

WESTERN UNION® MONEY TRANSFER SERVICE TERMS AND CONDITIONS – APPLICABLE TO WESTERN UNION® CASH PICK UP SERVICES¹

You are entering into an agreement under these Money Transfer Terms and Conditions (the “**Terms**”) with a Western Union licensed subsidiary (each, a “**Western Union Entity**” and collectively, the “**Western Union Entities**”) or a licensed partner, representative, or agent (a “**Partner**”) (“**We**“, “**Our**” or “**Us**” refers to the applicable Western Union Entity and/or Partner) offering the Services under its license, in cooperation with a Western Union Entity for Our services in the country from which You send a Transaction (the “**Send Country**”). You are dealing with Western Union Entity/Entities or Partner to which You applied for Our Services. Their details can be found in [Appendix A – Country Specific Provisions](#) or Your Receipt. Any different or additional terms that may apply to You depending on the Send Country, if any, can be found in the [Appendix A – Country Specific Provisions](#). We also provide additional financial services that are not covered under these Terms (e.g. digital wallet services). To use these additional financial services, You may also have to agree to additional terms and conditions applicable to the particular service.

PART A: INTRODUCTION

These Terms apply to Our Services as defined below. By using Our Services, You confirm that You accept these Terms and that You agree to comply with them. If You do not agree to these Terms, You may not use Our Services. We recommend that You print or save a copy of these Terms for future reference.

We may, at any time and without liability, modify or discontinue all or part of the Services (including access via any third-party links); charge, modify or waive certain fees related to the Services; or offer the Services, or certain of the Services, to some or all users.

I. DEFINED TERMS

The following terms shall have the meaning set forth below. Any additional defined terms will be set forth in brackets in the applicable section. Underlined words in these Terms contain hyperlinks to further information.

“**Bank Card**” refers to either a debit card or prepaid card and, where applicable, a credit card (e.g. Visa or Mastercard).

“**Bill Pay**” refers to a service available in some countries that allows customers to schedule, manage, and make payments to various billers.

¹ Effective 16 April 2026. For all other money transfer services, please refer to [GENERAL TERMS AND CONDITIONS FOR MOBILE REMITTANCE \(REMITTANCE SERVICE\)](#) from page 10 onwards.

“Card Issuer” refers to the issuer and the owner of a Bank Card.

“Location” refers to places where You can transfer and receive money or in some countries pay a bill in person with Us. This includes a variety of venues such as banks supermarkets, financial institutions, postal offices, kiosks and other retailers.

“Mobile Application” refers to a mobile application made available by Us for consumers to use the Services.

“Receiver” refers to the recipient designated by the Sender to receive funds and includes Billers in the Bill Pay service.

“Sender” refers to the individual who initiated a money transfer or Bill Pay through Our Services.

“Services” shall mean those financial services set forth in Part B (I.) of these Terms.

“Telephone Money Transfer” refers to a service where a consumer initiates a money transfer by calling a designated phone number, typically speaking with a customer service representative or using an automated system.

“Transaction” refers to a money transfer that is initiated by a Sender through Our Services upon receipt of valid payment from the Sender.

“Transaction Initiation Date” refers to a date when You initiate a money transfer or Bill Pay through Our Services and Your request is authorized and submitted for processing.

“Website” refers to the website which We operate to provide Our Services.

“You” or **“Your”** refers to every and any individual using Our Services as a Sender.

PART B: GENERAL SERVICE TERMS

I. OUR SERVICES

1. General. Our Services include international and domestic transfer of money and Bill Pay services (where legally permissible and available). Each Transaction is given an individual transaction number, the MTCN.

2. Eligible Users. To use the Services, You must (i) meet the minimum age requirements and (ii) have the legal capacity to enter into binding agreements with Us in the Send Country under applicable law. The Receiver must meet the minimum age requirements in the Receiver country.

3. Money Transfer. When You provide the necessary information and documentation and accept these Terms to make a money transfer, You are instructing Us to complete a specific

Transaction. Each Transaction is a separate agreement between You and Us, solely for that money transfer. We are not obligated to handle any future money transfers based on this agreement.

4. Accessing Services. Services are provided through the Locations, the Website, Mobile Application or the Telephone Money Transfer service. If You access Services through a mobile device or phone, Your wireless service carrier, or mobile network operator may apply standard charges, data rates, and other fees.

II. FEES AND PAYMENT

1. Transfer Fee. In consideration for the use of Our Services, You agree to pay to Us a fee for each money transfer initiated by You at the applicable rate then in effect (the “**Transfer Fee**”), plus any applicable taxes imposed. The applicable Transfer Fee for Your Transaction will be provided to You prior to Your final authorization of the Transaction, in addition to any fees for any additional services and any applicable taxes. In certain cases, payment to a Receiver of a money transfer may be subject to local taxes and service charges.

2. Foreign Exchange. IN ADDITION TO THE TRANSFER FEE, WE MAKE MONEY WHEN WE CHANGE YOUR CURRENCY INTO FOREIGN CURRENCY. International money transfers are usually paid out in the currency or currencies allowed by the destination country. If a Transaction requires Your currency to be converted to a different currency, the conversion will be executed at the applicable current rate of exchange as shown or shared with You before Your final authorization of the transfer. The currency will be converted at the time of transfer, and the Receiver will receive the foreign currency amount shown. Consumer exchange rates are set by adding a margin to the interbank rates that are available to Us in the wholesale market. Exchange rates change several times a day based on global financial markets. We retain any difference between the exchange rate We receive and the exchange rate You receive. The applicable Transfer Fee and exchange rate may vary based upon the payment currency selected. For the current currency exchange rates, please visit Our Website or contact Us using the contact information located below.

Some countries’ local laws require currency to be converted at the time of payout to the Receiver. If that is the case, the exchange rate and any amounts shown or shared with You may be subject to exchange rate fluctuations between the time You make the transfer and the time the Receiver collects the funds.

Some countries allow for payouts to Receivers to be made in multiple currencies. If that is the case, You must select the currency of payment at the time of Your Transaction. Some countries allow a Receiver to receive a payout in a currency different than You selected. In

such cases, it may be considered a separate transaction, and We may make additional money when Your funds are converted into the currency selected by the Receiver.

3. SMS Notifications and Charges. SMS (Short Message Service) notification may be available to inform You and/or Your Receiver of important details about Your Transaction. Charges applied by a mobile network operator are the exclusive responsibility of the Sender or Receiver. We are not responsible for any charges associated with SMS messages. Subject to applicable law, the SMS will be sent to the Sender's and/or the Receiver's mobile number provided at the time of the Transaction.

4. Using An Account. You may be able to send or receive money from or to an account such as a bank account, a Bank Card, a digital wallet, a biller, or another type of account (an "**Account**"). The Account is provided by a bank or another provider (an "**Account Provider**") who may charge You extra fees. You must follow the agreement with the Account Provider when You use an Account. We are not responsible for any fees or problems caused by the Account Provider. If You send or receive money in a different currency than Your Account, the Account Provider may change the currency at their own rate or reject the transfer. We only accept payments and send money to Accounts used for personal, not business, purposes. By providing transaction instructions, You confirm that the associated Accounts are for personal use only. We may use different methods to process transfers to or from an Account. If You give Us the wrong account number or other information for the Account, We will transfer the money to the account number You gave Us. We are not responsible for any mistakes made by the Account Provider or by You. We may charge You extra fees for using an Account; We will tell You the fees before You make a transfer.

By initiating a Transaction from an Account, You (i) affirm You are the owner of the Account and have authority to initiate the Transaction and (ii) authorize Us to initiate electronic debits and/or credits to Your Account or to process and correct errors if a Transaction cannot be completed.

We will not be liable to You if: (1) You do not have enough money available in Your Account; (2) Your Account is closed or withdrawals are restricted; (3) the Transaction exceeds the amount or frequency limitations imposed by Us or Your Account Provider; (4) circumstances beyond Our control occur (such as flood, fire, power outages, mechanical or system failures); (5) Your Account Provider does not honor a Transaction, the Transaction is not processed or the Transaction is returned by Your Account Provider; (6) Your instructions are incomplete, incorrect lost or delayed in transmission to Us; (7) We fail to process Your Transaction because of a reasonable security concern or the Service option has been discontinued or suspended, or We otherwise advise You that Your Transaction will not be processed; and (8) other exceptions allowed by law.

