteed compensation shall be the euro. Payment of the guaranteed compensation shall not apply to the following deposits specified in Section 23 of the Deposit Guarantee Law:</p> <ol style="list-style-type: none">1) deposits of credit institutions;2) deposits of financial institutions;3) deposits of municipalities the annual budget of which exceeds EUR 500,000, and of direct management institutions;4) deposits related to the laundering of proceeds from crime or which are to be recognized as proceeds from crime, if the judgment of conviction has entered into force;5) deposits of the depositor who is not identified as a client in accordance with the terms of the Law on the Prevention of Money Laundering and Terrorism and Proliferation Financing;6) deposits which in accordance with the Law make up an equity of the deposit taker;7) deposits of insurance companies;8) deposits of investment brokerage companies;9) deposits of investment management companies;10) deposits of private pension funds;11) deposits of alternative investment fund managers;12) debt securities issued by a credit institution, as well as liabilities arisen out of its bills of exchange, including drafts;13) deposits which were not involved in the transactions within last two years after the date of occurrence of the unavailability of deposits, and are worth less than EUR 10.
Maximum amount of additionally guaranteed compensation	In addition to the maximum guaranteed compensation in the amount of EUR 100,000, a depositor is entitled to the guaranteed compensation in the amount of up to EUR 200,000 in accordance with the types of deposits and provisions specified in Section 4 of the Deposit Guarantee Law.
Calculation of guaranteed compensation in case of multiple deposits at the same credit institution	Total of your deposits at the same credit institution shall be aggregated and the maximum amount of guaranteed compensation (EUR 100,000) shall be applied to the total amount.
Calculation of guaranteed compensation in case of a joint deposit with other person(s)	<p>If more than EUR 100,000 are held on the account, the guaranteed compensation in the amount of up to EUR 100,000 shall be applied to each depositor separately provided that this depositor has been identified prior to the date of occurrence of unavailability of deposits.</p> <p>Where the depositor manages the funds due to another person in the depositor's account, the guaranteed remuneration shall be entitled to that person who can demonstrate his or her right of claim on the funds managed by the depositor, provided that the deposit taker has identified that person before the date of the unavailability of the deposits.</p>

Beginning of guaranteed compensation payout process in case of unavailability of deposits and payout of guaranteed compensation to minors	<p>The payment of the guaranteed compensation shall be made for a period of five years from the date of the unavailability of deposits or from the date of termination of the conditions, which are the basis for the refusal of the guaranteed payment specified in Section 27, Paragraph one of the Deposit Guarantee Law.</p> <p>Guaranteed compensation is paid:</p> <ul style="list-style-type: none"> - Starting from the 10th working day after the date of occurrence of unavailability of deposits if unavailability of deposits has occurred from 1st January 2021 and until 31st December 2023. - Starting from the 8th working day after the date of occurrence of unavailability of deposits if unavailability of deposits has occurred after 1st January 2024. <p>Legal representatives (parents) of minor savers (account owners) or guardians appointed in accordance with the procedures specified in Section 222 of the Civil Law and Section 26 of the Orphan's Courts Law in case of unavailability of deposits, and in accordance with the property interests of the minor person, it is entitled to perform all necessary activities for the receipt of the State guaranteed compensation of the minor in the order specified in regulatory enactments.</p> <p>Persons shall be entitled to receive the guaranteed compensation personally from the time when they reach the age of 18.</p>
Information on the possibility of mutual offset of claims	In the calculation of guaranteed compensation due to a depositor, the depositor's liabilities against credit institution may be taken into account and mutually offset.
Contacts	Bank of Latvia: K.Valdemara iela 2A, Riga, LV-1050, tel. +371 67022300, www.bank.lv

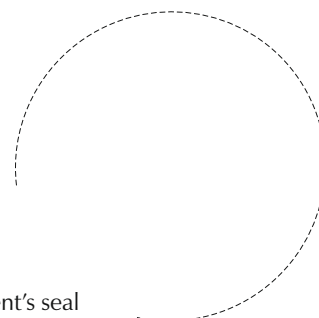
Client _____
(corporate entity: full name / private individual: name, surname)

Passport / Identity document / Registration No. _____

The Client hereby confirms that he/she has received and read the Background Information on the Protection of the State-guaranteed Deposits.

Client represented by _____
(name, surname)

X _____
(signature)



Rietumu ID _____ **Test-key** _____ **Client's seal**

TO BE COMPLETED BY BANK EMPLOYEE

I confirm the identity and signature of the Client or the Client's Representative.

