PUBLIC KEY INFRASTRUCTURE (PKI) TERMS AND CONDITIONS

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1. Introduction

These Terms and Conditions together with the signed application form constitute the terms and conditions between You and the Bank for the provision of the Service (the "PKI Terms and Conditions"). These PKI Terms and Conditions supplement the Bank's General Terms and Conditions -Corporate Banking and any defined terms used in these PKI Terms and Conditions will have the same meaning given in the General Terms unless stated otherwise. In the case of any conflict between the conditions set out in the General Terms and those in the PKT Terms and Conditions, then the terms of these PKI Terms and Conditions shall prevail in relation to Your use of the Service only.

2. Interpretation

2.1 In these terms and conditions: 2.1.4

Danske Bank A/S, London Branch is authorised by the Danish Financial Supervisory Authority (Finanstilsynet) and subject to limited regulation by the Financial Conduct Authority and the Prudential Regulation Authority. Details on the extent of our regulation by the Financial Conduct Authority and the Prudential Regulation Authority are available from us on request.

"Authorised Signatory" means an agent, contractor or employee of the Customer, (and "Authorised Signatories" shall be construed accordingly) notified to the Bank in accordance with the Bank's procedures (as such are in place from time to time) in relation to the identification of those individuals permitted, under the mandate applicable to a particular account or product offered by the Bank, to authorise transactions to be carried out by or with the Bank;

"Bank" means Danske Bank A/S, London Branch, acting through its office at 75 King William Street, London EC4N 7DT and its successors and assigns;

"Business Day" means a day (other than Saturdays, Sundays or bank and public holidays) on which the Bank is open for business in England to provide services of the kind contemplated in these PKI Terms and Conditions and also on which the Bacs System is fully open and operational;

"Certificate" means an electronic attestation, which is an X.509 v.3

compliant digitally signed data structure, and which immutably binds a Public Key to information uniquely identifying the possessor of the Private Key corresponding to such Public Key, including those issued to You in accordance with Your Agreement;

2.1.5 "Certification Authority" means the entity responsible for the certification of Public Keys, the issuance of Certificates, and the maintenance of Certificate status information;

2.1.6 "Certificate Holder" means an individual, whether an employee, agent or officer of the Customer, authorised to hold, and issued with, a Certificate;

2.1.7 "Certificate Policy" means either of the Identity or Utility Certificate Policies issued by the Bank (which are incorporated into Your Agreement and are available to You on request made in accordance with clause 28) and which set out the policy constraints on the use of Certificates within that

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Certification Authority's public key infrastructure service:

- 2.1.8 "Certificate Practice Statement" or "CPS" means a document that describes the practices to be performed by a Certification Authority to implement certain policy requirements stated in its operating policies and other documents;
- 2.1.9 "Confidential Information" means, without limitation, all information (whether written or oral) concerning business, financial or technical information or activities of, or relating in any way to, the Customer, the Bank (including its Group Companies), IdenTrust or the Service and any other information that is marked as being, or otherwise indicated to be, confidential at or prior to the time of disclosure, or that which might reasonably be considered to be confidential;
- 2.1.10 "Customer" means the entity which is named as such in the application form for the Service;
- 2.1.11 "Digital Signature" means the data appended to, or a cryptographic

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transformation of, data contained within a Digital Transmission to authenticate the source and integrity of the data and to preclude repudiation by the signer, and which is the unique digital identification of an entity that is created by the entity applying its Private Key to a Digital Transmission for the purpose of confirming the identity of that entity, and its association with the Digital Transmission to the recipient of the Digital Transmission, employing a Private Key, a corresponding Public Key, and a mathematical function known as a "message digest function," such that a person receiving or otherwise accessing the Digital Transmission, and the signer's Public Key, can assess:

whether the transformation of the Digital Transmission into the message digest function was achieved using the Private Key that corresponds to the signer's Public Key; and

- (b) whether the Digital Transmission has been altered since the transformation was made;
- 2.1.12 "Digital Transmission" means an instruction, message, file or other communication which is transmitted in electronic form, using the Service, and which is signed with a Digital Signature and which includes a Certificate;
- 2.1.13 "General Terms" means the Bank's
 General Terms and Conditions Corporate Banking (Applying to
 Micro-Enterprises and small
 Charities);
- 2.1.14 "Group Companies" means, in relation to a party, that company or other body corporate and all of its associates, subsidiary companies and holding companies and all other associates, subsidiary companies of any such holding company, for the time being;
- 2.1.15 "Hardware" means any physical hardware supplied by or on behalf of the Bank or its agent from time to time, in accordance with clause 20;

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2.1.16	"Identity Certificate" means a Certificate issued by a Certification Authority to a Customer that can be used by the Customer in connection with digital identification and signature		Your Group Companies, which will also be included in the terms "You" and "Your" for the purposes of this clause 2.1.20), any of the following:	(e)	a seizure order, order appointing a receiver, attachment, sequestration, execution or other legal process is levied or enforced against all or a material part of Your property or assets and is not fully paid or
	services;	(a)	that You are unable or admit You are unable to pay Your debts as they		discharged within 28 days unless and for so long as the same is being
2.1.17	"IdenTrust" means IdenTrust, Inc, a corporation established in the state		fall due within the meaning of section 123 of the Insolvency Act		contested in good faith;
	of Delaware, USA, operating digital integrity or identity validation services (the "IdenTrust Service");		1986 (the "Act") (other than by reason of the service of a written demand pursuant to section 123(1)(a) of the Act where You contest such	(f)	<pre>any legal proceedings or other procedure or step is taken in relation to:</pre>
2.1.18	"IdenTrust Marks" means certain logos, designs, trademarks, service		demand in good faith);	(i)	a moratorium of any indebtedness, winding-up, dissolution,
	marks, names and symbols relating to the IdenTrust Service, or to IdenTrust itself, including without limitation the IdenTrust Global ID mark used on Certificates and Sign	(b)	<pre>an order is made by a court of competent jurisdiction, or a resolution is passed, for Your winding up;</pre>		administration or reorganisation (by way of voluntary arrangement, scheme of arrangement or otherwise), other than a solvent liquidation or reorganisation, in relation to Your
	Online Cards;	(c)	the presentation of a petition for Your winding up where such petition		business; or
2.1.19	"IdenTrust Participant" means an entity that has entered into an agreement with IdenTrust for the provision of the IdenTrust Service,		is not restrained from being advertised or is not dismissed within 28 days of its presentation;	(ii)	a composition, assignment or arrangement with any of Your creditors; or
	or an entity that offers the IdenTrust Service;	(d)	any individual comprising the Customer has a petition for a bankruptcy order presented against	(iii)	a liquidator is appointed (other than in respect of a solvent liquidation of Your business or
2.1.20	<pre>"Insolvency Event" means in relation to You (or in relation to any of</pre>		him;		undertaking), or a provisional liquidator, receiver,

