



COMMISSION OF THE EUROPEAN COMMUNITIES

Brussels, 06.06.1995
COM(95) 264 final

94/0242 (COD)

Amended proposal for a
EUROPEAN PARLIAMENT AND COUNCIL DIRECTIVE
ON EU CREDIT TRANSFERS

(presented by the Commission pursuant to Article 189 a (2)
of the EC-Treaty)

**AMENDED PROPOSAL FOR A EUROPEAN PARLIAMENT AND COUNCIL
DIRECTIVE ON EU CREDIT TRANSFERS**

Explanatory Memorandum

1. BACKGROUND

On 18 November 1994, the Commission adopted a proposal for a European Parliament and Council directive on cross-border credit transfers¹. This was sent to the Council by letter dated 18 November 1994. The Council subsequently forwarded this text to Parliament, to the European Monetary Institute and the Economic and Social Committee. In January 1995, it began its own examination of the proposal.

2. OPINION OF THE EUROPEAN MONETARY INSTITUTE AND THE ECONOMIC AND SOCIAL COMMITTEE

The European Monetary Institute (EMI) rendered its opinion on the Commission proposal on 20 March 1995. In particular, it called for an exclusion of large value transfers as well as transfers in third country currencies from the scope of application of the proposed directive. It also suggested amendments of a technical nature pertaining to the regime of responsibilities in articles 5 to 7.

The Economic and Social Committee adopted its opinion at its sitting on 1st June 1995. The modified proposal takes largely into account the suggestions of the Committee.

3. OPINION OF THE EUROPEAN PARLIAMENT

The European Parliament adopted the legislative resolution embodying its opinion on the Commission proposal at its sitting on 19 May 1995².

Parliament's favourable opinion contained 21 amendments. The Commission accepted 16 of these (Nos 1, 2, 4, 6, 7, 9-16, 19, 21-22) as proposed by Parliament. The Commission accepted partially a further 3 amendments (Nos 5, 18 and 28).

Only two amendments (Nos 3 and 8) were rejected in their integrity by the Commission. The first relates to the limitation of the scope of application of the directive to credit transfers which do not exceed an amount equivalent to 50.000 ECU. At this stage, the Commission is not fully convinced that the setting of a ceiling would not prejudice the objective of an appropriate level of protection of consumers and SMEs. The second relates to the definition of "completion". The Commission fears that the suggested use of the undefined term "receipt" would lead to legal uncertainty for the banking sector and it therefore prefers to maintain the original definition based on the concept of "acceptance".

¹ COM(94)436 final - 94/0242 COD, O.J. C360 of 17.12.1994, p.13.

²

4. COMMENTS ON AMENDMENTS

Title and text

"Cross-border credit transfer" is replaced by "EU credit transfer".

Recital 3

The recital reflects the amendment to the scope of application of the proposed directive (see comments to article 1(2)).

Recital 10 bis (new)

This new recital relates to a new article proposed by the E.P. (see article 7B new) on the availability of redress and complaints procedures.

Article 1(2)

The amended text integrates Parliament's and EMI's requests that the scope of application be limited to credit transfers in the currencies of the Member States and the ECU (corresponds to recital 3 above), thus reflecting the fact that transfers in third country currencies involve the participation of institutions in a third country performing the settlement function, to which Community legislation could not apply.

The proposed directive, in line with section 2 above, remains applicable to credit transfers for any amount.

Article 2(l)

The amended text now sets out the full wording of the definition of "force majeure", rather than simply referring to Council directive 90/314/EEC³.

Article 2(m)

A new definition of "interest", based on the rate which the institution would apply to its customer's account if that customer's account were overdrawn, is introduced. It is intended to enable customers to easily know which rate would be applicable for calculating interest.

Article 2(q)

The text now clarifies that an intermediary institution can only be one "which participates in the execution of an EU credit transfer".

³ O.J. L158 of 23.06.1990, p. 59.

Article 3

The Parliament's request is to make the transparency requirements even more precise, to the benefit of customers. The text is amended accordingly (i.e. electronic transmission of information, more detail on charge components and reference to the exchange rate, clearer reference to redress and complaints procedures), without restricting the freedom of institutions to provide information in the way that they see fit.

