



MoneyGlobe
FINANCIAL GROUP

ANTI-FRAUD POLICY



MoneyGlobe
FINANCIAL GROUP

Terms and Conditions



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These Moneyglobe Terms of Use is entered into between you (hereinafter referred to as “you” or “your”) and Moneyglobe operators (as defined below). By accessing, downloading, using or clicking on “I agree” to accept any Moneyglobe Services (as defined below) provided by Moneyglobe (as defined below), you agree that you have read, understood and accepted all of the terms and conditions stipulated in these Terms of Use (hereinafter referred to as “these Terms”) as well as our Privacy Policy at <https://www.moneyglobe.com/privacy-policy.html>. In addition, when using some features of the Services, you may be subject to specific additional terms and conditions applicable to those features.

Please read the terms carefully as they govern your use of Moneyglobe Services. **THESE TERMS CONTAIN IMPORTANT PROVISIONS INCLUDING AN ARBITRATION PROVISION THAT REQUIRES ALL CLAIMS TO BE RESOLVED BY WAY OF LEGALLY BINDING ARBITRATION.** The terms of the arbitration provision are set forth in Article 10, “Resolving Disputes: Forum, Arbitration, Class Action Waiver”, hereunder. **BY MAKING USE OF MONEYGLOBE SERVICES, YOU ACKNOWLEDGE AND AGREE THAT: (1) YOU ARE AWARE OF THE RISKS ASSOCIATED WITH DIGITAL MARKETING AND SEO SERVICES; (2) YOU SHALL ASSUME ALL RISKS RELATED TO THE USE OF MONEYGLOBE SERVICES AND TRANSACTIONS OF DIGITAL MARKETING, IT, SOFTWARE DEVELOPMENT; AND (3) MONEYGLOBE SHALL NOT BE LIABLE FOR ANY SUCH RISKS OR ADVERSE OUTCOMES BASED ON THE PATH OR DECISSION YOU MAKE FOR YOUR BUSINESS MARKETING.**

By accessing, using or attempting to use Moneyglobe Services in any capacity, you acknowledge that you accept and agree to be bound by these Terms. If you do not agree, do not access Moneyglobe or utilize Moneyglobe services.

1. DEFINITIONS

1.1 Moneyglobe refers to an ecosystem comprising Moneyglobe websites (whose domain names include but are not limited to (<http://www.moneyglobe.com/>), mobile applications, clients, applets and other applications that are developed to offer Moneyglobe Services, and includes independently-operated platforms, websites and clients within the ecosystem (e.g. Moneyglobe’s Open Platform, Moneyglobe Launchpad, Moneyglobe Labs, Trust Wallet, and fiat gateways). In case of any inconsistency between relevant terms of use of the above platforms and the contents of these Terms, the respective applicable terms of such platforms shall prevail.

1.2 Moneyglobe Operators refer to all parties that run Moneyglobe, including but not limited to legal persons, unincorporated organizations and teams that provide Moneyglobe Services and are responsible for such services. For convenience, unless otherwise stated, references to “Moneyglobe” and “we” in these



Terms specifically mean Moneyglobe Operators. **UNDER THESE TERMS, MONEYGLOBE OPERATORS MAY CHANGE AS MONEYGLOBE'S BUSINESS ADJUSTS, IN WHICH CASE, THE CHANGED OPERATORS SHALL PERFORM THEIR OBLIGATIONS UNDER THESE TERMS WITH YOU AND PROVIDE SERVICES TO YOU, AND SUCH CHANGE DOES NOT AFFECT YOUR RIGHTS AND INTERESTS UNDER THESE TERMS. ADDITIONALLY, THE SCOPE OF MONEYGLOBE OPERATORS MAY BE EXPANDED DUE TO THE PROVISION OF NEW MONEYGLOBE SERVICES, IN WHICH CASE, IF YOU CONTINUE TO USE MONEYGLOBE SERVICES, IT IS DEEMED THAT YOU HAVE AGREED TO JOINTLY EXECUTE THESE TERMS WITH THE NEWLY ADDED MONEYGLOBE OPERATORS. IN CASE OF A DISPUTE, YOU SHALL DETERMINE THE ENTITIES BY WHICH THESE TERMS ARE PERFORMED WITH YOU AND THE COUNTERPARTIES OF THE DISPUTE, DEPENDING ON THE SPECIFIC SERVICES YOU USE AND THE PARTICULAR ACTIONS THAT AFFECT YOUR RIGHTS OR INTERESTS.**

1.3 Moneyglobe Services refer to various services provided to you by Moneyglobe that are based on Internet and/or blockchain technologies and offered via Moneyglobe websites, mobile applications, clients and other forms (including new ones enabled by future technological development). Moneyglobe Services include but are not limited to such Moneyglobe ecosystem components as Digital Asset Trading Platforms, the financing sector, Moneyglobe Labs, Moneyglobe Info, Moneyglobe Launchpad, Moneyglobe Research, Moneyglobe Chain, Moneyglobe X, Moneyglobe Fiat Gateway, existing services offered by Trust Wallet and novel services to be provided by Moneyglobe.

