

**Attonomy Ltd**  
**London, United Kingdom**

**The order of service  
in the Internet Bank AttonBank  
Attonomy Ltd  
Agreement**

**1. GENERAL PROVISIONS.**

1.1. This agreement contains essential terms and conditions for servicing the Customer in the Internet Bank AttonBank (hereinafter - the Agreement).

1.2. The subject of this Agreement is the procedure and conditions of servicing the Customer of Attonomy Ltd (hereinafter referred to as the Company) in the Internet Bank AttonBank, the procedure and conditions for transactions conducting with funds and title signs of electronic payment systems: Perfect Money (website - [www.perfectmoney.is](http://www.perfectmoney.is)), Payeer (website: [www.payeer.com](http://www.payeer.com)), cryptocurrency: Bitcoin, LiteCoin, Ethereum, Ethereum Classic, Monero, Zcash, Dogecoin, Dash, for the purpose of converting them, along with the provision of related services, including accepting deposits from the Client and issuing short-term loans to the Client.

**2. TERMS OF SERVICE.**

2.1. The company opens an individual client account for the Client within the structure of the Internet bank AttonBank. The client has the right to replenish his or hers individual client account in the Internet bank AttonBank with funds of any amount and withdraw any amount of funds from such account at any time in his or hers sole discretion.

2.2. Within the structure of the Internet bank AttonBank, the Client has the right to make a transfer from his or her account to the account (accounts) of another client (other clients) any amount of funds within the amount of the current balance limits on his individual client account.

2.3. The Client has the right to apply to the Company for the provision of a short-term loan by the Company in the structure of the Internet bank AttonBank.

2.4. By accepting this Agreement's terms and conditions, the Client confirms that he or she has read and familiarized third parties for the account and in whose interests the Client acts, with the rules of the Internet bank AttonBank; that he or she undertakes to comply with these rules, as well as to ensure compliance by third parties, at the expense of which and in whose interests the Client acts, the rules of the Internet bank AttonBank.

2.5. For purposes of this Agreement, the conversion is the conversion of the title units of the electronic payment systems Perfect Money, Perfect Money, Payeer, cryptocurrency: Bitcoin, LiteCoin, Ethereum, Ethereum Classic, Monero, Zcash, Dogecoin, Dash to the Internet bank "AttonBank" (conventional units - US dollars).

2.6. In order to replenish your account in the Internet bank AttonBank, the Client must make a deposit in accordance with the rules of the Internet Bank AttonBank. In order to execute the withdrawal and withdrew of the Client's funds recorded in the account currency from the Internet bank AttonBank, the Client must submit an automatic withdrawal order in accordance with the rules of he Internet bank AttonBank.

### **3. SPECIAL CONDITIONS AND PROCEDURE FOR CALCULATING CUSTOMER REMUNERATION.**

3.1. Internet Bank AttonBank undertakes to make a daily accrual of client remuneration to the Customer's account in the amount of 1 (one) percent of the total amount of the deposit owned by the Customer within 24 (twenty four) hours continuously stayed on such an account.

3.2. The client remuneration takes place once a day, every day, at the time determined by the rules of the Internet bank AttonBank.

3.3. Client remuneration is credited after 24 (twenty four) hours from the moment when the first deposit of the Client's account has been made, automatically joining the current balance on the Client's account in the Internet bank AttonBank and becoming available for withdrawal. Further accrual of the customer remuneration occurs every 24 (twenty-four) hours and repeats indefinitely and regularly as long as the balance on the Customer's account remains positive.

3.4. For the entire amount of the current account balance of the Customer attached to the amount as a client's reward, but not withdrawn by the Client, the interest of the client's remuneration also occurs.

3.5. The accrual of client remuneration is interrupted if the Client withdraws funds from the account in full before the end of the 24-hour period.

3.6. The rate of client remuneration in the Internet bank AttonBank is 1 (one) percent / 24 (twenty four) hours. The amount of the client remuneration rate is constant and cannot be changed.

### **4. SPECIAL TERMS AND PROCEDURE FOR THE PROVISION OF SHORT TERM CREDITS.**

4.1. The client is entitled to apply to the Company for the provision of a short-term loan by the Company in the structure of the Internet bank AttonBank - in an amount not exceeding 2,000 (two thousand) US dollars for a period not exceeding 60 (sixty) calendar days.

4.2. When applying for a short-term loan, the Client is obliged to fill a single application form indicating his name, as well as other information necessary to make a decision on issuing a short-term loan to the Client.

4.3. When applying for a short-term loan, the Client bears full legal responsibility for the necessary amount and accuracy of the information provided by the Client in the process of applying for a short-term loan.

4.4. The Company has the right to request any additional information from the Client in the process of reviewing the Client's application for a short-term loan.

4.5. In case of granting him a short-term loan the client is obliged to repay the Company in full and on time a short-term loan received from the Company, including the interest rate on a short-term loan, as well as a single-time insurance fee.