Article 4

The text of article 4 is amended in the light of the modifications to article 3.

Article 5, paragraph 1, introductory part

The text has been simplified in the light of Parliament's request to more clearly lay down a default mandatory rule, where there is no specific agreement between the institution and its customer.

Article 5, paragraph 2

A new section is added, setting out an interbank mechanism under which the institution having compensated its customer for delayed execution recovers any interest thus paid from the institution responsible for the delay.

Article 5, paragraph 3

In accordance with the Parliament's request, this paragraph lays down in clearer terms the principle that interest is due by the beneficiary's institution to the beneficiary when it is late in making the funds available to the beneficiary.

Article 6, paragraph 1

In the light of the Parliament's request, the text clearly specifies that the authorisation to deduct charges has to be given by the originator.

Article 6, paragraph 2

The procedure for reimbursement of unauthorised deductions has been inverted, as requested by Parliament, while fully preserving the originator's choice.

Article 7, paragraph 1

The amended text introduces a number of changes, the most important being the shortening of the period set for reimbursement and the establishment of a clearer link with article 5. It is now specified that reimbursement shall be made 15 business days following the originator's request and stated that the originator's request may not be made before the expiry of the time scale laid down in article 5(1).

Article 7, paragraph 2

The amended text specifies that when the institution succeeds in recovering the funds and therefore to refund the originator, it is not obliged to reimburse the charges and interest accruing. This is in line with the intention of the initial Commission's proposal, although not specifically stated therein.

Article 7, paragraph 3

Following the modification introduced in Article 7(1), which now sets out an obligation to refund the first 10 000 ECU of a lost transfer, article 7(3) has been aligned to allow Member States to extend the refund obligation to transfers which exceed 10 000 ECU.

Article 7A (new)

Following the Parliament's request, this new article lays down the principle that institutions are not bound by the obligations in the directive in case of force majeure, but does not prejudice the fundamental goals which the proposed directive is set to pursue. The new article reflects the legal situation in the majority of the Member States.

Article 7B (new)

This new article aims at ensuring that appropriate redress and complaints procedures in the area of EU credit transfers are available in the Member States, thus fulfilling principle no 6 of Commission Recommendation 90/109/EEC⁴.

⁴ O.J. L67 of 15.03.1990, p. 39.

Proposal for a

**EUROPEAN PARLIAMENT AND
COUNCIL DIRECTIVE**

on cross-border credit transfers

THE EUROPEAN PARLIAMENT AND THE
COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the
European Community, and in particular Article
100a thereof,

Having regard to the proposal from the
Commission,

Having regard to the opinion of the Economic
and Social Committee,

Having regard to the opinion of the European
Monetary Institute,

In accordance with the procedure laid down in
Article 189b of the Treaty,

Whereas the volume of remote cross-border
payments is growing steadily as the completion of
the internal market and the progressive move
towards full economic and monetary union lead
to greater trade flows and movement of people
throughout the Community; whereas cross-
border credit transfers account for a substantial
part of the volume and the value of remote cross-
border payments;

Whereas it is of paramount importance for
individuals and businesses to be able to make
credit transfers rapidly, reliably, and cheaply from
one part of the Community to another; whereas a
market in which there is competition for cross-
border credit transfers should lead to improved
services and reduced prices;

Modified Proposal for a

**EUROPEAN PARLIAMENT AND
COUNCIL DIRECTIVE**

on EU credit transfers

THE EUROPEAN PARLIAMENT AND THE
COUNCIL OF THE EUROPEAN UNION,

unchanged

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Whereas the volume of remote cross-border
payments is growing steadily as the completion
of the internal market and the progressive move
towards full economic and monetary union lead
to greater trade flows and movement of people
throughout the Community; whereas EU credit
transfers account for a substantial part of the
volume and the value of remote cross-border
payments;

Whereas it is of paramount importance for
individuals and businesses to be able to make
credit transfers rapidly, reliably, and cheaply
from one part of the Community to another;
whereas a market in which there is competition
for EU credit transfers should lead to improved
services and reduced prices;

