

This document contains the General Terms and Conditions, Annex N1: Special Terms of Services, including Operating Accounts Terms, Wallet Connectivity Service Terms, Segregated Wallet Service Terms, Investment Brokerage Account Service Terms. Each section is integral to your agreement with Pave Bank. Please review the full document carefully.

JSC Pave Bank Georgia Customer Agreement: General Terms and Conditions

1. General Provisions, and relationship with Special Terms of Products and Services.

- 1.1. The Agreement is concluded between Pave Bank and the Customer and is effective as from: (i) in the case of existing Customers, the date immediately after which it is displayed on the Digital Banking System, or the date immediately following the expiry of any mandatory notification period under applicable law governing notification periods for the changes to existing terms and conditions arising from this Agreement, and (ii) in the case of new Customers, the date on which Pave Bank accepts the Customer by opening an Account for the Customer. Please refer to Clause 2 for the meaning of capitalized terms.
- 1.1.1 The Agreement sets out the rights and obligations of Pave Bank and the Customer and constitutes the Customer's legal relationship with Pave Bank (and no other entity). Further contractual terms and conditions, known as "Special Terms of Products and Services" also apply to particular Products and Services that Pave Bank Group Members may provide to the Customer from time to time. These Special Terms of Products and Services shall also include any Pave Bank policies and guidance referred to in such Special Terms of Products and Services, or other Customer obligations notified to the Customer from time to time, such as fee schedules or additional Customer obligations. These Special Terms of Products and Services are either annexed to this Agreement or will be deemed to become annexed and incorporated into this Agreement following the Customer's acceptance of the relevant Special Terms of Products and Services (for example, acceptance through electronic means, including clickthrough acceptances at the point of contracting for a particular Product or Service).
- 1.1.2 If there is a conflict between the Agreement and/or between any of the Special Terms of Products and Services: (i) the most recent Special Terms of Products and Services entered into between a Pave Bank Group Member and the Customer shall apply first, and in priority to any prior Special Terms of Products and Services entered into between Pave Bank Group Members and the Customer, and then, (ii) any other remaining Special Terms of Products and Services shall apply second, to the extent that they are not inconsistent with all of the other Special Terms of Products and Services, and then (iii) the provisions of this Agreement shall apply third, to the extent that they are not inconsistent with any of the Special Terms of Products and Services.
- 1.2. **Key Risks accepted by the Customer:** Pave Bank draws the Customer's attention to the following key risks which apply to all of the Products and Services. The Customer must perform their own

independent assessment on whether they are able to bear such risks, as well as other general risks arising from the usage of the Digital Banking System. The Customer acknowledges that the Products and Services are provided by Pave Bank on an "as is", "where is" basis, but expressly subject to all such risks and that Pave Bank disclaims all liability arising from such risks. If a Customer does not wish to accept such risks, they should not use the Products and Services and immediately notify Pave Bank that they wish to terminate their relationship.

- 1.2.1 **Technology Risk Disclosure:** Pave Bank operates a digital only bank. Pave Bank does not operate any physical branches or banking infrastructure. As a result, the Products and Services of Pave Bank are entirely based on technology. Irrespective of the complexity of the modern technology deployed by Pave Bank and irrespective of the substantial endeavors of Pave Bank to minimize the risks of errors and malfunctions, such technology is generally susceptible to errors, bugs and service interruptions. By continuing to use the Products and Services, the Customer acknowledges and accepts such risks, including the limitation of liability of Pave Bank contained in Clause 14 of this Agreement.
- 1.2.2 **Security Risk Disclosure:** Pave Bank operates its Digital Banking System and provides the Products and Services with a standard of due care that is customary under Georgian banking practice, including customary measures to identify, prevent or mitigate fraudulent activities. However, the use of the Digital Banking System by the Customer and Pave Bank entails various risks outside the control of Pave Bank and which may result in loss or damages. For instance, the Customer (including Users), Pave Bank and the Digital Banking System may be the subject of cyberattacks, including phishing, spoofing, social engineering or other security attacks that could result in the security of such systems becoming compromised or becoming unavailable or operating in a reduced capacity during attacks. The Customer acknowledges and accepts such risks, including the limitation of liability of Pave Bank contained in Clause 14 of this Agreement.
- 1.3. **Deposit Insurance System:** From 01 January 2024, the amount in the deposit/account of all depositors, regardless of the number of deposits/accounts, is insured at each commercial bank and microbank and may be reimbursed by the Deposit Insurance Agency up to GEL 30,000. Any amount in all accounts of all depositors in any commercial bank and microbank is automatically insured at no additional cost. Additional information can be obtained on the website of the Deposit Insurance Agency at: www.diagency.ge.

2. Definitions and Interpretations

Capitalized terms used in the Agreement and/or any Special Terms of Products and Services (unless otherwise defined therein) have the meaning ascribed to it below:

Account – an account opened in the Digital Banking System in the name of the Customer which may be used to make payments, deposit amounts, carry out transactions relating to Products and Services in the name of the Customer.

Agreement – this agreement between the Customer and Pave Bank, as may be supplemented, amended or varied from time to time in accordance with its terms, including as further described

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in Clause 1.1.1.

Business Day – any day of the week other than Saturday, Sunday or a day that is a national holiday in Georgia when Pave Bank is open for business. Pave Bank may set different Business Days by a reasonable notice to the Customer.

Conversion - acquisition of one currency in exchange for another currency.

Customer – a legal entity, an individual conducting entrepreneurial activities and/or other organizational/unregistered entity(s) established under the Legislation, who maintains an Account at Pave Bank, until such Account(s) are closed in accordance with this Agreement.

Customer Authorization – the procedure of confirming the Customer and its User's consent to a transaction, by which relevant User(s) give their authorization to conduct transactions relating to the Products and Services in the name of the Customer, as per the procedure prescribed by the Digital Banking System.

Customer Data – data related to the business relationship between Pave Bank Group Members and the Customer, including data identifying or allowing to identify the Customer, its directors, officers, owners, shareholders, UBOs, employees, service providers, customers, or any entity or individual having any relationship with the Customer and any information related to any individuals connected with the Customer (including Users) whose identity is known or can be directly or indirectly determined by using a personal code (national ID number, passport number, etc.) and/or one or more physical, physiological, psychological, economic, cultural, or social features specific to the individual.

Customer Identification – establishing the identity of the Customer (including Users), verification and/or KYC process under the procedure laid down in the Digital Banking System.

Digital Banking System – a technological solution used by Pave Bank Group Members for providing Products and Services over the internet and other electronic means, access to which may be made available to the Customer (including Users) on the terms of this Agreement and the Special Terms of Products and Services.

Force Majeure Event – acts, events or sequence of events or accidents which are beyond the reasonable control of the Party invoking force majeure and which makes a Party's performance of its obligations hereunder impossible or so impracticable as reasonably to be considered impossible in the circumstances or commercially unfeasible, including but not limited to any of the following: internet outages, industry-standard security encryption protocols becoming compromised, natural disasters, governmental actions, war, acts of terrorism, protests, riots, civil commotions, fire, explosion, flood, epidemic, lock-outs, strikes or similar events.

Party – Pave Bank or the Customer, as appropriate (and for the avoidance of doubt, Users shall not be construed as a Party to this Agreement or have rights to enforce its terms).

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Password (Passwords) – any Customer or User code created in the Digital Banking System and used during the Customer Authorization procedure or a one-time security code provided to the Customer or User by Pave Bank for access to the Digital Banking System or any other platform or system linked to Pave Bank Group Members or for the initiation, confirmation and/or management of individual Services provided by Pave Bank Group Members.

Pave Bank – Pave Bank Georgia JSC, a joint stock company established under the laws of Georgia with identification code 404668436, having its registered office address at: 14 Kostava Str., 0108 Tbilisi, Georgia; website: www.pavebank.com; holder of the banking license No. 305 issued by the National Bank of Georgia on 14 December 2023. The supervisory authority of Pave Bank is the National Bank of Georgia, address: 1, Zviad Gamsakhurdia Embankment, 0114 Tbilisi, Georgia. Get acquainted with useful information for customers on the website of the National Bank of Georgia - www.nbg.gov.ge/cp and on the hotline - 032 2 406 406 <https://www.nbg.gov.ge>. **In no case is the National Bank of Georgia responsible for the obligations of Pave Bank under this Agreement.**

Pave Bank Group Members – means Pave Bank, its subsidiaries and affiliated entities.

Payment Instrument – any payment instrument (including card) which the Digital Banking System allows to link to the Pave Bank Account and use to perform Payment Transaction.

Payment Order – an order (payment transfer) from payer to recipient to Pave Bank to execute a Payment Transaction.

Payment Transaction – transfer of money or any type of assets initiated by the payer or the recipient.

Products and Services – a product and/or service offered by Pave Bank and/or the relevant Pave Bank Group Members set out in the Agreement and Special Terms of Products and Services

Profile – the profile of the Customer in the Digital Banking System.

Receiver – a person (whether natural or legal) in favor of whom the Payment Transaction is executed.

Sanctions – any restriction, policy, prohibition, or other kind of limitation introduced / applied to individual(s), companies or similar identified or identifiable group of people by all sanctions lists groups as identified by Pave Bank, including but not limited to the United Nations (UN) and/or the European Union and/or the United Kingdom and/or the United States of America and/or Georgia or similar international organizations, states, state authorities or any other party.

Special Terms of Products and Services – an agreement in relation to Products and Services,

including the fees applicable to such Products and Services that may be entered into from time to time between Pave Bank and/or the relevant Pave Bank Group Member and the Customer, and which may also be terminated on the terms set out in this Agreement.

User – a representative of the Customer who has been added into the Digital Banking System with a specific role of "Owner", "Maker", "Approver" or any other role listed by Pave Bank from time to time.

3. General Terms applicable to Product and Services

- 3.1. Pave Bank may introduce new Products and Services or suspend/cancel or limit the existing Products and Services at its entire discretion. Where possible, the Customer will be notified of such changes prior to their introduction.
- 3.2. Pave Bank aims to provide its Products and Services during business hours, from 10 a.m. to 6 p.m. (UTC+4) on a Business Day. However, the execution of certain Products and Services may depend on third-party institutions, including correspondent banks, payment systems, currency-specific clearing schedules, or other intermediaries. Pave Bank is not responsible for their operating hours, transaction cut-off times, settlement cycles, or any operational delays caused by such parties. Pave Bank may introduce different business hours or Business Days for specific Products or Services, and may (but is not obligated to) provide services outside of standard business hours or on non-Business Days. At times, the Digital Banking System may be unavailable due to maintenance, upgrades, or for security or operational reasons. Pave Bank shall not be liable for any loss suffered by the Customer if access to the Digital Banking System is unavailable or if a transaction cannot be executed due to factors described herein, including (but not limited to) third-party dependencies, regulatory constraints, currency-specific limitations, or market closures.
- 3.3. Pave Bank may suspend or limit access by the Customer to the Digital Banking System at any time and at its direction. Pave Bank may also impose additional limits on the use of Products and Services, including but not limited to limits on allowed currencies, geographies/countries, transaction amounts, transaction volumes, and the number of Accounts or number of subaccounts allowed.

4. Registering in the Digital Banking System and Creating a Profile

- 4.1. Pave Bank has the right to refuse to register any proposed new Customer or withdraw and refuse to provide Products and Services to registered Customers without indicating any reasons.
- 4.2. Pave Bank may request initial transfer of funds from a proposed Customer, for the purposes of activation of any Account(s) or as a condition of providing Products and Services in relation to an Account. Activation of an Account is also subject to successful Customer Identification procedures, which may be requested from time to time as set out in this Agreement and from the Digital Banking System.
- 4.3. When registering in the Digital Banking System, a Profile is created for the Customer. The

Customer shall ensure that only User(s) identified by the Customer as its duly authorized User(s) are permitted to access the Customer's Accounts. The Customer acknowledges that Pave Bank is entitled to rely upon a presumption that all Users added by the Customer to the Customer's Profile, have the right to use, view and/or manage the Profile and Products and Services on the Customer's behalf.

- 4.4. The Digital Banking System enables the Customer to configure its Account management preferences, whereby the Customer may add Users and delegate specific roles as well as permissions and authorizations attached to such roles (as listed by Pave Bank), for the purposes of administering the Account, the Profile and the Products and Services. The Customer takes full responsibility for adding and removing Users, understanding access permissions and, managing such access permissions and for any and all activities and authorizations which such User(s) will perform. The Customer is also entirely responsible for ensuring that its Users comply with all of the obligations of the Customer and Users under this Agreement. In no circumstances will Pave Bank be required to review or check whether the instructions given by User(s) are correct or duly authorized by the Customer's own internal governance procedures or approval functions.
- 4.5. Pave Bank has a right to adopt, amend or supplement from time-to-time Password requirements, Password renewal processes, and storage/usage rules. These may be communicated to the Customer (and its Users) by electronic means. The Customer (and the Customer shall procure that its Users)) shall at all times (i) be responsible for verifying that such communications are genuine; and (ii) comply with genuine rules and requirements from Pave Bank. Any loss or damage resulting from non-compliance by the Customer (or any User) with such rules and procedures, or for acting on instructions given by third party actors, is the sole responsibility of the Customer.
- 4.6. The Customer must take all possible security measures and ensure that the Password or one-time security code received via SMS, email or other medium or other verification function of the Digital Banking System are used correctly and only for responding to genuine verification requests from the Digital Banking System. No disclosure of Passwords or one-time security codes shall be made by the Customer (including its Users) to third parties. Pave Bank shall not be responsible for the Customer's loss howsoever caused, arising from the disclosure, theft or use of the Password, one-time security code or other verification function, by third parties.
- 4.7. If the Customer has not logged in to the Digital Banking System and performed transactions on the Account(s) for more than a year, Pave Bank has the right (but not an obligation) to consider the Profile and the Account(s) as not in use (inactive). Pave Bank also has a right (but not an obligation) to deactivate and cancel such Profile. The Customer shall always remain responsible for the proper use and security of its Profile, Accounts and of its Users. Pave Bank has the right to unilaterally terminate the Agreement and close the Profile and the Account(s). Pave Bank may (but is not obliged to) inform the Customer about the inactive Profiles and Accounts 30 days prior to termination. If at least one inactive Account contains funds, Pave Bank is entitled to keep the Profile open and close the inactive Account(s), at Pave Bank's sole discretion.
- 4.8. The Customer confirms (including on behalf of the Users) that the Customer and its Users have

provided and will provide correct data when registering in the Digital Banking System and/or responding to requests from the Digital Banking System to update or supplement such data. The Customer shall bear any losses that may occur due to submission of invalid data.

5. Customer Identification Procedure

- 5.1. Pave Bank has a right to deny or limit the provision of Products Services to the Customer until the successful completion of the Customer Identification procedure, and to ask for additional identification or confirmations as part of the Customer Authorization procedures.
- 5.2. Pave Bank reserves the right to refuse to provide Product and Services to the Customer without explaining the reasons for the refusal to carry out the operation(s)/transaction(s). The Customer's completion/submission of information requested by Pave Bank does not create any obligation for Pave Bank to provide the client with all or any of the Products and Services, nor does it create any obligation for Pave Bank to confirm or perform any banking operation/transaction carried out or initiated by the Customer or the User(s).
- 5.3. Pave Bank has the right to demand additional data and/or documents that may help Pave Bank identify the Customer and/or receive significant information necessary for proper provision of Pave Bank Product and Services to the Customer as set out further in Clause 5.8. The Customer warrants all data and/or documents provided by the Customer or its User(s) is true, accurate and not misleading.
- 5.4. Products and Services can be provided in accordance with the rules and procedures established by Pave Bank digitally (remotely), including via telephone, internet banking, various remote/electronic communication channels, and/or other means of communication.
- 5.5. When carrying out the Customer Identification, Pave Bank has the right to demand that the Customer submit the originals and/or copies of documents required by Pave Bank and/or copies of documents certified by a notary or other state-authorized body (duly legalized or apostilled). Having received the required documents in electronic form, Pave Bank is authorized to apply certain restrictions on operations prior to receiving the requested documents in physical form.
- 5.6. In separate cases, when performing duties established by the legislation or if it is required due to the type of the document (e.g. the original of the document has to be provided), Pave Bank has the right to demand from the Customer to perform the Customer Identification procedure by a specific method indicated by Pave Bank.
- 5.7. The Parties agree that the Customer can (and that the User(s) can) confirm (sign) documents (e.g. agreements, consents, etc.) by electronic means (for example, acceptance through electronic means, including clickthrough acceptances at the point of contracting for a particular Product or Service).
- 5.8. Pave Bank has the right to demand additional information and/or documents related to the Customer, its officers, administrators, shareholders (direct or indirect), beneficial owners or other relevant information on the business, capital formation, source of funds and transactions or to be executed by them, and has the right to suspend the registration of the Profile, suspend Services

or a transaction of the Customer until the Customer provides additional information and/or documents requested by Pave Bank. Pave Bank also has the right to request the Customer to fill in and periodically update the Customer's questionnaire. If the Customer does not provide additional information and/or documents within a reasonable time period set by Pave Bank, Pave Bank has the right to suspend the provision of all or a part of the Services to the Customer. Pave Bank has the right to demand copies of the documents certified by a notary (and legalized or apostilled) and/or translated into at least English language. All documents and information are prepared and provided at the expense of the Customer.

- 5.9. The Customer acknowledges that it may receive notifications about the provision of a new Product and Service or renewed provision of suspended Services and must carry out any steps required under such notice.
- 5.10. Customer acknowledges and understands that if any data provided to Pave Bank during the onboarding turns out to be false, inaccurate, misleading or changes later, the Customer shall immediately and without undue delay, inform Pave Bank of this matter. Pave Bank has a right to conduct Customer Identification Procedure any time and from time-to-time after the onboarding and the Customer undertakes to provide Pave Bank any such information as reasonably required for Pave Bank to successfully complete the Customer Identification procedure. Failure to notify Pave Bank of any change in Customer Identification data, or that such data turned out to be false, inaccurate or misleading, or to provide Pave Bank with such information and documents that are requested by Pave Bank for completion of Customer Identification during the onboarding or any time afterwards may result in refusal to onboard, refusal to provide Products and Services to the Customer or shutting down the Customer's Account(s), sub-accounts and Profile, at the sole discretion of Pave Bank. If the Customer has provided incorrect data, the Customer must correct them immediately upon becoming aware of this fact. If the Customer who does not comply with the requirements of this Clause 5.10, Pave Bank may block the Customer, recognize the performed transactions as invalid, if necessary, transfer respective data and information to law enforcement authorities and/or apply any other measure(s) envisaged in the Agreement at its sole discretion.
- 5.11. Pave Bank is authorized to examine any information provided to it by the Customer and/or any information obtained by any other means, for which the Customer gives its unconditional and unequivocal consent.

6. Access to Digital Banking System

- 6.1. Pave Bank grants access to the Customer, User or authorized representatives through a Customer Authorization procedure established in the Digital Banking System.
- 6.2. Pave Bank is entitled to rely on any instructions from a User that has completed the Customer Authorization procedures. A User may then access and carry out all operations over the Accounts and in respect of the Products and Services, including by issuing orders or instructions as well as requesting, receiving and accepting information and communications by Pave Bank without further verification of its delegated authority in respect of the Customer, and irrespective of the User's legal relationship with the Customer or its corporate powers with respect to the

Customer. The Customer is solely responsible for selecting its Users and implementing protocols to properly manage its Accounts and the Products and Services.

- 6.3. The Customer unconditionally accepts to be bound by any acts, including all transactions on its accounts or custody accounts or with respect to digital assets held by Pave Bank in digital asset custody storage, carried out by its User(s) through the use of the Digital Banking System. All orders, instructions and communications received by Pave Bank from a User through the Digital Banking System are deemed to have been issued and authorized by the Customer or its authorized representatives.
- 6.4. Pave Bank may in its discretion verify the identity of a User by means outside of the Digital Banking System (e.g. by phone), and may refuse or block access to the Digital Banking System, whether outright or with respect to specific services or functions, or refuse the acceptance or execution of orders or instructions issued via the Digital Banking System, without giving any reason.
- 6.5. Security Conditions for the Digital Banking System:
 - 6.5.1 Authority:
 - 6.5.1.1 The Customer authorizes Pave Bank to accept and execute payment orders and other permitted transactions initiated by the Customer, including those involving the Customer's account(s) and/or assets. Such transactions will be authorized or confirmed once the Customer (or its Users) successfully completes the security procedures established by Pave Bank.
 - 6.5.1.2 Pave Bank will rely on any electronic/remote order received from the Customer (or its Users) via short text message, access codes, email, the Digital Banking System, Telegram, WhatsApp, or any other communication method defined by Pave Bank. Pave Bank is not obligated to verify the sender's identity if the Customer is authenticated according to Pave Bank's security procedures. The Customer agrees not to dispute Pave Bank's reliance on such instructions, and Pave Bank shall not be held responsible for any unauthorized use of the Digital Banking System by third parties.
 - 6.5.1.3 The Customer acknowledges that any order or confirmation sent from the mobile phone number specified in the Customer's application or in any other provided documents will be treated by Pave Bank as being sent by the Customer, irrespective of whether it was actually sent by the Customer, the Customer's representatives or other personnel.
 - 6.5.1.4 The Customer further agrees that any order or confirmation sent from the email address provided in the application or in any other provided documents will be regarded by Pave Bank as originating from the Customer, regardless of whether the order was genuinely issued by the Customer, the Customer's representatives or other personnel.
 - 6.5.1.5 Orders placed through the Digital Banking System will be considered as sent by the authenticated

user who has passed Pave Bank's security verification, whether the order was initiated by the Customer, the Customer's representatives or other personnel.

- 6.5.1.6 If multiple Users or authorized persons are linked to the Customer's account, Pave Bank may fulfill any instructions or orders received from any of these parties. Each User and authorized party will be jointly responsible for all transactions and any liabilities arising therefrom.
- 6.5.1.7 The Customer acknowledges that transactions conducted via the Digital Banking System hold the same legal validity as documents executed in writing by the Customer or an authorized representative.
- 6.5.1.8 The Customer consents to Pave Bank's right to record all orders received or sent via the Digital Banking System and to retain such records in any form deemed necessary. The Customer agrees that Pave Bank may use these records as evidence in any dispute or legal matter.
- 6.5.2 Security Procedures and Associated Risks applicable to the Customer (and its User(s)):
 - 6.5.2.1 When using the Digital Banking System, the Customer is identified through electronic authentication, not by signature or identity documents. Any action carried out after successful authentication will be deemed as duly executed by the Customer and legally binding on the Customer.
 - 6.5.2.2 Pave Bank reserves the right to modify or introduce additional identification mechanisms for accessing the Digital Banking System or confirming operations without prior notice to the Customer.
 - 6.5.2.3 Pave Bank may implement a two-level authentication mechanism for the Digital Banking System to ensure the Customer's security and comply with legal requirements. The Customer is obliged to follow Pave Bank's procedures, including email or phone number verification or other authentication methods, when accessing services. Failure to do so may result in restricted access, for which Pave Bank is not liable.
 - 6.5.2.4 The Customer must promptly notify Pave Bank if access codes are lost by it or its Users or accessed by unauthorized persons. Pave Bank may take appropriate measures, which may include suspending the Customer's access to the Digital Banking System .
 - 6.5.2.5 The Customer is required to maintain the confidentiality of all identification information, including access codes. The Customer must securely store all information, devices, and access codes, and refrain from disclosing them to third parties. The Customer is obligated to immediately notify Pave Bank of any loss, disclosure, or suspicion of unauthorized access to their access codes. Failure to do so renders the Customer liable for any resulting transactions.
 - 6.5.2.6 The Customer acknowledges that communication over the internet or via email is not encrypted

or secure, and such transmissions carry the risk of unauthorized access or modification by third parties. The Customer acknowledges the risks associated with exchanging information electronically and assumes responsibility for any loss resulting from third-party access to such information.

6.5.3 Transactions and Changes to Products and Services:

6.5.3.1 Pave Bank aims to execute orders received through the Digital Banking System within legally prescribed deadlines. However, Pave Bank is not liable for any loss, damage, or expenses incurred by the Customer due to service interruptions caused by third-party or technical failures.

6.5.3.2 The Customer is fully responsible for all operations carried out via the Digital Banking System and any resulting liabilities. If the Customer's account balance is insufficient to complete an order or if the transaction exceeds set limits, Pave Bank may refuse to execute it.

6.5.3.3 The Customer acknowledges Pave Bank's right to restrict services or access to products in foreign jurisdictions as deemed necessary.

6.5.3.4 Pave Bank reserves the right to suspend or limit the Digital Banking System if it suspects unauthorized access, fraudulent activity, or needs to ensure the Customer's security.

6.5.3.5 The Customer may request that Pave Bank cancel the Digital Banking System via specified communication channels, with such notification considered valid once received by Pave Bank.

6.5.4 Liabilities and Limitations:

6.5.4.1 Pave Bank shall not be liable for any and all losses or damages resulting from unauthorized transactions, technical failures, service interruptions, or delays unless such incidents are directly attributable to Pave Bank's willful misconduct.

6.5.4.2 Pave Bank shall not be responsible for losses due to third-party service delays, technical issues, or unauthorized activities. In the event of loss or compromise of identification information, Pave Bank bears no liability for any resulting unauthorized use or transactions.

6.5.4.3 The Customer agrees to indemnify Pave Bank against any liabilities arising from misuse of the Digital Banking System and acknowledges that Pave Bank is not liable for losses incurred due to the Customer's actions or omissions.

6.5.4.4 The Customer acknowledges that Pave Bank is not liable for service interruptions caused by internet connectivity issues or problems with the Customer's device or software.

6.5.4.5 The Customer confirms that Pave Bank shall not be liable for any disputes between the Customer and their mobile service provider.

- 6.5.4.6 The Customer confirms that in the event of any dispute with Pave Bank, it shall address such dispute to Pave Bank and not to any other Pave Bank Group Member.

7. Security and Risks

- 7.1. Pave Bank draws the attention of the Customer to the fact that the emails and phone numbers linked to the Pave Bank Account at the Customer's choice, are used as instruments for communication or identification of the Customer, therefore these instruments and login credentials must be protected by the Customer. Only the Customer is fully responsible for the safety of their emails, phone numbers, passwords and all the other instruments used by them. The Passwords are secret information, and the Customer is responsible for their disclosure and for all operations performed after the Passwords used by the Customer for a relevant Profile or another Payment Instrument is entered.
- 7.2. The Customer undertakes to protect and not disclose any Passwords or other Customer Authorization information to third parties, and to prevent other parties from using the Services on behalf of the Customer. If the Customer fails to comply with this obligation (by negligence, willfully or otherwise), the Customer shall solely bear the negative financial consequences of such failure, including by way of indemnification of Pave Bank against any losses or claims resulting therefrom.
- 7.3. If the Customer loses the Password(s) or it (they) are revealed to third parties or if a real threat to integrity of Customer's Profile has arisen or may arise, the Customer undertakes to change the Passwords and other Customer Authorization information immediately, and if they are unable to do so, immediately (but no later than within one calendar day) to inform Pave Bank about this by means of notification specified in Clause 10 of the Agreement.
- 7.4. Pave Bank, within the reasonable time upon receiving the Customer's notification specified above in Clause 7.3, suspends access to the Customer's Account and the provision of Pave Bank services until a new Password is assigned (if possible) or created to the Customer or any other alternative authentication process is undertaken and successfully completed to the satisfaction of Pave Bank.
- 7.5. Pave Bank operates its Digital Banking System and provides Products and Services pursuant to the standard of due care customary in Georgian banking practice, including customary measures to identify, prevent or mitigate fraudulent activities. The use of the Digital Banking System by the Customer or any authorized representative or User entails various risks outside the sphere of influence of Pave Bank which may result in loss or damages. The Customer acknowledges and accepts such risks, in particular and without limitation the following:
- 7.5.1. Third parties may gain undetected access to the computer while the Digital Banking System is being used and may use the Digital Banking System in an unauthorized manner or for fraudulent purposes. In particular, software and devices used by the Customer for access to the Digital Banking System may have security flaws that may enable or facilitate such activities.
- 7.5.2. Insufficient familiarity with the Digital Banking System and lack or insufficiency of security

precautions on end-user devices (e.g. saving data with insufficient protection on hard drives, file transfers, information left on the screen, etc.) can enable or facilitate unauthorized access.

- 7.5.3. Network providers (e.g. internet service providers, telecommunications providers) may not have taken appropriate and state-of-the-art security precautions to protect the Customer. Furthermore, they may have the possibility to profile user behavior and may be able to infer when and with whom a User interacts.
- 7.5.4. Interactions with the Digital Banking System may be subject to transmission errors, technical defects, systems overload, interruptions (including due to maintenance work), malfunctions, or illegal access or malicious blocking of telecommunications infrastructure or networks due or owing to inadequacies on the part of the telecommunications infrastructure and network providers or otherwise outside the sphere of influence of Pave Bank.
- 7.5.5. Viruses and the like may spread to a computer when it connects to an external server for a network.
- 7.6. The Customer shall implement and maintain, and shall procure that its authorized representatives or other Users implement and maintain, with due care all appropriate security precautions with respect to the Digital Banking System and shall regularly update and protect the devices, systems, software and networks on its end, as applicable, against electronic attacks and unauthorized use, including by installing appropriate security software obtained from trustworthy sources.
- 7.7. Even with state-of-the-art security precautions on the part of the Customer, absolute security cannot be guaranteed. The devices, systems, software and networks on the Customer's end are outside Pave Bank's sphere of influence and may constitute a weak point in the system susceptible to abuse by unauthorized third parties.

8. Fees of Pave Bank Services and the Payment Procedure

- 8.1. The fees for the provision of Products and Services are stated in the respective fees and terms of payment document ("Fees and Terms of Payment") provided in the Special Terms of Products and Services and/or available in the Digital Banking System, in the Profile of the Customer. The Fees and Terms of Payment (as amended from time to time at the discretion of Pave Bank) constitutes an integral part of the Agreement. The fees for the provision of Products and Services can be individually configured for each particular Customer, at Pave Bank's sole discretion. The Customer also acknowledges that any intermediary bank fees, investigation fees, or adjustments due to inaccurate transaction descriptions may be charged, including to their Account.
- 8.2. Pave Bank has a right to increase or reduce the general fees for the provision of the Products and Services or make any other unilateral change in the Agreement subject to relevant notification requirements under the Agreement and/or the applicable law.
- 8.3. The Customer confirms that they have read and understood the Fees and Terms of Payment and agree to their application to the Products and Services.

- 8.4. Pave Bank has the right to deduct its fees from any Account of the Customer with Pave Bank, in any currency or asset and at the prevailing exchange rate determined by Pave Bank. Pave Bank can determine at its own discretion the sequence and order of repayment of the due or overdue liability(s)/payment(s) to the Pave Bank in case the Customer has several liabilities/payments to Pave Bank. Pave Bank can deduct and set-off the Customer's liabilities owed to Pave Bank against any liability owed by Pave Bank's to the Customer, which includes, without limitation, the right of Pave Bank to count (deduct) any amount owed to the Customer to the appropriate amount in the liabilities/payments account to be performed by the Customer.
- 8.5. The fees for the Products and Services as well as other charges shall be paid in the currency stipulated in the Fees and Terms of Payment and if no currency is stipulated for the particular fee, the fee shall be paid in United States Dollars or Georgian Lari and for that purpose any amount on the Account (if in different currency) shall be converted by Pave Bank without any further consent of the Customer in accordance with the daily exchange rate established by the Pave Bank for the conversion date or such other rate as Pave Bank deems fit at the time of conversion. If there is money in several different currencies in the Account, for the purposes of deduction of fees Pave Bank may exchange it to the payable currency at the daily exchange rate established by the Pave Bank for the conversion date or such other rate as Pave Bank deems fit at the time of conversion.
- 8.6. The Customer undertakes to ensure a sufficient amount of money in their Account(s) to pay or deduct Pave Bank's fees. The Customer further acknowledges and agrees to maintain a balance of the minimum amount predefined in the Agreement, including if agreed separately between the Customer and Pave Bank at all times across the Accounts(s). This minimum balance is required for the continued availability of Products and Services. Should the balance fall below this threshold at any time during this period, the Customer understands that this may result in a reduction or interruption of Products and Services. If the balance falls below the required threshold, Pave Bank reserves the right to unilaterally increase the monthly service fee (at its discretion) and impose any additional charges necessary to cover this adjustment. Pave Bank has the right to revert the monthly service fee to its original amount in the following month, provided the minimum balance requirement is restored and maintained by the first day of that month.
- 8.7. If the Customer fails to pay Pave Bank the fee(s) for provided Products and Services, Pave Bank may apply (at its full discretion) 0.05% interest on each overdue amount for each overdue day.
- 8.8. The Bank may, at its sole discretion, apply interest on positive account balances in accordance with the principles and methodology determined by the Bank.
- 8.9. The Customer acknowledges and agrees that any intermediary bank fees incurred during the processing of transactions, including fees charged by correspondent banks, other financial institutions or any other third parties who are involved in the transaction processing or execution, will be borne by the Customer and debited from their Account. Furthermore, the Customer agrees that any investigation fees, whether imposed by Pave Bank or by correspondent banks, due to inquiries or investigations related to the Customer's transactions, will also be charged to the Customer's Account. The Customer acknowledges and agrees that fees and charges may vary if the nature of the transaction is inaccurately described or if Pave Bank determines that the risk

profile of the transaction differs from that initially indicated by the Customer, in such case any additional fees incurred will be charged to the Customer. The Customer is obligated to provide accurate transaction details to avoid discrepancies or unexpected fee adjustments. Notwithstanding the above, Pave Bank reserves the right, at its sole discretion, not to charge the Customer for such fees.

9. Prohibited Activities

- 9.1. The Customer is prohibited from:
- 9.1.1. beaching the terms of the Agreement, the Special Terms of Products and Services, Pave Bank Group Members' policies and procedures, legislation and all applicable law, including but not limited to, anti-money laundering and terrorist financing acts applicable to the Customer and/or Pave Bank Group Members;
 - 9.1.2. violating the rights of Pave Bank Group Members and third parties to trademarks, copyrights, commercial secrets, and other intellectual property rights;
 - 9.1.3. providing false, misleading, or incorrect information to Pave Bank Group Members; refusing to provide information or undertake other actions that are reasonably requested by Pave Bank;
 - 9.1.4. providing to third parties false, misleading, or incorrect information about Pave Bank Group Members and cooperation with Pave Bank Group Members;
 - 9.1.5. executing or receiving transfers of illegally acquired funds;
 - 9.1.6. using the services of Pave Bank Group Members in a way which causes losses, responsibility, or other negative legal consequences or damage to Pave Bank Group Members or its business reputation or damages third parties;
 - 9.1.7. spreading computer viruses and undertaking other actions that could cause malfunctions of the Digital Banking System, information theft, damage or destruction, and other damage to the system, equipment, or information of Pave Bank Group Members;
 - 9.1.8. undertaking any other deliberate actions that could disturb the provision of Products and Services to the Customer or third parties or the proper functioning of the Digital Banking System;
 - 9.1.9. organizing illegal gambling, illegal trading of stocks, indices, raw materials, currency (e.g. Forex), options, exchange-traded funds; conducting illegal trade, investment, or other services on currency exchanges, Forex markets, and other electronic currency trading systems; accepting payments in illegal crypto/ virtual currency, buying, converting, or managing it in any other ways; engaging in illegal trades of tobacco products, alcohol, prescription drugs, steroids, weapons, narcotic substances, and its attributes, pornographic production, unlicensed lottery, illegal software, and other articles or products prohibited by applicable law;
 - 9.1.10. without the prior written consent of Pave Bank to provide financial services and/or legally organize trading in shares, indices, raw materials, currencies (e.g. forex), options, exchange-traded funds, provide trading, investment or other services on currency exchanges,

forex markets, in other electronic currency trading systems. The Customer can provide financial services using the Account if they have a valid license, permit or relevant authorization for the relevant activity, issued by the relevant regulator and is supervised by competent authorities for compliance with the requirements for the activity;

- 9.1.11. without the prior written consent of Pave Bank to organize legal gambling, lotteries, other specially licensed activities or activities requiring a permit, or making payments for and/or holding customer funds or conducting nonbanking financial institution activities. In case the Customer intends to provide the indicated services using the Account, they must have a valid license, issued by the relevant regulator;
- 9.1.12. having more than one Profile; registering a Profile in a fictitious or someone else's name without a power of attorney and with no real aim to use the Profile for the benefit of registered person;
- 9.1.13. providing services that are prohibited by applicable law or contradict public order or moral principles;
- 9.1.14. connecting to the Digital Banking System anonymously (e.g., through public proxy servers), except in cases when VPNs used are defined by individual characteristics such as the use of a static (permanent) IP address, to ensure data transmission security;
- 9.1.15. disclosing Passwords and other personalized safety features, including (without limitation) authentication codes of Payment Instruments to third parties, and allowing other parties to use the Products and Services under the name of the Customer (in exchange for consideration or no consideration).
- 9.2. The Customer shall compensate Pave Bank for all direct or indirect losses, fines and other monetary sanctions imposed on Pave Bank Group Members due to Customer's breach of Clause 9.1 of the Agreement.
- 9.3. The Customer is responsible and undertakes to compensate for any losses suffered by Pave Bank Group Members, other Pave Bank Customers or service providers of Pave Bank as a result of the Customer's misuse of the Pave Bank Services and violation of the Agreement or Special Terms of Products and Services.
- 9.4. If Pave Bank has any doubts of the engagement of the Customer in illegal activity, Pave Bank and the other Pave Bank Group Members have a right to notify the relevant law enforcement authorities.