5. Payment Options. You agree that You will pay Us the Transfer Fee and other applicable fees for each Transaction You initiate via Our Services. Payment options vary depending on Your Send Country. You may pay for the Services by using a Bank Card authorized in the Send Country or via other applicable payment methods. You may also pay with cash at the Location or using other available payment options. The total due is payable before We process the Transaction. If You pay with a Bank Card and We do not receive authorization from the Bank Card Issuer (or Your Account Provider, in the case of Automated Clearing House (“ACH”), or cleared funds via payment ID), the Transaction will not be processed, and funds will not be transmitted to the Receiver. Each time You use Your Bank Card or ACH to pay for Services, You agree that We are authorized to charge Your designated Bank Card or applicable Account for the total due (including principal amount, the Transfer Fee, charges relating to exchange rates and any other applicable fees or taxes).

III. TRANSACTION PAY OUTS

1. Payout Methods. We make available various methods for the Receiver to receive funds including but not limited to cash at a Location, direct to a debit card, bank account or to a digital wallet, where available. In some countries the Receiver may have an option to choose a method to receive funds which is different from the method selected by the Sender or an option to change the pay-out currency. The Sender authorizes Us to honor the Receiver’s choice of method to receive funds or the pay-out currency even if it differs from the Sender’s instructions. All payout methods are subject to availability in the Receiver country and Location.

2. Identifying Your Receiver. To establish an individual is Your intended Receiver when they pick up cash at a Location, Your Receiver should be prepared to provide their full name, an identification document, Your name, the MTCN, and the approximate transfer amount. In some countries, You may opt to add a test question. If You do, provide the response to the question to Your Receiver. We may also require the Receiver to provide other information. The Transaction will be paid out to the person We deem entitled to receive it based on the information and documents the Receiver provides. We will not verify the address details of the Receiver. We may pay the Receiver even if the name You provide and the name on Your Receiver’s identification document differ in minor ways (but We have no obligation to pay if the name differs). If We decide the information provided is not sufficient, We will decline to pay out and the transfer will be available to refund to You. For transactions sent to a bank account, or to a digital wallet, We will transfer the funds to the account identified by You. In the event of an inconsistency between the holder of the account number (including mobile phone numbers or other information provided by You to identify the Receiver’s account) and the name of the intended Receiver, the transfer will be credited to the account number

provided by You. Please check the accuracy of the numbers You provide because We rely on them.

IV. RESTRICTIONS

1. Availability. The availability of the Services may vary by country and jurisdiction and is subject to change. Several factors can influence the availability of the Service, including the specific Service selected, any delayed delivery options, special terms applicable to each Service, the amount sent, the destination country, currency availability, regulatory or consumer protection issues, identification requirements, delivery restrictions, Locations hours, and differences in time zones.

2. Prohibited Individuals or Transactions. Pursuant to legal requirements, we are prohibited from doing business with certain individuals or in certain countries and We screen Transactions against a list of designated persons subject to sanctions imposed by various government entities, including the United States, the European Union and the UK. If You or Your Receiver appear to match the list, We will ask You for additional information to validate You or Your Receiver's identity is not the same as the designated person. This may include place and date of birth and identification documents. Determining whether there is a match will delay the Transaction. We may be required to freeze Your funds in accordance with law.

3. Permissible Use. If You conduct or attempt to conduct any Transaction in violation of these Terms or our policies (including policies aimed at preventing fraud, money laundering or financing terrorism), or if You acted with fraudulent intent or contributed to the misuse of the Transaction data intentionally or through grossly negligent conduct, We may refuse to provide Our Services to You partially or in full; and We shall be entitled to exercise any of Our rights reserved in these Terms; and/or report the Transaction to the relevant law enforcement agency; and/or claim all losses and damages from You for any unauthorized Transaction. Specifically, do not use Our Services to violate any law, including but not limited to: (i) fund terrorism, (ii) launder money, (iii) pay telemarketers (U.S. only), (iii) purchase tobacco products or (iv) advance any crime including fraud, theft, or illegal gambling. We are not an escrow service provider. Do not use the Services to escrow funds. If We refuse to provide Our Services (partially or in full) to You for any of the above reasons, We will notify You, if possible, and give reasons for Our refusal unless We are prevented from doing so for legal or security reasons. By using Our Services, You certify that Your and Your Receiver's use is lawful, permitted, and not in violation of these terms.

V. PRIVACY

Protecting Your privacy is very important to Us. Please review [Western Union's Global Privacy Statement](#) to better understand Our commitment to maintaining Your privacy, as well as Our use and disclosure of Your information.

VI. LIMITATIONS OF LIABILITY

WE SHALL NOT BE LIABLE FOR DAMAGES FOR DELAY, NONPAYMENT OR UNDERPAYMENT OF THIS MONEY TRANSFER, OR NON-DELIVERY OF ANY SUPPLEMENTAL MESSAGE, WHETHER CAUSED BY NEGLIGENCE ON THE PART OF OUR EMPLOYEES OR PARTNERS OR OTHERWISE, BEYOND THE SUM EQUIVALENT TO US\$500 (IN ADDITION TO REFUNDING THE PRINCIPAL AMOUNT OF THE MONEY TRANSFER AND THE TRANSFER FEE), EXCEPT WHERE PROHIBITED BY LOCAL LAW. WE SHALL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES. NOTWITHSTANDING THE FOREGOING, WE DO NOT EXCLUDE LIABILITY FOR ANY CONDITION OR WARRANTY THAT CANNOT BE EXCLUDED BY LAW INCLUDING ANY IMPLIED WARRANTY THAT WE WILL RENDER SERVICES WITH DUE CARE AND SKILL. OUR LIABILITY FOR THE BREACH OF SUCH CONDITION OR WARRANTY SHALL BE LIMITED TO THE GREATER OF THE COST OF PROVIDING THE AFFECTED SERVICE AGAIN AND THE SUM EQUIVALENT TO US\$500, EXCEPT WHERE PROHIBITED BY LOCAL LAW.

You may have additional rights under your local laws, INCLUDING ATTORNEYS' FEES AND THE COSTS OF PURSUING A DISPUTE, and YOU may wish to explore those rights.

WE DO NOT GUARANTEE THE DELIVERY OR SUITABILITY OF ANY GOODS OR SERVICES PAID FOR BY MEANS OF OUR MONEY TRANSFER SERVICES.

VII. COMPLAINTS, APPLICABLE LAW, DISPUTES

1. Choice of Law and Dispute Resolution. These Terms and any Transaction are governed by the laws of the Send Country. Any dispute under these Terms or relating to any Transaction may be brought by the Sender in the courts or other recognized dispute resolution forums of that country, including referring the matter to an independent organization or ombudsman for resolution. In event of any conflict between these Terms and the applicable law, the applicable law shall prevail.

2. Complaints. If You have a complaint about Our Services, including refunds, please visit [Our Customer Care page](#), where You can find all the details and contact options specific to Your country. We may contact You if additional information is needed. We will thoroughly investigate the matter and provide a detailed response.

VIII. INDEMNITY

You agree to indemnify and hold Us, Our suppliers, vendors, service providers, and their respective subsidiaries, affiliates, officers, directors, agents, partners, employees, and consultants harmless from any claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of Your misuse of the Services, Your violation of these Terms or any law, or Your violation of any rights of a third party.

IX. CANCELLATION AND REFUNDS

Subject to applicable law, You may cancel a Transaction for a refund, unless the funds have been picked up or deposited at the time We receive Your written request. Refund requests received within 30 days of the original Transaction initiation date will be eligible for a return of both transfer amount and fees paid. Refunds requested after 30 days of the original Transaction initiation date will be entitled to a return of the transfer amount only. Where We have collected taxes, the taxes will be refunded except when otherwise required by law or local practice.

