Evrofinance Mosnarbank

APPROVED
Minutes of the Management
Board Meeting No.6 dated
February 01, 2024.

Regulations on the Recognition of Qualified Investors

1. General Provisions

1.1. This document (hereinafter referred to as "the Regulations") establishes the process by which Evrofinance Mosnarbank (hereinafter "the Bank") recognizes an individual or entity (hereinafter "the Investor") as a qualified investor within the framework of the applicable Russian Federation legislation, including:

Federal Law dated 04/22/04/1996 No. 39-FZ "On the Stock Market";

Instructions of the Bank of Russia dated 04/29/2015 No. 3629-U "On Recognition of Qualified Investors and the Procedure for Keeping the Register of Persons Recognized as Qualified Investors";

Federal Law dated 07/31/2020 No. 259-FZ "On Digital Financial Assets, Digital Currency and Amendments to Certain Legislative Instruments of the Russian Federation".

1.2. Terms and Definitions

In this Regulation, the terms listed below are used with the meanings assigned herein unless the context explicitly dictates otherwise or unless expressly defined otherwise:

Stock Market Law – Federal Law dated 04/22/1996 No. 39-FZ "On the Stock Market".

DFA Law – Federal Law dated 07/31/1996 No. 259-FZ "On Digital Financial Assets, Digital Currency and Amendments to Certain Legislative Instruments of the Russian Federation".

Investor is a legal entity or individual investor in the stock market, who has entered into a Brokerage Services Contract or Trust Agreement with the Bank, or the DFA IS User.

DFA IS – an information system of EVROFINANCE MOSNARBANK (Joint-Stock Company), which is included in the register of operators of information systems where digital financial assets are issued in accordance with the DFA Law.

Qualified Investor is a legal entity or individual specified in paragraph 2 of Article 51.2 of Federal Law "On the stock market" No. 39-FZ dated April 22, 1996, as well as persons recognized as Qualified Investors in accordance with these Regulations.

- **DFA IS Personal Profile** a personal section of the DFA IS User in DFA IS, using which the DFA IS User is able to perform actions in DFA IS.
- **DFA IS User** a legal entity or an individual who has acceded to the DFA IS Rules, who has completed all the procedures stipulated by the DFA IS Rules for accessing the DFA IS Personal Profile and who has obtained access to the DFA IS Personal Account.
- **DFA IS Rules** DFA IS rules approved by the Bank of Russia in accordance with the procedure envisaged by the legislation of the Russian Federation.

Register – a register of persons recognized by the Bank as Qualified Investors.

Directive of the Bank of Russia dated 11/25/2020 No. 5635-U – Directive of the Bank of Russia dated 11/25/2020 N 5635-U "On the attributes of digital financial assets which may be acquired only by a person who is a qualified investor, on the attributes of digital financial assets which may be acquired by a person who is not a qualified investor only within the limits of the amount of funds transferred as payment for them as established by the Bank of Russia, and the aggregate value of other digital financial assets transferred as consideration, on the specified amount of funds and the aggregate value of digital financial assets".

Securities (Financial Instruments)

- Securities issued by the Russian Federation,
- Securities issued by the constituent entities of the Russian Federation and municipal securities;
 - shares and bonds of Russian issuers;
 - government securities of foreign states;
 - shares and bonds of foreign issuers;
 - Russian depository receipts and foreign depository receipts for securities;
- investment shares of mutual investment funds and units (shares) of foreign investment funds;
 - mortgage participation certificates;
- contracts concluded on organized trades that are derivative financial instruments.

Digital Financial Assets (DFA) – digital rights, including monetary claims, the possibility of exercising rights on issue-grade securities, the rights to participate in the capital of a non-public joint-stock company, the right to demand the transfer of issue-grade securities, which are provided for by the decision on the issue of digital financial assets, the issue, accounting and circulation of which is carried out by making (changing) entries in the information system on the basis of a distributed register, in accordance with the DFA Law.

1.3. These Regulations encompass:

- Requirements for recognizing an Investor as a Qualified Investor;
- A checklist of documents to be submitted by the Investor;
- The procedure to assess an Investor's compliance with the necessary qualifications to be recognized as a Qualified Investor;
- The procedure for a Qualified Investor to confirm compliance with the prerequisites for recognition;
- The timeframe for the decision on whether to recognize or decline an Investor as a Qualified Investor, as well as the manner for informing the Investor about the decision;
 - The procedure for maintaining the Register.

2. Criteria for the Recognition as a Qualified Investor

2.1. An individual may be recognized as a Qualified Investor if they satisfy any of the following criteria:

- 2.1.1. The aggregate value of the Securities held by the Investor, and/or the total obligations from derivative contracts made on behalf of the Investor, calculated according to paragraph 2.3 of these Regulations, is no less than 6,000,000 (six million) rubles. In calculating the aggregate value (total obligations), the relevant financial instruments entrusted to trust management by an individual are also taken into account;
- 2.1.2. They possess work experience directly related to conducting transactions with financial instruments, developing individual investment recommendations, managing associated transaction risks, within a Russian and/or foreign organization:

At least 2 (Two) years if such organization(s) is a Qualified Investor by virtue of paragraph 2 of Article 51.2 of the Stock Market Law, or

At least 3 years in other cases;

or have held a position where the appointment (election) as per federal laws required the consent of the Bank of Russia,

- 2.1.3. Conducted transactions with securities and/or entered into derivative financial instruments agreements, on average at least 10 times per quarter over the last 4 quarters, but not less than once a month, the cumulative price of which for the last 4 quarters totals at least 6 million rubles.
- 2.1.4. The value of the Investor's property is not less than 6 million rubles. Only the following assets shall be taken into account: monetary funds on accounts and/or deposits opened with banking institutions in compliance with the regulatory acts of the Bank of Russia, and/or in foreign banks established in the countries listed in subparagraphs 1 and 2 of paragraph 2 of Article 51.1 of the Stock Market Law, as well as accrued interest; claims to a credit institution for the payment of the cash equivalent of precious metals at the accounting price of the corresponding precious metal; Securities as defined in paragraph 1.2.3 of these Regulations, including those transferred to trust management.
- 2.1.5. Has higher economic education, confirmed by a state diploma of the Russian Federation, issued by an educational institution of higher professional education accredited at the time of the diploma's issuance for the certification of professionals in the stock market, or holds a qualification in the field of financial markets confirmed by a certificate of qualification issued in accordance with part 4 of Article 4 of Federal Law dated July 3, 2016, No. 238-FZ "On Independent Qualification Assessment" (qualification as a financial market specialist, auditor qualification, actuary qualification), or any of the following international certificates: Chartered Financial Analyst (CFA), Certified International Investment Analyst (CIIA), Financial Risk Manager (FRM)
- 2.2. A legal entity may be recognized as a Qualified Investor if it is a commercial organization or an international fund registered in accordance with Federal Law No. 290-FZ dated August 3, 2018, "On International Companies and International Funds," for the purpose of conducting transactions with securities of Russian issuers and meets any of the specified requirements:
 - 2.2.1. Has equity capital of no less than 200 million rubles;

- 2.2.2. Has executed transactions with securities and/or entered into derivative financial instruments agreements, on average at least 5 times per quarter over the last 4 quarters, but not less than once a month, the cumulative price of which amounts to at least 50 million rubles.
- 2.2.3. Has a turnover (revenue) of at least 2 billion rubles from the sale of goods (works, services), according to accounting statements (national or international standards or rules of accounting and reporting for a foreign legal entity) for the last completed accounting year.
- 2.2.4. Has assets amounting to no less than 2 billion rubles according to accounting data (national or international standards or rules of accounting and reporting for a foreign legal entity) for the last completed accounting year.

A completed accounting year should be understood as an accounting year for which the deadline for submission of annual accounting (financial) statements has expired, or for which annual statements were prepared before the deadline for their submission.

2.3. The total value of the Securities (amount of obligations) as stipulated in sub-paragraph 2.1.1 of paragraph 2.1 of these Regulations shall be determined on the date of the relevant calculation as the aggregate of their assessed value (amount of liabilities), taking into account the following conditions:

The assessed value of Securities (excluding investment units and mortgage participation certificates) is based on the market price determined according to the Procedure for Determining Market Prices of Securities, the estimated price of the Securities, and the limit of fluctuations in the market price of the Securities for the purposes of Chapter 23 of the Tax Code of the Russian Federation (approved by Order of the Russian Federal Service for Financial Markets dated November 9, 2010, No. 10-65/pz-n). If it is impossible to determine the market price, the acquisition price is used (for bonds, this includes the acquisition price and the accumulated coupon yield);

The assessed value of investment units is recognized as their net asset value on the last determination date prior to the date of their value calculation;

The assessed value of units (shares) of foreign investment funds is recognized as their net asset value on the last determination date prior to the date of their value calculation, calculated in accordance with the governing law of such funds, based on the net asset value per unit (share); if the net asset value is not available on the valuation date, the value of the units (shares) of foreign investment funds is determined based on the closing market price on the valuation date from trading on a foreign stock exchange;

The assessed value of mortgage participation certificates is recognized as the ratio of the mortgage coverage, the share of which the certificate attests, to the number of issued mortgage participation certificates, determined on the last valuation date prior to the date of their value calculation.

