KAZAKHSTAN STOCK EXCHANGE JSC

Approved by

decision of the Board of Directors of Kazakhstan Stock Exchange JSC

(minutes No. 44 of the meeting of September 16, 2019)

Put into effect

from October 1, 2019

NOTICE

The Regulations below in English have been translated by employees of Kazakhstan Stock Exchange for information purposes only. In case of any incompliance of this translation with the Rules original version in Russian, the latter prevails.

REGULATIONS ON MEMBERSHIP

LIST OF AMENDMENTS

1. Changes and additions No. 1:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 37 of the meeting on September 30, 2020);
- effective from October 5, 2020.

2. Changes and additions No. 2:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 37 of the meeting on November 11, 2020);
- effective from November 12, 2020.

3. Changes and additions No. 3:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 14 of the meeting on March 10, 2021);
- effective from March 29, 2021.

4. Changes and additions No. 4:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 67 of the meeting on November 29, 2021);
- effective from November 30, 2021.

5. Additions No. 5:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 71 of the meeting on December 24, 2021);
- effective from December 27, 2021.

6. Changes and additions No. 6:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 28 of the meeting on September 26, 2022);
- effective from September 30, 2022.

7. Changes and additions No. 7:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 8 of the meeting on April 04, 2023);
- effective from April 05, 2023.

8. Changes and additions No. 8:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 30 of the meeting on October 27, 2023);
- effective from October 30, 2023.

9. Changes and additions No. 9:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 3 of the meeting on January 31, 2024);
- effective from February 01, 2024.

10. Changes No. 10:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 33 of the meeting on November 04, 2024);
- effective from November 05, 2024.

11. Changes and additions No. 11:

- approved by a decision of the Board of Directors of Kazakhstan Stock Exchange JSC (minutes No. 39 of the meeting on December 20, 2024);
- effective from December 20, 2024.

These Regulations were developed in accordance with the laws of the Republic of Kazakhstan and the Charter of Kazakhstan Stock Exchange JSC (hereinafter – the Exchange) and shall determine the procedure of membership of the Exchange for organizations, categories of membership of the Exchange, requirements set for organizations applying for membership of the Exchange and members of the Exchange, the procedure of granting membership of the Exchange, suspension and termination of membership of the Exchange, rights and obligations of members of the Exchange, as well as the procedure of disclosure of information by members of the Exchange.

Chapter 1. GENERAL PROVISIONS

Article 1. Main concepts and terms

- 1. Concepts and terms used in these Regulations mean the following:
 - "internal documents of the Exchange or internal documents" founding documents of the Exchange, internal documents of the Exchange as an entity of the securities market, and rules of the Exchange as the trade operator (as they are defined by the laws of the Republic of Kazakhstan on the securities market), decisions of bodies, executives of the Exchange taken within their competence in respect of a member (members) of the Exchange and/or a financial instrument (financial instruments) and drawn up in writing;
 - 2) "entrance, monthly membership fees and exchange fees" as these concepts are determined by the Exchange's internal document "Regulations on membership fees, exchange and clearing fees", approved by a decision of the Exchange's Board of Directors (minutes No. 22 of the meeting on July 13, 2018);
 - 2-1) "registering exchange" (main (primary) membership exchange) an exchange of a state other than the Republic of Kazakhstan, of which an electronic trading system participant is a member, and recognized by the Exchange in accordance with the remote access agreement (this sub-item was included by a decision of the Exchange's Board of Directors dated December 20, 2024);
 - 3) "foreign member of the Exchange" a member of the Exchange being a legal entity established in accordance with the laws of a country other than the Republic of Kazakhstan;
 - 4) "foreign regulatory authority" a body (an organization or an association) of the country other than the Republic of Kazakhstan in accordance with the laws of which an applicant or a foreign member of the Exchange were established, who performs (government) regulation, control and surveillance over brokerage and/or dealer activities in the securities market and/or activities related to closing of transactions (execution of exchange transactions) in foreign currencies;
 - "website" the same as the "corporate website", as this term is determined by the Act of the Republic of Kazakhstan "On joint-stock companies" dated May 13, 2003, or the "Internet resource", as this term is determined by the Act of the Republic of Kazakhstan "On informatization" dated January 11, 2007;
 - 6) "Commission of the Exchange on settlement of disputes and conflicts" or "Commission" as this term is determined by the internal document of the Exchange "The procedure of settlement of disputes and conflicts arising in the course of execution of transactions in financial instruments", approved by a decision of the Exchange's Board of Directors (this sub-item was changed by a decision of the Exchange's Board of Directors dated November 29, 2021);

- 6-1) "Committee for Combating Unfair Practices" or "Committee" as this concept is defined by the internal document of the Exchange "Regulations on the Committee for Combating Unfair Practices", approved by a decision of the Exchange's Management Board (this sub-item was included by a decision of the Exchange's Board of Directors dated October 27, 2023);
- 7) "market-maker" as this term is determined by the internal document of the Exchange "Regulations on market-makers", as this term is determined by the internal document of the Exchange's Board of Directors (minutes No. 22 of the meeting on August 31, 2016);
- 8) **"MCI"** monthly calculation index for calculation of pensions, allowances and other social payments, as well as for applying of penalties, taxes and other payments in accordance with laws of the Republic of Kazakhstan, whose value is set by laws of the Republic of Kazakhstan on the republican budget for respective years;
- 9) **"interim financial statements"** financial statements for the period whose duration is less than one year:
- 10) **"rating agency"** rating agency Standard & Poor's, or rating agency Moody's Investors Service;
- 10-1) "AIFC regulatory body" the body of the Astana International Financial Center (AIFC), which carries out regulation, control and surveillance of activities of the AIFC participants (this sub-item was included by a decision of the Exchange's Board of Directors dated September 26, 2022);
- 10-2) sanctions restrictions financial and economic restrictions adopted in relation to a state (jurisdiction), a part of its territory, individual sectors of the economy or groups of goods, individuals or organizations by another state, an association of states, international organizations that affect the activities Exchanges. For these purposes, the Exchange has defined the following sanctions lists: the US Treasury Department (OFAC), the United Kingdom of Great Britain and Northern Ireland (OFSI) and the European Union (EU Council) (this sub-item was included by a decision of the Exchange's Board of Directors dated November 04, 2024);
- 10-3) **"electronic trading system"** an electronic trading system that provides its participants with remote access to the Exchange's trading system on the basis of a remote access agreement (this sub-item was included by a decision of the Exchange's Board of Directors dated December 20, 2024);
- 10-4) "remote access agreement" an agreement on remote access to the electronic trading system concluded between the Exchange and the registering exchange, which regulates the procedure for interaction between the parties in providing remote access to participants in the electronic trading system (this sub-item was included by a decision of the Exchange's Board of Directors dated December 20, 2024);
- 11) "the Exchange's trading system or trading system" a complex of material and technical facilities, internal documents of the Exchange and other necessary assets and procedures with which the deals in serial securities and other financial instruments are closed between members of the Exchange;
- "trader" an individual authorized by a member of the Exchange to close transactions and perform other actions on behalf of said member of the Exchange using the trading system of the Exchange;
- 13) "Authorized body" the authorized body for regulation, control and surveillance of the financial market and financial organizations (this sub-

- item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020);
- 14) "authorized unit" structural unit of the Exchange whose responsibilities include monitoring of members of the Exchange;
- 14-1) "AIFC participant" a legal entity registered in accordance with the current law of the AIFC, as well as another legal entity accredited by the AIFC (this sub-item was included by a decision of the Exchange's Board of Directors dated September 26, 2022);
- 14-2) **"remote access"** the output by an electronic trading system participant of orders for the purchase and/or sale of financial instruments to the Exchange's trading system under the remote access agreement (this subitem was included by a decision of the Exchange's Board of Directors dated December 20, 2024);
- 14-3) "electronic trading system participant" a foreign member of the Exchange (candidate for foreign member of the Exchange), which is a legal entity established in accordance with legislation of a state other than the Republic of Kazakhstan, and a member of the registering exchange in accordance with the remote access agreement (this sub-item was included by a decision of the Exchange's Board of Directors dated December 20, 2024);
- "electronic digital signature" as this term is determined by the Act of the Republic of Kazakhstan "On electronic document and electronic digital signature" dated January 7, 2003;
- "is2in" (ISSUERS TO INVESTORS): specialized system of electronic document flow between the Exchange and its members, which allows members of the Exchange to carry out the transfer to the Exchange of documents and information in electronic form (without provision of hard copies of such documents) (this sub-item was changed by a decision of the Exchange's Board of Directors of March 10, 2021).
- 2. Other concepts and terms used herein shall be identical to concepts and terms determined in the laws of the Republic of Kazakhstan.
- 3. Concepts and terms used in these Regulations may also be used in other internal documents of the Exchange, in the official documents and correspondence of the Exchange and in the exchange information.

Article 2. General terms and conditions

- 1. Members of the Exchange may be professional participants of the securities market and other legal entities having the right to close transactions with financial instruments, other than securities, in accordance with the laws of the Republic of Kazakhstan.
- Foreign members of the Exchange, including those who are participants in the electronic trading system, and members of the Exchange who are participants in the AIFC, may be legal entities, including foreign ones, that meet the requirements established by the regulatory legal acts of the authorized body and these Regulations.

A foreign member of the Exchange, including one that is an electronic trading system participant, and/or a member of the Exchange that is a participant in the AIFC, when carrying out activities on the Exchange, is obliged to be guided by the provisions of these Regulations and other internal documents of the Exchange that are established for members of the Exchange that are legal entities of the Republic of Kazakhstan, unless separate provisions (requirements, conditions, restrictions) are established for foreign members of

the Exchange and/or members of the Exchange that are participants in the AIFC.

Any documents and information to be provided to the Exchange by a foreign member of the Exchange, including one that is an electronic trading system participant, and a member of the Exchange that is a participant in the AIFC, must be provided to the Exchange in Kazakh and/or Russian and/or English.

(This item was changed by decisions of the Exchange's Board of Directors dated September 30, 2020, September 26, 2022 and December 20, 2024)

- 3. Issues of granting membership of the Exchange of a particular membership category and of discontinuation of membership are related to the competence of the Exchange's Board of Directors (except as provided in item 1-1 of Article 13) (hereinafter the Board of Directors) (this item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020).
- 4. Decisions of the Board of Directors on granting to organizations of the Exchange membership are made on the basis of conclusions prepared by the authorized division. The conclusion prepared by the authorized division must contain information on the results of the audit of the organization for compliance with the requirements established by these Regulations, as well as additional information regarding the features of the establishment, current activities, major shareholders (participants), ultimate beneficiaries, the current financial condition of the organization, existing restrictions and other information necessary for the Board of Directors to make an informed decision (this item was changed by a decision of the Exchange's Board of Directors dated September 26, 2022).
- 5. The responsibility for the completeness, accuracy, reliability and relevance of information about the member of the Exchange and its activities, which is subject to provision to the Exchange in accordance with the legislation of the Republic of Kazakhstan or the applicable legislation of the country of registration, these Regulations, shall be borne by the member of the Exchange.

In relation to a foreign member of the Exchange that is an electronic trading system participant, the said liability is borne by the said member of the Exchange and/or the exchange that registered it under the terms of the relevant remote access agreement and these Regulations.

(This item was changed by a decision of the Exchange's Board of Directors dated December 20, 2024)

- 5-1. The Exchange shall not be liable for:
 - provision by a member of the Exchange or the registering exchange of incomplete, inaccurate, unreliable and outdated information, on the basis of which interested persons may form an incorrect idea about the given member of the Exchange;
 - 2) concealment of information by a member of the Exchange or the registering exchange;
 - 3) the availability in the documents provided by the member of the Exchange and/or the registering exchange within the framework of fulfilling the requirements for disclosure of information, of personal data of persons who have not given written consent to the disclosure of their personal data, information constituting a commercial or other secret protected by law, as well as other information that is not subject to public dissemination in accordance with the legislation of the Republic of Kazakhstan or the applicable legislation of the country of registration and/or internal documents of the member of the Exchange.

(This item was included by a decision of the Exchange's Board of Directors dated September 30, 2020 and was changed by a decision of the Exchange's Board of Directors dated December 20, 2024)

- 5-2. In case of detecting facts of concealing information or providing the Exchange with incomplete or inaccurate information, by the decision of the Management Board, the sanctions provided for by these Regulations may be applied to a member of the Exchange (this item was included by a decision of the Exchange's Board of Directors dated September 30, 2020).
- 6. Issues, the procedure of whose regulation was not defined by these Regulations and other internal documents of the Exchange regarding granting of membership of the Exchange, suspension and discontinuation of membership of the Exchange, disclosure of information by members of the Exchange and execution by them of activities on the Exchange are subject to settlement in accordance with applicable laws, and in case of impossibility of such decision in accordance with decisions of the Board of Directors, if taking of decisions on those issues is not related to the competence of the Exchange's Management Board (hereinafter the Management Board).
- 7. Changes and additions made to these Regulations apply to members of the Exchange regardless of the date of obtaining membership, if not otherwise was stated when such changes and additions were adopted and/or approved.
- 8. A member of the Exchange may put forward an initiative of ceasing his membership in case of making of changes and/or additions to these Regulations or other internal documents of the Exchange infringing on interests of the member of the Exchange.
- 9. A member of the Exchange may not prohibit or restrict actions of the Exchange on dissemination of information, received in accordance with these regulations or other internal documents of the Exchange, if that information is not a secret protected by the law and is subject to disclosure in accordance with these Regulations or other internal documents of the Exchange (this item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020).

Article 3. Categories of membership of the Exchange

- 1. Members of the Exchange depending on the types of financial instruments in trading with which they have the right to participate shall be entitled to membership in the following categories:
 - "currency" with the right to participate in exchange trading in foreign currencies, including derivative financial instruments admitted to circulation in the foreign exchange market in accordance with the Exchange's internal documents (this sub-item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020 and changed by a decision of the Exchange's Board of Directors dated November 11, 2020);
 - 2) "derivatives" eligible to trade derivative financial instruments on the exchange;
 - 3) "stock" eligible to trade securities, including derivative securities, and other financial instruments admitted to circulation (trading) on the Exchange and not related to foreign currencies or derivative financial instruments (this item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020).
- 2. One organization may have membership on the Exchange in several categories, with the exception of a foreign member of the Exchange that is an electronic trading system participant.
 - A foreign member of the Exchange that is an electronic trading system participant may have membership only in the "stock" category.

(This item was changed by a decision of the Exchange's Board of Directors dated December 20, 2024)

3. Members of the Exchange in the "currency" category, with the exception of AIFC participants, can have an access to trading in all foreign currencies traded on the Exchange (first-level access) or to trading in foreign currencies, with the exception of the USD (second-level access), given the feature established by clause 3 of Article 9 of these Regulations (this paragraph was supplemented by a decision of the Exchange's Board of Directors dated November 11, 2020 and November 04, 2024).

A decision on granting the first level or second level access to a member of the Exchange in the "currency" category is taken by a decision of the Board of Directors when granting membership of the Exchange in the "currency" category to an organization or when reviewing the terms of access for that member of the Exchange. Such review may be initiated by a member of the Exchange by way of submitting a request to the Exchange of by the Exchange's Management Board, if the Exchange detects facts of violation by the member of the Exchange of norms of these Regulations or other internal documents of the Exchange.

All members of the Exchange in the "currency" category are equally subject to norms of these Regulations and other internal documents of the Exchange, irrespective of terms of admission, if not otherwise directly stipulated by the Exchange's internal document or a decision of the Exchange's body taken within such body's competence.

Along with that, access to trading shall be understood as an access to trading in relevant currencies, including the right to make settlements in these currencies (this paragraph was included by a decision of the Exchange's Board of Directors dated November 04, 2024).

- 3-1. For members of the Exchange in the "currency" category, which are AIFC participants, access to trading in currencies, with the exception of tenge (third-level access), shall be established, given the feature established by clause 3 of article 9 of this Regulation (this item was included by a decision of the Exchange's Board of Directors dated November 04, 2024).
- 4. The Board of Directors may set the second level access to a member of the Exchange of the "currency" category in the following circumstances (with the exception specified in item 5 of this article):
 - 1) at granting membership of the Exchange to the organization, if this organization was not a member of the Exchange before;
 - 2) upon request from a member of the Exchange in the "currency" category for restricting access for him to trading on the currency market, drawn up in free form and signed by the chief executive of the member of the Exchange or the person substituting him or a person authorized by a member of the Exchange to interact with the Exchange (this sub-item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020);
 - 3) at detection of facts of systematic (three or more times within a calendar quarter) violation by a member of the Exchange of its internal documents, governing issues of participation in trading, clearing and settlement based on trading results (this sub-item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020).
- 5. The Board of Directors may not set the second level access to a member of the Exchange of the "currency" category for reasons indicated in sub-items 1) and 3) of item 4 of this article, if the member of the Exchange has positive business reputation, his rating according to the Methodology of assessment of the financial position of members of the Exchange not lower than "C", violations indicated in sub-item 3) of item 4 of this article, have not made serious impact on the trading, clearing and settlement carried out by the Exchange (this sub-item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020).

