

Regulations Governing the Organization and Administration of Sinking Fund Established by Electronic Payment Institutions

Article 1 These Regulations are adopted pursuant to Paragraphs 3 and 4 of Article 38 and Article 39 of the Act Governing Electronic Payment Institutions (referred to as the "Act" hereunder) and Article 40 of the Act to which Paragraphs 3 and 4, Article 38 of the Act apply *mutatis mutandis*.

Article 2 The organization and administration of sinking fund established by electronic payment institutions (referred to as the "Fund" hereunder) shall be carried out in accordance with these Regulations; matters not provided under these Regulations shall be governed by other applicable regulations.

Article 3 The terms as used in these Regulations are defined as follows:

1. "Electronic payment institutions" shall mean specialized electronic payment institutions as well as banks, Chunghwa Post Co., Ltd. (referred to as "Chunghwa Post" hereunder) and electronic stored value card issuers engaging concurrently in electronic payment business.
2. "Electronic payment business" shall mean businesses under the subparagraphs of Paragraph 1, Article 3 of the Act.
3. "Business revenue" shall mean the sum of fee income generated from the electronic payment business and interest or other income earned from utilizing funds received from users in accordance with Paragraphs 2 and 3, Article 21 of the Act.

Article 4 Each electronic payment institution shall appropriate a portion of its business revenue in the previous year and contribute it to the Fund before the end of May every year. The appropriation ratios are as follows:

1. For fee income generated from electronic payment business:
 - (1) First year: NT\$2,000,000; NT\$500,000 for institutions engaging solely in the business of collecting and making payments for real transactions as an agent.
 - (2) Second year to fifth year: 0.01% of fee income every year.
 - (3) Sixth year to tenth year: 0.03% of fee income every year.
 - (4) Eleventh year and thereafter: 0.05% every year.
 2. For interest or other income earned from utilizing funds received from users in accordance with Paragraphs 2 and 3, Article 21 of the Act: 50% of the funds to be set aside pursuant to Paragraph 5, Article 21 of the Act.
- The business revenue under the preceding paragraph shall be based on that

shown in the CPA-audited and certified financial report provided in Article 32 of the Act.

Banks and Chunghwa Post engaging concurrently in electronic payment business shall calculate the amount for appropriation purpose by dividing the sum of daily balance of funds received from users and kept by them in the previous year by the actual number of days in the year, and multiplying it by its offered rate for demand deposit on December 31 of the previous year, and then make contribution to the Fund according to Subparagraph 2 of Paragraph 1 hereof.

Where the amount appropriated by an electronic payment institution pursuant to Item 1, Subparagraph 1 of Paragraph 1 hereof is less than NT\$2,000,000 in the first year, or the amount set aside by an institution engaging solely in the business of collecting and making payments for real transactions as an agent is less than NT\$500,000, such institution shall make up the contribution in subsequent years.

Article 5 The sources of income for the Fund are as follows:

1. Amounts appropriated by electronic payment institutions according to the preceding paragraph;
2. Interest income; and
3. Other income.

Article 6 The Fund shall be deposited with a bank approved by the competent authority as a dedicated sinking fund account for electronic payment institutions, and interest earned thereon will be combined into the Fund.

The total amount of the Fund is tentatively set at NT\$500 million.

Article 7 The Fund shall be used for the following purposes:

1. To repay consumers in the capacity of a third party when an electronic payment institution becomes insolvent due to financial difficulty and breaches its contract entered with consumers; and
2. To pay for the personnel and administrative expenses of the Fund, taxes incurred and other necessary management expenses.

Article 8 An sinking fund management committee for electronic payment institutions (referred to as the "Foundation" hereunder) shall be set up to handle the income, expenditure, custody and repayment obligations of the Fund.

When the Foundation decides to draw on the Fund according to the preceding article, it shall first obtain approval of the competent authority before executing its decision.

Article 9 The Foundation may have several directors, which are positions without remuneration, and each director may serve a term of three years. Each electronic payment institution may designate a director, and in addition, appoint one to two experts and scholars as directors. If a director is replaced for some reasons during his/her term of office, the new director will serve for the remaining term of office of the director being replaced.

The Foundation shall have a chairperson, to be elected by directors from among themselves.

The Foundation shall have an executive secretary, and if necessary, have additionally one to two accounting or auditing staff to handle related affairs.

The Foundation may appoint suitable personnel to serve concurrently the positions in the preceding paragraph.

Article 10 The Foundation should undertake the following tasks:

1. Calculating the amount of the Fund's deposit;
2. Reviewing drawings of the Fund in accordance with Article 7 herein; and
3. Reviewing other matters relating to management and drawing of the Fund.

Article 11 The Foundation shall report electronic payment institutions that fail to make contribution or refuse to make contribution to the Fund to the competent authority.

Article 12 These Regulations shall be in force on May 3, 2015.