The total amount of obligations from contracts that are derivative financial instruments is determined based on the amount of collateral required to secure the obligations under open positions of the person applying for recognition as a Qualified Investor and the premium paid upon the conclusion of an option contract.

2.4. The aggregate price under the transactions in securities (financial instruments) in cases provided for by sub-paragraph 2.1.3 of paragraph 2.1 and by sub-paragraph 2.2.2 of paragraph 2.2 of these Regulations is determined as the sum of:

Prices of sale and purchase agreements with Securities and loan agreements; in the case of repo agreements - the price of the first parts and prices of derivative financial instruments agreements.

When determining the required work experience in the case provided for in subparagraph 2.1.2 of paragraph 2.1 of these Regulations, experience of working in one or several (two or more) organizations within 5 years preceding the submission of the application for recognition as a Qualified Investor is considered. This includes professional experience directly related to conducting transactions with financial instruments, decision-making regarding transactions, preparing individual investment recommendations, managing the risks associated with such transactions.

2.5.

2.6. The equity capital of a Russian legal entity, as provided by sub-paragraph 2.2.1 of paragraph 2.2 of these Regulations, is determined by subtracting from the amount reported in Section III of the balance sheet the amounts of shares (units) repurchased from participants (founders) and deducting the amount of the participants' (founders') debts on contributions to the authorized (share) capital. The equity capital of a foreign legal entity is the value of its net assets, the calculation of which is confirmed by an auditor.

The equity capital of a foreign legal entity, as well as other indicators provided for in sub-paragraphs 2.2.2 - 2.2.4 of paragraph 2.2 of these Regulations, if expressed in foreign currency, are determined based on the exchange rate established by the Central Bank of the Russian Federation at the time of the relevant calculation or, in the absence of such a rate, on the cross-currency rate to the ruble, calculated based on the foreign currency exchange rates established by the Central Bank of the Russian Federation.

3. Procedure for recognizing an Investor as a Qualified Investor

- 3.1. To be recognized as a Qualified Investor, the Investor submits a paper application to the Bank (in the form specified in Appendices Nos. 2.1, 2.2 to these Regulations) along with documents confirming compliance with the requirements (as detailed in Appendices Nos. 1.1, and 1.2 to these Regulations). Compliance with these requirements is necessary for recognition as a Qualified Investor according to the laws of the Russian Federation, normative acts in the sphere of financial markets, and these Regulations.
- 3.2. To be recognized as a Qualified Investor in respect of Digital Financial Assets, the Investor shall submit an application and provide documents confirming its conformity to the requirements (Appendices No. 1.1. and 1.2. to these Regulations) electronically via the DFA IS Personal Profile.
- 3.3. The application for recognition as a Qualified Investor must include, among other things:
 - A list of types of services/transactions and/or a list of types of Securities and/or

derivative financial instruments and/or Digital Financial Assets, in respect of which the Investor seeks recognition as a Qualified Investor;

- A declaration that the Investor is aware of the high risks associated with financial instruments, the restrictions legislated for Securities (financial instruments) intended for Qualified Investors, and the specific services provided to Qualified Investors. In the case of individual investors, it also includes an acknowledgment that, as per Article 19 paragraph 2 of Federal Law No. 46-FZ dated March 5, 1999 "On the Protection of the Rights and Legitimate Interests of Investors in the Stock Market," individuals who own securities designated for Qualified Investors are not entitled to any compensation from the Federal Compensation Fund.
- An indication that in case the Investor is recognized as a Qualified Investor, the Investor undertakes to notify the Bank of any non-compliance with the requirements necessary for a person to be recognized as a Qualified Investor (if the Investor is an individual).
- 3.4. Within no more than 5 (Five) business days of receiving the documents specified in paragraphs 3.1 and 3.2 of these Regulations, the Bank shall verify the compliance of the documents submitted by the Investor with the requirements necessary for recognition as a Qualified Investor.
- 3.5. The Bank has the right to request from the Investor additional documents (not specified in Appendices No. 1.1 and No. 1.2 to these Regulations), confirming compliance with the requirements necessary for recognition as a Qualified Investor. In this case, the period set forth in paragraph 3.4 of these Regulations is suspended from the day of the request until the day the Investor provides the requested additional documents.
- 3.6. Based on the results of the verification, the Bank decides on recognizing the Investor as a Qualified Investor in respect of the types of services/transactions and/or types of Securities and/or derivative financial instruments or digital financial assets specified in the Investor's application, or on refusing to recognize the Investor as a Qualified Investor. The decision on recognizing the Investor as a Qualified Investor or on refusing to recognize the Investor as a Qualified Investor shall be executed in the form of Appendix No. 4 to these Regulations. If the Investor is recognized as a Qualified Investor, the Bank shall make a corresponding entry in the Register no later than the next business day from the date of the decision.
- 3.7. An Investor may be recognized as a Qualified Investor in respect of one type or several types of Securities and/or derivative financial instruments, one type or several types of services/transactions intended for Qualified Investors and in respect of any digital financial assets intended for qualified investors in compliance with the Directive of the Bank of Russia dated 11/25/2020. No. 5635-U.
- 3.8. In cases of non-compliance with the requirements and/or absence of necessary confirming documents, the Bank shall refuse to recognize the Investor as a Qualified Investor.
- 3.9. In the notification of refusal to recognize a person as a Qualified Investor, the Bank shall state the reason for refusal.

3.10. The Bank shall notify the Investor in writing of the decision made: if the decision on recognition as a Qualified Investor is made, within 1 (One) business day after making the corresponding entry in the Register; in case of a decision to refuse recognition, within 1 (One) business day of making such a decision, and no entry shall be made in the Register.

In case the decision on recognizing a person as a Qualified Investor is made, the notice shall contain an indication of which types of services/transactions, and/or types of Securities, and/or derivative financial instruments or in respect of the Digital Financial Assets the Investor is recognized as a Qualified Investor. For an individual Investor, the Notification on recognizing a person as a Qualified Investor shall also contain a notice on the consequences of such recognition and shall include the following information:

that the purchase of securities, Digital Financial Assets and conclusion of contracts that are derivative financial instruments, in respect of which the client is recognized as a Qualified Investor, is associated with increased risks;

the client's right to submit a request to the Bank as a broker to be excluded from the Register of persons recognized as Qualified Investors, and the loss in this case, using the services of this broker, of the possibility to purchase securities and conclude agreements that are derivative financial instruments in respect of which the client was recognized by the Bank as a Qualified Investor;

the client's right to submit a request to the Bank as a manager for their exclusion from the Register of persons recognized as Qualified Investors and the loss in this case of the manager's ability to purchase securities and enter into derivative contracts at the client's expense, in respect of which the client was recognized by the Bank as a Qualified Investor;

the manner and form of sending by the client to the Bank of an application for exclusion from the Register of persons recognized as Qualified Investors.

Notification of the decision made (Appendices No. 5.1 and No. 5.2 to these Regulations) is provided to the Investor during a personal visit to the Bank or may be sent to the Investor's email address with subsequent delivery of the original. The notification of the decision made in respect of investors who are users of the DFA IS may be sent via the DFA IS Personal Profile.

- 3.11. The Investor shall be deemed a Qualified Investor from the moment the Bank makes a record of their inclusion in the Register.
- 3.12. An investor recognized as a Qualified Investor in respect of the Digital Financial Assets shall have the right to perform transactions with DFA intended for qualified investors in accordance with the Directive of the Bank of Russia dated 11/25/2020 No. 5635-U from the moment of inclusion in the Register.
- 3.13. An Investor recognized as a Qualified Investor in respect of the types of securities and/or derivative financial instruments and/or services other than the Digital Financial Assets is entitled to start executing transactions as a Qualified Investor from the moment of signing with the Bank a supplementary agreement to the Brokerage Services Contract (Appendices No. 7.1 and No. 7.2 to these Regulations) and/or a supplementary agreement to the Trust Agreement (Appendices No. 8.1 and No. 8.2 to

these Regulations), regulating the procedure and terms of providing the Bank with confirmation of compliance with the requirements necessary for recognition as a Oualified Investor.