1.4 Moneyglobe Platform Rules refer to all rules, interpretations, announcements, statements, letters of consent and other contents that have been and will be subsequently released by Moneyglobe, as well as all regulations, implementation rules, product process descriptions, and announcements published in the Help Center or within products or service processes.

1.5 Users refer to all individuals, institutions or organizations that access, download or use Moneyglobe or Moneyglobe Services and who meet the criteria and conditions stipulated by Moneyglobe. If there exist other agreements for such entities as developers, distributors, marketing agencies, and Digital Marketing, such agreements shall be followed.

1.6 Moneyglobe Accounts refer to the foundational virtual accounts, including main accounts and subaccounts, which are opened by Moneyglobe for Users to record on Moneyglobe their usage of Moneyglobe Services, transactions, asset changes and basic information. Moneyglobe Accounts serve as the basis for Users to enjoy and exercise their rights on Moneyglobe.



2. SCOPE

The Terms shall govern the relationship between the Client and MONEYGLOBE (hereinafter collectively referred to as the "Parties"), subject to general industry standards and established rules of practice. In particular, the provisions set forth below shall govern the legal relationship between the Parties with regard to use of the MONEYGLOBE Platform for the purpose of executing transactions via the MONEYGLOBE Platform.

3. PROVISION OF SERVICES

3.1 Registration and Relationship Acceptance

When registering a MONEYGLOBE Account to enable place an order for the certain services through the MONEYGLOBE Platform, the Client has to complete the registration and relationship acceptance procedures ("acceptance procedure"). The Client must be duly accepted. The acceptance procedure is defined exclusively by MONEYGLOBE.

3.2 International Restrictions

The Client understands that MONEYGLOBE complies with international restrictions imposed by countries on Internet Based Services. The Client, therefore, accepts that MONEYGLOBE may decline a registration and/or relationship with Clients who fall under such restrictions.

3.3 Account Creation

In order to engage in any trades or services on the MONEYGLOBE Platform, the Client must create a MONEYGLOBE Account and provide all requested information to MONEYGLOBE. When a MONEYGLOBE Account is created, the Client agrees and warrants to:

- create a strong password, following MONEYGLOBE instructions, which is used exclusively for MONEYGLOBE;
- provide accurate and truthful information;
- maintain and promptly update the MONEYGLOBE Account information;
- maintain the security of the MONEYGLOBE Account by protecting the password and restricting access to the MONEYGLOBE Account;



- promptly notify MONEYGLOBE if the Client discovers or otherwise suspects any security breaches related to the MONEYGLOBE Account; and
- take responsibility for all activities that occur under the MONEYGLOBE Account and accept all risks of any authorized or unauthorized access to the MONEYGLOBE Account, to the maximum extent permitted by law.

3.4 Joint Accounts

The client is not allowed to share the account with another individual or entity.

3.5 Account Security Incidents

If the Client suspects that his MONEYGLOBE Account or any of the security details have been compromised or the Client becomes aware of any fraud or attempted fraud or any other security incident (including a cyber-security attack) affecting the MONEYGLOBE Account and/or MONEYGLOBE (together a "Security Breach"), the Client must notify MONEYGLOBE as soon as possible by email at Support@moneyglobe.com and continue to provide accurate and up to date information throughout the duration of the Security Breach. The Client must take all steps that are reasonably required to reduce, manage or report any Security Breach. Failure to provide prompt notification of any Security Breach may lead to the loss of Digital information maintained on the MONEYGLOBE Account.

3.6 Username and Password

In order to access the MONEYGLOBE Platform, the Client is required to create security details, including a username and password. The Client is responsible for keeping the electronic device through which he accesses the MONEYGLOBE Platform safe and maintaining adequate security and control of any and all security details used to access the MONEYGLOBE Platform. This includes taking all reasonable steps to avoid the loss, theft or misuse of such electronic device and ensuring that such electronic device is encrypted, and password protected. Any loss or compromise of the Client's electronic device or security details may result in unauthorized access to the MONEYGLOBE Account by third-parties and the loss or theft of any Digital Assets and/or funds held in the MONEYGLOBE Account and any associated accounts, including your linked bank account(s) and credit card(s).