Whereas this Directive intends to follow up the progress towards the liberalization of capital movements reached during stage 1 of economic and monetary union; whereas it takes account of the purpose of facilitating the use of the ECU set out in the Treaty; whereas it is conceived as a step towards the progressive implementation of economic and monetary union, whereas its provisions should apply to credit transfers in any currency, including the ECU;

Whereas this Directive intends to follow up the progress towards the liberalization of capital movements reached during stages 1 and 2 of Economic and Monetary Union; whereas it takes account of the purpose of facilitating the use of the ECU; whereas it is conceived as a step towards the progressive implementation of Economic and Monetary Union, whereas its provisions should apply to credit transfers in the currencies of the Member States and the ECU;

Whereas this Directive is intended to implement one aspect of the programme of work drawn up by the Commission following its Green Paper "Making payments in the internal market",

unchanged

Whereas the Commission has recommended to Member State that the threshold below which cross-border payments should not have to be reported should be fixed at not less than ECU 10 000;

unchanged

Whereas the Committee of Governors of the central banks of the Member States recommended that payment systems in all Member States should have a sound legal basis; whereas the Commission has set up a working group on the legal framework for cross-border payments, which consists of legal experts of governments and of the EMI; whereas this group has advised the Commission that the issues covered by this Directive may be dealt with separately from the systemic issues which remain under consideration; whereas it may be necessary to make a further proposal to cover these systemic issues, principally settlement finality;

unchanged

Whereas the purpose of this Directive is to improve cross-border credit transfer services and thus assist the EMI in its task of promoting the efficiency of cross-border payments with a view to the preparation of the third stage of Economic and Monetary Union;

Whereas, having regard to the third paragraph of Article 3b of the Treaty, this Directive lays down the minimum requirements needed to ensure an adequate level of customer information; whereas greater transparency is ultimately dependent on institutions' adherence to minimum performance requirements; whereas this Directive lays down the minimum performance requirements which institutions offering cross-border credit transfer services should adhere to; whereas this Directive fulfils the first, second, third, fourth and fifth principles set out in Commission Recommendation 90/109/EEC¹; whereas it is without prejudice to Council Directive 91/308/EEC of 10 June 1991 on prevention of the use of the financial system for the purpose of money laundering²;

Whereas the nature of cross-border credit transfers, being a series of operations involving institutions in different Member States, is such that a coordinated approach at Community level is appropriate and necessary, whereas a self-regulatory approach has been attempted by the Commission by its Recommendation 90/109/EEC; whereas this voluntary approach has not achieved the desired results; whereas a binding measure is therefore appropriate;

Whereas the purpose of this Directive is to improve EU credit transfer services and thus assist the EMI in its task of promoting the efficiency of cross-border payments with a view to the preparation of the third stage of Economic and Monetary Union;

Whereas, having regard to the third paragraph of Article 3b of the Treaty, this Directive lays down the minimum requirements needed to ensure an adequate level of customer information; whereas greater transparency is ultimately dependent on institutions' adherence to minimum performance requirements; whereas this Directive lays down the minimum performance requirements which institutions offering EU credit transfer services should adhere to; whereas this Directive fulfils the principles set out in Commission Recommendation 90/109/EEC¹; whereas it is without prejudice to Council Directive 91/308/EEC of 10 June 1991 on prevention of the use of the financial system for the purpose of money laundering²;

Whereas the nature of EU credit transfers, being a series of operations involving institutions in different Member States, is such that a coordinated approach at Community level is appropriate and necessary, whereas a self-regulatory approach has been attempted by the Commission by its Recommendation 90/109/EEC; whereas this voluntary approach has not achieved the desired results; whereas a binding measure is therefore appropriate;

¹ O.J. No L67, 15.3.1990, p. 39.

² O.J. No L166, 28.6.1991, p. 77.

Whereas this Directive should apply to credit transfers for any amount; whereas institutions should be under an obligation to refund in the case of a non-completed transfer; whereas the obligation to refund imposes a contingent liability on institutions which might, if the possibility were not given to exclude high-value transfers, have a prudential effect on the solvency requirement; whereas the possibility of derogation (by Member States and, if so exercised, by institutions) from this obligation should be provided only in the case of high-value payments of more than ECU 10 000; whereas this threshold does not apply to any other Article of this Directive;

Whereas this Directive should apply to EU credit transfers for any amount; whereas institutions should be under an obligation to refund in the case of a non-completed transfer;

Whereas an independent complaints and redress procedure relating to the areas covered by the present directive should be available to afford the customer better protection; whereas such procedure should be established at Member State level, with the minimum cost, using existing procedures where available.