Article 4. Internal documents of the Exchange

- 1. The Exchange's internal documents shall be applicable insofar as they do not contradict the laws of the Republic of Kazakhstan.
- 2. The contents of the internal documents of the Exchange shall be brought to the attention of its members by publishing the texts of these documents and/or information regarding endorsement of, approval of, or amendments to these documents on the website of the Exchange, unless otherwise provided by the laws of the Republic of Kazakhstan.
- 3. The Exchange shall not be entitled to require from its members adherence to the internal documents which were not brought to their notice.
- 4. The Exchange's internal documents shall be viewed as its intellectual property. The contents of the internal documents of the Exchange shall be brought to the attention of its members exclusively for purposes of management in their relations with the Exchange. Any copies of the Exchange internal documents shall be allowed to be made to the extent necessary to achieve the above objectives. Any other use of the Exchange internal documents not authorized by the Exchange is prohibited.

Chapter 2. GRANTING MEMBERSHIP OF THE EXCHANGE

Article 5. Requirements for a candidate for members of Exchange

- To qualify for the Exchange member in categories as "currency", and/or "stock", and/or "derivatives", a legal entity of the Republic of Kazakhstan applying for membership of the Exchange (hereinafter the applicant) must meet the requirements set out in Appendix 1 hereto.
- 2. To qualify for the Exchange foreign member in such categories as "foreign exchange", and/or "stock", and/or "derivatives", a legal entity applying for the Exchange membership (hereinafter the foreign member applicant) shall meet the requirements set out in Appendix 2 hereto.
- 2-1. To admit an AIFC participant to the Exchange as a member in the "currency" and/or "stock" and/or "derivatives" categories, a legal entity applying for membership in the Exchange (hereinafter a candidate who is an AIFC participant), must comply with the requirements established by Appendix 2-1 to these Regulations (this item was included by a decision of the Exchange's Board of Directors dated September 26, 2022).
- 2-2. In order for an electronic trading system participant in the "stock" category to be admitted as a foreign member of the Exchange, a legal entity applying for membership in the Exchange (hereinafter a candidate that is an electronic trading system participant) must meet the requirements established in Appendix 2-2 to these Regulations (this item was included by a decision of the Exchange's Board of Directors dated December 20, 2024).
- 3. A candidate, a candidate for foreign membership, including a candidate who is an electronic trading system participant, and a candidate who is a participant in the AIFC, may not be a person directly or indirectly associated with the financing of terrorism and extremism, the financing of the proliferation of weapons of mass destruction, involved in terrorist activities and included in the lists of such persons posted on the Internet resource of the Financial Monitoring Committee of the Ministry of Finance of the Republic of Kazakhstan (this item was changed by decisions of the Exchange's Board of Directors dated November 11, 2020, September 26, 2022 and December 20, 2024).

4. A candidate for foreign membership of the Exchange, including a candidate who is an electronic trading system participant, and a candidate who is a participant in the AIFC, must be guided by the provisions of these Regulations established for candidates for membership of the Exchange, except for cases where separate provisions (requirements, conditions, restrictions) have been established for candidates for foreign membership, including candidates who are participants in the electronic trading system, and candidates who are participants in the AIFC (this item was changed by decisions of the Exchange's Board of Directors dated September 26, 2022 and December 20, 2024).

Article 6. Documents to be provided by the Exchange member applicants, and requirements for such documents

- 1. To qualify for a member of the Exchange an applicant must submit to the Exchange the documents listed in Appendix 3 to these Regulations.
- 2. To qualify for the Exchange foreign member an applicant shall submit the documents listed in Appendix 4 to these Regulations to the Management Board.
- 2-1. To be admitted to the Exchange's membership, a candidate who is an AIFC participant must provide the Exchange with the documents, the list of which is specified in Appendix 4-1 to these Regulations (this item was included by a decision of the Exchange's Board of Directors dated September 26, 2022).
- 2-2. To accept a candidate who is an electronic trading system participant as a foreign member of the Exchange, the registering exchange or the candidate who is an electronic trading system participant must submit to the Exchange documents, the list of which is established in Appendix 4-2 to these Regulations (this item was included by a decision of the Exchange's Board of Directors dated December 20, 2024).
- 3. Together with the package of documents, the list of which is established by Appendix 3 or 4, or 4-1, or 4-2 to these Regulations, a candidate or candidate for foreign membership, including a candidate who is an electronic trading system participant, or a candidate who is a participant in the AIFC, must submit an application for admission to membership in the Exchange (to foreign membership in the Exchange) (hereinafter referred to as the application) in accordance with the form of Appendix 5 to these Regulations, signed by the candidate (this paragraph was changed by decisions of the Exchange's Board of Directors dated September 26, 2022 and December 20, 2024).

An application is considered as accepted by the Exchange for consideration after receipt by it of the last of the documents (last additionally requested information) in accordance with item 2 of article 7 of these Regulations) irrespective of the date of receipt by the Exchange of that application.

The Exchange accepts for consideration an application only if all documents (data or information) are provided with this application, provided for by these Regulations and other internal documents of the Exchange for consideration of such an application. In case of failure to provide or partial provision of such documents (details or information), the Exchange refuses to accept the application for consideration.

If any documents of the candidate were submitted to the Exchange earlier and are relevant, a re-submission of such documents is not required.

(This item was changed by a decision of the Exchange's Board of Directors of March 10, 2021)

3-1. In order to establish business relations with a member of the Exchange, if such relations have not been established previously, the member of the Exchange, before submitting an application to the Exchange, must submit to the Exchange the AML/CFT Questionnaire and documents confirming the accuracy of the information specified in this questionnaire, as well as a questionnaire of the

Exchange's client on issues of organizing internal control in terms of ensuring compliance with the international economic sanctions regime and a letter of assurance of compliance with the international economic sanctions regime in the forms approved by the Management Board of the Exchange.

Submission by a member of the Exchange of the documents specified in the first paragraph of this item is not required if similar documents previously submitted are properly executed in accordance with the requirements of these Regulations and their content is relevant.

The Exchange has the right to refuse to establish business relations with a candidate for membership in the Exchange if the candidate for membership in the Exchange and/or its participants/shareholders, officials, and ultimate beneficiaries are on sanctions lists or if there is a conclusion from the relevant structural division of the Exchange regarding the presence of risks associated with the candidate for membership in the Exchange and/or its participants/shareholders, officials, and ultimate beneficiaries being on sanctions lists.

(This item was included by a decision of the Exchange's Board of Directors of December 20, 2024)

4. Candidate's documents submitted to the Exchange must be drawn up in accordance with the forms established by these Regulations, the Exchange client's questionnaire on the organization of internal control in terms of ensuring compliance with the international economic sanctions regime and a letter of assurance of compliance with the international economic sanctions regime in the form approved by the Exchange's Management Board, according to other documents in the absence of such forms – in any form, and provided to the Exchange in hard copy or in electronic form (this paragraph was changed by a decision of the Exchange's Board of Directors dated September 26, 2022).

Documents provided to the Exchange in PDF format, must be scanned versions of originals of such documents in hard copy.

The documents in hard copy consisting of several sheets must be bound, numbered and signed by the person authorized to interact with the Exchange.

The candidate or the exchange that registered it shall be responsible for the identity of the data contained in the electronic versions of the said documents and in their originals or copies that were provided to the Exchange in hard copy (this paragraph was changed by a decision of the Exchange's Board of Directors dated December 20, 2024).

(This item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020 and changed by a decision of the Exchange's Board of Directors of March 10, 2021)

5. The list of additional documents necessary to the authorized unit for preparing an opinion, is determined by that unit upon agreeing with the candidate at receipt of the application.

Article 6-1. The order of interaction between the Exchange and the candidate

- 1. In order to carry out procedures related to the admission of a candidate to the Exchange membership, the means of communication between the Exchange and the candidate is the exchange of documents (information, data):
 - 1) in the is2in system; or
 - 2) on paper.
- 2. When a candidate submits an application and documents on paper, it is impossible to carry out procedures for admitting the candidate to the Exchange

membership by exchanging documents (information, data) through the is2in system.

If a technical failure is detected in the is2in system, the procedures for accepting a candidate for membership in the Exchange will be carried out on paper until the system's operation is restored.

- 3. When a candidate submits an application and documents through the is2in system, such an application and documents must be uploaded into this system in the form of electronic documents certified by electronic digital signatures, the keys of which are created by the Republican State Enterprise on the right of economic management "Kazakhstan Center for Interbank Settlements of the National Bank of the Republic of Kazakhstan".
- 4. When implementing the procedure for accepting a candidate for membership in the Exchange through the is2in system, the candidate need to:
 - pass identification in the system. A candidate who has not previously used the is2in system sends a request to the Exchange at monitoring@kase.kz to establish accounts in the is2in system for the candidate's contact persons;
 - fill in and (or) update information about the candidate, as well as information on the candidate's compliance with the requirements (criteria) for obtaining membership in a certain category (categories);
 - 3) upload the documents specified by these Regulations;
 - 4) fill out an application;
 - 5) sign the application and the uploaded documents with the electronic digital signature of the first head of the candidate or the person authorized to perform such actions, and send them to the Exchange.

If the application is signed with an electronic digital signature of the person authorized to perform such actions, then a copy of the original power of attorney in *.pdf format signed by the first head of the candidate is additionally uploaded.

- Interaction between the candidate and the Exchange during the procedure for accepting a candidate for membership in the Exchange using the is2in system is carried out through this system.
- 6. Interaction between the Exchange and a foreign member of the Exchange that is an electronic trading system participant (a candidate for foreign member of the Exchange that is an electronic trading system participant) may be carried out with the registering exchange and/or with this foreign member of the Exchange (candidate) under the terms of the relevant remote access agreement (this item was included by a decision of the Exchange's Board of Directors dated December 20, 2024).

(This article was included by a decision of the Exchange's Board of Directors of March 10, 2021)

Article 7. Consideration of the candidate's application. Preparing an opinion on the possibility of granting membership of the Exchange

- 1. During the period of time indicated below, the authorized unit shall consider the application with accompanying documents and prepare the following document:
 - 1) (if the candidate is obviously unsuitable or in case of failure to comply with the requirements for the completeness of documents arising from items 1 or 2, or 2-1, or 2-2 of Article 6 of these Regulations) within five working days following the day of receipt by the Exchange of the application as incoming correspondence a reasoned refusal to accept the application for consideration, signed by the member of the Management Board of the

Exchange who oversees the authorized division, or by the person replacing him (this sub-item was changed by a decision of the Exchange's Board of Directors dated December 20, 2024);

- 2) (at absence of reasons for preparation motivated refusal to accept the application for consideration) within 10 business days, following the date of acceptance of the application for consideration, an opinion on the possibility of granting membership of the Exchange to the applicant, signed by a member of the Exchange's Management Board who supervises the authorized unit, and head of that unit, or persons substituting them.
- 2. When considering the application, the authorized unit may request from the applicant and other organizations additional documents necessary, in his opinion, for preparation of a justified opinion.
 - The Exchange also may request from the candidate the provision of additional information regarding the features of the establishment, current activities, major shareholders (participants), ultimate beneficiaries, the current financial condition of the candidate, existing restrictions and other information necessary for the Board of Directors to make an informed decision (this paragraph was changed by a decision of the Exchange's Board of Directors dated September 26, 2022).
- Submission to the Exchange by a candidate or the exchange that registered him
 for the purpose of his admission to membership in the Exchange of documents
 containing incomplete, inaccurate, unreliable or outdated information shall be
 sufficient grounds for refusal to prepare a conclusion (this item was changed by
 a decision of the Exchange's Board of Directors dated December 20, 2024).

Article 8. Granting of membership of the Exchange to a candidate. Refusal to grant membership of the Exchange

- The issue of granting of membership of the Exchange to a candidate is put for consideration by the Exchange's Board of Directors subject to a positive conclusion on the possibility granting of membership of the Exchange to the candidate.
 - The application for membership of the Exchange and a conclusion prepared by the authorized unit shall be considered by the Board of Directors at its nearest meeting following the date of the conclusion.
- 2. When considering the application, the Board of Directors may decide on provision by the candidate of additional documents, necessary, in the Board of Directors' opinion, to make a substantiated decision on admission of that candidate to the Exchange membership, and/or defer consideration of the application until the next meeting of the Board of Directors.
 - The Board of Directors may decide to request additional information on the applicant from the government agencies and other organizations.
- 3. Reconsideration of the application by the Board of Directors shall take place at its next meeting following the receipt of the last one from documents provided by the applicant or a government agency, or another organization in accordance with clause 2 of this Article.
- 4. The decision of the Board of Directors of the Exchange on the acceptance of a candidate as a member of the Exchange shall be communicated to the candidate and/or the registering exchange within three working days from the date of adoption of this decision by sending a corresponding notification (this item was changed by a decision of the Exchange's Board of Directors dated December 20, 2024).
- 5. Within three business days from the Board of Directors' decision on granting the Exchange's membership to a candidate, the candidate, if he is not a current member of the Exchange, is assigned a registration number, used for purposes

- of internal accounting of the Exchange and identification of the member of the Exchange in its information systems.
- 6. The Board of Directors' decision on admission of the applicant to the Exchange's membership shall become effective on the next business day after the day of membership entrance fee payment by the candidate or on the next business day after such a decision is made, if the payment of the entrance membership fee is not provided for any candidate or for any category of membership.

After the Board of Directors' decision on the admission of the applicant to the Exchange membership enters into force the applicant shall be issued a certificate on admission to the Exchange members signed by a member of the Management Board supervising the activities of the authorized unit or a person replacing him.

Information on admission to membership of the Exchange is published on the Exchange's Internet resource in the form of a list (register) of members of the Exchange (this paragraph was included by a decision of the Exchange's Board of Directors dated December 20, 2024).

(This item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020)

- 7. In case of failure to pay (incomplete payment) of the admission membership fees within 10 business days after the receipt of the notification on admission to the Exchange members, the Board of Directors' decision on admission of the applicant for the Exchange membership shall become invalid.
 - Reconsideration of the applicant's request in respect of which the decision of the Board of Directors on granting him membership of the Exchange became invalid in accordance with the first paragraph of this clause shall be performed in the manner prescribed in Articles 6 and 7 of these Regulations and paragraphs 1–5 of this Article.
- 8. The assignment of additional membership categories to an organization that is a member of the Exchange shall be carried out in the manner established by Articles 6 and 7 of these Regulations and items 1–5 of this article. In this case, the list of documents specified in Appendix 3 or 4, or 4-1, or 4-2 to these Regulations shall be agreed upon with the authorized division in each specific case separately, based on their availability at the Exchange (this item was changed by decisions of the Exchange's Board of Directors dated September 30, 2020 and December 20, 2024).
- 9. Formal compliance of the candidate with the requirements established by Appendix 1 or 2, or 2-1, or 2-2 to these Regulations, as well as the provision to the Exchange by the candidate of documents for admission to membership in the Exchange in full compliance with the standards established by these Regulations, does not impose on the Exchange an obligation to make a decision on such admission (this item was changed by a decision of the Exchange's Board of Directors dated December 20, 2024).

Chapter 3. GENERAL TERMS AND CONDITIONS OF THE EXCHANGE MEMBERSHIP

Article 9. Admission of a member of the Exchange to trading

- 1. Admission of an organization that was just granted membership of the Exchange to trading in financial instruments corresponding to the category (categories) of membership assigned to it, is carried out by the Management Board (except as specified in clauses 2 and 3 of this article) based on an application of that member of the Exchange drawn up according to the form of appendix 7 to these Regulations, provided (this paragraph was changed by a decision of the Exchange's Board of Directors dated November 11, 2020):
 - the Board of Directors' decision on granting membership of the Exchange of the respective category to that organization entered into force;
 - 2) provision by this organization of a list of traders (this sub-item was changed by a decision of the Exchange's Board of Directors dated December 20, 2024);
 - 2-1) provision by this organization of information on the assignment of the status of a clearing participant in the relevant market or information on the conclusion of an agreement on clearing services with another clearing participant (this sub-item was included by a decision of the Exchange's Board of Directors dated October 27, 2023);
 - 3) this company complies with prudential standards and/or other similar standards or indicators in accordance with requirements of the applicable laws, if such standards or indicators are established by applicable law (this sub-item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020).
- 2. The decision to admit a member of the Exchange of the "stock" category to repo transactions shall be made by the Management Board based on an application from this member of the Exchange executed subject to the form of annex 8 to this Regulation and submitted to the Exchange after this organization has been assigned the status of a clearing participant on the stock market subject to the internal document of the Exchange "Rules for implementation of clearing activities under transactions with financial instruments" or entry into an agreement on clearing services with another clearing participant (this paragraph was changed by a decision of the Exchange's Board of Directors dated November 04, 2024).