3.7 Authorization

Any person logging onto the system by entering the correct email/username and personal password or identifying himself to MONEYGLOBE as a MONEYGLOBE Account authorized person by giving the correct email/username and personal password shall have access to the MONEYGLOBE Platform. The Client shall be obliged to keep the password secret at all times, to keep it out of reach of third parties and to protect it from misuse. The Client is advised to change the password regularly. The Client shall bear sole responsibility for any consequences of the loss or misuse of his email/username and/or password. MONEYGLOBE shall not be liable for any damage resulting from the loss or misuse of the Client's email/username and/or password. Except for gross negligence on the part of MONEYGLOBE, any loss or damage arising from invalidity or undiscovered fraud shall be borne by the Client. The Client undertakes to inform MONEYGLOBE immediately if the MONEYGLOBE Account needs to be blocked or the email/username and/or password need to be blocked or replaced. At its discretion, MONEYGLOBE may likewise introduce and require additional levels of identification, such as 2-Factor-Authentication.

3.8 Irrevocable entitlement

Any person verifying his identity in accordance with item 3.5 above shall be considered entitled to use the MONEYGLOBE Platform on the Client's behalf. MONEYGLOBE shall be entitled to assume that orders and instructions arising in this manner have been duly approved and issued by the Client and/or authorized persons.

3.9 Documentation

3.9.1 During the acceptance procedure, MONEYGLOBE will request documentation and/or information (e.g. through a form) from the Client. The Client must provide MONEYGLOBE with all documents and information promptly and accurately. The Client accepts that delays from his/its side to provide documents and/or information may delay the acceptance procedure.

3.9.2 MONEYGLOBE shall request additional information and/or documentation when deemed necessary to clarify any doubts relating to the Client's identity, the purpose of the relationship and/or related to any other topic. The Client accepts that depending on the service chosen, MONEYGLOBE may request further information and documents.



- 3.9.3 The client acknowledges that the deliberate provision of false information during the acceptance procedure is liable to prosecution.
- 3.9.4 MONEYGLOBE is not, under any circumstance, obliged to return the documents provided by the Clients.

3.10 Acceptance

MONEYGLOBE shall unilaterally accept or reject potential Clients without giving reasons in accordance with its own internal rules, as well as international Anti-Money Laundering and Countering of Terrorism Financing regulations and guidelines (hereafter, "AML & CTF regulations and guidelines").

3.11 Provision of cross-border services (local restrictions)

The Client confirms that he took the steps to open a MONEYGLOBE Account on his own initiative and that MONEYGLOBE did not approach him in this regard; if this is not the case, the Client undertakes not to finalize the registration. The Client shall request information on other services provided by MONEYGLOBE to which he has not yet subscribed. MONEYGLOBE shall decide at its sole discretion whether or not to communicate such information to the Client. The Client is aware that MONEYGLOBE may not be able to provide him with all or some of its services and/or products based on his place of residence and/or status. Similarly, www.Moneyglobe.com may not be accessible based on the Client's place of residence. This applies in particular to Clients resident in a country where the distribution of information contained on www.Moneyglobe.com contravenes laws in that country. The Client is obliged to inform MONEYGLOBE of any change in place of residence or status which could affect the provision of services and/or products by MONEYGLOBE. Unless otherwise indicated by MONEYGLOBE, the information published on www.Moneyglobe.com or sent to the Client shall not be construed as constituting an offer.

3.12 Blocking access

MONEYGLOBE reserves the right to block the Client's access at any time, without explanation and without notice, to the extent it deems such blockage appropriate. The Client may at any time request MONEYGLOBE to block its MONEYGLOBE Account with immediate effect. The blockage can only be revoked by the Client in writing.



3.13 Fiscal responsibility

The Client is aware and accepts that MONEYGLOBE does not provide any tax or legal advice of any kind. The Client confirms that he is in compliance with the tax regulations of the country or countries in which he assumes fiscal responsibility. MONEYGLOBE shall not verify the fiscal integrity of the Client and accepts no responsibility in this regard. The Client is aware that it is his responsibility to ensure that the fiscal implications of his activities with MONEYGLOBE are controlled. The Client will, if need be, request advice from legal or tax experts.