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	administrator, administrative receiver, compulsory manager or other similar officer is appointed in respect of or over all or a material part of Your undertaking or assets; or	2.1.24	Your Certificate Holder in conjunction with Your Sign Online Card for the purpose of authorising Digital Transmissions; "Private Key" means the key within	0.1.00	uniquely related to the Private Key of an individual or entity issued with a Certificate (or in these PKI Terms and Conditions, a Certificate Holder);
(g)	if any event analogous to (a) to (f) of this definition shall occur in any other jurisdiction to which You are subject;		any asymmetric key pair generated by a public key infrastructure service for a person which is normally known only by that person, and which is one-half of a cryptographic key pair	2.1.26	"Root Certificate Authority" means IdenTrust or any other root Certificate authority used by the Bank from time to time;
2.1.21	"OCSP Responder" means an On-Line Certificate Status Protocol Responder operated by the Bank, an application used to obtain Certificate related information from a repository, or another on-line Certificate status protocol responder, used to verify Certificate status requests;		as drawn from the class of asymmetric key cryptographic functions used in the public key infrastructure service that an individual or entity (or, under these PKI Terms and Conditions, a Certificate Holder) may apply to electronic transmissions, messages or records for identification and communication purposes, including to generate a Digital Signature to be	2.1.27	"Service" means the IdenTrust compliant public key infrastructure service offered to You by the Bank for use in conjunction with Your account(s) or other facilities or products offered with or by the Bank, including the provision of the Sign Online Card or Cards issued to You or Your Certificate Holders;
2.1.22	"Personnel" means the agents, contractors and employees of the Customer, or those of the Bank, as	2.1.25	placed on a Digital Transmission; "Public Key" means the key of an	2.1.28	"Sign Online Card" means the smart card issued by the Bank to Certificate Holders authorised by You;
2.1.23	<pre>"PIN" means a personal identification number or phrase, which may include alpha numeric or other symbol components, that is used by You or</pre>		entity's asymmetric key pair that can be made public. A Public Key is one-half of a cryptographic key pair as drawn from the class of asymmetric key cryptographic functions used in a public key infrastructure service that is	2.1.29	"Software" means the software supplied or specified to You for use in connection with the Service, from time to time, by or on behalf of the Bank or its agent;

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2.1.30	"Utility Certificate" means a Certificate issued by an IdenTrust	2.3	References to one gender include all genders and references to the	3.	Certificates
	Participant to a Customer that can be used by a Customer to facilitate the confidentiality and integrity of Digital Transmissions, which shall be in the format specified by IdenTrust;	2.4	singular shall include the plural and vice versa. If there is any conflict between the terms of the main body of these PKI Terms and Conditions and those	3.1	The Bank is responsible for the provision of the Service to You, but You acknowledge that the Bank may use another party to issue Certificates to You on behalf of the Bank, and perform the Bank's Certification
2.1.31	"You" and "Yours" refers to the Customer set out in the application form who applies to use the Service, and where more than one person comprises the Customer, "You" means		contained in any Schedule or document referred to or any other terms and conditions of the Bank which apply to Your account(s) for which You use the Service, to the extent of that conflict, the documents shall have		Authority and registration authority functions. Unless the context otherwise requires references to the Bank also include a reference to any such other party.
	all of them jointly and each of them severally, and shall include Your successors, assigns, and Personnel and, in relation to Your rights to		the following order of precedence, except as otherwise provided in the Bank's other terms and conditions:	3.2	The Bank may issue, or procure the issue of, Certificates to You as part of the Service, provided that You:
	use the Service, any other authorised user; and	2.4.1	these PKI Terms and Conditions;	3.2.1	are a non-consumer entity such as a
2.1.32	"Your Agreement" means the agreement (comprising the signed application	2.4.2	the Schedules to these PKI Terms and Conditions;		company, corporation, limited liability company, association, government agency, partnership, limited liability partnership or
	form) to which these PKI Terms and Conditions apply.	2.4.3	the CPS or any Certificate Policy;		sole trader; and
2.2	References to clauses and Schedules are references to the clauses and Schedules of these PKI Terms and Conditions.	2.4.4	the Bank's other terms and conditions.	3.2.2	have successfully met the Bank's "Know Your Customer" requirements; and
				3.2.3	have agreed to these PKI Terms and Conditions.

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4.	The Service		relation to any transaction where You are not acting as principal, or agent for a principal disclosed to		Certificate Authority) for each Certificate so associated with a Digital Transmission, and confirming
4.1	You may use the Service:		the Bank or for, or in connection with, any unlawful purpose;		that the Certificate has not expired; and
4.1.1	to encrypt and/or digitally sign a message, transaction or other 4.2 electronic file; or	.2.4	You may only use Certificates in conjunction with IdenTrust applications or the IdenTrust	(b)	undertaking a SHA-1 integrity check on any such Digital Transmission and each part thereof, against the
4.1.2	when requesting confirmation of the status of a Certificate included in		Service;		Digital Signature applied to such Digital Transmission (or each part
	a Digital Transmission received by 4.2 You as a valid Certificate.	.2.5	Certificate use must be consistent with the Certificate Policy		of it); and
4.2	You agree that any use of Certificates issued to You in connection with the Service will be subject to the following limitations:		associated with the particular Certificate being used, and must not be in breach of any of the obligations or restrictions established or imposed under the applicable Certificate Policy;	(c)	submitting a validation request to the Certificate issuer in relation to the relevant Certificate and receiving confirmation of validation, and
4.2.1	Certificates must not be used for the purposes of creating further 4.2 Certificates;	.2.6	You may not rely on the validity of a Certificate sent to You as part of a Digital Transmission, unless You	4.2.7	You may not use Certificates in any circumstances or in any application that could lead directly to death, personal injury or damage to
4.2.2	You may not use Certificates in breach of any of the obligations or restrictions imposed under these PKI		have authenticated that Certificate by:		property, and the Bank shall not be liable for any claims arising from such use.
	Terms and Conditions; (a)	a)	confirming the validity of each intervening Certificate between that being sent to You and that issued by	4.3	The Bank may from time to time notify You of the days or portions of days
4.2.3	You may not use Public or Private Keys, their storage mechanism, Certificates or the Service in		the Root Certificate Authority (and including confirming the validity of the Certificate issued by the Root		on which the Service may not be available.

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5. 5.1	Authentication of Identity Prior to Certificates being issued to You, or to Your Certificate Holders on Your behalf, the Bank shall confirm Your identity in accordance	5.3	You shall confirm the identity of Your potential Certificate Holders and their authority to act, and one of Your Authorised Signatories shall notify the Bank of the identity of any potential Certificate Holder, and confirm their authority to act.		Digital Transmissions authenticated with a Digital Signature created with Your Private Key, and/or for which the Identity Certificate is confirmed as a valid Certificate through the Service.
5.1.1	with: "Know Your Customer" requirements specified by the Bank;	5.4	The Bank may rely upon any Digital Transmission issued in accordance with these PKI Terms and Conditions by any Certificate Holder (where that	6.2	Subject to the provisions relating to unauthorised transactions as set out in the General Terms, where You have notified the Bank in accordance with clause 10.3 that the security of Your
5.1.2	these PKI Terms and Conditions or the CPS, which is incorporated into Your Agreement and available to You following a request made in accordance with clause 28; and		Certificate Holder has been issued with a Certificate following a request to the Bank made in accordance with clause 28) whose status as such has not been revoked by the Customer in accordance with		system has been compromised You will, for sixty (60) minutes from the time at which the Bank acknowledges Your notification by fax, or until the Bank has confirmed by fax that Your Certificates have been suspended or
5.1.3	any procedures mandated by the requirements of the banking licence regulator either for the Bank or the Certification Authority, whichever is the stricter from time to time.	6.	clause 8.5.3. Responsibility for Digital		revoked, whichever is the sooner, remain responsible for all Digital Transmissions signed with Your Certificates.
	is the stileter from time to time.		Transmissions	6.3	Where You have confirmed to the Bank
5.2	The Bank may confirm the identity of Your Certificate Holders in accordance with the requirements set out in clause 5.1.1 or 5.1.3, but shall unless otherwise notified to You, follow the procedure set out in clause 5.3.	6.1	Subject to clause 6.2 and the detailed provisions relating to liability in the General Terms, provided that Your Certificates have not expired, or been suspended or revoked, You will be responsible for all transactions resulting from		in accordance with clause 5 that an individual is authorised to act as a Certificate Holder, and provided (subject to clause 6.2) that Your Certificates have not expired, or been suspended or revoked, You will be responsible for all transactions resulting from Digital Transmissions,

