RULES FOR HANDLING USERS’ COMPLAINTS AND CLAIMS OF USERS (COMPLAINTS PROCEDURE)

Each client of the EXCHANGE s.r.o. company (hereinafter to be referred to as the “Company”) has the right to express its dissatisfaction with the provision of payment services, currency exchange services or conduct of employees of the Company in the form of complaints or claims.

For the purposes of these rules

- **Claims** shall be understood the Client’s request to rectify, according to the Client’s opinion, a malpractice of the Company in the provision of its services, particularly in the area of payments, such as wrongly executed Client’s order to transfer funds as part of a payment services of the Company associated with the exchange of currencies.
- **Complaints** shall be understood the manifestation of the Client’s dissatisfaction with the service provided, with the conduct of the Company’s employee with the procedure of settling the claim, with the terms and conditions etc.

Particulars of claims and complaints

**Claims**
Claims must include:

- Apposite description of the subject of the complaint,
- Identification data of the client and its Client’s number, if assigned,
- Contact address or phone or email address for specifying the Company’s queries,
- Agreement that the information provided in the claim are true and complete,
- Signature of the Client.

The claim shall be accompanied by a document, which clearly identifies the claimed operation, service or transaction (e.g. bank statement, a copy of the transfer order, receipt for the transaction, proof of cash operation etc.) demonstrating the rightfulness of the claim. The Company is authorized to require the submission of additional documents and / or provision of additional information.

In the event that the client claims that it did not authorized the executed payment transaction of the payment services or that this was incorrect, the Company shall be obligated to demonstrate that the procedure followed the payment order given and that the payment transaction was properly recorded, accounted for, and not affected by a technical failure or other malfunction.

**Complaint**
We recommend that the complaint includes:

- Apposite description of the subject of complaint,
- Identification data of the client and its Client’s number, if assigned.

If possible, we recommend that the complaint is accompanied by appropriate evidence on the subject of complaint.
Method of filing claims and complaints

The client may register claim and a complaint by one of the following ways:

- In person or in writing at the place of business of the Company. In the event of a personal filing the claim, the Client shall receive a copy of the claim filed, showing the date of receipt of the claim, confirmed by an employee of the Company and Company Stamp,
- In writing to the address:
  EXCHANGE s.r.o., Kaprova 14/13, Prague 1, 110 00, Czech republic

Time limits for filing claims and complaints

Claims
Claims should be exerted without any undue delay after receipt of the information, which is subject to filing a claim - such as an account statement, advice on the completed transaction, etc.

Recommended time limit for complaint of:

- Payment services is 30 days after the disbursement of funds to the accounts of the Company,
- Cash exchange service is 7 days after the exchange making,
- In other cases, 30 days from the transaction or service date.

Claims of cash transactions should be made at best right at the cash desk of the exchange office of the Company.

The maximum period for making a claim of payment transactions is 13 months from the date of execution.

Note: The client shall always immediately check the cash converted and the accuracy of the cash voucher (statement, income or the expenditure document). In the case that the client refuses to identify itself, when making a deposit equivalent to the amount of 1.000 EURO, a settlement of the claim may be more difficult or result in the refusal of the claim.

Complaint

The complaint should be filed without any undue delay. We recommend filing a complaint no later than 30 calendar days from the date of the cause for filing a complaint.

The deadline for handling claims and complaints

Claims
The deadline for settling the claim is no more than 30 days upon the receipt of the claim by the Company.

In the event that the claim fails to be settled in those terms, the Company shall inform the client on how to proceed further, especially about the nearest date, on which the claim can be settled.

Complaints
Complaints are being processed in the shortest possible time. The company is generally accountable for complaints received within 15 working days from their receipt. The deadline for the resolution of more complicated cases of complaints is 30 days.

Unless the complaint is successfully resolved in those terms, the Company shall inform the client about the reasons for the delay and the expected date of resolution.

The deadline for settling the claim/complaint does not include any period during which the client collects the information required by the Company.
Information on settlement of claims and complaints

Claims
The company shall reply the client in writing - by mail or by e-mail.

Complaints
The company shall reply the client in writing - by mail, by e-mail or by telephone.
A written response to the complaint shall be sent to the client by the Company only if this form of response is required by the Client.
Costs associated with processing claims/complaints raised by the Client shall be borne by the Company.

Settlement of disputes
In the event that the client is not satisfied with the settlement of a claim, it may approach the Company’s management. Furthermore, in the case of dissatisfaction with services or responses of the Company, the client may approach the following relevant authorities.
Disputes arising out of the claim procedure, or when handling complaints can be resolved:
• By a competent court;
• By the Financial Arbiter of the Czech Republic in accordance with the Act No. 229/2002 Coll. on the Financial Arbiter Act as amended in the event that the dispute results from the provision of payment services, where else the Czech court is empowered to adjudicate. Even in these cases, however, the Client’s right to trial is not affected.

The address of the Financial Arbiter is:
Financial Arbiter of the Czech Republic
Washingtonova 25
110 00 Prague 1, Czech republic
Each party involved shall bear its own costs alone, with the exception of interpretation charges, which, according to the Financial Arbiter Act, shall be borne by the Company. The proceeding is free of charge;
• By the arbitration court, if the arbitration clause to resolve this dispute is agreed between the Company and the client.

The client is entitled to file a complaint with the Czech National Bank
Address of the Czech National Bank:
    Czech National Bank
    Na Příkopě 28
    115 03 Prague 1, Czech republic

Final provisions
Handling of claims and complaints relating to the provision of payment services is governed by § 120, 121 and 123 of the Act No. 284/2009 Coll. on payments, as amended.
Handling of other claims and complaints is governed by generally binding legal regulations.
The rules for handling claims and complaints of users (Complaints Procedure) are published on the www.exchange.cz Company’s website and in branches of the Company and are effective since 13 April 2011.