10. Notices and Consultations

- 10.1. The Customer confirms that they agree to Pave Bank providing notifications to the Customer by placing them on Pave Bank's website or on the Digital Banking System's website or on the Customer's Profile or sending them to the email address that the Customer provided or registered in the Digital Banking System, or by sending an SMS message to the telephone number that the Customer provides or indicates in the Digital Banking System or by sending them by mail (post) to the address that the Customer indicates during registration in the Digital Banking System or by any other means of communication provided by the Customer. The Customer confirms that a

notice to Pave Bank submitted by any one (or combination of several) of the aforementioned methods will be considered properly submitted. The Customer shall from time to time check Pave Bank's web-site and read uploaded amendments (if any).

- 10.2. A Customer shall be deemed to have received and been duly notified of a communication from Pave Bank within 1 (one) Business Day of (i) the placement of the notice on the Digital Banking System's website, or Customer's Profile, or (ii) on the date of sending of the communication to the Customer by email registered, or upon its transmission by the Digital Banking System or SMS message to the telephone number registered in the Digital Banking System. If the notification is sent by post, it will be deemed that the Customer to have been duly notified to the Customer 5 (five) Business Days after it was sent.
- 10.3. Unless otherwise agreed between the Pave Bank and the Customer in writing, all notices to Pave Bank shall be submitted through the Digital Banking System. Customer messages (complaints, inquiries or claims) to Pave Bank are considered to be received on the day they are submitted through the Digital Banking System if they are submitted between 10 a.m. and 6 p.m. (UTC+4) on a Business Day. Notifications submitted at other times are considered received at 10:00 a.m. (UTC+4) on the immediately following Business Day.
- 10.4. All messages of the Parties shall be sent and received in the English language. **The Customer represents and warrants that each and every User has a good command of English. Pave Bank may not be held liable for any misunderstanding caused due to lack of proper command of English language By Customer representatives/Users.**
- 10.5. The Customer undertakes to indicate in their Profile and, in case of amendments, immediately update the contact data (telephone number, email address, and post address), which Pave Bank can use to urgently contact the Customer's Users. In case the Customer does not update the contact data in their Profile, all consequences due to the failure of Pave Bank to submit notifications to the Customer shall fall on the Customer and any notification sent to the last known contact information shall be regarded as duly received.
- 10.6. The Customer undertakes to immediately inform Pave Bank in writing about theft or loss of their Customer Authorization items. For the avoidance of any doubts, Pave Bank shall exercise its reasonable endeavors to block access (if possible) to the Digital Banking System for the Customer within the reasonable time upon receiving of such notification, however, Pave Bank shall bear no liability for loss or damage caused to the Customer as a result of theft or loss of their Customer Authorization items.
- 10.7. For all issues related to the Digital Banking System and the execution of the Agreement, the Customer can receive a consultation with a customer support representative by sending their question to Pave Bank via the Digital Banking System or through other communication channels designated by Pave Bank for that purpose, including by calling the Customer support phone number.
- 10.8. The Customer shall submit to Pave Bank information and documents on any circumstances that are relevant for the provision of Services hereunder (e.g. changes in Customer's name, or name

and surname of Customer's officers and representative, change in signature, address, phone number, other contact data, corporate documents, or persons who have the right to manage funds in the Account, initiation of bankruptcy proceedings, creditor process or liquidation proceedings against the Customer, and/or any other matter that may have a material adverse effect on the Customer), whether or not this information is already in the public domain.

11. Amendments to the Agreement

- 11.1. Pave Bank has the right to unilaterally amend and/or complete the terms of the Agreement in accordance with the notification procedure provided for in Clause 10 of the Agreement and/or applicable regulations.
- 11.2. The Customer shall be informed about amendment of the Agreement or increase of the Products and Services fee(s) 30 (thirty) days prior to the effective date of the amendment or in such a shorter period of time as allowed by the applicable law, depending on the nature of the amendment. Notice of proposed amendment shall include the proposed enactment date. It shall be deemed that the Customer has received the notification and the amendments to the Agreement come into force within 30 (thirty) days (or such shorter period of time as allowed by applicable law) after the notification has been served in accordance with Clause 10 of this Agreement.
- 11.3. The notice period under Clause 11.2 does not apply, if:
 - 11.3.1. Changes result from the action(s) or inaction(s) of the Customer, provided that the Agreement envisages the possibility of such changes;
 - 11.3.2. Changes are made by mutual agreement of the Parties;
 - 11.3.3. the terms of the Agreement are changed due to changes in mandatory requirements of the legislation;
 - 11.3.4. the changes are non-essential (as determined by Pave Bank in its sole discretion);
 - 11.3.5. the fees of the Products and Services are reduced or other terms are amended in favor of the Customer;
 - 11.3.6. Pave Bank has introduced a new Product and Service.
- 11.4. The Customer shall periodically familiarize itself with the information posted on the website, including announcements and amendments and supplements to this Agreement and its annexes.
- 11.5. Pave Bank may change the solution for technical integration of Products and Services unilaterally and without consent of the Customer and at any time. Any changes, required from the side of the Customer, shall be made at the expense of the Customer.
- 11.6. The Customer undertakes to check their mailbox and other instruments for the receipt of notifications indicated in the Profile, as well as websites of Pave Bank and the Digital Banking System, on a regular basis, i.e. at least once a Business Day, in order to see notifications in a timely manner.

- 11.7. The Customer has no right to unilaterally change and/or amend the terms and conditions of the Agreement or the terms and conditions of the Special Terms of Products and Services.
- 11.8. The Customer can agree to the changes or reject them (other than changes that do not require notification or separate acceptance by the Customer) by informing Pave Bank, in writing and in accordance with the notification rules envisaged in the Agreement, before the proposed date of entry into force of such changes. If the Customer does not notify Pave Bank that they do not agree with the changes before the date of entry into force of the proposed changes, it is considered that the Customer has accepted the changes to the terms of the Agreement and such changes become binding on the Customer. If the Customer notifies Pave Bank that they do not agree with the proposed changes to the Agreement, the Agreement (and all its annexes and related agreements) may be terminated (as unilaterally determined by Pave Bank) in accordance with the procedure set forth in Clause 12.10, and until the termination of the Agreement the previous terms of the Agreement continue to apply. Pave Bank may choose not to terminate the Agreement or terminate it at a certain date in the future and continue to apply the previous terms of the Agreement.
- 11.9. Special Terms of Products and Services are amended according to the procedure laid down in the respective Special Terms of Products and Services. If no amendment procedure is laid down in the Special Terms of Products and Services, the procedure for amendment as set out in this Article 10 shall apply.

12. Suspension of Services. Termination of the Agreement (Deleting the Account)

- 12.1. Pave Bank, at its own discretion, and taking into consideration specific circumstances, giving preference to compliance with its statutory obligations, has the right to unilaterally and without a prior notice to the Customer apply such measures that Pave Bank in its reasonable discretion considers appropriate, including (but not limited to) one or several of the following measures:
- 12.1.1. to suspend execution of one or several Payment Transactions;
- 12.1.2. to suspend the provision of all or part of Services to the Customer; to limit the Customer's access to the Profile; to detain the Customer's funds;
- 12.1.3. to block the Account (i.e. fully or partially suspend Payment Transactions in the Account) and/or the Payment Instrument (i.e. fully or partially prohibit the use of the Payment Instrument);
- 12.1.4. to refuse to provide Services;
- 12.1.5. to return arrested funds from the Account of the Customer to the primary sender of the funds;
- 12.1.6. to transfer the arrested funds to the enforcement authorities, collection bureaus or law enforcement authorities if so required under the applicable law;
- 12.1.7. to deduct fees from Accounts, including suspended, frozen, blocked or terminated Accounts.
- 12.2. The measures specified in Clause 12.1 of the Agreement may be applied to the Customer in such circumstances where application of the respective measure or measures is reasonable at the sole

discretion of Pave Bank, including (but not limited to) in the following cases:

- 12.2.1. if the Customer breaches the Agreement or Special Terms of Products and Services, or a real threat or reasonable suspicion of breach of the Agreement or Special Terms of Products and Services by the Customer arises;
- 12.2.2. if the activities of the Customer in general have the potential to harm Pave Bank Group Members' business reputation;
- 12.2.3. if the Customer does not carry out the necessary Customer Identification procedures, does not provide Pave Bank with the required information, or provides information or documents that do not meet the requirements established by legislation and/or Pave Bank or there are reasonable doubts about the authenticity or correctness of the documents provided, as well as if Pave Bank has reasonable suspicion that the Customer is not complying with the requirements of Clause 9 of the Agreement;
- 12.2.4. if, due to further provision of Services and activity of the Customer, legitimate interests of third parties may be harmed;
- 12.2.5. if, due to objectively justified reasons related to the safety of funds in the Account and/or the Payment Instrument, unauthorized or fraudulent use of funds in the Account and/or the Payment Instrument is suspected;
- 12.2.6. if Pave Bank finds out about theft or loss of the Payment Instrument, suspects or finds out about illegal purchases or unauthorized use of the Payment Instrument, also in case of facts or suspicions that personalized safety data of the Payment Instrument (including identity confirmation instruments) have become known or may be used by third parties, Pave Bank has reasonable suspicion that funds or the Payment Instrument may be illegally used by third parties, or the Account and/or the Payment Instrument may be used for illegal activity;
- 12.2.7. if Pave Bank receives substantiated information about the liquidation, deemed liquidation or other creditor process of the Customer or the Customer enters into bankruptcy;
- 12.2.8. in cases specified by legislation, including for the purposes of compliance with Sanctions, collection, freezing, blocking or similar orders received by Pave Bank from relevant governmental authorities;
- 12.2.9. in other cases stated in the Agreement or Special Terms of Products and Services or otherwise determined by Pave Bank in its sole and reasonable discretion;
- 12.2.10. if the Customer fails to pay any fees, charges, or other amounts due under the Agreement, and such failure continues for more than 5 (five) Business Days.
- 12.3. If Pave Bank has reasonable suspicions that the Customer has committed or is committing fraud or other illegal activities, Pave Bank may, in addition to other measures defined in Clause 12.1, initially withhold the funds of the original senders of funds on the Customer's account, and if the Customer does not perform the requested actions (additional identification of the Customer, without submitting the requested documents) or without providing a reasonable explanation for

the specified case within the specified period, these withheld funds may be returned to the original sender of funds. Also, this measure is applied in cases where Pave Bank has appropriate instructions from law enforcement authorities regarding the return of detained funds to the original sender of funds. Nothing in the Agreement limits the duties of Pave Bank to report such transactions with the supervisory and/or law enforcement authorities.

- 12.4. Pave Bank will inform the Customer about such measures specified in Clause 12.1 of the Agreement as soon as possible, provided that such notification to the Customer does not prejudice the imposed security measures or is otherwise prohibited by applicable law.
- 12.5. In the event of a reasonable suspicion that money laundering, terrorist financing, or other criminal activity (irrespective of the gravity of the crime or potential crime) or administrative felony or similar misconduct is being executed through the Customer or the Account of the Customer, Pave Bank has the right to partially or completely suspend or terminate the provision of the Products and Services to the Customer for such period of time until the matter is fully cleared or if any charges are brought, such charges are fully withdrawn, denied or confirmed by the final and binding decision of the relevant authority.
- 12.6. In case of reasonable suspicion by Pave Bank that the Account or the Profile of the Customer has been hacked, Pave Bank has the right to partially or completely suspend provision of Services to the Customer without prior notice. In such cases, Pave Bank will inform the Customer about the suspension and provide further information on actions that have to be performed by the Customer in order to resume provision of Services to the Customer.
- 12.7. Pave Bank cancels blockage of the Account and/or Payment Instrument (or replaces it with a new Payment Instrument) when causes for blockage of the Account and/or Payment Instrument cease to exist.
- 12.8. The Account and/or the Payment Instrument may be blocked at the initiative of the Customer if the Customer submits an appropriate request to Pave Bank and informs Pave Bank that the Payment Instrument of the Customer has been stolen or lost, or funds on the Account and/or the Payment Instrument are used or may be used illegally. Pave Bank has the right to demand from the Customer to later confirm the orally submitted request to block the Account and/or Payment Instrument in writing or another way acceptable to Pave Bank. If the Account and/or the Payment Instrument has been blocked at the initiative of the Customer, Pave Bank has the right to cancel blockage only after receiving a written request from the Customer or apply other Customer Authorization procedures. Pave Bank has the right to replace the blocked Payment Instrument with a new one.
- 12.9. Pave Bank is not liable for losses incurred by the Customer due to suspension of service provision, blockage of the Account and/or Payment Instrument, or other actions, if those actions have been performed in accordance with the procedures stated in the Agreement or Special Terms of Products and Services.
- 12.10. The Customer has the right to terminate the Agreement unilaterally, notifying Pave Bank thereof in writing 30 (thirty) calendar days in advance. If the Customer terminates the Agreement, the issued electronic money is returned to the Customer by their chosen means (indicated in the

Agreement), in accordance with the present Agreement with the deductions envisaged in Clause 12.14.

12.11. Customer has right to withdraw from any Products and Services on the following conditions:

12.11.1 The Customer retains the right to withdraw from the agreement in accordance with the "Regulation on Consumer Rights Protection in Rendering Services by Financial Institutions," as approved by the Order of the President of the National Bank of Georgia No. 32/04, dated March 9, 2021. The Customer may exercise this right to withdraw from any signed agreement(s) within fourteen (14) calendar days from the activation of the Products and Services specified in the Agreement. Any such right of withdrawal must be exercised through the Digital Banking System, by submitting a formal written application. Pave Bank will review the Customer's withdrawal application within thirty (30) calendar days of receipt and will notify the Customer of its decision using the contact information registered with Pave Bank. Upon the Customer's submission of a withdrawal application, Pave Bank reserves the right to require the Customer to undertake additional actions to effectively cancel the Product and Services.

12.11.5 If the Customer exercises the right of withdrawal, they are obligated to pay, and Pave Bank is authorized to charge, any fees related to the usage of the Product and Services (including applicable commissions) as outlined in the Agreement and in the Special Terms of Products and Services, along with any costs incurred by Pave Bank in providing the Products and Services to the Customer, commensurate with the actual services rendered and the duration of the service. Furthermore, Pave Bank may seek reimbursement from the Customer for any expenses incurred or to be incurred by Pave Bank on behalf of a third party.

12.11.6 Pave Bank retains the right to deduct from the refund any expenses it incurred in delivering the Products and Services to the Customer. Should Pave Bank's expenses exceed those incurred by the Customer, Pave Bank may debit the corresponding amount from any of the Customer's accounts without further authorization.

12.11.7 If the Customer fails to reimburse the amounts due to Pave Bank or complete the required procedures within the specified timeframe, it will be deemed that the Customer has not exercised their right of withdrawal, and the use of the Products and Services will continue in accordance with its original terms and conditions.

12.11.8 The Customer acknowledges that submitting a withdrawal application does not automatically effectuate the right to cancel the Products and Services. The withdrawal will only be considered complete once the Customer has fulfilled all procedures established by Pave Bank.

12.11.9 The Customer acknowledges that, should they withdraw from any Special Terms of Products and Services, any related agreements between Pave Bank and a third party, which were established based on the existing agreement between Pave Bank and the third party, shall also be terminated. The Customer will be required to reimburse Pave Bank for any costs incurred in connection with such related agreements.

- 12.11.10 Exercising the right of withdrawal does not result in the cancellation of any payment transactions already executed by Pave Bank at the Customer's request or those transactions initiated by Pave Bank involving third parties, which are not instantaneous.
- 12.11.11 The Customer's right to withdraw from any contract or agreement does not apply to the following Products and Services: currency exchange transactions; money market instruments; outstanding bonds; investment fund rights offerings; futures contracts, including equivalent instruments settled in cash; Forward Rate Agreements (FRAs); interest rate, currency, and equity swaps; the purchase and sale of options on any instruments mentioned herein, including equivalent instruments settled in cash, as well as currency and interest rate swaps; documentary operations, such as Letters of Credit (LCs), documentary collections, bank guarantees (BGs), acceptances, etc.; escrow accounts; factoring arrangements; contracts that have been fully executed by both parties pursuant to the Customer's clear and unequivocal request, prior to the exercise of the right to withdraw; and deposit agreements, and other in accordance with applicable laws.
- 12.12. In case of exercising an early termination right, the Customer shall pay the cost of onboarding and any and all other costs and expenses incurred by Pave Bank (or any third party) in relation to this Agreement and/or the Special Terms of Products and Services and the actual costs of Products and Services rendered by Pave Bank prior to termination.
- 12.13. Pave Bank has the right to unilaterally terminate the Agreement and Special Terms of Products and Services and refuse to provide services, without specifying a reason, by informing the Customer about this 30 (thirty) days in advance by the means provided for in Clause 10 of the Agreement. Pave Bank also has the right to unilaterally terminate the Agreement and Special Terms of Products and Services with immediate effect and refuse to provide services, for the reasons specified in Clause 12.2 of the Agreement. In cases where it becomes clear that the Customer, using the Account, commits a criminal and/or illegal act, Pave Bank has the right to terminate the Agreement with an immediate notice.
- 12.14. In case of termination of the Agreement, Pave Bank deducts from the Account(s) of the Customer the outstanding amounts payable for Products and Services provided to the Customer, also fines, forfeits, losses, and other amounts paid to third parties or the state, which Pave Bank has incurred as a result of actions or inactions of the Customer. Pave Bank further reserves the right to charge and deduct from the Account(s) of the Customer an account closure fee (an amount determined by Pave Bank as at the time of the closure). Pave bank has no obligation to refund to the Customer any fees, including any paid in advance (if any). In case the amount of funds in the Pave Bank Account(s) of the Customer is insufficient to cover all payable amounts specified in this Clause, the Customer undertakes to transfer the provided amounts to the account of Pave Bank within 3 (three) Business Days.
- 12.15. Termination of the Agreement does not relieve the Customer from relevant obligations towards Pave Bank that arise prior to the termination of the Agreement.
- 12.16. After terminating the Agreement between Pave Bank and the Customer, the Customer shall

choose a means for withdrawal of electronic money from the Account of the Customer. In case the Customer Authorization level of the Customer does not comply with the level necessary to withdraw all electronic money, the Customer shall choose another identification level and perform the required actions to change the Customer Authorization level. The Customer agrees to perform all necessary actions to withdraw the electronic money.

- 12.17. In case, after terminating the Agreement between Pave Bank and the Customer, the Customer does not choose the means for electronic money withdrawal and/or does not complete an additional identification procedure for increasing the limits, Pave Bank may (but is not obligated to) withdraw the electronic money of the Customer by the means of electronic money withdrawal, which is available at the moment of withdrawal at the cost of the Customer.

The Customer is required to download and save, prior to the effectiveness of termination, any communications, documents and data stored on the Digital Banking System that it wishes or is obliged to retain. Any subsequent requests for such communications, documents or data by the Customer are subject to availability in accordance with Pave Bank's data retention policy. Any costs incurred by Pave Bank in connection with data retrieval, transfer and related activities (including costs of third party service providers) must be borne by the Customer.

13. Data Protection

- 13.1. In the context of accessing and using the Digital Banking System, Customer Data or other data may be transmitted via open or shared networks and infrastructures (e.g. the Internet, mobile communications infrastructures). This may result in such data being transmitted across borders or processed outside of Georgia by third parties without the possibility for Pave Bank to monitor or control such activities, including in the case of data transmissions where the sender and recipient are located in Georgia. The identities of the sender and recipient are generally unencrypted. As a consequence, third parties may be able to conclude that the Customer maintains a business relationship with Pave Bank or a payment relationship with a beneficiary or draw further conclusions based on data analysis.
- 13.2. The Customer acknowledges that Pave Bank may share Customer Data with other Pave Bank Group Members and that Pave Bank Group Members may process and transmit (including transfer to third parties) Customer Data and other data as set forth above or as otherwise required or considered useful by Pave Bank Group Members (including for direct marketing purposes) or in relation to the provision of Products and Services or for the electronic signature purposes or for security purposes. To this extent, the Customer releases Pave Bank Group Members, their respective governing bodies, employees and agents from applicable duties of confidentiality and in particular waives bank client confidentiality.
- 13.3. The data retention and protection issues are governed by the Privacy and Data Protection Policy of Pave Bank Group Members, which are available to be viewed on Pave Bank website and which form part of this Agreement. Such data protection rules shall apply to the Customer Data. The Customer acknowledges that it has had the opportunity to read, and agrees and commits to adhere to the Privacy and Data Protection Policy.

- 13.4. The Customer grants Pave Bank Group Members the right to undertake any necessary measures, including but not limited to, submitting requests to third parties directly or via third parties in order to determine the identity of the Customer and accuracy of other data submitted by the Customer.
- 13.5. Pave Bank has the right to record all communication with the Customer. The Parties agree that telephone conversations and messages transferred via mail, email, and other telecommunication instruments may be deemed evidence when settling disputes between the Parties. By the Agreement, the Customer confirms that they understand and agree to Pave Bank recording telephone conversations and other correspondence with the Customer or their representatives.
- 13.6. The Customer agrees that their Account number and personal data required for the Payment Transaction may be detected and displayed to another Pave Bank user who intends to make a Payment Transaction to the Customer if another Pave Bank user enters a confirmed identifier of the Customer.
- 13.7. Customer's data may also be transmitted to payment initiation or account information service institutions. Pave Bank may refuse to provide an account information service provider or a payment initiation service provider with access to the Customer's Account based on objective and duly reasoned grounds relating to unauthorized or unfair access to the Account, gained by that account information service provider or payment initiation service provider, including unauthorized or unfair Payment Transaction initiation. In such cases, Pave Bank shall inform the Customer about the refusal to grant access to the Account and indicate the reasons for such action. This information should be provided to the Customer prior to refusal to grant access to the Account, if possible, and not later than upon refusal to grant it, unless the provision of such information could weaken the safety measures or was prohibited under legislation.

14. Liability of the Parties

- 14.1. Unless otherwise provided in the Agreement and/or applicable law, each Party is liable for all fines, penalties, and other losses which the other Party incurs due to the breach of the Agreement by the first Party. For the avoidance of any doubts, the Customer shall be responsible for any consequences arising out of the actions taken by any Person (including, without limitation, the User, the Cardholder(s), Authorized Person(s) and/or other Third Party(s)) acting on behalf of the Customer.
- 14.2. In any event, any liability of Pave Bank under the Agreement is limited by the following provisions:
 - 14.2.1. Pave Bank shall only be liable for direct damages caused by the breach of the Agreement by Pave Bank through willful misconduct, and only for damages which could have been foreseen by Pave Bank;
 - 14.2.2. In all cases, Pave Bank will not be responsible for the Customer's lost profits and income, loss of reputation, loss or collapse of business, indirect losses;
 - 14.2.3. Pave Bank's limitations of liability will apply to the extent permitted by the applicable Georgian law.

- 14.3. Pave Bank does not guarantee uninterrupted operation of the Digital Banking System, as the operation of the Digital Banking System can be affected (disturbed) by many factors. Pave Bank shall make its reasonable endeavors for the smooth technical operation of the Digital Banking System, but Pave Bank will not be responsible for the consequences arising from malfunctions of the Digital Banking System, if such malfunctions are not solely attributable to Pave Bank's material acts or omissions.
- 14.4. Without limiting the generality of Clause 14.1 above, Pave Bank is not responsible for:
- 14.4.1. debiting and transferring money from the Pave Bank Account, as well as for other Payment operations with the money in the Customer's Pave Bank Account, if the Customer has not protected their Passwords or means of identification and as a result they have become known to other persons, as well as for criminal actions or operations of third parties, made using forged and/or illegal documents or illegally obtained data;
 - 14.4.2. technological errors, malfunctions or setbacks in the Digital Banking System;
 - 14.4.3. any damage caused by any security event within the sphere of risks of the Customer pursuant to Clause 7 of the Agreement;
 - 14.4.4. errors and late or missed transactions made by banks, billing systems, and other third parties;
 - 14.4.5. consequences arising due to disturbances of fulfillment of any Pave Bank obligations caused by a third party which is beyond the control of Pave Bank;
 - 14.4.6. consequences arising after Pave Bank legally terminates the Agreement, cancels the Customer's Profile or limits access to it, also after reasonable limitation or termination of provision of a part of the Products and Services;
 - 14.4.7. goods and services purchased using the Pave Bank Account, and also for the other party, which receives payments from the Pave Bank Account, not complying with terms of any agreement;
 - 14.4.8. a failure to fulfil its own contractual obligations and damages, in case if it was caused due to Pave Bank fulfilling its statutory obligations imposed under the applicable law or the regulatory authority or due to Pave Bank observing any Sanctions.
- 14.5. The Customer undertakes that all actions of the Customer related to the execution of the Agreement, relating to the operation of the Account(s) and the Digital Banking System will comply with the applicable law.
- 14.6. The Customer is fully liable for correctness and accuracy of data, orders, and documents submitted to Pave Bank.
- 14.7. If the Customer denies authorizing a Payment Transaction which has been authorized or states that the Payment Transaction has been executed improperly, Customer has the burden to prove this by way of providing sufficient evidence. For the avoidance of doubt and unless proved contrary by the Customer, if the Payment Transaction has been confirmed, and has been registered properly and recorded into accounts, and the Payment Transaction shall be deemed

duly and properly authorized and executed by the Customer itself.

- 14.8. The Customer bears any and all losses incurred due to unauthorized Payment Transactions if the Customer has suffered the losses as a result of acting dishonestly or due to their gross negligence or intentionally. For the avoidance of any doubts, Customer bears any and all losses incurred due to not fulfilling by the Customer one or several of the duties indicated below:
- 14.8.1. to comply with the rules regulating the issuance and usage of the Payment Instrument provided in the present Agreement or Special Terms of Products and Services, when using the Payment Instrument;
- 14.8.2. if the Customer finds out about a loss, theft, illegal misappropriation or unauthorized use of the Payment Instrument, about facts and suspicions that authentication of their Payment Instruments have become known to or can be used by third persons, the Customer shall notify Pave Bank or the subject indicated by Pave Bank immediately, in accordance with the rules regulating the issuance and usage of the Payment Instrument provided in the present Agreement and Special Terms of Products and Services;
- 14.8.3. to undertake all possible measures to protect the authentication of the Payment Instrument after the Payment Instrument has been issued. The Customer shall check information about Payment Transactions performed in the Account at least once a month and notify Pave Bank about unauthorized or improperly executed Payment Transactions, also about any other errors, inconsistencies, or inaccuracies in the Statement. The notification shall be submitted without any delay and in any event not later than 30 (thirty) calendar days after the day when the respective Payment Transaction has been performed. If the Customer does not submit the specified notifications within the time period indicated, it is considered that the Customer has unconditionally agreed to the Payment Transactions that had been executed on the payment account. The Customer shall submit to Pave Bank any information about illegal logins to the Profile, or other illegal actions related to the Account, and undertake all reasonable measures indicated by Pave Bank in order to help in investigating the illegal actions.
- 14.9. The use of the Digital Banking System by the Customer from outside of Georgia may, under certain circumstances, constitute an infringement of foreign laws or a violation of import and export restrictions, e.g. those governing encryption algorithms or other types of software. The Customer is responsible for ongoing compliance with applicable statutory law and any other applicable legal provisions and regulations with respect to its use of the Digital Banking System, and shall bear any loss or damage as well as indemnify and hold harmless Pave Bank for any loss or damage incurred by it as a result of or in connection with any noncompliance by the Customer.
- 14.10. Damage caused or increased by the Customer, in particular due to any failure on the part of the Customer to take measures to avoid, mitigate or reduce any loss or damage.
- 14.11. Pave Bank reserves the right to interrupt access to and the functioning of the Digital Banking System at any time in its discretion, in particular if it considers such measures to be required or beneficial for the protection of the Customer, for system repair, maintenance, improvement works and other similar instances. Pave bank accepts no liability for any damages incurred as a result of

such service interruptions.

- 14.12. Pave Bank is relieved from the liability for failure to comply with the Agreement in case the failure was caused due to Force Majeure Event. Pave Bank shall notify the Customer about occurrence of Force Majeure Event via email or through the websites or the Digital Banking System.
- 14.13. The Customer shall be responsible for assessing its tax obligations in connection with the Accounts, Products and Services, and for the payment of any applicable fees, taxes (including but not limited to Value Added Tax), customs duties, or any other charges arising from the use of their account, product or any services provided under the Agreement. In the event that applicable legislation requires payment to be made through the deduction of the relevant account or amount, Pave Bank or its affiliates may debit such amounts from the Customer's account. Should Pave Bank incur any tax or penalty as a result of the Customer's tax obligations, the Customer agrees to promptly indemnify Pave Bank for such liabilities.

15. Startup Phase

- 15.1. Customer acknowledges and understands that Pave Bank is at the initial stage of provision of Digital Banking services known as the "Limited Digital Banking" phase. During such a period, Pave bank has a right (but not an obligation) to fully or partially release and discharge any Customer of any fees for the provision of Products and Services, at Pave Bank's sole discretion and during such time as Pave Bank in its sole discretion considers reasonable and fair.
- 15.2. Customer further understands that during this "Limited Digital Banking" phase, Pave Bank's liability towards the Customer remains fully and completely limited, to the extent allowed by Georgian law.

16. Governing law and Settlement of Disputes

- 16.1. The Agreement, including non-contractual claims arising out of or in connection with the Agreement, shall be governed and construed in accordance with the laws of Georgia.
- 16.2. Pave Bank aims to settle all disputes with the Customer amicably, promptly, and on terms acceptable to both Parties, thus, in case of a dispute, Customers are encouraged to firstly address Pave Bank directly. Disputes, shall to the extent possible, be resolved through discussions.
- 16.3. The Customer may submit any claim or complaint regarding the Products and Services of Pave Bank by sending a notification via email at customer_legal@pavebank.com or sending a notification from the "Claims" or similar tab in the Profile.
- 16.4. The complaint shall contain a reference to circumstances and documents that served as a basis for the complaint. If the Customer bases their complaint on documents which Pave Bank does not possess, the Customer shall also submit such documents or their copies. Pave Bank will examine the Customer's properly submitted written claim or complaint and will endeavor to respond within 30 (thirty) calendar days from the date of receipt of the complaint with a reasoned response. In exceptional cases, when it is not possible to provide an answer within the above time-frame, Pave

Bank will notify the Customer a deadline by which the Customer can expect to receive a reply from Pave Bank. Pave Bank's response is provided to the Customer by means specified in Clause 10.1 of the Agreement.

- 16.5. The Customer has the right to file a complaint with the National Bank of Georgia Disputes Resolution Commission (the "**Commission**") if the Customer believes that there has been an unauthorized transaction (performed without customer's authorization) with a payment card, internet bank, mobile bank, violation of the payment transaction deadline, incorrectly executed transaction, incorrect deduction of fees and other similar cases. The Commission aims to consider the dispute within no more than 90 calendar days. Considering the complexity of the case, the Commission may extend the dispute resolution deadline by no more than 30 calendar days. Disputes are considered by the Commission free of charge. The Customer can submit a signed and scanned version of the complaint, or a version of the complaint confirmed by a qualified electronic signature, to the email address of the Commission - disputescommission@findrc.ge. Alternatively, the complaint can be submitted in physical form. The complaint must be submitted in the specified format approved by the National Bank of Georgia. For more information please visit the website of the National Bank of Georgia at www.nbg.gov.ge.
- 16.6. If the Customer is not satisfied with the decision made by Pave Bank, or the dispute between Pave Bank and the Customer is not settled amicably, the Customer shall serve Pave Bank a notice of dispute indicating reasonable details of the claim. The Customer can only after serving the dispute note, resort to the court of Georgia to resolve the dispute. In particular, Tbilisi City Court shall have exclusive jurisdiction to resolve disputes arising out of or in connection with the Agreement. Pave bank reserves the right to take legal action at the place of domicile of the Customer or before any other competent court or authority.

17. Representations and Warranties

- 17.1. The Customer makes the following representations and warranties, which shall be deemed fundamental conditions of the Agreement, repeated daily and remain effective for the entire duration of the Agreement:
- A. the Customer confirms that all information, declarations, and documents submitted to Pave Bank in connection with the Agreement are truthful, accurate, and complete in all respects. Such documents, including any charters, authorizations, or constitutional documents, reflect the latest valid versions. Any falsehood or inaccuracy in such submissions, whether deliberate or inadvertent, may be punishable under applicable law.
 - B. the Customer confirms that they have not engaged in, and are not engaged in, any illegal activities, either directly or indirectly, such as money laundering, financing of terrorism, arms trafficking, or drug trafficking, in any jurisdiction, and that such activities are strictly contrary to both local and international laws.
 - C. the Customer warrants that they possess full legal capacity and authority to enter into this Agreement, having secured all necessary authorizations, permits, and powers to undertake the

obligations set forth herein, and that no additional consent from third parties is required to validate this Agreement.

- D. the Customer certifies that entering into and performing the obligations under this Agreement do not and will not violate any laws, regulations, or statutes applicable in their jurisdiction, nor breach any corporate, constitutional, or contractual obligations to which they are bound.
- E. the Customer acknowledges that no Force Majeure events are present that would impede or render impossible the performance of their obligations or the obligations of Pave Bank under these Terms and Conditions.
- F. the Customer represents that neither they nor any authorized representative is a party to any litigation, arbitration, or legal proceeding that would hinder the full and proper performance of their duties and obligations under this Agreement.
- G. the Customer acknowledges their familiarity with Pave Bank's Data Protection Policy, as currently published on Pave Bank's official website, and agrees to abide by its provisions as part of this Agreement.
- H. the Customer shall not engage in any actions or inactions that may result in any harm, damage, or financial loss to Pave Bank. The Customer consents that, should such harm or loss occur, Pave Bank is entitled to take all legal and contractual measures to protect its interests.
- I. the Customer confirms that, in connection with this Agreement or any other related contract with Pave Bank, they have not directly or indirectly offered, paid, solicited, or accepted any unlawful payments, commissions, or bribes, nor will they engage in such activities in the future.
- J. the Customer undertakes to comply with all obligations, covenants, and other commitments related to the Agreement or any other agreements with Pave Bank, ensuring that no action on their part will cause material harm or risk to Pave Bank.
- K. the Customer acknowledges that no undue pressure, coercion, or influence was exerted upon them by Pave Bank or any third party during the execution of this Agreement, and that they entered into this Agreement freely, with full understanding and appreciation of its terms.
- L. if engaging in foreign exchange transactions, the Customer attests that they possess the requisite knowledge, experience, and financial acumen to understand and evaluate the risks and implications of such transactions. The Customer confirms that they have consulted with their financial, legal, tax, or other professional advisors as deemed necessary and that any such transactions are based on their independent judgment.
- M. the Customer declares that they are not currently subject to any sanctions, prohibitions, or restrictions imposed by any governmental, regulatory, or sanctioning authority, and they will not take any action that could cause them to become subject to such sanctions during the term of this Agreement.
- N. the Customer agrees that they have reviewed all provisions, including service fees and penalties, and accept them without reservation, confirming that no penalties are excessively punitive or disproportionate.
- O. the has been no initiation of bankruptcy proceedings against the Customer, deemed liquidation or other creditor process, and/or any other matter that may have a material adverse effect on the Customer.