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	and You agree that each act or omission of any Certificate Holder (with respect to the relevant Certificate) shall for the purposes of these PKI Terms and Conditions	7.2	You must not disclose any PIN to anyone and must procure that Your Certificate Holders do not disclose any PIN.	8.2	Certificate issue The process for Certificate issue is as follows:
	(and as applicable for the purposes of the rules applicable to the IdenTrust Service) be deemed to be Your act or omission.	7.3	If You obtain access to any information, including Confidential Information, that clearly does not concern You, You must:	8.2.1	The Bank will authenticate the identity of the applicant in accordance with clause 5.
7.	Security	7.3.1	treat any such material as Confidential Information in accordance with clause 25; and	8.2.2	The Bank will or will procure that its Certification Authority will generate and issue a Certificate for the applicant in accordance with
7.1	You are solely responsible for establishing and applying adequate security systems, controls and procedures in relation to:	7.3.2	notify the Bank immediately.		these PKI Terms and Conditions, and in accordance with the rules applicable to the IdenTrust Service.
7.1.1	Your Software, and any Sign Online	8.	Operational Requirements	8.2.3	You or Your Certificate Holder must acknowledge receipt of any Certificate, and (in accordance with
	Card issued to You or to Your Certificate Holders, to prevent their loss, disclosure to any other party, modification or unauthorised use; and	8.1	Certificate application Application forms for the issue of a Certificate must be completed and submitted for approval by the Bank		clause 8.3.3) check the accuracy of the information in conjunction with that Certificate on the day of its receipt (and in any event prior to its use).
7.1.2	monitoring all usage of the Service by Your Certificate Holders including, without limitation, all use of Certificates and all Digital Transmissions.		before any Certificate may be issued. An application for a Certificate will only be processed if the Customer has previously signed and agreed to these PKI Terms and Conditions.	8.3 8.3.1	Certificate acceptance You acknowledge that Your first use, or that of any Certificate Holder, of the Service, or of any

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	Certificate, shall be deemed to be an acceptance of the Certificate, and of the terms of the Bank's CPS, Identity Certificate Policy, Utility		A Certificate will expire in accordance with the terms on which it is issued.		Authority is advised of or becomes aware of any of the following circumstances:
	Certificate Policy (each of which is incorporated into Your Agreement and available on request made in	8.5	Certificate revocation and suspension	(a)	You no longer have exclusive control of the Private Key, due to
	accordance with clause 28) and these PKI Terms and Conditions.	8.5.1	The Bank shall act on any notice given in accordance with clause 28 to revoke or suspend a Certificate		circumstances including but not limited to, a loss, theft, modification, unauthorised disclosure or other compromise of
8.3.2	You acknowledge that Your first use, or that of any Certificate Holder, of any Private Key shall be deemed		held by You or Your Certificate Holder, within no more than sixty (60) minutes of any confirmation that the Bank has received notice		the Private Key of any Certificate Holder;
	to be an acceptance of the related Certificates, and of the terms of the Bank's CPS, Identify Certificate		requesting such revocation or suspension, in accordance with clause 6.2. Pending the revocation	(b)	Material information contained in the Certificate is no longer valid;
	Policy, Utility Certificate Policy and these PKI Terms and Conditions.		or suspension of any Certificate, the provisions of clause 6.2 shall apply.	(c)	Any Sign Online Card of any of Your Certificate Holders is blocked irreversibly, lost or stolen;
8.3.3	Your Certificate Holder(s) will				
	check the accuracy of all information issued in conjunction with a Certificate, prior to any use of that Certificate, and first use of any such Certificate shall be	8.5.2	The Bank shall act on any notice made in accordance with clause 28 to revoke the status of an Authorised Signatory or Certificate Holder.	(d)	You or a Certificate Holder have breached a material obligation under the applicable Certificate Policy or these PKI Terms and Conditions;
	deemed to be confirmation that such information is accurate.	8.5.3	The Bank shall act to revoke or suspend a Certificate in accordance with the terms of this clause 8.5.	(e)	The performance of Your or a Certificate Holder's obligations
8.4	Certificate expiry		with the terms of this trause 0.5.		under these PKI Terms and Conditions or under the CPS has been delayed or
		8.5.4	A Certificate shall be revoked where the Bank or its Certification		prevented by an act of God, natural disaster, computer or communications

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	failure, change in statute, regulation, or other law, official government action, including but not limited to acts by agencies responsible for export control administration, or other cause	(i)	A Certificate issued under these PKI Terms and Conditions may be suspended for a period no greater than 60 days from the date of suspension request, upon which the Certificate will be revoked or until	8.5.7	A Certificate revocation request will only be processed if it has been received from an Authorised Signatory. In order to request the revocation of a Certificate:
	beyond Your reasonable control, and the Certificate has been or may be materially threatened or compromised;	(k)	date of expiry, whichever occurs first; or The Bank is required to do so under	(a)	an Authorised Signatory must complete and sign a Certificate revocation form in the form provided by the Bank. Forms are available on
(f)	The Bank, or the Certification	(K)	an applicable law or regulation or order of a court or other regulatory		request from the Bank;
	Authority, deems that the revocation of the Certificate is necessary or appropriate to maintain the		body.	(b)	The Bank or its Certificate Authority will verify the authority
	integrity of the Service;	8.5.5	Where reasonably possible (and where it would not be a breach of security or be against the law), the Bank		of an Authorised Signatory to request the revocation; and
(g)	The Bank, or the Certification Authority, is requested to revoke a Certificate by a valid legal authority, or by the Root Certificate Authority;		will attempt to contact You either by telephone or in writing when it takes action under Clause 8.5.4, and explain its reasons for doing so.	(c)	The Bank will revoke, or procure the revocation of, the Certificate which is the subject of the authenticated revocation request, in compliance with the requirements of the
(h)	IdenTrust has determined that there	8.5.6	Where the Bank has taken action under this Clause 8, unless it		IdenTrust Service.
	is an immediate and material threat to the safe and sound operation of the IdenTrust Service;		terminates the agreement as a result, the Bank will allow the normal use of Your Account to resume as soon as practicable once its	8.5.8	In the case of actual or suspected Private Key compromise, You must request revocation immediately upon detection of the compromise or
(i)	IdenTrust is prevented for any reason from operating or otherwise determines to discontinue the IdenTrust Service;		reasons for taking such action cease to exist.		suspected compromise, via an Authorised Signatory.