3.14 Lack of legal capacity

Damage resulting from the Client's lack of legal capacity shall be exclusively borne by the Client. In any event, the Client shall bear any damage resulting from lack of legal capacity on the part of other third parties having access to the Client's MONEYGLOBE Account.

4. MONEYGLOBE PLATFORM

MONEYGLOBE provides an online trading platform, as a white label to a clients has Crypto Currency Exchange and wallet holding license, and currently limited to payment and utility token. The MONEYGLOBE Platform is comprised of an order book and a matching engine. Transactions in digital assets are matched directly between counterparties. For “Buy” and/or “Sell” orders against FIAT.

MONEYGLOBE as well as other Group entities undertake to make its technical systems and specialist knowledge available to Client to enable the latter to execute transactions on the Platform. MONEYGLOBE grants its Clients the access to and right to use the MONEYGLOBE Platform. Certain services are subject to fees according to a separate fee schedule.

The access and right of use are non-exclusive and non-transferable. The Client shall not be entitled in any event to copy, modify, reproduce the software provided by MONEYGLOBE nor to distribute it in any other way, except when explicitly allowed by MONEYGLOBE. Exceptions may apply to certain parts of the software under open source licensing when explicitly announced by MONEYGLOBE. The Client shall be liable to MONEYGLOBE for any damage resulting directly or indirectly from any infringement of this provision.



5. INFORMATION DISCLOSED ON THE MONEYGLOBE PLATFORM

MONEYGLOBE strives to maintain the accuracy of information published on moneyglobe.com. However, it cannot guarantee the accuracy, suitability, reliability, completeness, performance, or fitness for purpose of the content on www.moneyglobe and will not accept any liability for any loss or damage that may arise directly or indirectly from the content. Information on www.moneyglobe.com can be subjected to change without notice and is provided for the primary purpose of facilitating Clients to arrive at independent decisions.

6. CLIENT'S INVESTMENT DECISIONS

The Client shall bear sole responsibility for all orders placed on the MONEYGLOBE Platform in respect of accounts for which he has authorization. The data published or transmitted shall not represent an offer unless MONEYGLOBE expressly indicates the contrary. The Client undertakes not to hold MONEYGLOBE or any of its officers, directors, employees, agents, subsidiaries or affiliates liable for any outcome regarding changing plans or redirection of original plans for any type of services or products.

7. AUTHENTICATION AND VERIFICATION OF IDENTITY

MONEYGLOBE undertakes to verify with all due care the identity of the Clients and their authorized agents. MONEYGLOBE shall not be obliged to take further identification measures. MONEYGLOBE shall not be held responsible for the consequences of any falsifications or identification errors that it has failed to recognize despite exercising due care.

8. COMBATING MONEY LAUNDERING AND TERRORIST FINANCING

MONEYGLOBE shall be entitled to ask the Client to supply information regarding circumstances or background of certain transactions. Where necessary, the Client must supply such information immediately. If a Client fails to supply the information requested by MONEYGLOBE, MONEYGLOBE shall be entitled to decline the execution of the instructions received from the Client, in particular those requiring the transfer



of assets. If MONEYGLOBE deems the information supplied to be unsatisfactory or incomplete, it may at its discretion immediately terminate the business relationship with the Client or have access to the assets blocked. Furthermore, pursuant to the provisions of AML & CTF regulations and guidelines and other applicable legislation, MONEYGLOBE may notify the relevant authorities and freeze the Client's account and/or block and/or cancel the MONEYGLOBE Account until the authorities have reached a decision on the matter. Provided MONEYGLOBE has complied with the provisions and regulations set forth in international legislation for the prevention of money laundering enacted by the respective competent authority, it shall not be liable for losses resulting from any failure to execute Client instructions or from their faulty or delayed execution.

9. RIGHT OF LIEN AND SET-OFF

For the purpose of redeeming all debts and other liabilities of the Client to MONEYGLOBE, MONEYGLOBE has a right of lien on client's Assets held such as real estate. MONEYGLOBE shall have the right to set off against any amounts due from MONEYGLOBE all its existing claims against the Client regardless of whether such claims are due which they are denominated.

10. OUTSOURCING

MONEYGLOBE reserves the right to outsource all or part of its activities under its monitoring and its own responsibility, with respect to the applicable legal and regulatory provisions in this regard. MONEYGLOBE is thus authorized to call on the assistance of Group entities or independent companies. Where information regarding the Client is communicated to an external service provider or another Group entity, this is covered by the rules on data protection.