When deciding on the admission of a member of the Exchange to execution of repo transactions the Management Board shall take into account information about the facts of non-fulfillment (improper fulfillment) by that member of the Exchange of his obligations under the transactions concluded on the Exchange and other information, including reputation-related information, and may deny that member of the Exchange admission to execution of repo transactions.

Foreign members of the Exchange who are participants in the electronic trading system are not allowed to carry out repo transactions (this paragraph was included by a decision of the Exchange's Board of Directors dated December 20, 2024).

(This item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020).

- 3. A member of the Exchange in the "currency" category, which is a legal entity of the Republic of Kazakhstan, may be admitted to trading in derivative financial instruments that are traded on the Exchange's currency market only if he has a license from the Authorized Body to carry out brokerage and/or dealing activities.
 - A member of the Exchange in the "currency" category, which is a legal entity of a country other than the Republic of Kazakhstan, or is an AIFC participant", can be

admitted to trading in derivative financial instruments that are traded on the Exchange's currency market, only if it has permission (license or right) of the country of its registration or the regulator of its jurisdiction to carry out brokerage and/or dealer activities (this paragraph was changed by a decision of the Exchange's Board of Directors dated September 26, 2022).

If a member of the Exchange has a license (right or permission) in the "currency" category, as provided for (stipulated) by the first or second paragraph of this item, his admission to trading in derivative financial instruments that are traded on the Exchange's currency market is carried out by a decision of the Exchange's Management Board simultaneously with admission to trading on the foreign exchange market, or at any time after admission to trading on the foreign exchange market as long as the license (right or permission), provided for (provided) by paragraph one or two of this item, is presented to the Exchange.

(This item was removed by a decision of the Exchange's Board of Directors dated September 30, 2020 and included by a decision of the Exchange's Board of Directors dated November 11, 2020).

4. If a member of the Exchange has the status of a clearing participant in the relevant market, this member of the Exchange participates in exchange trading with the right to clearing services, otherwise without the right to clearing services (this item was excluded by a decision of the Exchange's Board of Directors dated 26 September of 2022 and was included by a decision of the Exchange's Board of Directors dated October 27, 2023).

Article 10. Traders of a member of the Exchange

- 1. Only an employee of a member of the Exchange can qualify as the trader of that member of the Exchange.
- Only those persons who are included in the list of traders of the given member of the Exchange provided to the Exchange (with the exception of actions related to settlement of default on any exchange market, which are carried out in accordance with the internal document of the Exchange "Rules for execution of clearing activities for transactions with financial instruments").

The list of traders of the member of the Exchange is compiled in the form established by the Rules for providing access to the Exchange's trading systems.

The list of traders of a member of the Exchange must indicate the date of submission of this list to the Exchange and its validity period. The validity period of the list of traders of a member of the Exchange must not exceed three years from the date of submission of this list.

The list of traders of a member of the Exchange is a power of attorney issued by a member of the Exchange and confirming the authority of persons included in this list as traders of this member of the Exchange. The date of submission of this list to the Exchange is the date of issue of such power of attorney, and the term of validity of this list is its term of validity.

(This item was changed by decisions of the Exchange's Board of Directors dated September 30, 2020 and December 20, 2024).

- 3. (This item was excluded by a decision of the Exchange's Board of Directors dated December 20, 2024.
- 4. Any actions or failure of the trader to carry out actions concerned with the Exchange-operated trading in financial instruments and implementation of pretrading and post-trading procedures relating to the competence of traders shall be considered as actions or failure to act of the member of the Exchange represented by that trader.

- 5. By decision of the Committee, a trader of a member of the Exchange may be suspended from participation in trading and stripped of access to work with the Exchange's trading system for a period of at least 30 working days from the date of such a decision on the following grounds (this paragraph was changed by a decision of the Exchange's Board of Directors dated January 31, 2024):
 - failure to comply with the requirements of the legislation of the Republic of Kazakhstan, these Regulations and other internal documents of the Exchange regulating the activities of Exchange members and their traders;
 - 2) violations or errors as a result of which the Exchange suspended trading in a financial instrument (financial instruments);
 - 3) repeated technical errors (two or more times within six consecutive calendar months), namely submitting an order to the Exchange's trading system for an incorrectly selected financial instrument and/or entering incorrect values for the parameters of an application to conclude a transaction (order direction, price, quantity, trading account number) or other errors that negatively affected the results or parameters of the transaction;
 - 4) failure to comply with the Commission's decision that has entered into force in relation to this trader;
 - failure to comply with the requirements of the Exchange's internal document "Rules of Professional Ethics and Business Conduct", approved by the Exchange's Board of Directors;
 - 6) creating conditions for unconscientious behavior of members of the Exchange and their clients on the organized securities market;
 - 7) distribution or transfer to third parties without special permission of information that was received by this trader due to his participation in trading conducted by the Exchange and is classified in accordance with the legislation of the Republic of Kazakhstan or internal documents of the Exchange as a trade secret or confidential information.

(This item was changed by a decision of the Exchange's Board of Directors dated 27 October of 2023)

- 5-1. If necessary, the Exchange may request clarification from a member of the Exchange about the reasons for the occurrence of the grounds established by item 5 of this article (this item was included by a decision of the Exchange's Board of Directors dated 27 October of 2023).
- 6. The decision of the Committee on suspending a trader of a member of the Exchange from trading is communicated to this member of the Exchange and the Authorized Body no later than the next business day from the date of such decision, indicating the date and reason for the suspension of this trader from trading and stripping this trader from access to working with the Exchange's trading system.
 - Information about the suspension of this trader from trading and stripping this trader from access to working with the Exchange's trading system is published on the Exchange's Internet resource in the form of a register of suspended traders, indicating the date and reason for such suspension and stripping of access.

(This item was changed by a decision of the Exchange's Board of Directors dated 27 October of 2023)

- 7. A trader of a member of the Exchange is stripped of access to work with the Exchange's trading system and is suspended from trading in financial instruments without a decision of the Committee in the following cases (this paragraph was changed by a decision of the Exchange's Board of Directors dated 27 October of 2023):
 - expiry of its term of powers which is specified in the list of traders of that member of the Exchange drawn up according to the form of Appendix 6 to these Regulations and submitted to the Exchange;
 - termination of its powers in relation to the provision to the Exchange of a new list of traders of that member of the Exchange drawn up according to the form of Appendix 6 to these Regulations;
 - 3) expiration or termination of the trading system user certificate referred to in paragraph 1 of this Article.
- 8. In cases specified in clause 5 of this article, a member of the Exchange whose trader was suspended from participation in trading shall be obliged to pay a penalty (fine) in favor of the Exchange to the amount of 50 MCI. Payment of the penalty is made by the member of the Exchange at the request (notice) of the Exchange within the deadlines and in the manner specified in such a request (notice).
- 9. The decision of the Committee to suspend a trader of a member of the Exchange from trading can be appealed by this member of the Exchange by submitting to the Management Board a request to cancel such a decision. The Management Board at its next meeting considers the request of the member of the Exchange and has the right to cancel or uphold the Committee's decision to suspend from trading.

If by a decision of the Management Board, the Committee's decision to suspend the trader of a member of the Exchange from trading is upheld, then such a decision of the Management Board can be appealed by this member of the Exchange by submitting a request to the Board of Directors for its cancellation. The said request is considered by the Board of Directors at its next meeting.

Consideration by the Management Board or the Board of Directors of requests plications from a member of the Exchange specified in paragraphs one and two of this item does not suspend the validity of the relevant decisions of the Committee and the Management Board.

(This item was changed by a decision of the Exchange's Board of Directors dated 27 October of 2023)

- 10. Renewal of the admission of a trader of a member of the Exchange to participate in trading, suspended in accordance with item 5 of this article, is carried out after 30 business days from the date of suspension, subject to the following conditions (taking into account the specifics established by sub-item 3) of this item):
 - 1) payment by a member of the Exchange, whose employee is this trader, of a forfeit (fine) in accordance with item 8 of this article;
 - 2) passing the certification with positive results;
 - 3) the trader undergoes an explanatory interview (if the Committee establishes that the trader is involved in creating conditions for dishonest behavior of members of the Exchange and their clients on the organized securities market), subject to positive certification results.

The Committee's decision on the admission of a trader of a member of the Exchange to participate in trading is communicated to this Exchange member and the Authorized Body no later than the next business day from the date of such decision.

Information on the renewal of a trader's admission to trading is published on the Exchange's Internet resource in the register specified in item 6 of this article, indicating the date of such renewal.

In case of failure to comply with the conditions established by the first paragraph of this item, the trader is not allowed to work with the Exchange's trading system until these conditions are met.

(This item was changed by decisions of the Exchange's Board of Directors dated 27 October of 2023 and dated 31 January of 2024)

11. The order, conditions and procedure for certifying a trader of a member of the Exchange, as well as the procedure for the certification commission, are determined by internal documents approved by the Exchange's Management Board (this item was included by a decision of the Exchange's Board of Directors dated 31 January of 2024).

Article 11. Participation of a member of the Exchange in trading

- A member of the Exchange or the exchange that registered it (in accordance with the remote access agreement) bears obligations and liability for a transaction concluded by a member of the Exchange at trades conducted by the Exchange, regardless of on whose instructions, at whose expense and in whose interests the transaction was concluded (this item was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024).
- 2. In case of participation in the Exchange-operated trades by order and/or at the expense and/or in interest of the third person, the member of the Exchange shall act only based on the respective commission agreement, concluded by that Exchange member and that person.
 - With the participation of the member of the Exchange in its trades, the Exchange and its other members under any circumstances shall consider orders for deals conclusion, submitted by that member of the Exchange by order and/or at the expense and/or in interest of a third person, and deals concluded by that member of the Exchange by order and/or at the expense and/or in interest of a third person, as submitted (concluded) based on the respective commission agreement, concluded by that member of the Exchange with that person.
- 3. (This item was excluded by a decision of the Exchange's Board of Directors dated 26 September of 2022).

Article 12. Withdrawal of a member of the Exchange from trading. Exchange membership suspension

- A member of the Exchange following a decision of the Management Board may be disqualified from trading in all or some of the financial instruments on the following grounds:
 - suspension or termination of the license for carrying out brokerage and/or dealer activities in the securities market, issued to that member of the Exchange, or another document authorizing that member of the Exchange to carry out brokerage and/or dealer activities in the securities market – only in instruments from the "stock" and/or "derivatives" categories (taking into account aspects specified in item 2 of this article);
 - 2) suspension or termination of the license for carrying out banking activities in the national and foreign currencies or other document empowering that member of the Exchange to close transactions (foreign exchange transactions) in foreign currencies – only in instruments of the "currency" category (taking into account the specifics established by item 2 of this

- article) (this sub-item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020);
- 3) repeated failure to comply with the laws of the Republic of Kazakhstan, these Regulations and other internal documents of the Exchange regulating activities of its members:
- 4) systematic (six or more times within one calendar year) failure of the member of the Exchange to comply with information disclosure requirements, provision to the Exchange by its member of unreliable, inaccurate or incomplete data specified by the laws of the Republic of Kazakhstan, these Regulations or other internal documents of the Exchange;
- repeated default on payment (untimely or incomplete payment) of membership fees and/or exchange fees;
- 6) default and/or improper fulfillment of obligations on deals made during the Exchange trading and/or failure to pay in full a forfeit charged in accordance with the Exchange's internal documents due to default and/or improper fulfillment of obligations on deals made during the Exchange trading;
- 6-1) receipt by the Exchange of information that indicates the risk of full or partial non-fulfillment by the member of the Exchange of his obligations under transactions concluded at the exchange trading (this sub-item was included by a decision of the Exchange's Board of Directors dated December 24, 2021);
- 6-2) inclusion of the member of the Exchange and/or its participants/shareholders/officials, as well as final beneficiaries on sanctions lists (this sub-item was included by a decision of the Exchange's Board of Directors dated April 04, 2023);
- 6-3) receipt by the Exchange of information from the member of the Exchange and/or from open sources, which indicates a prohibition and/or restriction of public dissemination by the Exchange and/or member of the Exchange of periodic reporting and documents (information) about current activities of the member of the Exchange provided in accordance with these Regulations (this sub-item was included by a decision of the Exchange's Board of Directors dated April 04, 2023);
- 6-4) failure of a member of the Exchange to comply with any of the requirements established by Appendix 1 or 2, or 2-1, or 2-2 to these Regulations (this sub-item was included by a decision of the Exchange's Board of Directors dated April 04, 2023 and was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024);
- 6-5) receipt by the Exchange of a notification from the registering exchange of the removal from trading of a foreign member of the Exchange that is an electronic trading system participant (this sub-item was included by a decision of the Exchange's Board of Directors dated 20 December of 2024);
- non-fulfillment of the Commission's decision regarding that member of the Exchange;
- 8) unauthorized distribution or transfer to third parties of information obtained by the trader by virtue of its membership of the Exchange in the trading conducted by the Exchange and classified in accordance with the laws of the Republic of Kazakhstan and internal documents of the Exchange as confidential (a trade secret or bank secret);
- failure to comply with requirements for the financial standing of members of the Exchange stipulated by the Exchange's internal documents;
- 10) in case all traders of the Exchange member are disqualified from trading in certain financial instruments;

- 11) on other grounds, as provided for by the internal documents of the Exchange for individual types or groups of financial instruments.
- 2. On the ground specified in sub-clauses 1) or 2) of clause 1 of this article, the Exchange shall disqualify a member of the Exchange of the "stock" and/or "derivatives" categories from trading in financial instruments corresponding to those categories of membership, from the date of the receipt of the notice by the Exchange from a member of the Exchange the authorized body on the suspension or termination of the respective license (with the exception specified in the second paragraph of this clause), and then, from the date of the receipt by the Exchange of the notice from the authorized body stating that the decision of such suspension (termination) of the license was brought to the attention of that member of the Exchange, it shall suspend the membership of that member of the Exchange.

Should a member of the Exchange be banned from participation in trading in financial instruments, on the grounds set forth in sub-clause 1) or 2) of clause 1 of this article, that member of the Exchange shall continue to participate in said trading only for purpose of execution of the deals entered by him earlier and/or the obligations undertaken by him earlier.

(This item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020).

3. Based on the grounds specified in sub-clauses 3)–11) of clause 1 of this article the Exchange independently, taking into account of the laws of the Republic of Kazakhstan and its internal documents, shall determine the date from which the member of the Exchange is to be banned from participation in trading in financial instruments corresponding to the category (categories) of membership assigned to that member of the Exchange.

Should a member of the Exchange be disqualified from trading in financial instruments on any ground set forth in sub-clauses 3)–11) of clause 1 of this article, that member of the Exchange shall continue to participate in said trading only for purpose of execution of the deals entered by him earlier and/or the obligations undertaken by him earlier.

Debarring of a member of the Exchange from trades in all financial instruments falling under membership category (categories), assigned to that member of the Exchange on any ground specified in sub-clauses 3)–11) of clause 1 of this article, shall mean suspension of his membership on the Exchange.

(This item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020).

- 3-1 Based on the grounds specified in sub-items 6) and 6-1) of item 1 of this article, the Exchange removes a member of the Exchange from participation in trading:
 - using all trading and clearing accounts on which this member of the Exchange has the right to conclude deals, or
 - 2) using trading and clearing accounts on which this member of the Exchange has the right to conclude transactions, except for trading and clearing accounts on which this member of the Exchange is appointed as an authorized trading participant in accordance with the Rules for execution of clearing activities on transactions with financial instruments.

(This item was included by a decision of the Exchange's Board of Directors dated December 24, 2021)

4. The Management Board's decision on disqualification of a member of the Exchange from trading may be contested by that member of the Exchange in the Board of Directors.

- Appealing of the Management Board's decision to disqualify a member of the Exchange from trading in the Board of Directors shall not suspend enforceability of such a decision.
- 5. The member of the Exchange withdrawn from participation in trading shall be readmitted to trading by a decision of the Management Board after rectifying the causes of such a withdrawal. In that case, the suspended Exchange membership shall automatically resume.