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8.5.9	A Certificate shall be suspended where the Bank, or its Certification Authority, is advised of or becomes		aware of any of the following circumstances:		and will be un-suspended where the Bank, or its Certification Authority:
(a)	<pre>aware of any of the following circumstances: there is a suspicion of Identity</pre>	(a)	the suspicion which caused the Identity or Utility Private Key to be suspected of compromise no longer exists; or	(c)	determines at its discretion that the use of the suspended Certificate no longer jeopardises the IdenTrust
(u)	and/or Utility Certificate Private		CAIDOD, OI		Service; or
	<pre>Key compromise, but this has not been verified; or</pre>	(b)	a Certificate Holder, in conjunction with an Authorised Signatory, requests that their Certificate be	(d)	no longer deems it necessary to suspend a Certificate in order to
(b)	You are in breach of the obligations of these PKI Terms and Conditions; or		un-suspended provided that such Certificate Holder originally requested that the Certificate be suspended; or		protect the Service, or to achieve any other reasonable business objective.
(c)	You or a Certificate Holder requests that the Certificate be suspended; or	(c)	a request by a valid legal authority.	8.5.12	Suspensions need not be initiated by an Authorised Signatory, but a request to un-suspend a Certificate will only be processed if received
(d)	a request by a valid legal authority; or	8.5.11	A Certificate shall also be suspended where the Bank, or its		from an Authorised Signatory.
(e)	if the Certificate is digitally		Certification Authority:		The process for Certificate suspension is as follows:
(0)	identified to a CA Certificate (on which the Bank is relying) which has expired or is revoked.	(a)	determines at its discretion that the use of the Certificate jeopardises the IdenTrust Service;	(a)	On receipt of a Certificate suspension form the Bank will
	expired of is levoked.		or		suspend, or procure the suspension of, the Certificate which is the
8.5.10	A Certificate will be un-suspended, where the Bank, or its Certification Authority, is advised of or becomes	(b)	deems it necessary to protect the Service, or for any other reasonable business objective,		of, the Certificate which is the subject of the suspension request, in compliance with the requirements of the IdenTrust Service.

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	The process for Certificate unsuspension is as follows:		than the period from the date of suspension request up to the date of expiry of the Certificate.		upgrades or in response to any emergency, including but not limited to any breach of security. In the
(b)	An Authorised Signatory must complete and sign a Certificate unsuspension form, and submit this form, as instructed by the Bank on the form.	8.6	Following revocation of a Certificate or other termination of Your Agreement, You shall, at the request of the Bank, cease using that or any other Certificate and destroy as		event that the Bank intends to make the OCSP Responder unavailable, it will use reasonable endeavours to minimise any disruption to You, or to the Service.
(c)	The Bank, or its Certification Authority, will verify the authority of the Authorised Signatory to request the un-suspension. The Bank		promptly as possible all Sign Online Cards, Software tokens, Private Keys, Public Keys, Certificates and IdenTrust Specifications.	10.	Customer Obligations
	may reject a request to un-suspend a Certificate where the request is			10.1	You shall promptly notify the Bank of:
	received from an Authorised Signatory if, in the opinion of the Bank, the circumstances of the	9.	Bank Obligations	10.1.1	any developments which may have a material adverse impact on Your
	initial suspension warrant such an action.	9.1	The Bank shall provide the Service in accordance with the service levels set out in these PKI Terms and		ability to meet Your obligations under these PKI Terms and Conditions; or
(d)	The Bank, or its Certification Authority, will un-suspend the Certificate which is the subject of the authenticated un-suspension request, in compliance with the		Conditions, as may be amended in accordance with the Specification Change Procedure set out in clause 12 from time to time.	10.1.2	any critical event which may cause financial damage and/or disturbance to the Bank's operations, or the operations of any of the Bank's
	requirements of the IdenTrust Service.	9.2	The Bank shall use reasonable endeavours to ensure that the OCSP		Group Companies.
8.5.13	A Certificate issued under these PKI Terms and Conditions may be suspended for a period no greater		Responder is available 24 hours per day, 7 days per week, save where it is necessary for the OCSP Responder to be unavailable for maintenance,	10.2	You shall notify the Bank of any compromise of the security of:

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10.2.1 10.2.2	a Certificate issued by the Bank as part of the Service; or the Service, Your system or any Sign		procedure, user guide or manual or other instruction provided to You by the Bank, or its agent, from time to time and, where necessary, shall		the Service, the Private/Public Key pairs, the Certificates or otherwise are excluded.
10.2.3	Online Card; or any Public or Private Key relating to the registration authority or the		ensure that Your Personnel, including Certificate Holders and Authorised Signatories, are aware of and act in accordance with Your obligations under these PKI Terms and Conditions.	10.7	You shall ensure that each of Your Digital Transmissions and any notice to the Bank under these PKI Terms and Conditions includes a time stamp.
	Certification Authority, as soon as You become aware of such compromise.	10.5	You shall comply, or ensure that any element of Your system interfacing with or necessary to operate the Service complies, with the minimum	10.8	You will at any time and from time to time on reasonable notice from the Bank (except in an emergency) demonstrate to the Bank's satisfaction full compliance with
10.3	If You suspect, believe or become aware that an unauthorised third party knows Your or any other PIN, or that the validity or accuracy of any of Your Private Key(s), Sign Online Cards or Certificates has been compromised or if You or any of Your Personnel become aware of any of the grounds for revocation or suspension of Certificates which are set out in clause 8.5, You must notify the Bank immediately by telephone or fax (and		technical specifications set out in Schedule 2. The Bank makes no representations or warranties as to the suitability of any system or software (including telecommunications links) provided by You for the purpose of using the Service, and You will be responsible for maintaining such system, software or telecommunication links at Your expense.		Your obligations under these PKI Terms and Conditions and, in default, shall allow access for the Bank or its agents to Your premises, Personnel, records and systems to enable the Bank or its agents to check such compliance and will pay the Bank's reasonable costs of so doing.
	confirm in writing) using the contact details contained in clause 28.1.	10.6	You accept that, to the extent permitted by law, all warranties	11.	Support
10.4	You shall comply with, and shall ensure that Your Personnel comply with, any Certificate Policy or other		(express and implied) from the Bank including any warranty of fitness for a particular purpose or of accuracy of information provided in respect of	11.1	The Bank will provide support for the Service, during the hours of 9am to 5pm in the United Kingdom on Business Days, as set out in Schedule 1.

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11.2	The Bank shall not be obliged to provide support in respect of:		in any user guide supplied by the Bank, or its agent; or	12.2.1	incorporate such proposed changes into a new version of these PKI Terms and Conditions; and
11.2.1	improper installation, use, operation, or neglect, of the Software or any Sign Online Card; or	11.2.7	any unforeseeable impact on the existing software, operating system or applications on Your information technology or telecommunications	12.2.2	inform You, and Your Certificate Holders (as necessary) of the proposed changes in accordance with
11.2.2	use of the Software or any Sign Online Card for purposes for which it was not designed; or	11.2.8	systems; or any software or hardware supplied by	12.3	this clause 12. Changes to these PKI Terms and
11.2.3	any problem related to any failure on Your part to comply with the provisions of clause 10.4 or clause 10.5; or		a third party other than where it has been supplied by or on behalf of the Bank, or in accordance with the Bank's specifications.		Conditions which, in the reasonable judgment of the Bank, will have no impact or only a minimal impact on Customers, or Certificate Holders, will be effective immediately upon notification to You and will apply to
11.2.4	any repair, alteration or modification of the Software or any	12.	Specification Change Procedure		all Certificates issued subsequently.
	Sign Online Card (including the whole or any component part thereof) by any person other than the Bank's Personnel or without the Bank's	12.1	The Bank may alter these PKI Terms and Conditions from time to time in accordance with the provisions for	12.4	The Bank or its agent may change any aspect of the Service, or associated systems. The Bank will, to the extent possible, give You reasonable
	prior written consent; or		variations set out in the General Terms.		notice of such changes, in accordance with this clause 12.
11.2.5	where applicable, Your failure to install any new release or upgrade of the Software issued to You by the Bank, or its agent; or	12.2		13.	