X. CUSTOMER CARE

If You detect errors or encounter problems with Our Services or if You are not satisfied with Our Services, please visit [Our Customer Care page](#). Our representative will investigate Your concerns fairly and promptly.

XI. OTHER INFORMATION

1. Assignment. Subject to applicable law, We may assign these Terms to a third party without Your consent.

2. Entire Agreement. These Terms constitute the entire agreement between You and Us and supersede any prior agreements which may exist between You and Us.

3. Language. These Terms may be provided in multiple languages for your convenience. If any differences arise, the English version will govern, as allowed by applicable law.

4. No Waiver. These Terms still apply even if one or more of the provisions are invalid, unlawful, or unenforceable. The validity of the rest of the provisions is not affected.

5. Force Majeure. We shall not be liable for any failure or delay in the performance of the Services to the extent such failure or delay is caused by matters beyond Our reasonable control, including, without limitation: changes in applicable laws; closure or unavailability of required physical and network infrastructure; sovereign default; power or internet failure; civil unrest; war; and earthquake, fire, flood, or other natural disasters.

6. Severability. If any part of these Terms is found by a court of competent jurisdiction to be invalid, unlawful or unenforceable then such part shall be severed from the remainder of the

Terms, which shall continue to be valid and enforceable to the fullest extent permitted by law.

7. Other Terms. These Terms may be supplemented by terms applicable to promotions, referral program, and other terms applicable to You based upon Your use of Our other products and services. To the extent that any of these terms are determined to be in conflict with these Terms, these Terms shall prevail.

Appendix A – Country Specific Provisions

JURISDICTION	WESTERN UNION ENTITY/PARTNER	COUNTRY SPECIFIC PROVISION
Singapore	For money transfers performed on the “Dash” app: SingCash Pte. Ltd., a Major Payment Institution licensed under the Payment Services Act 2019	<p>New provision for the Preamble: SingCash Pte. Ltd. holds a Major Payment Institution under the Payment Services Act 2019, and has its registered address at 50 Raffles Place #11-02 Singapore Land Tower 048623.</p> <p>New provision for Part A: A person who is not a party to any agreement governed by these Terms has no rights under the Contracts (Rights of Third Parties) Act, Chapter 53B of Singapore.</p> <p>New provision for Part B, Section VI, Subsection 1: Normal business hours may be viewed here: https://dash.com.sg/contact</p>

END OF WESTERN UNION® MONEY TRANSFER SERVICE TERMS AND CONDITIONS – APPLICABLE TO WESTERN UNION® CASH PICK UP SERVICES

**GENERAL TERMS AND CONDITIONS FOR MOBILE REMITTANCE (REMITTANCE SERVICE)
– APPLICABLE TO REMITTANCE SERVICES APART FROM WESTERN UNION® CASH PICK
UP SERVICES**

1. Definitions and Interpretations

1.1 In these General Terms and Conditions for Remittance Service, the following words and expressions shall have the following meanings:

1.1.1 “AML” means anti-money laundering.

1.1.2 “Beneficiary” in relation to a Customer, means an individual who is designated by such Customer to receive funds via the Remittance Service, subject nevertheless to Clause 3.5.

1.1.3 “Business Day” means a day, other than a Saturday, Sunday or public holiday in Singapore, on which banks are open for the transaction of general business in Singapore.

1.1.4 “CFT” means countering the financing of terrorism.

1.1.5 “Converted Amount” means, in respect of an Remittance Service Transaction, the amount in the local currency of the relevant Territory that is credited into a Beneficiary’s bank account or Beneficiary’s overseas mobile wallet account made available by the relevant MNO or MTO for a Beneficiary’s self-collection, after converting the Remittance Amount based on the applicable Exchange Rate for the time being, subject nevertheless to the relevant terms of the MNO or MTO, which may apply to such transaction.

1.1.6 “Customer” means a natural person whose Registration Application has been accepted by SingCash and in relation to whom the provision of the Remittance Service by SingCash has not been suspended or terminated for any reason whatsoever.

1.1.7 “Customer Information” means, in relation to a Customer, all information which SingCash obtains as a result of the Customer’s use of the Remittance Service or in connection with the contract or agreement between the Customer and SingCash, including any information which relates to a Remittance Service Transaction, information which identifies or which relates to an individual

(including Beneficiary), whether true or not, and any information of the Customer collected, used or disclosed as described in the Dash Data Protection Policy.

1.1.8 “Exchange Rate” in relation to a Remittance Service Transaction, means the rate at which the Remittance Amount is converted into the Converted Amount.

1.1.9 “General Terms” means these General Terms and Conditions for Remittance Service, including any amendments thereto that SingCash may make from time to time in its sole and absolute discretion.

1.1.10 “IDA” means the Info-communications Development Authority of Singapore.

1.1.11 “Intellectual Property” means patents, trade marks, service marks, trade names, domain names, rights in designs, semiconductor topography rights, database rights of unfair extraction and reutilisation, copyrights (including rights in computer software), rights in know-how and other intellectual or industrial property rights (whether registered or unregistered and including applications for the registration of any of the foregoing) and all rights or forms of protection having equivalent or similar effect to any of the foregoing which may subsist anywhere in the world.

1.1.12 “Dash Application” means the application(s) for mobile devices (available for download from an Appstore) offered, operated and maintained by or on behalf of SingCash from Singapore, whether jointly with any other banks or persons or otherwise, through which certain products, services and functionalities, as SingCash may determine from time to time at its sole and absolute discretion, are offered and may be accessed and used, and shall include any derivation or upgrade of such applications as may be made available by SingCash, whether jointly with any other banks or persons or otherwise, from time to time.

1.1.13 “Dash Balance” means a virtual wallet or stored value facility offered by SingCash in accordance with Dash Terms, to which funds may be credited and from which payments and Remittance Service transactions may be made and with such other functionalities as SingCash may determine from time to time at its discretion. Dash Balance was formerly known as “mWallet” and the credit in Dash Balance was formerly known as “Singtel mCash”.

- 1.1.14 “Dash Data Protection Policy” means the current version of the data protection policy available at <https://dash.com.sg/files/terms/privacy-policy.pdf> or such other Internet website as may be maintained in respect of such policy.
- 1.1.15 “Dash Services” means the services offered by SingCash to individuals pursuant to the Dash Terms in connection with the provision of Dash Balance to such individuals.
- 1.1.16 “Dash Terms” means the Terms and Conditions for Dash relating to the use of Dash Balance and Dash Services, available at https://dash.com.sg/files/terms/Dash_TC.pdf, including any amendments thereto that SingCash may make from time to time in its sole and absolute discretion.
- 1.1.17 “MNO” means an overseas mobile network operator who operates an MNO Service in a relevant Territory and who has entered into an agreement with SingCash to participate in the provision of Remittance Service.
- 1.1.18 “MNO Service” means the service provided by a MNO to its customers, comprising of access to a virtual wallet for electronic receipt, payment, cash-out and settlement services, and/or any other cash-out or settlement services.
- 1.1.19 “Remittance Service”, also known as “Singtel mRemit”, “mRemit” or “Dash Remit” , means the cross border remittance service provided by SingCash that enables a Customer to remit funds to the Customer's designated Beneficiaries in the manner and subject to the terms and conditions set out in these General Terms.
- 1.1.20 “Remittance Service Transaction” means a remittance transaction performed at the Customer's request using the Remittance Service to transfer funds to a Beneficiary in the relevant Territory.
- 1.1.21 “MTO” means an overseas money transfer operator who operates an international money transfer network in the relevant Territory and who has entered into an agreement with SingCash to participate in the provision of the Remittance Service, and shall include, where applicable, the cash-out agents of such operator.
- 1.1.22 “Registration Application” shall have the meaning ascribed to it in Clause 3.1.

1.1.23 “Remittance Amount” means, in respect of a Remittance service Transaction, the amount in Singapore Dollars, as specified by a Customer to be remitted to the relevant Beneficiary when making a Transaction Request (prior to any conversion of such amount).

1.1.24 “Singapore Dollars” or “S\$” means the lawful currency of Singapore.

1.1.25 “SingCash” means SingCash Pte. Ltd. (Company Registration Number 201106360E) and its successors. SingCash is the holder of a Major Payment Institution licence issued by the MAS under the Payment Services Act 2019.