Article 13. Exchange membership termination

- 1. An organization is stripped of the Exchange membership in one or more categories in the following cases (this paragraph was changed by a decision of the Exchange's Board of Directors dated September 30, 2020):
 - 1) voluntary withdrawal from the Exchange members or membership waiver in a certain category (certain categories);
 - 2) liquidation of a member of the Exchange as a legal entity or its reorganization where its successor (successors) shall not have the right to engage in brokerage and/or dealing activities in the securities market and shall not have the right to close deals in the regulated market with any financial instruments but the securities;
 - 3) in case of members of the Exchange in "stock" and/or "derivatives" categories termination of the license for brokerage and/or dealing activities in the securities market or another document which entitled that member of the Exchange to execution of brokerage and/or dealing activities in the securities market;
 - 4) in case of members of the Exchange in "currency" category termination of the license for banking activities in the national and foreign currencies or another document which entitled that member of the Exchange to execution of transactions (execution of exchange transactions) in foreign currencies;
 - 5) repeated (two or more times within one calendar year) temporary suspension from participation in the Exchange-operated trading due to violation of regulations of the laws of the Republic of Kazakhstan, these Regulations and other internal documents of the Exchange regulating the activity of members of the Exchange and their traders (this sub-item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020);
 - 6) receipt by the Exchange of information from the member of the Exchange and/or from open sources, which indicates the impossibility of the member of the Exchange to eliminate grounds that led to removal of this member of the Exchange from participation in trading (this sub-item was removed by a decision of the Exchange's Board of Directors dated September 30, 2020 and was included by a decision of the Exchange's Board of Directors dated April 04, 2023);
 - 6-1) non-compliance of a member of the Exchange with any of the requirements established by Appendix 1 or 2, or 2-1, or 2-2 to these Regulations, and subject to the receipt by the Exchange of information that indicates the impossibility of eliminating such non-compliance with the requirement within the next six calendar months from the date of occurrence of this non-compliance (this sub-item was included by a decision of the Exchange's Board of Directors dated April 04, 2023 and was changed by a decision of the Exchange's Board of Directors dated December 20, 2024);
 - 6-2) receipt by the Exchange of a notification from the registering exchange about the exclusion of a foreign a member of the Exchange who is an electronic trading system participant, from among the members of the

- registering exchange (this sub-item was included by a decision of the Exchange's Board of Directors dated December 20, 2024);
- 7) non-performance or poor performance of the obligations imposed in accordance with the internal documents of the Exchange, if such facts had a significant negative impact on the Exchange or other members of the Exchange (this sub-item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020).
- 1-1. Membership of any organization on the Exchange in one or more categories shall be terminated on the basis of a decision of the Board of Directors, with the exceptions established by the second paragraph of this item.

On the grounds established by subitems 1)–4) and 6-2) of item 1 of this article, a decision to terminate the membership of any organization in one or several categories may be made by the Management Board of the Exchange, provided that this organization has no outstanding obligations under transactions concluded on the Exchange or other obligations to the Exchange.

(This item was included by a decision of the Exchange's Board of Directors dated September 30, 2020 and was changed by a decision of the Exchange's Board of Directors dated December 20, 2024)

- 2. Notification of the decision of the Board of Directors or the Management Board to exclude an organization from the membership of the Exchange shall be sent to the organization and the registering exchange no later than the next business day after the day of such a decision. In this case, the organization retains the rights and obligations to execute previously concluded transactions at trades conducted by the Exchange (this item was supplemented by decisions of the Exchange's Board of Directors dated September 30, 2020 and December 20, 2024).
- 3. Unless otherwise stipulated by the Board of Directors or the Management Board, the Exchange membership shall be terminated on the next business day after the Board of Directors or the Management Board took the respective decision (this item was supplemented by a decision of the Exchange's Board of Directors dated September 30, 2020).
- 4. The decision of the Board of Directors or Management Board on the Exchange membership withdrawal may be contested in the Commission for Settlement of Disputes and Conflicts of the Exchange (this item was changed by a decision of the Exchange's Board of Directors dated September 30, 2020).

Chapter 4. RIGHTS AND OBLIGATIONS

Article 14. Rights of a member of the Exchange

A member of the Exchange on the terms and in the manner established by the internal documents of the Exchange shall have the right to:

- obtain access to the trading system of the Exchange to participate in trading in the listed financial instruments thereon according to the membership category (categories) assigned to it and subject to limitations established by internal documents of the Exchange;
- 2) participate in the Exchange-operated trading subject to limitations established by internal documents of the Exchange;
- 3) obtain access to a guaranteed information delivery transport system determined by the Exchange and submit documents and information specified in internal documents of the Exchange through that system;

- 4) receive from the Exchange the information necessary and sufficient for its participation in the Exchange-operated trading:
- 5) obtain the status of a clearing member of a certain market of the Exchange;
- 6) obtain the status of a market-maker in financial instruments of any denomination;
- receive benefits, incentives and other forms of motivation set by the Exchange's internal documents for its members:
- 8) take (unilateral) decision to voluntarily cease their Exchange membership in all or certain categories;
- 9) submit their suggestions regarding the Exchange's activities for consideration by the Exchange's bodies;
- 10) exercise other rights provided for by the legislation of the Republic of Kazakhstan and internal documents of the Exchange.

A member of the Exchange has the right to send the Exchange a request for work with the Exchange's trading system in remote access mode in accordance with the remote access agreement and other internal documents of the Exchange (this paragraph was included by a decision of the Exchange's Board of Directors dated December 20, 2024).

Article 15. Obligations of a member of the Exchange

- 1. A member of the Exchange must:
 - comply with requirements of the laws of the Republic of Kazakhstan, these Regulations and other internal documents of the Exchange regulating activities of members of the Exchange and traders;
 - 2) pay membership fees, exchange charges and other payments in favor of the Exchange provided for in its internal documents in the composition, size, on terms and in the manner prescribed by the Exchange in accordance with the membership category (categories) assigned to that member of the Exchange;
 - trade on the Exchange strictly on a bona fide basis without infringing interests of other members of the Exchange, financial instrument issuers and investors (clients of a member of the Exchange);
 - 4) in due time, implicitly and in the best manner, fulfill obligations arising from deals in financial instruments concluded at the Exchange and other obligations based on requirements of the laws of the Republic of Kazakhstan, the Charter of the Exchange, these Regulations and other internal documents of the Exchange regulating activities of members of the Exchange and their traders;
 - 5) not distribute or transfer to any third party without the due permission the information received by a particular member of the Exchange by virtue of his Exchange membership and regarded in accordance with the laws of the Republic of Kazakhstan and internal documents of the Exchange as confidential (commercial or bank secret);
 - in due time and implicitly fulfill requirements regarding disclosure of information set out in these Regulations and other internal documents of the Exchange;
 - 7) recognize the decisions taken by the Exchange's bodies and execute them;
 - 8) immediately provide the Exchange with information on any changes in the composition of its traders and assume full responsibility for the consequences of failure to submit or late submission of such information:

- 9) promptly inform the Exchange by an official letter of application of sanction restrictions to a member of the Exchange and/or its client, as well as its participants/shareholders/officials and/or beneficial owners (this sub-item was included by a decision of the Exchange's Board of Directors dated 04 November of 2024).
- 2. A member of the Exchange shall be obliged to submit to the Exchange upon its request any documents (information) it needs to oversee the orders submitted (declared quotes), transactions closed, and to monitor the activities and financial standing of members of the Exchange, as well as to facilitate delivery of documents (information) by its clients, in whose interests that member of the Exchange closed transactions in the trading system of the Exchange.

In this case, a brokerage service agreement entered into between a member of the Exchange and its client shall provide for a right of that member of the Exchange to submit such documents (information) to the Exchange.

Article 16. Liabilities of the Exchange towards its members

The Exchange has the following liabilities towards its members:

- to provide access to the trading system of the Exchange for participation in trading in financial instruments admitted to circulation thereon according to the membership category (categories) assigned to that member of the Exchange;
- 2) to create necessary conditions for conducting regular trading in financial instruments;
- to provide access to the system is2in and guaranteed information delivery transportation system and communicate via those systems document and information, defined in internal documents of the Exchange;
- to regularly release on its website results of trading in financial instruments according to the procedure specified in internal documents of the Exchange;
- 5) to bring to knowledge of members of the Exchange texts of internal documents of the Exchange by way of releasing them on the Exchange's website and/or messages on their adoption, approval or amendment:
- 6) upon receipt from members of the Exchange of documents (information), which he must provide to the Exchange in accordance with these Regulations, place those documents (publish that information) on its website in the composition, on the terms and according to the procedure specified in internal documents of the Exchange;
- 7) not distribute or transfer to third parties the information received from members of the Exchange and classified by them as confidential (commercial or bank secrets), except for information received by the Exchange in accordance with appendices 3, 4, 4-1, 9 and 10 to these Regulations (this sub-item was changed by a decision of the Exchange's Board of Directors dated 26 September of 2022).

Article 17. Membership agreement

- 1. Membership agreement (appendix 12 hereto) is a joining agreement and defines:
 - 1) norms governing relations between the Exchange and its members;
 - 2) general terms and conditions and responsibility of the Exchange and its members.

- 2. Submission by a candidate of an application according to the form 5 hereto is submission of an application for joining the Membership agreement (appendix 12 hereto) and consent to concluding that agreement.
- 3. The membership agreement is considered concluded as of the date of granting of membership of the Exchange of any membership category to an organization.

The agreement is considered terminated as of the date of the stripping of the organization of membership of the Exchange in all categories.

Article 18. Membership fees and exchange charges

- 1. Members of the Exchange shall pay admission and monthly membership fees and exchange charges, in the composition, amounts (at rates), terms and according to the procedure, specified by a particular internal document of the Exchange, in accordance with their membership categories.
 - The monthly membership fees for each category of membership shall begin to accrue on the calendar month in which the Exchange member was admitted to trading in financial instruments in the respective category.
- 2. In case of disqualification of a member of the Exchange from trading in financial instruments, that member of the Exchange starting from the month following the month of its actual disqualification from trading in relevant financial instruments shall be exempt from paying monthly membership fees set for that category (those categories) of membership (only provided he was suspended from trading in all financial instruments related to that membership category).
- 3. Upon termination of the Exchange membership the membership fees and exchange charges paid earlier shall be non-refundable.
- 4. Termination of membership of the Exchange shall not release the company who used to be a member of the Exchange from the obligation to pay membership fees, exchange charges, fines and penalties provided such obligations arose during its membership of the Exchange in accordance with internal documents of the Exchange.
- 5. The debt of a member of the Exchange on payment of monthly membership fees and exchange fees can be offset by mutual offset in accordance with internal documents of the Exchange (this item was included by a decision of the Exchange's Board of Directors dated November 29, 2021).

Chapter 5. INFORMATION DISCLOSURE

Article 19. Limitation of the scope of this chapter

The scope of this chapter doesn't apply to the National Bank of the Republic of Kazakhstan as a state body implementing the monetary policy of the Republic of Kazakhstan and international financial organizations which are subjects of international law (this article was changed by a decision of the Exchange's Board of Directors of September 30, 2020).

Article 20. Disclosure of information by the Exchange member

- 1. For purposes of these Regulations:
 - periodical statements mean documents (statements), for which repeating with certain periodicity provision deadlines are set;

- documents (information) on current activities mean documents (information), provided to the Exchange upon occurrence of any events without certain periodicity.
- 2. As part of the disclosure of information to the Exchange, its members (with the exception of foreign members, including participants in the electronic trading system, and members who are participants in the AIFC), in addition to other possible information (documents), are required to provide the Exchange with documents and information in accordance with Appendix 9 to these Regulations within the timeframes and in the formats established by this Appendix (this item was changed by decisions of the Exchange's Board of Directors dated 26 September of 2022 and 20 December of 2024).
- 3. As part of the disclosure of information to the Exchange, its foreign members and members who are AIFC participants, in addition to other possible information (documents), are required to provide the Exchange with documents and information in accordance with Appendix 10 to these Regulations within the deadlines and in the formats established by this Appendix (this item was changed by a decision of the Exchange's Board of Directors dated 26 September of 2022).
- 3-1. A foreign member of the Exchange that is an electronic trading system participant, or a registering exchange, shall be obliged to submit to the Exchange information (documents) in accordance with Appendix 10 to these Regulations (with the exception of Table 3 of Appendix 10 to these Regulations), within the timeframes and in the formats established by this Appendix (this item was included by a decision of the Exchange's Board of Directors dated 20 December of 2024).
- 4. Documents (information) subject to disclosure in accordance with this article and Appendix 9 or 10 to these Regulations are provided (provided) to the Exchange by its member through the is2in system in the form of electronic documents certified by means of electronic digital signatures, the keys of which created by the Republican State Enterprise on the right of economic management "Kazakhstan Center for Interbank Settlements of the National Bank of the Republic of Kazakhstan" or the National Certification Center of the Republic of Kazakhstan, in the formats established by these appendixes (with the exceptions established by paragraphs two and three of this item and item 5 of this article) (this paragraph was changed by a decision of the Exchange's Board of Directors dated 26 September of 2022).

Information on corporate events specified in appendix 9 hereto must be provided to the Exchange according to the form specified by the Authorized body for joint-stock companies for purposes of posting information on the website of the depository of financial statements.

The updated questionnaire of the client of the Exchange on issues of organizing countering the legalization (laundering) of incomes obtained illegally, and against terrorism financing is provided in original. Documents confirming the reliability of data indicated in the questionnaire must be provided in accordance with requirements specified in laws of the Republic of Kazakhstan in the field of countering the legalization (laundering) of incomes obtained illegally, and against terrorism financing, or applicable internal documents of the Exchange.

- 5. Should a member of the Exchange be unable to provide the information through the is2in system it shall be obliged to:
 - 1) notify the Exchange of such inability in writing stating its causes;
 - 2) within the due deadlines stipulated by this article, provide the Exchange with those documents (information) by other appropriate means (e-mail, hard copies).
- 6. In case of the necessity of replacement of a document (information) provided to the Exchange earlier, the member of the Exchange must supplement the new

- document (new information), provided to the Exchange for replacement, with respective notice with indication of the cause that brought about the replacement.
- 6-1. If it is necessary to revoke a document previously provided to the Exchange as part of the disclosure of information in accordance with these Regulations, the member of the Exchange must provide the Exchange with a written notice of such revocation indicating the reason that caused the revocation (this item was included by a decision of the Exchange's Board of Directors dated November 29, 2021).
- 7. Should the Exchange identify any typos, errors, inaccuracies or other facts of incompliance with these Regulations in periodical statements and/or information and/or documents provided to the Exchange by its member in accordance with this article, the Exchange shall notify that member of the Exchange by e-mail or is2in system thereof.
 - Should a member of the Exchange, who received its notification in accordance with the first paragraph of this item, provide the Exchange with the adequately corrected periodical statements and/or information and/or documents within three business days following the receipt of said notice, such way of providing shall, in view of the Exchange, not constitute a violation of the period established in Appendix 9 or 10 to these Regulations.

(This item was changed by a decision of the Exchange's Board of Directors dated 04 November of 2024)

- 8. A member of the Exchange shall notify the Exchange in writing about every case of inability (including the projected one) to timely provide it with documents (information) to be disclosed in accordance with this article and appendix 9 or 10 to these Regulations, within the deadlines specified in these appendices, indicating causes of such inability.
 - By a decision of the Management Board the Exchange member's periodical statements delivery deadline may be extended without him being subjected to penalties stipulated by article 21 of these Regulations.
- 9. When considering documents provided by a member of the Exchange within its obligation to disclose information, the Exchange may request from a member of the Exchange the following additional information:
 - 1) about the member of the Exchange and his activities;
 - a representative of a member of the Exchange (an individual or legal entity authorized by a member of the Exchange to interact with the Exchange on issues of membership on the Exchange);
 - 3) on the beneficial owners of a member of the Exchange (as the concept of "beneficial owner" is defined by sub-item 3) of article 1 of the Act of the Republic of Kazakhstan "On combating the legalization (laundering) of proceeds from crime and the financing of terrorism";
 - 4) information about the existing sanctions restrictions applied to the member of the Exchange, its executives, employees, beneficial owners and clients, as well as the internal control measures taken by the member of the Exchange in connection with the existing sanctions restrictions.

(This item was changed by a decision of the Exchange's Board of Directors dated 26 September of 2022)

10. Suspension of a member of the Exchange from trading in all or some of the financial instruments and/or suspension of its Exchange membership shall not constitute relief from information disclosure in accordance with this article and appendices 9 or 10 hereto.

11. Information obtained by the Exchange from its member in accordance with these Regulations shall be distributed in the composition, on the terms and in the manner as set forth by internal documents of the Exchange.

Article 21. Penalties for violation of disclosure requirements

 For concealment of information subject to disclosure in accordance with the requirements of Article 20 of these Regulations and Appendix 9 or 10 to these Regulations, and/or for untimely disclosure of this information to Exchange members, including foreign members and members who are AIFC participants, sanctions may be applied, including in the form of one-time monetary fines (forfeits) provided for in Article 12 of these Regulations and/or Appendix 11 to these Regulations.

With respect to foreign members of the Exchange who are participants in the electronic trading system, sanctions in the form of a written notice of the violation may be applied for concealing information subject to disclosure in accordance with the requirements of Article 20 of these Regulations and/or for untimely disclosure of this information (this paragraph was included by a decision of the Exchange's Board of Directors dated 20 December of 2024).

