

APPROVED
by decision No JALP-1.3. /14-2022
of the Executive Board of the
Joint Stock company LatRailNet
in a meeting held on 9 March 2022
min. No JALP-1.2. /14-2022

REGULATIONS

Riga

9 March 2022

No. JALP-7.6. /03-2022

Amendments to the JSC LatRailNet regulations Nr. JALP-7.6/01-2017 of 30 June 2017 “The Charging Scheme”

1. Make amendments to the JSC LatRailNet regulations Nr. JALP-7.6/01-2017 “The Charging Scheme” of 30 June 2017 (hereinafter referred to as the Scheme) as follows:

1.1. express Paragraph 54 of the Scheme as follows:

"54. The charging body publishes the Scheme and any amendments thereto on its internet website and submits it to the infrastructure manager for inclusion in the network statement. Annex 6 to the Scheme regarding the rules for calculating and paying charges in the international 1520 traffic and amendments thereto are published by the charging body on its website and are not included in the network statement.";

1.2. express the first sentence of Paragraph 56 of the Scheme as follows:

"56. Decisions of the charging body approving amendments to the Scheme, as well as decisions regarding infrastructure charges, enter into force upon their adoption and the following deadlines of adoption are observed:";

1.3. express Sub-paragraph 56.1 of the Scheme as follows:

"56.1. The charging body publishes the amendments to the Scheme and the decisions regarding the infrastructure charges on its internet website within 1 working day from the moment of taking the relevant decision, indicating the date of publication of these decisions. Annex 6 to the Scheme regarding the rules for calculation and payment of charges in the international 1520 traffic or amendments thereto are published by the charging body at least 2 months before the relevant infrastructure charges enter into force;"

1.4. express Sup-paragraph 56.1 of the Scheme as follows:

"56.2. the charging body informs the regulatory body of the decisions taken, providing all the necessary information thereon within 1 working day from the moment of taking the relevant decision;"

1.5. express Sup-paragraph 56.4 of the Scheme as follows:

"56.4. the charging body prepares and submits amendments to the Scheme (except Annex 6) and information on the charges and payment conditions specified in the decision to the infrastructure manager in Latvian and English for inclusion in the railway infrastructure network statement (if it is necessary to change its version) within 30 working days from the moment of taking the relevant decision;"

1.6. express Sup-paragraph 56.14 of the Scheme as follows:

"56.14. the charging body informs the regulatory body regarding the deviations from the deadlines provided for in Paragraph 56 of the Scheme, providing an appropriate explanation;"

1.7. supplement the Scheme with Sub-paragraph 56.15 as follows:

"56.15. if, due to justified reasons, it is necessary to take a decision regarding amendments to the Scheme or the infrastructure charges in an expedited manner within a term shorter than the decision-making terms provided for in Paragraph 56 of the Scheme, the charging body:

56.15.1. using the official electronic means of communication, notifies the regulatory body, the infrastructure manager, the railway undertakings, all known applicants, as well as the performers of specific technological processes (if bound by the planned decision) of the planned decision and the date, time and place of its public discussion (or access information for remote discussion);

56.15.2. ensures public discussion of the planned decision by holding a hearing meeting in person or remotely, not earlier than within 1 working day from the moment when the notification referred to in Paragraph 56.15.1 of the Scheme has been sent regarding such decision, as well as comply with the reasonable proposals of the persons referred to in Paragraph 56.15.1 for the extension of the discussion procedure for the planned decision;

56.15.3 within this decision (if necessary) provides for a reasonable transition period and its conditions for the improvement of the accounting systems related to the implementation of the decision.";

1.8. express Paragraph 58 of the Scheme as follows:

"58. A complaint about the Scheme, its separately published annexes and amendments thereto may be submitted by the infrastructure manager, infrastructure manager, applicant or railway undertaking to the regulatory body not later than one month from the date of the publication."

2. The charging body publishes these amendments on its website on the internet and submits information about it to the public-use railway infrastructure manager for inclusion in the railway infrastructure network statement.

3. These amendments enter into force upon their publication.

4. According to the twelfth part of Article 11 of the Railway Law, a complaint regarding these amendments can be submitted in State Railway Administration not later than one month after the day of the publication.

This document contains a timestamp and is signed with a secure electronic signature by:

JSC LatRailNet
the Director of the
Legal and Administrative Affairs

J. Šulcs (see certificate)