1.1.26 “SingCash Counter” means a physical counter operated by SingCash in Singapore to provide services in relation to the Remittance Service to Customers.

1.1.27 “SingCash Website” means <https://dash.com.sg>, or such other internet website as SingCash may maintain in respect of the Remittance Service from time to time.

1.1.28 “Territory” means the Philippines, Indonesia, India, China, Bangladesh, Malaysia or any other country designated as a participant country by SingCash in its sole and absolute discretion from time to time.

1.1.29 “Transaction Request” shall have the meaning ascribed to it in Clause 4.1.

1.2 The headings or titles to the Clauses in these General Terms are to facilitate reference and shall not be referred to or relied upon in the construction of any provision of these General Terms.

1.3 Where the context so admits, the singular shall include the plural and words in the masculine gender shall include the feminine gender and/or neuter gender and vice-versa.

1.4 Any reference in these General Terms to any Clause shall be construed as a reference to a clause in these General Terms unless otherwise expressly stated.

1.5 The words “include” or “including” in these General Terms shall be deemed to be followed by “without limitation” or “but not limited to” whether or not they are followed by such phrases or words of like import.

2. Eligibility for the application and use of the Remittance Service

2.1 The Customer acknowledges and agrees that in order to be eligible to apply for and to continue to use the Remittance Service:

- (a) the Customer is required to comply with the provisions of these General Terms including specific criteria in relation to the relevant Territory as set out by SingCash from time to time; and
- (b) the Customer is required to register for Dash Balance and comply with the provisions of the Dash Terms.

2.2 The Customer acknowledges and agrees that the Customer:

- (a) is of legal age of majority to contract in the jurisdiction in which the Customer resides (and in any event, no less than eighteen (18) years of age) and legally capable and permitted to accede to these General Terms; and
- (b) has full capacity, authority and legal right to enter into and engage in Remittance Service Transactions, and has taken or obtained all necessary action and consents to authorise the Customer's entry into and performance of the Customer's obligations in respect thereof in accordance with all applicable laws and regulations.

3. Registration For Remittance Service

3.1 Any individual who wishes to be registered as a Customer of the Remittance Service must submit an application (in such form as SingCash may require from time to time) ("Registration Application") through any one of the following channels:

- (a) in person at a SingCash Counter or such other authorised locations as may be determined by SingCash from time to time; or
- (b) at roadshows organised by SingCash from time to time.
- (c) digitally via the Dash Application (subject to availability and customer eligibility); or
- (d) such other channels as SingCash may make available from time to time.

Each Registration Application must be followed with the submission, in person and at a SingCash Counter (or roadshow location if any), of such supporting documentation and information as SingCash may require from time to time in order to identify the individual. All information provided in or pursuant to such Registration Application must be truthful, accurate and complete as at the time of application and throughout such time as the individual is a Customer of the Remittance Service. SingCash may take up to three (3) Business Days to process any Registration Application.

3.2 The Customer is also required to provide SingCash with such information relating to each Beneficiary as may be required by SingCash, MTO and/or the relevant MNO in the Territory to which the Customer proposes to remit monies to such Beneficiary using the Remittance Service. The information to be submitted by the Customer under this Clause 3.2 shall be submitted by the Customer:

(a) in person at a SingCash Counter or such other authorised locations as may be determined by SingCash from time to time; or

(b) at roadshows organised by SingCash from time to time.

The Customer shall notify SingCash of any change to a Beneficiary's information (including in relation to any change of such Beneficiary).

3.3 SingCash retains the sole and absolute discretion to approve or reject any Registration Application in whole or in part (including in relation to the designation of any Beneficiaries). SingCash shall not be required to provide any reason or explanation for its decision. Without prejudice to the foregoing, any reason or explanation provided by SingCash is for information only, shall not be binding on SingCash, and does not constitute any representation, warranty or undertaking as to future action or otherwise.

3.4 Each individual shall be notified whether his or her Registration Application has been accepted or rejected by SingCash.

3.5 Each Customer may only designate a maximum of five (5) Beneficiaries in any Registration Application.

3.6 The Customer may only register for and use the Remittance Service on his own behalf and for the transfer of his own funds and not on behalf of any other person (including natural person or legal person).

4. Terms of Use for Remittance Service

4.1 Each Customer may at any time submit a request, in such manner and form and together with such valid information and supporting documentation as may be required by SingCash from time to time, for SingCash to perform and complete a Remittance Service Transaction (“Transaction Request”). A Transaction Request may be made by the Customer:

(a) via the Dash Application; or

(b) by using such services as SingCash or The Western Union Company and/or its subsidiaries (whether direct or indirect) may offer from time to time, provided always that a Customer is required to hold a valid Dash Balance in order to submit a Transaction Request.

4.2 The Customer shall confirm and endorse the truthfulness, accuracy and completeness (as at the time of the Transaction Request) of all information provided by the Customer to SingCash in respect of such Transaction Request (including, where appropriate or required by SingCash, information provided by the Customer when registering for the Remittance Service) in such manner and form as may be required by SingCash from time to time (including by signing an acknowledgment receipt). Without prejudice to the generality of the foregoing, where a Transaction Request is submitted via the Dash Application, the completion and submission by the Customer of each procedural step of such Transaction Request shall be deemed to be the Customer’s confirmation and endorsement of the truthfulness, accuracy and completeness of all information provided by the Customer to SingCash in respect of such Transaction Request.

4.3 The Customer may make enquiries in relation to SingCash’s prevailing exchange rates between any two currencies:

(a) in person at a SingCash Counter where SingCash will quote the prevailing exchange rate for the time being to the Customer at the point of the Customer’s enquiry at the SingCash Counter;

(b) via the Dash Application, where SingCash will quote the prevailing exchange rate for the time being to the Customer; or

(c) by calling Dash Hotline at 6438 3274, where the prevailing exchange rate shall be quoted to the Customer.

SingCash does not, and shall not at any time be deemed to, make any representation or warranty to the Customer that the exchange rate quoted is the best available foreign currency exchange rate and/or that the exchange rate quoted will be the Exchange Rate applied at the time of submission of any Transaction Request. The Customer shall at all times rely on the Customer's own judgment in deciding whether to accept the prevailing Exchange Rate for the Remittance Service Transaction. Once the Customer proceeds to make the Transaction Request, the Customer shall be deemed to have accepted the prevailing Exchange Rate at the time of submission of a Transaction Request (as determined by SingCash in its sole and absolute discretion) and SingCash will not entertain any request for refund or dispute over the Exchange Rate (including any dispute in relation to any disparity between the exchange rate quoted in any of the modes set out in subparagraphs (a) to (c) above and the prevailing Exchange Rate in relation to any Remittance Service Transaction).

4.4 The Remittance Amount and all applicable fees must be paid by the Customer before SingCash is obliged to perform or process any Remittance Service Transaction. Where a Customer is making a Transaction Request via the Dash Application, the Customer shall make such payment by using the available credit in the Customer's Dash Balance.

4.5 The Remittance Amount may only be converted into the local currency of the Territory to which the moneys are to be remitted. The conversion of the Remittance Amount into the Converted Amount in respect of a Remittance Service Transaction shall be performed at the prevailing Exchange Rate at the time of submission of the Transaction Request (as determined by SingCash in its sole and absolute discretion).

4.6 Where a Customer makes a Transaction Request via the Dash Application, SingCash will send an SMS notification to the Customer at the mobile number specified in the Transaction Request or registered with the Customer's Dash Balance, once the Transaction Request is accepted and has been processed. The SMS notification will, at the minimum, specify the Remittance Amount, the Exchange Rate and the Converted Amount.