(This item was changed by a decision of the Exchange's Board of Directors dated 26 September of 2022)

- 2. For purposes of this article and appendix 11 to these Regulations:
 - each particular case of non-disclosure by a member of the Exchange of information to be disclosed in accordance with the requirements of article 20 of these Regulations and appendix 9 or 10 to these Regulations, and/or untimely disclosure by a member of the Exchange of this information within the period specified in Annex 9 or 10 to these Regulations, shall constitute one violation of the disclosure requirements (hereinafter – the violation) (except as provided in sub-item 2) of this item);
 - 2) the case of providing the Exchange with periodical statements and/or information and/or documents, corrected according to the third paragraph of item 7 of Article 20 of these Regulations shall not constitute an infringement, if these statements and/or information and/or documents were provided to the Exchange within the period specified in said paragraph;
 - 3) for purposes of controlling the timing of providing the information to the Exchange, as well as publishing on the website of the Exchange in cases provided for in item 7 of article 20 hereof, the initial date of providing the Exchange with statements and/or information and/or documents, corrected according to the third paragraph of item 7 of Article 20 of these Regulations shall be taken into account
 - 4) violation of the term of providing the Exchange with the corrected statements and/or information and/or corrected documents, specified in the third paragraph of item 7 of Article 20 of these Regulations, for every next 20 days shall be recognized as another violation;
 - 5) the violation limitation period shall be one calendar year following the date of identifying the violation by the Exchange;
 - 6) Periodic reporting means reporting and documents in accordance with subitem 1) of item 1 of Article 20 of these Regulations, as well as documents (reporting), for which submission deadlines are repeated with a certain frequency in accordance with the Regulations on clearing participants (this sub-item was included by a decision of the Exchange's Board of Directors of September 30, 2020).

- 3. The penalties for each violation shall be applied in accordance with Appendix 11 to these Regulations, and in this case:
 - warning shall mean a written notice sent to a member of the Exchange regarding the violation;
 - 2) the sum of penalties shall depend on the facts, number and nature of violations committed by a member of the Exchange;
 - imposition of penalties for violations shall not exempt a member of the Exchange from the obligation to rectify the violations which entailed the penalties imposed;
 - 4) violation not rectified by a member of the Exchange within 30 calendar days shall be recognized as a separate violation;
 - 5) the period for calculating the number of violations committed by a member of the Exchange is a calendar year; with the onset of a new calendar year, violations committed by a member of the Exchange that it eliminated in the completed calendar year do not carry over to the new calendar year (this sub-item was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024).
- 4. Penalties for violations except for penalties expressed in a warning shall be imposed in accordance with a decision of the Management Board.
- 5. A penalty expressed in one-time monetary fines (forfeit) may be imposed on a member of the Exchange being a listed company and/or clearing member of the Exchange only once for the same violation.
 - A penalty expressed in one-time monetary fines (forfeit) may only be imposed on a company being a member of the Exchange provided the same penalty was not imposed on it as a listed company or a clearing member of the Exchange.
 - A penalty expressed in one-time monetary fines (forfeit) may only be imposed on a company as a clearing member of the Exchange provided the same penalty was not imposed on it as a member or a listed company of the Exchange.
- 6. The Exchange sends to the Authorized body information on violations committed by the member of the Exchange.
- 7. If a member of the Exchange commits six or more violations within one calendar year, that member of the Exchange may be temporarily suspended from participation in the trading in all or particular financial instruments.

Chapter 5. MONITORING OF MEMBERS OF THE EXCHANGE

Article 22. System of monitoring of members of the Exchange

- The Exchange being at the same time a clearing organization and organization carrying out functions of the central counterpart carries out monitoring of members of the Exchange, including in their capacity as clearing members. In doing so it uses a single monitoring system including monitoring of organizations as members of the exchange and clearing members (hereinafter – monitoring of members of the Exchange).
- 2. The system of monitoring of members of the Exchange includes:
 - 1) monitoring of disclosure of information by members of the Exchange;
 - 2) monitoring of members of the Exchange with requirements specified in internal documents of the Exchange;
 - 3) monitoring of the financial position of members of the Exchange.

- 3. In order to carry out monitoring the Exchange sets forth requirements for members of the Exchange regarding disclosure of information on their activities, as well as provision of periodical reports. These requirements are specified in these Regulations and internal documents of the Exchange governing its activities as the clearing organization and central counterpart.
- 4. The procedure of carrying out of monitoring of members of the Exchange by the authorized unit of the Exchange, conditions of interaction of structural units of the Exchange in the course of monitoring, the procedure and deadlines for preparation of reports on results of monitoring, as well as the procedure of their consideration are determined by the internal document approved by the Exchange's Management Board.
- 5. Depending on results of the monitoring of members of the Exchange, they may be subject to measures, the conditions of whose applying are specified in these Regulations and internal documents of the Exchange governing its activities as the clearing organization and central counterpart.

Article 23. Monitoring of the financial position of members of the Exchange

- The Exchange carries out monitoring of the financial position of its members according to the procedure and on terms specified in a particular internal document of the Exchange, approved by the Exchange's Management Board, based on documents and information, provided by members of the Exchange, upon arrival of those documents and information at the Exchange.
- 2. Monitoring of the financial position of members of the Exchange includes:
 - monitoring of compliance by the Exchange members with prudential standards and/or other similar standards or indicators in accordance with applicable laws;
 - control of compliance by the Exchange members with requirements for the minimum authorized and equity capital established by the legislation of the Republic of Kazakhstan for members of the Exchange being legal entities of the Republic of Kazakhstan; and these Regulations – for foreign members of the Exchange;
 - assessment of the financial standing of members of the Exchange carried out in accordance with the Exchange's internal documents defining the methodology for assessing the financial condition of members of the Exchange.
- 3. (This item was excluded by a decision of the Exchange's Board of Directors dated 04 November of 2024).

Chapter 6. FINAL PROVISIONS

Article 24. Settlement of arguments and conflicts

- Arguments and conflicts arising between members of the Exchange, between
 the Exchange and its members (except for arguments and conflicts regarding
 termination of the Exchange membership by a decision of the Board of
 Directors) shall be subject to resolution by negotiations (this item was
 supplemented by a decision of the Exchange's Board of Directors of September
 30, 2020).
- In case of impossibility to achieve a mutually acceptable decision through negotiations, an unsettled argument (conflict) by mutual consent of the parties shall be referred to the Commission (except for arguments and conflicts regarding termination of the Exchange membership by a decision of the Board of

Directors) (this item was supplemented by a decision of the Exchange's Board of Directors of September 30, 2020).

- 3. Decisions taken by the Commission may be appealed in the Board of Directors within one month from the day they were made.
- 4. In case the decision of the Commission is appealed in the Board of Directors its enforceability shall be suspended.
- 5. The application submitted to appeal the decisions of the Management Board and/or the Commission shall be considered by the Board of Directors at its nearest meeting.
- 6. In case of impossibility to settle the argument (conflict) by the Commission or by the Board of Directors it may be subject to further settlement in a judicial proceeding.

Article 25. Procedure of putting these Regulations into effect

- 1. These Regulations are put into effect from the date specified by a decision of the Exchange's Board of Directors.
- 2. This Regulation shall be updated as necessary.

This Regulation shall be revised for the need for updating at least once every thirty six months to be counted from the date this Regulation takes effect, and in case of its updating - from the date the latest amendments/additions take effect.

(This item was changed by a decision of the Exchange's Board of Directors dated 04 November of 2024)

Chairperson of the Management Board

A. Aldambergen

Appendix 1

to the Regulations on Membership

REQUIREMENTS

to candidates for members and for members of Kazakhstan Stock Exchange JSC - legal entities of the Republic of Kazakhstan

(This heading was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023)

Item No.	Requirement	"Foreign exchange" category	"Stock", "derivatives" categories	
Α	1	2	3	
1.	To be registered as a legal entity in the Republic of Kazakhstan	+	+	
2.	To keep accounting records and prepare financial statements in compliance with the International Financial Reporting Standards and the laws of the Republic of Kazakhstan regarding accounting and financial reporting	+	+	
3.	To comply with the capital adequacy ratio established by the Authorized body	+	+	
4.	To have the risk management system that meets the requirements of the Authorized body	+	+	
5.	To have a valid license from the Authorized body or the right established by the laws of the Republic of Kazakhstan to perform banking activities in national and foreign currencies including the right to close transactions (exchange transactions) in foreign currencies, or have a valid license from the Authorized body for organization of exchange transactions in foreign currency (except for organization of exchange transactions in foreign currency in cash form)	+	-	
6.	To have a valid license of the Authorized body or the right established by the laws of the Republic of Kazakhstan to perform brokerage and/or dealer activities in the securities market	_	+	
(The numbering of this line was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024)				
7.	No sanction restrictions in relation to a member of the Exchange and/or its participants/shareholders/officials, as well as ultimate beneficiaries	+	+	
(This line was included by a decision of the Exchange's Board of Directors dated 04 November of 2024 and the numbering of this line was changed by a decision of the Exchange's Board of Directors				

Notes to the charts:

dated 20 December of 2024)

1. In column 2, "+" means that the requirement is applicable to candidates for members of the Exchange (members of the Exchange) in the "currency" category; "-" means that the requirement is not applicable to candidates for members of the Exchange (members of the

- Exchange) in the "currency" category (this note was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023).
- 2. In column 3, "+" means that the requirement is applicable to candidates for members of the Exchange (members of the Exchange) in the "stock" category and/or in the "derivatives" category; "-" means that the requirement is not applicable to candidates for members of the Exchange (members of the Exchange) in the "stock" category and/or in the "derivatives" category (this note was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023).

Appendix 2

to the Regulations on membership

REQUIREMENTS

to candidates for members and for members of Kazakhstan Stock Exchange JSC being foreign legal entities

(This heading was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023)

No.	Requirement	"Foreign exchange" category	"Stock", "derivatives" categories	
Α	1	2	3	
1.	Be a legal entity that meets the requirements (criteria) established by the Resolution No. 360 of the Board of the Agency of the Republic of Kazakhstan for Regulation and Surveillance of the Financial Market and Financial Organizations "On Requirements for Foreign Legal Entities, as well as Participants of the Astana International Financial Center for Membership on the Stock Exchange" dated September 30, 2005 (the text of this cell was changed by a decision of the Exchange's Board of Directors of September 30, 2020 and September 26, 2022)	+	+	
2.	(This line of this cell was changed by the decision of the Exchange Board of Directors of September 30, 2020 and was excluded by a decision of the Exchange's Board of Directors dated 04 April of 2023)			
3.	To be established in a country having the current status of a member of FATF or a member of a regional group being an associate member (observer) of FATF (the text of this cell was changed by the decision of the Exchange Board of Directors of September 30, 2020)	+	+	
4.	To be established in a country being a party to the international agreement with the Republic of Kazakhstan (convention, agreement) on avoidance of double taxation and prevention of income and capital (property) tax evasion	+	+	

No.	Requirement	"Foreign exchange" category	"Stock", "derivatives" categories
Α	1	2	3
5.	Not to be registered (established) as a legal entity in any of the offshore zones the list of which is determined in the Republic of Kazakhstan for the purposes of activities of professional securities market participants and other licensed activities in the financial market and for purposes of countering the legalization (laundering) of illegal incomes and against terrorism financing	+	+
6.	To act on the basis of the relevant rights (license or permit) for at least two calendar years prior to the date of filing an application for admission to the Exchange foreign members	+	+
7.	To have the risk management systems which for the most part complies with securities market broker-dealer risk management provision recommended by IOSCO¹ or specified by the appropriate regulatory legal act of the Republic of Kazakhstan²	+	+
8.	To keep accounting records and prepare financial statements in compliance with IFRS or US GAAP requirements	+	+
9.	To have the authorized capital equivalent to at least 400,000 MCI	+	-
10.	To have the equity not less than the authorized capital	-	+
11.	Be an active member of the (stock) exchange of another state, in addition to the Republic of Kazakhstan, in accordance with the legislation of which the candidate for foreign members (foreign member of the Exchange) was established, with the right to participate in trading in those types of financial instruments, admission to trading that this candidate intends to receive in the Exchange trading system or the foreign member of the Exchange has an access to (the text of this cell was changed by a decision of the Exchange's Board of Directors dated April 04, 2023)	the text of this cell was changed by a decision of the Exchange's Board of Directors dated March 10, 2021)	+

_

¹ IOSCO stands for International Organization for Securities Commissions. Risk Management and Control Guidance for Securities Firms and their Supervisors, A Report by the Technical Committee of the International Organization of Securities Commissions (May, 1998, 31 p., http://www.iosco.org/library/pubdocs/pdf/IOSCOPD78.pdf)

Rules for the formation of a risk management and internal control system for organizations engaged in brokerage and dealer activities in the securities market, investment portfolio management activities, approved by the Resolution No. 214 of the Board of the National Bank of the Republic of Kazakhstan dated August 27, 2013.

Rules for the formation of a risk management and internal control system for second-tier banks, approved by the Resolution No. 188 of the Board of the National Bank of the Republic of Kazakhstan dated November 12, 2019 (this paragraph was changed by a decision of the Exchange's Board of Directors of March 10, 2021).

No.	Requirement	"Foreign exchange" category	"Stock", "derivatives" categories
Α	1	2	3
12.	The foreign regulatory body of the state, in accordance with the legislation of which a candidate for foreign member (foreign member of the Exchange) was established, a multilateral IOSCO memorandum of understanding, cooperation and exchange of information was signed 8 or the state, in accordance with the legislation of which a candidate for foreign members was established (a foreign member of the Exchange), has a sovereign rating of at least "BBB-" on the Standard & Poor's scale or a rating of a similar level from another rating agency (the latest rating by date of assignment (updating or confirmation) is taken into account) (the text of this cell was changed by a decision of the Exchange's Board of Directors dated April 04, 2023)	-	+
13.	Have a valid permit (license or right) to conduct transactions with other than securities, financial instruments, including the implementation of exchange operations with foreign currency, issued (issued) by a foreign regulatory body, if such permission (license or right) is provided for by applicable law (the text of this cell was changed by a decision of the Exchange's Board of Directors dated November 29, 2021)	+	•
14.	To have a valid permit (license or right) for brokerage and/or dealer activities in the securities market issued by a foreign regulatory body	-	+
15.	No sanction restrictions in relation to a member of the Exchange and/or its participants/shareholders/officials, as well as ultimate beneficiaries	+	+

(This line was included by a decision of the Exchange's Board of Directors dated 04 November of 2024)

Notes to the charts:

- 1. In column 2, "+" means that the requirement is applicable to candidates for foreign members of the Exchange (foreign members of the Exchange) in the "currency" category; "-" means that the requirement is not applicable to candidates for foreign members of the Exchange (foreign members of the Exchange) in the "currency" category (this note was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023).
- 2. In column 3, "+" means that the requirement is applicable to candidates for foreign members of the Exchange (foreign members of the Exchange) in the "stock" category and/or in the "derivatives" category; "-" means that the requirement is not applicable to candidates for foreign members of the Exchange (foreign members of the Exchange) in the "stock" category and/or in the "derivatives" category (this note was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023).

Appendix 2-1

to the Regulations on Membership

(This appendix was included by a decision of the Exchange's Board of Directors dated 26 September of 2022)

REQUIREMENTS

to candidates for members and for members of Kazakhstan Stock Exchange JSC being AIFC participants

(This heading was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023)

Item No.	Name of requirement	Category "currency"	Categories "stock", "derivatives"		
Α	1	2	3		
1.	Be a legal entity that meets the requirements (criteria) established by the Resolution No. 360of the Board of the Agency of the Republic of Kazakhstan on regulation and surveillance of the financial market and financial organizations "On requirements for foreign legal entities, as well as participants of the Astana International Financial Center for membership in the stock exchange" dated September 30, 2005	+	+		
2.	Maintain accounting records and prepare financial statements in accordance with the requirements of International Financial Reporting Standards or the financial reporting standards in force in the United States of America	+	+		
3.	(This line was excluded by a decision of the Exchange's Board of of 2024)	Directors dated	04 November		
4.	Have a net worth of at least USD500,000 equivalent	+	+		
5.	Have own capital not less than the size of the authorized capital	+	+		
6.	Have a risk management system that in its main part complies with the provisions on the organization of risk management for broker-dealers of the securities market recommended by IOSCO or established by the relevant regulatory legal act of the Republic of Kazakhstan or the AIFC regulatory body		+		
7.	Have a valid permit (license or right) to conduct transactions with financial instruments other than securities, including foreign currency exchange transactions, issued by the regulatory authority	+	-		
	(This line was included by a decision of the Exchange's Board of Directors dated 04 November of 2024)				
8.	Have a valid permit (license or right) to conduct brokerage and/or dealer activities in the securities market, issued by the regulatory authority	_	+		
(This	line was included by a decision of the Exchange's Board of Directo	ors dated 04 No	vember of		

2024)			
9.	No sanction restrictions with respect to a member of the Exchange and/or its participants/shareholders/officials, as well as ultimate beneficiaries	+	+
(This line was included by a decision of the Exchange's Board of Directors dated 04 November of 2024)		vember of	

Table notes:

- 1. In column 2, "+" means that the requirement is applicable to candidates for members of the Exchange (members of the Exchange) in the "currency" category (this note was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023).
- 2. In column 3, "+" means that the requirement is applicable to candidates for members of the Exchange (members of the Exchange) in the "stock" category and/or in the "derivatives" category (this note was changed by a decision of the Exchange's Board of Directors dated 04 April of 2023).