11. EXCLUSION OF LIABILITY

MONEYGLOBE shall not be held liable by the Client for proven damage resulting from any action or omission, except in the event of malicious intent or gross negligence. In the event of an error made by a service



provider, MONEYGLOBE shall only be responsible if it neglected its obligations of due diligence when selecting and instructing the service provider.

12. FEES

12.1 Fees, remuneration and compensation

MONEYGLOBE shall credit and debit commission, agreed or standard fees, and taxes due in accordance with the schedule published on its website. MONEYGLOBE reserves the right to modify its rates and commission at any time, particularly in the event of changes in market conditions. It shall inform the Client thereof by means of circular, publication on its website, e-mail, notification in the Client's account, or by any other means deemed appropriate. These changes are considered to have been approved unless challenged in writing within one month. The Client acknowledges and accepts that MONEYGLOBE may be required to pay to third parties compensation, remuneration and other benefits, including retrocessions and other indirect monetary benefits (hereinafter "remunerations") for the acquisition of clients and/or the provision of services. These remunerations are calculated in principle as a percentage of fees and commissions paid by the Client and/or based on the assets held by MONEYGLOBE. MONEYGLOBE shall inform the Client on request of remunerations affecting him. The Client also acknowledges and accepts that MONEYGLOBE receives and retains indemnities (e.g. commissions for distribution), fees and other payments from third parties (including companies that are part of the same group as MONEYGLOBE) and that it may redistribute these to third parties in the course of its commercial activity and its business relationship with the Client. Where MONEYGLOBE receives remuneration which, in the absence of contractual regulation, should be passed on to the Client pursuant existing regulations, the Client formally renounces the transfer thereof and accepts that MONEYGLOBE may retain this sum as a supplementary compensation. MONEYGLOBE shall provide the Client on request additional information on remunerations concerning him. In the event of conflicts of interest based on the services indicated above, MONEYGLOBE shall ensure that the Client's interests are protected. MONEYGLOBE is free to set the amount of compensation which it may debit directly from the Client's account for complementary services which are not subject to a fee or service tariff but which it has provided to the Client at his request and in his presumed

interest and, based on the situation, which may only be requested in return for compensation.



The Client authorizes MONEYGLOBE to debit directly from his account any fees, commissions, expenses or other costs due connected with the additional services that he has requested.

12.2 Additional services

The Client hereby authorizes MONEYGLOBE to debit all fees, commissions, expenses or other costs incurred in connection with services requested by him directly to his MONEYGLOBE Account.

13. CONFIDENTIALITY

13.1 Confidentiality and renunciation of confidentiality

MONEYGLOBE is committed to adhere to confidentiality and secrecy regulations. MONEYGLOBE is aiming to observe the strictest discretion regarding business relationships with its Clients. The provided confidentiality remains valid, even after these relationships have ceased. The Client hereby releases MONEYGLOBE from its duty of confidentiality insofar as this is necessary in order to protect the Client's and/or MONEYGLOBE's legitimate interests, in particular:

- in the event of supervisory or other competent authorities' actions
- in the event of legal action being instigated by the Client against the MONEYGLOBE;
- to secure MONEYGLOBE's claims or realize collateral provided by the Client or third parties;
- for the purpose of establishing interests in favor of a third party;
- for the purpose of collecting claims held by MONEYGLOBE against the Client;
- in the event of accusations made by the Client against MONEYGLOBE in public or before domestic or foreign authorities;
- for domestic or cross-border payment transactions or transactions involving foreign digital assets. MONEYGLOBE is entitled to communicate the Client's information, such as name, address and IBAN (International Bank Account Number) or his account details, to the parties concerned (in particular, the correspondence banks of MONEYGLOBE, to operators of payment transaction systems, SWIFT (Society for Worldwide Interbank Financial Telecommunication) and to beneficiaries. By giving a payment order or acquiring an investment, the Client formally authorizes MONEYGLOBE to communicate his client data and to pass on information;

National and cross-border transactions as part of corporate actions, as well as transactions executed by SIC/SWIFT. MONEYGLOBE is entitled to communicate to the banks, central depositories and concerned the name, address, Credit Card(number, Expiry Date or CC security code), IBAN, account number or custody



account number of the final beneficiary account holder, the registered shareholder or other parties involved in the transaction;

In the event of investments made abroad, MONEYGLOBE is entitled, in accordance with the legislation of the country concerned, to communicate on request in particular the surname and the first name of the order originator or depositor of the digital assets as well as other client details (in particular regarding the beneficial owner) to the responsible authorities to third-party custodians or to suppliers of products.