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13.2	applicable to any account or other product You may hold with the Bank from time to time, and as may be notified to You in connection with the Service, from time to time. The Bank will, in consideration of Your complying with the obligations set out in these PKI Terms and Conditions, and in consideration of Your continued operation of Your account(s) with the Bank (including the payment of applicable fees) provide You with the Service. You shall be responsible for paying	14.2	any specifications or documentation relating to the IdenTrust Service, the IdenTrust Marks, and any other materials as may be provided to You as part of the Service from time to time. Where materials are provided to You under a licence or sub-licence, You acknowledge that the Bank and/or its licensors own all rights in such materials. Sub-Licence of the IdenTrust Marks	14.4	You shall have no right to assign, sub-license or otherwise transfer or purport to transfer any of the rights in the IdenTrust Marks without the prior written consent of IdenTrust. The terms of this sub-licence shall be binding on You, Your legal representatives and permitted successors and assigns. The Bank shall provide a copy of the Guidelines which are incorporated into Your Agreement on receipt of a request to do so made in accordance with clause 28.
13.2	all telecommunication or similar costs associated with Your connection to or use of the Service.	14.3	The Bank grants to You a non-exclusive, non-transferable, royalty-free, personal sub-licence to use the IdenTrust Marks:	14.5	You shall notify the Bank as soon as You become aware of any actual or potential infringement, misuse or misappropriation of any right in the IdenTrust Marks and shall provide the Bank with such information or other
14.	Intellectual Property Rights Ownership	14.3.1	solely for the purpose of indicating that You transmit or accept Digital Transmissions authenticated through		assistance as it shall reasonably request in connection with the same.
14.1	Subject to clause 14.2, You acknowledge that the Bank, its Certification Authority and/or IdenTrust own all rights in the Certificates, any Private Key storage mechanisms (including, but not limited to, any Sign Online Card),	14.3.2	in accordance with the IdenTrust Marks and Brand Usage Guidelines (the "Guidelines"), as amended from time to time; and on the terms of this clause 14.	14.6	On termination of this sub-licence, You shall immediately cease using the IdenTrust Marks and all materials bearing the same and, on request by the Bank, destroy all such materials including Sign Online Cards and any brochures.

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15.	Intellectual Property Rights Indemnity	15.2.3	provide the Bank with reasonable assistance in conducting the defence of such a claim; and	15.3.3	modification or alteration of the Software without the prior written consent of the Bank; or
15.1	Subject to clause 15.2, the Bank will indemnify You against liability arising under any final judgment in proceedings brought by a third party	15.2.4	permit the Bank or its agent to modify, alter or substitute the infringing part of the Software or any Sign Online Card at its own	15.3.4	any transaction entered into by You relating to the Software without the Bank's prior written consent; or
	against You which determines that Your authorised use of the Software or any Sign Online Card constitutes an infringement in the United Kingdom of any third party intellectual property rights.		expense in order to avoid continuing infringement, or at the option of the Bank, authorise the Bank or its agent to procure for You the authority to continue the use and possession of the infringing Software or any Sign Online Card.	15.3.5	the Bank's following the system or technical documentation relating to the IdenTrust Service, any other specification issued by the Root Certificate Authority or by any third party whose requirements the Bank, or its Certification
15.2	The Bank will not indemnify You as provided in clause 15.1 unless You:	15.3	The Bank will not indemnify You to the extent that an infringement,		Authority, is compelled to observe from time to time.
15.2.1	notify the Bank in writing as soon as practicable of any infringement, suspected infringement or alleged infringement; and	15.3.1	suspected infringement or alleged infringement arises from: use of the Software or any Sign	15.4	You will indemnify the Bank and its Group Companies against any loss, costs, expenses, demands or liability, whether direct or
15.2.2	give the Bank, or its agent, the option to conduct the defence of such a claim, including negotiations for any settlement or compromise of	10.0.1	Online Card in combination by any means and in any form with other software, programs or applications not specifically approved by the Bank; or		indirect, arising out of a claim by a third party alleging infringement of intellectual property rights, if and to the extent that:
	that claim prior to the institution of legal proceedings; and	15.3.2	use of the Software in a manner or for a purpose not reasonably contemplated or not authorised by the Bank; or	15.4.1	the claim arises from an event specified in clause 15.3; or

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involved in providing the Service

the claim has been prejud Your failure to comply wi requirement of clause 15.2	th any	Authorised Signatories are entitled to obtain a copy of the personal data the Bank holds about them by contacting Your normal Relationship Manager and upon payment of the appropriate fee.		(which recipient(s) may subsequently disclose such personal data to the extent necessary to provide the Service, or facilitate its provision to You); or
16. Data Protection	105		16.4.3	to Personnel and distributors of the
16.1 You and the Bank will each times comply with the Data Act 1998, as amended from time, when processing personal states are according to the states of th	a Protection time to	The Bank will not disclose personal data about You or Your Certificate Holders or Authorised Signatories, and in particular any details of name and address held by the Bank, to a		Bank contracted to provide any support or administration, IT, facilities management or similar services to the Bank; or
<pre>(as those terms are define Act), including obtaining necessary informed consent processing required under Terms and Conditions. Ear</pre>	any t to all these PKI ch party to	third party except as set out in this clause 16, or with Your or their consent, or otherwise in accordance with the Data Protection Act 1998, as amended from time to time, or the	16.4.4	to any company or organisation to which the Bank transfers its responsibilities to provide the Service to You to; or
these PKI Terms and Conditate technical organisational measures,	l and	Lending Code (to the extent applicable to You).	16.4.5	to any other party to a transaction, or to anyone else connected with any
time, against unauthorised or unlawful processing of personal and against accidental loss or	rsonal data ss or	You acknowledge that the Bank may disclose personal data as follows:		transaction, using the Service or their respective bankers, agents and intermediaries; or
destruction of, or damage personal data. Where the as a data processor on You it will do so only in according your instructions and with clause 16.	Bank acts 16.4.1 ar behalf, brdance with	to Personnel of the Bank and its Group Companies to administer the Service, subject to such Personnel undertaking to keep personal data confidential; or	16.4.6	to third parties including relevant professional advisers to the extent necessary in relation to any dispute between You and the Bank or any Root Certificate Authority; or
	16.4.2	to any Root Certificate Authority, and their employees and agents,		

Your Certificate Holders and

16.2

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the ability of the Bank to defend