Appendix 2-2

to the Regulations on Membership

(This appendix was included by a decision of the Exchange's Board of Directors dated 20 December of 2024)

REQUIREMENTS

to candidates for membership and to members of Kazakhstan Stock Exchange JSC – foreign legal entities that are participants in the electronic trading system

Item No.	Name of requirement	"Stock" category
Α	1	2
1.	Be a legal entity that meets the requirements (criteria) established by the Resolution of the Board of the Agency of the Republic of Kazakhstan for Regulation and Supervision of the Financial Market and Financial Organizations "On the requirements for foreign legal entities, as well as participants of the Astana International Financial Center for membership in the stock exchange" dated September 30, 2005 No. 360	+
2.	Be established in a state that has current status as a member of the FATF or a member of a regional group that is an associate member (observer) of the FATF	+
3.	Be established in a state that has concluded an international treaty (convention, agreement) with the Republic of Kazakhstan on the avoidance of double taxation and the prevention of tax evasion on income and capital (property)	+
4.	Not to be registered (established) as a legal entity in any of the offshore zones, the list of which is determined in the Republic of Kazakhstan for the purposes of the activities of professional participants in the securities market and other licensed types of activities in the financial market and for the purposes of counteracting the legalization (laundering) of proceeds from crime and the financing of terrorism	+
5.	The foreign regulatory authority of the state under whose laws the candidate clearing member is established has signed the IOSCO multilateral memorandum of understanding, cooperation and exchange of information, or the state under whose laws the candidate clearing member is established has a sovereign rating of at least "BBB-" on the Standard & Poor's scale or a rating of the same level from another rating agency (the most recent rating by date of assignment (update or confirmation) is taken into account)	+
6.	Maintain accounting records and prepare financial statements in accordance with the requirements of international financial reporting standards or financial reporting standards in force in the United States of America	+
7.	Be an active member of a (stock) exchange of a state other than the Republic of Kazakhstan, in accordance with the legislation of which a candidate for foreign membership, who is an electronic trading system participant (a foreign member of the Exchange, who is an electronic trading system participant), has been established, with the right to participate in trading in those types of financial instruments, admission to trading which the candidate intends to receive in the Exchange's trading system, or the foreign member of the Exchange, who is an electronic trading system participant, has admission	+

Item No.	Name of requirement	"Stock" category
Α	1	2
8.	Be an active electronic trading system participant of the registering exchange on the basis of a remote access agreement	+
9.	Have a valid permit (license or right) to carry out brokerage and/or dealer activities in the securities market, issued by a foreign regulatory authority	+
10.	Absence of sanctions restrictions in relation to a foreign member of the Exchange that is an electronic trading system participant and/or its participants/shareholders/officials, as well as ultimate beneficiaries	+

to the Regulations on Membership

L I S T

of documents to be provided by the applicants
for the Exchange membership – legal entities of the Republic of Kazakhstan

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
1.	Questionnaire of the Exchange client on issues of organizing counteraction to legalization (laundering) of proceeds from crime and financing of terrorism (taking into account the norm of paragraph 3-1 of Article 6 of these Regulations) (the text of this cell was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024)	Documents confirming the reliability of data indicated in the questionnaire must be provided in original (authentic copies) or notarized certified copies	Filled in according to one of the forms in accordance with clarifications, which (forms and clarifications) are available on the Exchange's website in sub-section "Membership" of the section "Rules"
1-1	Questionnaire of the Exchange's client on the organization of internal control in terms of ensuring compliance with the regime of international economic sanctions		It is filled out according to the form available on the Exchange's website in the "Membership" subsection of the "Rules" section.
(This	line was included by a decision of the Exchange's B	loard of Directors dated 26 September of 2022)	
2.	Document on the state (re)registration of the candidate as a legal entity	Said document is provided in original (authentic copy) or as a notarized certified copy.	In accordance with applicable laws
		In case of provision of an electronic document, no notarial certification is required, if it is possible to verify the document's authenticity through the website of the body that issued that electronic document	

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
3.		Copies of said documents must be:	
	amendments and additions thereto, registered in accordance with applicable laws	1) bound, numbered, notarized;	
		made available in PDF format, which must be the scanned versions of hard copy originals of such documents	
4.	Valid license issued to the candidate by the Authorized body and confirming the candidate's right to perform brokerage and/or dealer activities in the securities market, or other document providing the candidate with said right	The copy of the license or other document must be notarized or provided in electronic format.pdf , as well as be scanned hard copies of those documents	The requirement doesn't apply to candidates for Exchange membership of the "currency" category
5.	Valid license from the Authorized body confirming the candidate's right to perform banking activities in national and foreign currencies including the right to close transactions (exchange transactions) in foreign currencies, or a valid license for organization of exchange transactions in foreign currency (except for organization of exchange transactions in foreign currency in cash form) or other document providing the candidate with the right to close transactions (exchange transactions) in foreign currencies	The copy of the license or other document must be notarized or provided in electronic format.pdf , as well as be scanned hard copies of those documents	The requirement doesn't apply to candidates for Exchange membership of the "stock" and/or "derivatives" categories
6.	Information about the persons each owning shares of the applicant to the amount of five percent and more of the total number of outstanding shares of the applicant as of the date agreed upon with the authorized unit	Data must be certified in accordance with the rules of the registrar and/or signed by the chief executive of the candidate, or person substituting him, or a person authorized by a member of the Exchange to interact with the Exchange (the text of this cell was supplemented by a decision of the Exchange's Board of Directors of September 30, 2020)	

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
7.	Details of the composition and terms of office of the governing body and executive body of the candidate	Data must be provided in form of a table containing surnames, names, patronymic (if available) of members of the management and executive body of the candidate, their positions, the appointment date and terms of office	Data must be accompanied by: 1) extracts from the minutes of the general meeting of shareholders of the candidate, containing information about the composition of the governing body of the candidate, about members of that body, about the term of office of that body as a whole or its particular members (if such body is available);
			2) extracts from the minutes of the general meeting of shareholders of the candidate or from the minutes of meetings of the governing body of the candidate, containing information about the composition of the executive body of the candidate, about members of that body (including on the head of that body), about the term of office of that body as a whole or its particular members
8.	CVs of members of the governing body and executive body of the candidate to the extent necessary and sufficient for assessment of the level of their qualification and practical experience		
9.	Document (e.g., card) with samples of signatures of the chief executive of the candidate and his deputies, chief accountant of the candidate and his deputies, persons authorized to interact with the Exchange on behalf of the candidate	Said document must be notarized	
10.	Annual financial statements of the Exchange member for the last completed financial year (in case of availability of a subsidiary organization (subsidiary organizations) – consolidated financial statements and separate financial statements of	Said financial statements must be drawn up in compliance with requirements of international financial reporting standards and legislation of the Republic of Kazakhstan on accounting and	Provision of said financial statements for the completed financial year preceding the last completed financial year is permitted, if the application for membership of the Exchange was submitted within the first four months from

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
	the candidate), confirmed by the auditor's report	financial reporting.	the date of expiry of the last completed financial
		Copies of said documents must be:	year.
		bound, numbered and signed by the person authorized to interact with the Exchange;	
		provided in electronic format .pdf, as well as be scanned hard copies of those documents.	
11.	Interim financial statements (in case of availability of a subsidiary (subsidiaries) – consolidated financial statements and separate financial statements of the candidate) for the reporting period preceding the date of submission of the	Said financial statements must be drawn up in compliance with requirements of international financial reporting standards and legislation of the Republic of Kazakhstan on accounting and financial reporting.	Provision is not required, if from the date of the end of the calendar year to the date of submission of the application for membership of the Exchange less than four months passed.
	application for membership of the Exchange and	Copies of said documents must be:	
	agreed upon with the authorized unit	bound, numbered and signed by the person authorized to interact with the Exchange;	
		provided in electronic format .pdf, as well as be scanned hard copies of those documents.	
12.	Information on prudential standards' values calculated by the applicant in accordance with the requirements of the Authorized body as of the last day of the calendar month preceding the month of submission of the application for membership of the Exchange	Data must be bound, numbered and signed by the person authorized to interact with the Exchange	
13.	A document containing details of the applicant's accounts in the Central Securities Depository JSC that will be used for execution of settlements with the Exchange for purposes of execution of deals concluded during the trading operated by the Exchange		Applies only to candidates for membership of the Exchange of the "stock" category

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
14.	A document containing details of the applicant's current bank account that will be used for execution of money settlements with the Exchange for purposes of execution of deals concluded during the trading operated by the Exchange		
15.	Letter of representation about the applicant's compliance with minimum requirements for the organization of the risk management system and internal control system set by the Authorized body		
16.	Letter of assurance of compliance with the regime of international economic sanctions		To be filled out using the form available on the website of the Exchange in the "Membership" subsection of the "Rules" section (the text of this cell was included by a decision of the Exchange's Board of Directors dated 04 November of 2024)
(This I	line was included by a decision of the Exchange's B	oard of Directors dated 26 September of 2022)	November of 2024)

to the Regulations on Membership

LIST

of documents to be provided by the applicants for the Exchange membership – foreign legal entities

Item	Document title	Requirements for documents to be provided	Notes
No.	200000000000000000000000000000000000000	·	
Α	1	2	3
1.	Questionnaire of the Exchange's client on issues of organizing counteraction to legalization (laundering) of proceeds from crime and financing of terrorism (taking into account the norm of item 3-1 of Article 6 of these Regulations) (the text of this cell was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024)	Documents confirming the reliability of data indicated in the questionnaire must be provided in original (authentic copies) or notarized copies, as well as apostilled or legalized	Filled in according to one of the forms in accordance with clarifications, which (forms and clarifications) are available on the Exchange's website in sub-section "Membership" of the section "Rules"
1-1	Questionnaire of the Exchange's client on the organization of internal control in terms of ensuring compliance with the regime of international economic sanctions		It is filled in according to the form available on the Exchange's website in the "Membership" subsection of the "Rules" section.
(This	line was included by a decision of the Exchange's E	coard of Directors dated 26 September of 2022)	
2.	Document on the state (re)registration of the candidate as a legal entity	Said document is provided in original (authentic copy) or as a notarized copy and must be apostilled or legalized.	In accordance with applicable laws
		In case of provision of an electronic document, no notarial certification is required, if it is possible to verify the document's authenticity through the website of the body that issued that electronic document	

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
3.	Current edition of the applicant's charter with all amendments and additions thereto, registered in	Copies of said documents must be:	
	accordance with applicable laws	1) bound, numbered, notarized;	
		made available in PDF format, which must be the scanned versions of hard copy originals of such documents	
4.	Valid document (license, permit or other document similar in purpose) issued to the candidate by the foreign regulatory body and confirming the candidate's right to perform brokerage and/or dealer activities in the securities market of the state of incorporation of the candidate	The copy of the document (license, permit or other document similar in purpose) must be notarized or provided in electronic format .pdf, as well as be scanned hard copies of those documents	The requirement doesn't apply to candidates for Exchange membership of the "currency" category
5.	Valid document (license, permit or other document similar in purpose) from the foreign regulatory body confirming the candidate's right to perform banking activities in national and foreign currencies including the right to close transactions (exchange transactions) in foreign currencies	The copy of the document (license, permit or other document similar in purpose) must be notarized or provided in electronic format.pdf, as well as be scanned hard copies of those documents	The requirement doesn't apply to candidates for Exchange membership of the "stock" and/or "derivatives" categories
6.	Letter from the foreign stock exchange confirming that the candidate is a member of that exchange	 The letter must contain the following details: about membership of that exchange in the WFE; about the date of granting membership of that exchange to the candidate; about financial instruments in the trading which the candidate is authorized to participate; about availability (absence) of cases of applying by that exchange of any enforcement measures within the last three years, preceding the issue date of the letter 	The requirement doesn't apply to candidates for Exchange membership of the "currency" category (this text was included by a decision of the Exchange's Board of Directors of March 10, 2021)

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
7.	Information about the persons each of whom owns shares (stakes in the authorized capital) of the applicant to the amount of five percent and more of the total number of outstanding shares of the applicant (of the total amount of the applicant's authorized capital) as of the date agreed upon with the authorized unit	Data must be certified in accordance with the rules of the registrar and/or signed by the chief executive of the candidate, or person substituting him, or a person authorized by a member of the Exchange to interact with the Exchange (the text of this cell was supplemented by a decision of the Exchange's Board of Directors of September 30, 2020)	
8.	Details of the composition and terms of office of	Data must be provided in form of a table	Data must be accompanied by:
	the governing body and executive body of the candidate	containing surnames, names, patronymic (if available) of members of the management and executive body of the candidate, their positions, the appointment date and terms of office	1) extracts from the minutes of the general meeting of shareholders of the candidate, containing information about the composition of the governing body of the candidate, about members of that body, about the term of office of that body as a whole or its particular members (if such body is available);
			2) extracts from the minutes of the general meeting of shareholders of the candidate or from the minutes of meetings of the governing body of the candidate, containing information about the composition of the executive body of the candidate, about members of that body (including on the head of that body), about the term of office of that body as a whole or its particular members or about the term of office of the person solely executing functions of the candidate's executive body

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
9.	CVs of members of the governing body and executive body of the candidate (the person solely executing functions of the candidate's executive body) to the extent necessary and sufficient for assessment of the level of their qualification and practical experience		If a CV is composed in a language other than Kazakh or Russian, it must be accompanied by a translation of information therein into Kazakh and/or Russian.
10.	Document (e.g., card) with samples of signatures of the chief executive of the candidate and his deputies, chief accountant of the candidate and his deputies, persons authorized to interact with the Exchange on behalf of the candidate	Said document must be notarized	If the applicable laws do not stipulate availability of that document and/or notarial certification of the authenticity of signature samples in that document or other document similar in purpose, then the authenticity of signature samples in that document or other document similar in purpose must be certified in accordance with applicable laws or internal documents of such candidate
11.	Annual financial for the last completed financial year (in case of availability of a subsidiary organization (subsidiary organizations) – consolidated financial statements and separate financial statements of the candidate), confirmed	Said financial statements must be drawn up in compliance with requirements of the IFRS or GAAP.	Provision of said financial statements for the completed financial year preceding the last completed financial year is permitted, if the
		Copies of said documents must be:	application for membership of the Exchange was submitted within the first four months from
	by the auditor's report	bound, numbered and signed by the person authorized to interact with the Exchange;	the date of expiry of the last completed financial year.
		provided in electronic format .pdf, as well as be scanned hard copies of those documents.	If said reports are composed in a language other than Kazakh or Russian, it must be accompanied by a translation of information therein into Kazakh and/or Russian, certified either by a notary public or by the candidate, also in form a scanned copy of the hard copy of translation of those reports in format .pdf
12.	Interim financial statements (in case of availability of a subsidiary (subsidiaries) – consolidated financial statements and separate financial	Said financial statements must be drawn up in compliance with requirements of the IFRS or GAAP.	Provision is not required, if from the date of the end of the calendar year to the date of submission of the application for membership of

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
	statements of the candidate) for the reporting period preceding the date of submission of the application for membership of the Exchange and agreed upon with the authorized unit	 Copies of said documents must be: bound, numbered and signed by the person authorized to interact with the Exchange; provided in electronic format .pdf, as well as be scanned hard copies of those documents. 	the Exchange less than four months passed. If said reports are composed in a language other than Kazakh or Russian, it must be accompanied by a translation of information therein into Kazakh and/or Russian, certified either by a notary public or by the candidate, also in form a scanned copy of the hard copy of translation of those reports in format .pdf
13.	Information on prudential standards' values calculated by the applicant in accordance with the requirements of applicable laws as of the last day of the calendar month preceding the month of submission of the application for membership of the Exchange	Data must be bound, numbered and signed by the person authorized to interact with the Exchange. Details must contain: 1) description of requirements for calculation of values of prudential standards or other standards (indicators) similar in purpose; 2) calculation of values of prudential standards or other standards (indicators) similar in purpose	
14.	Copies of statutory acts specifying the composition and permitted values of prudential standards or other standards (indicators) similar in purpose. Copies of statutory acts according to which the values of prudential standards or other standards (indicators) similar in purpose were calculated		
15.	A document containing details of the applicant's accounts in the Central Securities Depository JSC that will be used for execution of settlements with the Exchange for purposes of execution of deals concluded during the trading operated by the		Applies only to candidates for membership of the Exchange of the "stock" category

