改定前

改定後

ジャパンリンクサービス Terms and Conditions

(2020年3月改定)

ジャパンリンクサービス Terms and Conditions

(2025年9月改定)

1. Authorization for the Service Execution

The Customer authorizes SMBC to execute the Services without any further documentations, orders or applications. The Customer shall indemnify SMBC for any losses, damages or claims caused by the Services, following the Customer's instructions in this Authorizations and attached Schedules.

6. Change of Information and Amendment

The Customer shall inform SMBC in writing of any changes in the matters previously reported to SMBC immediately when such changes occur. SMBC shall be entitled for a reasonable period of time from receipt to process such notification of changes. SMBC shall assume no responsibility for any losses or damages incurred by the Customer which may arise prior to SMBC's acceptance of such information.

7. Cancellation / Amendment of Payment Instructions

In the event that a payment fails due to factors such as non-existence of the account, SMBC shall inform the Customer of such promptly once the situation has been ascertained. SMBC shall, upon receiving the cancellation/amendment request using SMBC's designated form take necessary procedures, and commission shall be charged as per Article 2.

1. Authorization for the Service Execution

The Customer authorizes SMBC to execute the Services without any further documentations, orders or applications. The Customer shall indemnify SMBC for any losses, damages or claims caused by the Services, following the Customer's instructions in Customer Authorizations (This "Authorization") and attached Schedules.

6. Change of Information and Amendment

The Customer shall inform SMBC in writing of any changes in the matters previously reported to SMBC immediately when such changes occur. SMBC shall be entitled for a reasonable period of time from receipt to process such notification of changes. SMBC shall assume no responsibility for any losses or damages incurred by the Customer which may arise prior to SMBC's acceptance of such information, except in cases where SMBC is at fault.

7. Cancellation / Amendment of Payment Instructions

(1) In the case where the payment instructions are in MT format

Only in the case of Domestic JPY transfers between residents in Japan, in the event that a payment fails due to factors such as non-existence of the account, SMBC shall inform the Customer of such promptly once the situation has been ascertained. SMBC shall, upon receiving the cancellation/amendment request using SMBC's designated form take necessary procedures, and commission shall be charged as per Article 2.

改定前	改定後
	(2) In the case where the payment instructions are in MX format
	SMBC returns the Result file to the Customer for the payment Instructions. The
	Customer shall review the results in the customer system, and if any corrections are
	required, the Customer submits the payment Instructions again.
8. Change of Service	
Notwithstanding anything contained in this Customer Authorizations, SMBC may at	8. Change of Service
any time modify, withdraw or vary the services/add services.	Notwithstanding anything contained in this Authorization, SMBC may at any time
	modify, withdraw or vary the services/add services, only in cases where it is deemed
	unavoidable for technical reasons or other reasonable circumstances such as
12. Consultations	changes in Swift standards.
The Customer and SMBC shall cooperate in good faith in performing the terms and	
conditions of this Authorization. In the event of the occurrence or events or situations	12. Consultations
not covered by this Authorization, or in the event of confusion or disputes arising in	The Customer and SMBC shall cooperate in good faith in performing the Terms and
relation to this Authorization, the parties shall consult in good faith to resolve such	Conditions of this Authorization. In the event of the occurrence or events or situations

problems.

problems.

not covered by this Authorization, or in the event of confusion or disputes arising in

relation to this Authorization, the parties shall consult in good faith to resolve such