17.2. Any breach of the Representations and Warranties by the Customer shall constitute grounds for

Pave Bank to terminate this Agreement unilaterally, and such breach shall entitle Pave Bank to seek any remedies available under law or this Agreement.

- 17.3. The Customer shall ensure that any individuals or entities acting on their behalf, including Users, cardholders or authorized representatives, do not engage in any actions that would breach these Representations and Warranties or any obligations under this Agreement.
- 17.4. Should the Customer fail to rectify any breach of these Representations and Warranties within five (5) business days of receiving notice from Pave Bank, the Customer agrees that Pave Bank may, at its discretion, take any remedial actions necessary, including but not limited to, blocking or closing any of the Customer's accounts, debiting any funds held therein, or applying such funds to offset any liabilities owed to Pave Bank or third parties.

18. Final Provisions

- 18.1. The Agreement is entered into and comes into effect immediately upon its acceptance by the Customer in electronic form or otherwise and remains in full force and effect for a period of 2 (two) years, unless terminated earlier in accordance with the terms and conditions of the Agreement. The Agreement shall be automatically extended each time for the period of 2 (two) years unless any party to the Agreement notifies the other party of its intention to terminate access to the Digital Banking System at least 30 (thirty) days prior to expiry of the current term.
- 18.2. Each Party confirms that it possesses all permissions and licenses required under the applicable law that are necessary for the execution and performance of the Agreement.
- 18.3. Titles of sections and articles of the Agreement are intended solely for the convenience of the Parties and cannot be used for the interpretation of the provision of the Agreement.
- 18.4. The Parties are independently liable for the fulfillment of all tax obligations. Pave Bank shall not be liable for execution of tax obligations of the Customer, calculation, or transferring of taxes applied to the Customer.
- 18.5. Pave Bank in all cases acts as an independent Party under the Agreement that shall not control or undertake liability for any other person, including: (i) any liability for other Pave Bank Group Members or (ii) persons supplying products and services which are paid for using Pave Bank Services.
- 18.6. The Customer does not have the right to assign their rights and obligations arising out of the Agreement to third parties without a prior written consent from Pave Bank. Pave Bank reserves the right to assign its rights and obligations arising out of the Agreement to third parties at any time without a consent from the Customer, if such transfer of rights and obligations does not contradict the applicable law or the nature of the Products and Services.
- 18.7. Any provision of the Agreement which is or becomes invalid, illegal or unenforceable shall be ineffective to the extent of such invalidity, illegality or unenforceability, without affecting in any way the remaining provisions or rendering that or any other provision of the Agreement invalid,

illegal or unenforceable and the remaining provisions shall continue to be binding.

- 18.8. Pave Bank owns the copyright to any Intellectual Product of Pave Bank (including Pave Bank's website, mobile applications, business methodology, etc.) which Customer uses within the scope of this Agreement.
- 18.9. The Agreement is provided in the Digital Banking System in English language only. **The Customer, at the time of registration in the Digital Banking System, acknowledges that its authorized representative signing the Agreement has a good command of English and understands the terms and conditions envisaged herein.**

Annex N1 of the General Terms and Conditions - Special Terms of Services

1. Pave Bank Operating Accounts Terms and Conditions

1. Overview

- 1.1. Pave Bank Account is opened for the Customer in the Digital Banking System for an indefinite period of time, subject to any earlier termination of the General Terms and Conditions.
- 1.2. Subject to Clause 3.3 of the General Terms and Conditions, an Account is opened only upon successful completion of Customer Identification procedure. Successful completion of Customer Identification procedure does not imply the Pave Bank's unconditional obligation to provide Service and Pave Bank is entitled to deny the Customer the use of the Accounts without any justification.
- 1.3. Customer can create and manage Accounts that support a designated number of different currencies. All Account balances are denominated in their respective currencies. Pave Bank has the right to limit the maximum number of Accounts per Customer. Customer may create a designated number of subaccounts within each Account. Each subaccount inherits the currency of the parent Account.
- 1.4. The Account allows the Customer to carry out the following transactions:
 - 1.4.1. Foreign Exchange (FX) Transactions;
 - 1.4.2. **SWIFT Transfers** (secure international money transfers in various supported currencies through the SWIFT network);
 - 1.4.3. **Georgian Lari (GEL) Transactions** (domestic payments within Georgia using Georgian Lari).
- 1.5. FX Transactions will be carried out based on Pave Bank's daily FX rate, which will be posted on Pave Bank's website, or FX rates individually agreed with the Customer.
- 1.6. The funds kept in the Pave Bank operating Account (or any subaccount under the operating Account) can be withdrawn (redeemed) may not be considered as a deposit, and Pave Bank does not pay interest or provide any other benefits related to the duration of the period that the Customer keeps money on the Pave Bank Account.
- 1.7. The Customer can create and have several subaccounts in the same Account and use them at their discretion. The number of permitted Accounts and subaccounts can be limited per Customer, subject to the sole discretion of Pave Bank.
- 1.8. The funds stored in the Customer's Pave Bank operating Account (or any subaccount under the operating Account) can be withdrawn (redeemed) at their nominal monetary value at any time during operation of the Digital Banking System, upon the Customer's request, except for the

cases provided for in the Agreement, when restrictions apply to the Account.

2. The Use of the Operating Account

- 2.1. The Customer (and its Users) can manage the Pave Bank Account via the internet by logging in to the Profile with their personal login name and Password through a web browser or by logging in to the Digital Banking System after completing an additional authentication (Customer Authorization).
- 2.2. As soon as the Customer becomes aware that money has been credited to or deducted from their Pave Bank Account by mistake or in other ways that have no legal basis, is obliged to notify Pave Bank about it.
- 2.3. The Customer has no right to dispose of money that does not belong to them. In such cases Pave Bank has the right, and the Customer gives its irrevocable consent to Pave Bank to deduct such money from their Pave Bank Account without the Customer's order. If the amount of money in the Pave Bank Customer's Account is insufficient to debit the money credited to or deducted from their Pave Bank Account to their other accounts by mistake, the Customer unconditionally commits to repay Pave Bank the money credited to or deducted from the Pave Bank Account to their other accounts by mistake in 3 (three) Business Days from the receipt of such request from Pave Bank. If the Customer fails to return the money credited by mistake in time, at the request of Pave Bank, the Customer shall pay Pave Bank daily penalties of 0.05 per cent for each day by which the time limit has been exceeded.
- 2.4. The Customer can check the Account balance and history by logging in to the Profile. Customer is deemed to acknowledge and accept all information about all Service fees applied and other fees deducted from the Account of the Customer during a selected period of time.
- 2.5. The Customer confirms that:
 - 2.5.1. the funds flowing into their Account are not obtained on the basis of illegal activities;
 - 2.5.2. the Customer will not use the services provided by Pave Bank for any illegal purposes, including actions and transactions in order to legalize funds derived from criminal or other illegal activities.
- 2.6. The Customer's confirmations, orders, requests, notifications, and other actions performed on Pave Bank Account(s) or sub-accounts by the Users by way of logging in to their Pave Bank Profile and verifying their identity in this way are treated as conclusion of a valid agreement by electronic signature.

3. Payment Orders

- 3.1. For execution of a Payment Order the Customer shall carry out authorization of the Payment Order, which can be done by the Customer's signature executed in material form or via electronic signature) on the Payment Order; with the use of the Digital Banking System, where authorization of the Payment Order is performed by way of Customer Authorization methods established by Pave Bank (strong authentication, SMS link, SMS code, one-time authorization code, access code or in any other manner established by terms and conditions of the Digital Banking System from time to time, including by confirmation of the Payment Transaction by the Customer authorized with the use of the Payment Instrument, where authorization of the Payment Order is performed,

if the Payment Order is executed by using the Payment Instrument, in tangible form; by means of the PIN code; on the basis of the Payment Instrument identification data and/or the one-time authorization code; by means of the card added to the payment application in accordance with the terms and conditions of the card.

- 3.2. Authorization of the Payment Order to be executed using the Payment Instrument may be granted to the Receiver, by linking/saving the respective Payment Instrument on the Receiver's website, application and/or internet platform of similar content, in which case the Receiver initiates the execution of the Payment Order based on the information about the Payment Instrument transmitted by the Customer to the Receiver.
- 3.3. The time of receipt of the Payment Order submitted to Pave Bank by the Customer or the Receiver shall be deemed to be the moment when Pave Bank confirms to the Customer/Receiver the receipt of the Payment Order.
- 3.4. The Payment Order shall be deemed received on the next Business Day if:
 - 3.4.1. the Payment Order is initiated on a non-Business Day;
 - 3.4.2. the Payment Order is initiated in respect of transfer in foreign currency out of Pave Bank, originating after 6 p.m. (UTC+4) of the Business Day;
 - 3.4.3. the Payment Order is initiated in respect of a transfer in national currency out of Pave Bank originating after 5:35 p.m. (UTC+4) of the Business Day, the amount of which does not exceed GEL 10,000 (ten thousand) (or its equivalent in other currency); and
 - 3.4.4. the Payment Order is initiated in respect of a transfer in national currency out of Pave Bank originating after 5:35 p.m. (UTC+4) of the Business Day, the amount of which exceeds GEL 10,000 (ten thousand) (or its equivalent in other currency).
- 3.5. If the Customer has issued the Payment Order to be executed on a certain day(s) or at the end of a certain period(s), or on the day when the Customer deposits money to the Account, or on the day of occurrence of a certain event specified by the Customer, the moment of receipt of the Payment Order shall be deemed to be the specified agreed day. If this day coincides with a non-Business Day, the Payment Order shall be deemed received on the next Business Day.
- 3.6. For transfers that do not involve a foreign payment system or messaging system, Pave Bank shall execute the Payment Order not later than the next Business Day (subject to any mandatory compliance checks) after receipt of the Payment Order by Pave Bank, except for cases provided for by the applicable regulations. Where a foreign payment system or messaging system participates in execution of the Payment Order, the terms of execution of the Payment Order stipulated by this Sub-Clause shall not apply to the execution of the Payment Order.
- 3.7. Payment Orders for payments within the Digital Banking System are generally executed immediately (up to a few minutes, unless the Payment Transaction is suspended due to cases set forth by legal acts and the Agreement), regardless of the business hours of Pave Bank. The Payment Order might not be executed immediately upon receipt of the Payment Order, but Pave Bank shall debit the respective amount in full from the Customer's Account(s) immediately upon receipt of such Payment Order, unless otherwise provided by the applicable regulations.

- 3.8. It is mandatory for the Customer to comply with the Payment Order to include the details established by the Order №8/04 of the President of the National Bank of Georgia dated January 22, 2015 "On Approval of the Procedure for Execution of Payment Transactions", so that Pave Bank can execute it properly. Payment Orders submitted by the Customer shall be formulated clearly and unambiguously, shall be executable, and contain the clearly stated will of the Customer. Pave Bank does not undertake responsibility for errors, discrepancies, repetitions and/or contradictions in Payment Orders submitted by the Customer, including but not limited to, correctness of the details of the Payment Order submitted by the Customer. If the Payment Order submitted by the Customer does not contain the relevant data or contains deficiencies, Pave Bank, regardless of the nature of the deficiencies in the Payment Order, can refuse to execute such Payment Order, or can execute it in accordance with the data provided in the Payment Order.
- 3.9. The Payment Order shall contain at least the following information:
- 3.9.1. Account number from which the Payment Order is to be executed;
 - 3.9.2. amount and currency;
 - 3.9.3. Receiver's account number and/or other identification data of the Receiver;
 - 3.9.4. Other additional details determined by Pave Bank in accordance with the type of the Payment Order.
- 3.10. Pave Bank has the right to refuse to accept the Payment Order and/or refuse to execute the Payment Order, if:
- 3.10.1. the Payment Order does not comply with the requirements established by the legislation and/or the rules and procedures established by Pave Bank (including the conditions established by the agreement concluded with the intermediary bank, in case of execution of the Payment Order through international transfer/foreign payment system or messaging system);
 - 3.10.2. the Payment Order contains inaccurate information;
 - 3.10.3. the amount on the Account is insufficient for execution of the Payment Order, including Pave Bank service fee;
 - 3.10.4. Pave Bank has not received the Payment Order for any reason;
 - 3.10.5. the amount of money or part thereof necessary for execution of the Payment Transaction under the Payment Order is blocked, including if the amount of money is blocked by Pave Bank;
 - 3.10.6. the volume of the Payment Transaction under the Payment Order exceeds the limit for Account(s) or transfers set by Pave Bank;
 - 3.10.7. the amount of money on the Account becomes subject to public law restrictions, if funds in the Account are arrested, the right of the Customer to manage the funds is otherwise legally restricted, or transactions of the Customer are suspended by applicable law or the order of the competent authorities;
 - 3.10.8. Pave Bank suspects fraud or illegal actions on the part of the Customer or a third party;

- 3.10.9. Pave Bank has reasonable doubt regarding the authenticity and veracity of the Payment Order or any underlying documents;
- 3.10.10. the execution of the Payment Order leads to violation of the conditions related to the Sanctions;
- 3.10.11. so required by applicable law or in case it is necessary for other reasons beyond the control of Pave Bank; and/or
- 3.10.12. if there are other circumstances that make it impossible to execute the Payment Order.
- 3.11. Before executing a Payment Order submitted by the Customer, Pave Bank has the right to require the Customer to provide documents proving the lawfulness of the origin of funds related to the Payment Order. In case the Customer fails to submit such documents, Pave Bank has the right to refuse to execute the Payment Order.
- 3.12. If Pave Bank has reasonable suspicion that the Payment Order has been submitted not by the Customer's representative, or suspicion regarding the authenticity of the submitted documents, or other suspicion regarding the legitimacy or the content of the submitted Payment Order, Pave Bank has the right to require the Customer to confirm the submitted Payment Order additionally and/or submit documents confirming the rights of the persons to manage the funds held in the Account or other documents indicated by Pave Bank in a way acceptable to Pave Bank at the expense of the Customer. In the cases provided for in this clause, Pave Bank acts with the aim to protect the financial interests of the Customer, Pave Bank, and/or other persons, thus, Pave Bank does not undertake the responsibility for losses which may arise due to refusal to execute a submitted Payment Order.
- 3.13. The Customer shall ensure a sufficient amount of money in a relevant currency in their Account for the Payment Order to be executed.
- 3.14. Pave Bank has the right to record and store any Payment Orders submitted by any of the means agreed on with Pave Bank, and to record and store information about all Payment Transactions performed by the Customer or according to Payment Orders of the Customer. Records mentioned in the present clause may be submitted by Pave Bank to the Customer and/or third parties who have the right to receive such data under the applicable law, as evidence confirming the submission of Payment Orders and/or executed Payment Transactions.
- 3.15. Pave Bank has the right to involve third parties in executing a Payment Order of the Customer partially or in full, if the Customer's interests and/or the nature of the Payment Order require so. In cases where the Payment Order of the Customer requires sending and executing the Payment Order further through another financial institution, but this institution suspends the Payment Order of the Customer, Pave Bank is not responsible for such actions of the financial institution, but makes attempts to find out the reasons for the suspension of the Payment Order.
- 3.16. In case Pave Bank refuses to execute a Payment Order submitted by the Customer, Pave Bank shall immediately notify the Customer thereof, or create the necessary conditions for the Customer to get acquainted with such a notification, except when such notification is technically impossible or forbidden by applicable law or the order of the competent authorities.
- 3.17. If money transferred by the Payment Order is returned due to reasons beyond the control of Pave

Bank (inaccurate data of the Payment Order, the account of the Recipient is closed, etc.), the returned amount is credited to the Account. Fees paid by the Payer for the Payment Order execution are not returned, and other fees, related to returning the money, and applied to Pave Bank, can be deducted from the Account.

- 3.18. The Customer does not have the right to revoke the Payment Order, if it has been accepted by Pave Bank, except for cases provided by the applicable law. At the same time, if the authorization of the Payment Order has been made before the Receiver and the Payment Order needs to be executed with a future date, including repeatedly, the Customer has the right to:
 - 3.18.1. revoke the Payment Order from the Receiver, including by deleting/withdrawing information about the Payment Instrument; or
 - 3.18.2. instruct Pave Bank not to execute the Payment Transaction initiated by the Receiver.
- 3.19. In case the revocation of the Payment Order is allowed under the applicable law and internal policies/procedures of Pave Bank, Pave Bank shall have the right to establish a service fee for revocation of the Payment Order.
- 3.20. The Payment Order may be issued directly for execution of Conversion and/or the Payment Order may be executed through Conversion under the following conditions:
 - 3.20.1. in the course of the Conversion, the Customer may purchase another currency on the Account with one currency, if the Customer has the necessary amount of money on the Account to perform such transaction in full;
 - 3.20.2. the Conversion is being performed at the commercial rate set by Pave Bank at the moment of Conversion, unless otherwise stipulated by the applicable and/or the Agreement, including any separate agreement of the Parties in writing;
 - 3.20.3. Pave Bank has the right to block access to the amount of money required for Conversion (including the amount equivalent to the Conversion commission fee) on the Customer's Account from the moment of receipt of the Conversion order from the Customer.

4. Service Fee

- 4.1. Fees charged for various operations using the Account are set out in the separate document Prices and Terms of Payment which constitutes an integral part of the Agreement.
- 4.2. Any commission fees, amounts, fees and/or charges payable to Pave Bank under the Agreement are stated exclusive of, and do not include, taxes (including, without limitation, without obligation to withhold taxes at source and/or indirect taxes imposed by any jurisdiction).
- 4.3. The Customer shall familiarize himself/herself with the information on currency exchange rates on the website of Pave Bank.

2. Pave Bank Wallet Connectivity Service Terms and Conditions

1. Introduction

1.1 Overview of the Service

These Terms and Conditions ("Terms") govern the use of the Wallet Connectivity Service ("Service") provided by Pave Bank ("Bank") to its customers. The Service enables secure access, connection, and management of Supported Wallets for Digital Assets. The Service is non-custodial, the Bank does not store or control private keys, passwords, or Digital Assets on behalf of Customers. Transactions initiated through the Service are executed on blockchain networks, which remain outside the Bank's sphere of influence. The Service also incorporates features such as transaction monitoring, blockchain network compatibility, and integration with financial services to facilitate seamless interaction with blockchain ecosystems. However, the Bank provides no guarantees regarding the availability, performance, or reliability of third-party providers or blockchain networks.

1.2 No Financial, Legal, or Tax Advice

The Bank provides the Service for the purpose of facilitating secure access to Supported Wallets and blockchain networks. The Bank does not offer financial, investment, legal, or tax advice of any kind.

The Customer acknowledges and agrees that:

1. **Investment Decisions:** The Customer is solely responsible for evaluating the risks and rewards of Digital Asset transactions and for making independent decisions based on their own research or advice obtained from qualified professionals.
2. **Regulatory Compliance:** The Bank is not responsible for advising the Customer on the applicability of laws or regulations to their activities, including tax obligations, securities laws, or compliance with foreign jurisdictions.
3. **Assumption of Risk:** The Customer assumes all risks associated with their transactions, including but not limited to market volatility, regulatory changes, and the speculative nature of Digital Assets.

The Bank expressly disclaims liability for any financial losses, penalties, or legal consequences resulting from the Customer's reliance on the Service as a source of advice or guidance.

1.3 Binding Agreement and Acceptance of Terms

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By accessing or using the Service, the Customer expressly agrees to these Terms and any accompanying policies referenced herein, such as the Privacy Policy, Security Standards, and any other agreements or disclosures provided by the Bank.

This agreement constitutes a binding legal relationship between the Customer and the Bank, outlining mutual rights, obligations, and limitations. Customers are required to review these Terms carefully. Acceptance is signified by any of the following actions:

1. Clicking "I Agree" or similar confirmations during account or the Service registration.
2. Accessing or using any component of the Service.
3. Authorizing transactions using Supported Wallets.

If the Customer does not agree to these Terms, they must discontinue use immediately. The Bank reserves the right to deny access to the Service for failure to comply with these Terms or applicable laws.

1.5 Effective Date and Updates to Terms

These Terms become effective on the date stated above and supersede any prior agreements, understandings, or representations related to the Service.

The Bank reserves the right to amend, modify, or replace these Terms at its sole discretion, including but not limited to address evolving regulatory requirements, technological advancements, or operational needs. Updated versions of these Terms will be made available on the Bank's platform and may be communicated via email or other appropriate channels. Customers who do not agree to the updated Terms must notify the Bank and cease using the Service before the effective date of the new Terms. Continued use of the Service signifies acceptance of the updated Terms.

1.6 Non-Waiver of Rights

The Bank's failure to enforce any provision of these Terms at any given time does not constitute a waiver of its rights to enforce such provisions later.

1.7 Scope and Limitations

The Customer acknowledges that the Service operates within the following limitations:

1. **Blockchain Dependency:** The Service's performance relies on underlying blockchain networks, which may experience delays, errors, or forks that are beyond the Bank's control.
2. **Third-Party Providers:** Supported Wallets and integrations may be managed by external parties. The Bank disclaims liability for any issues arising from third-party services, including loss of funds or data.

3. **No Custody:** The Bank does not hold, manage, control or have access to Customer's Digital Assets. The Customer bears full responsibility for securing and managing their private keys, recovery phrases, and wallet credentials.

1.8 Jurisdictional and Regulatory Compliance

The Service is subject to regulatory frameworks and restrictions that may vary by jurisdiction. Customers agree to comply with all applicable laws, including anti-money laundering (AML), counter-terrorism financing (CTF), and sanctions regulations. The Bank reserves the right to deny or terminate access to the Service if: The Customer is located in, incorporated in, or operating from jurisdictions subject to international sanctions or trade embargoes; The Customer engages in activities that violate applicable regulations, these Terms or Bank policies.

2. Definitions

To ensure clarity and consistency, the following terms used throughout these Terms are defined as follows:

2.1 Digital Assets

"Digital Assets" refers to any digital representation of value, rights, or obligations that are created, recorded, transferred, or managed using blockchain technology or similar distributed ledger systems. This includes, but is not limited to, tokenized assets, stablecoins, and other blockchain-based instruments used for transactional, operational, or functional purposes.

2.2 Wallet Connectivity Service

Wallet Connectivity Service or "Service" means the non-custodial platform provided by the Bank, allowing Customers to securely connect, access, and manage Supported Wallets for the purpose of facilitating transactions and interactions with blockchain networks.

2.3 Supported Wallets

"Supported Wallets" are digital wallets pre-approved by the Bank, either developed by third-parties or integrated with blockchain infrastructure. These wallets should meet the Bank's compliance, operational, and security requirements. The Bank reserves the right to not support any more, replace, add, or discontinue providers and third parties at its sole discretion. The Bank does not own or control these entities. The list of Supported Wallets is subject to periodic review and may be updated at the Bank's discretion. The Bank is not responsible for the performance, security, or reliability of Supported Wallets or the actions of third-party providers. Customers must familiarize themselves with the terms and conditions of each Supported Wallet provider before use.

2.4 Private Keys and Recovery Credentials

"Private Keys" are cryptographic keys used to authorize transactions from a specific wallet address. These keys, along with associated recovery credentials such as seed phrases or

passwords, are solely controlled and managed by the Customer. The Bank neither stores nor has access to Private Keys or recovery credentials.

2.5 Compliance Requirements

"Compliance Requirements" encompasses all laws, regulations, and standards applicable to the use of the Service, including but not limited to anti-money laundering (AML), counter-terrorism financing (CTF), sanctions regimes, and Know Your Customer (KYC) obligations.

2.6 Sanctions and Restricted Jurisdictions

"Sanctions" refers to any economic or trade restrictions imposed by governments or regulatory authorities, including those issued by the United Nations, the U.S. Office of Foreign Assets Control (OFAC), European Union, HM Treasury, or other relevant authorities.

"Restricted Jurisdictions" are regions or countries where the Bank prohibits access to its Service due to applicable sanctions or regulatory constraints.

2.7 Blockchain Network Dependencies

"Blockchain Network Dependencies" refers to the reliance of the Service on third-party blockchain networks or protocols to process, validate, or record transactions involving Digital Assets. The Bank does not control these networks and disclaims liability for any issues arising from their performance, security, or functionality.

2.8 Transaction

"Transaction" includes any transfer, receipt, or exchange of Digital Assets initiated through the Service and executed on a blockchain network or similar distributed ledger system. Transactions are subject to the operational and technical constraints of the underlying network and blockchain network dependencies, including but not limited to confirmation delays, transaction failures, network fees, and irreversible outcomes once executed.

2.9 Service Modifications

"Service Modifications" refers to changes, enhancements, or discontinuation of any features, functionality, or Supported Wallets within the Service, which the Bank may implement at its discretion.

2.10 Force Majeure

"Force Majeure" refers to any event, circumstance, or condition beyond the reasonable control of the Bank that prevents, delays, or disrupts the availability, functionality, or performance of the Service. Force Majeure events include, but are not limited to:

1. **Natural Events:** Acts of nature such as earthquakes, floods, fires, storms, or other natural disasters.

2. **Technological Disruptions:** Cyberattacks, distributed denial-of-service (DDoS) attacks, internet or network outages, system failures, or disruptions to blockchain networks or protocols.
3. **Regulatory Actions:** Changes in laws, regulations, government directives, or enforcement actions that impact the operation or legality of the Service.
4. **Market Conditions:** Extreme market volatility, liquidity shortages, or significant disruptions to financial systems or infrastructure.
5. **Operational Failures:** Strikes, labor disputes, power outages, supply chain interruptions, or failures of third-party service providers.
6. **Other Extraordinary Events:** Acts of war, terrorism, civil unrest, pandemics, or other public emergencies.

The Bank is not liable for any delay, failure, or disruption in providing the Service caused by a Force Majeure event. The Bank reserves the right to take reasonable measures, including suspension or modification of the Service, to mitigate the impact of Force Majeure events.

3. Eligibility and Authorization

3.1 Eligibility Requirements for Customers

To access and use the Service, the Customer must meet, and continue to meet, the following minimum eligibility criteria. The Bank reserves the right to impose additional requirements or conditions at its sole discretion:

1. **Legal Entity Status and Good Standing:**
The Customer must be a legally recognized entity, duly organized, validly existing, and in good standing under the laws of its jurisdiction of incorporation or registration.
2. **Compliance with Laws:**
The Customer, including its Authorized Representative(s), must comply with all applicable laws and regulations, including but not limited to those related to anti-money laundering (AML), counter-terrorism financing (CTF), and sanctions obligations imposed by relevant authorities such as the United Nations, OFAC, HM Treasury, or the European Union.
3. **Prohibited Jurisdictions:**
The Customer must not be incorporated in, operating from, or engaged in activities within jurisdictions subject to sanctions or trade restrictions imposed by any applicable regulatory authority.
4. **Funds Verification:**
The Customer must certify that all funds or Digital Assets used in connection with the Service are legally obtained, owned by the Customer, and free from any encumbrances, liens, or claims.

5. **Accuracy of Information:**

All information provided to the Bank by the Customer, including corporate documents, identity details, and other requested materials, must be accurate, complete, and up to date.

6. **Lawful Use of the Service:**

The Service will only be used for lawful purposes. The Customer must not engage in any fraudulent, deceptive, or illegal activities through the Service.

7. **No Misrepresentation:**

The Customer, including its Authorized Representative(s), must not be subject to any regulatory, criminal, or civil proceedings or orders that would impair their ability to use the Service.

3.2 Authorized Representative Requirements

The authorized representatives acting on behalf of a legal entity must:

1. Possess the legal authority to bind their entity to this agreement.
2. Operate the Service in compliance with all applicable laws, regulations, and internal governance rules of the Customer's organization.
3. Use the Service in accordance with the internal governance rules of the Customer's organization, as well as any applicable regulatory requirements.

Any misrepresentation of authority, eligibility, or compliance with these conditions will result in immediate termination of access to the Service. The Bank reserves the right to seek damages, penalties, or other remedies under applicable law.

3.3 Sanctions and Jurisdictional Restrictions

1. **Restricted Jurisdictions:** The Service is not available to Customers or Authorized Representatives residing in or operating from jurisdictions subject to sanctions or trade embargoes, including but not limited to countries identified by the United Nations, OFAC, HM Treasury, or other relevant authorities.
2. **Prohibited Activities:** The Service cannot be used for activities that violate applicable laws and/or sanctions, including transactions with restricted entities, individuals, or governments.

3.4 Bank's Discretionary Rights

Failure to meet any of the above criteria or representations, or any additional requirements established by the Bank, may result in the immediate suspension or termination of access to the Service without prior notice. The Bank reserves the right to request evidence of compliance with these criteria or representations at any time and to seek damages or other remedies for any misrepresentation or non-compliance under applicable law.

4. Description of Services

The following outlines the key features and limitations of the Service:

4.1 Non-Custodial Nature of the Service

The Service is strictly non-custodial. The Bank does not store, manage, or access private keys, Digital Assets, or recovery credentials on behalf of Customers, which remain solely under the Customer's control. The Customer retains full control and responsibility for all private keys and Digital Assets associated with Supported Wallets. The Bank disclaims all liability for the loss, theft, or unauthorized access of private keys or Digital Assets resulting from the Customer's actions or omissions.

4.2 Private Key Generation and Storage

1. **Responsibility for Security:** The Customer acknowledges that private keys necessary to access and control Digital Assets are generated directly on the Customer's device during wallet creation and are never transmitted to or stored by the Bank. The Bank has no access to private keys at any time and does not maintain backups or recovery solutions for private keys. The Customer is solely responsible for safeguarding private keys, recovery credentials, and wallet access information. The Bank strongly advises Customers to implement industry best practices for wallet security, including multi-factor authentication and offline storage solutions.
2. **Backup and Recovery:** The Customer must maintain adequate backups of private keys and recovery phrases to prevent loss of access to Digital Assets. In the event that a Customer loses access to their private keys or recovery credentials, the Bank is unable to assist with recovery or access to Digital Assets.
3. **Risk Acknowledgment:** The Customer acknowledges that loss of private keys or recovery credentials may result in the permanent and irreversible loss of Digital Assets.

IMPORTANT NOTICE:

LOSS OF PRIVATE KEYS OR RECOVERY CREDENTIALS WILL RESULT IN PERMANENT LOSS OF DIGITAL ASSETS.

The Bank does not store or have access to private keys, recovery phrases, or wallet credentials. If the Customer loses or mismanages these elements, the Bank will not be able to assist in recovery, and all associated Digital Assets will be irretrievably lost. The Customer is solely responsible for safeguarding their access credentials and assumes all risks associated with their loss.

4.3 Wallet Integration and Transaction Capabilities

The Service enables the Customer to:

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1. **Connect to Supported Wallets:** Integrate and manage pre-approved Supported Wallets through the Bank's secure platform.
2. **Initiate Blockchain Transactions:** Facilitate the transfer, receipt, and exchange of Digital Assets. All transactions are executed directly on blockchain networks, and the Bank has no control over the validation, execution, or confirmation of transactions.
3. **Monitor Activity:** View transaction history and wallet balances through the platform.

4.4 Fiat and Digital Asset Conversions

Where applicable, the Service may include functionality that enables the conversion of fiat currencies to Digital Assets and vice versa ("Conversions"). The following terms apply to the Conversion feature:

4.4.1 Supported Currencies and Digital Assets:

The Bank determines, at its sole discretion, which fiat currencies and Digital Assets are eligible for Conversions. The list of supported currencies and Digital Assets may be updated or modified by the Bank without prior notice.

4.4.2 Exchange Rates and Pricing Transparency:

Conversions are executed at rates provided by the Bank, which are calculated based on aggregated market data and other relevant factors. The Customer will be informed of the applicable exchange rate and any associated fees prior to confirming a Conversion transaction.

4.4.3 Execution and Settlement:

Conversions initiated through the Service are processed according to timelines and methods determined by the Bank. While the Bank endeavors to execute Conversions in real time or as soon as practicable, actual processing times may vary based on operational requirements, network conditions, or other factors. Settlement times may vary depending on operational and technical factors, including the performance of underlying blockchain networks or financial systems.

4.4.4 Modification or Termination of Feature:

The Bank reserves the right to modify, suspend, or terminate the Conversion feature at any time, for any reason, including but not limited to regulatory changes, market conditions, or operational requirements.

4.4.5 Additional Features:

The Conversion feature may include optional tools or enhancements, such as rate alerts, scheduled conversions, or batch transactions, subject to availability and the Bank's discretion.

4.5 Transaction Limits and Jurisdictional Restrictions

The Bank may, at its sole discretion, impose limits on the number, volume, or frequency of transactions involving Digital Assets, conversions or fiat currencies. Such limits may vary based on factors including, but not limited to, Customer account type, transaction history, geographic location, or regulatory requirements. These limits, if applied, will be disclosed through the Service platform at the time of the transaction. The Bank also reserves the right to block or restrict transactions, including deposits, withdrawals, or transfers, originating from or destined for high-risk or sanctioned jurisdictions, or based on other factors according to the bank's policies. Customers attempting to transact from such jurisdictions may be required to provide additional documentation or wait until they are operating from a jurisdiction approved by the Bank.

4.6 Keys Recovery Services at Bank's Discretion and Subject to Availability:

The Bank, at its sole discretion, may provide recovery mechanisms for private keys or recovery credentials under certain circumstances and based on the availability of such. These recovery services, if enabled, are subject to the following conditions: Recovery may be limited to specific wallet types, supported Digital Assets, or eligible accounts as determined by the Bank; The Bank may require the Customer to undergo identity verification, additional authentication processes, or other security measures to validate recovery requests; The Bank reserves the right to impose fees for key recovery services, which will be disclosed to the Customer before proceeding with the recovery.

The Bank disclaims liability for: Unsuccessful key recovery attempts caused by technical limitations, security breaches, or regulatory constraints; Delays in recovery due to incomplete or inaccurate information provided by the Customer; Any loss of Digital Assets resulting from reliance on the Bank's recovery services or the Customer's failure to implement adequate backup and security measures.

The Bank reserves the right to decline recovery requests at its sole discretion, including but not limited to cases involving unsupported wallets, suspected fraudulent activity, or non-compliance with the Bank's requirements. The Bank's decision to provide or withhold recovery services shall be final and binding.

4.7 Service Availability

The Service is provided on an "as-is" and "as-available" basis. The Bank does not guarantee uninterrupted access to the Service and may suspend or terminate access for maintenance, upgrades, or legal compliance.

4.8 Discretion Over Supported Assets and Networks

The Bank reserves the right, at its sole discretion, to determine which assets, blockchain networks, wallet types, or associated features are supported by the Service. This includes, but is not limited to:

1. Adding, removing, or limiting support for specific assets, currencies or tokens based on regulatory, market, security, internal policy or operational considerations.

2. Determining the compatibility of supported Digital Assets with particular blockchain networks, wallet providers, or protocols.
3. Imposing restrictions or additional requirements for transactions involving certain assets, currencies or blockchain networks, such as minimum or maximum transaction amounts, supported jurisdictions, or network fees.
4. The Bank reserves the right to implement approval processes, due diligence measures, and wallet whitelisting procedures for wallets used in connection with the Service. These measures are intended to enhance security, ensure compliance with applicable laws, and mitigate operational and financial risks. The Bank reserves the right to modify, expand, or discontinue wallet approval, due diligence, and whitelisting requirements at any time, with or without notice to the Customer, as determined by operational needs or regulatory considerations.

The Bank may update or modify the list of supported assets, currencies, networks, or wallet types at any time without prior notice to the Customer. However, where practical and feasible, the Bank will make reasonable efforts to inform Customers of significant changes that may impact their use of the Service. The Bank reserves the right to impose restrictions, limits, or additional requirements on transactions, wallets, deposits or withdrawals. The Bank assumes no liability for any loss, delay, or inconvenience resulting from the addition, removal, or modification of supported assets, currencies, networks, or features.

5. Key Risk Disclosures

This section outlines the inherent risks and assumptions associated with the Service and the use of Digital Assets. By utilizing the Service, the Customer acknowledges, accepts, and assumes the following risks:

5.1 Volatility and Speculative Nature of Digital Assets

1. **Extreme Volatility:** Digital Assets are subject to significant price fluctuations within short periods, potentially resulting in substantial financial losses, including a complete loss of invested capital.
2. **No Guarantees:** Digital Assets are not guaranteed by any government, central bank, or institution, and their value is determined solely by market supply and demand.
3. **Risk of Total Loss:** Digital Assets may lose all value in the event of market collapse, technological failure, or loss of confidence.