- 3.14. The Bank shall be obliged to request from the Investor a legal entity recognized as a Qualified Investor, confirmation of compliance with the requirements, compliance with which is necessary for recognizing an entity as a Qualified Investor, and to verify compliance with the said requirements in accordance with the procedures provided by these Regulations. Such verifications must be carried out no later than April 20 and August 20 of each calendar year following the year of the Investor's recognition as a Qualified Investor.
- 3.15. The Bank reserves the right to demand from the Investor an individual recognized as a Qualified Investor, confirmation of compliance with the requirements necessary for the person to be recognized as a Qualified Investor, and to carry out verification in the manner prescribed by these Regulations. Such verifications may be carried out once per year after the day the Investor is recognized as a Qualified Investor. For the confirmation of compliance with the requirements, the Qualified Investor an individual shall submit the documents listed in Appendix No. 1.1 to these Regulations, unless other requirements are set by the Bank of Russia.
- 3.16. In the event that the Investor ceases to meet the requirements set by the Russian legislation, normative acts in the field of financial markets of the Russian Federation, and by the Bank for Qualified Investors concerning services/transactions and/or types of Securities, Digital Financial Assets and/or derivative financial instruments, in respect of which the Investor is recognized by the Bank as a Qualified Investor, the Bank suspends the execution of orders of the Qualified Investor (ceases to accept new orders for the purchase of Securities, Digital Financial Assets intended for Qualified Investors) for transactions with Securities, Digital Financial Assets which according to the Russian legislation and normative acts in the field of financial markets of the Russian Federation can only be conducted by Qualified Investors and in respect of which the Investor is recognized by the Bank as a Qualified Investor.

On the date of suspension of execution of the Investor's orders, the Bank shall send a notice requesting submission of documents confirming the Qualified Investor's compliance with the requirements established by the regulatory acts in the field of financial markets of the Russian Federation and by the Bank for Qualified Investors (regarding services and/or types of Securities, Digital Financial Assets and/or derivative financial instruments for which the Investor is recognized as a Qualified Investor).

- 3.17. If the Investor fails to provide the Bank with the documents confirming compliance within the timeframe and procedures established by the Regulations for recognizing a person as a Qualified Investor, the Bank may exclude the Investor from the Register.
- 3.18. A Qualified Investor shall have the right to apply to the Bank with an request for withdrawal from the status of a Qualified Investor in general or in respect of certain types of services provided and/or types of Securities and/or derivative

financial instruments or Digital Financial Assets for which they have been recognized as a Qualified Investor (Appendix No. 6 to these Regulations). Such a request cannot be denied.

Relevant amendments to the Register shall be made by the Bank not later than the next business day from the date of receipt of the Request for withdrawal; if transactions made at the expense of the Qualified Investor who has submitted the Request for withdrawal have not yet been executed by that time, the amendments shall be made not later than the next business day after the complete execution of the last executed transaction.

3.19. At least once a year, the Bank shall inform the Investor - an individual recognized as a Qualified Investor about their right to apply for exclusion from the Register of recognized Qualified Investors by sending the following information to the Investor (by email or postal mail):

the client's right to submit a request to the Bank as a broker to be excluded from the Register of persons recognized as Qualified Investors, and the loss in this case, using the services of this broker, of the possibility to purchase securities and conclude agreements that are derivative financial instruments in respect of which the client was recognized by the Bank as a Qualified Investor;

information about the client's right to submit an request to the Bank as a manager for exclusion from the Register of persons recognized as Qualified Investors, and about the consequent loss of the manager's ability, at the client's expense, to purchase securities and enter into contracts that are derivative financial instruments, for which the client was recognized by the Bank as a Qualified Investor;

the client's right to submit an application to the Bank as the DFA IS operator to be removed from the register of persons recognized as qualified investors and the loss, in this case, of the opportunity to purchase the Digital Financial Assets intended for qualified investors;

the manner and form of sending by the client to the Bank of an application for exclusion from the Register of persons recognized as Qualified Investors.

3.20. A Qualified Investor with respect to certain types of Securities, and/or derivative financial instruments, and/or types of services/transactions, has the right to apply to the Bank with a Request for recognition as a Qualified Investor in respect of other types of Securities, and/or derivative financial instruments, and/or types of services/transactions intended for Qualified Investors (Appendices Nos. 2.2, 2.1 to these Regulations). In such cases, the recognition of the person as a Qualified Investor shall be carried out by an authorized person of the Bank by making amendments to the Register concerning the types of services/transactions, and/or types of Securities, and/or derivative financial instruments in respect of which the person is recognized as a Qualified Investor. The Investor must be notified of the entry of the specified changes in the Register or the refusal to make such entries in the manner and within the time limits stipulated in paragraph 3.10 of these Regulations.

4. Procedure for Maintaining the Register

4.1. The Bank shall maintain the Register in electronic form (Appendix No. 9

to these Regulations).

- 4.2. The inclusion of an Investor in the Register must be carried out no later than the next business day following the decision to recognize the Investor as a Qualified Investor.
- 4.3. If the Investor is a Qualified Investor by virtue of Article 51.2, paragraph 2 of the Stock Market Law, the Bank shall not include such Investor in the Register.
- 4.4. The Register shall contain the following information about the Qualified Investor:

Surname, first name, patronymic for an individual or full and abbreviated name for a legal entity;

Address (address of registration, address of actual residence) for an individual or location for a legal entity;

Details of the identity document - for an individual; INN (Taxpayer Identification Number) - for a Russian legal entity, and the foreign organization code (FAC) assigned by the tax authority - for a foreign legal entity;

The date on which the corresponding entry was made in the Register;

Types of services/transactions and/or types of Securities and/or derivative financial instruments and/or Digital Financial Assets in respect of which this entity is recognized as a Qualified Investor;

The date of removal of the entity from the Register;

The reason for removing the entity from the Register.

The Register may include information other than that provided for in this paragraph.

- 4.5. Amendments to the Register shall be made at the request of the Qualified Investor, including the Request for Refusal. Amendments involving the exclusion of the Investor from the Register, not at their request, are made based on a decision by the Bank (Appendix No. 12 to these Regulations) in the case where the Investor a legal entity did not confirm, in the manner and within the deadlines established by these Regulations, compliance with the requirements, the adherence to which is necessary for recognition as a Qualified Investor, or provided false information.
- 4.6. Amendments to the Register related to the Investor's exclusion from the Register shall be made not later than the next business day following the day of receipt of the Notification of refusal (unless otherwise specified in paragraph 3.18 of these Regulations) or the Bank's decision on exclusion from the Register. The Bank is obliged to notify the Investor about the entry of the said amendments in the Register not later than 3 working days.
- 4.7. Upon request of the Qualified Investor (Appendix No. 10), the Bank shall provide the Qualified Investor with an extract from the Register containing information on this Qualified Investor. The extract shall be provided on paper in the form of Appendix No. 11 to these Regulations.
- 4.8. The Bank shall keep the notice on the consequences of recognizing the Investor natural person as a qualified investor, as well as information confirming the fact, date, and time of sending the relevant notice to the Investor for at least three years from the date of termination of the agreement with the Investor.

The Bank shall keep information confirming the fact, date, and time of

communicating the information specified in paragraph 3.20 of these Regulations to the Investor for at least three years from the date of termination of the agreement with the Investor.

The Bank shall ensure the protection of information specified in paras one and two of this paragraph in accordance with the requirements of the legislation of the Russian Federation, including regulatory acts of the Bank of Russia.

List of documents to be submitted by an individual to Evrofinance Mosnarbank to be recognized as a qualified investor

1. Extract(s) (provided with the stamp and signature of an authorized person of the relevant depository / registrar) from the individual's depo account in a Russian depository or the individual's personal account in the Register of shareholders of a Russian joint-stock company (owners of investment units of unit investment funds, whose trust management regulations are registered in Russia), confirming the ownership by the individual of the securities listed below in the amount of at least 6,000,000 (Six million) rubles:

Government securities of the Russian Federation, government securities of constituent entities of the Russian Federation, and municipal securities;

shares and bonds of Russian issuers;

government securities of foreign states;

shares and bonds of foreign issuers;

Russian depository receipts and foreign depository receipts for securities;

investment shares of mutual investment funds and units (shares) of foreign investment funds;

mortgage participation certificates;

contracts concluded on organized trades that are derivative financial instruments.

2. A copy of the employment record book (certified by the individual's current employer), in the event that an employment record book is maintained for an employee in accordance with Article 66 of the Labor Code of the Russian Federation,

if no employment record book is maintained for the employee – an extract from the electronic employment record book obtained from the Pension and Social Insurance Fund of the Russian Federation (or a document confirming information on employment activity obtained using the unified portal of state and municipal services or issued at a multifunctional center for the provision of state and municipal services,

confirming the individual's length of service with a Russian and/or foreign organization that carried out transactions with securities and/or concluded contracts that are derivative financial instruments:

At least 2 years if such organization (organizations) is a qualified investor by virtue of paragraph 2 of Article 51.2 of the Federal Law "On the Stock Market"; or

At least 3 years in other cases.