15.4.2

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16.4.7	if required by applicable law or pursuant to an order of a court or other government or regulatory		purposes and to maintain a high standard of service.		wilful or negligent acts or omissions of the Bank cause loss or damage.
	authority with which the Bank is legally obliged to comply,	16.7	In order to comply with its obligations under financial legislation, for audit purposes or to	17.3	The Bank will not be responsible for, and excludes liability for, indirect or consequential loss or damage that
	even though those parties to whom personal data is disclosed may be located outside the European Economic Area in countries where the level of protection for privacy of		answer any future queries in respect of the same, or Your personal data, the Bank may retain personal data after Your contract with the Bank has ended. The Bank will not hold		You may suffer or incur for any reason including but not limited to loss of profits, anticipated savings or loss of business or revenue.
	personal data may not be as extensive as that within the European Economic Area.		personal data for any longer than is necessary for the above purposes.	17.4	If for any reason (including faults or defects in a Sign Online Card or the Software or other components supplied to You by, or on behalf of,
16.5	The Bank may disclose information about You, or Your Certificate Holders or Authorised Signatories to	17.	Liability		the Bank, in connection with the Service) the Software or Sign Online Card fails, is unavailable or does
	its Group Companies in order to provide or develop the Service, but will not give information about You to its subsidiaries or associated companies for marketing purposes, without Your permission. You can choose not to receive any marketing information relating to the Bank's	17.1	Save as otherwise set out in this clause 17, the Bank's liability to You will be in accordance with the terms and conditions applicable to the account or product provided to You by the Bank with which Your use of the Service is associated.		not perform as expected or required by You, such that You are not able to use the Service or complete transactions, including as a result of improper or incorrect use of the Sign Online Card or Service by Your Certificate Holder, or as a result of the act or omission of a third party,
100	products and services by notifying the Bank in writing.	17.2	The Bank's liability shall be limited to the amount set out in the terms and conditions applicable to the		the Bank will not be responsible for, or be liable for, any resulting loss or damage.
16.6	Telephone conversations may be recorded or monitored, for security		account or product offered to You by the Bank with which You use this Service, except to the extent that	17.5	Subject to provisions in relation to unauthorised transactions contained

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	not be liable for any liability, loss or damage arising from a transaction resulting from Digital Transmissions authenticated with a Certificate		any loss, damage or liability that You may suffer or incur by reason of or in connection with:
	created with Your Private Key:	17.6.1	the Bank acting on any facsimile instruction which purports to have
17.5.1	<pre>where such Certificate has expired; or</pre>		been despatched from You by any person appearing to be an Authorised Signatory; or
17.5.2	where the Bank has received a request to revoke or suspend a Certificate, for up to sixty (60) minutes from the time of confirmation that such request has been received, or until Your Certificate has been suspended or	17.6.2	any error contained in any facsimile message irrespective of whether the error originated in the transmission or the receipt of the facsimile message; or
	revoked, whichever is the sooner. For the avoidance of doubt, where You or Your Certificate Holder make	17.6.3	any delays in transmission or payment resulting from an error or errors contained in any facsimile message; or
	a Digital Transmission based upon a Certificate that has expired, or in relation to which receipt of a suspension or revocation request has been acknowledged by or on behalf of	17.6.4	any non-receipt by the Bank of a facsimile message which appears to have been transmitted by You.
	the Bank, in the event that the Bank or its agent acts on the Digital Transmission in question where such is in respect of a transaction authorised by You, the Bank shall not be liable to You.	17.7	You agree that each act or omission of each of Your Authorised Signatories and Certificate Holders shall for all purposes of these PKI

17.6

The Bank shall not be responsible for

in the General Terms, the Bank shall

Terms and Conditions be deemed to be an act or omission of You.

17.8 If the Bank elects to provide any aspect of the Service through an agent or sub-contractor (which, for the purposes of this clause 17.8, shall include the Bank's Certification Authority) then You agree that no such agent or sub-contractor will have any liability to You and that You will not be entitled to make any claim against them.

18. Financial Responsibility

18.1 You will indemnify and continue to indemnify the Bank, its Group Companies, its Certification Authority and any agent or subcontractor through whom the Bank elects to provide any aspect of the Service from time to time and IdenTrust fully against any liability, loss or damage suffered or incurred by them, howsoever arising and by whomsoever caused, whether arising directly or indirectly, in relation to:

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18.1.1	conduct by You leading to an erroneous valid Certificate status response being generated with respect to a Certificate registered	18.2	The Bank may, at its discretion debit Your account with all sums paid, charged or incurred by the Bank in effecting instructions that purport	(a)	use Sign Online Cards and the Software for the purposes of the Service only;
18.1.2	to You; or conduct on the part of Your Certificate Holders; or		to have been despatched from You by an Authorised Signatory, or any person who appears to be an Authorised Signatory, and on demand, You will place the Bank in funds to meet such debits.	(b)	install, use and upgrade the Software, or where applicable any Sign Online Cards issued, as per the user guide issued by the Bank from time to time;
18.1.3	conduct by any third party supplier of software or systems that You instruct, save where such supplier is engaged on the instructions of the Bank; or	18.3	You agree not to make any claim or demand against the Bank in respect of any such loss, damage or liability, and shall indemnify the Bank against	(c)	where You are provided with an upgrade, as soon as practicable after receipt:
18.1.4	Digital Transmissions, sent or generated by You or Your Certificate		and shall indemnify the bank against any loss, damage or liability the Bank may suffer or incur as a result of acting in accordance with the provisions of clause 28.2.	(i)	<pre>install it on to Your computer system;</pre>
	Holders, to persons or entities that are not IdenTrust Participants; or			(ii)	if instructed to do so by the Bank, stop using the old Software or Sign Online Card; and
18.1.5	<pre>any failure on Your part to comply with these PKI Terms and Conditions; or</pre>	19.	Software Licence	(iii)	if instructed to do so by the Bank, destroy the old Software or Sign
18.1.6	otherwise Your use and operation of	19.1	You are granted a non-exclusive non- transferable licence to use the		Online Card.
10.1.0	the Service, or Your access to the Service, except to the extent such liability, loss or damage is due to		Software. The following terms shall apply to the licence of the Software:	19.1.2	You must not and must procure that Your Certificate Holders shall not:
	the wilful acts or negligence of the Bank.	19.1.1	You must and must procure that Your Certificate Holders shall:	(a)	copy, publish, sell, rent, lease, de-compile, reverse engineer or

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	<pre>modify the Software (or any part of it); or</pre>		party beneficiary of these PKI Terms and Conditions; and		Hardware, or to such technical specification, will be notified to You in accordance with clause 12	
(b)	make use of any Sign Online Card, or the Software, except as expressly permitted by these PKI Terms and	19.3.2	You may use the Software, the Sign Online Card or the Service in connection with the use or operation		(Specification Change Procedure).	
	Conditions, by law or as agreed in writing by the Bank.		of the IdenTrust Service and for no other purpose; and	21.	Warranties	
19.2	All rights and licences granted to You by this clause 19 shall terminate:	19.3.3	You shall have no right to assign, sub-licence or otherwise transfer any of the rights in the Software without the prior written consent of	21.1	You warrant that any information submitted to the Bank, or to their agent, including to any Certification or Root Certificate Authority in connection with a request for a Certificate, or the confirmation of any Certificate as a valid Certificate, is accurate.	
19.2.1	on termination of these PKI Terms and Conditions; or		the Bank and the software developer; and			
19.2.2	on termination of the IdenTrust Specification License Agreement between the Bank, or any of its Group Companies, and IdenTrust for	19.3.4	upon termination of Your Agreement for any reason, You must promptly cease using the Software.	21.2	You shall take reasonable steps to ensure that all material provided by You, or on Your behalf from time to	
	any reason.	20.	Hardware		time, to the Bank or its agent, including to any Root Certificate	
19.3	The following additional terms shall apply to the licence of the Software:	The Bank or its ag	The Bank or its agent may supply, or		Authority or otherwise used by it or them in connection with the Service contains no viruses, worms, trojan horses, time bombs, time locks or similar programs or devices.	
19.3.1	the Bank and You agree and intend that these PKI Terms and Conditions will provide certain rights to the benefit of IdenTrust, and that IdenTrust shall be a deemed third		offer to supply, You with Hardware from time to time, or supply You with minimum technical specifications for infrastructure required for the use of, or integration with, the Service. Any additional terms relating to such			