Whereas the European Parliament, in its Resolution of 12 February 1993, called for a Council Directive to lay down rules in the area of transparency and performance of cross-border payments;

unchanged

Whereas the Economic and Social Committee, in its Opinion of 6 July 1994, stated a preference for a code of good conduct; whereas the Commission has previously pursued this approach; whereas the Economic and Social Committee advised that, if a directive were to be proposed, it should be limited to setting out a general framework; whereas this Directive follows this model, by allowing a large measure of freedom of contract;

unchanged

HAVE ADOPTED THIS DIRECTIVE:

unchanged

SECTION I - Scope and definitions

Article 1 Scope

1. Member States shall apply the requirements of this Directive to credit institutions and to other institutions which supply credit transfer services to the public as part of their business.
2. This Directive shall apply to credit transfers in any currency, including the ECU, and for any amount save where the derogation in Article 7(3) has been exercised.

Article 2 Definitions

For the purpose of this Directive:

- (a) "credit institution" shall mean an institution as defined in Article I of Council Directive 77/780/EEC³; for the purposes of this Directive, branches of credit institutions in different Member States are deemed to be separate institutions;
- (b) "other institution" shall mean any legal person, other than a credit institution, that supplies to the public, by way of business, credit transfer services;
- (c) "institution" shall mean a credit institution or other institution;
- (d) "person" shall mean either a legal or a natural person, as the context may require;

SECTION I - Scope and definitions

Article 1 Scope

1. Member States shall apply the requirements of this Directive to credit institutions and to other institutions which supply EU credit transfer services to the public as part of their business.
2. This Directive shall apply to EU credit transfers in the currencies of the Member States and the ECU, and for any amount.

Article 2 Definitions

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- (b) "other institution" shall mean any legal person, other than a credit institution, that supplies to the public, by way of business, EU credit transfer services;

unchanged

unchanged

³ O.J. No L322, 17.12.1977, p. 30.

- (e) "payment" shall mean the transfer by an originator of a monetary claim on a party acceptable to the beneficiary, including cases where the originator and the beneficiary are the same person; unchanged
- (f) "cross-border payment" shall mean a payment by an originator whose account, from which the payment is made, is held by an institution or its branch in one Member State, to be made available to a beneficiary at an institution or its branch in another Member State; unchanged
- (g) "originator" shall mean a person that authorizes the making of a credit transfer to a beneficiary, (g) "originator" shall mean a person that authorizes the making of a EU credit transfer to a beneficiary,
- (h) "beneficiary" shall mean the final recipient of a credit transfer; (h) "beneficiary" shall mean the final recipient of a EU credit transfer;
- (i) "customer" shall mean the originator or the beneficiary, as the context may require, and may be one and the same person; unchanged
- (j) "payment order" shall mean an instruction in any form, given direct to an institution, to place at the disposal of a beneficiary a fixed or determinable amount of money; unchanged
- (k) "credit transfer" shall mean a cross-border payment, consisting of a series of operations beginning with the originator's payment order. The term includes any payment order issued by the originator's institution or any intermediary institution intended to carry out the originator's payment order, (k) "EU credit transfer" shall mean a cross-border payment, consisting of a series of operations beginning with the originator's payment order. The term includes any payment order issued by the originator's institution or any intermediary institution intended to carry out the originator's payment order,

