

Complaints Handling Rules

These Complaints Handling Rules stipulate the requisites and terms and conditions applicable to the handling of complaints submitted to Raiffeisenbank a.s.

1. Subject of complaint

- The subject of a complaint may be flaws in the provision of services to clients by Raiffeisenbank a.s. (hereinafter referred to as the "Bank"). A petition is a suggestion pointing out flaws in other activities of the Bank, particularly its failure to comply with legal obligations.
- For the purpose of these Complaint Handling Rules, complaints and petitions are jointly referred to as complaints.
- > Anyone (hereinafter referred to as the "Complainant") may submit a complaint.

2. Method of making a complaint

A complaint must be submitted without undue delay. The complaint is considered submitted as of the date when delivered to the Bank. A complaint may be submitted:

- > in person at any of the Bank's branch offices;
- in writing to Raiffeisenbank, a.s., Complaints department, tř. Kosmonautů 1082/29, 779 00 Olomouc;
- > by e-mail to <u>reklamace@rb.cz</u> or <u>info@rb.cz</u>;
- by calling the client line at +420 412 440 000;
- by sending a data message to the Bank's databox, ID: skzfs6u.

3. Requisites of complaints

A complaint must include:

- Identification of the Complainant and his or her contact details, in particular the name, birth registration number or date of birth, corporate ID No. in the case of a legal entity, as well as a mailing address and e-mail or telephone contacts. If the complaint is submitted by a non-client of the Bank, yet the complaint concerns its client, identification details of the client must be included as well.
- Exhaustive description of the flaw, including name of the product, service or activity and their numbers, amounts, date and time, description of important facts, etc.
- Copies of documents, such as receipts, screenshots and other material to help investigate the complaint carefully.

4. Bank's method and term for handling a complaint

1. Unless stipulated otherwise, the Bank is obliged to deal with a complaint within 30 calendar days from the date of

delivery. If the complaint cannot be solved in the said time, the Bank is obliged to at least inform the Complainant in the same time about the reason why it is unable to solve the complaint, stating the current status of the complaint, further steps to be taken, as well as the time needed to deal with the complaint.

- 2. The term for dealing with a complaint relating to payment services is 15 business days from the date of delivery to the Bank. If the Bank is unable to reply in the given time, it shall inform the Complainant in the same time about the reasons, and shall send the reply within 35 business days from the date of delivery of the complaint at the latest.
- 3. The term for dealing with a complaint relating to goods and services (not delivered, not received, not matching the order) purchased using a debit or credit card is subject to the rules of Mastercard and Visa card associations and usually amounts to 50-180 days.
- 4. The Bank is entitled to require the Complainant to amend or correct the complaint. In such case, the term for dealing with the complaint shall be suspended until the Complainant amends or corrects the complaint.
- 5. The Bank shall communicate its reply to the Complainant in a manner chosen at its discretion, however usually in the same manner how the complaint has been delivered to the Bank, unless agreed with the Complainant otherwise.

5. Cost associated with the handling of complaints

- 1. The cost of handling a complaint shall be borne by the Bank.
- 2. In cases where the same Complainant repeatedly submits the same complaint without stating any new relevant findings or facts, or in cases of repeated manifestly unfounded complaints, the Bank may charge the cost associated with the handling of such complaints to the Complainant.

6. Procedure upon disagreement with the processing of a complaint

- Where a complaint has not been processed to the Complainant's satisfaction, the Complainant may express his or her disagreement without undue delay to the person originally handling the complaint, or the Complainant may approach the Bank's Ombudsman: in writing to Raiffeisenbank a.s., Ombudsman, Hvězdova 1716/2b, Prague 4, by sending a data message to the Bank's databox, ID: skzfsóu, or by completing the Bank's relevant form posted on its website at <u>www.rb.cz</u>.
- 2. The Complainant, who is a consumer, is entitled to refer



his or her complaint in matters relating to compliance with the prohibition of the use of abusive practices, prohibition of consumer discrimination, obligations and rules for informing about the price of services and pricing methods, obligations laid down in the Civil Code for the remote conclusion of contracts for financial services and compliance with the rules laid down in the Civil Code for consumer contracts, to the Czech National Bank, having its registered office at Na Příkopě 864/28, 115 03 Prague 1 (www.cnb.cz).

- 3. The Complainant, who is a consumer, is also entitled to refer to the Financial Arbitrator operating at Legerova 69, 110 00 Prague 1 (www.finarbitr.cz) in cases where the Financial Arbitrator is competent under Act No. 229/2002 Coll. on the financial arbitrator, as amended. In cases falling outside the competences of the Financial Arbitrator, the authority for out-of-court dispute resolution is the Czech Trade Inspection Authority or another entity designated by the Ministry of Industry and Trade.
- 4. The above shall be without prejudice to the Complainant's right to claim his or her rights in proceedings before general courts of the Czech Republic.

7. Final provisions

- 1. The Complaints Handling Rules are published at the branch offices and at <u>www.rb.cz</u>.
- 2. When handling complaints, the Bank also adheres to the Code of conduct between banks and clients issued by the Czech Banking Association. The Code of conduct between banks and clients is available at <u>www.rb.cz</u>.
- 3. The Bank is entitled to amend these Complaints Handling Rules. Amendments to the Complaints Handling Rules become effective as of the date when announced by the Bank in an Appropriate Manner, as the term is defined in the General Business Conditions of Raiffeisenbank a.s. The procedure for the handling of complaints delivered to the Bank by the Complainant before the effective date of such amended Complaints Handling Rules shall be subject to the updated version of the Complaints Handling Rules, unless the Complainant informs the Bank that he or she wishes to have his or her complaint dealt with in accordance with the Complaints Handling Rules effective as at the moment of delivery of the complaint to the Bank.
- 4. These Complaints Handling Rules become effective as of 21 March 2025.