

KLIENTO DUOMENYS / CLIENT INFORMATION

VARDAS, PAVARDĖ / JURIDINIO ASMENS PAVADINIMAS FORENAME, SURNAME / FULL NAME OF LEGAL PERSON STANISLAVA VOITKEVIČIENĖ	ASMENS KODAS / JURIDINIO ASMENS KODAS PERSONAL CODE / LEGAL ENTITY CODE 46902061092
ADRESAS ADDRESS PRAMONAS G.12, Šalčininkai 17000, Литва	
EL. PAŠTAS E-MAIL stasa.voit@gmail.com	KONTAKTINIS TELEFONAS CONTACT PHONE +37061862575

SPECIALIOS SĄLYGOS / SPECIAL CONDITIONS

KLIENTO DIENOS LIMITAS CLIENT'S DAILY LIMIT 7 002 EUR	KLIENTO MĖNESIO LIMITAS CLIENT'S MONTHLY LIMIT 10 000 EUR	MOKESČIŲ SĄSKAITA SERVICE FEE ACCOUNT LT817300010097380293
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NAUDOTOJO DUOMENYS / USER DATA

NAUDOTOJO ID USER ID 1810999	VARDAS, PAVARDĖ FORENAME, SURNAME STANISLAVA VOITKEVIČIENĖ	ASMENS KODAS PERSONAL CODE 46902061092
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NAUDOTOJO TEISĖS IR APRIBOJIMAI / USER RIGHTS AND RESTRICTIONS

SĄSKAITA / ACCOUNT	PROFILIS / PROFILE	DIENOS LIMITAS / DAILY LIMIT	MĖNESIO LIMITAS / MONTHLY LIMIT
Visos sąskaitos LT817300010097380293	Полный режим		
9669674	Полный режим		
	Информационный режим		

1. By signing this Agreement of Electronic Services ('the Agreement'), the Client / User shall confirm that:

1.1. he or she is aware that the Agreement is a subject to the terms and conditions of the Agreement of Electronic Services, the General Conditions on Dealing with and Servicing the Customers of the Bank, Fees for the Services and Operations of the Bank which are not signed by and between the Parties and which the Client/ User may find on the Bank's website at www.swedbank.lt and/or in the Bank branches;

1.2. the Bank has provided them with the information on the risks relating to the performance of Operations in e-channels, the Client/User has familiarized himself with the user guides (memos) and security recommendations, all the other information concerning the use of e-channels (including technical requirements and the time of the day when e-channels may be used) and undertakes to be abide by them (where the User does not sign the Agreement, the Client obliges to familiarise the User with the documents listed above);

1.3. The Client has familiarised himself with and undertakes to be abide by the security recommendations as well as the terms and conditions for the issuance, storage, confidentiality and blocking of Authentication means as provided below.

2. Security recommendations, Terms and conditions for the issuance, storage, confidentiality and blocking of Authentication means:

2.1. E-channels may be used where (i) the technical means, security means, communications equipment and software meets the requirements set by the Bank; (ii) security features of the equipment used for performing Operations allow to perform Operations securely Operations without disclosing any data to third parties. The Client / User may find the information on the requirements listed herein on the Bank's website and/or in the Bank branches.

2.2. The Authentication means shall only be known to the User who must carefully store them (not keeping all Authentication means and devices generating them together in one place, storing separately the identification code generator or the identification code card, not writing down passwords on devices generating Authentication means or objects kept together with them, not writing down identification code generator password on it, etc.).

2.3. The User shall use a security code to protect his or her mobile device with a phone number used for approving Operations and take all actions necessary to ensure the security of the mobile device and the security code. An unsecured mobile device and / or the theft thereof by third parties leads to a risk that such parties may seize the data contained in the mobile device and carry out simple payments (see Chapter 10 of the Terms and conditions of the Agreements of Electronic Services), find out the account balance and other data.

2.4. The User may not disclose to any parties the fact that the phone number is used to confirm Operations and for the provision of the Bank services. By no means may the User to pass to any third parties of Authentication means and devices generating Authentication means and let them become aware of specific identification codes or passwords or let any third parties including the Client, the staff of the Client and the Bank to become aware of the Authentication means, generating devices and / or means to establish identification codes.

2.5. Should there be any risk that third parties may gain an access to Authentication means, a security code to a mobile device, should they become known to third parties, should there arise other reasons for which third parties may use or have already used e-channels on behalf of the User, also where the User loses a mobile device or Authentication means or devices generating them, the User must immediately inform the Bank to block e-channels and/or replace Authentication means or devices generating them and contact any third parties requesting them to block any Authentication means issued by them. Should the Client become aware of any circumstances because of which any third parties may use or have already used e-channels on behalf of the User, the Client must also immediately notify any such circumstances to the Bank and, at their discretion, file an application with the Bank to block the User's right to perform Operations on behalf of the Client.

2.6. The requests to block a User ID and / or the User right to perform Operations on behalf of the Client may be submitted in writing or orally by visiting the Bank, calling 1884 (for private clients), 1633 (for corporate clients), +370 5 268 4444 (when calling from abroad), to another phone number or by other means as instructed by the Bank.

2.7. The User's Authentication means and the User's will expressed through them shall have the same legal effect as the signature of the User acting as an authorised representative of the Client under the Agreement on a written document. Any agreements concluded with the Bank on the Client's behalf through e-channels and approved / signed using Authentication means shall have equal legal power as any Agreement concluded on paper by and between the Client or their authorised representative and the Bank.

3. By concluding the Agreement, the Client / User asks for the Bank's permission to perform Operations through e-channels.

KLIENTO VARDAS, PAVARDĖ, PARAŠAS JURIDINIO ASMENS ATSTOVO PAREIGOS, VARDAS, PAVARDĖ, PARAŠAS, ANTSPAUDAS CLIENT'S FORENAME, SURNAME, SIGNATURE LEGAL PERSON REPRESENTATIVE'S DUTIES, FORENAME, SURNAME, SIGNATURE, STAMP	BANKO ATSTOVO VARDAS, PAVARDĖ, PARAŠAS BANK REPRESENTATIVE'S FORENAME, SURNAME, SIGNATURE
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Data / Date **2020-11-09**

4. After the parties sign the Agreement, any previous Agreements governing the relations between the Bank and the Client / User arising when the same User uses corresponding e-channels shall be deemed terminated; should any dispute arise in respect of the validity of an Agreement between the Bank and the Client, the parties shall rely on the Agreement last concluded by the Bank and the Client / User governing their relations arising when using corresponding e-channels.
5. This Agreement is concluded by and between "Swedbank", AB and the Client referred to hereinbefore. The Agreement shall be deemed concluded and enter into force as soon as it is signed / approved by the parties. The Agreement is signed in two the same legal power having documents, one for each party.

<p>KLIENTO VARDAS, PAVARDĖ, PARAŠAS JURIDINIO ASMENS ATSTOVO PAREIGOS, VARDAS, PAVARDĖ, PARAŠAS, ANTSPAUDAS CLIENT'S FORENAME, SURNAME, SIGNATURE LEGAL PERSON REPRESENTATIVE'S DUTIES, FORENAME, SURNAME, SIGNATURE, STAMP</p>	<p>BANKO ATSTOVO VARDAS, PAVARDĖ, PARAŠAS BANK REPRESENTATIVE'S FORENAME, SURNAME, SIGNATURE</p>
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