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| <p>(l) "force majeure" <u>shall not include the insolvency of an intermediary institution but shall otherwise have the meaning ascribed to it in indent (ii) of the second subparagraph of Article 4(6) of Council Directive 90/314/EEC⁴</u>;</p> | <p>(l) "force majeure" <u>shall mean unusual and unforeseeable circumstances beyond the control of the party by whom it is pleaded, the consequences of which could not have been avoided even if all due care has been exercised (indent (ii) of the second subparagraph of Article 4(6) of Council Directive 90/314/EEC⁴)</u>;</p> |
| <p>(m) "interest" <u>shall mean the inter-bank offered rate, increased by two percentage points, in the relevant market for deposits in the currency of any given payment, calculated for the period of the delay</u>;</p> | <p>(m) "interest" shall mean the rate which the institution would apply to its customer's account, for the relevant period, if that customer's account were then overdrawn;</p> |
| <p>(n) "value date" shall mean the date on which the customer's account is debited (for originators) or credited (for beneficiaries) such date being that applied by the institution of the customer for the purpose of calculating interest (if any) on the account or assessing the availability of funds, where interest is not an appropriate criterion;</p> | <p>unchanged</p> |
| <p>(o) "acceptance" shall mean the acceptance by an institution of a payment order, upon fulfilment of the institution's conditions as to the availability of financial cover and the identification of the parties named in the payment order and any other pre-conditions agreed by the parties;</p> | <p>unchanged</p> |
| <p>(p) "completion" of a credit transfer shall mean acceptance by the beneficiary's institution;</p> | <p>(p) "completion" of a <u>EU</u> credit transfer shall mean acceptance by the beneficiary's institution;</p> |
| <p>(q) "intermediary institution" shall mean an institution which is neither that of the originator nor that of the beneficiary;</p> | <p>(q) "intermediary institution" shall mean an institution which is neither that of the originator nor that of the beneficiary <u>and which participates in the execution of an EU credit transfer</u>;</p> |
| <p>(r) "business day" in relation to any particular institution shall mean a day, or part of a day, on which that institution is open for the processing of credit transfers.</p> | <p>(r) "business day" in relation to any particular institution shall mean a day, or part of a day, on which that institution is open for the processing of <u>EU</u> credit transfers.</p> |

⁴ O.J. No L158, 23.6.1990, p. 59.

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SECTION II - Transparency of conditions for credit transfers

Article 3

Information prior to a credit transfer (made or received)

The institution shall supply its customers with clear written information about the services it provides to effect or receive credit transfers. This information shall include:

- an indication of the time needed for the funds to be credited to the account of the beneficiary's institution or to the beneficiary, as appropriate;
- the basis of the calculation of any commissions and charges payable by the customer to the institution;
- the value date, if any, applicable by the institution;
- a reference to the redress procedures available to the customer and the method of gaining access to them.

SECTION II - Transparency of conditions for EU credit transfers

Article 3

Information prior to a EU credit transfer (made or received)

The institution shall supply its customers with clear and readily comprehensible written information including, where appropriate by electronic means, about the services it provides to effect or receive EU credit transfers. This information shall at least include:

unchanged

- the basis of the calculation, including the rates, of any commission fees and charges payable by the customer to the institution, including any taxes applied;
- an indication of the exchange rate references used;

unchanged

- a reference to the redress and complaints procedures available to the customer and the method of gaining access to them.

Article 4

**Information subsequent to a credit transfer
(made or received)**

The institution shall supply its customers with clear written information subsequent to their making or receiving a credit transfer. This information shall at least include:

- a reference enabling its customer to identify the payment;
- the amount of any charges payable by its customer. Where the originator has authorized a deduction from the amount of a credit transfer, this fact and the original amount of the credit transfer should be stated by the beneficiary's bank to the beneficiary;
- the value date, if any, applied by the institution.

SECTION III - Minimum obligations of institutions in respect of credit transfers

Article 5

Obligation to execute in good time

1. Each institution having accepted a payment order shall execute the related credit transfer within the time scale agreed with the customer (or institution) making the payment order. In the absence of a specific agreement as to the time scale, the institution shall act soon enough to enable its published clear time scale to be achieved. Where there is neither a specific agreement nor an applicable published time scale, the following obligations shall apply:

Article 4

Information subsequent to a EU credit transfer (made or received)

The institution shall supply its customers with clear and readily comprehensible written information, including, where appropriate, by electronic means, subsequent to their making or receiving a EU credit transfer. This information shall at least include:

unchanged

- the commission fees and charges payable by its customer. Where the originator has authorized a deduction from the amount of a EU credit transfer, this fact and the original amount of the EU credit transfer should be stated by the beneficiary's bank to the beneficiary;

unchanged

SECTION III - Minimum obligations of institutions in respect of EU credit transfers