4.7 The Customer acknowledges and agrees that the continued provision of the Remittance Service to the Customer and the acceptance and performance by SingCash of each Remittance Service Transaction pursuant to each Transaction Request is subject to the following conditions:

- (a) that the Customer is at all times acting only on his own behalf and not on behalf of a third party (including natural person or legal person);
- (b) the Customer having provided SingCash with complete, accurate and up-to-date information (including but not limited to full names, addresses and mobile numbers) of the Customer and the Beneficiaries (as at the date of the Transaction Request);
- (c) the Customer having successfully passed all due diligence, checks and verifications of information or otherwise including anti-fraud, anti-terrorism and AML verification, as may be conducted by SingCash from time to time;
- (d) each Beneficiary having successfully passed all due diligence, checks and verifications of information or otherwise including anti-fraud, anti-terrorism and AML verification, as may be conducted by SingCash, MTO and/or the relevant MNO from time to time;
- (e) where applicable, each Beneficiary having been duly registered with the relevant MTO to receive the funds or the MNO for the MNO Service (or otherwise eligible to use the MNO Service) or, if the Beneficiary has not been duly registered at the time of the Transaction Request, such Beneficiary having performed the requisite registration within the time specified by the relevant MNO or MTO;
- (f) each Beneficiary complying with all the terms and conditions imposed by the relevant MNO for such relevant MNO's MNO Service or complying with all the terms and conditions imposed by the relevant MTO to receive the funds via Remittance Service;
- (g) the acceptance of each Remittance Service Transaction by the relevant MNO or MTO;
- (h) satisfaction of such criteria as may be notified by SingCash from time to time in respect of the performance of the Remittance Service Transaction in the relevant Territory;

(i) where the payment is to be made by using the available credit in the Customer's Dash Balance, the Customer having sufficient credit available in the Customer's Dash Balance to fulfil each Transaction Request; and

(j) the Customer having paid all applicable fees as may be determined by SingCash from time to time.

4.8 The Customer acknowledges and agrees that in order for a Beneficiary to receive funds via the Remittance Service, such Beneficiary must, and it is the Customer's sole responsibility to ensure that such Beneficiary shall at all relevant times:

(a) where applicable, be eligible to use the relevant MNO's MNO Service; and

(b) comply with the terms relating to the MNO Service or the relevant terms of the MTO for the receipt of funds via Remittance Service, and the Customer further acknowledges and agrees that the transfer of funds to any Beneficiary under the Remittance Service shall at all times be subject to any applicable limitations or restrictions under the terms referred to in Clause 4.9(b) above.

4.10 The Remittance Amounts for the Customer's Remittance Service Transactions shall be subject to an aggregate daily maximum limit of Singapore Dollars Five Thousand (S\$5,000) (or such other amount as SingCash may determine in its sole and absolute discretion) and a monthly aggregate maximum limit of Singapore Dollars Twenty-Five Thousand (S\$25,000) (or such other amount as SingCash may determine in its sole and absolute discretion). SingCash may, at its sole and absolute discretion, alter any limit or impose additional limits on Remittance Service Transactions, whether on a per transaction basis or an aggregated basis, without prior notice to the Customer.

4.11 If the Transaction Request is accepted and processed, the Remittance Amount will be remitted and the Remittance Service Transaction will be deemed to have been completed and the Beneficiary will be deemed to have received the funds once the Converted Amount is remitted into the Beneficiary's bank account or Beneficiary's overseas mobile wallet account or ready for collection in person by the Beneficiary (where applicable). SingCash will make reasonable efforts to ensure that the Remittance Service Transactions are processed and performed in a timely manner, but makes no representations or warranties regarding the time needed to complete processing or to remit the amount to the relevant MNO or MTO or into the Beneficiary's bank account or Beneficiary's overseas mobile wallet account, and will not be liable for any loss or damage to

the Customer or the Beneficiary due to (a) any delay in the processing of the Remittance Service Transaction, the remittance of the Remittance Amount, or the receipt of the Converted Amount by the Beneficiary; (b) any act or omission on the part of the MTO and/or the relevant MNO, save where such loss or damage is directly and solely caused by SingCash's fraud, gross negligence or wilful misconduct.

4.12 If the Converted Amount:

- (a) cannot be remitted to the Beneficiary's bank account, or Beneficiary's overseas mobile wallet account or the MTO within three (3) calendar days of the date of the relevant Transaction Request, or
- (b) is not made available by the relevant MNO or MTO for the Beneficiary's self-collection (if applicable) within three (3) calendar days of the date of the relevant Transaction Request, or fails to be collected in person by the Beneficiary within seven (7) calendar days of the date of the relevant Transaction Request, the Customer agrees that SingCash shall be entitled (but not obliged) to cancel the Remittance Service Transaction to be carried out pursuant to such Transaction Request and upon such cancellation, SingCash shall refund the Remittance Amount to the Customer in accordance with the provisions of Clause 5.

4.13 SingCash shall be entitled, in its sole and absolute discretion, to refuse to perform and/or complete any Remittance Service Transaction (including where the Customer fails to fulfill any of the conditions set out in Clause 4.8).

4.14 The Customer shall:

- (a) in making any Registration Application or Transaction Request, or in using the Remittance Service to enter into any Remittance Service Transaction, comply with all applicable laws, regulations, policies and guidelines;
- (b) ensure that all information provided to SingCash (including any Beneficiary's information) is complete, accurate and up-to-date, and in the event of any change in such information, promptly inform SingCash of any such change in person at a SingCash Counter, in such form and with such valid supporting documentation as may be required by SingCash from time to time;

(c) upon request by SingCash, provide SingCash, to SingCash's satisfaction, with copies of valid documents issued by a governmental authority evidencing the Customer's identity;

(d) exercise caution when transferring any Remittance Amount to unfamiliar Beneficiaries and always be alert to the possibility of fraud; and

(e) bear the sole responsibility for the use and safeguard of its personal information (including password and/or pin number) when using the Remittance Service and be responsible for all its Transaction Requests.

4.15 A Transaction Request once given to SingCash may not be cancelled, withdrawn or amended by the Customer unless SingCash in its sole and absolute discretion consents otherwise. SingCash shall not be liable to the Customer if it does not or is unable to stop or prevent the implementation of the Remittance Service Transaction in response to the Customer's request to cancel, withdraw or amend the Transaction Request, whether such request is consented to by SingCash or otherwise.

4.16 Without prejudice to any other rights of SingCash under these General Terms, SingCash shall be entitled to suspend, and the Customer shall not be entitled to utilise, the Remittance Service if there are two (2) days or less to the expiry of any identification document referred to in Clause 4.14(c) or if such identification document has expired.

4.17 The Customer shall bear the sole risk and responsibility for the use of the Remittance Service and agrees that it is solely responsible for evaluating the accuracy, completeness and usefulness of all opinions, advice and other information received with respect to the Remittance Service in determining whether to use the Remittance Service.

4.18 Without prejudice to Clause 4.8(a), the Customer shall use the Remittance Service solely for the Customer's personal remittance needs. Any remittance of funds on behalf of any third party (including natural person or legal person) or for any purpose or to any recipient which is prohibited by any applicable law shall be void and the Customer shall have no rights under these General Terms in respect of such remittance.

4.19 The Customer accepts SingCash's records of Remittance Service Transactions as final and conclusive and binding for all purposes, in the absence of manifest error.

4.20 SingCash may record any telephone conversation with the Customer without notice to or consent from the Customer and the Customer shall be deemed to have consented to such recordings. The Customer agrees that such recordings shall be admissible in evidence in any proceedings and shall be binding on the Customer.

5. Refunds

5.1 SingCash shall not be liable to refund to the Customer the Remittance Amount save under the following circumstances and conditions only:

- (a) where the Remittance Transaction / Transaction Request has been cancelled by SingCash pursuant to Clause 4.12, upon termination of the Remittance Service by SingCash as provided in Clause 11.6(b) or where SingCash at its sole and absolute discretion agrees to refund the Remittance Amount (or part thereof); and
- (b) the Remittance Amount (or part thereof) has not been credited to the Beneficiary's bank account or the or Beneficiary's overseas mobile wallet account and/or cashed out by the Beneficiary.

5.2 Where SingCash approves the Customer's request for a refund of the Remittance Amount (or any part thereof) pursuant to Clause 5.1, SingCash will notify the Customer via e-mail, SMS and/or phone to the Customer's mobile number registered with the Customer's Dash Balance as soon as practicable. Where the Transaction Request was made by a Customer-via the Dash Application, the refund shall be made by crediting the Customer's Dash Balance.