If there is no entry in the employment record book and there is no part-time work, an individual shall provide an employment contract and an employment order.

At the same time, when determining the required work experience of an individual, the experience within 5 years preceding the date of submission of a request for recognition as a qualified investor, and directly related to the performance of operations with securities and/or other financial instruments, including decision-making on transactions, preparation of relevant recommendations, control over the performance of operations, financial market analysis, risk management, shall be taken into account.

To verify that the individual's work experience is appropriate:

Employment contract (copy of the employment contract certified by a signature and seal of an authorized representative of the employing organization (if applicable)) and/or a copy of job descriptions (or an extract therefrom) certified by a signature and seal of an authorized representative of the employing organization (if applicable), or a certificate from the employing organization or other document confirming that in accordance with his/her job duties the individual was directly related to the performance of transactions with financial instruments and/or conclusion of contracts that are derivative financial instruments, including making decisions on transactions, preparing relevant recommendations, controlling transactions, analyzing financial markets, and managing risks.

3. Statement(s) (provided in the form of copies stamped and signed by an authorized person of the respective Russian broker/management company) on the individual's account with a professional participant of the stock market of the Russian Federation(broker or management company), confirming that the individual:

made quarterly at least 10 transactions with securities and/or other financial instruments during the last 4 quarters, but at least once a month, the aggregate price of which for the said 4 quarters amounted to at least 6 million rubles.

- 4. Statement(s) (provided in the form of copies stamped and signed by an authorized person of the banking institution) from settlement, deposit accounts, and/or accounts for metal movement in impersonal form, opened in banking institutions in accordance with the regulations of the Bank of Russia, and/or in foreign banks, with the place of establishment in the states specified in sub-paragraphs 1 and 2 of paragraph 2 of Article 51.1 of the Federal Law "On the Stock Market".
- 5. A state-standard document of the Russian Federation on higher education, issued by an educational institution of higher professional education, which at the time of issuance of this document carried out certification in the field of professional activities on the stock market or a certificate of qualification in the field of financial markets, issued in accordance with Part 4 of Article 4 of Federal Law dated July 3, 2016 N 238-FZ "On independent qualification assessment" (certificate of qualifications of a financial market specialist, certificate of qualifications of a financial market specialist, certificate of qualifications of a financial market specialist, certificate of qualifications of a financial risk manager, or any of the following international certificates: Chartered Financial Analyst (CFA), Certified International Investment Analyst (CIIA), Financial Risk Manager (FRM).

List of documents to be submitted by a legal entity to Evrofinance Mosnarbank to be recognized as a qualified investor

1. A Russian legal entity that is a commercial organization shall provide a balance sheet as of the last reporting date, confirming that the company's equity capital is at least 200,000,000 (two hundred million) rubles. The balance sheet shall be provided by a Russian legal entity in the form of a copy certified by the legal entity from the original balance sheet containing the mark of acceptance by the relevant tax authority (certified by the seal of the legal entity and the signature of the head and chief accountant (if any)).

A foreign legal entity that is a commercial organization shall provide accounting statements, confirming that the company's equity capital is the equivalent of at least 200,000,000 (two hundred million rubles), and an auditor's report confirming these accounting statements. The financial statements must include a calculation of the net asset value prepared on the basis of national standards and rules of accounting and reporting of the foreign legal entity and certified by an auditor. Financial statements shall be provided by a foreign legal entity in the form of copies certified by the legal entity. The auditor's report shall be provided with a translation into Russian certified by a notary (if the translation is certified by a foreign notary, such document shall be legalized or apostilled - the notary's signature shall be confirmed by an appropriate apostille).

The equity capital of a Russian legal entity is determined by subtracting from the amount reported in Section III of the balance sheet the amounts of shares (units) repurchased from participants (founders) and deducting the amount of the participants' (founders') debts on contributions to the authorized (share) capital. The equity capital of a foreign legal entity is the value of its net assets, the calculation of which is confirmed by an auditor.

The equity capital of a foreign legal entity, expressed in foreign currency, is converted into rubles at the official exchange rate of the Central Bank of the Russian Federation on the date of the calculation, and, in the absence of an official exchange rate, at the cross-rate of the relevant currency to the ruble.

2. Extract(s) (provided with the stamp and signature of an authorized representative of the relevant Russian broker/management company) for the legal entity's account with a professional stock market participant in the Russian Federation (broker or management company) confirming that the legal entity:

has conducted at least five transactions with securities and/or other financial instruments quarterly during the last four quarters, but not less than once a month, with the total price of these transactions for the four quarters amounting to at least 50,000,000 (fifty million) rubles.

The aggregate price of transactions in securities and/or other financial instruments is defined as the sum of:

the prices of securities transactions (sales and purchase agreements, loan

agreements), and for repurchase agreements - the prices of the first parts, and the prices of contracts (agreements) that are derivative financial instruments.

In this context, if the indicators are expressed in a foreign currency, they are converted into rubles at the official exchange rate of the Central Bank of the Russian Federation on the date of the calculation, and, in the absence of an official exchange rate, at the cross-rate of the relevant currency to the ruble.

3. Copies of financial statements verifying that the legal entity has a turnover (revenue) of at least 2,000,000,000 (two billion) rubles from the sale of goods (works, services) according to the accounting statements (national standards or rules of accounting and reporting for a foreign legal entity) for the last completed accounting year .

A completed accounting year should be understood as an accounting year for which the deadline for submitting annual accounting (financial) statements has passed or the annual accounting (financial) statements have been prepared before the deadline for their submission.

4. Copies of financial statements verifying that the legal entity has total assets according to the accounting data (national standards or rules for accounting and reporting for a foreign legal entity) for the most recent completed accounting year of no less than 2,000,000,000 (two billion) rubles.

The financial statements of a Russian legal entity shall be provided in the form of copies certified by the legal entity, and the balance sheet in the form of a copy certified by the legal entity from the original balance sheet, containing the mark of acceptance by the relevant tax authority (endorsed by the seal of the legal entity and signed by the head and chief accountant, if any). Financial statements shall be provided by a foreign legal entity in the form of copies certified by the legal entity. The auditor's report shall be provided with a translation into Russian certified by a notary (if the translation is certified by a foreign notary, then such document shall be legalized or apostilled).

In this case, indicators expressed in foreign currency are recalculated into rubles at the official exchange rate of the Central Bank of the Russian Federation on the date of calculation, and, in the absence of an official exchange rate, at the cross-rate of the relevant currency to the ruble.

REQUEST¹ TO BE RECOGNIZED AS A QUALIFIED INVESTOR NO
I, ,
(Surname, First Name, Patronymic in full)(Details of the identity document)
hereby request Evrofinance Mosnarbank to recognize me as a qualified investor in respect of:
(specify the types of services for which the individual is applying to be recognized as a qualified investor)
(specify the list of securities and/or derivative financial instruments and/or digital financial assets in respect of which the individual applies to be recognized as a qualified investor)
I hereby certify that I have met one of the following conditions:
CONDITION 1 ☐ the aggregate value of the securities I own and/or the total volume of obligations from contracts that are derivative financial instruments concluded at my expense amounts to no less than 6,000,000 (six million) rubles. CONDITION 2 ☐ I possess experience working in a Russian and/or foreign organization that has conducted transactions with securities and/or has entered into contracts that are derivative financial instruments: ☐ I worked for more than two years in an organization recognized as a qualified
investor in accordance with paragraph 2 of Article 51.2 of the Federal Law "On the Stock Market"; OR
☐ My experience working in a Russian and/or foreign organization that engages in securities transactions and/or enters into derivative financial contracts is over three years; OR
☐ Experience in a position, the appointment (election) to which, in accordance with the federal laws, required the approval of the Bank of Russia. **CONDITION 3**
□ I have engaged in transactions with securities and/or have entered into agreements that are derivative financial instruments on average at least ten times per quarter during the last four quarters, at least once a month, and the cumulative price of these transactions for the last four quarters is no less than 6,000,000 (six million) rubles; OR
CONDITION 4 ☐ I have assets including: funds in accounts or deposits; AND/OR claims to a banking institution to pay an equivalent in precious metal at the accounting price

¹ In order to be recognized as a Qualified Investor in respect of Digital Financial Assets, the Investor shall submit an application and provide documents confirming its conformity to the requirements (Appendix No. 1.1. to these Regulations) electronically via the DFA IS Personal Profile.

of the respective precious metal; AND/OR securities, including those transferred to trust management, with the total value of no less than 6,000,000 (six million) rubles.

