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| **SDD**  **Core** | **Annex C-4 Standard Legal Opinions for licensed branches of non-SEPA country institutions applying for adherance to the SEPA Core Direct Debit Scheme.**  Legal Opinion 1 (Branch State)  (To be completed by the Legal Counsel of the Branch State)  OPINION OF LEGAL COUNSEL FOR ADHERENCE  TO THE SEPA CORE DIRECT DEBIT SCHEME  [**Date**]  To:  European Payments Council (“**EPC**”)  Cours Saint-Michel 30  B-1040 Brussels  Belgium  Dear Sirs,  [*Insert the name of entity applying for adherence*] (the “**Applicant**”)  I/We act as legal counsel to the Applicant in connection with its application to become a participant in the SEPA Core Direct Debit Scheme (the “**Scheme**”).  All capitalised terms used and not otherwise defined in this opinion shall have the meanings ascribed to such terms in the SEPA Core Direct Debit Scheme Rulebook (the “**Rulebook**”).  This opinion is given in respect of the laws of [*insert local jurisdiction*].  **ASSUMPTIONS**  We have assumed that the SEPA Core Direct Debit Adherence Agreement between the EPC and the Applicant dated [*insert the date of the Adherence Agreemen*t] (the “**Adherence Agreement**”), and, the Rulebook (including the Scheme Management Internal Rules) are legal, valid, binding and enforceable under Belgian law.  [*insert any other assumptions as to factual, but not legal, matters relied on*]  **OPINIONS**  Based on the foregoing, it is my/our opinion that:  1. The Applicant[s] [is/are]  [*Insert the appropriate wording by choosing one of the following*:   * a credit institution which is authorised in accordance with Article 8 (1) of Directive 2013/36/EU by a state which is a member of the European Economic Area; * a bank which is authorised in accordance with Article 3 of the Federal Law on Banks and Savings Banks of 8 November 1934 by the Swiss Financial Market Supervisory Authority (FINMA); * A bank which is authorised by the Central Bank of San Marino in accordance with Article 7, Part I, Title II, of the Sammarinese Law No. 165 (approved on November 17th 2005) and with Regulation No. 2007 of 2007; * An undertaking registered with the Jersey Financial Services Commission to conduct deposit-taking business under the Banking Business (Jersey) Law 1991; * An undertaking registered with the Guernsey Financial Services Commission to conduct deposit-taking business under the Banking Supervision (Bailiwick of Guernsey) Law 1994; * An undertaking licensed by the Isle of Man Financial Services Authority to conduct deposit-taking business under the Isle of Man Financial Services Act 2008; * an authorised payment institution under Article 11 of Directive (EU) 2015/2366; * a payment services provider listed in Article [1(a)/1(b)] [*insert the appropriate reference*] of Directive (EU) 2015/2366; or * (an) [entity/entities] authorised or licensed by [*insert regulator(s)*] in [*insert relevant SEPA country or territory*] to provide the following services: [*insert relevant services for which the Applicant(s) is/are licensed.*]   2. Under the laws of [insert local jurisdiction] in force to date, [there are no] [all] requirements to procure consents, authorisations, approvals of, or filing with any governmental authority or any regulatory authority in connection with the Applicant's application to adhere to the Scheme [have been satisfied].  3. [We note that the Adherence Agreement has been executed by an agent (the “**Agent**”) on behalf of the Applicant[s]. We confirm that the Agent has the legal authority to execute the Adherence Agreement on behalf of [each of] the Applicant[s].]  **QUALIFICATIONS**  [*insert qualifications, if any*]  This opinion is addressed to the EPC and may be relied upon by the EPC and its legal advisers only.  Signed  [NAME]  [TITLE] |
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| **SDD**  **Core** | **Annex C-4 Standard Legal Opinions for licensed branches of non-SEPA country institutions applying for adherance to the SEPA Core Direct Debit Scheme.**  Legal Opinion 2 (Home State)  (To be completed by the Legal Counsel of the Home State of a Licensed Branch)  OPINION OF LEGAL COUNSEL FOR ADHERENCE TO THE  SEPA CORE DIRECT DEBIT SCHEME  [**Date**]  To:  European Payments Council (“**EPC**”)  Cours Saint-Michel 30  B-1040 Brussels  Belgium  Dear Sirs,  [*insert the name of entity applying for adherence, i.e. the name of the licensed branch*] (the “**Applicant**”)  I/We act as legal counsel to the [*insert the* *name of the* *home state legal entity of which the licensed branch forms part*] in connection with [*insert the name of the licensed branch*]'s application to become a participant in the SEPA Core Direct Debit Scheme (the “**Scheme**”).  All capitalised terms used and not otherwise defined in this opinion shall have the meanings ascribed to such terms in the SEPA Core Direct Debit Scheme Rulebook (the “**Rulebook**”).  This opinion is given in respect of the laws of [*insert local jurisdiction*].  **ASSUMPTIONS**  We have assumed that the SEPA Core Direct Debit Adherence Agreement between the EPC and the Applicant dated [*insert the date of the Adherence Agreement*] (the “**Adherence Agreement**”), and, the Rulebook (including the Scheme Management Internal Rules) are legal, valid, binding and enforceable under Belgian law.  [*insert any other assumptions as to factual, but not legal, matters relied on*]  **OPINIONS**  Based on the foregoing, it is my/our opinion that:  1. The Applicant[s] [has/have] the power and authority to enter into, deliver and perform its obligations under the Rulebook and the Adherence Agreement and all necessary corporate and other action has been taken to enable it validly to enter into the Adherence Agreement.  2. The Adherence Agreement has been validly executed by the Applicant[s] and the Rulebook and the Adherence Agreement constitute legal, valid and binding obligations of [each of] the Applicant[s], enforceable against the Applicant[s] in accordance with their terms.  **QUALIFICATIONS**  [*insert qualifications, if any*]  This opinion is addressed to the EPC and may be relied upon by the EPC and its legal advisers only.  Signed  [NAME]  [TITLE] |
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