Article 5

Obligation to execute in good time

1. Each institution having accepted a payment order shall execute the related EU credit transfer within the time scale agreed with the customer (or institution) making the payment order. In the absence of a specific agreement, each institution shall act as fast as possible and, in that event, the following obligations shall apply:

- the institution of the originator shall be responsible to the originator for ensuring that the credit transfer is completed no later than the end of the fifth business day following acceptance by it of the payment order from the originator; and
 - the institution of the beneficiary shall be obliged to place the amount of the credit transfer at the disposal of the beneficiary, at the latest by the end of the business day following completion of the credit transfer.
2. The originator's institution shall compensate the originator by the payment of interest on the amount of the credit transfer where it is completed late, but shall not be liable for consequential losses under this Directive. No compensation shall be payable where the originator's bank can establish that the delay was attributable to the originator.
 3. In addition to the obligation of execution in paragraph 1, the beneficiary's institution shall compensate the beneficiary by the payment of interest on the amount of the credit transfer where it is late in being placed at the beneficiary's disposal.
- the institution of the originator shall be responsible to the originator for ensuring that the EU credit transfer is completed no later than the end of the fifth business day following acceptance by it of the payment order from the originator; and
 - the institution of the beneficiary shall be obliged to place the amount of the EU credit transfer at the disposal of the beneficiary, at the latest by the end of the business day following completion of the EU credit transfer.
2. The originator's institution shall compensate the originator by the payment of interest on the amount of the EU credit transfer where it is completed late, but shall not be liable for consequential losses under this Directive. Where the originator's institution is not responsible for the delay, it may claim from the institution that caused the delay the amount it was required to pay out as interest. No compensation shall be payable where the originator's bank can establish that the delay was attributable to the originator.
 3. In addition to the obligation of execution in paragraph 1, the beneficiary's institution shall compensate the beneficiary by the payment of interest on the amount of the EU credit transfer where it is late in placing such amount at the beneficiary's disposal.

Article 6

Obligation to execute in accordance with the instructions contained in the payment order

1. The originator's institution, any intermediary institution and the beneficiary's institution, once they have accepted the payment order, shall each be obliged to execute the related credit transfer for the full amount thereof unless authorized to make a deduction therefrom. Without prejudice to the duty not to deduct, the beneficiary's institution may, where appropriate, levy an additional charge on the beneficiary relating to the administration of his account. However, any such additional administrative charge shall not exceed the charge that would be made for a domestic credit transfer.
2. Where a breach of the duty to execute in accordance with the payment order as described in paragraph 1 has been caused by any institution other than the beneficiary's institution, and without prejudice to any other claim which might be made, the institution of the originator shall be liable to credit to the originator any sum wrongly deducted by any institution, at its own cost. Alternatively, if required to do so by the originator it shall transfer such amount to the credit of the beneficiary, free of all deductions, at its own cost. Any intermediary institution making a deduction in breach of the duty in paragraph 1 shall be liable to credit the sum so deducted to the institution of the originator. Alternatively, if required by the institution of the originator, it shall transfer such amount, free of all deductions, to the credit of the beneficiary, at its own cost.

Article 6

Obligation to execute in accordance with the instructions contained in the payment order

1. The originator's institution, any intermediary institution and the beneficiary's institution, once they have accepted the payment order, shall each be obliged to execute the related EU credit transfer for the full amount thereof unless authorized by the originator to make a deduction therefrom. Without prejudice to the duty not to deduct, the beneficiary's institution may, where appropriate, levy an additional charge on the beneficiary relating to the administration of his account. However, any such additional administrative charge shall not exceed the charge that would be made for a domestic credit transfer.
2. Where a breach of the duty to execute in accordance with the payment order as described in paragraph 1 has been caused by any institution other than the beneficiary's institution, and without prejudice to any other claim which might be made, the institution of the originator shall be liable to credit to the beneficiary any sum wrongly deducted by any institution, at its own cost. Alternatively, if requested to do so by the originator it shall transfer such amount to his credit, free of all deductions, at its own cost. Any intermediary institution making a deduction in breach of the duty in paragraph 1 shall be liable to credit the sum so deducted to the institution of the beneficiary. Alternatively, if requested by the institution of the originator, it shall transfer such amount, free of all deductions, to the originator's institution, at its own cost.