5.2 Risks Associated with Private Keys and Wallets

1. **Non-Custodial Wallet Risks:**
 - Permanent loss of Digital Assets may occur due to the loss, theft, or compromise of private keys.

- The Bank cannot recover private keys or access Digital Assets stored in non-custodial wallets.
- The Customer assumes full responsibility for implementing robust security measures, including encryption, password management, and secure backups.

2. **Private Key Loss or Compromise:**

- If private keys or recovery credentials are lost or compromised, the associated Digital Assets may become permanently inaccessible.
 - Theft or unauthorized access due to negligence, phishing, or malware can result in the irrevocable loss of Digital Assets.
3. **Operational Errors:** Errors in securing or transacting with private keys, such as using unsupported wallets or misconfiguring wallet software, may result in transaction failures or data loss.

5.3 Blockchain Technology and Network Risks

1. **Decentralized Network Dependence:** Transactions rely on blockchain networks that are beyond the control of both the Bank and the Customer. These networks may experience disruptions due to congestion, forks, upgrades, or systemic failures.
2. **Irreversible Transactions:** Blockchain transactions are final and cannot be reversed once confirmed. Errors such as sending assets to an incorrect address may result in permanent loss.
3. **Delays and Failures:** Blockchain transactions may be delayed or rejected due to high network traffic, insufficient transaction fees, or network node failures.
4. **Technological Vulnerabilities:** Blockchain technology is subject to risks such as software bugs, smart contract exploits, and cryptographic advancements (e.g., quantum computing) that could compromise security.

The Bank disclaims liability for delays, failures, or forks resulting from systemic issues in blockchain networks. Customers bear the full risk of errors in transaction details, including incorrect wallet addresses or insufficient fees.

5.4 Legal and Regulatory Risks

1. **Evolving Regulations:** Digital Assets are subject to changing legal frameworks, which may impact their classification, transferability, or use. Regulatory changes could restrict access to certain Digital Assets or services.

2. **Compliance Obligations:** Customers must comply with applicable laws, including taxation, reporting, and sanctions requirements. Non-compliance may result in penalties or legal consequences.
3. **Jurisdictional Restrictions:** The Service cannot be accessed in jurisdictions where the use of Digital Assets is prohibited or restricted. It is the customer's sole responsibility to ensure that their use of the Service complies with all applicable laws and regulations, including those of the jurisdiction where the Service is being accessed or used.

5.5 Cybersecurity and Fraud Risks

1. **External Threats:** Digital Assets and wallet credentials are vulnerable to theft, hacking, phishing, and other cyberattacks.
2. **Private Key Responsibility:** The Customer is solely responsible for safeguarding private keys, recovery phrases, and access credentials. Loss of such credentials may result in permanent loss of assets.
3. **Systemic Vulnerabilities:** Risks include Distributed Denial-of-Service (DDoS) attacks, network fragmentation, and exploits targeting blockchain protocols.

5.6 Market Risks and Liquidity Constraints

1. **Thin or Volatile Markets:** Digital Asset markets may lack sufficient liquidity, leading to price volatility, slippage, or difficulty executing trades.
2. **Valuation Risks:** Digital Asset values are not tied to traditional financial instruments or tangible goods, increasing susceptibility to speculative bubbles.

5.7 Blockchain Network Selection and Compatibility Risks

1. **Network Forks and Changes:** Blockchain networks may undergo forks, upgrades, or changes in consensus mechanisms that affect the validity or usability of Digital Assets.
2. **Network Compatibility:** The Customer must ensure Digital Asset transfers are conducted on the correct blockchain network. Using an incompatible network may result in permanent loss of funds.
3. **Replay Attacks:** Forked blockchain networks may allow transactions to be duplicated (replayed) on both networks. The Bank assumes no responsibility for detecting or mitigating such risks.

5.8 Smart Contract and Technological Risks

1. **Smart Contract Reliance:** The Service may interact with third-party smart contracts that are susceptible to coding errors, exploits, or unintended behaviors.

2. **Technological Failures:** Malfunction or failure of smart contracts or related protocols may lead to asset loss or transaction errors. The Bank disclaims liability for such occurrences.

5.9 Assumption of Risk by the Customer

1. **Self-Custody Obligations:** the Bank does not store, manage, or recover private keys. The Customer assumes full responsibility for secure key management. The Customer is solely responsible for the secure management of their private keys and credentials
2. **No Fiduciary Duty:** The Bank does not act as a fiduciary, advisor, or custodian. Customers are responsible for their own judgment and risk assessments.
3. **Responsibility for Errors:** The Customer bears all risks related to errors, including mismanagement of wallets, improper transactions, or reliance on third-party services.

5.10 Systemic and Force Majeure Risks

1. **Systemic Failures:** Significant disruptions to the broader blockchain ecosystem—such as forks, major software failures, or consensus breakdowns—may lead to irreparable loss of assets.
2. **Force Majeure:** Events outside the Bank's control, including natural disasters, cyberattacks, or government actions, may impact the Service or underlying networks.

5.11 No Financial Advice or Guarantees:

- The Bank does not provide investment or trading advice, nor does it guarantee any profits or financial gains. Customers should seek independent professional advice to evaluate the suitability of Digital Assets and accept that transactions may result in financial losses.

6. Fees, Charges, and Financial Obligations

By accessing or utilizing the Service, the Customer agrees to adhere to all financial terms and conditions as specified herein, including the timely payment of applicable fees, acknowledgment of variable costs, and compliance with legal and tax obligations. These terms are essential to maintaining the operability and sustainability of the Service.

6.1 Applicable Fees

The Customer acknowledges and agrees to pay all fees and charges applicable to their use of the Service as outlined in the Bank's fee schedule, which may be provided at the time of registration, disclosed through the Service platform, or communicated via other formal means, or outlined in Account Opening Agreement or in any other agreement(s). These fees may encompass charges for the Service, connecting wallets, processing blockchain transactions, or accessing features or subscription-based services offered through the platform. All fees are subject to change at the sole discretion of the Bank. Any changes to the fee structure will be communicated in advance, through platform or website notifications or direct communications. The Customer's continued use

of the Service following such notice constitutes acceptance of the updated fee structure and terms.

6.2 Fees Exclusive of Taxes

All fees indicated or charged by the Bank for the use of the Service are exclusive of any applicable taxes. The Customer is solely responsible for determining and paying any such taxes arising from the use of the Service. Where required by applicable law, the Bank may collect and remit taxes on behalf of the Customer. In such cases, the applicable tax will be calculated and added to the total fees payable.

6.3 Fee Structure, Currency, and Payment Methods

6.3.1 Bank's Discretion in Currency and Payment Methods

The Bank reserves the right, at its sole discretion, to determine the currency or Digital Asset in which fees are charged. The Bank retains exclusive authority to select the applicable currency, Digital Asset, and account from which the fees will be deducted.

If the Customer's funds or Digital Assets are insufficient or unavailable, the Customer remains obligated to pay the outstanding amount in full without delay. To facilitate fee collection, the Bank may, without prior consent from the Customer, convert funds or Digital Assets held in any of the Customer's accounts and/or wallets with the Bank into the payable currency or Digital Asset using an exchange rate determined by the Bank.

The Customer irrevocably waives any right to dispute the choice of account, the applicable exchange rate, or any losses or discrepancies arising from such conversions, which are conducted solely to satisfy fee payment obligations.

6.3.2 Collection of Fees

The Bank reserves the right to collect fees through any of the following methods, as deemed operationally or technically feasible:

1. Direct deduction from the Customer's available balances and accounts in fiat currency or Digital Assets held within accounts or wallets accessible to the Bank.
2. Issuance of invoices requiring the Customer to transfer the owed amounts to a designated account or wallet.
3. Requiring pre-funding of accounts or wallets to cover anticipated fees.

6.3.3 Fee Calculation and Adjustments

Fees may be calculated using flat rates, percentages, tiered pricing, or other variable methods determined by the Bank. The Bank retains sole discretion to adjust fees, charges, or the overall fee structure at any time to reflect changes in operational, regulatory, or market conditions. Material

changes to fees or payment terms will be communicated to the Customer through the Service platform or other agreed communication methods. Continued use of the Service following such notice constitutes the Customer's acceptance of the updated terms, regardless of any additional acknowledgment.

6.3.4 Non-Payment, Late Fees, and Penalties

The Customer is responsible for ensuring timely payment of all fees. Failure to pay fees may result in:

1. Suspension or termination of access to the Service.
2. Late payment penalties, including interest on overdue amounts at a rate determined by the Bank and permitted by applicable law.
3. Recovery of outstanding amounts through legal or collection measures, with associated costs borne by the Customer.
4. Other actions defined in the Agreement.

6.3.5 Promotions and Discounts

The Bank may, at its sole discretion, introduce promotional or discounted fee structures for certain Customer segments, account types, or activities. The Bank retains the right to modify or withdraw such promotions or discounts at any time without prior notice.

6.4 Determination of Exchange Rates

The Bank may calculate exchange rates for Digital Assets using methods such as the Volume Weighted Average Price or other algorithms based on data aggregated from liquidity providers. A margin or fee may be applied to the derived exchange rate. The Bank reserves the right to modify the pricing structure, including margins or fixed fees, based on factors such as market conditions, Customer account type, transaction size, other factors, or based on the Bank's methodology. The Customer acknowledges that all rates and fees may be adjusted by the Bank dynamically to reflect market depth and volatility.

If fees and charges are payable in a currency or Digital Asset other than the Customer's existing balances, the Bank may perform necessary conversions using an exchange rate determined by the Bank. The Bank disclaims liability for fluctuations in exchange rates or additional fees imposed by third-party payment processors or platforms for currency conversions. The Customer agrees that any such fluctuations, fees, or resulting losses are solely borne by the Customer and shall not give rise to any claims against the Bank.

6.5 Taxes and Compliance with Reporting Obligations

The Customer bears sole responsibility for understanding and complying with all tax obligations arising from their use of the Service and transactions involving Digital Assets. This includes, but is

not limited to, income taxes, capital gains taxes, and any other levies or reporting requirements imposed by the Customer's jurisdiction of residence or operation.

In certain instances, applicable laws may require the Bank to withhold or collect taxes on behalf of regulatory authorities. The Bank will comply with such requirements where applicable and may report Customer transaction details to relevant authorities in accordance with legal obligations. The Bank does not provide tax advice, and Customers are strongly encouraged to seek independent professional guidance to ensure compliance with their individual tax responsibilities.

6.6 Late Payments, Suspensions, and Penalties

All fees and charges owed to the Bank must be paid promptly in accordance with the terms specified in the applicable fee schedule, the Agreement or as invoiced. Failure to remit timely payment may result in the suspension or termination of access to the Service, at the sole discretion of the Bank.

In the event of late payments, the Bank reserves the right to charge interest on overdue amounts at the maximum rate permitted by applicable law and/or as outlined in the Agreement. Additionally, the Bank may recover all reasonable costs incurred in pursuing collection efforts, including, but not limited to, legal fees, court costs, and third-party recovery agency fees. Customers acknowledge and agree that such measures are necessary to protect the financial integrity of the Service.

6.7 Invoicing

The Bank reserves the right to issue invoices for fees and charges at its sole discretion. The Customer acknowledges and agrees that the obligation to pay all applicable fees arises independently of the issuance of an invoice. The Customer is required to ensure timely payment of fees as outlined in the Agreement, regardless of whether an invoice has been issued. Failure to remit payment within the due date may result in penalties or suspension of Service access.

6.8 Third-Party Fees and Blockchain Costs

The Customer understands and accepts that certain fees associated with the use of the Service may be imposed by third parties, including blockchain network operators and providers. Blockchain network fees, commonly referred to as gas fees, are required to validate and process transactions on decentralized networks. These fees are outside the Bank's control and may vary based on the specific blockchain network utilized by the Customer. As a result, transaction costs may vary significantly depending on network congestion, transaction volume, or other external factors. Customers are responsible for reviewing these details carefully before authorizing transactions. By proceeding with a transaction, the Customer expressly consents to the applicable fees and acknowledges that such fees are non-negotiable and subject to processing.

Furthermore, Customers who engage with third-party integrations or external service providers, such as currency conversion platforms or payment gateways, are responsible for any additional fees levied by those entities. The Bank disclaims all liability for the accuracy, reliability, or fairness

of third-party fee structures and advises Customers to review such terms independently before proceeding.

6.9 Refunds and Fee Disputes

Except where explicitly stated otherwise, all fees and charges paid to the Bank are final and non-refundable. Refund requests for transactions executed in error will be reviewed on a case-by-case basis, and approval of such requests is at the sole discretion of the Bank. Customers seeking refunds must submit their requests in writing, accompanied by supporting documentation, within a specified timeframe as outlined by the Bank.

For disputes related to fees or charges, the Customer must notify the Bank in writing within ten (10) days of the disputed transaction, invoice, or charge. The Bank will investigate the matter in good faith and provide a resolution in compliance with its internal policies and applicable legal standards. Failure to raise disputes within the specified timeframe may result in the forfeiture of the Customer's right to contest such charges.

7. Customer Responsibilities and Obligations

The Customer acknowledges and agrees to uphold the following responsibilities and obligations to facilitate the secure, compliant, and effective use of the Service, as well as to promote a cooperative relationship with the Bank.

7.1 Adherence to Policies and Service Terms

The Customer shall adhere to all policies, guidelines, and terms governing the use of the Service, as issued or amended by the Bank from time to time. This includes, but is not limited to, compliance with the terms specified in this Agreement, operational guidelines provided within the Service platform, and any supplementary rules communicated by the Bank.

The Customer agrees to use the Service only for lawful purposes and in a manner consistent with the applicable laws and regulations of the Georgian and the jurisdictions in which they operate.

7.2 Provision of Accurate and Updated Information

The Customer is responsible for providing accurate, complete, and up-to-date information during onboarding and throughout the term of the relationship with the Bank. Any changes to the Customer's legal structure, ownership, authorized representatives, or other relevant details must be promptly communicated to the Bank. Failure to maintain accurate records or provide timely updates may result in the suspension or termination of access to the Service, and the Bank reserves the right to take remedial action as permitted under applicable laws.

7.3 Responsible Use of the Service

The Customer agrees to use the Service responsibly, in an ethical and transparent manner and avoid any activities that may undermine the integrity, security, or reliability of the platform. This includes implementing adequate security measures to safeguard access credentials, private keys,

and other sensitive information associated with the Customer's account. The Customer further agrees not to engage in activities that may cause harm to the Bank, its systems, or other users, including but not limited to attempts to bypass security protocols, interfere with system operations, or use the Service for fraudulent or illegal purposes.

7.4 Responsibility for Third-Party Actions

The Customer assumes full responsibility for all actions performed under their account or profile, including those carried out by authorized representatives or third parties. The Customer shall ensure that only duly authorized persons access and use the Service on their behalf. The Bank disclaims liability for unauthorized transactions or activities resulting from the Customer's failure to secure their account or implement appropriate access controls.

7.5 Duty to Notify and Mitigate Risks

The Customer agrees to promptly notify the Bank of any errors, unauthorized transactions, or security incidents affecting their use of the Service. The Customer shall take reasonable steps to mitigate risks arising from such incidents, including suspending affected accounts, securing private keys, and providing relevant information to the Bank for resolution. Failure to notify the Bank in a timely manner may result in a loss of certain protections afforded under this Agreement.

8. Third-Party Services and Integrations

The Service integrates with or might rely upon third-party services, applications, and providers to enable core functionalities. The following applies to these services:

8.1 Role of Third-Party Wallet Providers

The Service enables the connection and interaction with Supported Wallets and softwares operated or managed by third-parties. These providers maintain independent control over their platforms, and their terms and conditions govern their use. The Bank does not own, operate, or manage these third-party software or wallets and does not provide any warranties regarding their availability, security, or performance. The Customer is responsible for ensuring that any third-party they use complies with the Service's technical and security requirements. The Bank disclaims liability for losses, interruptions, or damages arising from the use or malfunction of such third-party wallets, including but not limited to wallet breaches, loss of credentials, or incompatibility with blockchain networks.

8.2 Use of Decentralized Applications (DApps)

The Service may provide access to decentralized applications ("DApps") hosted on blockchain networks. DApps are autonomous systems governed by smart contracts and decentralized protocols, which are outside the control of the Bank. The Customer acknowledges that DApps carry unique risks, such as vulnerabilities in smart contracts, operational failures, or malicious activities. The Bank does not endorse or guarantee the reliability, security, or functionality of any DApps accessible through the Service. Customers interact with DApps entirely at their own risk

and are strongly advised to conduct their own due diligence before engaging with such applications. The Bank assumes no liability for losses, disruptions, or other adverse outcomes resulting from the use of DApps.

8.3 Risks Associated with Third-Party Content

The Service may display, link to, or otherwise incorporate content, tools, or data from third parties, including but not limited to Digital Asset price feeds, market data, transaction tracking, or analytics. While the Bank endeavors to ensure the quality and accuracy of such information, it cannot guarantee its reliability, completeness, or timeliness. The Customer acknowledges that reliance on third-party content is undertaken at their own risk and that errors, inaccuracies, or delays in such content may impact decision-making or transactions. The Bank expressly disclaims liability for any inaccuracies or omissions in third-party content, and the Customer agrees to independently verify any critical information before relying upon it.

8.4 Permissions and Customer's Liability for Third-Party Access

The Customer may authorize third parties to access their wallet or transaction data through integrations or connections facilitated by the Service. Such permissions are granted at the sole discretion of the Customer, and the Bank is not responsible for overseeing, managing, or monitoring these permissions. The Customer assumes full liability for any unauthorized access, data breaches, or misuse of Digital Assets resulting from third-party integrations or permissions. Customers are strongly encouraged to review the terms and privacy policies of any third-party entities before granting access and to use permissions management tools to mitigate potential risks. The Bank disclaims all responsibility for losses arising from third-party access authorized by the Customer.

8.5 Bank Disclaimer on Third-Party Dependencies

The Bank acknowledges that the functionality and availability of the Service depend, in part, on third-party systems and infrastructure, including blockchain networks, and external softwares. These dependencies are subject to risks beyond the Bank's control, such as technical failures, cyberattacks, or regulatory interventions. The Bank does not guarantee uninterrupted access to third-party services or networks and disclaims all liability for disruptions, errors, or downtime caused by third parties. The Customer agrees to resolve disputes or issues directly with the respective third-party providers and acknowledges that the Bank has no obligation to intervene, mediate, or compensate for losses incurred due to third-party dependencies.

8.6 Indemnification for Third-Party Issues

The Customer agrees to indemnify and hold harmless the Bank, its affiliates, and their respective officers, directors, and employees from any claims, damages, or losses arising from the use of third-party services, applications, or integrations. This indemnification includes, but is not limited to, losses caused by the unauthorized use of private keys, wallet breaches, or reliance on erroneous third-party data.

9. Termination, Suspension, and Withdrawal of Support

The Bank reserves the right to terminate, suspend, or restrict access to the Service. The Bank retains the right to discontinue support for any assets, currency, blockchain network, or associated functionality at its sole discretion. In such cases, Customers are responsible for transferring affected Digital Assets to alternative wallets or converting them to supported currencies within the timeframe specified by the Bank. The Bank disclaims liability for any losses resulting from the Customer's failure to act within the provided timeframe.

9.2 Suspension or Termination by the Bank

The Bank reserves the right to suspend or terminate the Customer's access to the Service, in whole or in part, at its sole discretion, under the following circumstances:

1. **Violation of Terms or Laws:** If the Customer breaches these Terms, violates applicable laws or regulations, or engages in prohibited activities.
2. **Compliance Requirements:** If required to comply with legal or regulatory obligations, including requests from authorities or enforcement agencies.
3. **Suspicious Activity:** If the Bank identifies transactions or activities that raise concerns about fraud, money laundering, or other illicit activities.
4. **Operational Necessity:** If necessary to maintain the security, integrity, or performance of the Service, including during system upgrades, outages, or attacks.

The Bank will endeavor to provide notice of suspension or termination where feasible. However, immediate suspension or termination may occur without prior notice in cases of urgent regulatory, compliance or security concerns.

9.3 Withdrawal of Support for Wallets or Digital Assets

The Bank reserves the right, at its sole discretion, to withdraw support for specific wallets, Digital Assets, or functionalities within the Service. This may include, but is not limited to:

- (a) **Regulatory or Legal Constraints:** Changes in laws, regulations, or enforcement actions that prohibit or limit the ability to support certain wallets or Digital Assets.
- (b) **Security Concerns:** Identification of vulnerabilities, breaches, or other risks that could compromise the security or integrity of the Service, Supported Wallets, or Digital Assets.
- (c) **Technological Changes:** Updates to blockchain protocols, wallet systems, or other technological dependencies that render continued support infeasible or impractical.
- (d) **Operational Considerations:** Circumstances where maintaining support for specific wallets or Digital Assets becomes commercially or operationally unsustainable.

The Bank's discretion to withdraw support is not limited to the conditions outlined above and may be exercised as necessary to safeguard its interests or those of its customers.

Delisting of Digital Assets:

The Bank may delist or discontinue support for any Digital Asset for reasons including market conditions, regulatory developments, operational concerns, or other factors. Delisting may result in the removal of the affected Digital Asset from the Service platform. In such cases, the Bank may, at its discretion and without obligation, convert any remaining balances of the delisted Digital Asset into fiat currency or another supported Digital Asset at a rate determined by the Bank, taking into account prevailing market conditions and applicable conversion fees.

Notification and Customer Responsibilities:

Where feasible, the Bank will provide notice of such withdrawals or delistings through official communication channels, specifying the effective date and any actions required by the Customer. Customers are responsible for transferring any impacted Digital Assets to alternative wallets or platforms before the specified date. The Bank disclaims liability for losses resulting from the Customer's failure to act in a timely manner following such notice, as well as losses arising from price volatility, reduced liquidity, or other impacts of withdrawal or delisting.

9.4 Consequences of Termination or Suspension

Upon termination or suspension of access to the Service, the following provisions apply:

1. **Cessation of Access:** The Customer's ability to use the Service and associated features will immediately cease. Any ongoing transactions may be canceled or interrupted, subject to blockchain-specific constraints.
2. **Settlement of Obligations:** The Customer remains liable for all fees, penalties, or other financial obligations incurred prior to the termination or suspension date.
3. **Retention of Data:** The Bank may retain Customer data in accordance with applicable laws, including for compliance, auditing, or legal defense purposes.
4. **No Liability for Termination Actions:** The Bank disclaims liability for any losses, interruptions, or inconveniences resulting from the termination or suspension of the Service, provided such actions are taken in accordance with these Terms.

9.5 Reinstatement of Access

The Bank may, at its sole discretion, reinstate access to the Service following the resolution of the underlying cause for suspension. The Customer must comply with all conditions or requirements imposed by the Bank as part of the reinstatement process, including providing additional documentation or satisfying outstanding obligations.

9.6 Wallet Detachment and Takeout

The Bank may, at its sole discretion, permit Customers to detach their Wallets ("Wallet Takeout") from the Service.

9.6.1 Customer Responsibility Post-Detachment:

1. Upon detachment, the Customer assumes sole responsibility for the security, management, and access to the Wallet, including safeguarding private keys, recovery credentials, and Digital Assets contained within the Wallet.
2. The Bank disclaims all liability for any loss, theft, or inaccessibility of Wallets or Digital Assets following detachment.
3. Detached Wallets are no longer supported by the Bank's platform or features, including transaction tracking, analytics, or integration tools.

9.6.2 Conditions for Wallet Detachment:

The Bank reserves the right to impose the following conditions before processing a Wallet Takeout request:

1. **Verification Requirements:** Customers must provide proof of wallet ownership and complete identity verification or other compliance checks as required by applicable regulations.
2. **Settlement of Obligations:** All outstanding fees, charges, or obligations must be settled in full prior to the detachment of the Wallet.
3. **Operational Feasibility:** Wallet detachment requests are subject to operational, technical, and regulatory feasibility as determined by the Bank.

9.6.3 Bank's Discretion to Approve or Deny Requests:

1. The Bank retains full discretion to approve or deny Wallet Takeout requests based on risk assessments, compliance standards, or operational considerations.
2. The Bank may reject requests for Wallet Takeout if the Wallet is associated with flagged activity, non-compliance, or unresolved disputes.
3. Wallet detachment may not be available for certain wallet types, Digital Assets, or jurisdictions as determined by the Bank.

9.6.4 Finality of Wallet Detachment:

1. Wallet detachment is irrevocable, and the Bank does not guarantee the ability to reintegrate detached Wallets with the Service.
2. The Customer acknowledges that detachment may result in the permanent loss of access to platform-specific features and services.

9.6.5 Regulatory and Compliance Obligations:

The Bank may impose additional requirements or restrictions for Wallet Takeout requests to ensure compliance with applicable laws, including anti-money laundering (AML), counter-terrorism

financing (CTF), and sanctions regulations. The Customer agrees to provide all requested documentation or information to facilitate compliance with such obligations.

10. Compliance and Due Diligence

10.1 General Compliance Obligations

The Customer agrees to comply with all applicable laws, regulations, and standards, including those relating to anti-money laundering ("AML"), counter-terrorism financing ("CFT"), and sanctions compliance. The Bank may implement measures necessary to meet these obligations, including but not limited to monitoring activities, maintaining records, and reporting certain transactions to regulatory authorities.

The Customer expressly consents to all compliance measures undertaken by the Bank based on the Bank's policies, acknowledging that such measures may include monitoring, transaction reviews, and secure retention of records. The Customer also agrees that these measures are critical for the continued provision of the Service in a lawful and secure manner.

10.2 Customer Cooperation and Consent

The Customer explicitly agrees to cooperate fully with the Bank's compliance efforts. By using the Service, the Customer provides irrevocable consent to:

1. Monitoring and Oversight:
 - The review and analysis of transaction activity, wallet interactions, and any other relevant activities facilitated through the Service.
 - The use of external compliance tools, third-party service providers, and automated systems for risk assessment.
2. Information Requests:
 - Submission of accurate, complete, and timely information or documentation, including during onboarding or as part of ongoing due diligence.
 - Provision of supporting evidence for the legality of funds, Digital Assets, or specific transactions upon request.
3. Record Retention and Disclosure:
 - The secure retention of all data relating to the Customer's use of the Service, including identity verification documents, transaction histories, and compliance records.
 - The disclosure of such records to regulatory authorities, or other third parties as permitted or required by law.

10.3 Use of Lawfully Obtained Funds and Assets

The Customer represents and warrants that all funds and Digital Assets used in connection with the Service are lawfully obtained and free from encumbrances. The Customer agrees not to use the Service for activities that violate any laws, including but not limited to Money laundering or financing of terrorism; Fraud, tax evasion, or other illegal activities. If requested, the Customer shall provide satisfactory evidence of the lawful origin of funds or Digital Assets.

10.4 Sanctions Compliance

The Customer represents and warrants that neither they nor their representatives, beneficial owners, or affiliates are:

- (a) Located in or organized under the laws of jurisdictions subject to sanctions or embargoes;
- (b) Listed on sanctions lists maintained by relevant authorities, including OFAC, the United Nations, HM Treasury, or the European Union;
- (c) Using the Service to engage in prohibited or illegal transactions or facilitate activities involving sanctioned entities, individuals, or jurisdictions.

10.5 Recordkeeping Obligations

The Bank will maintain detailed records of Customer activities, transactions, and compliance documentation in accordance with applicable laws and regulations. Such records may include but are not limited to: Onboarding information, including identification documents and beneficial ownership details; Transaction histories, including timestamps, amounts, and wallet addresses; Compliance-related documents or evidence collected during ongoing monitoring. The Customer consents to the retention of these records beyond the termination of the relationship, as required by law or the Bank's policies.

10.6 FATF Travel Rule Compliance

To comply with the Financial Action Task Force ("FATF") Travel Rule or similar regulatory requirements, the Bank may require Customers to provide specific information for transactions involving Digital Asset. This information may include, but is not limited to: The name of the recipient and, for transactions exceeding regulatory thresholds, additional details such as the recipient's address; Proof of wallet ownership, where applicable; Any other information required to meet regulatory standards. The Bank reserves the right to apply or waive these requirements at its discretion, based on legal requirements, risk assessments, transaction amounts, and jurisdictional considerations.

10.6 Bank's Rights and Limited Liability

The Bank retains the right, at its sole discretion and without prior notice to the Customer, to take any actions it deems necessary or appropriate to ensure compliance with applicable laws, the Bank's policies, to mitigate risks, or to protect its interests, subject to its operational and technical capabilities. Such actions may include restricting, suspending, or terminating the Customer's access to the Service if the Customer is suspected of violating these Terms, engaging in illegal

activities, or failing to meet regulatory or compliance requirements. The Bank may also block, delay, reject, or otherwise prevent transactions or assets it identifies as suspicious, non-compliant, or inconsistent with its policies or applicable laws, to the extent such actions are technically or operationally feasible.

The Bank may unilaterally modify, suspend, or discontinue any part of the Service, including functionalities, features, or supported assets, where such changes are necessary to adapt to regulatory requirements, operational considerations, or risk mitigation efforts. The Bank reserves the right to conduct investigations, reviews, or audits into the Customer's activities and transactions and may request additional information, explanations, or documentation as part of its compliance processes. To fulfill its legal and regulatory obligations, the Bank may report certain activities or Customer information to regulatory authorities, enforcement agencies, or external compliance partners as required or permitted by law. It may also share such information with affiliated entities or service providers engaged to support compliance efforts. Where the Bank deems it necessary and technically feasible, it may restrict access to or freeze assets, funds, or accounts associated with the Service. Such measures may be taken in response to legal directives, court orders, regulatory demands, or the Bank's reasonable suspicion of unauthorized or illegal activities. The Bank may terminate its relationship with the Customer if continued engagement is determined to pose a risk to its compliance obligations, operational integrity, or reputation.

The Customer acknowledges that the Bank assumes no liability for any losses, damages, or costs resulting from actions taken to fulfill its compliance obligations, including but not limited to delays, disruptions, denial of access to the Service or transactions, or the suspension of certain functionalities. The Bank reserves the right to recover any costs, penalties, or damages incurred due to the Customer's non-compliance with these Terms or applicable legal requirements.

11. Service Availability and Operational Limitations

The availability of the Service is subject to operational constraints, including scheduled maintenance, unforeseen technical issues, and circumstances beyond the Bank's control. The Customer acknowledges and accepts that such limitations are inherent to the operation of the Service and agrees that the Bank shall not be liable for any interruptions, delays, or restrictions resulting therefrom.

11.1 No Guarantee of Uninterrupted Access

The Bank endeavors to provide reliable and continuous access to the Service. However, due to the nature of blockchain networks, third-party dependencies, and technological systems, uninterrupted access cannot be guaranteed. Customers acknowledge that:

1. **Service Interruptions:** Access to the Service may be disrupted due to unplanned outages, system failures, or network issues.
2. **No Warranties:** The Bank expressly disclaims any warranties, express or implied, regarding the continuous availability, reliability, or functionality of the Service.

3. **Customer Responsibility:** Customers are responsible for implementing their own contingency measures, such as maintaining alternative wallet solutions or securing backup copies of transaction data and private keys.

11.2 Scheduled Maintenance and Updates

To ensure the continued performance, security, and compliance of the Service, the Bank may periodically perform scheduled maintenance or updates.

1. **Notice of Maintenance:** Customers will be provided reasonable notice of scheduled maintenance through platform notifications or direct communications, except in cases where immediate action is required for security or legal compliance.
2. **Service Downtime:** During maintenance periods, access to the Service may be temporarily restricted or suspended. The Bank disclaims liability for losses, delays, or inconveniences arising from such planned outages.
3. **Feature Updates:** The Bank may introduce new features or deprecate existing functionalities as part of regular updates. Customers are responsible for reviewing announcements regarding such changes to ensure continued compatibility with their operations.

11.3 Force Majeure and External Dependencies

The Bank is not liable for delays, interruptions, or failures in the Service caused by events beyond its reasonable control ("Force Majeure Events"). During a Force Majeure Event, the Bank will take reasonable steps to mitigate disruptions and restore functionality but does not guarantee a specific resolution timeframe or compensation for resulting losses.

11.4 Bank's Right to Modify or Discontinue Service Features

The Bank reserves the right to modify, suspend, or discontinue certain features or functionalities of the Service at its sole discretion.

1. **Notice of Changes:** Where feasible, the Bank will provide advance notice of significant changes or discontinuations through formal communication channels.
2. **Customer's Responsibility:** Customers are responsible for taking necessary actions, such as transferring Digital Assets or adjusting workflows, in response to such modifications.
3. **No Liability for Discontinuation:** The Bank disclaims liability for losses, disruptions, or inconveniences resulting from modifications or discontinuation of Service features, provided such actions are executed in accordance with these Terms.

11.4.1 Customer Considerations for Modifications

While the Bank retains the sole discretion to modify, suspend, or discontinue Service features, it will take reasonable steps to consider the potential impact on Customers. Where practical, the Bank will provide advance notice to affected Customers, specifying the changes and any required actions. However, the Customer acknowledges that in cases of urgent security, compliance, or operational concerns, modifications may be implemented without prior notice. The Bank is not liable for any disruptions, delays, or losses resulting from modifications, provided such changes are communicated appropriately and align with these Terms.

11.5 Customer's Role in Ensuring Compatibility

The Customer is responsible for ensuring the compatibility of their systems, wallets, and workflows with the Service. This includes maintaining updated software versions, adhering to technical requirements, and monitoring announcements regarding changes to the Service. The Bank is not liable for losses arising from the Customer's failure to comply with these responsibilities.

12. Intellectual Property Rights

By accessing or using the Service, the Customer agrees to adhere to these provisions and acknowledges that all intellectual property rights remain the exclusive property of the Bank or its licensors.

12.1 Ownership of the Service Platform

The Service and all associated components, including but not limited to software, applications, algorithms, designs, trademarks, logos, and related documentation, are the exclusive property of the Bank or its licensors. All rights, titles, and interests in the intellectual property associated with the Service are reserved by the Bank, except as expressly granted to the Customer under these Terms. The Customer acknowledges that their use of the Service does not grant ownership of, or any proprietary rights to, the underlying intellectual property. Any rights not explicitly conferred herein are reserved by the Bank.

12.2 Limited License to Use the Service

Subject to the Customer's compliance with these Terms, the Bank grants the Customer a limited, non-exclusive, non-transferable, and revocable license to access and use the Service for its intended purposes. This license is strictly limited to the duration of the Customer's active use of the Service and may be terminated by the Bank in accordance with these Terms.

The Customer may not sublicense, rent, lease, sell, assign, distribute, or otherwise transfer the rights granted under this license. Any unauthorized use of the Service or its intellectual property constitutes a breach of these Terms and may result in termination of access and legal action.

12.3 Restrictions on Use and Reverse Engineering

The Customer agrees not to:

1. Copy, reproduce, distribute, or publicly display any part of the Service, except as explicitly permitted by these Terms.
2. Modify, adapt, translate, or create derivative works based on the Service or its intellectual property.
3. Reverse engineer, decompile, disassemble, or attempt to extract the source code of any software or technology associated with the Service.
4. Remove, alter, or obscure any copyright, trademark, or proprietary notices affixed to or contained within the Service.

These restrictions are essential to safeguarding the Bank's proprietary technology and intellectual property. Any breach of these restrictions may result in immediate termination of access and liability for damages.

12.4 Feedback and Proprietary Notices

The Customer may voluntarily provide suggestions, ideas, or feedback related to the improvement of the Service. By submitting such feedback, the Customer grants the Bank a worldwide, royalty-free, perpetual, and irrevocable license to use, modify, and implement the feedback for any purpose without attribution or compensation.

The Customer must not remove or interfere with any proprietary notices or legends displayed within the Service, including copyright or trademark indications. Any unauthorized modification of such notices constitutes a violation of these Terms.

12.5 Protection of Bank's Trademarks and Logos

The Bank's trademarks, logos, and branding elements ("Marks") are the exclusive property of the Bank and may not be used by the Customer without prior written consent. Unauthorized use of the Bank's Marks for advertising, promotional, or other purposes is strictly prohibited and may result in legal action.

