

**APPROVED:**  
*The Chairman of the Board,  
ad interim,  
of Credit Union «Payment Center» (Ltd.)*

*O.V. Ermolaeva  
February 1, 2020*

**Annex No 1  
to the Golden Crown International Money Transfers  
(Money Transfer Service Agreement) (the Terms and Conditions)**

**The extract from  
TARIFFS  
Golden Crown International Money Transfers**

*Effective as of February 01<sup>th</sup>, 2020*

1. The Tariffs define the amounts of the Consumer Fee and the remuneration of the Parties and are binding for all Companies acceded the Terms and Conditions.
  - 1.1. The amount of the Consumer Fee charged from a Sender can be amended by the Company in agreement with the Payment Center.
  - 1.2. The Payment Center has the right to organize and conduct different marketing, motivating and other campaigns on establishing the amount of relevant remuneration within the Terms and Conditions. The Payment Center has the right at any time to amend the terms and conditions of the conducted campaign. The terms and conditions of the campaign are unilaterally defined by the Payment Center in the Appendix to these Tariffs and are published on the Internet on the website [www.rnko.ru](http://www.rnko.ru). The terms and conditions of the campaign are binding for the Companies unless otherwise stated in the terms and conditions of the conducted campaign.
2. The amounts of the Consumer Fee and the relevant remuneration of the Parties on Transfers are as follows:
  - 2.1. For the Transfers sent from the territory of any country which is not a member of the Commonwealth of Independent States (CIS) the Consumer Fee for the sending of the Transfer Amount is defined by the Company independently unless the request on establishing of the Consumer Fee amount has been provided to the Payment Center. The remuneration of the Payment Center is 0,5 % (Point five percent) of the Transfer Amount.
3. The Remuneration of the Company shall be 0,5% (Point five percent) of the Transfer Amount for Transfers paid out within the territory of the United Kingdom of Great Britain and

Northern Ireland, the Swiss Confederation, the Kingdom of Netherlands, the Hashemite Kingdom of Jordan, the State of Israel, the Kingdom of Sweden, Romania, the Federal Democratic Republic of Nepal, the Hellenic Republic, the Republic of Bulgaria, the Republic of Cyprus, the Portuguese Republic, the Republic of Angola, the Republic of Latvia, the Republic of Lithuania, the Czech Republic, the Kingdom of Spain, the Italian Republic, the French Republic, the Kingdom of Belgium, the United States of America, the Federal Republic of Nigeria, the Socialist Republic of Vietnam, the United Arab Emirates, the Republic of Poland, the Federal Republic of Germany, the Arab Republic of Egypt, the Republic of Austria, Canada, Mongolia.

4. For the issuance by the Company of the Transfer Amount in the territory of the Republic of Turkey, the following remuneration amounts are established:

4.1. The remuneration of the Company for the issuance of the Transfer Amount is 0,4% (Zero as many as four-tenths of a percent ) of the Transfer Amount.

5. Agreements establishing the amount of the Company's remuneration for the issuance by the Company of the Transfer Amount/Transfer with Converting intended for receipt on the territory of the Republic of Turkey, concluded before September 1, 2019, shall be deemed to have ceased to be effective as of February 1, 2020 as regards establishment of the amount of the remuneration of the Company for the issuance of the Transfer Amount/Transfer with Converting sent from the territory of any state.