3. Where a breach of the duty to execute in accordance with the payment order has been caused by the beneficiary's institution, and without prejudice to any other claim which may be made, the beneficiary's institution shall be liable to credit to the beneficiary, at its own cost, any sum wrongly deducted.

Article 7

Obligation of institutions to refund in case of non-completed credit transfers

1. If, after a payment order has been accepted by the originator's institution, the related credit transfer is not for any reason completed, and without prejudice to any other claim which may be made, the originator is entitled to have his account credited on demand with the full amount of the credit transfer plus interest and the amount of the charges for the noncompleted credit transfer, such demand to be made not earlier than 20 business days after the date on which the credit transfer should have been completed. Each intermediary institution which has accepted the payment order likewise owes an obligation to refund at its own cost the amount of the credit transfer to the institution which instructed it.
2. If the non-completion of the credit transfer was caused by defective instructions given by the originator to his institution, the originator's institution and the other institutions involved shall use their best endeavours to make the refund referred to in paragraph 1.

unchanged

Article 7

Obligation of institutions to refund in case of non-completed EU credit transfers

1. If, after a payment order has been accepted by the originator's institution, the related EU credit transfer is not completed, and without prejudice to any other claim which may be made, the originator is entitled to have his account credited at his request with the full amount of the EU credit transfer up to ECU 10 000, plus interest and the amount of the charges for the non-completed EU credit transfer, 15 business days after such request. This request may not be introduced before the expiry of the timescale set out in article 5, paragraph 1. Each intermediary institution which has accepted the payment order likewise owes an obligation to refund at its own cost the amount of the EU credit transfer to the institution which instructed it.
2. If the non-completion of the EU credit transfer was caused by defective instructions given by the originator to his institution, the originator's institution and the other institutions involved shall use their best endeavours to make the refund referred to in paragraph 1. The institutions are not obliged in this case to refund the interest accruing.

3. Member States may allow institutions to derogate by contract from the obligation to refund, as described in paragraph 1, in the following cases:

- where the non-completion of the credit transfer is due to force majeure; or
- for payments above ECU 10 000.

3. Paragraph 1 is without prejudice to the possibility for Member States to provide for an obligation to refund non-completed EU credit transfers, for amounts exceeding ECU 10 000.

Article 7a

Institutions may be exempted from the provisions of the present Directive to the extent that they can invoke reasons of force majeure pertinent to such provisions.

Article 7b

1. Any institution involved in a EU credit transfer shall take a decision without delay on complaints by its customers.
2. If a complaint has not been remedied or a decision has not been taken on it within four weeks, complainants may approach one of the independent complaints offices to be set up for this purpose by the Member States.
3. A list of addresses of such offices shall be available at all institutions carrying out EU credit transfers.

SECTION IV - Final Provisions

SECTION IV - Final Provisions

Article 8
Implementation

Article 8
Implementation

1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive before 31 December 1996 at the latest. They shall forthwith inform the Commission thereof.

unchanged

When Member States adopt these provisions, these shall contain a reference to this Directive or shall be accompanied by such reference at the time of their official publication. The procedure for such reference shall be adopted by Member States.

unchanged

2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field governed by this Directive. In this Communication Member States shall provide a table of correspondence showing the national provisions which exist or are introduced in respect of each article of this Directive.

unchanged

Article 9

Report to the European Parliament and the Council

Article 9

Report to the European Parliament and the Council

No later than 31 December 1999, the Commission shall present a report to the European Parliament and the Council on the application of this Directive, accompanied where appropriate by proposals for its revision.

unchanged

Article 10
Entry into force

Article 10
Entry into force

This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Communities.

unchanged

Article 11
Addressees

Article 11
Addressees

This Directive is addressed to the Member States unchanged

Done at Brussels.

For the
European Parliament

The President

For the
Council

The President

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