Passport / Identity document No. _____

_____ **X** _____
(name, surname) (signature) Date ____ / ____ / 20__

BASIC INFORMATION ON THE PROTECTION OF THE STATE-GUARANTEED DEPOSITS

Date: __/__/20__

Approved by the Board of JSC "Rietumu Banka", Minutes No 28, 14.04.2023

COMPLETE IN BLOCK CAPITALS

Guarantees on deposits with a credit institution	Safety of your deposits is guaranteed by the deposit guarantee scheme, which has been established pursuant to the Deposit Guarantee Law. In case of unavailability of deposits at a credit institution, your deposit in the amount of up to EUR 100,000 shall be compensated by the Deposit Guarantee Fund.
Maximum amount of guaranteed compensation and deposits for which the state-guaranteed compensation is not paid	<p>The maximum amount of guaranteed compensation is EUR 100,000 per each depositor per credit institution. The currency of the guaranteed compensation shall be the euro. Payment of the guaranteed compensation shall not apply to the following deposits specified in Section 23 of the Deposit Guarantee Law:</p> <ol style="list-style-type: none"> 1) deposits of credit institutions; 2) deposits of financial institutions; 3) deposits of municipalities the annual budget of which exceeds EUR 500,000, and of direct management institutions; 4) deposits related to the laundering of proceeds from crime or which are to be recognized as proceeds from crime, if the judgment of conviction has entered into force; 5) deposits of the depositor who is not identified as a client in accordance with the terms of the Law on the Prevention of Money Laundering and Terrorism and Proliferation Financing; 6) deposits which in accordance with the Law make up an equity of the deposit taker; 7) deposits of insurance companies; 8) deposits of investment brokerage companies; 9) deposits of investment management companies; 10) deposits of private pension funds; 11) deposits of alternative investment fund managers; 12) debt securities issued by a credit institution, as well as liabilities arisen out of its bills of exchange, including drafts; 13) deposits which were not involved in the transactions within last two years after the date of occurrence of the unavailability of deposits, and are worth less than EUR 10.
Maximum amount of additionally guaranteed compensation	In addition to the maximum guaranteed compensation in the amount of EUR 100,000, a depositor is entitled to the guaranteed compensation in the amount of up to EUR 200,000 in accordance with the types of deposits and provisions specified in Section 4 of the Deposit Guarantee Law.
Calculation of guaranteed compensation in case of multiple deposits at the same credit institution	Total of your deposits at the same credit institution shall be aggregated and the maximum amount of guaranteed compensation (EUR 100,000) shall be applied to the total amount.
Calculation of guaranteed compensation in case of a joint deposit with other person(s)	<p>If more than EUR 100,000 are held on the account, the guaranteed compensation in the amount of up to EUR 100,000 shall be applied to each depositor separately provided that this depositor has been identified prior to the date of occurrence of unavailability of deposits.</p> <p>Where the depositor manages the funds due to another person in the depositor's account, the guaranteed remuneration shall be entitled to that person who can demonstrate his or her right of claim on the funds managed by the depositor, provided that the deposit taker has identified that person before the date of the unavailability of the deposits.</p>

Beginning of guaranteed compensation payout process in case of unavailability of deposits and payout of guaranteed compensation to minors	<p>The payment of the guaranteed compensation shall be made for a period of five years from the date of the unavailability of deposits or from the date of termination of the conditions, which are the basis for the refusal of the guaranteed payment specified in Section 27, Paragraph one of the Deposit Guarantee Law.</p> <p>Guaranteed compensation is paid:</p> <ul style="list-style-type: none"> - Starting from the 10th working day after the date of occurrence of unavailability of deposits if unavailability of deposits has occurred from 1st January 2021 and until 31st December 2023. - Starting from the 8th working day after the date of occurrence of unavailability of deposits if unavailability of deposits has occurred after 1st January 2024. <p>Legal representatives (parents) of minor savers (account owners) or guardians appointed in accordance with the procedures specified in Section 222 of the Civil Law and Section 26 of the Orphan's Courts Law in case of unavailability of deposits, and in accordance with the property interests of the minor person, it is entitled to perform all necessary activities for the receipt of the State guaranteed compensation of the minor in the order specified in regulatory enactments.</p> <p>Persons shall be entitled to receive the guaranteed compensation personally from the time when they reach the age of 18.</p>
Information on the possibility of mutual offset of claims	In the calculation of guaranteed compensation due to a depositor, the depositor's liabilities against credit institution may be taken into account and mutually offset.
Contacts	Bank of Latvia: K.Valdemara iela 2A, Riga, LV-1050, tel. +371 67022300, www.bank.lv

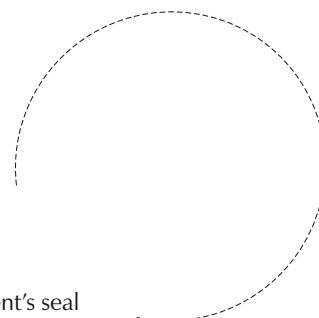
Client _____
(corporate entity: full name / private individual: name, surname)

Passport / Identity document / Registration No. _____

The Client hereby confirms that he/she has received and read the Background Information on the Protection of the State-guaranteed Deposits.