CONDITION 5

□ I hold a higher degree in economics or a qualification in the field of financial markets, confirmed by a certificate of qualification issued in accordance with Part 4 of Article 4 of Federal Law No. 238-FZ dated July 3, 2016 "On Independent Assessment of Qualification", or a qualification certificate of a financial market specialist, or a qualification certificate of an auditor, or a qualification certificate of an insurance actuary, or a Chartered Financial Analyst (CFA) certificate , or a Certified International Investment Analyst (CIIA) certificate, or a Financial Risk Manager (FRM) certificate.

I hereby confirm my intention to be recognized as a qualified investor for conducting transactions in securities and/or digital financial assets or other financial instruments.

I am aware of the increased risks associated with financial instruments, the restrictions established by the legislation of the Russian Federation regarding securities, digital financial assets and/or other financial instruments intended for qualified investors, the specific nature of services provided to qualified investors, and the fact that physical persons who are holders of securities intended for qualified investors, according to paragraph 3.2.1 of the Law on Securities and Other Financial Instruments of the Russian Federation, are not entitled to compensation payments from the federal compensation fund according to paragraph 2, Article 19 of Federal Law No. 46-FZ dated March 5, 1999, "On the Protection of Rights and Legitimate Interests of Investors in the Stock Market".

I undertake to notify Evrofinance Mosnarbank, should I be recognized as a qualified investor, of any non-compliance with the requirements necessary for such recognition as a qualified investor.

I confirm that the information I have provided to Evrofinance Mosnarbank for the purpose of confirming my compliance with the conditions for recognition as a qualified investor is accurate, complete, and up-to-date. I am ready to provide additional documentary evidence verifying the accuracy of the information I have provided, upon the Bank's request.

I request to be notified about the decision regarding this request and any changes to my status in the Register of recognized Qualified Investors:

via phone:	
via e-mail:	
personally at the office	
' ''	20

Sig	nature _		_/	
(sig	nature of	the authorized offi	cer of	
Evr	ofinance !	Mosnarbank):		
"	"	20		

REQUEST ² TO BE RECOGNIZED AS A QUALIFIED INVESTOR No Hereby
(Full legal name of the Investor)
(OGRN (Primary State registration Number), INN (Taxpayer Identification Number),
location address), represented by,
acting on the basis of (hereinafter referred to as "the Company"),
requests Evrofinance Mosnarbank to recognize it as a qualified investor with respect to:
(specify the types of services for which the individual is applying to be recognized as a qualified investor)
(specify the list of securities and/or derivative financial instruments and/or digital financial assets in respect of which the individual applies to be recognized as a qualified investor)
I hereby confirm that the Company is a commercial entity and meets at least one of the following conditions:
CONDITION 1 □ The Company's equity capital exceeds 200,000,000 (two hundred million) rubles. CONDITION 2
☐ The Company has carried out transactions with securities and/or entered into contracts that are derivative financial instruments, on average, at least five times per quarter over the last four quarters, but not less than once a month, the aggregate value of which for the said quarters exceeded 50,000,000 (fifty million) rubles.

CONDITION 3

□ The Company's turnover (revenue) exceeds 2,000,000,000 (two billion) rubles from the sale of goods (works, services) according to the accounting statements (national standards and rules for accounting and reporting for a foreign legal entity) for the last completed accounting year. A completed accounting year is understood as an accounting year for which the deadline for submission of annual accounting (financial) statements has expired, or for which annual statements were prepared before the deadline for their submission.

CONDITION 4

☐ The total assets according to the accounting records (as per national standards and rules of accounting and reporting for a foreign legal entity) for the last

² In order to be recognized as a Qualified Investor in respect of Digital Financial Assets, the Investor shall submit an application and provide documents confirming its conformity to the requirements (Appendix No. 1.2. to these Regulations) electronically via the DFA IS Personal Profile.

completed accounting year are more than 2,000,000,000 (two billion) rubles.

We hereby express our intention to be recognized as a qualified investor for
conducting transactions in securities or derivative financial instruments.
(specify the name of the Investor) is aware of the increased
risks associated with financial instruments, the restrictions imposed by the laws of the
Russian Federation concerning securities and/or digital financial assets and/or other
financial instruments intended for qualified investors, and the specific services
provided to qualified investors.
(specify the name of the Investor) confirms that the
information provided to Evrofinance Mosnarbank for the purpose of confirming
compliance with the conditions for recognition of
(specify the name of the Investor) as a qualified investor is
accurate, complete, and up-to-date.
(specify the name of the Investor) is ready to provide additional
documentary evidence verifying the accuracy of the information I have provided, upon
the Bank's request.
I request to be notified about the decision regarding this request and any changes
to my status in the Register of recognized Qualified Investors:
via phone:
via e-mail:
by the designated representative personally at the Bank's office.
""20
Ci ou otaveo
Signature/
(signature of the authorized officer of
Evrofinance Mosnarbank):
Evidinance mosnardank).
" " 20
""20

Consent to Personal Data Processing

		•		''	20
I, (full nam	ne),	identification docur	nen	t:	
number:	issued by	(issuer, date	e), a	ıddress:	
voluntarily, and 121099	in my own inte	rest, provide to Evrofin	ıano	ce Mosnarb	oank (located at:
9 Novy Arbat st	r				2
•	nafter - "the Ba	ink") consent to the pr	oce	essing of m	y personal data

The Bank is authorized to process my personal data, namely:

- Surname, First name, Patronymic;
- date and place of birth;
- citizenship;
- address;
- details of the identification document;
- migration card details;
- Taxpayer Identification Number;
- employment records;
- information about documents containing my personal data;
- contact phone numbers and email addresses;
- and other personal data.

The Bank is entitled to perform any operations with my personal data as provided for by Federal Law "On Personal Data" No. 152-FZ dated July 27, 2006. The purpose of processing personal data is to ensure the Bank's compliance with obligations arising from federal laws, other legal acts, including those of federal executive authorities, the Bank of Russia (hereinafter collectively referred to as "legislation"), as well as the Bank's agreements with its counterparties and me.

The expected range of users of my personal data includes employees of the Bank, officials of regulatory, supervisory, and controlling state bodies, the Bank's counterparties, and other persons acting within their legal powers in compliance with legislation and contracts concluded with the Bank.

The Bank has the right to receive my personal data from third parties.

This consent is valid indefinitely and may be revoked by submitting a written application to the Bank for the revocation of consent. Upon such revocation, the Bank will cease processing of personal data and will destroy them, except for personal data included in documents, which the Bank is obligated to retain as expressly mandated by law and the Bank's internal policies. Such personal data shall be stored by the Bank for

the duration stipulated by legislation and the Bank's internal guidelines. The application may be made in any format.

In the event of revocation of this consent, personal data included in documents produced during the Bank's operations and internal records within the consent's validity period may be transferred to third parties in accordance with applicable law.

The signature of the personal data subject constitutes written consent to the processing of personal data and certifies that the subject has been notified of the possibility of the Bank receiving personal data from sources other than the subject themselves.

"'	"	20		
Signa	ature	/		
(signa	ature of the author	rized officer of		
Evro	finance Mosnarba	nk):		

Resolution No. ____ on the request for recognition as a qualified investor

on the request for recogni	tion as a qualified investor
""20	
at the Applicant meets/does not meet the gal entities to be acknowledged as qualussia Instruction on Recognition of Perso	dated, received from as the "Applicant"), it has been determined requirements prescribed for individuals and ified investors (as set forth in the Bank of ons as Qualified Investors and on Procedure zed Qualified Investors No. 3629-U dated
Information about the Applicant:	
For legal entities:	
Full name of the legal entity	
Short name of the legal entity	
Registered office of the legal entity	
INN (Taxpayer Identification	
Number)	
Code assigned to a foreign	
rganization by the tax authority	
For Individuals:	
Surname, First name and	
Patronymic	
Registration address	
Address of actual residence	
Details of the identity document	
* -	urities and/or digital financial assets and/or h the individual requests recognition as a
Reasons for refusal to recognize as a	qualified investor:
Brokerage Services	

and Trust Management Operations Department

Treasury Operations Monitoring and Support Department
Security Office
Risk Management Department

Conclusion: In accordance with the Bank of Russia Instruction on Recognition of Persons as Qualified Investors and Procedure for Maintaining the Register of Recognized Qualified Investors No. 3629-U dated April 29, 2015, the Applicant may/cannot be acknowledged as a qualified investor concerning

(signature of the authorized employee of Evrofinance Mosnarbank)

Appendix No. 5.1

Notification of recognition (or non-reco	
	dated, Evrofinance not to recognize) the following entity as a
	urities and/or digital financial assets and/or et of which the entity is recognized as a
Reasons for refusal to recognize as a qualif	ïed investor:
Date of entry for the entity in the Region Mosnarbank as Qualified Investors: ""	ister of Persons Recognized by Evrofinance
Evrofinance Mosnarbank) Stamp	

				Appendix	110. 3.2.
			Addr	ess:	
Notification of	Recognition (or No	on-Recognition Investor) of an Indiv	vidual as a Q	ualified
Having	considered	Request	No.	Evi	dated,
e Mosnarbank h	as resolved to recog	nize (or not to r	ecognize) the	e following en	ntity as a
qualified investo	or:		_	_	-
		1			
· ·	First name and				
Patronymic	1.1				
	on address				
	of actual residence				
Details of	the identity docume	ent			
qualified investo	or: 				
Reasons for refu	usal to recognize as	a qualified inves	stor:		
Reasons for refu	usal to recognize as	a qualified inves	stor:		

Stamp

Notification on the Implications of Being Recognized as a Qualified Investor

Evrofinance Mosnarbank hereby informs you of the implications of being recognized as a qualified investor:

1. Being recognized as a qualified investor grants you the ability to engage in transactions with securities and/or digital financial assets intended for qualified investors and to enter into agreements that are derivative financial instruments intended for qualified investors, in respect of which you have been recognized as such.