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22.	Recourse	23.	Legal Effectiveness of Certificates	23.5	You acknowledge and agree that all records of the time at which an event
22.1	You agree that Your only recourse in connection with the Service, including with respect to claims arising out of the negligence of any person, is to the Bank, and only to the extent provided for in these PKI Terms and Conditions.	23.1	You agree that all Digital Transmissions authenticated with a Digital Signature created with Your Private Key(s) shall have the same legal effect, validity and enforcement as if the Digital Transmission had been in writing, and signed by You.		took place generated in accordance with these PKI Terms and Conditions shall be deemed to be correct, and shall be accepted by You as conclusive evidence of the time at which such an event took place, other than in relation to fraud or manifest error, or where proved to the contrary by You.
22.2	You recognise and agree that You have no recourse in this regard to IdenTrust, any IdenTrust Participant, the Bank's Certification Authority or any other person, in connection with	23.2	You will not challenge the legal effect, validity or enforceability of a Digital Transmission or Certificate on the basis that it is in digital	24.	Termination
	the Service, but may have recourse or liability to other Customers, or		rather than written form.	24.1	The Bank may suspend or terminate Your use of the Service, in whole or
customers of other IdenTrust Participants, that are the counter- parties to Digital Transmissions sent or received by You.	23.3	You shall not interfere with any procedures in relation to the logging or time-stamping of Digital Transmissions or the verification of		in part, at any time, in accordance with the termination provisions set out in the General Terms.	
22.3	Nothing in this clause 22 shall be construed to exclude liability for		Digital Signatures generated using any Sign Online Card supplied.	24.2	You may terminate Your use of the Service by giving the Bank one month's written notice of
	gross negligence or wilful misconduct, or for any other liability that cannot be excluded by law.	23.4 All records of Digital Transmissions shall be admissible in court, and shall be deemed to constitute evidence of the facts contained therein, save as set out in clause 23.5.		termination. Such termination:	
			evidence of the facts contained therein, save as set out in clause	24.2.1	will not be effective unless the notice of termination is actually received by the Bank and made in accordance with clause 28; and

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24.2.2	will take effect from 5pm, London time, on the Business Day after the		before termination, but shall not be acted upon after termination.	25.	Confidentiality
24.2.3	day on which the Bank actually receives notice of termination; and	24.6	Upon termination of Your Agreement by either party:	25.1	You shall not use or disclose to any third party or permit any others to use or disclose to any third party,
	will not affect any obligations incurred by You in respect of use of the Service prior to the time at which termination takes effect under clause 24.2.2.	24.6.1	You will immediately de-install and return (at Your cost) the Software, and all materials relating to the Software, to the Bank, and remove all copies of the Software from any		any Confidential Information received from the Bank, or its agent, for any purpose other than the development or operation of the Service, without the prior written consent of the Bank or its agent as appropriate.
24.3	All monies due and owing to the Bank in connection with the Service, if not already due and payable, will immediately become due and payable upon the date that the Bank actually receives notice of termination or upon which the Bank terminates Your		computer, server or local area network on which the Software is installed. Any right to use the Software and related components will terminate upon receipt of any termination notice; and		The Bank shall not disclose to any third party, or permit any others to disclose to any third party, any Confidential Information received from You or Your Certificate Holders or Authorised Signatories, other
	Agreement.	24.6.2	You will return all Sign Online Cards to the Bank.		than in accordance with clauses 16 and 25.
24.4	The Bank may in its sole discretion decide not to process any transactions that have been forward-dated to take effect after the time at which termination takes effect.	24.7	These PKI Terms and Conditions will continue indefinitely, save in the event of an earlier termination in accordance with this clause 24.	25.2	Except when otherwise provided by applicable law, the obligations of this clause 25 shall not apply to any disclosure of Confidential Information if that disclosure:
24.5	If the Bank receives transactions via the Service after notice to terminate has been given by either party, but before termination has taken effect, those transactions may be acted upon			25.2.1	is necessary to provide any aspect of the IdenTrust Service including disclosure between the Bank and its Certification Authority;
				D	

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from us on request.

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25.2.2 25.2.3	is pursuant to the investigation or resolution of an alleged error; is pursuant to a dispute resolution or the resolution of a dispute arising under these PKI Terms and Conditions;		made aware of and instructed to observe the terms of this clause 25, save only that that Bank may disclose Confidential Information to its Group Companies, in order to provide or develop the Service.		recipient will reasonably co-operate with the disclosing party to obtain an appropriate protective order or other reliable assurance that confidential treatment will be accorded such Confidential Information.
25.2.4	is otherwise authorised by the parties with an interest in the information;	25.4	A recipient shall provide notice to the disclosing party as promptly as reasonably possible in the event the recipient learns of an actual or	25.6	Nothing in this clause 25 shall be construed as:
25.2.5	is required by applicable law or is pursuant to an order of a court or other government or regulatory authority with which the recipient is legally obliged to comply; or		potential breach of confidentiality of any Confidential Information of the disclosing party and shall reasonably co-operate with that disclosing party to remedy such breach of confidentiality and, if possible, recover any disclosed Confidential Information.	25.6.1	confirming an expressed or implied licence or an option of a licence to a recipient, whether under any patent, copyright, trade mark, licence right or trade secret owned or obtained by the disclosing party; or
25.2.6	is pursuant to a demand made by any government regulatory agency or authority with jurisdiction over the recipient.	25.5	If a recipient is required by an order of any court or other government agency to disclose any Confidential Information disclosed to	25.6.2	obliging a party to enter into any other agreement of any kind with another party.
25.3	A recipient of Confidential Information shall limit disclosure of such Confidential Information to its employees, professional advisers, consultants and representatives who require access to such information to		it, it shall provide the disclosed to it, it shall provide the disclosing party with prompt written notice of any such requirement so that the disclosing party may seek an appropriate protective order or waive compliance with the provisions	25.7	The parties agree that in the event of any breach by a recipient of any of the obligations in this clause 25, the disclosing party shall have the right to:
	enable the recipient to develop and operate the Service and who have been		hereof. Upon the request and at the expense of the disclosing party the	25.7.1	receive compensation for actual damages from the recipient for any

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	losses incurred by reason of such breach, including reasonable legal costs; and		a recipient shall promptly (but in any event within 30 days following termination or receipt of any request) return to the disclosing		Bank's aim is to resolve complaints to the satisfaction of the Bank's customers. However if you have followed our published complaint
25.7.2	apply pursuant to the dispute resolution procedure set out in these PKI Terms and Conditions, or to a court of competent jurisdiction, for the entry of an immediate order to restrain or		party, or at the disclosing party's option, destroy, any Confidential Information (and all copies thereof made by or for the recipient) in tangible form in any and all media, and delete or erase such		procedures and do not agree with the final decision we have made, you may be able to refer the matter to the Financial Ombudsman Service. Details are available from the Bank or from:
	enjoin the breach of such obligations by the recipient and otherwise to specifically enforce		Confidential Information (and copies) from computer systems, in the possession, custody or control		http://www.financial- ombudsman.org.uk/
	the provisions of this clause 25. The recipient hereby waives the claim or defence in any such action that the disclosing party has an adequate remedy at law or in damages,		of the recipient or any person acquiring such Confidential Information (and copies) through the recipient. The recipient shall certify to the disclosing party, in	26.2	Making a complaint will not prejudice Your right to instigate legal proceedings.
	and shall not claim in any such action or proceeding the claim or defence that such a remedy at law or in damages exists.		writing, that it has complied with the requirements of this clause 25.8.	26.3	You will also be able to contact the Financial Conduct Authority if You think that We are in breach of the Payment Services Regulations 2009. The Financial Conduct Authority will use this information to inform their
25.8	Upon the earliest of:	26.	Dispute Resolution Procedures		regulatory activities.
25.8.1	termination of these PKI Terms and Conditions; or	26.1	The Bank is committed to providing a high standard of customer service. However, if You are not happy with	26.4	In the event of any dispute solely between You and the Bank, arising out of or in connection with the Service,
25.8.2	the request of a disclosing party,		any aspect of the Bank's service, please request details of the Bank's internal complaint handling procedures by contacting us. The		which has not been resolved in accordance with the complaints handling procedure set out in clause 26.1, You may instigate legal

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proceedings against the Bank, subject to restrictions in these PKI Terms and Conditions.