5.3 Refunds will be for the amount of the Remittance Amount or the Converted Amount converted into Singapore Dollars at such exchange rate as may be determined by SingCash at its sole and absolute discretion, whichever is the lesser, less any fees or charges, including any administrative fees charged by SingCash for any refund, and any fees or charges which may be imposed by the relevant MNO or MTO. Refund amounts will not be adjusted to account for changes in the value of the Singapore Dollar against the converted currency from the time that the Remittance Service Transaction was submitted. No refund will be provided for the fees paid by the Customer for the cancelled Remittance Transaction.

5.4 The Customer shall direct all enquiries related to refunds to Dash Customer Care Hotline at 6438 3274.

6. Fees and Charges

6.1 SingCash shall be entitled to charge the Customer a fee for each Remittance Service Transaction and an administration fee for any refund of the Remittance Amount (or part thereof) in accordance with Clause 5. The quantum of such fees shall be as determined by SingCash and posted on the SingCash Website from time to time. The Customer may at any time make an enquiry as to the quantum of such fees by calling Dash Hotline at 6438 3274.

6.2 SingCash reserves the right to change and amend at any time the fees for the Remittance Service and the administrative fees for any refund of the Remittance Amount (or part thereof) by SingCash to the Customer. Such changes and amendments shall be effective upon posting on the SingCash Website or on such date as may be otherwise stated. The Customer's continued use of the Remittance Service or submission of any Transaction Request shall be deemed to be the Customer's conclusive acceptance of such changes and amendments to such fees.

6.3 For the avoidance of any doubt, the Customer acknowledges and agrees that the use by the Customer of any mobile services such as SMS, data and/or telephone calls in relation to any Transaction Request may entail additional charges with the respective mobile service providers and the Customer shall be solely responsible for such charges (where applicable).

6.4 The Customer shall bear and pay all taxes (including goods and services taxes) imposed under applicable laws.

7. Intellectual Property Rights

7.1 All Intellectual Property in or relating to the Remittance Service belongs solely to SingCash and its licensors. Nothing in these General Terms shall be construed as granting the Customer, by implication, estoppel or otherwise, any licence or right to use any Intellectual Property in or relating to the Remittance Service without the prior written consent of SingCash. Any rights not expressly granted herein are reserved.

7.2 The Customer shall not, and shall not attempt or assist another person to, tamper, modify, reverse-engineer, disassemble, decompile or otherwise attempt to derive the source code of the Remittance Service including the software or otherwise, in any manner not expressly permitted by SingCash. For the purposes of this Agreement, "reverse engineer" shall include the examination or analysis of the Remittance Service to determine the source code, structure, organisation, internal design, algorithms or encryption devices of the underlying technology of the Remittance Service.

8. Indemnity

8.1 To the extent permitted by applicable law, the Customer shall indemnify, defend and hold harmless SingCash, The Western Union Company and its subsidiaries (whether direct or indirect), and each of their directors, officers, employees, suppliers, MNOs, licensors and agents (the "Indemnified Parties"), from and against any and all losses, damages, claims, costs (including legal costs incurred in defending any such actions, claims or proceedings), expenses, actions, claims and proceedings whatsoever, which may be brought or commenced against any Indemnified Party by any person or which any Indemnified Party may sustain, incur or suffer, as the case may be, arising out of or in connection with or by reason of:

- (a) the Customer's use of the Remittance Service;
- (b) any Remittance Service Transaction carried out pursuant to any Transaction Request made by the Customer; or
- (c) the Customer's breach of any provision of these General Terms, save where such losses, damages, claims, costs, expenses, actions, claims and proceedings are directly and solely caused by SingCash's gross negligence or wilful misconduct.

8.2 The Customer's obligations under this Clause 8 shall survive any termination of the Customer's relationship with SingCash or the Customer's use of the Remittance Service. SingCash reserves the right to assume the defence and control of any claims, demands and actions, subject to indemnification by the Customer, in which event the Customer shall cooperate with SingCash in asserting any available defences.

9. Service Limitation, Exclusion and Limitation of Liability

9.1 The Customer acknowledges and agrees that the provision of the Remittance Service to the Customer is subject to the following:

- (a) service conditions which may depend on (without limitation) currency availability, regulatory issues, foreign exchange controls, any relevant bank's, MTO's and any MNO's hours of operation, local and foreign holidays;
- (b) availability and connectivity of a suitable network infrastructure at the time when the Remittance Service is requested or performed; and
- (c) geographic and technical capability of the mobile networks and delivery systems at the time and location when and where the Remittance Service is requested or performed.

9.2 The Customer further acknowledges and accepts that, to the extent permitted by applicable law:

- (a) without prejudice to Clause 9.4, SingCash expressly excludes any guarantee, representation, warranty, condition, term or undertaking of any kind (including warranties of non-infringement of Intellectual Property Rights), whether express or implied, statutory or otherwise, or any representations or warranties arising from usage or custom or trade or by operation of law, including without limitation as to the sequence, originality, correctness, completeness, accuracy, merchantability or fitness for any particular purpose, relating to or arising from the use of the Remittance Service or the performance by SingCash of any Remittance Service Transaction;
- (b) the Customer is solely responsible for ensuring the accuracy, adequacy and completeness of each Transaction Request, including details of the Beneficiary. SingCash shall not be obliged to verify the accuracy, adequacy and completeness of any Transaction Request. SingCash shall not be responsible for any losses, liabilities, costs, expenses, damages, claims or compensations suffered by the Customer as a result of any Transaction Request being inaccurate, inadequate, incomplete, ambiguous or inconsistent in any way, or any failure, refusal, delay or error by any third party through whom the Remittance Service Transaction is made to the intended Beneficiary; and

(c) SingCash shall not be liable in any way to the Customer for any and all losses, liabilities, costs, expenses, damages, claims or compensations (including damages arising from cyber attacks and any refunds, save for the refunds in Clause 5) whatsoever (whether direct, indirect or consequential) in respect of any matter of whatever nature and howsoever arising (whether in contract, tort, negligence or otherwise), in connection with the following, save where such losses or damages arise directly as a result of SingCash's fraud, gross negligence or wilful misconduct:

(i) the provision and use of the Remittance Service and the performance of any Remittance Service Transaction, including:

(I) any fraudulent Remittance Service Transaction;

(II) any Remittance Service Transaction being inaccurate, inadequate, incomplete, ambiguous or inconsistent in any way;

(III) any unauthorised use and/or access of the Remittance Service;

(IV) any unauthorised payments or otherwise;

(V) any failure, delay, interruption to or disruption of the Remittance Service (whether due to any failure, refusal, delay or error by any third party or otherwise) or in the transmission or receipt of any data through the performance of the Remittance Service Transaction, in each case, howsoever caused or arising; and

(VI) the Customer's transfer of funds to the wrong bank account or wrong recipient whether due to inaccurate bank account details provided by the Customer or otherwise;

(ii) any event the occurrence of which SingCash is not able to control or avoid by the use of reasonable diligence, including the failure, shortage or interruption of electrical power or supply, riots or civil commotion, strikes, lock outs or trade or labour disputes or disturbances, plague, epidemic or quarantine, fire, flood, drought or acts of any government or sovereign, change in any laws, acts of war or terrorism (whether real or perceived), the defaults, omissions and actions of the Monetary Authority of Singapore, any other regulatory authority, any law enforcement body,

any IDA licensee and/or any telecommunications service provider, inclement or extreme weather conditions and acts of God;

(iii) the disclosure by SingCash and/or The Western Union Company and/or its subsidiaries (whether direct or indirect) of any Customer Information where such disclosure is made in compliance with these General Terms;

(iv) the use in any manner and/or for any purpose whatsoever by any person at any time whatsoever and from time to time of any Customer Information or information transmitted through the use of the Remittance Service and/or relating to the use of the Remittance Service;

(v) any error, omission or inaccuracy in any information provided by SingCash whether to the Customer or any person and whether in any publication relating to the Remittance Service or as part of or in connection with the Remittance Service;

(vi) the suspension, termination or discontinuance of the Remittance Service; and/or

(vii) any action taken by or on behalf of SingCash to meet any obligation, whether in Singapore or outside of Singapore, to comply with any applicable law and/or any direction, order and/or requirement of any regulatory authority and/or law enforcement body, including any action taken in connection with the prevention of any unlawful activity including fraud, money laundering, terrorist activity, bribery, corruption and/or tax evasion, and/or the enforcement of any economic and/or trade sanction.