12.6 Third-Party Intellectual Property

The Service may include content, software, or tools licensed from third parties. The Customer acknowledges that such third-party intellectual property is subject to additional terms and restrictions imposed by the respective licensors. The Bank assumes no responsibility for any misuse of third-party intellectual property by the Customer.

13. Privacy and Data Protection

By using the Service, the Customer consents to the processing of their data, including based on the Bank's Data Protection Policies and as described herein and agrees to comply with applicable data protection obligations.

13.1 Collection and Use of Customer Data

The Bank collects and processes personal, transactional, technical and other data necessary to provide the Service, ensure compliance with regulatory and compliance requirements, and enhance operational performance.

1. **Categories of Data Collected:** The Bank may collect data including, but not limited to, Customer identity information, contact details, wallet addresses, transaction histories, device information, service access related information.
2. **Purposes of Data Use:** Collected data is used for purposes such as verifying Customer identities, facilitating transactions, monitoring compliance, improving Service functionality, regulatory compliance and responding to Customer inquiries.
3. **Consent:** The Customer's use of the Service constitutes consent to the Bank's collection and use of their data as described in this chapter and the Bank's Privacy Policy.

The Bank retains Customer data only for as long as necessary to fulfill the purposes for which it was collected or as required by applicable laws and regulations.

13.2 Sharing of Data with Third Parties

The Bank may share Customer data with third parties under limited circumstances, subject to appropriate safeguards.

1. **Service Providers:** Data may be shared with third-party service providers that assist in delivering the Service, such as wallet software providers, blockchain networks, or compliance verification tools.
2. **Regulatory and Legal Requirements:** The Bank may disclose data to regulatory authorities, law enforcement agencies, or other governmental bodies as required by law or in response to lawful inquiries.
3. **Business Transfers:** In the event of a merger, acquisition, or sale of assets, Customer data may be transferred as part of the transaction, subject to the same level of protection outlined in these Terms.

Customer data may be transferred to, processed in, or stored in jurisdictions outside the Customer's country of residence. The Bank ensures that such transfers comply with applicable data protection laws, including the implementation of contractual safeguards or reliance on adequacy decisions where required.

13.3 Compliance with Data Localization Laws

In jurisdictions with data localization requirements, the Bank may establish local data storage or processing facilities to comply with applicable laws. The Customer acknowledges that such measures may limit certain features of the Service in specific regions.

14. Assumption of Risk and Indemnification

14.1 Assumption of Risk

The Customer acknowledges and agrees that the use of the Service involves risks, including but not limited to those described in **Chapter 5**. These risks are inherent to the nature of Digital Assets and blockchain-based services, and the Bank does not control or mitigate them.

By accessing or using the Service, the Customer expressly assumes all risks associated with:

1. The volatility and unpredictable value of Digital Assets, which may result in significant financial loss.
2. Regulatory changes or legal restrictions impacting the use, transfer, or trade of Digital Assets.
3. Technical vulnerabilities or failures in blockchain networks, smart contracts, or third-party platforms, which may result in delays, losses, or disruptions.
4. Cybersecurity threats, including hacking, phishing, or other malicious activities, leading to the theft or loss of Digital Assets.
5. The finality of blockchain transactions, which cannot be reversed in cases of error or unauthorized access.

The Customer further understands and agrees that these risks are outside the control of the Bank, which assumes no liability for their occurrence.

14.2 Customer Responsibility for Risk Management

The Customer is solely responsible for implementing appropriate risk management strategies when using the Service. These responsibilities include, but are not limited to:

1. **Securing Credentials:** Safeguarding private keys, recovery phrases, and other sensitive information against unauthorized access or loss.
2. **Verifying Transactions:** Ensuring the accuracy of wallet addresses, transaction amounts, and blockchain fees before authorizing any transaction.
3. **Staying Informed:** Keeping abreast of developments in blockchain technologies, network protocols, and regulatory changes that may affect Digital Assets or their transactions.
4. **Mitigating Losses:** Taking immediate action to mitigate potential losses in the event of errors, breaches, or other incidents, including reporting issues to the Bank as promptly as possible.

14.3 Indemnification by the Customer

The Customer agrees to indemnify, defend, and hold harmless the Bank, its affiliates, officers, directors, employees, agents, and service providers from and against any claims, damages, losses, costs, or expenses (including reasonable legal fees) arising out of or related to:

1. The Customer's use of the Service, including unlawful, unauthorized, or fraudulent activities.
2. The Customer's breach of these Terms or applicable laws and regulations.
3. Claims by third parties resulting from the Customer's actions, including disputes concerning privacy, intellectual property, or financial harm.
4. The Customer's failure to secure private keys, wallet credentials, or other sensitive information, resulting in unauthorized access or asset loss.
5. Any harm caused to the Bank's reputation, operations, or compliance position as a result of the Customer's conduct.

The indemnification obligations under this section survive the termination of the Customer's relationship with the Bank and remain enforceable thereafter.

14.4 Relationship to Other Provisions

The rights and protections afforded to the Bank under this chapter are in addition to, and not in limitation of, any liability disclaimers or indemnity obligations set forth elsewhere in this Agreement.

15. Limitation of Liability and Disclaimer of Warranties

By accessing or utilizing the Service, the Customer agrees and accepts the associated limitations and exclusions:

15.1 General Limitation of Liability

To the fullest extent permitted by applicable law, the Bank shall not be liable for any claims, losses, damages, or expenses arising out of or in connection with the Customer's use of the Service. Without limiting the generality of the foregoing, the Bank expressly disclaims liability for:

1. **Indirect or Consequential Losses:** Including, but not limited to, loss of profits, revenue, data, business opportunities, or goodwill, whether such losses are foreseeable or not.
2. **Third-Party Failures:** Any interruptions, delays, errors, or damages caused by third-party systems, blockchain networks, wallet providers, external platforms, or events beyond the Bank's reasonable control, including but not limited to acts of God, cyberattacks, or systemic failures of blockchain technology.
3. **Customer Actions or Inactions:** Losses resulting from the Customer's failure to:

- Secure private keys, wallet credentials, or other access mechanisms;
- Comply with these Terms or applicable laws;
- Act upon notices or instructions provided by the Bank in a timely and appropriate manner.

15.2 Blockchain-Specific Disclaimers

The Bank provides a platform to facilitate connectivity and interaction with blockchain networks and Supported Wallets but does not directly control the underlying blockchain technologies or protocols. The Customer acknowledges and agrees that:

1. **Irreversible Transactions:** Blockchain transactions cannot be modified or reversed once executed. Errors, such as incorrect wallet addresses or insufficient fees, are the sole responsibility of the Customer.
2. **Blockchain Disruptions:** The Bank is not liable for delays, failures, or forks caused by blockchain network congestion, upgrades, or systemic issues.
3. **Security Risks:** The Bank disclaims liability for breaches or vulnerabilities in blockchain protocols, wallet providers, or third-party integrations.

15.3 Disclaimer of Warranties

The Service is provided "AS IS" and "AS AVAILABLE." To the fullest extent permitted by law, the Bank disclaims all express or implied warranties, including but not limited to:

1. **Merchantability and Fitness for Purpose:** The Service is not guaranteed to meet the Customer's specific needs or expectations.
2. **Uninterrupted or Error-Free Operation:** The Bank does not warrant that the Service will be continuously available, secure, or free from defects.
3. **Third-Party Services:** The Bank disclaims responsibility for the performance or reliability of third-party platforms or systems used in conjunction with the Service.

15.4 Aggregate Liability Cap

To the extent permitted by applicable law, the Bank's aggregate liability to the Customer for any claims, losses, or damages arising out of or related to the Service is strictly limited to the lesser of:

1. The total fees paid by the Customer to the Bank for the use of the Service during the six (6) months preceding the event giving rise to the liability.
2. USD \$10,000.

This limitation applies regardless of the legal theory under which the claim is brought, including but not limited to breach of contract, tort, negligence, or strict liability.

15.5 Non-Custodial Service and Customer Responsibilities

The Bank does not hold, manage, or recover Digital Assets or private keys on behalf of the Customer. As such: The Customer is solely responsible for securing private keys, recovery credentials, and wallet access; The Bank disclaims all liability for losses caused by unauthorized access, operational errors, or negligence on the part of the Customer.

15.6 No Financial Protections or Guarantee

Digital Assets held or transacted through the Service are not covered by any governmental deposit guarantee or compensation scheme, including but not limited to the Deposit Insurance Agency or similar programs. The Customer acknowledges that Digital Asset transactions involve inherent risks, including loss of value, irrecoverable losses due to technical errors, and the absence of legal protections comparable to those for fiat currency transactions. The Bank assumes no liability for such risks.

15.7 Disclaimer of Liability for Inherent Risks

The Bank expressly disclaims any liability for risks inherent to the use of Digital Assets, blockchain networks, and decentralized technologies, as disclosed in these Terms. Such risks include, but are not limited to, market volatility, regulatory changes, cybersecurity threats, transaction irreversibility, and disruptions or failures in blockchain networks or third-party services.

The Customer acknowledges and agrees that these risks are outside the Bank's control and assumes full responsibility for any losses, damages, or adverse consequences arising from such risks.

15.8 Relationship to Other Chapters

The liability limitations in this chapter operate in conjunction with, and do not replace, other provisions in these Terms.

16. Dispute Resolution and Governing Law

The procedures for resolving disputes between the Bank and the Customer arising from or related to the Service, as well as the governing legal framework that applies to these Terms are as follows:

16.1 Governing Law and Jurisdiction

These Terms, and any disputes arising out of or related to the Service, shall be governed by and construed in accordance with the laws of Georgia, without regard to its conflict of laws principles.

The Customer agrees that any claims or disputes shall be subject to the exclusive jurisdiction of the Tbilisi City Court. The Bank retains the right, at its discretion, to initiate proceedings in any

jurisdiction where the Customer conducts business, resides, or holds assets, as necessary to enforce its rights or remedies under these Terms.

16.2 Negotiation and Mediation

The parties agree to make reasonable efforts to resolve any disputes, claims, or disagreements arising out of or in connection with this Agreement through informal negotiation. If the parties are unable to reach a resolution within a reasonable time, either party may seek to resolve the dispute through legal proceedings in accordance with the governing law and jurisdiction provisions set forth in this Agreement.

16.3 Confidentiality of Proceedings

The Customer agrees to maintain the confidentiality of all legal proceedings, including pre-litigation negotiations, mediations, and any related communications. The Customer shall not disclose the existence, content, or outcome of such proceedings without the prior written consent of the Bank, except as required by law or to enforce a court judgment.

17. Miscellaneous Provisions

General conditions applicable to the Service, including provisions regarding the interpretation, enforceability, and continuity of these Terms:

17.1 Entire Agreement and Amendments

These Terms, along with any policies, schedules, or agreements between the parties, constitute the entire agreement between the Bank and the Customer concerning the use of the Service. They supersede all prior agreements, understandings, or representations, whether written or oral, related to the Service.

1. **Amendments by the Bank:** The Bank reserves the right to amend, update, or replace these Terms at its sole discretion to reflect changes in laws, technology, or operational needs. Notice of material amendments will be provided through official communication channels as specified in the Agreement.
2. **Customer Acceptance of Amendments:** Continued use of the Service after the effective date of any amendments constitutes acceptance of the updated Terms. If the Customer does not agree to the amendments, they must cease using the Service immediately.

17.2 Assignment of Rights and Obligations

The Customer may not assign, transfer, or delegate their rights or obligations under these Terms without the prior written consent of the Bank. Any attempted assignment or delegation without such consent shall be null and void.

The Bank reserves the right to assign or transfer its rights and obligations under these Terms, in whole or in part, to any affiliate, successor, or third party in connection with a merger, acquisition, corporate restructuring, or sale of assets.

17.3 Severability of Provisions

If any provision of these Terms is found to be invalid, illegal, or unenforceable under applicable law, the remaining provisions shall remain in full force and effect. The parties agree to replace any invalid provision with a valid and enforceable one that most closely reflects the original intent of the provision.

17.4 Survival of Terms Post-Termination

The termination or expiration of these Terms shall not affect the enforceability of provisions that by their nature are intended to survive, including but not limited to those addressing liability limitations, indemnification, intellectual property, dispute resolution, and confidentiality.

17.5 No Waiver

The failure or delay of either party to exercise any right, remedy, or privilege under these Terms shall not constitute a waiver of such right, remedy, or privilege. Any waiver must be expressly stated in writing and signed by the waiving party.

17.6 Notices to Third Parties

If required by applicable law, certain terms may be disclosed to regulatory authorities or third parties. The Customer acknowledges that such disclosures may occur without prior notice if mandated by law or regulatory requirements.

18: Transition to Other Type of Wallet Service

18.1. Right to Transition to Other Type of Wallet Service

The Bank reserves the right, at its sole discretion and at any time, to introduce a parallel custodial or other type of wallet service alongside the existing Service; or transition the Service to include or fully become a custodial or other type of wallet service, whereby private keys and Digital Assets may be held, managed, or secured by the Bank, its subsidiaries, an affiliated entity holding a Virtual Asset Service Provider ("VASP") license, or a third party with whom the Bank collaborates ("Designated Entity").

This transition may involve changes to the operational model, terms of use, fee structures, and regulatory obligations. The Customer acknowledges and agrees that the Bank may implement this transition without prior consultation with the Customer but will notify Customers of the transition in accordance with the terms set out below.

18.2. Scope and Operational Framework

In the event of a transition:

1. Responsibility: The Designated Entity will assume responsibility for safeguarding private keys and/or managing Digital Assets on behalf of the Customer in accordance with industry standards and applicable regulations.
2. Compliance with Regulations: The Bank or the Designated Entity will ensure full compliance with applicable laws and requirements.
3. Use of Third Parties: The Bank may engage third-party service providers for certain functions, such as storage, transaction execution, or security enhancements. The Bank shall exercise due diligence in selecting such providers but disclaims all liability for their acts or omissions, except as required by law.

18.3. Notification and Acceptance

The Bank will provide the Customer with at least ten (10) days' written notice of the transition, which may be delivered electronically through the Service platform, email, or other communication channels. The notice will specify:

1. The effective date of the transition.
2. Any material changes to terms, fees, or Customer obligations.
3. Actions required by the Customer, if any, such as acceptance of updated terms or the transfer of Digital Assets to an alternative wallet.

Continued use of the Service after the effective date constitutes the Customer's acceptance of the updated terms and participation in the custodial or other type of wallet service.

18.4. Impact on Existing Terms and Conditions

1. Automatic Modification of Terms: Upon the effective date of the transition, these Terms and Conditions will be deemed amended or replaced, as necessary, to reflect the custodial or other type of renewed nature of the Service. The Bank will provide an updated version of the Terms and Conditions ("Updated Terms") alongside the transition notification. The Updated Terms will govern all aspects of the custodial or other type of wallet service.
2. Continuity of Obligations: The Customer remains bound by all obligations set forth in the existing Terms until the effective transition date. Obligations that by their nature are intended to survive the termination or transition of these Terms, including but not limited to those relating to fees, compliance, confidentiality, indemnification, and limitations of liability, shall continue to remain in full force and effect following the transition.
3. Superseding Terms: In the event of a conflict between these Terms and the Updated Terms, the Updated Terms will prevail with respect to any matters relating to the custodial or other type of wallet service.

4. No Retroactive Changes: The transition will not retroactively alter any rights or obligations arising from activities conducted under the non-custodial wallet model prior to the effective date.

18.5. Opt-Out and Termination Rights

Customers who do not wish to participate in the custodial or other type of wallet service must terminate their use of the Service prior to the effective date of the transition by providing written notice to the Bank. The Customer is solely responsible for transferring their Digital Assets or performing any other necessary actions required to facilitate the termination. If the Customer fails to take the required actions within the specified timeframe, the Bank reserves the right to terminate the Service unilaterally, without liability for any losses, damages, or consequences arising from the Customer's inaction. The Bank assumes no responsibility for the safekeeping, transfer, or accessibility of Digital Assets remaining in the Service after termination.

18.6. Limitations of Liability

The Customer acknowledges and agrees that:

1. No Liability for Non-Compliance by Third Parties: The Bank is not liable for the acts, omissions, or regulatory non-compliance of third parties, including affiliated Designated Entities or external providers, except where required by applicable law.
2. Customer Responsibilities: The Customer retains responsibility for ensuring the accuracy of their instructions, compliance with applicable laws, and timely action regarding notices or updates issued by the Bank.
3. Irrecoverable Losses: The Bank and Designated Entity shall not be liable for irrecoverable losses resulting from force majeure events, third-party breaches, network vulnerabilities, or other risks inherent to Digital Asset storage and management.

18.7. Fee Adjustments and Additional Terms

The Bank reserves the right to introduce or modify fees for custodial or other types of services, including storage fees, transaction fees, or administrative charges, at its sole discretion. Such fees will be disclosed in advance.

18.9 Survival of Terms

Provisions of these Terms that by their nature are intended to survive the termination or expiration of the Service shall remain in effect. This includes, but is not limited to, terms related to liability limitations, indemnification, compliance obligations, confidentiality, and fees.

3. Pave Bank Segregated Wallet Service Terms and Conditions

1. Introduction

1.1 Overview of the Segregated Wallet Service

These Terms and Conditions ("Terms") govern the use of the **Segregated Wallet Service** (the "Service") provided by **Pave Bank** ("Bank") to its customers.

The Service enables customers to access, manage, and execute transactions involving digital assets in a segregated environment, ensuring clear operational and legal separation from the Bank's own assets and from assets of other customers. The Service is structured to ensure that at all times Customers retain full control over their digital assets and exclusive authority to initiate and authorize transactions in accordance with these Terms.

1.2 No Financial, Legal, or Tax Advice

Pave Bank does not provide financial, investment, legal, or tax advice. Customers acknowledge that they are solely responsible for evaluating the risks and implications of using the Service and should seek independent professional advice if required.

The Customer acknowledges and agrees that:

1. **Investment Decisions:** The Customer is solely responsible for evaluating the risks and rewards of Digital Asset transactions and for making independent decisions based on their own research or advice obtained from qualified professionals.
2. **Regulatory Compliance:** The Bank is not responsible for advising the Customer on the applicability of laws or regulations to their activities, including tax obligations, securities laws, or compliance with foreign jurisdictions.
3. **Assumption of Risk:** The Customer assumes all risks associated with Digital Assets and their transactions, including but not limited to market volatility, regulatory changes, and the speculative nature of Digital Assets.

The Bank expressly disclaims liability for any financial losses, penalties, or legal consequences resulting from the Customer's reliance on the Service as a source of advice or guidance.

1.3 Binding Agreement and Acceptance of Terms

By accessing or using the Service, the Customer expressly agrees to these Terms and any accompanying policies referenced herein, including but not limited to the **Bank's General Terms**

and Conditions, the Privacy Policy, Security Standards, and any other agreements, policies or disclosures provided by the Bank.

These Terms, together with the **General Terms and Conditions**, form an integral part of the contractual relationship between the Customer and Pave Bank and collectively govern the use of the Service, including the mutual rights, obligations, responsibilities, and limitations applicable to the parties. Customers are required to review these Terms carefully. Acceptance is signified by any of the following actions:

1. Clicking "I Agree" or similar confirmations during account or the Service activation/registration.
2. Accessing or using any component of the Service.
3. Authorizing transactions using the Service.
4. Continues to use the Service after an update to the Terms has been published.

If the Customer does not agree to these Terms, they must discontinue use immediately. The Bank reserves the right to deny access to the Service for failure to comply with these Terms or applicable laws.

1.4 Effective Date and Updates to Terms

These Terms become effective on the date stated above. The Bank reserves the right to amend, modify, or replace these Terms at its sole discretion, including but not limited to address evolving regulatory requirements, technological advancements, or operational needs. Updated versions of these Terms will be made available on the Bank's platform and may be communicated via email or other appropriate channels. Customers who do not agree to the updated Terms must notify the Bank and cease using the Service before the effective date of the new Terms. Continued use of the Service signifies acceptance of the updated Terms.

1.5 Non-Waiver of Rights

The Bank's failure to enforce any provision of these Terms at any given time does not constitute a waiver of its rights to enforce such provisions later.

1.6 Jurisdictional and Regulatory Compliance

The Service is subject to regulatory frameworks and restrictions that may vary by jurisdiction. Customers agree to comply with all applicable laws, including anti-money laundering (AML), counter-terrorism financing (CTF), and sanctions regulations. The Bank reserves the right to deny or terminate access to the Service if: The Customer is located in, incorporated in, or operating from jurisdictions subject to international sanctions or trade embargoes; The Customer engages in activities that violate applicable regulations, these Terms or Bank policies.

2. Definitions

For the purposes of these Terms, the following definitions shall apply:

2.1 Segregated Wallet Service or Service

“Segregated Wallet Service” or “Service” means the digital asset transaction facilitation service provided by Pave Bank, whereby Customers are enabled to access, initiate, and authorize transactions involving Digital Assets through secure, segregated environments that are legally and operationally separated from the Bank’s own assets and from the assets of other customers. The Service is structured to ensure that control and authority over the Digital Assets remain with the Customer at all times and the Bank acts upon explicit Customer instructions as outlined in these Terms.

2.2 Segregated Environment / Segregated Assets

“**Segregated Environment**” refers to the transaction infrastructure provided by Pave Bank under the Service, through which the Customer’s Digital Assets are allocated and transacted in an structure that is operationally and legally segregated from the Bank’s own assets and from assets of other customers.

“**Segregated Assets**” means the Digital Assets attributed to the Customer under the Service, which shall at all times remain the sole and exclusive property of the Customer. Such assets shall not be accessed, used, pledged, transferred, or otherwise disposed of by Pave Bank, except to the extent strictly necessary to facilitate transactions as authorized by the Customer in accordance with these Terms.

2.3 Digital Assets

“**Digital Assets**” means any cryptographically secured digital representation of value that may be recorded on a blockchain or similar distributed ledger technology, including but not limited to cryptocurrencies, utility tokens, stablecoins, or other digital units of account.

2.4 Supported Digital Assets

“Supported Digital Assets” means those Digital Assets that are accepted by Pave Bank for use under the Service, as determined and updated by the Bank from time to time at its sole discretion. The availability of any particular digital asset is subject to ongoing legal, regulatory, technical, and operational assessments.

2.5 Supported (Whitelisted) Wallets

“Supported (Whitelisted) Wallets” means digital asset wallet addresses that have been approved and registered by the Customer and accepted by Pave Bank for the purpose of executing transactions under the Service. The requirement to use whitelisted wallets may be determined by

Pave Bank at its sole discretion and may apply on a mandatory or optional basis depending on the nature of the transaction, the asset involved, or applicable compliance and risk management considerations. Pave Bank reserves the right to decline, suspend, or remove any wallet from the whitelist at its sole discretion, including in cases of non-compliance, security concerns, changes in regulatory requirements, or for other reasons.

2.6 Order

“Order” means any instruction submitted by the Customer to Pave Bank under the Service for the execution of a transaction. Orders must be submitted in the form and manner prescribed by the Bank and are subject to the Bank’s verification, security, and compliance procedures. Orders shall only be processed if they meet the applicable requirements set out in these Terms and/or defined by Bank’s guides, and Pave Bank reserves the right to reject, delay, or limit the execution of any Order in accordance with these Terms and applicable law.

2.7 Private Keys

“Private Keys” means the cryptographic credentials or components used to access, authorize, and sign transactions involving Digital Assets on a blockchain network. Private Keys are securely stored and managed by Pave Bank solely for the purpose of facilitating transactions authorized by the Customer, including transactions that are explicitly instructed or pre-authorized in accordance with these Terms. The Customer acknowledges that Private Keys are not individually issued to or held by the Customer and all key usage is governed by a controlled internal infrastructure.

2.8 Authorization

“Authorization” means an explicit instruction provided by the Customer to Pave Bank to execute a Transaction under the Service. Authorization may be effected via authentication tools such as digital signatures, multi-factor authentication (MFA), biometric verification, or other security methods determined by the Bank.

2.9 Transaction Facilitation

“Transaction Facilitation” refers to the provision of execution infrastructure by Pave Bank, enabling the processing of Customer-initiated transactions on blockchain networks. Pave Bank acts strictly in a non-discretionary capacity, without re-using, investing, lending, or otherwise deploying Customer assets.

2.10 Blockchain Network Dependencies

“Blockchain Network Dependencies” refers to the Service’s reliance on third-party blockchain protocols and networks to validate and record Digital Asset Transactions. Pave Bank does not operate, own, or control these networks and disclaims any liability for events, delays, or failures resulting from their operation, performance, or availability.

2.11 Service Fees

"Service Fees" means any fees, charges, commissions, or costs that apply to the Customer's use of the Service, including transaction execution fees, blockchain network charges, and administrative or operational costs. Applicable fees are detailed in these Terms or communicated separately by the Bank and are subject to change at the Bank's discretion.

2.12 Compliance Requirements

Refers to all applicable laws, regulations, and internal policies related to financial crime prevention, including but not limited to Anti-Money Laundering (AML), Counter-Terrorism Financing (CTF), Know Your Customer (KYC), and sanctions screening obligations that Pave Bank and its customers must adhere to when using the Service.

2.13 Sanctions and Restricted Jurisdictions

"Sanctions and Restricted Jurisdictions" means any country, territory, entity, or individual that is subject to applicable economic or trade sanctions, embargoes, restrictions, or prohibitions imposed or enforced by competent governmental, regulatory, or supranational authorities, including but not limited to the United Nations, the European Union, the United States Department of the Treasury's Office of Foreign Assets Control (OFAC), the UK Office of Financial Sanctions Implementation (OFSI), or any other relevant authority. This also includes jurisdictions designated by Pave Bank as high-risk or non-cooperative for regulatory, compliance, anti-money laundering (AML), counter-terrorist financing (CTF), or other risk management purposes. Pave Bank reserves the right to update the list of such jurisdictions and entities at its sole discretion and to impose restrictions, suspensions, or prohibitions on any Customer activities involving such jurisdictions or parties.

2.14 Service Modifications

Refers to any updates, changes, enhancements, suspensions, or discontinuation of features within the Service, as determined by Pave Bank at its sole discretion. Customers will be notified of material modifications where required by applicable law.

2.15 Force Majeure

"Force Majeure" refers to any event, circumstance, or condition beyond the reasonable control of the Bank that prevents, delays, or disrupts the availability, functionality, or performance of the Service. Force Majeure events include, but are not limited to:

1. **Natural Events:** Acts of nature such as earthquakes, floods, fires, storms, or other natural disasters.

2. **Technological Disruptions:** Cyberattacks, distributed denial-of-service (DDoS) attacks, internet or network outages, system failures, or disruptions to blockchain networks or protocols.
3. **Regulatory Actions:** Changes in laws, regulations, government directives, or enforcement actions that impact the operation or legality of the Service.
4. **Market Conditions:** Extreme market volatility, liquidity shortages, or significant disruptions to financial systems or infrastructure.
5. **Operational Failures:** Strikes, labor disputes, power outages, supply chain interruptions, or failures of third-party service providers.
6. **Other Extraordinary Events:** Acts of war, terrorism, civil unrest, pandemics, or other public emergencies.

The Bank is not liable for any delay, failure, or disruption in providing the Service caused by a Force Majeure event. The Bank reserves the right to take reasonable measures, including suspension or modification of the Service, to mitigate the impact of Force Majeure events.

3. Eligibility and Authorization

3.1 Eligibility Requirements for Customers

To access and use the Service, the Customer must meet, and continue to meet, the following minimum eligibility criteria. The Bank reserves the right to impose additional requirements or conditions at its sole discretion:

1. **Legal Entity Status and Good Standing:**
The Customer must be a legally recognized entity, duly organized, validly existing, and in good standing under the laws of its jurisdiction of incorporation or registration.
2. **Compliance with Laws:**
The Customer, including its Authorized Representative(s), must comply with all applicable laws and regulations, including but not limited to those related to anti-money laundering (AML), counter-terrorism financing (CTF), and sanctions obligations imposed by relevant authorities such as the United Nations, OFAC, HM Treasury, or the European Union.
3. **Prohibited Jurisdictions:**
The Customer must not be incorporated in, operating from, or engaged in activities within jurisdictions subject to sanctions or trade restrictions imposed by any applicable regulatory authority.
4. **Funds Verification:**
The Customer must certify that all funds or Digital Assets used in connection with the Service are legally obtained, owned by the Customer, and free from any encumbrances, liens, or claims.

5. **Accuracy of Information:**

All information provided to the Bank by the Customer, including corporate documents, identity details, and other requested materials, must be accurate, complete, and up to date.

6. **Lawful Use of the Service:**

The Service will only be used for lawful purposes. The Customer must not engage in any fraudulent, deceptive, or illegal activities through the Service.

7. **No Misrepresentation:**

The Customer, including its Authorized Representative(s), must not be subject to any regulatory, criminal, or civil proceedings or orders that would impair their ability to use the Service.

3.2 Authorized Representative Requirements

The authorized representatives acting on behalf of a legal entity must:

1. Possess the legal authority to bind their entity to this agreement.
2. Operate the Service in compliance with all applicable laws, regulations, and internal governance rules of the Customer's organization.
3. Use the Service in accordance with the internal governance rules of the Customer's organization, as well as any applicable regulatory requirements.

Any misrepresentation of authority, eligibility, or compliance with these conditions will result in immediate termination of access to the Service. The Bank reserves the right to seek damages, penalties, or other remedies under applicable law.

3.3 Sanctions and Jurisdictional Restrictions

1. **Restricted Jurisdictions:** The Service is not available to any Customer or Authorized Representative who is a resident of, located in, or operating from any jurisdiction that is subject to international sanctions or trade embargoes, including, but not limited to, jurisdictions designated by the United Nations, the U.S. Department of the Treasury's Office of Foreign Assets Control (OFAC), Her Majesty's Treasury (UK), the European Union, or any other applicable regulatory authority. The Service is also not available and shouldn't be used in any jurisdiction where access to or use of the Service would be unlawful, restricted, or would require Pave Bank to alter its offering, amend these Terms, or obtain additional regulatory licenses or approvals (each, an "Excluded Jurisdiction").
2. **Customer Responsibility for Compliance:** It is the sole responsibility of each Customer to ensure that their access to and use of the Service complies with all applicable laws and regulatory requirements in any jurisdiction to which they are subject. Customers must promptly notify Pave Bank if they become, or are likely to become, subject to any

restrictions arising from an Excluded Jurisdiction or any other legal or regulatory limitation that may affect their eligibility to use the Service.

3. **Prohibited Activities:** The Service cannot be used for activities that violate applicable laws and/or sanctions, including transactions with restricted entities, individuals, or governments.

3.4 Bank's Discretionary Rights

Pave Bank reserves the right to refuse, restrict, suspend, or terminate access to the Service at any time if, in its sole discretion, it determines that continued access by the Customer may violate applicable laws, regulatory requirements, internal compliance standards, or pose undue operational, legal, or reputational risk. Failure to meet any eligibility criteria, representations, or other requirements established by the Bank may result in immediate suspension or termination of Service access without prior notice. The Bank may also request evidence of compliance with such criteria at any time and reserves the right to seek damages or pursue other remedies under applicable law in the event of misrepresentation or non-compliance. Pave Bank shall not be liable for any losses, costs, or damages arising from access restrictions or Service termination imposed due to jurisdictional limitations or other discretionary decisions taken in accordance with this section.

4. Description of Services

4.1 Functional Scope of the Service

1. **Service Purpose:** The Service constitutes a secure infrastructure provided by Pave Bank, designed to enable Customers to access, initiate, authorize, and carry out transactions involving Digital Assets in a segregated environment. The Bank's role is supporting the facilitation of transaction execution, without exercising discretionary control, over Customer Digital Assets. All transactions must be explicitly initiated and/or pre-authorized by the Customer in accordance with these Terms. The Service does not constitute investment management, brokerage, or intermediation.
2. **Operational Framework:** Transaction execution is subject to Customer approval via secure authentication and instruction validation protocols, as implemented by the Bank from time to time. These may include, without limitation, multi-factor authentication, digital signatures, biometric verification, or other security measures appropriate to the Service. The Bank does not initiate, modify, or complete transactions on its own initiative, except where expressly approved in accordance with these Terms. Access to such infrastructure is governed by internal access control procedures, and any system-level permissions are deemed delegated solely for execution purposes under the authority of the Customer.
3. **Segregated Asset Environment and Legal Separation:** Customer Digital Assets are maintained in segregated environments, with no co-mingling between: Customer and Bank assets; or other Customers assets. Assets are assigned to uniquely identifiable wallet environments or ledger structures, with transparent internal records mapping assets to

each individual Customer. The Bank applies robust segregation protocols and internal controls to enforce full separation, ensuring traceable ownership at all times.

4. **No Use of Customer Assets by the Bank:** The Bank shall not stake, lend, pledge, invest, rehypothecate, or otherwise use Customer assets for its own financial or operational purposes. Customer assets shall not be employed in liquidity management, market-making, treasury activities, or any other internal deployment.
5. **Key Management and Delegated Access Protocols:** Where Pave Bank holds or manages Private Keys required for transaction execution, such access is strictly limited to the technical facilitation of customer-authorized transactions. The Customer expressly delegates Private Key management to the Bank for the sole purpose of transaction execution and acknowledges that the Bank may not use such access independently or beyond the scope of instructions as per these Terms. The delegation is non-revocable for the duration of the Service usage, unless the Customer terminates the Service or unless otherwise agreed under specific procedures outlined in these Terms.
6. **Digital Asset Ownership:** The Customer retains full and exclusive ownership rights over all Digital Assets allocated under the Service.
7. **Non-Transferability & No Assignment of Rights:** The Customer may not assign, sublicense, or otherwise transfer their access rights to the Service or any related technical functionalities to any third party without the prior written consent of Pave Bank.
8. **Customer Responsibility for Profits and Losses:** All economic rights and outcomes associated with the use of Digital Assets via the Service, including profits and losses, are borne solely by the Customer. Pave Bank does not indemnify or compensate for losses resulting from Customer decisions, including trading choices, market volatility, slippage, or failed execution due to network conditions. All transactions executed through the Service are final, binding, and irreversible, with the Customer assuming full responsibility for all resulting financial consequences. The Bank does not provide real-time monitoring, post-execution analytics, or performance assessments, nor is it liable for any failure by the Customer to evaluate market conditions or transaction outcomes. The Customer acknowledges that all decisions regarding Digital Asset transactions are made independently, that the Bank does not provide financial, legal, tax, or investment advice, and that the Bank is not responsible for tracking asset performance or advising on execution timing.
9. **Disclaimer of Yield or Earnings:** The Service does not generate interest, staking rewards, yield, or any income on Digital Assets maintained within the segregated environment.

4.2 Transaction Authorization

All transactions executed through the Service must be based on authorization provided by the Customer through secure and verified communication channels. The Bank shall not initiate or complete any transaction unless such instruction is properly received and validated in accordance with the applicable authorization protocols defined under these Terms.

4.2.1 Authorization Mechanisms

To ensure transaction integrity, security, and compliance, the Service operates under a multi-layered authorization and verification framework. The Bank may apply one or more of the following mechanisms to validate and authenticate Customer instructions:

- **Multi-Factor Authentication (MFA):** Including, but not limited to, SMS-based codes, app-based authenticators, biometric verification, or other authentication methods designated by the Bank;
- **Digital Signatures:** Customer-specific cryptographic tools confirming the authenticity and intent of the instruction;
- **Secure Instruction Channels:** Submission of transaction requests via designated, pre-verified interfaces or secured application layers;
- **Whitelisted Wallet Verification:** Where applicable, outbound transactions may be restricted to wallet addresses previously approved and registered by the Customer and accepted by the Bank; The Bank reserves the right to implement approval processes, due diligence measures, and wallet whitelisting procedures for wallets used in connection with the Service. These measures are intended to enhance security, ensure compliance with applicable laws, and mitigate operational and financial risks. The Bank reserves the right to modify, expand, or discontinue wallet approval, due diligence, and whitelisting requirements at any time, with or without notice to the Customer, as determined by operational needs or regulatory considerations.
- **Instructional Approval Layers:** In certain cases, additional sequential or parallel internal approval layers may apply, depending on transaction type, amount, asset class, or risk-based criteria.

The Bank may, at its discretion and subject to operational or regulatory considerations, implement additional authentication requirements or modify existing mechanisms for specific transaction types or Customer profiles. Any such changes will be communicated to Customers through appropriate channels and shall be deemed incorporated into these Terms upon notice.