Being recognized as a qualified investor permits the bank, acting as your investment manager, to conduct transactions with securities designated for qualified investors and to execute contracts that are derivative financial instruments designated for qualified investors, for which you have been recognized as such, on your behalf and at your expense.

The acquisition of said securities and digital financial assets and the execution of such contracts involve increased risks.

2. You are entitled to submit a request to Evrofinance Mosnarbank for your exclusion from the Register of Recognized Qualified Investors. In such case:

You will cease to have the ability to acquire securities and/or digital financial assets intended for Qualified Investors and to conclude contracts that are derivative financial instruments intended for Qualified Investors and in respect of which you have been recognized as a Qualified Investor, using the services of Evrofinance Mosnarbank as a broker.

The Bank will cease to have the ability to invest, on your behalf and at your expense, in securities intended for Qualified Investors and to enter into derivative contracts intended for Qualified Investors and in respect of which you have been recognized as a Qualified Investor, using the services of Evrofinance Mosnarbank as your trustee.

You are entitled to apply to Evrofinance Mosnarbank for your removal from the Register of Qualified Investors by submitting a request as stipulated in Appendix No. 6 during a personal visit to the Bank.

Ac	knowle	edgment of receipt and review
"_	"	20
Fu	ll name	s, signature of the Investor

Appendix No. 6
To Evrofinance Mosnarbank

O	on behalf of the Customer:	
Request for Withdrawal from	the Status of a Qualified	Investor ³
I request my removalrecognized by Evrofinance Mosnarbank	from the list as qualified investors conc	t of individuals erning:
(specify the types of services for wl qualified investors)	hich you seek exclusion fr	om the category of
(list the types of securities and/o financial instruments for which you see investors)		
Signature	//	20
	_	uthorized officer of
	Evrofir	nance Mosnarbank)

³ To renounce the status of Qualified Investor in respect of the Digital Financial Assets, the Investor shall submit an application electronically via the DFA IS Personal Profile.

For legal entities:

Supplementary Agreement to the Brokerage Services Contract No. 20_	. dated '	
City of Moscow		
'" 20		
Evrofinance Mosnarbank, hereinafter referred to as the Broken	r, acting	under
License of a Professional Participant of the Securities Market No. 177-		
of 7 December 2000, represente	ed	by
acting on the basis of		on
he one hand, and, referred to hereinafter as the "Clien	t", repres	sented
by .		
acting on the basis of	on	the
other hand, jointly referred to as the "Parties",		
considering that by Resolution No. "" date	ed the	year
20, the Broker recognized the Client as a qualified investor for servic		
of securities and/or derivative financial instruments as listed in the sa	iid Resol	ution,
about which on "_"	_,	a
corresponding entry was made in the Register of persons recognized by	y Evrofi	nance
Mosnarbank as Qualified Investors,		
the Parties have entered into this Supplementary Agreement (here	nafter re	ferred
to as the "Agreement") to Brokerage Services Contract No	lated	20
(hereinafter referred to as the "Contract") as follows:		
1. From the date of signing this Agreement, the Client, as a qua	lified inv	estor,

- 1. From the date of signing this Agreement, the Client, as a qualified investor, is entitled to submit to the Broker orders for the execution of transactions with Securities, which according to the laws and regulatory acts of the financial markets of the Russian Federation can only be carried out by qualified investors and for which the Client is recognized by the Broker as such.
- 2. The Client undertakes to submit to the Broker, no later than April 15 and August 15 of each year following the year in which the Client was recognized as a qualified investor, documents confirming the Client's compliance with the requirements established by the regulatory acts of the financial markets of the Russian Federation and the Broker for qualified investors regarding services, securities, and derivative financial instruments for which the Client is recognized by the Broker as a qualified investor. The Client agrees to reasonably inquire from the Broker about the documents that the Client will be required to provide annually according to this paragraph, and the associated requirements. If the documents mentioned are not provided to the Broker within the stipulated timeframe, the Broker shall cease to accept the Client's Orders as specified in paragraph 1 of this Agreement.
- 3. The Client undertakes, upon the Broker's written request, to provide duly certified documents and information necessary for the assessment of the Client's

compliance with the requirements to be recognized as a qualified investor. The Client shall provide the said documents and information within five (5) business days from receiving the corresponding written request from the Broker.

- 4. If the Client is recognized by the Broker as a qualified investor based on owning equity capital of not less than 200,000,000 (two hundred million) rubles, and the equity capital subsequently falls below 200,000,000 (two hundred million) rubles, the Client must immediately inform the Broker of this change and submit a duly signed Request of withdrawal from the status of a qualified investor.
- 5. In the event that the Client ceases to meet the requirements set by the legislation of the Russian Federation, regulatory acts in the financial markets of the Russian Federation, and the Broker for qualified investors concerning services and/or types of securities, and/or derivative financial instruments, for which the Client is recognized by the Broker as a qualified investor, the Broker suspends the execution of the Client's Orders (ceases to accept new Orders from the Client) for transactions with securities, transactions with which, according to the legislation of the Russian Federation and regulatory acts in the financial markets of the Russian Federation, can only be conducted by qualified investors and for which the Client is recognized by the Broker as a qualified investor.
- 6. On the date of suspension of the execution of the Client's Orders specified in paragraph 5 of this Agreement, the Broker sends the Client a notification with a demand to provide documents confirming the Client's compliance with the requirements established by the regulatory acts in the financial markets of the Russian Federation and by the Broker for Qualified Investors (concerning services and/or types of securities, and/or derivative financial instruments, in respect of which the Client is recognized by the Broker as a qualified investor). In such a case, the Client must provide the required documents to the Broker within five (5) business days of receiving the Broker's corresponding written request.
- 7. If the Client fails to provide the Broker with the documents as stipulated in paragraphs 2, 3, and 6 of this Agreement within the established term, the Broker has the right to exclude the Client from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors. The Client is subject to exclusion from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors after the complete fulfillment of all transactions conducted on behalf of the Client as a Qualified Investor.
- 8. The Client undertakes to pay for the Broker's services in accordance with the Broker's Tariffs for Qualified Investors. The Broker is entitled to unilaterally change the current Tariffs for Qualified Investors, with the obligation to notify the Client at least seven banking days before the new Tariffs for Qualified Investors take effect.
- 9. The Broker undertakes to provide, upon the Client's request, extracts from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors within five (5) business days of receiving the Client's written request in the form specified by the Broker, provided the Client pays the appropriate fee to the Broker (Broker's commission).
 - 10. The Client undertakes to demonstrate reasonable interest and to inquire

about the specifics of the qualified investor status, the requirements for qualified investors, and the specifics of conducting transactions with securities intended for qualified investors.

- 11. This Agreement shall take effect from the date of its signing by the Parties and shall constitute an integral part of the Contract.
- 12. This Agreement shall remain in force until the Client is excluded from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors.
- 13. The Client hereby instructs the Broker to exclude the Client from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors upon the termination or expiration of the Contract and/or this Agreement.
- 14. All other relationships between the Parties concerning transactions with Securities shall be governed in accordance with the terms of the Contract. In the event of any conflict between this Agreement and the Contract, the terms of this Agreement shall prevail.
- 15. The Client must exercise reasonable diligence and stay informed about changes and additions made to the Contract, including the Tariffs for Broker's Fees and Expenses. The Client's unawareness of such changes and additions shall not justify non-fulfillment of the obligations under this Agreement by the Client.
- 16. This Agreement is executed in two identical counterparts, each having equal legal force, one for each Party.