(viii) any closure, insolvency, liquidation, winding up, receivership or other similar arrangement affecting the relevant MNO or MTO;

9.3 To the extent that the limitation of liability set out above is not permitted by law, SingCash's liability to the Customer whether in contract, tort (including negligence or breach of statutory duty) or otherwise for any and all losses, damages or liabilities caused or arising from or in relation to SingCash's provision or operation of the Remittance Service or relating to these General Terms shall not exceed the aggregate of the fees paid by the Customer to SingCash for the Remittance Service during the last three (3) months immediately preceding the time of the claim by the Customer.

9.4 SingCash does not represent or provide any warranty that:

- (a) the Remittance Service will meet the Customer's requirements;
- (b) the Remittance Service will always be available, accessible, function or inter-operate with any MNO Service, MTO, the Customer's Dash Balance, any mobile network, network infrastructure, system or otherwise to any extent, or such other services as SingCash may offer from time to time; and
- (c) the Customer's use of the Remittance Service or SingCash's performance of the Remittance Service Transaction will be uninterrupted, timely, secure or error-free.

10. Right to Collect, Use and Disclose Data and Information connected with the Customer Information

10.1 Save with the Customer's agreement, consent or authority (including agreement, consent and authority given or granted pursuant to Clause 10.3 and the Dash Data Protection Policy), SingCash and The Western Union Company shall not collect, use or disclose Customer Information for any purpose other than the purposes permitted under the applicable law. In addition to Clause 10.3, the Customer may give its agreement, consent or authority to all collection, use and disclosure by SingCash and/or The Western Union Company of Customer Information, for any purpose(s) requested by SingCash and/or The Western Union Company, by any form of writing or by the acceptance by the Customer of any relevant terms and conditions (including in the General Terms and Dash Data Protection Policy) which refer to such consent or authority.

10.2 SingCash shall be entitled to request for, retrieve and collect any information from or relating to the Customer from time to time which SingCash may require for the purposes of the Remittance Service and its performance of any of its obligations under these General Terms.

10.3 The Customer hereby affirmatively agree, consents to and authorises the collection, retrieval, use and disclosure by and on behalf of SingCash any and all Customer Information disclosed by the Customer to SingCash and/or The Western Union Company and/or its subsidiaries (whether direct or indirect), or collected by SingCash (including any information of a Customer collected, used or disclosed as described in the Dash Data Protection Policy), in the manner and for the purposes set out in the Dash Data Protection Policy, including for the following purposes:

- (a) considering whether to provide Customer with the services that Customer applied for and processing Customer's application for the services;
- (b) administering and/or managing Customer's relationship and/or account with SingCash (including carrying out Customer's instructions or responding to any enquiries by Customer);
- (c) carrying out verifications, the conduct of AML and CFT checks or otherwise to facilitate the provision of the Remittance Service and/or the provision of Dash Services by SingCash ;
- (d) dealing in any matters relating to the services and/or products which Customer is applying for or has applied for (including the mailing of correspondence, statements, invoices, reports or notices to the Customer, which could involve disclosure of certain personal data about Customer to bring about delivery of the same as well as on the external cover of envelopes/mail packages);
- (e) investigating fraud, misconduct, any unlawful action or omission, whether relating to Customer's application, Customer's claims or any other matter relating to the Customer's relationship and/or account with SingCash, and whether or not there is any suspicious of the aforementioned;
- (f) for meeting legal, regulatory and other compliance requirements (including disclosure to all government agencies and authorities, regulators, exchanges, clearing houses, markets or depositories); and
- (g) for providing the Customer with information, offering rewards, conducting market research and other survey, maintaining safety and security, and other purposes as further described in the Dash Data Protection Policy, (collectively, the "Purposes").

The provisions of this Clause 10.3 shall constitute consent of the Customer for the purpose of the provisions of the Spam Control Act and other applicable law, unless otherwise notified in writing by the Customer in the procedure as determined by SingCash (or The Western Union Company and/or its subsidiaries (whether direct or indirect) from time to time, including as may be described in the Dash Data Protection Policy.

10.4 The Customer hereby affirmatively agree, consent to and authorise the disclosure and/or transfer out of Singapore, by and on behalf of SingCash, of Customer Information, to its third party service providers or agents (including its lawyers), where such third party service providers or agents engaged by SingCash would

be processing the Customer Information for SingCash for any of the Purposes, and to the relevant Beneficiary in respect of the Remittance Service.

10.5 The Customer hereby represents, warrants and undertakes to SingCash that where the Customer is responsible for the provision of any information or data relating to any natural person to SingCash, or actually provides any such information or data to SingCash, the Customer has informed each such person and each such person has given consent to SingCash's collection, use and disclosure of their personal data as described under these General Terms and in the Dash Data Protection Policy.

10.6 Customers who wish to withdraw the consent referred to in this Clause 10 shall submit a request (in such form as specified by SingCash from time to time) at any SingCash Counter for such withdrawal whereupon the Remittance Service in relation to the relevant Remittance Service Transaction and the relevant Beneficiary shall be terminated.

10.7 The Customer agrees that SingCash may (a) retain all Customer Information disclosed by the Customer for the purposes of the Remittance Service and in compliance with the applicable laws and regulations; and (b) retrieve and/or update any Customer Information by way of scanning the QR code found on the Customer's identification document (which includes any valid pass and permit) provided to SingCash.

10.8 The Customer hereby consents to SingCash sending SMS notifications to the Customer or contacting the Customer in any other manner at any time and from time to time in relation to the Remittance Service.

11. Termination

11.1 SingCash reserves all rights, in its sole and absolute discretion, to suspend (indefinitely or for such period as SingCash may consider appropriate) or terminate the Remittance Service (in whole or in respect of any particular Territory) at any time by giving written notice to the Customer, and such notice shall be effective upon posting on the SingCash Website or on such other date as may be otherwise stated by SingCash.

11.2 Notwithstanding anything contained herein and without prejudice to Clause 11.1, SingCash may at any time suspend (indefinitely or for such period as SingCash may consider appropriate) or terminate the provision of the

Remittance Service to the Customer, with immediate effect or on such other date as SingCash may state, without notice to the Customer, if:

- (a) the Customer has, or SingCash has, in its sole and absolute discretion, reason to believe that the Customer has, committed a breach of any of the provisions of these General Terms;
- (b) SingCash has, in its sole and absolute discretion, reason to believe that the Customer has misused or is likely to misuse the Remittance Service (including any unauthorised use or for any criminal or illegal purpose);
- (c) SingCash has, in its sole and absolute discretion, reason to believe that the Customer is using the Remittance Service or making any Transaction Request, on behalf of another party;
- (d) SingCash is required to do so in order to comply with any applicable law or any direction, order or requirement of any regulatory authority or law enforcement body;
- (e) there is, or SingCash has, in its sole and absolute discretion, reason to believe that there is, a material security threat to the Remittance Service or any other services provided by SingCash (including risk of money laundering or terrorist financing, hacking or through the introduction of viruses or other malicious code);
- (f) the Customer becomes bankrupt or generally fails or is unable to pay any of its debts as they mature, or any action is taken by any creditor of the Customer to recover, realise or enforce any security over any assets of the Customer or to enforce any judgment against the Customer;
- (g) the Customer has, or SingCash has, in its sole and absolute discretion, reason to believe that the Customer has, caused or is likely to cause any failure, interruption, disruption or congestion of or in any network, system or services (whether of SingCash or any other person) in connection with the Remittance Service;
- (h) SingCash, in its sole and absolute discretion, is of the opinion that the Customer has perpetrated a fraud on SingCash or The Western Union Company and/or any of its subsidiaries (whether direct or indirect) or has conducted itself in a manner which may result in perpetrating (or which, in the opinion

of SingCash, constitutes an attempt to perpetrate) a fraud on SingCash or The Western Union Company and/or any of its subsidiaries (whether direct or indirect);

(i) the Customer dies, or becomes mentally incapacitated or suffers some other form of legal disability;

(j) any information provided by the Customer to SingCash in connection with the Customer's use of the Remittance Service is found to be false, misleading or incorrect;

(k) any representation or warranty made by the Customer to SingCash is incorrect or misleading;

(l) the Customer does not make any Transaction Request over a period of such duration as may be determined by SingCash in its sole and absolute discretion from time to time; and/or

(m) SingCash conducts or participates in any investigation into any of the matters described in the foregoing provisions of this Clause 11.2.