4.2.2 Execution Following Authorization

Once an instruction is successfully authenticated and verified, it is processed through Pave Bank's secure transaction infrastructure and transmitted to the relevant blockchain network for execution. Customers remain solely responsible for:

- Ensuring the accuracy and completeness of all instruction details prior to submission;
- Maintaining a sufficient amount to cover any applicable network or execution fees (e.g., gas fees);
- Understanding and assessing the operational and financial implications of each asset movement prior to authorization.

Pave Bank shall not be liable for execution outcomes resulting from erroneous, incomplete, or inaccurate instructions, nor for transaction failures or delays caused by network conditions, congestion, or other external factors beyond the Bank's control following Customer authorization.

4.2.3 Irrevocability and Responsibility

Digital Asset transactions are inherently final and irreversible once submitted to the blockchain network. By authorizing a transaction, the Customer acknowledges and accepts full responsibility for the outcome, including but not limited to:

- Value fluctuations occurring between instruction and execution;
- Operational errors in the transaction details;
- Execution failures due to insufficient network fees or incompatible wallet addresses.

Unless expressly permitted under these Terms (e.g. Pre-Authorised Transactions), the Bank does not execute any instruction without a traceable, authenticated, and verifiable Customer authorization. The Customer bears full responsibility for all consequences arising from transactions executed on the basis of such authorization.

4.2.4 Pre-Authorized Transactions and Bank's Limited Intervention Rights

Pave Bank shall not execute, approve, or facilitate any Digital Asset transaction without the Customer's explicit authorization, except as expressly permitted under this Section. The Customer acknowledges, agrees, and authorizes that Pave Bank may execute or restrict certain transactions and actions without additional Customer approval in the following circumstances:

- 1. Regulatory & Legal Compliance:**
 - a. In response to a court order, regulatory directive, or legally binding government request.
 - b. Compliance with law enforcement requests related to financial crime investigations.
 - c. Asset freezes or seizures required by competent authorities.
- 2. AML, Sanctions & Financial Crime Prevention:**
 - a. Blocking, freezing, or restricting transactions flagged under AML/CTF regulations.
 - b. Preventing transactions potentially linked to sanctioned individuals or entities as required under international sanctions.
 - c. Restricting wallet access due to suspected financial crime, fraud, or illicit activities.
- 3. Risk Management & Unauthorized Activity Prevention:**
 - a. Blocking or reversing a transaction flagged as unauthorized or fraudulent.
 - b. Preventing fund/assets transfers due to account or profile compromise or suspected hacking.
 - c. Restricting service access in cases of security breaches or suspicious behavior.
- 4. Fee & Charge Deductions:**
 - a. Deducting pre-agreed service fees, blockchain transaction fees, or administrative charges.
 - b. Collecting unpaid fees related to the Service usage and/or associated with transactions authorized by the Customer.

5. **Disaster Recovery & System Integrity:**

- a. Temporarily restricting transactions due to a major system failure or cybersecurity incident.
- b. Implementing emergency safeguards in the event of catastrophic service disruption.

6. **Error Correction & Transaction Reconciliation:**

- a. Reversing accidental duplicate transactions due to system malfunction.
- b. Correcting incomplete transactions caused by blockchain network failures.
- c. Returning Funds Mistakenly Credited to Customer – If the Customer receives digital assets or funds in error, Pave Bank reserves the right to reverse the erroneous transaction without prior approval. Customers are obligated to return mistakenly credited funds/assets immediately upon notification. Failure to return such funds/assets may result in penalties and service restrictions. If a Customer uses mistakenly credited digital assets or funds, they are obligated to return the full amount to Pave Bank immediately. In cases where the funds/assets have been used, the Customer shall compensate Pave Bank with a penalty fee of 0.5% of the used amount per day for each day the funds/assets were not returned. Failure to comply may result in legal action, account restrictions, or additional financial penalties.

7. **Security Threats & Fraud Prevention:**

- a. Locking profiles and/or accounts due to unauthorized access attempts, phishing attacks, or suspicious login activity.
- b. Freezing transactions related to active fraud investigations or breach of Pave Bank's security policies.

8. **Customer Liabilities and Bank's Right to Charge from Assets:** The Customer acknowledges and agrees that: Any outstanding liabilities, unpaid fees, or other obligations owed to Pave Bank may be deducted from the Customer's available Digital Assets within the Service platform; The Bank has the right to withhold, restrict, or deduct the necessary amount to settle any financial obligations associated with the Customer's use of the Service;

4.2.5 Customer Delegation of Private Key Management

A. **Customer's Retained Authority Over Digital Assets**

The Customer retains full beneficial ownership and control over the Digital Assets allocated to them under the Service. At no point shall Pave Bank assume independent discretionary control over the Customer's assets or private keys.

B. **Delegation of Key Management for Transaction Facilitation**

The Customer authorizes Pave Bank to securely hold private keys solely as a **technical enabler** for transaction facilitation. The Bank shall never use private keys to access, manage, or transfer

assets without an explicit instruction from the Customer as per these Terms. The Bank does not obtain any ownership, discretionary control, or legal claim over customer digital assets through this delegation.

C. Limitations of Delegated Authority

Pave Bank shall act as a secure custodian of private keys, with its authority strictly limited to the following conditions:

1. **Execution Upon Customer Instruction** – Pave Bank shall only use the delegated private key authority to facilitate transactions when explicitly authorized by the Customer through approved authentication mechanisms or as otherwise permitted in accordance with these Terms, including pre-authorized transaction arrangements where applicable.
2. **No Independent Transaction Initiation** – Pave Bank shall not initiate, approve, or execute any transaction **without verified customer approval**, except as provided under Section 4.2.4 (Pre-Authorized Transactions).
3. **No Transfer of Ownership or Rights** – The delegation of key management to Pave Bank shall not confer upon Pave Bank any ownership, financial interest, or discretionary control over Customer assets.
4. **Customer Revocation Rights** – The Customer may revoke this delegation at any time, subject to compliance with operational and security procedures necessary to ensure continuity of access to Digital Assets and/or the Service.

4.2.6 Customer Revocation of Delegation

A. Delegation as a Condition of Service

The Customer acknowledges that delegation of private key management to Pave Bank is a fundamental requirement of the Service. Revocation of delegation is not permitted while the Customer maintains an active account/profile with the Bank.

B. Revocation Process & Advance Notice

If the Customer wishes to revoke delegation of private key management, they must:

1. In the event the Customer wishes to revoke Pave Bank's delegated authority over Private Keys, the Customer must initiate Service termination in accordance with the provisions and notice periods defined under these Terms. Such revocation shall take effect upon formal termination of the Service, and the Bank's technical ability to facilitate transactions shall cease accordingly. Customers must submit a written termination request with sufficient advance notice, as required under the Service Termination procedures set forth in these Terms.

2. Undergo security and compliance verification, including but not limited to AML screening, fraud detection, and outstanding financial obligations review.
3. Specify an external wallet address for asset transfer that meets Pave Bank's compliance requirements.
4. Acknowledge that account/profile access will be permanently disabled once the revocation process is completed.
5. The revocation of the Bank's delegated authority under the Service shall solely result in the cessation of transaction facilitation and execution rights by Pave Bank. Such revocation shall not be construed as a right to receive access to or transfer of any underlying infrastructure components, cryptographic credentials, or key management elements used for Service delivery.

C. Restrictions on Revocation

Pave Bank may pause a request for delegation revocation under the following circumstances:

1. Pending Transactions – If there are any transactions awaiting confirmation, settlement, or processing.
2. Outstanding Liabilities – If the Customer has unpaid fees, service charges, or other obligations to Pave Bank.
3. Regulatory Hold or Compliance Investigation – If the Customer's profile or account is subject to legal, regulatory, or law enforcement action.
4. Security Concerns – If the Customer's profile or account is flagged for suspected fraud, unauthorized access, or security breaches.
5. Technical Constraints – If Pave Bank is unable to process the revocation due to external factors such as blockchain network outages, force majeure events, or other unforeseen technical issues.

D. Final Asset Transfer and Profile/Account Termination

Upon successful completion of the revocation process:

1. All Digital Assets within the Customer's segregated wallet will be transferred to the Customer's designated external wallet.
2. The Customer's profile/account with Pave Bank will be permanently closed.
3. The Customer will no longer have access to the Service.

E. No Liability for Service Termination

The Customer acknowledges that once delegation is revoked, Pave Bank shall have no further obligations to provide transaction execution, security, or technical support. Pave Bank shall not be liable for any loss, delays, or inconveniences arising from the Customer's decision to revoke delegation.

4.3 Transaction Capabilities

The Service includes a range of transaction capabilities enabling Customers to access, transfer, convert, and manage Digital Assets and fiat currencies via the Segregated Transaction Platform. These capabilities may include, but are not limited to:

- (i) inbound and outbound Digital Asset transfers;
- (ii) deposits and withdrawals of fiat currencies;
- (iii) fiat-to-digital asset conversions (on-ramping) and digital asset-to-fiat conversions (off-ramping); and
- (iv) asset-to-asset conversions.
- (v) view transaction history and wallet balances through the platform

Pave Bank reserves the right, at its sole discretion, to introduce new functionalities, modify existing features, or suspend specific transaction types in accordance with operational, regulatory, or risk-related considerations. The availability and scope of transaction capabilities may vary depending on the type of asset, jurisdiction, or other operational, compliance and risk management considerations.

A. Eligibility and Funding

Customers must ensure the availability of sufficient fiat and/or Digital Assets within their designated transaction environment to initiate and execute transactions through the Service. By using the Service, Customers confirm that they are acting on their own behalf and not as intermediaries for any third party.

B. Deposits and Inbound Transfers

Customers may deposit supported Digital Assets and fiat currencies using approved funding methods. Deposits are subject to processing times, network fees, compliance reviews, and operational settlement timelines before being credited to the Customer's designated transaction environment.

C. Withdrawals and Outbound Transfers

Customers may withdraw Digital Assets to external wallet addresses, provided such addresses have been whitelisted and approved by Pave Bank, where applicable. Withdrawals of fiat currencies may be made through approved payment channels. Withdrawals are final and irreversible once processed by Pave Bank. Customers are solely responsible for ensuring the

accuracy and validity of withdrawal addresses and transaction details. Pave Bank shall not be liable for any losses resulting from incorrect address input, or other submission errors on the part of the Customer.

D. Conversions (Fiat-to-Digital Assets, Digital Assets-to-Fiat, Asset-to-Asset)

Customers may convert fiat to Digital Assets (on-ramping), Digital Assets to fiat (off-ramping), or between different Digital Asset pairs. Transactions are subject to liquidity constraints, applicable exchange fees, and settlement conditions. Pave Bank makes no guarantees regarding market prices, execution timing, or asset pair availability.

E. Transaction Fees and Network Costs

All transactions may incur blockchain network fees, exchange fees, or service charges. Fees are dynamic and may vary depending on network congestion and market conditions. Customers are responsible for covering all applicable fees and for maintaining sufficient balances to execute transactions. Pave Bank does not subsidize, advance, or reimburse network gas fees under any circumstances.

4.4 Order Initiation, Processing, and Lifecycle

- 1. Order Initiation and Transaction Funding Requirements:** Customers may initiate orders to purchase, sell, convert, or transfer Digital Assets or fiat currencies through the Service. All orders must be initiated solely by the Customer and are subject to the verification procedures outlined in these Terms. Customers may only place an order if they have sufficient eligible assets or funds available within their designated transaction environment to cover the full value of the order, including any applicable fees and network costs. The Service does not permit the use of leverage, margin, or credit-based execution.
- 2. Order Funding Allocation and Reservation Mechanism:** Upon placement of an order, the corresponding amount of Digital Assets or fiat currency required for execution is allocated and reserved within the Customer's transaction environment. This allocation is temporarily isolated and not accessible for other purposes until the order is executed or canceled in accordance with these Terms. The reserved amount is excluded from any subsequent transaction initiation. The Bank may adjust the reserved allocation in case of partial order execution or modification, where applicable.
- 3. Order Modification, Cancellation, and Finality:** Customers **cannot cancel or modify** an order once it has been placed, unless expressly permitted by Pave Bank. However, Pave Bank shall only process such requests if technically feasible and permissible under applicable law and internal operational procedures. Pave Bank reserves the right to reject, cancel, or delay any order due to **market conditions, compliance concerns, or risk management considerations**. Once an order is executed, it is considered final and irrevocable, except: Where required by law or regulatory authority; Where a serious technical error has resulted in incorrect execution, in which case Pave Bank may, at its sole

discretion, apply corrective actions, including transaction reversal or balance adjustment if possible.

4. **Settlement of Executed Transactions:** Executed transactions are settled by applying the corresponding value changes within the Customer's designated transaction environment. Settlement details, including execution price, timestamp, and applicable fees, will be recorded in the Customer's transaction history. Pave Bank shall not be liable for any fluctuation in Digital Asset prices between the time of order placement and execution, nor for delays caused by network congestion or third-party infrastructure.
5. **Execution Processing Time and External Dependencies:** Settlement timelines may vary based on operational factors, network congestion, and asset-specific characteristics. While Pave Bank endeavors to settle transactions promptly, it does not guarantee the timing or finality of settlement, which may also be impacted by compliance checks or technical validations. Customers acknowledge that the processing time for execution and settlement is subject to multiple external and technical dependencies, including: Performance and congestion of blockchain networks; Validator response times or node availability; Smart contract processing and protocol-level transaction finality; Liquidity constraints and third-party service provider dependencies. Execution speed may fluctuate, and Pave Bank does not guarantee settlement within any specific timeframe or at a predetermined price level. Orders may be subject to delays, partial execution, or failure due to network conditions, market volatility, or external service disruptions.
6. **Exchange Rate Determination:** Exchange rates applied to Digital Asset or fiat currency conversions under the Service are determined by Pave Bank at its sole discretion, based on aggregated market data, real-time pricing from external sources such as liquidity providers or execution venues, and, where applicable, internal pricing methodologies or risk-adjusted buffers. In certain cases, exchange rates may reflect pre-agreed pricing parameters as outlined in the Customer's individual agreement, pricing schedule, or other applicable documentation. However, the availability of such pre-agreed rates is not guaranteed and may be subject to operational feasibility, market conditions, or discretionary application by the Bank. The final rate applied to a transaction may differ from the indicative rate displayed at the time of order initiation due to factors including, but not limited to: market volatility, latency in rate feeds, execution delays, liquidity constraints, or internal pricing safeguards. Customers acknowledge that all displayed exchange rates are indicative only and that the definitive rate applicable to a given transaction is determined at the time of actual execution or settlement.
7. **Customer Instruction Requirement and Asset-Specific Restrictions:** All orders must be initiated based on explicit Customer instruction and authorization. Pave Bank does not initiate, modify, or execute any transaction on behalf of the Customer unless expressly pre-authorized in accordance with these Terms. Customers remain solely responsible for verifying all transaction details, including destination address, asset type, and execution parameters, prior to submission. The ability to process orders may be restricted based on asset-specific or protocol-specific limitations, including but not limited to: Transfer limitations (e.g., whitelisted counterparties only); Smart contract-imposed lock-ups or freezes; Issuer-defined restrictions on transfers or conversions; Compliance verification

requirements. Pave Bank shall not be liable for failed or delayed execution due to such limitations, and Customers acknowledge that certain Digital Assets may be subject to enhanced review, screening, or operational constraints.

4.5 Execution Conditions

1. **Protocol-Level and Issuer-Imposed Restrictions:** The ability to execute transactions may be subject to constraints imposed by the technical architecture of the relevant Digital Asset protocol or by the asset issuer. Customers are solely responsible for understanding any such limitations prior to submitting an order. Pave Bank shall not be liable for delays, rejections, or failed executions resulting from such protocol-level or issuer-imposed conditions. Such restrictions may include, but are not limited to:
 - **Transfer Restrictions:** Certain assets may be subject to whitelisting requirements, allowing transactions only between pre-approved counterparties.
 - **Token Lock-Ups and Freezes:** Some assets may be subject to time-based lock-ups or smart contract-driven restrictions preventing their movement.
 - **Issuer-Imposed Conditions:** Asset issuers may enforce specific limitations on transfers, redemptions, or conversions that are beyond the Bank's control.
 - **Compliance Verifications:** Additional checks may be required before executing certain transactions.
2. **Execution Discretion and Risk Controls by the Bank:** Pave Bank reserves the right to limit, condition, delay, or refuse the execution of any transaction at its sole discretion where it determines that such action is necessary or appropriate, including but not limited to the following circumstances:
 - The transaction would violate applicable laws, sanctions, or regulatory requirements.
 - The transaction poses a risk of fraud, money laundering, terrorist financing, or market manipulation.
 - The Digital Asset or associated network is no longer supported by the Bank's infrastructure.
 - The transaction exceeds predefined control frameworks, including risk thresholds or volume limits.
 - The transaction is inconsistent with the Bank's internal compliance, risk, or security policies.
3. **Some Factors Affecting Execution Timing and Feasibility:** Pave Bank does not guarantee execution within a specific timeframe and is not liable for delays caused by these external factors. Transaction processing and execution are dependent on various external and technical factors, including but not limited to:
 - **Blockchain Network Congestion:** High traffic on a blockchain may delay transaction propagation and confirmation.
 - **Validator and Miner Availability:** Execution speed may be impacted by the availability and responsiveness of network validators or miners.

- **Protocol Changes and Forks:** Unexpected software updates, protocol forks, or network instability may disrupt normal transaction processing.
 - **Smart Contract Errors or Failures:** Transactions relying on smart contracts may be delayed or rejected due to code issues or execution failures.
 - **Liquidity Availability:** The ability to process asset conversions may depend on external liquidity providers and pricing sources.
4. **Customer Verification Obligations:** Digital Asset transactions are generally irreversible once submitted and confirmed on the relevant blockchain network. Customers are encouraged to review all orders and confirmations carefully and exercise diligence in transaction initiation. Customers acknowledge and accept the following obligations and limitations:
- **Finality of Transactions:** Pave Bank cannot cancel, reverse, or modify any transaction once it has been broadcast to the blockchain and accepted by the network.
 - **Customer Verification Responsibility:** The Customer is fully responsible for verifying all transaction details — including recipient address, asset type, and transaction amount — before submission.
 - **No Post-Execution Adjustments:** In the event of errors, Pave Bank will not compensate or recover Digital Assets that have been sent to incorrect or unintended addresses unless explicitly required by law or technical feasibility.

4.6 Transaction Controls, Service Limitations, and Bank Discretion

This section outlines the discretionary controls exercised by Pave Bank in connection with transaction facilitation, asset and infrastructure support, jurisdictional compliance, and risk mitigation. These controls are necessary to ensure secure, lawful, and operationally robust delivery of the Service.

1. **Supported Assets and Dynamic Asset Listings:** Pave Bank determines, at its sole discretion, which Digital Assets and fiat currencies are supported under the Service. This includes the ability to add, remove, or limit support for specific assets, currencies, or tokens based on regulatory, market, security, internal policy, or operational considerations; assess the compatibility of supported assets with particular blockchain networks, wallet providers, or protocols; and impose specific requirements or restrictions for transactions involving certain assets or networks, such as minimum or maximum transaction thresholds, jurisdictional limitations, or applicable network fees. The list of eligible assets is dynamic and may be modified at any time without prior notice to the Customer. Support decisions may reflect various internal and external factors, including regulatory developments, asset risk classification, technical feasibility, infrastructure compatibility, protocol security, market demand, liquidity availability, and broader business considerations. Customers are responsible for regularly reviewing asset listings and ensuring appropriate action is taken in the event of asset delisting or restricted support. Pave Bank shall not be liable for any losses, missed opportunities, or asset value fluctuations resulting from such changes.

- 2. Discretionary Controls over Asset Use and Infrastructure Compatibility:** Pave Bank retains full discretion in determining which blockchain networks, wallet types, and technical protocols are compatible with the Service. The Bank may implement infrastructure-level restrictions or requirements to ensure transaction security and regulatory compliance, including: Restrictions on certain blockchain versions, tokens, or wallet formats; Imposition of minimum or maximum transaction sizes; Pre-approval or whitelisting of recipient wallets; Enhanced review for transactions involving smart contracts or complex asset structures. Furthermore, the Bank may introduce internal controls to restrict or condition transaction processing where required to prevent misuse, circumvention of controls, or deviation from the intended nature of the Service. Customers are responsible for ensuring that their transactions comply with applicable Service parameters. Pave Bank assumes no responsibility for failed or rejected transactions arising from non-compliance with these infrastructure and asset compatibility conditions.
- 3. Transaction Volume, Frequency, and Risk-Based Limits:** The Bank may implement volume, frequency, or value-based transaction limits in order to manage operational risk, ensure compliance, and preserve service integrity. The Bank reserves the right to revise these limits at any time. Applicable limits will be communicated through the Service interface or other designated channels. Customers acknowledge that exceeding defined thresholds may result in delayed execution, rejection of transactions, or additional verification requirements.
- 4. Temporary Service Suspensions and Execution Refusals:** Pave Bank may suspend, delay, or refuse to execute specific transactions or operations where necessary for operational, legal, or security reasons. Such may occur under the following conditions: System upgrades, maintenance, or infrastructure reconfigurations; Detection of cybersecurity threats, fraud attempts, or suspicious activity; Compliance related reasons or emergency interventions required for financial crime prevention; Market anomalies or liquidity constraints impacting transaction feasibility; Legal orders, enforcement requests, or supervisory instructions. The Bank shall make reasonable efforts to notify Customers of known Service interruptions but reserves the right to act without prior notice where urgent risk mitigation is required. Pave Bank shall not be liable for losses or disruptions arising from such temporary execution controls.
- 5. Discontinuation of Support for Certain Digital Assets, Networks & Customer Obligations:**
 - Pave Bank reserves the right, at its sole discretion, to refuse to support, discontinue, or restrict the execution, processing, or facilitation of transactions for specific Digital Assets, blockchain networks, or asset types without providing any reason. This includes, but is not limited to, situations involving regulatory, legal, compliance, security, operational, reputational, or market-driven considerations.
 - Pave Bank may also decline to accept inbound transfers or execute outbound transfers for certain Digital Assets or transactions on specific blockchain networks if such assets or networks are deemed unacceptable due to legal restrictions, compliance risks, security concerns, network instability, lack of liquidity, or internal risk policies.

- If a Digital Asset is scheduled for delisting, Pave Bank may: Prevent new purchases or conversions involving the delisted asset; Cancel open buy orders related to the delisted asset; Allow Customers to sell or withdraw the asset within a specified period, where supported.
- In the event that Pave Bank discontinues support for a Digital Asset or blockchain network, the Customer shall provide withdrawal instructions or make arrangements to transfer such assets to an external address within a grace period determined at Pave Bank's discretion. If the Customer fails to provide such instructions within the designated grace period, Pave Bank shall be entitled, at its sole discretion, to take one or more of the following actions: Return the assets to the Customer's last known external wallet address at the Customer's expense and risk; Convert the Digital Assets into another supported Digital Asset or fiat currency, if feasible, and transfer the proceeds to the Customer's linked account; Maintain the Digital Assets in a restricted state, preventing further transactions, until the Customer provides transfer instructions; In the case of a discontinued blockchain network, attempt to facilitate transfers using alternative methods, provided that such transfers are technically and legally feasible; If neither transfer nor conversion is possible, consider the Digital Asset abandoned, and act in accordance with applicable regulations; Take any other reasonable action as determined by Pave Bank in accordance with applicable laws and regulations. Pave Bank shall not be liable for any losses, value fluctuations, network failures, or damages resulting from the discontinuation of support for specific Digital Assets or blockchain networks, delays in processing Customer instructions, or the liquidation of assets due to non-responsiveness.

5. Key Risk Disclosures

The Customer acknowledges that Digital Assets and accordingly the use of the Service involves certain risks. The Customer assumes full responsibility for understanding these risks before using the Service.

5.1 Volatility and Transaction Risks Related to Digital Assets

Customers acknowledge that transactions involving Digital Assets are inherently speculative and subject to significant risk. Pave Bank makes no representations or guarantees regarding the future value or performance of any Digital Asset or related transaction.

a) Market Volatility and Price Fluctuations

Digital Assets are highly volatile in nature. Their market prices can fluctuate significantly within short periods due to a range of factors, including but not limited to changes in regulatory frameworks, technological developments, macroeconomic trends, market sentiment, and liquidity conditions. Customers should be aware that the value of Digital Assets may fall substantially with no assurance of market recovery.

b) Risk of Total Loss and Lack of Protection

Customers must recognize that transactions involving Digital Assets may result in partial or total financial loss. Pave Bank does not provide any price guarantees, insurance coverage, or loss protection mechanisms against Digital Asset depreciation. Customers are solely responsible for any financial losses arising from market movements.

c) Transaction Execution Risks

Execution of Digital Asset transactions is subject to multiple operational and market-related risks. These include, but are not limited to:

- **Slippage Risk:** The execution price of a transaction may differ from the initially expected price due to rapid market movements.
- **Liquidity Risk:** In periods of low market liquidity, transactions may be delayed, partially filled, or not executed at all.
- **Network and Infrastructure Risk:** Transactions may be disrupted due to blockchain congestion, forks, protocol changes, or exchange and infrastructure outages.
- **Venue and Accessibility Risk:** Transaction venues and exchanges may halt or suspend transactions due to technical failures, regulatory interventions, security incidents, or market anomalies, impacting transaction execution, accessibility, and costs.

d) No Guarantee of Continuous Access

Although Digital Asset markets generally operate 24/7, Pave Bank does not guarantee uninterrupted access to transactions, conversion, or other services. Service availability may be impacted by market conditions, technical limitations, or third-party platform issues.

e) Independent Risk Assessment

Customers are solely responsible for evaluating the suitability of Digital Asset transactions in light of their financial situation, investment objectives, and risk tolerance. Customers should seek independent financial, legal, and tax advice before engaging in any Digital Asset transactions or conversion activities.

5.2 Risks Associated with Wallet Access

a) Limited Control by Customer

Customers remain responsible for ensuring that their authentication credentials remain secure. Unauthorized access due to credential theft or compromise may lead to the loss of Digital Assets.

b) Bank's Role in Transaction Execution

Pave Bank executes transactions only upon explicit Customer authorization, and any loss arising from unauthorized approvals, stolen credentials, or security breaches on the Customer's end is the sole responsibility of the Customer.

5.3 Blockchain and Technological Risks

Customers acknowledge that the use of blockchain-based systems, Digital Assets, and smart contract technologies involves material risks beyond the control of Pave Bank. These include irreversible transactions, technical failures, network disruptions, and unsupported asset modifications.

a) Transaction Finality and Irreversibility

Transactions conducted on blockchain networks are final and irreversible once confirmed. Errors such as incorrect wallet addresses, accidental transfers, or unauthorized activity cannot be reversed or refunded.

b) Network Congestion and Processing Delays

Blockchain networks may experience congestion, leading to delayed transaction processing or increased transaction fees (e.g., gas fees). Network delays may affect the speed and cost of executing transfers or conversions.

c) Transaction Failures and Technical Errors

Transactions may fail due to various network-related issues, including miner rejection, insufficient fees, protocol instability, or node synchronization errors. Such failures may result in delays, missed opportunities, or loss of transaction value.

d) Smart Contract Vulnerabilities

Certain Digital Assets rely on smart contracts to facilitate execution and settlement. These smart contracts may contain vulnerabilities, bugs, or exploitable flaws. Risks include: Malicious exploitation of code errors or logic flaws; Unintended execution or transaction outcomes; Governance changes altering contract behavior; or other. Pave Bank does not audit or control external smart contracts and shall not be liable for any financial loss resulting from smart contract malfunction, security breaches, or unintended outcomes.

e) Blockchain Protocol Changes and Fork Events

Blockchain protocols may undergo technical upgrades, governance changes, forks (hard or soft), or reconfigurations that affect asset usability, valuation, or access. Such events may result in: Creation of new Digital Assets (e.g., via hard forks or airdrops); Modification or duplication of existing assets; Disruption or fragmentation of blockchain networks. Customers understand and accept that Pave Bank has no obligation to support Digital Assets arising from forks, upgrades, or governance events, and may be unable or unwilling to facilitate their access or transfer.

f) Unsupported Blockchain Networks and Compatibility Risk

Pave Bank only supports transactions on specific blockchain networks. Transferring Digital Assets on unsupported or incompatible networks may result in permanent loss of assets. Customers are solely responsible for verifying network compatibility before initiating transactions.

g) Risk of Devaluation, Inaccessibility, or Asset Loss

Technical or protocol changes, unsupported forks, or blockchain incompatibility may render certain Digital Assets permanently inaccessible, untradable, or worthless.

5.4 Legal, Regulatory, and Compliance Risks

Customers acknowledge that the use of Digital Assets and related services is subject to evolving legal, regulatory, and compliance frameworks, which may materially affect their ability to use or access the Service.

a) Evolving Regulatory Landscape

Digital Assets are subject to diverse and rapidly developing legal and regulatory treatment across jurisdictions. Changes in laws, regulations, or supervisory interpretations may: Restrict or prohibit certain Digital Asset transactions or activities; Impose new reporting, licensing, or registration requirements; Trigger tax obligations, withholding duties, or information disclosures. Customers are solely responsible for ensuring compliance with applicable laws in their country of residence or operation, including but not limited to: Tax reporting and payment obligations; Securities or financial instrument classifications; Transactional disclosures or record-keeping requirements.

b) Regulatory Actions and Enforcement Measures

Regulatory authorities or law enforcement agencies may issue orders or directives requiring Pave Bank to take specific actions, including but not limited to: Blocking, freezing, or reversing transactions; Restricting or terminating access to certain services; Disclosing account or transaction data for investigation or compliance purposes. Pave Bank will comply with such obligations in accordance with applicable law and shall not be liable for any resulting delays, account restrictions, or financial losses incurred by the Customer.

c) Compliance Measures

Pave Bank is committed to maintaining high standards of regulatory compliance, including adherence to applicable anti-money laundering (AML), counter-terrorist financing (CTF), and sanctions screening requirements. As part of these obligations, certain transactions, wallet addresses, or counterparties may be subject to additional review or compliance verification. Where required, Pave Bank may temporarily delay or refuse to process a transaction, request further information from the Customer. In some cases, this may also lead to a temporary restriction or suspension of access to certain Service features. Pave Bank will endeavor to minimize disruption and ensure transparency where possible, while acting in accordance with applicable legal and regulatory requirements. Customers acknowledge that compliance-related actions may occasionally be taken without prior notice, where necessary, to ensure the integrity and lawful operation of the Service.

d) No Deposit Insurance or Government Guarantee

Digital Assets are not backed, insured, or guaranteed by any government, central bank, or deposit protection scheme.

5.5 Cybersecurity and Fraud Risks

The use of digital financial services and Digital Asset infrastructure exposes Customers to inherent cybersecurity threats and fraud risks. While Pave Bank maintains robust security protocols, no system is immune to malicious activity, and Customers must take proactive responsibility for safeguarding their credentials and digital assets.

a) Cyberattacks, Hacking, and Security Breaches

Digital Assets and supporting infrastructure are frequent targets of cyberattacks, including hacking, malware, ransomware, distributed denial-of-service (DDoS) attacks, and other forms of unauthorized access. Such events may affect blockchain networks, wallet providers, exchanges, or service infrastructure. These risks may result in loss, delay, or theft of Digital Assets or data.

b) Phishing and Social Engineering Attacks

Customers are at risk of falling victim to phishing schemes and social engineering tactics designed to compromise login credentials or induce unauthorized transactions. Common threats include:

- Fraudulent websites impersonating Pave Bank
- Deceptive emails or communications seeking sensitive information
- Fake customer support interactions
- Impersonation of Pave Bank staff or trusted entities

Pave Bank strongly advises Customers to verify the authenticity of all communications and never disclose login credentials, or authentication codes.

c) Unauthorized Access

Customers are responsible for maintaining the confidentiality and security of their access credentials and authentication tools. If unauthorized parties gain access to a Customer's transaction environment or instruction channels, transactions may be initiated without the Customer's knowledge or consent. Given the irreversible nature of Digital Asset transactions, once a transaction has been processed on the relevant blockchain network, it cannot be canceled or reversed. Customers are therefore strongly advised to carefully verify all transaction details before authorization and to implement appropriate security measures to safeguard their access credentials.

5.6 Market Risks, Liquidity Constraints, and Execution Limitations

Customers acknowledge that Digital Asset markets are subject to significant structural and functional risks, including limited liquidity, extreme volatility, and execution uncertainty. These risks may materially impact the pricing, settlement, and accessibility of Digital Assets.

a) Market Depth and Liquidity Risk

Certain Digital Assets may have limited market depth or low trading volumes, making it difficult to execute transactions at expected prices or in desired quantities without incurring significant price

impact or slippage. In extreme cases, it may not be possible to execute orders at all. Market conditions may also vary rapidly, and liquidity that exists at one moment may disappear the next.

b) Illiquid or Unsupported Assets

Digital Assets may be delisted, lose market support, or become permanently inaccessible due to market dynamics, technological obsolescence, security issues, or regulatory restrictions. Customers acknowledge that such events may result in the inability to convert or withdraw certain Digital Assets, or in a total loss of their value.

c) Exchange and Venue Risks

The accessibility and pricing of Digital Assets may be affected by the performance of external trading venues and exchanges. Exchange outages, trading halts, operational failures, or security breaches may impair transaction execution and cause price dislocations.

d) Order Execution and Settlement Limitations

Execution of transactions is not guaranteed. Orders may be subject to: Delays in processing; Partial fills or incomplete execution; Failure to execute due to lack of counterparty or market dislocation; Slippage, where the final transaction price differs from the expected price; Disruptions due to blockchain network delays or order book constraints. Pave Bank does not guarantee that any transaction will be executed at a particular price, volume, or timeframe. Execution outcomes may be adversely affected by market volatility, liquidity constraints, or third-party system limitations.

5.7 Systemic and Force Majeure Risks

The availability, performance, and continuity of the Service may be affected by broader systemic risks and unforeseen events beyond the control of Pave Bank. Customers acknowledge and accept that such events may materially disrupt access to Digital Assets or impact their value and usability.

a) External Market and Systemic Risks

The value and availability of Digital Assets may be significantly affected by external factors, including but not limited to: Global market disruptions, asset crashes, or liquidity crises; Regulatory crackdowns or legal prohibitions in relevant jurisdictions; Geopolitical instability, sanctions, or cross-border enforcement actions; Critical technological failures within blockchain ecosystems or supporting infrastructure. These risks may impair Customers' ability to access, transfer, or liquidate Digital Assets and may lead to unexpected losses.

b) Force Majeure Events

Pave Bank shall not be liable for any delay, disruption, or failure in the performance of the Service arising from force majeure events.

c) Service Interruptions and Operational Disruptions

The Service may from time to time be unavailable due to scheduled maintenance, emergency security responses, or unexpected technical issues. Pave Bank makes no guarantee of

uninterrupted availability and disclaims liability for any resulting delays or loss of access to Digital Asset functionalities during such periods.

5.8 Rights & Limitations on Digital Assets

The Customer acknowledges that certain Digital Assets may include embedded rights, obligations, or entitlements as defined by the asset issuer and described in any associated documentation. These may include, but are not limited to, voting rights, dividends, staking rewards, subscription privileges, or conversion options. Pave Bank does not assume any responsibility for exercising, facilitating, or ensuring the Customer's ability to exercise any such rights. In particular, the Bank has no obligation to: Claim dividends, staking rewards, or other distributions associated with Digital Assets; Exercise voting or governance rights attached to any Digital Asset; Facilitate subscription, conversion, or redemption rights attached to Digital Assets; Process the physical delivery of any underlying assets linked to Digital Assets; Enforce or compel the performance of any obligations by the Digital Asset issuer. The Customer understands and accepts that they may never be able to fully benefit from specific rights associated with certain Digital Assets due to technological, regulatory, or operational constraints. The Bank shall not be liable for any loss of entitlements, rewards, or functionalities inherent in the Digital Asset due to such limitations. In cases where Pave Bank agrees, at its discretion, to assist in exercising certain rights or performing specific administrative actions concerning Digital Assets, the Customer must provide clear and timely instructions in accordance with the Bank's specified procedures. If the Customer fails to provide instructions, the Bank is authorized—but not obligated—to act at its discretion in a manner it deems appropriate to protect the Customer's presumed interests, applying commercially reasonable care.