MONEYGLOBE is explicitly authorized to disclose confidential information to fulfill its legal, administrative and/or statutory duties of disclosure.

14. VARIOUS

14.1 Confirmations and/or Notifications

All notifications from MONEYGLOBE may, at its own discretion, be sent by e-mail or any other mode of communication deemed appropriate by MONEYGLOBE. Notifications shall be deemed duly delivered as soon as they have been sent to the most recent address supplied by the Client to MONEYGLOBE. The Client shall bear all risk of delay, loss or falsification of the notifications sent to him. The Clients are fully responsible for acknowledging the content and consequences of the notifications, as well as take the necessary actions where required.

14.2 Monitoring and recording of communication

The Client explicitly authorizes MONEYGLOBE to record and store, without further prior notice, telephone conversations and other communications, particularly electronic communications, in a manner which MONEYGLOBE at its discretion deems appropriate, and to monitor the Client's electronic communications with MONEYGLOBE. In the event of disputes, MONEYGLOBE reserves the right to make use of such recordings as means of evidence.

14.3 Hardware/Software and access to Moneyglobe website

The Client shall assume responsibility for technical access to MONEYGLOBE's services. The Client shall be responsible for acquiring, installing and configuring hardware and software appropriate to establish a connection to the MONEYGLOBE Platform (computer, modem, browser, etc.), as well as contracting Internet



service provider. Consequently, MONEYGLOBE shall not assume any responsibility for the Internet service provider or for any software and hardware failure. Save where guilty or gross negligence or willful intent, MONEYGLOBE shall not be liable for any damage resulting from the Client's failure to perform his contractual obligations due to lack of Internet access and/or any hardware or software deficiency towards MONEYGLOBE or in connection with trading and exchanging operations. MONEYGLOBE is not liable for any damage or interruptions caused by any computer viruses, spyware, scareware, Trojan horses, worms or other malware that may affect the Client's computer or other equipment, or any phishing, spoofing or other attack. MONEYGLOBE advises the regular use of a reputable and readily available virus screening and prevention software. The Client should be aware that SMS and email services are vulnerable to spoofing and phishing attacks and should use care in reviewing messages purporting to originate from us. MONEYGLOBE client support will never ask to screen share or otherwise seek to access Client's computer or account; similarly, MONEYGLOBE will not ask for the two actor authentication codes. The Client should always log into his MONEYGLOBE Account through www.Moneyglobe.com to review any transactions or required actions in case of any uncertainty regarding the authenticity of any communication

14.4 Reservation of legal requirements

All existing or future statutory provisions, administrative regulations and other applicable regulatory requirements in the field of the provided services, data protection, money laundering and the operation and use of the Internet and any other provision or regulation governing the services offered by MONEYGLOBE are reserved and shall apply to the provision of MONEYGLOBE's services as of their entry into force.

14.5 Client support

Any complaint by the Client concerning the execution or non-execution of any order, and any objections concerning a MONEYGLOBE Account statement or any other notifications from MONEYGLOBE must be made immediately. The execution or non-execution or, as applicable, the statement or notification concerned shall be deemed to have been approved if no complaint was raised. Where the Client has received no notification, he must make the complaint as if such notification had been duly received. The Client shall bear the consequences of any delay in making the complaint. Express or tacit acknowledgement of an account or custody account statement shall be deemed to constitute approval of all the items it includes and of any reservation made by MONEYGLOBE.

14.6 Saturday treated as a public holiday

In all relations with MONEYGLOBE, Saturday is treated as an official public holiday.



14.7 Amendment of these Terms

MONEYGLOBE shall be entitled to amend the provisions of this Agreement and the services offered unilaterally at any time. Such amendment shall be notified to the Client in an appropriate manner and shall be deemed accepted unless the Client submits a written objection within one month of the date on which the amendment was notified. Should any provision of the present Conditions and Regulations be or become invalid or partially ineffective, the other provisions shall not be affected, and the Parties shall use their best efforts to reach agreement or have the invalid provision replaced by a valid arrangement coming as close as possible to the purpose of the invalid provision and to the intention of the parties affected by this provision.

The Client accepts the Terms and all legal information published on www.Moneyglobe.com.

Access to and use of the MONEYGLOBE Account and the MONEYGLOBE Platform services shall be subject to client's compliance with all provisions set forth in the Terms.