11.3 Notwithstanding anything to the contrary, SingCash shall not be obliged to act on a Transaction Request and SingCash shall be entitled to decline a Transaction Request and/or suspend the provision of the Remittance Service (including the freezing of the Remittance Amount in respect of the Transaction Request) at any time without giving any reason and without prior notification to Customer if SingCash has received and needs to comply with a court order, regulatory, judicial or statutory requirement or request.

11.4 The Customer shall not be entitled to any payment, compensation or damages from SingCash in relation to the suspension or termination of the provision of the Remittance Service to the Customer for any reason whatsoever, except for the refunds in the circumstances specified in Clause 5.1. The suspension or termination (as the case may be) of the provision of the Remittance Service to the Customer shall not release the Customer from any liability which at the time of termination has already accrued.

11.5 SingCash's right to suspend and terminate the Remittance Service shall be without prejudice to any other rights or remedies which SingCash may have under these General Terms.

11.6 Upon termination of the provision of the Remittance Service (whether in whole or in respect of any particular Territory or in respect of the Customer):

(a) the Customer shall immediately cease to have any right or benefit as a Customer under these General Terms;

(b) any Remittance Service Transactions that have not been completed will be terminated and the amounts remitted will be refunded to the Customer in accordance with the provisions of Clause 5;

(c) all sums due or accruing due or payable to SingCash under these General Terms up to and including the date of termination shall become immediately due and payable to SingCash; and

(d) save for provisions which expressly provide otherwise, neither SingCash nor the Customer shall have any further obligations to the other under these General Terms.

11.7 For the avoidance of doubt, upon termination of the provision of the Remittance Service (whether in whole or in respect of any particular Territory or in respect of the Customer), the Customer may submit a new Registration Application to be re-registered as a Customer of the Remittance Service in accordance with these Terms, if desired. However, without prejudice to any of SingCash's other rights and remedies (under these General Terms, at law, in equity or otherwise), SingCash retains the sole and absolute discretion to approve or reject any such Registration Application in whole or in part, or to impose any conditions whatsoever to the Registration Application.

12. Set-off

12.1 Without prejudice and in addition to any right of set-off to which SingCash is otherwise entitled, SingCash may, at any time, upon written notice to the Customer, set-off any amounts owing by the Customer to SingCash against any amounts which SingCash owes to the Customer, and SingCash is hereby authorised to effect any necessary conversions at its then prevailing exchange rates. Notwithstanding the foregoing, in the event that the Customer breaches any provision of these General Terms, SingCash may perform such set-off without notice to the Customer.

13. Amendment and Variation

13.1 SingCash reserves the right to amend, modify, add to or otherwise vary these General Terms (including any amendments made to the Dash Data Protection Policy) from time to time by giving seven (7) calendar days' notice thereof to the Customer and any such amendment, modification or supplement shall take effect as

from the date specified in such notice. Any such notice given by SingCash in accordance with this clause, by posting on the SingCash Website or by otherwise making public such notice in any other such manner deemed appropriate by SingCash, shall constitute good and sufficient notice thereof to the Customer by SingCash and shall be deemed to have been received by the Customer in accordance with the Clause or on the date of such posting or the making public of such notice, as applicable. The Customer's continued use of the Remittance Service or submission of any Transaction Request shall be deemed to be the Customer's conclusive acceptance of such amendments, modifications or variations to these General Terms and the Customer shall be bound by these General Terms so amended.

14. Waiver

14.1 No failure to exercise or enforce, and no delay on the part of SingCash in exercising or enforcing its rights under these General Terms shall operate as a waiver thereof nor shall such failure or delay in any way prejudice or affect the rights of SingCash at any time.

15. Assignment

15.1 The Customer shall not assign, transfer or encumber any or all of its rights, interest and obligations under these General Terms without the prior written consent of SingCash.

15.2 The Customer agrees that SingCash may assign and transfer any or all of its rights, interests and obligations under these General Terms to The Western Union Company or any of its subsidiaries (whether direct or indirect) at SingCash's discretion and without any further consent or agreement required on the part of the Customer. Any such assignment or transfer shall take effect upon posting on the SingCash Website or on such date as may be stated. In the event that SingCash assigns and transfers all its rights, interest and obligations under these General Terms:

- (a) all references to SingCash in these General Terms shall upon and after any such assignment and transfer be construed as a reference to the assignee and transferee of SingCash; and

(b) such assignee and transferee shall be entitled to enforce all rights and perform all obligations of SingCash and to be paid all sums due from the Customer under these General Terms as at the date of such assignment and transfer thereafter.

16. Applicable Laws, Jurisdiction and Service of Process

16.1 These General Terms herein shall be subject to and construed in accordance with the laws of Singapore and the Customer hereby submit to the non-exclusive jurisdiction of the courts of Singapore.

16.2 Without prejudice to SingCash's right to serve process in any other manner permitted by law, SingCash may effect service on the Customer of any writ, summons or other process or documents by leaving it at or sending it by ordinary post to the Customer's last known address. Such process shall be deemed validly served on the Customer:

(a) in the case of service by leaving at the Customer's last known address, immediately; and

(b) in the case of service by post,

(i) to any address in Singapore, two (2) days after it was posted by SingCash; or

(ii) to any address outside Singapore, fourteen (14) days after it was posted by SingCash,

and the Customer agrees that the Customer shall be deemed to have adequate and sufficient notice of such process.

17. Notices and Correspondence

17.1 All notices and communications by SingCash to the Customer may be sent or despatched to the Customer by delivery, post, e-mail, SMS or facsimile transmission or any other means deemed appropriate by SingCash to the e-mail or other address or mobile or facsimile number of Customer appearing in any record of the Customer maintained by SingCash or from which any communication by the Customer to SingCash was despatched or issued or otherwise last known to SingCash. Any such notice, demand or communication addressed and so despatched to the Customer shall be deemed to have been received by the Customer:

(a) in the case of despatch by e-mail, SMS or facsimile transmission or other instantaneous electronic communications, immediately upon transmission by SingCash;

(b) in the case of despatch by delivery to the address of the Customer, on the date and at the time it was so delivered or left at that address; and

(c) in the case of despatch by post:

(i) to any address in Singapore, on the next day after it was posted by SingCash; or

(ii) to any address outside Singapore, on the seventh (7th) day after it was posted by SingCash.

17.2 All notices and requests from the Customer to SingCash shall be in writing unless SingCash specifies to the Customer otherwise. SingCash shall be entitled to regard as ineffective and invalid any notice or request of the Customer the receipt of which has not been confirmed by SingCash to the Customer.

18. Severability

18.1 Any part of any provision of these General Terms that is invalid, unenforceable or illegal shall be enforced as nearly as possible in accordance with its terms, but shall otherwise be deemed severed and shall not affect the enforceability of any other part of these General Terms, which shall continue to be valid and enforceable to the fullest extent permitted by law.

19. Third Party Rights

19.1 Save for The Western Union Company and its subsidiaries (whether direct or indirect), no person who is not a party to these General Terms has any right under the Contracts (Rights of Third Parties) Act 2001 of Singapore to enforce or enjoy the benefit of any term in these General Terms.

END OF GENERAL TERMS AND CONDITIONS FOR MOBILE REMITTANCE (REMITTANCE SERVICE) – APPLICABLE TO REMITTANCE SERVICES APART FROM WESTERN UNION® CASH PICK UP SERVICES