Broker	Client

For individuals:

	Supplement No. '	ary Agreement t '''' dated ''	to the Broke	rage Servic	es Contract 20	
"	City of Moscow					
Lice		o snarbank , herei				
of		December				
		acting	on	the	basis	of
		on	the	one	hand,	and
		hereinafte	er referred to	as the Clien	t, represented	by
		•		. 1	1 .	C
20_type	considering that _, the Broker recoges es of securities and colution, about which erresponding entry snarbank as Qualif	by Resolution No gnized the Client for derivative find ch on "_" was made in the	o. "" as a qualified ancial instrun Register of po	investor for nents as liste	ated the yr services and/ed in the said 20 Enized by Evro	/ear or finance
IOII	the Parties have s the "Agreement"					
Sec the Clie	urities, which acco Russian Federation ent is recognized by	ording to the laws n can only be carri y the Broker as si	and regulatoried out by quant	ry acts of tha lified inves	e financial mar tors and for wh	rkets of nich the
info	2. The Client in appliance with the relates of the Russian vices, types of securation are to be preceipt of the correct of the correct of the Client of the	the Broker as provided by the Cl sponding written	a Qualified ient within firequest from	Investor. Some (5) busing the Broker.	ess days from t	its and the date
legi Rus	agraph 2 of this A epting the Client's 4. In the even slation of the Rus ssian Federation, ar es of securities, ar	Orders as stipular t that the Client sian Federation, in the Broker for ad/or derivative f	the prescrib ted in paragra ceases to m regulatory ac Qualified Inv financial inst	ed period, the period of this leet the request in the fingestors concernments, for	the Broker shat Agreement. Uirements set ancial markets erning services or which the C	by the of the and/or lient is
the secu Fed only	ognized by the Bro Client's Orders (ce urities, transaction eration and regular y be conducted by ker as a qualified i	cases to accept never as with which, a tory acts in the fir qualified investor	w Orders fror according to nancial marke	n the Client the legisla ets of the Ru) for transaction of the Inssian Federation	ns with Russian on, can

5. On the date of suspension of the execution of the Client's Orders specified in paragraph 4 of this Agreement, the Broker sends the Client a notification with a

demand to provide documents confirming the Client's compliance with the requirements established by the regulatory acts in the financial markets of the Russian Federation and by the Broker for Qualified Investors (concerning services and/or types of securities, and/or derivative financial instruments, in respect of which the Client is recognized by the Broker as a qualified investor). In such a case, the Client must provide the required documents to the Broker within five (5) business days of receiving

the Broker's corresponding written request.

6. If the Client fails to provide the Broker with the documents as stipulated in paragraphs 2, 5 of this Agreement within the established term, the Broker has the right to exclude the Client from the Register of persons recognized by the Broker as qualified investors. The Client is eligible for removal from the Register of Qualified Investors recognized by the Broker following the complete fulfillment of all transactions conducted on the Client's behalf as a qualified investor.

7. The Broker undertakes to provide upon the Client's request, extracts from

The Broker undertakes to provide, upon the Client's request, extracts from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors within five (5) business days of receiving the Client's written request in the form specified by the Broker, provided the Client pays the appropriate fee to the Broker (Broker's commission).

The Client undertakes to pay for the Broker's services in accordance with the Broker's Tariffs for Qualified Investors. The Broker is entitled to unilaterally change the current Tariffs for Qualified Investors, with the obligation to notify the Client at least seven banking days before the new Tariffs for Qualified Investors take effect.

9. The Client undertakes to demonstrate reasonable interest and to inquire about the specifics of the qualified investor status, the requirements for qualified investors, and the specifics of conducting transactions with securities intended for qualified investors.

10. This Agreement shall take effect from the date of its signing by the Parties

and shall constitute an integral part of the Contract.

11. This Agreement shall remain in force until the Client is excluded from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors.

12. The Client hereby instructs the Broker to exclude the Client from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors upon the termination or expiration of the Contract and/or this Agreement.

13. All other relations of the Parties regarding the execution of securities transactions shall be governed by the terms and conditions of the Contract. In the event of any conflict between this Agreement and the Contract, the terms of this Agreement. of any conflict between this Agreement and the Contract, the terms of this Agreement shall prevail.

14. The Client must exercise reasonable diligence and stay informed about changes and additions made to the Contract, including the Tariffs for Broker's Fees and Expenses. The Client's unawareness of such changes and additions shall not justify

non-fulfillment of the obligations under this Agreement by the Client.

15. This Agreement is executed in two identical counterparts, each having equal legal force, one for each Party.

Broker	Client

For legal entities:

City of Moscow 20				
Evrofinance Mosnarbank, hereinafter referi	ed to as the	he Trusto	ee, acting	g under
License of a Professional Participant of the Securiti	es Market	No. 045	5-03695-(001000
of 7 December 2000, represented by	_ acting o	n the bas	sis of ,	and
, hereinafter referred to as the "Clie				
acting on the basis of				
referred to as the "Parties",				<i>.</i>
Considering that by Resolution No.	d	ated "	"_20_	_, the
Trustee has recognized the Client as a qualified in				
and/or types of securities and/or derivative finar	cial instr	uments a	as listed	in the
relevant Resolution, about which on	"		20	_, a
corresponding entry was made in the Register of p	ersons rec	ognized	by Evrof	inance
Mosnarbank as Qualified Investors,		J	•	
the Parties have entered into this Supplementa	ry Agreen	nent (her	einafter r	eferred
to as the "Agreement") to	•	,		
ted				ua
	ontroot") o	onoomir	a tha	
"" 20 (hereinafter referred to as the "Confollowing:	miraci) c	oncernn	ig the	
following:	41. a. T	1 11 1	41	.: - 1-4 4 -

- 1. From the date of signing this Agreement the Trustee shall have the right to acquire Securities on behalf of the Client, transactions with which, in accordance with the Russian Federation legislation and regulatory acts in the sphere of financial markets, can only be carried out by qualified investors and in respect of which the Client is recognized by the Trustee as such.
- 2. The Client undertakes to submit to the Trustee, no later than April 15 and August 15 of each year following the year in which the Client was recognized as a qualified investor, documents confirming the Client's compliance with the requirements established by the regulatory acts of the financial markets of the Russian Federation and the Broker for Qualified Investors regarding services, securities, and derivative financial instruments for which the Client is recognized by the Trustee as a qualified investor. The Client is obligated to reasonably inquire from the Trustee about the documents that they must annually provide to the Trustee in fulfillment of this paragraph, and the requirements the y should comply with. If the Client fails to submit the required documents within the specified period, the Trustee shall discontinue purchasing securities designated for qualified investors on behalf of the Client.
- 3. The Client shall, upon the Trustee's written request, supply the Trustee with properly certified documents and information necessary to confirm the Client's compliance with the requirements for being recognized as a qualified investor. The Client shall provide the said documents and information within five (5) business days

from receiving the corresponding written request from the Broker.

- 4. If the Client is recognized by the Trustee as a qualified investor based on owning equity capital of not less than 200,000,000 (two hundred million) rubles, and the equity capital subsequently falls below 200,000,000 (two hundred million) rubles, the Client must immediately inform the Trustee of this change and submit a duly signed Request of withdrawal from the status of a qualified investor.
- 5. In the event that the Client ceases to meet the requirements set by the legislation of the Russian Federation, regulatory acts in the financial markets of the Russian Federation, and by the Trustee for qualified investors concerning services and/or types of securities, and/or derivative financial instruments, for which the Client is recognized by the Trustee as a qualified investor, the Broker suspends the execution of the Client's Orders (ceases to accept new Orders from the Client) for transactions with securities, transactions with which, according to the legislation of the Russian Federation and regulatory acts in the financial markets of the Russian Federation, can only be conducted by qualified investors and for which the Client is recognized by the Trustee as a qualified investor.
- 6. On the date of suspension of transactions specified in paragraph 5 of this Agreement, the Trust Manager sends the Client a notification with a demand to provide documents confirming the Client's compliance with the requirements established by regulatory acts in the financial markets of the Russian Federation and by the Trustee for qualified investors (concerning services and/or types of securities, and/or derivative financial instruments, for which the Client is recognized by the Trustee as a qualified investor). In such an instance, the Client must supply the requested documents to the Trustee within five (5) business days of receiving the Trustee's notification.
 - 7. If the Client does not provide the Trustee with the documents in accordance with paragraphs 2, 3, and 6 of this Agreement within the prescribed time, the Trustee is authorized to remove the Client from the register of Qualified Investors recognized by Evrofinance Mosnarbank. The Client is subject to exclusion from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors after the complete fulfillment of all transactions conducted on behalf of the Client as a Qualified Investor.
- 8. The Client undertakes to pay for the Trustee's services according to the Trustee's established Tariffs for Qualified Investors. The Trustee reserves the right to unilaterally revise the Tariffs for Qualified Investors, ensuring the Client is informed at least seven banking days prior to the implementation of any new Tariffs for Qualified Investors.
- 9. The Trustee undertakes to provide, upon the Client's request, extracts from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors within five (5) business days of receiving the Client's written request in the form specified by the Trustee, provided the Client pays the appropriate fee to the Trustee.
- 10. The Client undertakes to demonstrate reasonable interest and to inquire about the specifics of the qualified investor status, the requirements for qualified investors, and the specifics of conducting transactions with securities intended for qualified investors. This Agreement comes into effect upon being signed by the Parties and is an integral part of the Contract.