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
	Exchange		
16.	A document containing details of the applicant's current bank account that will be used for execution of money settlements with the Exchange for purposes of execution of deals concluded during the trading operated by the Exchange	Details must contain the card of self- assessment of the risk management system, composed according to the form of appendix 14 hereto, as well as other documents allowing the Exchange to assess the compliance of the candidate's risk management system with IOSCO recommendations or requirements for the risk management system, specified in statutory acts of the Authorized body	
17.	Information on risk management system	The information must contain the card of self-assessment of the risk management system, composed according to the form of Appendix 14 hereto, as well as other documents allowing the Exchange to assess the compliance of the candidate's risk management system with IOSCO recommendations or requirements for the risk management system, specified in statutory acts of the Authorized body	
18.	Information on the available certificate of insurance of an applicant's professional liability in the financial market (if such insurance certificates are available)		
19.	The candidate's letter confirming that the candidate's registration legislation does not provide for the issuance of a permit (license or right) by the regulatory body for transactions with financial instruments other than securities, including foreign exchange transactions		The requirement applies to candidates for members of the Exchange in the "currency" category in respect of which the applicable law does not provide for the issuance of a permit (license or right) by the regulatory body for transactions with other than securities, financial instruments, including the implementation of exchange transactions with foreign currency
(This	line was included by a decision of the Exchange's B	Board of Directors dated November 29, 2021)	exchange transactions with foreign curren

Item No.	Document title	Requirements for documents to be provided	Notes
Α	1	2	3
	Letter of assurance of compliance with the regime of international economic sanctions		To be filled out using the form available on the website of the Exchange in the "Membership" subsection of the "Rules" section (the text of this cell was included by a decision of the Exchange's Board of Directors dated 04 November of 2024)

Appendix 4-1

to the Regulations on Membership

(This appendix was included by a decision of the Exchange's Board of Directors dated 26 September of 2022)

L I S T of documents to be submitted

by candidates for members of the Exchange – participants of the AIFC

Item No.	Document name	Requirements for the submitted documents	Notes
A 1.	Questionnaire of the Exchange's client on issues of organizing counteraction to legalization (laundering) of proceeds from crime and financing of terrorism (taking into account the norm of paragraph 3-1 of Article 6 of these Regulations) (the text of this cell was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024)	Documents confirming the accuracy of the information specified in the questionnaire must be provided in the form of originals or notarized copies	It is filled in according to one of the forms in accordance with the explanations that (forms and explanations) are available on the Exchange's website in the "Membership" subsection of the "Rules" section
2	Questionnaire of the Exchange's client on the organization of internal control in terms of ensuring compliance with the regime of international economic sanctions		It is filled in according to the form available on the Exchange's website in the "Membership" subsection of the "Rules" section.
3.	A document on state registration (reregistration) of a candidate as a legal entity, as well as a document on registration and/or accreditation as a participant of the AIFC	The specified document is provided in the form of the original or a notarized copy. In the case of providing an electronic document, notarization is not required if it is possible to verify the authenticity of the document through the website of the authority that issued this electronic	Subject to applicable law

Item No.	Document name	Requirements for the submitted documents	Notes
Α	1	2	3
		document	
4.	The current version of the candidate's charter	Copies of these documents must be:	
	and all amendments and additions to it, registered in accordance with applicable law	1) stitched, numbered, notarized;	
	regional in accordance that approache ian	provided electronically in .pdf format and must be scanned copies of the paper versions of these documents.	
5.	A valid document (license, permit or other similar document) issued to the candidate by the AIFC regulatory body and confirming the candidate's right to carry out brokerage and/or dealer activities in the securities market	A copy of the document (license, permit or other similar document) must be notarized and provided electronically in .pdf format, and also be scanned copies of paper versions of these documents	
6.	A valid document (license, permit or other similar document) issued to the candidate by the AIFC regulatory body and/or the Authorized Body, confirming the candidate's right to carry out banking activities, including transactions (exchange transactions) with foreign currencies	A copy of the document (license, permit or other similar document) must be notarized and provided electronically in .pdf format, and also be scanned copies of paper versions of these documents	The requirement does not apply to candidates for members of the Exchange in the categories "stock" and/or "derivatives"
7.	Information about the persons each of whom owns shares (stakes in the authorized capital) of the candidate in an amount equal to five or more percent of the total number of outstanding shares of the candidate (of the total authorized capital of the candidate) as of the date agreed with the authorized division	Information must be certified in accordance with the rules of the registrar and/or applicable law and/or signed by the candidate's CEO, or a person replacing him, or a person authorized by the candidate to interact with the Exchange	
8.	Information on the composition and term of office of the governing body and executive body of the candidate	The information should be presented in the form of a table containing the last names, first names, patronymics (if any) of the members of the management and the executive body of the candidate, their positions, date of appointment	The information must be accompanied by: 1) extracts from the minutes of the general meeting of shareholders (partners) of the candidate, containing information on the number of

Item No.	Document name	Requirements for the submitted documents	Notes
Α	1	2	3
		and term of office	members of the candidate's management body, on the members of this body, on the term of office of this body as a whole or its individual members (if such a body exists);
			2) extracts from the minutes of the general meeting of shareholders (partners) of the candidate or from the minutes of meetings of the candidate's management body containing information on the number of members of the candidate's executive body, on the members of this body (including the head of this body) or on the person who solely performs the functions of the executive body of the candidate, on the term of office of this body as a whole or of its individual members, or on the term of office of the person who solely performs the functions of the executive body of the candidate
9.	CVs of the members of the governing body and the executive body of the candidate (the person who solely performs the functions of the executive body of the candidate) in the amount necessary and sufficient to assess the level of their qualifications and practical experience		If the resume is written in a language other than Kazakh or Russian, it must be accompanied by a translation of the information contained in it into Kazakh and/or Russian language(s).
10.	A document (for example, a card) with sample signatures of the candidate's chief executive officer and his deputies, the candidate's chief accountant and his deputies, persons authorized to interact with the Exchange on behalf of the candidate	This document must be notarized.	If the applicable law does not provide for the existence of this document and/or notarization of the authenticity of the signature samples in this or a document similar in its purpose, then the authenticity of the signature samples in this or a document similar in its purpose must be certified in accordance with the applicable law or internal documents of such a candidate

Item No.	Document name	Requirements for the submitted documents	Notes
Α	1	2	3
11.	Annual financial statements for the last completed financial year (if there is a subsidiary (subsidiaries) – consolidated financial statements and separate financial statements of the candidate), confirmed by the auditor's report	These financial statements must be prepared in accordance with International Financial Reporting Standards or the financial reporting standards in force in the United States of America. A copy of the report must be:	It is allowed to provide the specified financial statements for the completed financial year preceding the last completed financial year, if the application for admission to the Exchange membership is submitted within the first four months from the end date of the last completed financial year.
		stitched, numbered, signed by the person authorized to interact with the Exchange;	If the said statements are drawn up in languages other than Kazakh or Russian, they must be
		provided electronically in .pdf format and should be a scanned copy of the paper version of these reports.	accompanied by a translation of these statements into Kazakh and/or Russian language(s), certified either by a notary or by the candidate, including in the form of a scanned copy of a paper version of the translation of this reporting format. pdf
12.	Interim financial statements (if there is a subsidiary (subsidiaries) – consolidated financial statements and separate financial statements of the	These financial statements must be prepared in accordance with International Financial Reporting Standards or the financial reporting standards in force in the United States of	Provision is not required if less than four months have passed from the date of the end of the calendar year to the date of filing an application for admission to the Exchange membership.
	candidate) for the reporting period preceding the date of filing an application for admission	America. A copy of the report must be:	If the said statements are drawn up in languages other than Kazakh or Russian, they must be
	to the Exchange	, ,	accompanied by a translation of these statements
		stitched, numbered, signed by a person authorized to interact with the Exchange;	into Kazakh and/or Russian language(s), certified either by a notary or by the candidate, including in
		provided electronically in .pdf format and should be a scanned copy of the paper version of these reports.	the form of a scanned copy of a paper version of the translation of this reporting format. pdf
13.	A document indicating the details of the candidate's accounts with the Central Securities Depository JSC, which will be used to make settlements with the Exchange for the purpose of executing transactions concluded at the auctions held by the		Applies only to candidates for members of the Exchange in the "stock" category

Item No.	Document name	Requirements for the submitted documents	Notes
Α	1 Evahanga	2	3
14.	Exchange A document indicating the details of the current bank account of the candidate in Kazakh tenge, which will be used for making cash settlements with the Exchange for the purpose of executing transactions concluded at the auctions held by the Exchange		
15.	Information about the candidate's risk management system	The information must contain a risk management system self-assessment map drawn up in the form of Appendix 14 to these Regulations, as well as other documents that allow the Exchange to assess the compliance of the candidate's risk management system with IOSCO recommendations or the requirements for the risk management system established by the applicable regulatory legal act of the Authorized Body or the AIFC's Regulatory Body	
16.	Letter of assurance of compliance with the regime of international economic sanctions		To be filled out using the form available on the website of the Exchange in the "Membership" subsection of the "Rules" section (the text of this cell was included by a decision of the Exchange's Board of Directors dated 04 November of 2024)

Appendix 4-2

to the Regulations on Membership

(This appendix was included by a decision of the Exchange's Board of Directors dated 20 December of 2024)

LIST

of documents to be submitted by candidates for foreign members of the Exchange who are participants in the electronic trading system

Ite m No.	Document Title	Requirements for documents provided	Notes
Α	1	2	3
1.	Questionnaire of the Exchange client on issues of organizing counteraction to legalization (laundering) of proceeds from crime and financing of terrorism (taking into account the norm of paragraph 3-1 of Article 6 of these Regulations)	Documents confirming the accuracy of the information provided in the application form must be provided in the form of originals or notarized copies, and also apostilled or legalized.	Filled out in one of the forms in accordance with the explanations (forms and explanations) that are available on the Exchange's website in the "Membership" subsection of the "Rules" section
2.	Questionnaire for the Exchange client on issues of organizing internal control in terms of ensuring compliance with the international economic sanctions regime		Filled out in the form available on the Exchange's website in the "Membership" subsection of the "Rules" section
3.	Document on state registration (re-registration) of a candidate as a legal entity	The specified document is provided in the form of the original (original) or a notarized copy and must be apostilled or legalized.	It is permissible to provide another document similar in its purpose to the specified document, in accordance with applicable legislation.
		In the case of providing an electronic document, notarization is not required if it is possible to verify the authenticity of the document through the Internet resource of the body that issued this electronic document.	
4.	The current version of the candidate's charter and all amendments and additions thereto, registered in accordance with applicable law	Copies of the specified documents must be: 1) stitched, numbered, notarized, apostilled or legalized;	It is permissible to provide another document similar in its purpose to the specified document, in accordance with applicable legislation.

Ite m No.	Document Title	Requirements for documents provided	Notes
Α	1	2	3
		provided in electronic form in.pdf format and must be scanned copies of paper versions of these documents	
5.	A valid document (license, permit or other document similar in purpose) issued to the candidate by a foreign regulatory authority and confirming the candidate's right to carry out brokerage and/or dealer activities in the securities market of the state of which the candidate is a legal entity	A copy of the document (license, permit or other similar document) must be notarized and provided in electronic form in.pdf format, and also be scanned copies of paper versions of these documents.	In accordance with applicable law
6.	A letter from the registering exchange confirming that the candidate is a member of that exchange	The letter must contain the following information: 1) about the category of membership on this exchange; 2) the date of acceptance of the candidate as a member of this exchange; 3) on financial instruments, the right to participate in tenders, which the candidate has; 4) the presence (absence) of cases of the application by this exchange of any measures of influence to the candidate during the last three years preceding the day of issuance of the letter; 5) on the candidate's compliance with the requirements of this exchange; 6) on inclusion in the register (list) of remote access participants	
7.	Information on persons, each of whom owns shares (stakes in the authorized capital) of the candidate in an amount equal to five or more percent of the total number of issued shares of the candidate (of the total size of	The information must be certified in accordance with the registrar's rules and/or applicable legislation and/or signed by the candidate's first manager, or the person acting for him/her, or the person authorized by the member of the	

Ite m No.	Document Title	Requirements for documents provided	Notes
Α	1	2	3
	the authorized capital of the candidate) on the date agreed with the authorized division	Exchange to interact with the Exchange.	
8.	A document (for example, a card) with signature samples of the candidate's chief executive and his deputies, the candidate's chief accountant and his deputies, and persons authorized to interact with the Exchange on behalf of the candidate	The specified document must be notarized or apostilled.	If the applicable legislation does not provide for the presence of this document and/or notarization of the authenticity of signature samples in this or a document similar in purpose, then the authenticity of signature samples in this or a document similar in purpose must be certified in accordance with the applicable legislation or internal documents of such candidate
9.	Annual financial statements for the last completed financial year (in the case of a subsidiary(ies) — consolidated financial statements and separate financial statements of the candidate), confirmed by an auditor's report	The specified financial statements must be prepared in accordance with International Financial Reporting Standards or financial reporting standards in force in the United States of America. A copy of the report must be: 1) stitched, numbered, signed by a person authorized to interact with the Exchange; 2) provided electronically in.pdf format and must be a scanned copy of the paper version of this report.	The provision of the specified financial statements for the completed financial year preceding the last completed financial year is permitted if the application for admission to membership of the Exchange is submitted within the first four months from the end date of the last completed financial year.
10.	Interim financial statements (in the case of a subsidiary (subsidiaries) – consolidated financial statements and separate financial statements of the candidate) for the reporting period preceding the date of filing the application for admission to membership in the Exchange and agreed upon with the authorized division	The specified financial statements must be prepared in accordance with International Financial Reporting Standards or financial reporting standards in force in the United States of America. A copy of the report must be: 1) stitched, numbered, signed by a person authorized to interact with the Exchange; 2) provided electronically in.pdf format and must be a scanned copy of the paper version of this report.	Provision is not required if less than four months have passed from the date of completion of the calendar year to the date of filing the application for admission to membership of the Exchange.

Ite m No.	Document Title	Requirements for documents provided	Notes
Α	1	2	3
11.	A document indicating the details of the candidate's personal accounts in Central Securities Depository JSC, which will be used to make settlements with the Exchange for the purpose of executing transactions concluded at trades held by the Exchange		
12.	Information about the candidate's risk management system	The information must contain a self-assessment card of the risk management system, compiled in accordance with the form of Appendix 14 to these Regulations, as well as other documents that allow the Exchange to assess the compliance of the candidate's risk management system with the IOSCO recommendations or the requirements for the risk management system established by the applicable regulatory legal act of the Authorized Body.	
13.	Letter of assurance of compliance with the international economic sanctions regime		Filled out in the form available on the Exchange website in the "Membership" subsection of the "Rules" section

to Regulations on Membership

On the letterhead

of Kazakhstan Stock Exchange JSC

APPLICATION

for admission to membership (foreign membership) of the Kazakhstan Stock Exchange JSC

We hereby request the Kazakhstan Stock Exchange (hereinafter, the Exchange) to accept [full name and organizational and legal form of the Exchange membership applicant] to the Exchange's membership (foreign membership) [specify the category (categories) of membership] and declare that:

- 1) by this application we consent to entering into a Membership Agreement, which is a deed of accession (Appendix 12 to the Regulations on Membership; hereinafter the Agreement) under the terms of the Agreement;
- 2) we have examined the contents of the Agreement, the Regulations on membership and other internal documents of the Exchange;
- 3) we accept without reserve and undertake to comply with all the conditions and requirements set by the Exchange's internal documents;
- 4) we undertake to use the data exchange systems determined by the Exchange, electronic documents, as well as quotation and/or settlement currencies for the execution of transactions in financial instruments closed in the trading system of the Exchange;
- we undertake to pay membership fees, exchange fees, commissions, forfeit (where charged), as well as other costs and/or reimburse the Exchange in accordance with the internal documents of the Exchange.

We attach the following documents to the application:

- 1) [document name] on [insert number] pages;
- 2) [document name] on [insert number] pages;

On behalf of [full name of the Exchange membership applicant]:

[Position of CEO] [signature] [Last name, initials]

to Regulations on Membership

(This appendix was excluded by a decision of the Exchange's Board of Directors dated 20 December of 2024)

to Regulations on Membership

On the letterhead

of Kazakhstan Stock Exchange JSC

APPLICATION

for admission to trading financial instruments

We kindly ask you to admit [applicant's full name in accordance with the certificate of state registration (the last state re-registration)], a member of the Kazakhstan Stock Exchange under the category [indicate the membership category] to participate in the exchange-based trades [indicate financial instruments] as of [indicate the date].

We hereby undertake to comply with requirements of internal documents of the Kazakhstan Stock Exchange JSC, regulating activities of its members when executing trading transactions.

[Position of CEO] [signature] [Last name, initials]

to Regulations on Membership

On the letterhead

of Kazakhstan Stock Exchange JSC

APPLICATION

for admission to execution of repo transactions

We kindly ask you to admit [applicant's full name in accordance with the certificate of state registration (the last state re-registration)], a member of the Kazakhstan Stock Exchange under the category [indicate the membership category] to execution of repo transactions.

We hereby undertake to comply with requirements of the Rules of Execution of Repo Transactions and other internal documents of Kazakhstan Stock Exchange JSC, regulating activities of its members when executing the above-mentioned transactions.