5.9 Assumption of Risk by the Customer

By using the Service or engaging in any Digital Asset transaction through the Service, the Customer expressly acknowledges and accepts all risks outlined in this Chapter. The Customer understands and agrees that Digital Asset transactions are inherently speculative and may result in partial or total loss of value. The Customer assumes full responsibility for their use of the Service and all associated outcomes, and accepts that: All Digital Asset transactions are carried out at the Customer's own risk; The Customer is solely liable for any losses, costs, or damages arising from such transactions; Pave Bank shall not be liable for any financial, technological, legal, or regulatory consequences arising from the risks disclosed in this chapter. By continuing to use the Service, the Customer confirms that they have read, understood, and accepted the risk disclosures contained in this Chapter.

6. Fees, Charges, and Financial Obligations

By accessing or utilizing the Service, the Customer agrees to adhere to all financial terms and conditions as specified herein, including the timely payment of applicable fees, acknowledgment of variable costs, and compliance with legal and tax obligations. These terms are essential to maintaining the operability and sustainability of the Service.

6.1 Applicable Fees

The Customer acknowledges and agrees to pay all fees and charges applicable to their use of the Service as outlined in the Bank's fee schedule, which may be provided at the time of registration, disclosed through the Service platform, or communicated via other formal means, or outlined in Account Opening Agreement or in Schedule or in any other agreement(s). These fees may encompass charges for the Service, using wallets, processing blockchain transactions, or accessing features or subscription-based services offered through the platform. All fees are subject to change at the sole discretion of the Bank. Any changes to the fee structure will be communicated in advance, through platform or website notifications or direct communications. The Customer's continued use of the Service following such notice constitutes acceptance of the updated fee structure and terms.

6.2 Fees Exclusive of Taxes and Regulatory Deductions

All fees indicated or charged by the Bank for the use of the Service are exclusive of any applicable taxes. The Customer is solely responsible for determining and paying any such taxes arising from the use of the Service. Where required by applicable law, the Bank may collect and remit taxes on behalf of the Customer. In such cases, the applicable tax will be calculated and added to the total fees payable.

1. **Customer's Responsibility for Tax Compliance:** The Customer is solely responsible for determining, reporting, and fulfilling any tax obligations arising from the use of Pave Bank's services, including but not limited to income tax, value-added tax (VAT), withholding tax, duties, or any other applicable levies imposed by relevant authorities. Pave Bank does not act as a tax agent on behalf of the Customer and will not withhold or remit taxes on the Customer's behalf unless required by applicable law.
2. **No Tax Withholding by Pave Bank:** Pave Bank shall not be responsible for calculating, withholding, or remitting any taxes due on the Customer's transactions or account balances. The Customer must ensure they comply with all tax filing and payment obligations in their jurisdiction and indemnifies Pave Bank against any claims or penalties arising from non-compliance.
3. **Regulatory Compliance & Deductions:** Where required by applicable laws or regulatory obligations, Pave Bank may withhold, deduct, or report amounts from the Customer's funds or assets in connection with any tax, levy, or similar charge. If Pave Bank becomes liable for any tax, penalty, or associated cost arising from the Customer's status, reporting requirements, or failure to comply with applicable obligations, the Customer agrees to promptly indemnify and reimburse the Bank for such amounts, except where such liability arises from the Bank's gross negligence or willful misconduct. The Bank may also disclose or report relevant Customer information or transaction details to competent authorities, to the extent required by law or regulatory frameworks.

6.3 Bank's Discretion in Currency and Payment Methods

The Bank reserves the right, at its sole discretion, to determine the currency or Digital Asset in which fees are charged and to select the specific account, wallet, or asset from which such fees will be collected. Where operationally feasible, the Bank may prioritize fee deductions in the following order: (i) fiat currency held in the Customer's USD-denominated accounts; (ii) fiat currency held in other eligible accounts; and (iii) Digital Assets held within wallets accessible to the Bank. However, this indicative order of preference does not limit the Bank's right to apply a different order or combination of sources based on operational, technical, or risk considerations.

If the Customer's funds or Digital Assets are insufficient or unavailable, the Customer remains fully obligated to settle any outstanding amounts without delay. To facilitate fee collection, the Bank may, without additional consent from the Customer, convert any available funds or Digital Assets held in the Customer's accounts or wallets into the payable currency or Digital Asset using an exchange rate determined by the Bank. The Customer irrevocably waives any right to dispute the selection of account or wallet, the applied exchange rate, or any loss, discrepancy, or conversion impact resulting from such actions taken in satisfaction of fee obligations.

6.4 Collection of Fees

The Bank reserves the right to collect applicable fees through any one or a combination of the following methods, as deemed operationally or technically feasible: (i) direct deduction from the Customer's available funds, whether in fiat currency or Digital Assets, held within accounts or wallets accessible to the Bank under the Service; (ii) issuance of invoices requiring the Customer to transfer the owed amounts to a designated account or wallet; and/or (iii) requiring pre-funding of accounts or wallets to cover anticipated fees.

6.5 Non-Payment, Late Fees, and Penalties

All fees and charges owed to the Bank must be paid promptly in accordance with the terms specified in the applicable fee schedule, the Agreement or as invoiced. Failure to remit timely payment may result in the suspension or termination of access to the Service, at the sole discretion of the Bank.

In the event of late payments, the Bank reserves the right to charge interest on overdue amounts at the maximum rate permitted by applicable law and/or as outlined in the Agreement. Additionally, the Bank may recover all reasonable costs incurred in pursuing collection efforts, including, but not limited to, legal fees, court costs, and third-party recovery agency fees. Customers acknowledge and agree that such measures are necessary to protect the financial integrity of the Service.

Failure to pay fees may additionally result in:

1. Suspension or termination of access to the Service.
2. Late payment penalties, including interest on overdue amounts at a rate determined by the Bank and permitted by applicable law.

3. Recovery of outstanding amounts through legal or collection measures, with associated costs borne by the Customer.
4. Other actions defined in the Agreement.

6.6 Promotions and Discounts

The Bank may, at its sole discretion, introduce promotional or discounted fee structures for certain Customer segments, account types, or activities. The Bank retains the right to modify or withdraw such promotions or discounts at any time without prior notice.

6.7 Determination of Exchange Rates

If fees and charges are payable in a currency or Digital Asset other than the Customer's existing balances, the Bank may perform necessary conversions using an exchange rate determined by the Bank. The Bank disclaims liability for fluctuations in exchange rates or additional fees imposed by third-party payment processors or platforms for currency conversions. The Customer agrees that any such fluctuations, fees, or resulting losses are solely borne by the Customer and shall not give rise to any claims against the Bank.

6.8 Invoicing

The Bank reserves the right to issue invoices for fees and charges at its sole discretion. The Customer acknowledges and agrees that the obligation to pay all applicable fees arises independently of the issuance of an invoice. The Customer is required to ensure timely payment of fees as outlined in the Agreement, regardless of whether an invoice has been issued. Failure to remit payment within the due date may result in penalties or suspension of Service access.

6.9 Third-Party Fees and Blockchain Costs

The Customer understands and accepts that certain fees associated with the use of the Service may be imposed by third parties, including blockchain network operators and providers. All fees exclude third-party charges, such as blockchain network fees or validator costs, which the Customer is responsible for covering. Customers must ensure they have sufficient blockchain-native currency to cover gas fees, as Pave Bank is not liable for failed transactions due to insufficient funds. Blockchain network fees, commonly referred to as gas fees, are required to validate and process transactions on decentralized networks. These fees are outside the Bank's control and may vary based on the specific blockchain network utilized by the Customer. As a result, transaction costs may vary significantly depending on network congestion, transaction volume, or other external factors. Customers are responsible for reviewing these details carefully before authorizing transactions. By proceeding with a transaction, the Customer expressly consents to the applicable fees and acknowledges that such fees are non-negotiable and subject to processing.

Furthermore, Customers who engage with third-party integrations or external service providers, such as currency conversion platforms or payment gateways, are responsible for any additional

fees levied by those entities. The Bank disclaims all liability for the accuracy, reliability, or fairness of third-party fee structures and advises Customers to review such terms independently before proceeding.

6.10 Refunds and Fee Disputes

Except where explicitly stated otherwise, all fees and charges paid to the Bank are final and non-refundable. Refund requests for transactions executed in error will be reviewed on a case-by-case basis, and approval of such requests is at the sole discretion of the Bank. Customers seeking refunds must submit their requests in writing, accompanied by supporting documentation, within a specified timeframe as outlined by the Bank.

For disputes related to fees or charges, the Customer must notify the Bank in writing within ten (10) days of the disputed transaction, invoice, or charge. The Bank will investigate the matter in good faith and provide a resolution in compliance with its internal policies and applicable legal standards. Failure to raise disputes within the specified timeframe may result in the forfeiture of the Customer's right to contest such charges.

6.11 Asset Measurement Methodologies

For operational, service eligibility, compliance, or internal accounting purposes, the Bank may apply methodologies, schedules, or reference data to assess the volume, value, or utilization levels of Digital Assets or fiat currency associated with a Customer's use of the Service. Such determinations may be based on indicative or reference market prices, periodic snapshots, rolling average calculations, or other valuation methods selected by the Bank at its sole discretion. The Bank may update or modify such methodologies from time to time without prior notice, and is under no obligation to disclose the specific calculation parameters unless otherwise agreed in writing. The Customer acknowledges that such internal measurements may be used for various operational purposes, including but not limited to eligibility assessments, service tiering, internal reporting, and application of fees in accordance with these Terms.

7. Customer Responsibilities and Obligations

The Customer acknowledges and agrees to uphold the following responsibilities and obligations to facilitate the secure, compliant, and effective use of the Service, as well as to promote a cooperative relationship with the Bank.

7.1 Adherence to Policies and Service Terms

The Customer shall adhere to all policies, guidelines, and terms governing the use of the Service, as issued or amended by the Bank from time to time. This includes, but is not limited to, compliance with the terms specified in this Agreement, operational guidelines provided within the Service platform, and any supplementary rules communicated by the Bank.

The Customer agrees to use the Service only for lawful purposes and in a manner consistent with the applicable laws and regulations of the Georgian and the jurisdictions in which they operate.

7.2 Provision of Accurate and Updated Information

The Customer is responsible for providing accurate, complete, and up-to-date information during onboarding and throughout the term of the relationship with the Bank. Any changes to the Customer's legal structure, ownership, authorized representatives, or other relevant details must be promptly communicated to the Bank. Failure to maintain accurate records or provide timely updates may result in the suspension or termination of access to the Service, and the Bank reserves the right to take remedial action as permitted under applicable laws.

7.3 Responsible Use of the Service

The Customer agrees to use the Service responsibly, in an ethical and transparent manner and avoid any activities that may undermine the integrity, security, or reliability of the platform. This includes implementing adequate security measures to safeguard access credentials, and other sensitive information associated with the Customer's account. The Customer further agrees not to engage in activities that may cause harm to the Bank, its systems, or other users, including but not limited to attempts to bypass security protocols, interfere with system operations, or use the Service for fraudulent or illegal purposes.

7.4 Responsibility for Third-Party Actions

The Customer assumes full responsibility for all actions performed under their account or profile, including those carried out by authorized representatives or third parties. The Customer shall ensure that only duly authorized persons access and use the Service on their behalf. The Bank disclaims liability for unauthorized transactions or activities resulting from the Customer's failure to secure their account or implement appropriate access controls.

7.5 Security Measures

a) Customer Security Obligations

Customers must exercise due diligence in protecting their authentication credentials, digital ledger addresses, and transaction authorization mechanisms. This includes, but is not limited to, safeguarding passwords, access codes, multi-signature tools, and any other credentials used to access or authorize transactions via the Service. Customers shall be responsible for ensuring that their digital ledger addresses, access credentials, and multi-signature authentication mechanisms are not compromised, shared, misused, or disclosed to unauthorized parties.

If a Customer fails to comply with these security obligations or exposes their account credentials or digital ledger address to unauthorized parties—whether intentionally, negligently, or by omission—Pave Bank may take appropriate remedial measures, including but not limited to: Generating new addresses; Resetting access credentials; Temporarily suspending or restricting access to transaction services; Imposing additional authentication requirements. Any costs, damages, or losses associated with security breaches resulting from Customer negligence or misconduct shall be borne exclusively by the Customer.

Pave Bank reserves the right to update, enhance, or modify its transaction infrastructure and associated security protocols at any time. Customers will be informed of material changes through appropriate communication channels.

b) Unauthorized Transactions and Customer Liability

The Customer shall bear full liability for any unauthorized transactions occurring under the following circumstances: The unauthorized transaction occurred due to the Customer's failure to comply with the security requirements outlined in the Agreement or by the Bank policies; The Customer failed to promptly notify Pave Bank upon becoming aware of a compromised password, access code, or any other security breach affecting their account; The unauthorized transaction resulted from the Customer's intentional, negligent, or inadvertent actions or disclosure of their account credentials or access information to any third party. In such cases, Pave Bank shall not be responsible for any resulting losses. The Customer shall remain liable for all losses incurred prior to Pave Bank's receipt of formal notification of the security breach.

c) Notification

The Customer agrees to promptly notify the Bank of any errors, unauthorized transactions, or security incidents affecting their use of the Service. The Customer shall take reasonable steps to mitigate risks arising from such incidents, including suspending affected accounts, securing access credentials, and providing relevant information to the Bank for resolution. Failure to notify the Bank in a timely manner may result in a loss of certain protections afforded under this Agreement.

d) Recovery of Incorrectly Processed Transactions

In the event of an incorrectly processed or misdirected transaction, Pave Bank will undertake reasonable efforts to investigate and assist in recovering the funds. However, Pave Bank does not guarantee successful recovery and shall not be liable for any unrecovered funds, especially where such loss arises from factors beyond the Bank's control, including but not limited to: Refusal of the counterparty to return the funds; Blockchain-level irreversibility of the transaction; Inaccessibility of the receiving address; Delays in notification or insufficient information provided by the Customer.

7.6 Customer's Obligation to Review Statements & Transaction Records

The Customer is responsible for regularly reviewing their transaction history, account statements, and Digital Asset balances through the Pave Bank platform. Any discrepancies, errors, or unauthorized transactions must be reported to Pave Bank within thirty (30) calendar days of receiving or having available to see the account statement. If the Customer fails to submit a dispute or inquiry within this period, the information contained in the statement will be deemed accurate and accepted by the Customer. Customers acknowledge that failure to regularly check their account statements and balances does not relieve them of responsibility for any issues

arising from undetected errors, unauthorized transactions, or discrepancies. In case of any concerns, the Customer must promptly contact Pave Bank's customer support for clarification.

8. Third-Party Services and Integrations

The Service integrates with or might rely upon third-party services, applications, and providers to enable core or supporting functionalities. The following applies to these services:

8.1 Role of Third-Party Wallet Providers

The Service may enable the connection and interaction with Wallets and softwares operated or managed by third-parties. These providers maintain independent control over their platforms, and their terms and conditions govern their use. The Bank does not own, operate, or manage these third-party software or wallets and does not provide any warranties regarding their availability, security, or performance. The Customer is responsible for ensuring that any third-party they use complies with the Service's technical and security requirements. The Bank disclaims liability for losses, interruptions, or damages arising from the use or malfunction of such third-party wallets, including but not limited to wallet breaches, or incompatibility with blockchain networks.

8.2 Use of Decentralized Applications (DApps)

The Service may provide access to decentralized applications ("DApps") hosted on blockchain networks. DApps are autonomous systems governed by smart contracts and decentralized protocols, which are outside the control of the Bank. The Customer acknowledges that DApps carry unique risks, such as vulnerabilities in smart contracts, operational failures, or malicious activities. The Bank does not endorse or guarantee the reliability, security, or functionality of any DApps accessible through the Service. Customers interact with DApps entirely at their own risk and are strongly advised to conduct their own due diligence before engaging with such applications. The Bank assumes no liability for losses, disruptions, or other adverse outcomes resulting from the use of DApps.

8.3 Risks Associated with Third-Party Content

The Service may display, link to, or otherwise incorporate content, tools, or data from third parties, including but not limited to Digital Asset price feeds, market data, transaction tracking, or analytics. While the Bank endeavors to ensure the quality and accuracy of such information, it cannot guarantee its reliability, completeness, or timeliness. The Customer acknowledges that reliance on third-party content is undertaken at their own risk and that errors, inaccuracies, or delays in such content may impact decision-making or transactions. The Bank expressly disclaims liability for any inaccuracies or omissions in third-party content, and the Customer agrees to independently verify any critical information before relying upon it.

8.4 Permissions and Customer's Liability for Third-Party Access

The Customer may authorize third parties to access their wallet or transaction data through integrations or connections facilitated by the Service. Such permissions are granted at the sole

discretion of the Customer, and the Bank is not responsible for overseeing, managing, or monitoring these permissions. The Customer assumes full liability for any unauthorized access, data breaches, or misuse of Digital Assets resulting from third-party integrations or permissions. Customers are strongly encouraged to review the terms and privacy policies of any third-party entities before granting access and to use permissions management tools to mitigate potential risks. The Bank disclaims all responsibility for losses arising from third-party access authorized by the Customer.

8.5 Bank Disclaimer on Third-Party Dependencies

The Bank acknowledges that the functionality and availability of the Service depend, in part, on third-party systems and infrastructure, including blockchain networks, and external softwares. These dependencies are subject to risks beyond the Bank's control, such as technical failures, cyberattacks, or regulatory interventions. The Bank does not guarantee uninterrupted access to third-party services or networks and disclaims all liability for disruptions, errors, or downtime caused by third parties. The Customer agrees to resolve disputes or issues directly with the respective third-party providers and acknowledges that the Bank has no obligation to intervene, mediate, or compensate for losses incurred due to third-party dependencies.

8.6 Indemnification for Third-Party Issues

The Customer agrees to indemnify and hold harmless the Bank, its affiliates, and their respective officers, directors, and employees from any claims, damages, or losses arising from the use of third-party services, applications, or integrations.

8.7 Service Providers, and Customer Data Processing

For the purpose of delivering, maintaining, and enhancing the Service, Pave Bank may engage affiliated companies, third-party service providers, and other partner entities ("Partner Entities and Service Providers"). These may include, without limitation, entities involved in: (i) wallet infrastructure development, cryptographic key management, transaction execution, and security architecture; (ii) identity verification, sanctions and compliance screening, and fraud detection; (iii) payment processing, liquidity facilitation, and asset conversion mechanisms; (iv) technical, operational, or regulatory support services for Pave Bank's digital channels; or (v) joint service delivery or product integrations offered in collaboration with Pave Bank. From the commencement of the Customer relationship and throughout the duration of the Service, Pave Bank is authorized to collect, validate, process, store, and disclose Customer information—including, but not limited to, personal data, unique identifiers, and transactional records—to its Partner Entities and Service Providers as necessary for operational delivery and legal compliance. This may include data sharing with: (i) infrastructure providers responsible for wallet provisioning, encryption management, and key custody protocols; (ii) vendors facilitating transaction execution, blockchain network connectivity, and protocol-level interactions; (iii) identity verification and compliance service providers for anti-money laundering (AML), counter-terrorism financing (CTF), and know-your-customer (KYC) obligations; and (iv) regulatory authorities, credit bureaus, or enforcement agencies as required by applicable law or regulatory mandate.

Customer Consent and Obligations: The Customer hereby grants explicit and unconditional consent to such data processing and disclosures as reasonably required for the provision of the Service and to ensure compliance with applicable laws and regulatory obligations.

9. Termination or Suspension

The Bank reserves the right to terminate, suspend, or restrict access to the Service. The Bank retains the right to discontinue support for any assets, currency, blockchain network, or associated functionality at its sole discretion. In such cases, Customers are responsible for transferring affected Digital Assets to alternative wallets or converting them to supported currencies within the timeframe specified by the Bank. The Bank disclaims liability for any losses resulting from the Customer's failure to act within the provided timeframe.

9.1 Suspension or Termination by the Bank

The Bank reserves the right to suspend or terminate the Customer's access to the Service, in whole or in part, at its sole discretion, including under the following circumstances:

1. **Violation of Terms or Laws:** If the Customer breaches these Terms, violates applicable laws or regulations, or engages in prohibited activities.
2. **Compliance Requirements:** If required to comply with legal or regulatory obligations, including requests from authorities or enforcement agencies.
3. **Suspicious Activity:** If the Bank identifies transactions or activities that raise concerns about fraud, money laundering, or other illicit activities.
4. **Operational Necessity:** If necessary to maintain the security, integrity, or performance of the Service, including during system upgrades, outages, or attacks.

The Bank will endeavor to provide notice of suspension or termination where feasible. However, immediate suspension or termination may occur without prior notice in cases of urgent regulatory, compliance or security concerns.

9.2 Consequences of Termination or Suspension

Upon termination or suspension of access to the Service, the following provisions apply:

1. **Cessation of Access:** The Customer's ability to use the Service and associated features will immediately cease. Any ongoing transactions may be canceled or interrupted, subject to blockchain-specific constraints.
2. **Settlement of Obligations:** The Customer remains liable for all fees, penalties, or other financial obligations incurred prior to the termination or suspension date.
3. **Retention of Data:** The Bank may retain Customer data in accordance with applicable laws, including for compliance, auditing, or legal defense purposes.

4. **No Liability for Termination Actions:** The Bank disclaims liability for any losses, interruptions, or inconveniences resulting from the termination or suspension of the Service, provided such actions are taken in accordance with these Terms.

9.3 Reinstatement of Access

The Bank may, at its sole discretion, reinstate access to the Service following the resolution of the underlying cause for suspension. The Customer must comply with all conditions or requirements imposed by the Bank as part of the reinstatement process, including providing additional documentation or satisfying outstanding obligations.

10. Compliance and Due Diligence

10.1 General Compliance Obligations

The Customer agrees to comply with all applicable laws, regulations, and standards, including those relating to anti-money laundering ("AML"), counter-terrorism financing ("CFT"), and sanctions compliance. The Bank may implement measures necessary to meet these obligations, including but not limited to monitoring activities, maintaining records, and reporting certain transactions to regulatory authorities.

The Customer expressly consents to all compliance measures undertaken by the Bank based on the Bank's policies, acknowledging that such measures may include monitoring, transaction reviews, and secure retention of records. The Customer also agrees that these measures are critical for the continued provision of the Service in a lawful and secure manner.

10.2 Customer Cooperation and Consent

The Customer explicitly agrees to cooperate fully with the Bank's compliance efforts. By using the Service, the Customer provides irrevocable consent to:

1. Monitoring and Oversight:
 - The review and analysis of transaction activity, wallet interactions, and any other relevant activities facilitated through the Service.
 - The use of external compliance tools, third-party service providers, and automated systems for risk assessment.
2. Information Requests:
 - Submission of accurate, complete, and timely information or documentation, including during onboarding or as part of ongoing due diligence.
 - Provision of supporting evidence for the legality of funds, Digital Assets, or specific transactions upon request.
3. Record Retention and Disclosure:

- The secure retention of all data relating to the Customer's use of the Service, including identity verification documents, transaction histories, and compliance records.
- The disclosure of such records to regulatory authorities, or other third parties as permitted or required by law.

10.3 Use of Lawfully Obtained Funds and Assets

The Customer represents and warrants that all funds and Digital Assets used in connection with the Service are lawfully obtained and free from encumbrances. The Customer agrees not to use the Service for activities that violate any laws, including but not limited to Money laundering or financing of terrorism; Fraud, tax evasion, or other illegal activities. If requested, the Customer shall provide satisfactory evidence of the lawful origin of funds or Digital Assets.

10.4 Sanctions Compliance

The Customer represents and warrants that neither they nor their representatives, beneficial owners, or affiliates are:

- (a) Located in or organized under the laws of jurisdictions subject to sanctions or embargoes;
- (b) Listed on sanctions lists maintained by relevant authorities, including OFAC, the United Nations, HM Treasury, or the European Union;
- (c) Using the Service to engage in prohibited or illegal transactions or facilitate activities involving sanctioned entities, individuals, or jurisdictions.

10.5 Recordkeeping Obligations

The Bank will maintain detailed records of Customer activities, transactions, and compliance documentation in accordance with applicable laws and regulations. Such records may include but are not limited to: Onboarding information, including identification documents and beneficial ownership details; Transaction histories, including timestamps, amounts, and wallet addresses; Compliance-related documents or evidence collected during ongoing monitoring. The Customer consents to the retention of these records beyond the termination of the relationship, as required by law or the Bank's policies.

10.6 FATF Travel Rule Compliance

To comply with the Financial Action Task Force ("FATF") Travel Rule or similar regulatory requirements, the Bank may require Customers to provide specific information for transactions involving Digital Asset. This information may include, but is not limited to: The name of the recipient and, for transactions exceeding regulatory thresholds, additional details such as the recipient's address; Proof of wallet ownership, where applicable; Any other information required to meet regulatory standards. The Bank reserves the right to apply or waive these requirements at its discretion, based on legal requirements, risk assessments, transaction amounts, and jurisdictional considerations.

10.6 Bank's Rights and Limited Liability

The Bank retains the right, at its sole discretion and without prior notice to the Customer, to take any actions it deems necessary or appropriate to ensure compliance with applicable laws, the Bank's policies, to mitigate risks, or to protect its interests, subject to its operational and technical capabilities. Such actions may include restricting, freezing, suspending, or terminating the Customer's access to the Service if the Customer is suspected of violating these Terms, engaging in illegal activities, or failing to meet regulatory or compliance requirements. The Bank may also block, freeze, delay, reject, or otherwise prevent transactions or assets it identifies as suspicious, non-compliant, or inconsistent with its policies or applicable laws, to the extent such actions are technically or operationally feasible.

The Bank may unilaterally modify, suspend, or discontinue any part of the Service, including functionalities, features, or supported assets, where such changes are necessary to adapt to regulatory requirements, operational considerations, or risk mitigation efforts. The Bank reserves the right to conduct investigations, reviews, or audits into the Customer's activities and transactions and may request additional information, explanations, or documentation as part of its compliance processes. To fulfill its legal and regulatory obligations, the Bank may report certain activities or Customer information to regulatory authorities, enforcement agencies, or external compliance partners as required or permitted by law. It may also share such information with affiliated entities or service providers engaged to support compliance efforts. Where the Bank deems it necessary and technically feasible, it may restrict access to or freeze assets, funds, or accounts associated with the Service. Such measures may be taken in response to legal directives, court orders, regulatory demands, or the Bank's reasonable suspicion of unauthorized or illegal activities. The Bank may terminate its relationship with the Customer if continued engagement is determined to pose a risk to its compliance obligations, operational integrity, or reputation.

The Customer acknowledges that the Bank assumes no liability for any losses, damages, or costs resulting from actions taken to fulfill its compliance obligations, including but not limited to delays, disruptions, denial of access to the Service or transactions, or the suspension of certain functionalities. The Bank reserves the right to recover any costs, penalties, or damages incurred due to the Customer's non-compliance with these Terms or applicable legal requirements.

11. Service Availability and Operational Limitations

The availability of the Service is subject to operational constraints, including scheduled maintenance, unforeseen technical issues, and circumstances beyond the Bank's control. The Customer acknowledges and accepts that such limitations are inherent to the operation of the Service and agrees that the Bank shall not be liable for any interruptions, delays, or restrictions resulting therefrom.

11.1 No Guarantee of Uninterrupted Access

The Bank endeavors to provide reliable and continuous access to the Service. However, due to the nature of blockchain networks, third-party dependencies, and technological systems, uninterrupted access cannot be guaranteed. Customers acknowledge that:

1. **Service Interruptions:** Access to the Service may be disrupted due to unplanned outages, system failures, or network issues.
2. **No Warranties:** The Bank expressly disclaims any warranties, express or implied, regarding the continuous availability, reliability, or functionality of the Service.
3. **Corrective Actions:** In the event of a **serious technical error** that causes incorrect order execution, Pave Bank at its sole discretion may determine corrective measures, including but not limited to: Cancel Open Orders; Temporarily suspend order executions. Reverse transactions that were executed in error.

11.2 Scheduled Maintenance and Updates

To ensure the continued performance, security, and compliance of the Service, the Bank may periodically perform scheduled maintenance or updates.

1. **Notice of Maintenance:** Customers will be provided reasonable notice of scheduled maintenance through platform notifications or direct communications, except in cases where immediate action is required for security or legal compliance.
2. **Service Downtime:** During maintenance periods, access to the Service may be temporarily restricted or suspended. The Bank disclaims liability for losses, delays, or inconveniences arising from such planned outages.
3. **Feature Updates:** The Bank may introduce new features or deprecate existing functionalities as part of regular updates. Customers are responsible for reviewing announcements regarding such changes to ensure continued compatibility with their operations.

11.3 Force Majeure and External Dependencies

The Bank is not liable for delays, interruptions, or failures in the Service caused by events beyond its reasonable control ("Force Majeure Events"). During a Force Majeure Event, the Bank will take reasonable steps to mitigate disruptions and restore functionality but does not guarantee a specific resolution timeframe or compensation for resulting losses.

11.4 Bank's Right to Modify or Discontinue Service Features

The Bank reserves the right to modify, suspend, or discontinue certain features or functionalities of the Service at its sole discretion.

1. **Notice of Changes:** Where feasible, the Bank will provide advance notice of significant changes or discontinuations through formal communication channels.

2. **Customer's Responsibility:** Customers are responsible for taking necessary actions, such as transferring Digital Assets or adjusting workflows, in response to such modifications.
3. **No Liability for Discontinuation:** The Bank disclaims liability for losses, disruptions, or inconveniences resulting from modifications or discontinuation of Service features, provided such actions are executed in accordance with these Terms.

11.4.1 Customer Considerations for Modifications

While the Bank retains the sole discretion to modify, suspend, or discontinue Service features, it will take reasonable steps to consider the potential impact on Customers. Where practical, the Bank will provide advance notice to affected Customers, specifying the changes and any required actions. However, the Customer acknowledges that in cases of urgent security, compliance, or operational concerns, modifications may be implemented without prior notice. The Bank is not liable for any disruptions, delays, or losses resulting from modifications, provided such changes are communicated appropriately and align with these Terms.

11.5 Customer's Role in Ensuring Compatibility

The Customer is responsible for ensuring the compatibility of their systems, wallets, and workflows with the Service. This includes maintaining updated software versions, adhering to technical requirements, and monitoring announcements regarding changes to the Service. The Bank is not liable for losses arising from the Customer's failure to comply with these responsibilities.

12. Intellectual Property Rights

By accessing or using the Service, the Customer agrees to adhere to these provisions and acknowledges that all intellectual property rights remain the exclusive property of the Bank or its licensors.

12.1 Ownership of the Service Platform

The Service and all associated components, including but not limited to software, applications, algorithms, designs, trademarks, logos, and related documentation, are the exclusive property of the Bank or its licensors. All rights, titles, and interests in the intellectual property associated with the Service are reserved by the Bank, except as expressly granted to the Customer under these Terms. The Customer acknowledges that their use of the Service does not grant ownership of, or any proprietary rights to, the underlying intellectual property. Any rights not explicitly conferred herein are reserved by the Bank.

12.2 Limited License to Use the Service

Subject to the Customer's compliance with these Terms, the Bank grants the Customer a limited, non-exclusive, non-transferable, and revocable license to access and use the Service for its

intended purposes. This license is strictly limited to the duration of the Customer's active use of the Service and may be terminated by the Bank in accordance with these Terms.

The Customer may not sublicense, rent, lease, sell, assign, distribute, or otherwise transfer the rights granted under this license. Any unauthorized use of the Service or its intellectual property constitutes a breach of these Terms and may result in termination of access and legal action.

12.3 Restrictions on Use and Reverse Engineering

The Customer agrees not to:

1. Copy, reproduce, distribute, or publicly display any part of the Service, except as explicitly permitted by these Terms.
2. Modify, adapt, translate, or create derivative works based on the Service or its intellectual property.
3. Reverse engineer, decompile, disassemble, or attempt to extract the source code of any software or technology associated with the Service.
4. Remove, alter, or obscure any copyright, trademark, or proprietary notices affixed to or contained within the Service.

These restrictions are essential to safeguarding the Bank's proprietary technology and intellectual property. Any breach of these restrictions may result in immediate termination of access and liability for damages.

12.4 Feedback and Proprietary Notices

The Customer may voluntarily provide suggestions, ideas, or feedback related to the improvement of the Service. By submitting such feedback, the Customer grants the Bank a worldwide, royalty-free, perpetual, and irrevocable license to use, modify, and implement the feedback for any purpose without attribution or compensation.

The Customer must not remove or interfere with any proprietary notices or legends displayed within the Service, including copyright or trademark indications. Any unauthorized modification of such notices constitutes a violation of these Terms.

12.5 Protection of Bank's Trademarks and Logos

The Bank's trademarks, logos, and branding elements ("Marks") are the exclusive property of the Bank and may not be used by the Customer without prior written consent. Unauthorized use of the Bank's Marks for advertising, promotional, or other purposes is strictly prohibited and may result in legal action.

12.6 Third-Party Intellectual Property

The Service may include content, software, or tools licensed from third parties. The Customer acknowledges that such third-party intellectual property is subject to additional terms and restrictions imposed by the respective licensors. The Bank assumes no responsibility for any misuse of third-party intellectual property by the Customer.

13. Privacy and Data Protection

By using the Service, the Customer consents to the processing of their data, including based on the Bank's Data Protection Policies and as described herein and agrees to comply with applicable data protection obligations.

13.1 Collection and Use of Customer Data

The Bank collects and processes personal, transactional, technical and other data necessary to provide the Service, ensure compliance with regulatory and compliance requirements, and enhance operational performance.

1. **Categories of Data Collected:** The Bank may collect data including, but not limited to, Customer identity information, contact details, wallet addresses, transaction histories, device information, service access related information.
2. **Purposes of Data Use:** Collected data is used for purposes such as verifying Customer identities, facilitating transactions, monitoring compliance, improving Service functionality, regulatory compliance and responding to Customer inquiries.
3. **Consent:** The Customer's use of the Service constitutes consent to the Bank's collection and use of their data as described in this chapter and the Bank's Privacy Policy.

The Bank retains Customer data only for as long as necessary to fulfill the purposes for which it was collected or as required by applicable laws and regulations.

13.2 Sharing of Data with Third Parties

The Bank may share Customer data with third parties under limited circumstances, subject to appropriate safeguards.

1. **Service Providers:** Data may be shared with third-party service providers that assist in delivering the Service, such as wallet software providers, blockchain networks, or compliance verification tools.
2. **Regulatory and Legal Requirements:** The Bank may disclose data to regulatory authorities, law enforcement agencies, or other governmental bodies as required by law or in response to lawful inquiries.
3. **Business Transfers:** In the event of a merger, acquisition, or sale of assets, Customer data may be transferred as part of the transaction, subject to the same level of protection outlined in these Terms.

Customer data may be transferred to, processed in, or stored in jurisdictions outside the Customer's country of residence. The Bank ensures that such transfers comply with applicable data protection laws, including the implementation of contractual safeguards or reliance on adequacy decisions where required.

13.3 Compliance with Data Localization Laws

In jurisdictions with data localization requirements, the Bank may establish local data storage or processing facilities to comply with applicable laws. The Customer acknowledges that such measures may limit certain features of the Service in specific regions.

14. Assumption of Risk and Indemnification

14.1 Assumption of Risk

The Customer acknowledges that Pave Bank does not assume any ownership rights over Customer assets. The Customer acknowledges and agrees that the use of the Service involves risks, including but not limited to those described in Chapter 5. These risks are inherent to the nature of Digital Assets and blockchain-based services, and the Bank does not control or mitigate them.

14.2 Customer Responsibility for Risk Management

The Customer is solely responsible for implementing appropriate risk management strategies when using the Service. These responsibilities include, but are not limited to:

1. **Securing Credentials:** Safeguarding access credentials, passwords, recovery phrases, and other sensitive information against unauthorized access or loss.
2. **Verifying Transactions:** Ensuring the accuracy of wallet addresses, transaction amounts, and blockchain fees before authorizing any transaction.
3. **Staying Informed:** Keeping abreast of developments in blockchain technologies, network protocols, and regulatory changes that may affect Digital Assets or their transactions.
4. **Mitigating Losses:** Taking immediate action to mitigate potential losses in the event of errors, breaches, or other incidents, including reporting issues to the Bank as promptly as possible.

