

AGREEMENT ON GRANTING PROFESSIONAL STATUS TO A CLIENT

Rīga, _____

_____ 20____

The Client, on one side,

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| Name, surname / Name of the legal person | |
| Personal identity number (residents of the Republic of Latvia) or the date of birth (if no personal identity number has been assigned) / Registration number | Passport series and number (for natural persons) |
| Passport issue date / Registration date | Passport issuer country / Country of registration of the legal entity |
| Address of place of residence / Registered office | |
| Client's representative | Authority of the Client's representative based on |

The Bank, on the other side,

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| AS NORVIK BANKA , E. Birznieka – Upīša iela 21, Rīga, Latvia, unified reg. No. 40003072918, the Commercial Register of the Enterprises Register of the Republic of Latvia | |
| Bank's representative (name, surname) | The Bank's representative acts pursuant to |

hereinafter, the Bank and the Client jointly referred to as the Parties and sign this Agreement on Granting Professional Status to a Client:

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| <ol style="list-style-type: none"> 1. The Bank, based on the information provided by the Client, shall grant the status of a professional client to the Client and the Client accepts this status. 2. The Client acknowledges that, prior to granting the status of a professional client, the Bank has informed him in writing on the investor protection rights, which the Client may forfeit in the status of a professional client; the Client has received such warning and understands the consequences of the forfeit of these rights. 3. The Client is aware that the Bank, upon receipt of information that the Client no longer meets the requirements of a professional client, may adopt a decision on the recall of such status by informing the Client in writing. 4. The Client undertakes to provide the Bank with any information on changes in his operation, which may influence the conformity of the Client with the requirements of a professional client. 5. This Agreement becomes valid on the day of its signing by both Parties and shall be in force while the Bank provides services for sales and purchase of non-cash currency in marginal accounts to the Client and as long as the Client holds the status of a professional client. 6. The provisions of this Agreement shall be interpreted together with the Bank's General Provisions for Transactions, and any questions arising from this Agreement and not regulated herein shall be subject to the Bank's General Provisions for Transactions. 7. This Agreement is drafted and signed in 2 (two) identical copies, one to each Party. |
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Signatures of the Parties

| THE CLIENT | THE BANK |
|-------------------------------|-------------------------------|
| seal _____ (name, surname) | seal _____ (name, surname) |
| _____ (signature) | _____ (signature) |