- 11. This Agreement shall remain in force until the Client is excluded from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors.
- 12. The Client hereby instructs the Trustee to exclude the Client from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors upon the termination or expiration of the Contract and/or this Agreement.
- 13. All other relationships between the Parties concerning transactions with Securities shall be governed in accordance with the terms of the Contract. In the event of any conflict between this Agreement and the Contract, the terms of this Agreement shall prevail.
- 14. The Client must exercise reasonable diligence and stay informed about changes and additions made to the Contract, including the Tariffs for the Trustee's Fees and Expenses. The Client's unawareness of such changes and additions shall not justify non-fulfillment of the obligations under this Agreement by the Client.
- 15. This Agreement is executed in two identical counterparts, each having equal legal force, one for each Party.

Trustee	Client	

For individuals:



The Parties have entered into this Supplementary Agreement (hereinafter referred to as the "Agreement") to **the Trust Agreement No.** __ **dated "__" 20**__ (hereinafter referred to as the "Contract") concerning the following:

1. From the date of signing this Agreement the Trustee shall have the right to acquire Securities on behalf of the Client, transactions with which, in accordance with the Pussion Federation legislation and regulatory acts in the sphere of financial

acquire Securities on behalf of the Client, transactions with which, in accordance with the Russian Federation legislation and regulatory acts in the sphere of financial markets, can only be carried out by qualified investors and in respect of which the Client is recognized by the Trustee as such.

2. The Client undertakes, at the Trustee's request, to provide documents proving compliance with the requirements set by the regulatory acts in the sphere of financial markets of the Russian Federation and by the Trustee for Qualified Investors (regarding services, types of securities, and derivative financial instruments for which the Client is acknowledged by the Trustee as a qualified investor). The Client shall provide the said documents and information within five (5) business days from receiving the corresponding written request from the Trustee.

3. If the Client does not provide the documents specified in paragraph 2 of this Agreement within the prescribed period, the Trustee shall cease to acquire securities on behalf of the Client as stipulated in paragraph 1 of this Agreement.

4. In the event that the Client ceases to meet the requirements set by the legislation of the Russian Federation, regulatory acts in the financial markets of the

legislation of the Russian Federation, regulatory acts in the financial markets of the Russian Federation, and by the Trustee for qualified investors concerning services and/or types of securities, and/or derivative financial instruments, for which the Client is recognized by the Trustee as a qualified investor, the Broker suspends the execution of the Client's Orders (ceases to accept new Orders from the Client) for transactions with securities, transactions with which, according to the legislation of the Russian Federation and regulatory acts in the financial markets of the Russian Federation, can only be conducted by qualified investors and for which the Client is recognized by the Trustee as a qualified investor.

5. On the date of suspension of transactions specified in paragraph 4 of this Agreement, the Trust Manager sends the Client a notification with a demand to provide documents confirming the Client's compliance with the requirements established by regulatory acts in the financial markets of the Russian Federation and by the Trustee for Qualified Investors (concerning services and/or types of securities, and/or derivative financial instruments, for which the Client is recognized by the Trustee as a qualified investor). In such an instance, the Client must supply the requested

documents to the Trustee within five (5) business days of receiving the Trustee's notification.

If the Client does not provide the Trustee with the documents in accordance with paragraphs 2, 5 of this Agreement within the prescribed time, the Trustee is authorized to remove the Client from the list of qualified investors recognized by the Trustee. The Client is subject to exclusion from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors after the complete fulfillment of all

transactions conducted on behalf of the Client as a Qualified Investor.

7. The Trustee undertakes to provide, upon the Client's request, extracts from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors within five (5) business days of receiving the Client's written request in the form specified by the Trustee, provided the Client pays the appropriate fee to the Trustee.

8. The Client undertakes to pay for the Trustee's services according to the Trustee's established Tariffs for Qualified Investors. The Trustee reserves the right to unilaterally revise the Tariffs for Qualified Investors, ensuring the Client is informed at least seven banking days prior to the implementation of any new Tariffs for Qualified

- at least seven banking days prior to the implementation of any new Tariffs for Qualified Investors. 9.
- The Client undertakes to demonstrate reasonable interest and to inquire about the specifics of the qualified investor status, the requirements for qualified investors, and the specifics of conducting transactions with securities intended for qualified investors.

10. This Agreement shall take effect from the date of its signing by the Parties and shall constitute an integral part of the Contract.

11. This Agreement shall remain in force until the Client is excluded from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors.

12. The Client hereby instructs the Trustee to exclude the Client from the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors upon the termination or expiration of the Contract and/or this Agreement.

13. All other relations of the Parties regarding the execution of securities transactions shall be governed by the terms and conditions of the Contract. In the event of any conflict between this Agreement and the Contract, the terms of this Agreement

shall prevail.

14. The Client must exercise reasonable diligence and stay informed about changes and additions made to the Contract, including the Tariffs for the Trustee's Fees

The Client's unawareness of such changes and additions shall not justify non-fulfillment of the obligations under this Agreement by the Client.

15. This Agreement is executed in two identical counterparts, each having equal

legal force, one for each Party.

Trustee	Client

Appendix No. 9

Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors

Full name for	Address	Details of the identity	The date	Types of services (or	Date of	amendmen	Date of	Reason for
individuals or	(registration	document - for an	on which	types of securities	amend	ts	the	the person's
full and	address, actual	individual; INN	the	and/or digital financial	ments		person's	removal
abbreviated	residence	(Taxpayer Identification	correspon	assets and/or derivative			removal	from the
name for legal	address) for	Number) - for a Russian	ding entry	financial instruments in			from the	register
entities	individuals or	legal entity, and the	was made	respect of which the			register	
	location for legal	foreign organization	in the	entity is recognized as a				
	entities	code assigned by the tax		qualified investor				
		authority - for a foreign						
		legal entity						

		On behalf of the Customer:
Request for an	extract from the Register Mosnarbank as Qu	of persons recognized by Evrofinance nalified Investors
Please provio Mosnarbank as Q	de an extract from the Regi qualified Investors concerni	ster of persons recognized by Evrofinance ing
""	20	
Signature _	//	
Accepted:		
		(signature of the authorized officer of Evrofinance Mosnarbank)

Extract

From the Register of persons recognized by Evrofinance Mosnarbank as Qualified Investors

Information about the individual included	l in the Register:
For legal entities:	
Full name of the legal entity	
Short name of the legal entity	
Registered office of the legal entity	
INN (Taxpayer Identification Number)	
Code assigned to a foreign organization	
by the tax authority	
For Individuals:	
Surname, First name and Patronymic	
Registration address	
Address of actual residence	
Details of an identification document	
* *	curities and/or digital financial assets and/or ct of which the entity is recognized as a
Date of entry for the entity in the Reg Mosnarbank as Qualified Investors:	ister of Persons Recognized by Evrofinance 20

(signa	ture of the authorized officer of Evrofinance Mosnarbank)
Stamp	21101111111100 11200111120
zump	
D 14 N	Appendix No. 12
Resolution No.	
On the exclusion of the Investor from	g 1
recognized by Evrofinance Mosnarbank as	Quantied investors
"_" 20	
In accordance with Directive of the Bank of R as Qualified Investors and the Procedure for Ma Investors No. 3629-U dated April 29, 2015, the form the Register of persons recognized by Evr Investors	intaining the Register of Qualified llowing entities should be excluded
Information about the Investor:	
For legal entities:	
Full name of the legal entity	
Short name of the legal entity	
Registered office of the legal entity	
INN (Taxpayer Identification Number)	
Code assigned to a foreign organization by the tax authority	
For Individuals:	
Surname, First name and Patronymic	
Registration address	
Address of actual residence	
Details of the identity document	
Types of services and/or types of securities a derivative financial instruments in respect of w qualified investor:	
Reason:	

The investor, a legal entity, provided documents, upon the review of which it was determined that it no longer meets the requirements imposed on qualified

	investors.
	The investor, a legal entity, has not provided documents confirming its compliance with the requirements for qualified investors.
	The investor, an individual, has reported that they no longer meet the requirements for qualified investors.
Broke	erage Services and Trust Management Operations Department
Treas	ury Operations Monitoring and Support Department
Risk	Management Department
	(signature of the authorized officer of

Evrofinance Mosnarbank)