During the consumer protection procedure at OTP Bank Plc. (registered office: 1051 Budapest, Nádor utca 16.) ("the Bank") administered based on the request of the Client received on 25 January 2017 by the National Bank of Hungary (registered office: 1054 Budapest, Szabadság tér 9., place of business: 1013 Budapest, Krisztina krt. 39.) ("MNB"), the MNB passes the following

resolution

- I. MNB obliges the Bank to handle at all times the credit transfer orders and transfers by authorities both related to the fulfilment of monetary claims in accordance with the relevant legislation in force. In order to reach this goal, no later than thirty days after the receipt of this resolution, the Bank shall develop such administrative process, internal procedures, systems and control points that ensure the full and timely compliance of the data provision related to the fulfilment of monetary claims.
- II. MNB stipulates for the Bank to deliver to MNB within the framework of the extraordinary data provision the internal auditor report discussed by the Board of Directors and approved by the Supervisory Committee and made on the control of the full implementation of the measure provided in point I.), within sixty days of the receipt of this resolution.
- III. The MNB imposes a consumer protection fine in the amount of one million five hundred thousand (1.500.000) forints on the Bank due to violation of law indicated in point I.).

The imposed consumer protection fine shall be paid to the account number 19017004-01678000-30900002 of the MNB within thirty days after this resolution becomes enforceable by indicating "supervisory fine" as a comment and the number of the resolution.

In the event of facultative payment of the supervisory fine is missed provisions of the administrative execution shall apply. In the event the deadline for the payment of the supervisory fine is missed default interest will be charged, the extent of which will be calculated at the rate of 365th of the double of central bank base rate in effect on the date of imposition after every calendar day following the date of imposition. No further payment of default interest is allowed to be charged due to the late payment.

The default interest shall be paid to MNB's referred account by indicating the number of the resolution and marking "default interest". If the obliged does not fulfil the obligation of payment of the fine in due time the obligation of payment will be immediately executed. The unpaid due fine finally imposed by the MNB, and the default interest charged because of the due fine or late payment of the fine will be collected in way of tax by the state tax authority.

No appeal can be made against the resolution via administrative proceeding. The client and, with respect to provisions concerning the other participant, that other participant of the procedure may request the revision of the resolution based on violation of law from the Budapest-Capital Regional Court within 30 (thirty) days from the notification of the resolution.

Due to the fact that the administrative proceeding launched following the date of 30 June 2016, the client represented by legal representative and the business entity with Hungarian registered seat shall submit the statement of claim – to be addressed to the Budapest-Capital Regional Court – to the MNB with the assistance service of submission of forms (webpage of the assistance service of form's submission: http://www.mnb.hu/felugyelet/engedelyezes-es-intezmenyfelugyeles/hatarozatok-es-vegzesek-keresese). During the electronic submission the client represented by legal representative and the business association with Hungarian registered office – if not represented by a lawyer – may

proceed by using the system ensuring the full identification of his/her representative and by applying the assistance service of submission of forms if in possession. In that case, during the lawsuit it shall be applied in the frame of the electronic contact. In other cases the statement of claim — to be addressed to the Budapest-Capital Regional Court — shall be submitted to the MNB in three copies or dispatched by registered mail.

The submission of the statement of claim has no suspensory effect the plaintiff may request the suspension of the execution in the statement of claim. Budapest-Capital Regional Court decides in the matter without a hearing, but upon request of any of the clients, a hearing shall be held. The Client may request a hearing to be held in the statement of claim or the defendant may request it in writing within 8 days from the receipt of the administrative body's counterclaim. In case of missing these deadlines, no justification shall be sustained.

Budapest, 10 July 2018