Client represented by _____
(name, surname)

X _____
(signature)



Rietumu ID _____ **Test-key** _____ **Client's seal**

TO BE COMPLETED BY BANK EMPLOYEE

I confirm the identity and signature of the Client or the Client's Representative.

Passport / Identity document No. _____

_____ **X** _____
(name, surname) (signature) Date ____ / ____ / 20__

**KLIENTA SAISTĪBU APLIECINĀJUMS IEVĒROT
NACIONĀLĀS UN STARPTAUTISKĀS SANKCIJAS**
CLIENT COMMITMENT TO COMPLY WITH NATIONAL
AND INTERNATIONAL SANCTIONS OF THE REPUBLIC OF LATVIA

Datums / Date ____/____/20____

Klients

Client (juridiska persona: pilns nosaukums / fiziska persona: vārds, uzvārds)
(corporate entity: full name / private individual: name, surname)

Reģistrācijas Nr. / Personu apliecināšanas dokumenta Nr. _____
Registration No. / Personal identity document No.

**Klients apliecina, ka sadarbības ietvaros ar
AS "Rietumu Banka" (turpmāk – Banka):**

1) ievēros Latvijas Republikas, Eiropas Savienības, Apvienoto Nāciju Organizācijas normatīvos aktus (t.sk. lēmumus un rezolūcijas), kas ir saistīti ar sankciju piemērošanu un ierobežojumiem attiecībā uz personām, jurisdikcijām un teritorijām, kā arī Latvijas Republikas normatīvajos aktos noteiktajos gadījumos Ziemeļatlantijas līguma organizācijas dalībvalstu, tai skaitā Amerikas Savienoto Valstu, noteiktās sankcijas;

2) tieši vai netieši neveiks darbības, kuru rezultātā tiek pārkāpti vai var tikt pārkāpti dokumenta 1. punktā norādītie normatīvie akti;

3) tieši vai netieši neizmanto un nepieļaus, ka trešās personas izmanto jebkuru Klienta kontu Bankā, kā rezultātā Banka jebkāda veidā tiek iesaistīta dokumenta 1. punkta pārkāpšanā;

4) neuzturēs darījuma attiecības, kā arī nekavējoties izbeigs esošas darījuma attiecības ar personām, kuras pārkāpj dokumenta 1. punktā norādītos normatīvos aktus, iesaistoties sankciju pārkāpšanā vai apiešanā;

5) pēc pirmā Bankas pieprasījuma nekavējoties Bankas norādītajā formātā sniegs ar Klienta personisko vai saimniecisko darbību saistītu informāciju un dokumentus, tai skaitā dokumentus attiecībā uz trešajām personām, kas tieši vai netieši ir iesaistītas Klienta darījumos.

**The Client, within the framework of
cooperation with JSC "Rietumu Banka"
(hereinafter – the Bank), undertakes:**

1) to comply with the normative acts of the Republic of Latvia, the European Union, the United Nations (incl. decisions and resolutions) related to the imposition of sanctions and restrictions on persons, jurisdictions and territories, as well as, in the cases provided for in the normative acts of the Republic of Latvia, sanctions imposed by the member states of the North Atlantic Treaty Organisation, including the United States of America;

2) not to engage in any action, directly or indirectly, which violates or may violate the normative acts referred to in paragraph 1 of this document;

3) not to use or allow third parties to use, directly or indirectly, any of the Client's accounts with the Bank, which in any way results in the Bank being involved in the violation of the laws and regulations referred to in paragraph 1 hereof;

4) not to maintain business relations, and to terminate immediately existing business relations, with persons that violate the normative acts referred to in paragraph 1 of this document by engaging in sanctions violations or circumvention;

5) to immediately provide, at the first request of the Bank, information and documents related to the Client's personal or business activities in the format specified by the Bank, including documents related to third parties that are directly or indirectly involved in the Client's transactions.

Klients vai Klienta pārstāvis

Client or Client's representative (vārds, uzvārds) / (name, surname)

X

(paraksts) / (signature)

Rietumu ID

Testa atslēga

Test Key