14.3 Indemnification by the Customer

The Customer agrees to indemnify, defend, and hold harmless the Bank, its affiliates, officers, directors, employees, agents, and service providers from and against any claims, damages, losses, costs, or expenses (including reasonable legal fees) arising out of or related to:

1. The Customer's use of the Service, including unlawful, unauthorized, or fraudulent activities.

2. The Customer's breach of these Terms or applicable laws and regulations.
3. Claims by third parties resulting from the Customer's actions, including disputes concerning privacy, intellectual property, or financial harm.
4. The Customer's failure to secure security credentials, or other sensitive information, resulting in unauthorized access or asset loss.
5. Any harm caused to the Bank's reputation, operations, or compliance position as a result of the Customer's conduct.

The indemnification obligations under this section survive the termination of the Customer's relationship with the Bank and remain enforceable thereafter.

14.4 Relationship to Other Provisions

The rights and protections afforded to the Bank under this chapter are in addition to, and not in limitation of, any liability disclaimers or indemnity obligations set forth elsewhere in this Agreement.

15. Limitation of Liability and Disclaimer of Warranties

By accessing or utilizing the Service, the Customer agrees and accepts the associated limitations and exclusions:

15.1 General Limitation of Liability

To the fullest extent permitted by applicable law, the Bank shall not be liable for any claims, losses, damages, or expenses arising out of or in connection with the Customer's use of the Service. Without limiting the generality of the foregoing, the Bank expressly disclaims liability for:

1. **Indirect or Consequential Losses:** Including, but not limited to, loss of profits, revenue, data, business opportunities, or goodwill, whether such losses are foreseeable or not.
2. **Third-Party Failures:** Any interruptions, delays, errors, or damages caused by third-party systems, blockchain networks, wallet providers, external platforms, or events beyond the Bank's reasonable control, including but not limited to acts of God, cyberattacks, or systemic failures of blockchain technology.
3. **Customer Actions or Inactions:** Losses resulting from the Customer's failure to:
 - Secure authorization related credentials, wallet credentials, or other access mechanisms;
 - Comply with these Terms or applicable laws;
 - Act upon notices or instructions provided by the Bank in a timely and appropriate manner.

15.2 Disclaimer of Warranties

The Service is provided "AS IS" and "AS AVAILABLE." To the fullest extent permitted by law, the Bank disclaims all express or implied warranties, including but not limited to:

1. **Merchantability and Fitness for Purpose:** The Service is not guaranteed to meet the Customer's specific needs or expectations.
2. **Uninterrupted or Error-Free Operation:** The Bank does not warrant that the Service will be continuously available, secure, or free from defects.
3. **Third-Party Services:** The Bank disclaims responsibility for the performance or reliability of third-party platforms or systems used in conjunction with the Service.

15.3 Aggregate Liability Cap

To the extent permitted by applicable law, the Bank's aggregate liability to the Customer for any claims, losses, or damages arising out of or related to the Service is strictly limited to the lesser of:

1. The total fees paid by the Customer to the Bank for the use of the Service during the six (6) months preceding the event giving rise to the liability.
2. USD \$10,000.

This limitation applies regardless of the legal theory under which the claim is brought, including but not limited to breach of contract, tort, negligence, or strict liability.

15.4 Relationship to Other Chapters

The liability limitations in this chapter operate in conjunction with, and do not replace, other provisions in these Terms.

16. Dispute Resolution and Governing Law

The procedures for resolving disputes between the Bank and the Customer arising from or related to the Service, as well as the governing legal framework that applies to these Terms are as follows:

16.1 Governing Law and Jurisdiction

These Terms, and any disputes arising out of or related to the Service, shall be governed by and construed in accordance with the laws of Georgia, without regard to its conflict of laws principles.

The Customer agrees that any claims or disputes shall be subject to the exclusive jurisdiction of the Tbilisi City Court. The Bank retains the right, at its discretion, to initiate proceedings in any jurisdiction where the Customer conducts business, resides, or holds assets, as necessary to enforce its rights or remedies under these Terms.

16.2 Negotiation and Mediation

The parties agree to make reasonable efforts to resolve any disputes, claims, or disagreements arising out of or in connection with this Agreement through informal negotiation. If the parties are unable to reach a resolution within a reasonable time, either party may seek to resolve the dispute through legal proceedings in accordance with the governing law and jurisdiction provisions set forth in this Agreement.

16.3 Confidentiality of Proceedings

The Customer agrees to maintain the confidentiality of all legal proceedings, including pre-litigation negotiations, mediations, and any related communications. The Customer shall not disclose the existence, content, or outcome of such proceedings without the prior written consent of the Bank, except as required by law or to enforce a court judgment.

17. Miscellaneous Provisions

General conditions applicable to the Service, including provisions regarding the interpretation, enforceability, and continuity of these Terms:

17.1 Entire Agreement and Amendments

These Terms, along with any policies, schedules, or agreements between the parties, constitute the entire agreement between the Bank and the Customer concerning the use of the Service. They supersede all prior agreements, understandings, or representations, whether written or oral, related to the Service.

1. **Amendments by the Bank:** The Bank reserves the right to amend, update, or replace these Terms at its sole discretion to reflect changes in laws, technology, or operational needs. Notice of material amendments will be provided through official communication channels as specified in the Agreement.
2. **Customer Acceptance of Amendments:** Continued use of the Service after the effective date of any amendments constitutes acceptance of the updated Terms. If the Customer does not agree to the amendments, they must cease using the Service immediately.

17.2 Assignment of Rights and Obligations

The Customer may not assign, transfer, or delegate their rights or obligations under these Terms without the prior written consent of the Bank. Any attempted assignment or delegation without such consent shall be null and void.

The Bank reserves the right to assign or transfer its rights and obligations under these Terms, in whole or in part, to any affiliate, successor, or third party in connection with a merger, acquisition, corporate restructuring, or sale of assets.

17.3 Severability of Provisions

If any provision of these Terms is found to be invalid, illegal, or unenforceable under applicable law, the remaining provisions shall remain in full force and effect. The parties agree to replace any

invalid provision with a valid and enforceable one that most closely reflects the original intent of the provision.

17.4 Survival of Terms Post-Termination

The termination or expiration of these Terms shall not affect the enforceability of provisions that by their nature are intended to survive, including but not limited to those addressing liability limitations, indemnification, intellectual property, dispute resolution, and confidentiality.

17.5 No Waiver

The failure or delay of either party to exercise any right, remedy, or privilege under these Terms shall not constitute a waiver of such right, remedy, or privilege. Any waiver must be expressly stated in writing and signed by the waiving party.

17.6 Notices to Third Parties

If required by applicable law, certain terms may be disclosed to regulatory authorities or third parties. The Customer acknowledges that such disclosures may occur without prior notice if mandated by law or regulatory requirements.

18: Transition to Other Type of Wallet Service

18.1. Right to Transition to Other Type of Wallet Service

The Bank reserves the right, at its sole discretion and at any time, to introduce a parallel custodial or other type of wallet service alongside the existing Service; or transition the Service to include or fully become a custodial or other type of wallet service, whereby private keys and Digital Assets may be held, managed, or secured by the Bank, its subsidiaries, an affiliated entity holding a Virtual Asset Service Provider ("VASP") license, or a third party with whom the Bank collaborates ("Designated Entity").

This transition may involve changes to the operational model, terms of use, fee structures, and regulatory obligations. The Customer acknowledges and agrees that the Bank may implement this transition without prior consultation with the Customer but will notify Customers of the transition in accordance with the terms set out below.

18.2. Scope and Operational Framework

In the event of a transition:

1. **Responsibility:** The Designated Entity will assume responsibility for safeguarding private keys and/or managing Digital Assets on behalf of the Customer in accordance with industry standards and applicable regulations.
2. **Compliance with Regulations:** The Bank or the Designated Entity will ensure full compliance with applicable laws and requirements.

3. Use of Third Parties: The Bank may engage third-party service providers for certain functions, such as storage, transaction execution, or security enhancements. The Bank shall exercise due diligence in selecting such providers but disclaims all liability for their acts or omissions, except as required by law.

18.3. Notification and Acceptance

The Bank will provide the Customer with at least ten (10) days' written notice of the transition, which may be delivered electronically through the Service platform, email, or other communication channels. The notice will specify:

1. The effective date of the transition.
2. Any material changes to terms, fees, or Customer obligations.
3. Actions required by the Customer, if any, such as acceptance of updated terms or the transfer of Digital Assets to an alternative wallet.

Continued use of the Service after the effective date constitutes the Customer's acceptance of the updated terms and participation in the custodial or other type of wallet service.

18.4. Impact on Existing Terms and Conditions

1. Automatic Modification of Terms: Upon the effective date of the transition, these Terms and Conditions will be deemed amended or replaced, as necessary, to reflect the custodial or other type of renewed nature of the Service. The Bank will provide an updated version of the Terms and Conditions ("Updated Terms") alongside the transition notification. The Updated Terms will govern all aspects of the custodial or other type of wallet service.
2. Continuity of Obligations: The Customer remains bound by all obligations set forth in the existing Terms until the effective transition date. Obligations that by their nature are intended to survive the termination or transition of these Terms, including but not limited to those relating to fees, compliance, confidentiality, indemnification, and limitations of liability, shall continue to remain in full force and effect following the transition.
3. Superseding Terms: In the event of a conflict between these Terms and the Updated Terms, the Updated Terms will prevail with respect to any matters relating to the custodial or other type of wallet service.
4. No Retroactive Changes: The transition will not retroactively alter any rights or obligations arising from activities conducted under the Service prior to the effective date.

18.5. Opt-Out and Termination Rights

Customers who do not wish to participate in the custodial or other type of wallet service must terminate their use of the Service prior to the effective date of the transition by providing written notice to the Bank. The Customer is solely responsible for transferring their Digital Assets or

performing any other necessary actions required to facilitate the termination. If the Customer fails to take the required actions within the specified timeframe, the Bank reserves the right to terminate the Service unilaterally, without liability for any losses, damages, or consequences arising from the Customer's inaction. The Bank assumes no responsibility for the safekeeping, transfer, or accessibility of Digital Assets remaining in the Service after termination.

18.6. Limitations of Liability

The Customer acknowledges and agrees that:

1. **No Liability for Non-Compliance by Third Parties:** The Bank is not liable for the acts, omissions, or regulatory non-compliance of third parties, including affiliated Designated Entities or external providers, except where required by applicable law.
2. **Customer Responsibilities:** The Customer retains responsibility for ensuring the accuracy of their instructions, compliance with applicable laws, and timely action regarding notices or updates issued by the Bank.
3. **Irrecoverable Losses:** The Bank and Designated Entity shall not be liable for irrecoverable losses resulting from force majeure events, third-party breaches, network vulnerabilities, or other risks inherent to Digital Asset storage and management.

18.7. Fee Adjustments and Additional Terms

The Bank reserves the right to introduce or modify fees for custodial or other types of services, including storage fees, transaction fees, or administrative charges, at its sole discretion. Such fees will be disclosed in advance.

18.9 Survival of Terms

Provisions of these Terms that by their nature are intended to survive the termination or expiration of the Service shall remain in effect. This includes, but is not limited to, terms related to liability limitations, indemnification, compliance obligations, confidentiality, and fees.

4. Pave Bank Investment Brokerage Account Service Terms and Conditions

1. Introduction

1.1. Overview of the Service

These Terms and Conditions ("**Terms**") govern the opening of, use of and termination of the Investment Brokerage Account Service ("**Service**") provided by Pave Bank to eligible Customers. The Service enables eligible Customers to purchase and sell Securities through one or more Investment Account(s) opened with Pave Bank (the "**Investment Accounts**" and each an "**Investment Account**"), where Pave Bank undertakes to provide brokerage services at the Customer's instruction pertaining to the acquisition, settlement and alienation of Securities. The Bank is a commercial bank licensed under the laws of Georgia and duly empowered to carry out brokerage services envisaged hereunder.

When used in the foregoing Terms the word "**investment**" shall mean the transfer by the Customer, through the instructions given to Pave Bank, of funds into Investment Account(s) created with Pave Bank for the purpose of the Customer acquiring securities, including (but not limited) to, stocks, bonds, Treasury Bills, Money Market Funds and other transferrable financial instruments and rights that can be offered publicly either as equity or fixed income instrument or the combination thereof, as defined by the applicable securities laws, as well as derivatives and/or other financial instruments ("**Securities**").

Customers are required to carefully read and agree to these Terms before utilizing the Service.

1.2. Risk Disclosure

The Customer acknowledges and accepts that the investments that the Customer may make under these Terms and within the scope of the Service involve substantial risks, including the potential for loss of the entire amount of capital invested. Pave Bank does not guarantee any specific outcomes or returns on investments made under these Terms. The Customer declares that it has been informed and fully acknowledges and accepts these potential risks, that it uses the Investment Account(s) purely at its own risk. The Customer acknowledges and accepts that it is a sophisticated investor and that Pave Bank shall not be liable for any losses incurred by the Customer including lost profits and income, loss of reputation, loss or collapse of business and indirect loss.

1.3. Limitation of liability

Investments in Securities involve inherent risks. Pave Bank shall not be held liable for any losses sustained by the Customer as a result of dealing with the Securities, as the outcome of a Customer's investment is always subject to market fluctuations, geopolitical and economic risks, as well as the risks attached to the specific type of Security and other factors beyond the Pave Bank's control.

When making investments through Investment Account(s), Pave Bank is acting solely upon the instructions of the Customer and it is always the Customer who makes investment decisions and

bears the risks and benefits associated with such investment decisions. Pave Bank shall not be held liable for the Customer's failure to achieve its investment objectives, howsoever arising, including as a result of delays in executing and receiving or transmitting orders, market disruption or other facts matters or circumstances that affect the Customer's ability to acquire or dispose of the Securities.

Notwithstanding the foregoing paragraph and the other limitations of liability set out in clause 14 (Liability of the Parties) of the General Terms and Conditions, any liability of Pave Bank hereunder, whether arising in contract, tort or otherwise (including negligence) shall be limited to a cumulative sum of the Service Fee (as defined below) to which Pave Bank received under the Terms in the preceding 12 month period.

The Customer acknowledges and agrees that Pave Bank may facilitate access to investment products through third-party service providers, including brokers, custodians, and execution venues ("Third-Party Institutions"). The Customer further acknowledges that Securities and funds may be held with or pass through such Third-Party Institutions, and that Pave Bank does not itself act as custodian nor assume any fiduciary duty in respect of such assets. Pave Bank shall not be liable for any acts, omissions, insolvency, or failure of such Third-Party Institutions, including any loss of Customer funds or Securities, delay in settlement, operational disruption, or any inability to access, transfer, or dispose of Securities resulting from such failure. The Customer bears all risks associated with the use of these Third-Party Institutions, even if they were introduced, arranged, or contracted by Pave Bank in the course of providing its Services.

To the extent that Pave Bank may lawfully possess or acquire any claim or right in relation to the Customer's assets held with a Third-Party Institution, and solely to the extent such rights are legally transferable or exercisable by Pave Bank, it may, at its sole discretion, take administrative measures to support the Customer's enforcement or assertion of such rights. Any such facilitation shall be subject to the Customer's prior written request, undertaken at the Customer's sole cost and expense, and contingent upon Pave Bank's determination that such action does not conflict with its legal, regulatory, or contractual obligations. Furthermore, Pave Bank shall be entitled, but not obliged, to act on behalf of the Customer and take such actions directly, where permitted by law and the Customer hereby grants advance authorization for such actions without further consent. Pave Bank shall have no duty to monitor or act, and no liability for inaction. Nothing in this clause shall be construed as creating or implying any fiduciary duty, warranty, or liability on the part of Pave Bank with respect to any act, omission, loss, or failure attributable to any Third-Party Institution.

2. Creation and Maintenance of Investment Account(s)

- 2.1. The Customer shall initiate the request for creation of the Investment Account directly through the Digital Banking System or in writing (including by email) to Pave Bank. Subject to the Bank's continuing approval, the Customer may be allowed to hold multiple Investment Account(s).
- 2.2. When used in these Terms, the terms "**Investment Account**" denotes a fully segregated account where the Customer deposits funds exclusively for the purposes of their investment in accordance with Clause 3.2.

- 2.3. The Customer may be required to submit questionnaires presented by Pave Bank that gathers information to evaluate the Customer's eligibility and intent for the Investment Account(s). Pave Bank reserves the right to refuse to open an Investment Account for the Customer or to terminate a Customer's Investment Account if the Customer is not eligible or becomes ineligible to hold such account, as may be determined by Pave Bank in its sole discretion, or if the Customer is otherwise:
- a) non-compliant with Pave Bank's internal policies or regulatory requirements;
 - b) unable to provide sufficient documentation to meet KYC (Know Your Customer) and AML (Anti-Money Laundering) obligations;
 - c) subject to any legal, regulatory, or financial restrictions that prohibit the opening maintenance of such an account;
 - d) identified as a high-risk entity based on Pave Bank's internal risk assessment criteria;
 - e) in breach of any other agreement with Pave Bank; or
 - f) failing to meet any additional criteria that Pave Bank may reasonably establish.

In such cases, Pave Bank shall notify the Customer of the decision and may, at its discretion, request additional documentation or information to reassess eligibility.

- 2.4. For the purpose of providing the Service outlined herein, Pave Bank is authorized to share any and all information provided by the Customer under Clause 2.3, as well as any additional information obtained by Pave Bank in relation to the Customer, with financial institutions and third-party service providers involved in the investment process. Such disclosures shall be made in compliance with applicable data protection laws and regulatory requirements.

3. Operation of the Investment Account(s)

- 3.1. Any investment brokerage transaction involving the acquisition, disposal or transfer of Securities through the Investment Account shall be executed upon instruction from the Customer conveyed through the Digital Banking System or, where applicable, by written consent via email or other authorized communication channels approved by Pave Bank. The Customer shall at all times ensure that there are sufficient free funds deposited in the Investment Account necessary for acquisition of the Securities it applies for as well as the relevant Service Fees and expenses.
- 3.2. The Customer will be able to access certain limited information on the investment Securities such as interest rates and maturity dates (where relevant) for the relevant Securities and financial instruments. Notwithstanding the foregoing, Pave Bank shall not be liable for the accuracy, completeness, reliability, or timeliness of any information, data, or analysis provided in connection with such services, whether obtained from third-party sources or generated internally. The Customer acknowledges and agrees that it is capable of making its own determination on whether to proceed with any investment in Securities, does not rely on Pave Bank to advise it on the merits and risks of any such investment, and Pave Bank shall bear no responsibility for any direct or indirect losses, damages, or liabilities arising from the Customer's determination to proceed with any such investment, including based on any information relating to the investment Securities.

- 3.3. Customers may select Securities and initiate investment requests directly from the Digital Banking System or, where applicable, by written consent via email or other authorized communication channels approved by Pave Bank. Pave Bank executes the transaction in Securities based on a request filed by the Customer, which request will be conveyed to the financial institution by Pave Bank. Once the investment is confirmed, the investment details (instrument purchased, maturity date, interest rate, etc.) will appear in the Customer's portfolio within the Digital Banking System.
- 3.4. By default, all Investment Accounts will include a cash sweep feature. Subject to a standing express instruction from the Customer - provided by way of consenting to the Investment Subscription Document through the Digital Banking System or otherwise in writing (including by email) - Pave Bank shall have the right, but not the obligation, to automatically sweep available cash balances into cash-sweep products offered through Pave Bank's third-party brokerage or financial institution providers. For the avoidance of doubt, any Securities acquired through such sweeps shall be held by Pave Bank in a segregated or custodial account maintained in its own name, but solely for the benefit of the Customer. The Customer shall always retain beneficial ownership of all such Securities. Additional information about the applicable sweep program, participating institutions, and related terms (including any fees) will be made available to Customers in a separate Schedule A: Investment Subscription Document, which may be updated from time to time.
- 3.5. Pave Bank is entitled to:
- a) Reject the instruction submitted by the Customer on acquisition of the Securities in case of absence of necessary sums in the respective currency on the Investment Account of the Customer;
 - b) Reject the instruction of the Customer in case of late delivery or incomplete and/or inaccurate content of the instruction;
 - c) Immediately after submitting the instruction on purchase of Securities by the Customer, deduct respective amounts (including applicable Service Fees and expenses) from the Customer's Investment Account and transfer them to the common brokerage account of the Bank until completion or cancellation of the instruction;
 - d) Liquidate, sell, or otherwise dispose of any Securities or assets held by or on behalf of the Customer, without prior notice, in order to cover any of the following:
 - Outstanding payment obligations or defaults by the Customer in connection with any transaction;
 - Margin deficiencies or failure to satisfy margin calls;
 - Unpaid service fees, commissions, expenses, taxes, or any other liabilities owed by the Customer to Pave Bank, whether or not related to the specific transaction or account in which the assets are held.
 - e) Apply, set off, or deduct any amount owed by the Customer to Pave Bank from any account, balance, or asset held by or on behalf of the Customer with Pave Bank, including across different accounts or services, without the need for prior notice or consent.

- 3.6. For the avoidance of doubt, Pave Bank will not carry out any investment brokerage transaction without an explicit instruction of the Customer conveyed through the Digital Banking System or, where applicable, by written consent via email or other authorized communication channels approved by Pave Bank.
- 3.7. Pave Bank may hold Securities purchased by the Customer in a segregated manner in an omnibus account (a segregated account maintained by Pave Bank for the collective holding and trading of particular Securities and other financial instruments on behalf of different customers, including the Customer) at various financial institutions or with various financial intermediaries in Pave Bank's own name but for the benefit of the Customer. The Customer acknowledges and understands that any recourse towards such financial institutions and financial intermediaries may be exercised only via Pave Bank and the Customers will not be entitled to initiate any separate claim, whether contractual or statutory, towards them.
- 3.8. Detailed information regarding the investment products, including applicable rates, fees, and key terms, will be provided to the Customer in a separate investment subscription document.

4. Accrual and Payment of Interest

- 4.1. All income or profit, including the interest accrued, income from the sale, cashing out, or otherwise disposition of Securities, minus Service Fees and charges payable to Pave Bank, shall be allocated and deducted from the Investment Account of the Customer at Pave Bank, from which Investment Account the investment was originally made from.
- 4.2. Pave Bank does not have an obligation to transfer to the Customer the sums generated through alienation or settlement of the Securities, unless it has received all sums due to Pave Bank under this Agreement.
- 4.3. For the avoidance of any doubt, no interest or other monetary benefits shall accrue in respect of Securities unless and until settlement of the relevant transaction has occurred.
- 4.4. When the day on or by which a payment is due to be made is not a Business Day, unless otherwise specified herein, that payment shall be made on or by the next succeeding Business Day.

5. Fees and Charges

- 5.1. Pave Bank shall be compensated for the services rendered under Clause 3 through a Service Fee, which includes any other costs and deductions outlined in this Agreement and is net of any applicable taxes and expenses. The Service Fee may be calculated on a per-transaction basis or determined as a fixed percentage (%) of the yield generated by the Customer via the Investment.
- 5.2. Pave Bank is authorized by the Customer to sell its Securities to deduct any fees and expenses related to the Service, the Service Fee, commissions, bank commissions, and taxes, directly from the Investment Account.
- 5.3. Unless otherwise agreed with the Customer, selection of the relevant service providers (such as custodians and investment Securities providers), as well as determination of the terms and conditions of their relevant services, is solely exercisable by Pave Bank.

- 5.4. If the receivables generated by the Customer are insufficient to cover the Service Fee and all the expenses related to the Services, Pave Bank is authorized to deduct such payables from any account of the Customer with Pave Bank. Pave Bank is entitled to alternatively debit the Customer's account and deduct the Service Fee and expenses after the receivables have been credited to the Customer's account.

6. Representations of the Customer

- 6.1. The Customer represents and warrants that:
- 6.1.1. it is a legal entity duly established and existing under the legislation of its incorporation; for the moment of executing the foregoing Terms, it is authorized to participate in trade of the Securities;
 - 6.1.2. the representative of the Customer who is executing this Terms is duly authorized and empowered to do so;
 - 6.1.3. there are no legal restrictions in Georgia or in any jurisdiction applicable to the Customer, which would limit its ability to execute this Terms and make the payments and perform its other obligations pursuant to the terms and conditions hereof;
 - 6.1.4. no consent, approval or authorization of, or notice to or declaration or filing with, any governmental or administrative body or agency or other person on the part of the Customer is required for the valid execution, delivery and performance by and enforceability against the Customer of this Terms and acceptance or compliance with the terms and provisions hereof;
 - 6.1.5. it is trading with the Securities for its own account for investment purposes only, and not for the account of any other persons and not with a view to, or for, resale, distribution or granting a participation therein, in whole or in part, in violation of the securities laws of any jurisdiction. It has no contract, undertaking, agreement or arrangement with any person to sell, transfer or pledge to such person or anyone else any of the Securities and it has no present plan to enter into any such contract, undertaking, agreement or arrangement
 - 6.1.6. trading with the Securities does not breach any law applicable to the Customer and it indemnifies the Bank from any liability arising out of deemed or actual failure of the Customer to observe applicable law;
 - 6.1.7. it has not been formed for the purpose of trading with the Securities and has substantial assets in addition to the funds being used to trade with the Securities;
 - 6.1.8. it has sufficient knowledge, sophistication and experience in financial and business matters to be capable of evaluating the merits and risks of trading with the Securities, and is capable of bearing the economic and financial risk (including a complete loss) of such a trade and has had sufficient time to consider and conduct its own investigation with respect to the trade with the Securities, including the tax, legal, currency and other economic considerations relevant to such investment. It understands and acknowledges that an investment in the Securities involves a high degree of risk, including the possible loss of its entire investment;
 - 6.1.9. It understands that no offering circular or prospectus will be provided or prepared in connection with the offer and sale of the Securities and that the Bank has not provided, and will not provide, any other information regarding the Securities in addition to that shown in the Digital Banking System. It has received all information that it believes is necessary in connection with the purchase of the Securities;

6.1.10. it understands that the Securities will be purchased and held on its behalf by Pave Bank via single or several intermediaries and financial service providers and such service providers may hold the Securities as beneficial holders. Respectively, by opting to use brokerage services offered by Pave Bank, the Customer becomes bearer of the counterparty risk of such intermediaries and financial service providers.

6.2. The Customer acknowledges that Pave Bank and others will rely upon its representations, warranties, agreements and acknowledgements set forth herein, and it agrees to notify the Bank promptly in writing if any of its representations, warranties or acknowledgements ceases to be accurate and complete.

7. Freezing of Blocking of Assets

7.1. Pave Bank and any Third-Party Institution engaged in connection with the Services shall be entitled, without prior notice, to freeze, block, restrict, or refuse to execute any transaction or access to assets if required to do so under applicable laws or regulations, including but not limited to anti-money laundering (AML) obligations, international sanctions, or binding orders issued by competent governmental, regulatory, or judicial authorities.

7.2. The Customer acknowledges and agrees that any such action may result in delays, limitations on access, or total loss of use or disposal of assets, and that Pave Bank shall have no liability for any direct or indirect loss, damage, cost, or expense arising out of or in connection with such action.

7.3. The Customer shall bear all risks, consequences, and losses associated with the freezing, blocking, or withholding of assets, including any resulting inability to execute transactions, meet payment obligations, or access funds or Securities. Pave Bank shall not be obliged to contest or appeal any governmental or regulatory order or instruction relating to such measures.

8. Opt-Out and Termination Rights

8.1. Customers who no longer wish to participate in the Service must terminate their use of the Service by providing written notice to Pave Bank through the Digital Banking System at least 30 (thirty) Business Days prior to termination date. Pave Bank reserves the right to terminate the Service unilaterally at any time, without liability for any losses, damages, or consequences arising from such termination if (a) the Customer no longer satisfied the eligibility criteria for the provision of the Services, (b) Customer ceases to be a customer of Pave Bank, or (c) Pave Bank, acting reasonably, otherwise deems necessary to terminate the Services to the Customer.

8.2. Upon termination, for any reason whatsoever, Pave Bank:

8.2.1. as soon as practicable, depending on the nature of the instrument in questions, shall be authorized to liquidate Securities and, after the deduction of all the expenses and accrued Service Fees, transfer the balance to any other account at Pave Bank held by the Customer; and

8.2.2. will close any open positions on Securities, at the risk and expense of the Customer.

8.3. Any termination of these Terms, regardless of the cause, shall not affect any accrued rights or liabilities of either Party, nor shall it affect the commencement or continuation of any provision that is expressly or implicitly intended to come into force or remain in force after such termination.

Schedule A (to the Pave Bank Investment Brokerage Account Service Terms and Conditions) - Investment Subscription Document

1 Overview

This Schedule sets out the terms and features of the Cash Sweep Product ("**Sweep Program**") available to Customers of Pave Bank who meet the eligibility criteria set by Pave Bank, through their Investment Accounts. Sweep Program automatically transfers eligible cash balances from a Customer's Investment Account into interest-bearing omnibus deposit accounts at a network of participating U.S. banks ("**Program Banks**") via Pave Bank's third-party brokerage provider ("**Brokerage Partner**"). Brokerage Partner is subject to change at Pave Bank's discretion. This program is designed to provide customers with daily liquidity and potential FDIC insurance coverage, subject to applicable limits. The terms set forth in this Schedule form an integral part of and shall be construed together with the Investment Brokerage Account Service Terms and Conditions.

2 Sweep Program Mechanics

- 2.3 **Eligible Funds:** Subject to the Bank's discretion, available cash balances held in the Customer's Investment Account as of the designated sweep time may be swept into the Sweep Program on Business Days. The Bank reserves the right, but shall not be obligated, to effect such sweeps, and no implication of obligation shall arise from any past or future exercise of this right.
- 2.4 **Sweep Timing:** Funds will be swept into the Sweep Program at or around 4:00 p.m. Eastern Time (ET), adjusted for daylight saving time (corresponding to 12:00 a.m. Georgia time, also adjusted as applicable), each Business Day, unless Pave Bank receives contrary instructions from the Customer through the Digital Banking System or otherwise agreed with Pave Bank prior to the cut-off time. Funds swept into the Program are generally expected to become available for use in the Investment Account by 9:30 a.m. ET (5:30 p.m. Georgia time) on the following Business Day; however, actual availability may vary depending on operational, settlement, or market conditions. The timing and settlement of sweeps may be adjusted to reflect the operational schedules of the Bank, relevant financial markets, and/or counterparties. If a scheduled sweep does not fall on a Business Day or applicable market day, it may be deferred accordingly without liability to the Bank.
- 2.5 **Allocation Algorithm:** Brokerage Partner allocates deposits using a non-discretionary algorithm that considers eligible Program Banks' capacity, account type, and Program Bank limitations.
- 2.6 **Withdrawal:** The Customer may request a withdrawal instruction from their Investment Account to their designated current account. Requests received by 4:00 p.m. Eastern Time (ET) (12:00 a.m. Georgia time) on a Business Day will typically be processed within 3 (three) Business Days. Requests received after this time will be treated as received on the next Business Day. Funds already swept into the Sweep Program may be subject to additional settlement time. Withdrawals to cover trading or payment obligations will be initiated automatically.
- 2.7 **Customer Authorizations**

- 2.7.1 The Customer hereby authorizes and directs Pave Bank to carry out the sweeping of the fund on the Customer's behalf in connection with the operation of the Sweep Program.
- 2.7.2 The Customer further authorizes and directs Pave Bank to automatically redeem the swept funds (fully or partially) that are needed to settle a transaction, repay any debit balance incurred under the Sweep Program, or satisfy any other obligation of the Customer to Pave Bank or otherwise with respect to the Investment Account.
- 2.7.3 Customer hereby authorizes Pave Bank and Brokerage Partner to act jointly and severally to establish, maintain, and manage Program accounts at the Program Banks on behalf of the Customer and to allocate or reallocate funds among such Program Banks. The Customer further authorizes necessary recordkeeping, communication with Program Banks, and all actions incidental to the operation and administration of the Program.

3 Structure and FDIC Insurance Coverage

- 3.1 **Program Bank Network:** The Sweep Program may place funds into interest-bearing deposit accounts at one or more banks, including U.S. banks (Program Banks), designated by Brokerage Partner. The list of Program Banks may change at any time without prior notice. A current list may be made available to the Customer upon request through the Digital Banking System or by other means, subject to applicable policies.
- 3.2 **FDIC Insurance:** Deposits held at US Program Banks may be eligible for pass-through FDIC insurance up to USD 250,000 per Program Bank, per depositor, subject to applicable law and regulatory requirements. Under the current structure (e.g. 10 Program Banks), up to USD 2,500,000 of swept funds per Customer may be covered by FDIC insurance. FDIC insurance limits apply in aggregate across all accounts held by the Customer at each Program Bank, including those outside of the Sweep Program. Customers are responsible for monitoring their aggregate exposure and eligibility for insurance coverage.

4 Ownership and Custody

- 4.1 **Beneficial Ownership:** The Customer shall at all times retain full beneficial ownership of all funds swept into the Program Banks.
- 4.2 **Custody Structure:** Funds swept into the Sweep Program are held in custodial accounts in the name of Brokerage Partner or its designated custodians, for the exclusive benefit of Pave Bank Customers.

5 Fees

- 5.1 **Service Fee:** Pave Bank charges a fee on funds swept into the Sweep Program. This fee is calculated daily and deducted from the accrued yield before interest is paid to the Customer or otherwise, as agreed between the Customer and Pave Bank in writing.
- 5.2 **Yield Disclosure:** Unless otherwise agreed between the Customer and Pave Bank in writing, the net yield applicable to swept funds (after fees) will be credited on Customer's Investment Account

on a monthly basis and shall be disclosed through the Digital Banking System. Yield may change without prior notice to the Customer.

6 Risks and Disclaimers

- 6.1 **Program Risks:** Participation in the Program involves certain risks, including but not limited to the possibility of funds being held at Program Banks not covered by FDIC insurance, delays in accessing funds due to the Program Banks or regulatory actions, and changes in yield(s). The Customer understands and accepts these risks.
- 6.2 **No Guarantee of Interest Rates/Yields:** Pave Bank and Brokerage Partner do not guarantee that the interest rate earned through the Program will be higher than rates available through other investment vehicles or direct bank deposits. Interest rates may fluctuate based on market conditions and the terms offered by Program Banks.
- 6.3 **No Bank Guarantee:** Participation in the Sweep Program is not a deposit with, or other obligation of, Pave Bank and is not guaranteed by Pave Bank.
- 6.4 **Changes and Termination:** Pave Bank reserves the right to modify or discontinue the Sweep Program at any time without prior notice. Updated terms will be made available to Customers through the Digital Banking System or otherwise. Pave Bank retains full discretion to establish and/or change eligibility criteria or otherwise ban the Customer from participating in the Program, limit access to certain Program Banks or deposits, or otherwise limit the Customer's participation in the Program.
- 6.5 **Sanctions and Freezes:** Funds may be frozen or blocked or be subject to forfeiture at any time if required under applicable law, regulation, or government order. Pave Bank and its third-party providers shall not be liable for any loss or delay arising from such actions.

7 Limitations and Risk Disclosures

- 7.1 **FDIC Coverage Limitations:** Customers are responsible for monitoring their aggregate balances across all accounts and intermediaries, and for assessing their eligibility for FDIC insurance coverage in accordance with applicable laws and regulations.
- 7.2 **Temporary Uninvested Funds:** Due to Pave Bank's capacity or sweep timing or any other reason, some cash may temporarily remain uninvested.
- 7.3 **Access Delays:** In the event of a Program Bank failure, access to funds may be delayed pending FDIC resolution.
- 7.4 **Discrepancy Reporting and Claim Limitations:** Customers must review their statements promptly upon receipt and report any discrepancies, errors, or unauthorized activity to the Bank or Brokerage Partner within 10 calendar days. Failure to notify within this period may limit the Customer's ability to assert a claim regarding such discrepancies.

8 Customer Acknowledgement

PAVEBANK

By participating in the Sweep Program, the Customer acknowledges that: They have reviewed Pave Bank Investment Brokerage Account Service Terms and Conditions and this Schedule, understand the structure and risks, and consent to the placement of funds in accordance with the terms described above. They are responsible for reviewing and understanding the terms, conditions, risk disclosures, and disclaimers of the Brokerage Partner facilitating the Sweep Program, and consent to the placement of funds and participation in accordance with the terms described therein.