26.5 The Bank will not intervene in any dispute between Customers and third party complainants in relation to the registration or use of a subject name in a Certificate. In the event that any party notifies the Bank that it has a claim in respect to the subject name in a Certificate, or any other information contained in a Certificate, the Bank will notify You of such notification of a dispute but will take no other action.

266 You agree that, in the event of any dispute between You and any IdenTrust Participant other than the Bank or between You and the Bank's Certification Authority, and/or between You and IdenTrust, or any dispute with the Bank that involves related claims by, or against, other IdenTrust Participants, any Certification Authority and/or IdenTrust, which dispute arises out of or in connection with the Service or the IdenTrust Services, shall be finally determined pursuant to the IdenTrust Dispute Resolution

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Procedures (which are incorporated into Your Agreement and a copy of which is available on request made in accordance with clause 28) and You will not challenge any such determination in any other forum.

You expressly consent to being joined as a party to any dispute resolution procedure in respect of disputes provided for under clause 26.5, and in accordance with the IdenTrust Dispute Resolution Procedures.

In the event that You, or a counterparty to a Digital Transmission sent or received by You, seek a determination under the IdenTrust Dispute Resolution Procedures, as to whether a Digital Signature is genuine, valid, binding and legally enforceable, You acknowledge and agree that such determination shall be final.

27. Sub-Contractors

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26.8

Subject to the provisions of this clause 27, the Service will be provided by the Bank but, for the

avoidance of doubt, You acknowledge that the Bank may provide the Service using third party subcontractors.

28. Notices

28.1 Any notification required to be made by You under these PKI Terms and Conditions shall be advised to the Bank by telephone or fax (if required to be done immediately) and confirmed in writing to:

Danske Bank
Bacs Customer Service Group
PO Box 183
Donegall Square West
Belfast
BT1 6JS

Telephone Number: 0845 6034615 / 028 9004 9550

Fax number: 028 9004 9712

and signed by any Authorised User on Your behalf.

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28.2	The Bank is hereby authorised to accept, and act upon on Your behalf, any such communication received by the Bank in accordance with these PKI Terms and Conditions which purports to have been given by or despatched from You, acting by an Authorised	28.5	A communication to You is deemed to be received by You when sent by the Bank or, if posted, on the next Business Day after posting and is deemed to take effect from that date or the effective date appearing on the communication even if none of		enforceability of the remaining provisions and will be replaced by an enforceable provision that comes closest to the intention underlying the unenforceable provision.
	Signatory, or a person who appears to be an Authorised Signatory at the time the message is received,		Your Personnel is aware of its receipt.	30.	Assignment and Third Party Rights
	irrespective of whether the message in fact was given or despatched by an			30.1	You may not assign or transfer to any
	Authorised Signatory.	29.	Entire Agreement and Enforceability		other person or entity any of Your rights and interests under Your Agreement without the prior written
28.3	Any notice, request, approval or other communication to be given by	29.1	Your application form (once approved by the Bank), these PKI Terms and		consent of the Bank.
	the Bank to You under or in connection with these PKI Terms and Conditions shall (unless otherwise stated) be in writing and delivered		Conditions, and the terms and conditions applicable to any other account or product provided to You by the Bank with which Your use of the	30.2	The Bank may assign any of its rights and interests under Your Agreement, without Your consent.
	or sent by email, facsimile, or prepaid first class letter addressed in accordance with the latest contact details which You have given the Bank.		Service is associated, are the entire agreement between You and the Bank, and all other terms, conditions, undertakings and warranties (whether implied by law or otherwise) are excluded, to the extent permitted by	30.3	Nothing in these PKI Terms and Conditions shall give any rights to any third party under the Contracts (Rights of Third Parties) Act 1999, save as expressly set out in these PKI Terms and Conditions including,
28.4	A communication by You is deemed to be received on the date of actual		law.		without limitation, those provisions
	receipt by the Bank and is deemed to take effect from 5pm on the Business Day after the date of actual receipt.	29.2	In the event that any provision of these PKI Terms and Conditions is held to be unenforceable, it will not affect the validity and		which provide a benefit to IdenTrust other IdenTrust Participants, any Certification Authority or the Bank' agents or sub-contractors.

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Authority. Details on the extent of our regulation by the Financial Conduct Authority and the Prudential Regulation Authority are available

by the Financial Conduct Authority and the Prudential Regulation

from us on request.

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31. Governing Law

31.1 Your Agreement and the transactions contemplated by these PKI Terms and Conditions are governed by and construed in accordance with the laws of England and each party irrevocably and unconditionally submits to the non-exclusive jurisdiction of the courts of England.

The Bank is authorised by the Danish Financial Supervisory Authority (Finanstilsynet) and subject to limited regulation by the Financial Conduct Authority and the Prudential Regulation Authority, and complies with the requirements of the Financial Conduct Authority to pay due regard to customers' interests and to treat customers fairly.

This publication is also available on request in Braille, in large print, on tape and on disk. Speak to a member of staff for details.

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Schedule 1: Support

The Bank will provide support for the Service, during the hours of 9am to 5pm in the United Kingdom on Business Days. We also provide an out of hours emergency support service from 5pm to 10.30pm on Business Days.

Support is subject to the exclusions set out in clause 11.2.

In the event that You wish to obtain support, You should contact Bacs Customer Service on 0845 6034615 / 028 9004 9550.



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Schedule 2: Minimum Technical Specifications

Minimum 60 Mb hard disk space free

SVGA colour monitor (17 inch recommended)

Screen resolution minimum 800 x 600 pixels (1024 x 768 pixels recommended)

Microsoft Windows XP (or higher)
http://support.microsoft.com/gp/lifeselectwin

Internet Explorer (IE) v5.5 with 128 bit encryption

http://support.microsoft.com/gp/lifeSelectInt MSN

Internet Connection - minimum V90 Modem, but
ISDN or Broadband/ADSL recommended

USB connectivity for Smart Card Reader

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The workstation must meet the normal system requirements to run the version of Windows OS installed.

Computers on which Classic Client is to be installed must have at least:

- 1 Gigahertz (GHz) processor or faster for 32-bit or 64-bit versions of Windows
- 1 GB of RAM for 32-bit versions of Windows
- 2 GB of RAM for 64-bit versions of Windows

In addition, each user workstation must have at least 50 MB of available hard disk space for eSigner to operate correctly.

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