4.6. The rate of the short-term loan is unchanged at 1.6 percent (one point six-tenths) of the total amount of the short-term loan provided.

4.7. The size of a single premium is the same value of 155 (one hundred and fifty-five) US dollars, regardless of the amount of short-term loan provided.

4.8. The client bears full legal responsibility to the Company in case of failure to pay them a short-term loan, including the interest rate on a short-term loan, as well as a single insurance fee.

4.9. The client is not entitled to apply to the Company for the provision of a short-term loan if at the time of application he has at least one unpaid short-term loan.

4.10. The Company has the right to refuse to provide the Client with a short-term loan, with a brief explanation of the reason for such refusal, or without it.

4.11. The Company is entitled to provide the Client with a short-term loan for an amount less than that indicated in the Client's application for a short-term loan, with a brief explanation of the reason for such a decision, or without it.

### **5. SPECIAL TERMS FOR THE CLIENT ACCOUNT MANAGEMENT.**

5.1. The Client has the right to open any number of accounts at the Internet Bank AttonBank at the request of the Client, except for the cases stipulated by the current partner program of the Internet Bank AttonBank.

5.2. The Client has the right to replenish his account in the Internet Bank AttonBank for any amount at the request of the Client. The technical minimum for a one-time replenishment is 1 (one) US dollar.

5.3. The Client is entitled to withdraw any amount from his account in the Internet Bank AttonBank at the request of the Client, including the accrued client fee.

- 5.4. Replenishment of the Customer's account, as well as withdrawal of funds from the Customer's account can be made at any time of the day at the request of the Customer.
- 5.5. Execution of the Client's application for depositing an account is made immediately, automatically. The execution of the Client's request for withdrawal is made within 3 (three) hours by the authorized operator of the Company in manual mode.
- 5.6. If the Client loses information about access to his account in the Internet Bank AttonBank, recovery of such information is carried out manually using the Internet Bank AttonBank support service.

#### **6. AFFILIATE PROGRAM TERMS.**

- 6.1. The client has the right to attract new customers of the Internet Bank AttonBank in accordance with these terms and conditions.
- 6.2. The client has the right to take any actions that do not contradict the current legislation, aimed at attracting any persons as the Internet Bank AttonBank clients at his or her own discretion and at his or her own expense.
- 6.3. The amount of the Client's daily client remuneration under the current affiliate program is 25 (twenty-five) percent of the total daily income of the newly invited client of the Internet Bank AttonBank.
- 6.4. Client remuneration under the current affiliate program is credited to the Client's account simultaneously with the addition of the amount of income of the attracted client to the principal amount of the account.
- 6.5. The account of invited clients in the Internet Bank AttonBank is carried out: either using the unique personal identifier (login) of the Client, or using the unique personal address bar (link) of the Client.
- 6.6. It is not allowed to invite new customers of the Internet Bank AttonBank represented by the Client, his close relatives, as well as other persons using the Client's personal computer or his unique email address (IP address) on the Internet.
- 6.7. It is not allowed to attract new customers of the Internet Bank AttonBank through unauthorized mass mailings (SPAM).
- 6.8. The Client's actions that violate clauses 5.6 and 5.7 of the Agreement, as well as other illegal actions of the Client aimed at damaging the Company (insult, defamation, extortion, unauthorized access attempts, etc.) lead to the termination of this Agreement without the right to renew.

#### **7. PROVIDING ACCESS TO INTERNET BANK "ATTONBANK" ACCOUNT.**

- 7.1. The client is provided with personal remote access to the Internet Bank AttonBank in accordance with this Agreement.
- 7.2. Personal remote access to the the Internet Bank AttonBank is provided through the website [www.attonbank.com](http://www.attonbank.com) in the order determined by this Agreement.
- The client undertakes to:
- to ensure an adequate level of protection of its information system, which is necessary for working with the Internet Bank AttonBank.
  - do not transfer your rights and obligations under this Agreement to third parties.
  - to ensure compliance and / or compatibility of technical equipment owned by the Client with the requirements that must be met in order to work with the Internet Bank AttonBank.
- 7.3. The Company is not responsible for the inconsistency and / or incompatibility of the Client's hardware with the requirements that are necessary for working with the Internet Bank AttonBank.
- 7.4. The Company shall not be liable for losses incurred by the Client due to inconsistency and / or incompatibility of the Client's hardware with the requirements that are necessary for working with the Internet Bank AttonBank.

#### **8. APPLICABLE LAW AND OTHER CONDITIONS.**

- 8.1. Disputes arising between the Client and the Company when working with AttonBank Internet Bank are subject to UK law and legislation.
- 8.2. The company is not obliged to provide the Client or third parties for the account or in whose interests the Client acts information on the rules of foreign law regulating or relating to the regulation of the procedure, as well as the grounds for the Company's actions.
- 8.3. In the part not regulated by the Agreement, the Client and the Company are guided by the UK law.