[Position of CEO] [signature] [Last name, initials]

to Regulations on Membership

LIST

of documents to be provided to the Exchange by its members that are legal entities of the Republic of Kazakhstan

Table 1. Periodic reporting provided annually not later than June 30 of the year following the reporting year

No. item	Document title	Notes
Α	1	2
1.	The annual financial statements of the Exchange member for the last completed financial year (in case of availability of a subsidiary organization (subsidiary organizations) – consolidated financial statements and separate financial statements of the Exchange member) confirmed by the auditor's report	These financial statements must be prepared in accordance with the International Financial Reporting Standards and the legislation of the Republic of Kazakhstan on accounting and financial statements. They should be provided electronically in .pdf format and should be a scanned copy of the paper version of this reporting.

Table 2. Periodic reporting provided quarterly no later than 10 business days of the month following the reporting quarter (does not apply to the members of the Exchange that are banks)

i	No. tem No.	Document title	Notes
	Α	1	2
		Interim financial statements of a member of the Exchange for the reporting quarter (the text of this cell was changed by a decision of the Exchange's Board of Directors of January 31, 2024)	These financial statements should be prepared according to the forms established by the Authorized Body and should consist of the statement of financial position and statement of comprehensive income and they should be provided electronically in .xls format (.xlsx)

2.	Report on fulfillment of prudential standards as of the first day of
	the first month following the reporting quarter (the text of this cell
	was changed by a decision of the Exchange's Board of Directors
	of November 11, 2020)

This information must be compiled in accordance with the requirements of the Authorized Body and provided electronically in .xls format (.xlsx)

Table 3. Periodic reporting provided monthly no later than the 10th business day of the month following the reporting month by the Exchange members of the "currency" category that are banks

No. item	Document title	Notes	
Α	1	2	
1.	Report on balances on balance sheet and off-balance-sheet accounts as of the first day of the month following the reporting month	This report must be compiled in accordance with the form and requirements of the Authorized Body and it should be provided electronically in .xls format (.xlsx)	
2.	Report on the compliance with prudential standards as of the first day of the first month following the reporting month	This report must be compiled in accordance with the form and requirements of the Authorized Body and it should be provided electronically in .xls format (.xlsx)	
3.	Report on detailed explanation of the liquidity coverage ratio as of the first day of the month following the reporting month	This report must be compiled in accordance with the form and requirements of the Authorized Body and it should be provided electronically in .xls format (.xlsx)	
4.	Report on detailed explanation of the net stable funding ratio as of the first day of the month following the reporting month	This report must be compiled in accordance with the form and requirements of the Authorized Body and it should be provided electronically in .xls format (.xlsx)	
5.	(This line was excluded by a decision of the Exchange's Board of Directors dated November 29, 2021)		

Table 4. Documents and information provided according to the timeframe stipulated by this appendix

No. item	Document title	Submission dates	Notes
Α	1	2	3
1.	Information on the Exchange member violating prudential standards and other norms and limits specified by the authorized body	Within one business day from the date of the violation	This information is presented as an official letter indicating the violated standard (norm, limit) and the date of such violation and the measures taken to address violations. The letter must be submitted electronically in .pdf format and be a scanned copy of the paper version of the letter.
2.	Revised questionnaire of the Exchange's client on issues related to combating legalization (laundering) of illegally gained income and financing of terrorism	Within ten business days from the date of receipt of documents by the Exchange member that confirm the change in the information in the previously submitted questionnaire (the text of this cell was changed by a decision of the Exchange's Board of Directors dated November 29, 2021)	The updated questionnaire is provided by a member of the Exchange in the event of a change of more than five pieces of information specified in the previously provided questionnaire, and it is filled out in one of the forms in accordance with the explanations, which (forms and explanations) are available on the Exchange's website in "Membership" section of the "Rules" section. In the event of a change of five or less pieces of information specified in the previously provided questionnaire, updated information is provided to the Exchange with an accompanying letter. Documents confirming the credibility of information in the
			updated questionnaire and the change in the information specified in the previously provided questionnaire should be provided as originals or notarized copies, if the Exchange does not have the opportunity to verify authenticity of a document using available sources This does not apply to the members of the Exchange that are listed companies
2-1	Updated questionnaire of the Exchange's client on the organization of internal control in terms of ensuring compliance with the regime of	Within three working days after the date of receipt by the member of the Exchange of information and/or documents confirming	,

No. item	Document title	Submission dates	Notes
Α	1	2	3
	international economic sanctions	the change in the information in the previously submitted questionnaire	
(This	line was included by a decision of the Exchange	's Board of Directors dated 26 September of 2	2022)
3.	Information on the change (changes, including election) within the executive body and the governing body of the Exchange member indicating the makeup of the relevant body of the Exchange member	Within three business days following the day of the decision. If a member of the Exchange is a legal entity, 50 percent or more of the total number of outstanding shares or of the paid-up share capital of which belongs to the government, the National Bank of Kazakhstan, a national holding or a national management holding, the information indicated in the first paragraph of this item is provided to the Exchange as soon as it is ready, but no later than 10 business days after the date of the relevant decision	In .pdf format. This does not apply to the members of the Exchange that are listed companies
4.	Information about the change of the Exchange member's legal and/or actual address	No later than five business days after the day of change	In .pdf format. This does not apply to the members of the Exchange that are listed companies
5.	An updated document (e.g. a card) with samples of signatures (the authenticity of which is notarized) of the chief executive officer and his/her deputies, chief accountant and his/her deputies, persons authorized to interact with the Exchange	No later than ten business days from the date of termination of powers of any of the persons whose signatures are included in this document	This does not apply to the members of the Exchange that are listed companies
6.	Information about affiliated persons of the Exchange member as of the first day of the month following the last completed calendar quarter	Quarterly, but no later than the last calendar day of the first month following the last completed calendar quarter	The information must be provided to the Exchange according to the form established by the Authorized Body for joint-stock companies for placing the lists of their affiliates on the website of the financial reporting depository.

No. item	Document title	Submission dates	Notes	
Α	1	2	3	
			This does not apply to the members of the Exchange that are listed companies	
7.	Information on sanctions and limited enforcement measures taken by the authorized body in relation to a member of the Exchange and (or) its employees	Within three working days after the date of receipt by the member of the Exchange of a notification from the authorized body on the application of sanctions and limited enforcement measures		
(This	line was included by a decision of the Exchange	's Board of Directors dated 31 January of 2024	4)	
8.	Information on violation by a member of the Exchange and (or) his employees of the requirements of the legislation of the Republic of Kazakhstan on the securities market and internal documents of the Exchange	Within three working days after the date of detection of such violations		
(This	(This line was included by a decision of the Exchange's Board of Directors dated 31 January of 2024)			
9.	Letter of assurance regarding the provision of documents (information) on current activities to the Exchange in the completed year in full in accordance with these Regulations	Annually no later than January 31 of the year following the completed year (the text of this cell was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024).	Does not apply to members of the Exchange who are listed companies of the Exchange	
(This	This line was included by a decision of the Exchange's Board of Directors dated 31 January of 2024)			

Table 5. Documents and information provided within 10 business days from the event occurrence date by the Exchange members that are not listed companies of the Exchange

No. item No.	Document title/Information	Date of occurrence	Notes
Α	1	3	3
1.	Document confirming state registration (re- registration) of the Exchange member	Date of receipt of a certificate of state re- registration by the Exchange member	In .pdf format.
	registration) of the Exchange member	registration by the Exchange member	under the applicable laws.
			It is also provided in the form of an original or a notarized copy.
			Notarial certification is not required when an electronic document has been provided, if the authenticity of the document can be verified using website of the body that issued this electronic document
2.	A copy of registered changes and/or amendments	The date when the Exchange member receives	In .pdf format.
	to the charter of the Exchange member is subject to state registration	registered changes and/or amendments to the	Also provided in the form of notarized copies
3.	A copy of the changes and/or amendments to the charter of the Exchange member, which are not subject to state registration approved by the supreme body of the Exchange member	The date of approval of changes and/or amendments to the charter by the Exchange member's supreme body	In .pdf format.
4.	A copy of the registered revised charter of the	The date of receipt of the registered charter by	In .pdf format.
	Exchange member	the Exchange member	under the applicable laws.
			It is also provided as notarized copies
5.	Information on the court ruling on enforced liquidation or restructuring of the Exchange member and on enforced liquidation or restructuring of its subsidiaries and affiliates	The date of entry of relevant court ruling into force	In .pdf format.

No. item No.	Document title/Information	Date of occurrence	Notes
Α	1	3	3
6.	Information on the decisions made by the General Meeting of Shareholders or by the sole shareholder of the Exchange member	The date of the decision of the General Meeting of Shareholders (participants) or the sole shareholder (participant)	In .pdf format.
7.	(This line was excluded by a decision of the Exchang	e's Board of Directors dated 26 September of 202	22)
8.	Information on the list and/or changes in the list of entities, in which the Exchange member has 10 percent or more of shares (stakes, units) of each such entity	The date of receipt of documents by the Exchange member confirming that the Exchange member now possesses (ceased to possess) 10 percent or more of shares (stakes, units) in an entity	In .pdf format.
9.	Information on the makeup of the Exchange member's shareholders and/or on the change in the makeup of the shareholders, who own 10 percent or more of voting shares of (stakes in) the member of the Exchange)	Date of receipt by the issuer of documents confirming the registration of changes in the system of registers of securities holders or the system of accounting for nominal holding or the National Register of Business Identification Numbers (the text of this cell was changed by a decision of the Exchange's Board of Directors dated November 29, 2021)	In .pdf format.

No. item No.	Document title/Information	Date of occurrence	Notes 3
10.	Information on the decision of the Board of Directors of a member of the Exchange or the relevant body of a member of the Exchange:	The date of the decision of the Exchange member's Board of Directors or its relevant body, which is authorized to make the decision.	In .pdf format.
	 convening the annual and extraordinary general meeting of shareholders; 		
	 on the placement (sale) of shares, including the number of shares to be placed (sold) within the limits of the number of authorized shares, the method and price of their placement (sale); 		
	 on repurchase by a member of the Exchange of issued shares, if the number of repurchased shares exceeds one percent of the total number of issued shares, and the price of their repurchase; 		
	- on the issue of bonds and derivative securities		
	(the text of this cell was changed by a decision of the Exchange's Board of Directors dated November 29, 2021)		
11.	Information on the occurrence of force majeure circumstances that resulted in the destruction of the Exchange member's property with the book value of 10 percent or more of the total assets of the Exchange member	Date of occurrence of force majeure circumstances	In .pdf format.

Table 6. Documents and information provided within three business days from the event occurrence date by the Exchange members that are not listed companies of the Exchange

No. item	Document title	Date of occurrence	Notes
Α	1	2	3
1.	(This line was excluded by a decision of the Exchange	ge's Board of Directors dated 26 September of 2022)
2.	Information on a permit (license) for conducting any type of activities (actions) obtained by the Exchange member, on suspension or termination of permits (licenses) for any type of activities (actions) previously received by the Exchange member (copies of relevant documents (permits, licenses, etc.) should be attached)	The date of receipt by the Exchange member of relevant documents confirming that the listed company has obtained a permit (license) for conducting any type of activities (actions) and that a permit (license) earlier received by the Exchange member for conducting any type of activities (actions) was suspended or terminated.	In .pdf format. The license for conducting brokerage and dealership activities in the securities market and for conducting banking transactions in foreign and national currencies are also submitted as notarized copies.
3.	Information about major transactions made by a member of the Exchange and/or transactions that simultaneously meet the following conditions: they are transactions in which the member of the Exchange has an interest, and are associated with the acquisition or alienation of property, the value of which is 10 or more percent of the total book value of assets of the member of the Exchange as of the date of the decision to conclude such transactions made by its authorized body (the text of this cell was changed by a decision of the Exchange's Board of Directors dated 26 September of 2022)	The date of entering into a contract or additional agreement to the contract and/or the date of receipt by the Exchange member of the documents confirming the state or other type of registration of the transaction if state or other type of registration is mandatory for a major transaction and/or interested-party transaction.	In .pdf format. The information on the transaction, as a result of which assets worth 10 per cent or more of the total book value of a member of the Exchange is acquired or disposed, should include details about parties to the transaction, on the assets being acquired or disposed, the terms and conditions of the transaction, the nature and scope of the participation of the parties involved, as well as other information about the transaction
4.	(This line was excluded by a decision of the Exchange's Board of Directors dated 26 September of 2022)
5.	Information on imposing the seizure of assets (releasing the seizure of assets) of the Exchange member worth ten percent or more of the total book value of the Exchange member's assets	The date of receipt by the Exchange member of the decision to impose the seizure of assets (releasing the seizure of assets) of the Exchange member	In .pdf format.

No. item	Document title	Date of occurrence	Notes
Α	1	2	3
6.	Information on initiation of court proceedings on corporate dispute case	Within three business days after the Exchange member receives relevant subpoena to participate in a civil case concerning corporate dispute	In .pdf format.
7.	Information on pledging (re-pledging) the Exchange member's assets in the amount making up 10 and more percent of assets of the total book value of this Exchange member and on unpledging the Exchange member's assets in the amount making up 10 and more percent of assets of the total book value of this Exchange member	The date of receipt by the Exchange member of documents confirming registration of a pledge (repledge) agreement with regard to the property, the pledge of which is subject to registration in accordance with the laws of the Republic of Kazakhstan.	In .pdf format.
		The date of receipt by the Exchange member of documents confirming registration of a pledge (repledge) agreement with regard to the property, the pledge of which is not subject to registration in accordance with the laws of the Republic of Kazakhstan.	
		The date of receipt by the Exchange member of the documents confirming unpledging the Exchange member's assets.	
8.	Information on the Exchange member receiving a loan of 25 per cent or more of the total book value of the Exchange member's assets and on full repayment of the principal debt and accrued interest on this loan	The date of entering into loan or line credit agreement by the Exchange member or full repayment of the principal debt and accrued interest on this loan or credit line by the Exchange member.	In .pdf format.
		When the total amount of loans received and outstanding, taking into account the accrued interest within one credit line reaches 25 per cent or more of the total book value of the assets of the Exchange member.	

No. item No.	Document title	Date of occurrence	Notes
Α	1	2	3
9.	(This line was excluded by a decision of the Exchange	ge's Board of Directors dated 26 September of 2022)
10.	(This line was excluded by a decision of the Exchan	ge's Board of Directors dated 26 September of 2022)
11.	Information about other events affecting the interests of the shareholders of the Exchange member and/or investors in accordance with the charter of the Exchange member as well as the issue prospectus of its securities	The date of occurrence of other events affecting the interests of the shareholders of the Exchange member and/or investors in accordance with the charter and the issue prospectus of its securities, if the law "On Joint-Stock Companies" and the law "On the Securities Market" does not provide for other deadlines for bringing the information to the attention of holders of securities.	In .pdf format.
		The date of non-compliance with the terms of the prospectus for issuance of non-government bonds by a member of the Exchange.	
12.	Information about the change of the Exchange member's major types of activities	The date of receipt of the charter and/or changes to the charter registered with the authorized body	In .pdf format.
13.	Information about the decision taken by the general meeting of shareholders (the sole shareholder) or the Board of Directors of the member of the Exchange on the conclusion of major transactions and (or) transactions that simultaneously meet the following conditions: are transactions in which the issuer has an interest, and are associated with the acquisition or alienation property, the value of which is 10 percent or more of the total book value of the issuer's assets as of the date the authorized body of the issuer makes a decision to conclude such transactions (the text of this cell was changed by a decision of the Exchange's Board of Directors dated 26 September of 2022)	Date of the decision by the Board of Directors of the member of the Exchange or the relevant body of the member of the Exchange authorized to make a decision	In .pdf format

Notes to the tables:

- 1. For Kazpost JSC, the deadline for submission of reporting and information set in Table 2 is no later than the 25th of the month following the reporting quarter.
- 2. The Development Bank of Kazakhstan does not provide the Exchange with information stipulated in lines 2-5 of Table 3.

to Regulations on Membership

(This appendix was changed by a decision of the Exchange's Board of Directors dated November 29, 2021 and 26 September of 2022)

LIST

of documents to be provided by members of the Exchange – foreign legal entities (including participants in the electronic trading system) and AIFC participants

(This heading was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024)

Table 1. Periodic reporting, submitted annually no later than the date established by the regulatory authority of the state or jurisdiction under whose laws the foreign member of the Exchange or AIFC participant is established (this heading was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024)

Item No.	Document name	Notes 2
	(the text of this cell was changed by a decision of the Exchange's	These financial statements must be prepared in accordance with International Financial Reporting Standards or Financial Reporting Standards in force in the United States of America and submitted electronically in the .pdf format and must be a scanned copy of the paper version of these statements

Table 2. Periodic reporting provided by foreign members of the Exchange and members of the Exchange who are AIFC participants, "stock" category and/or "derivatives" category on a quarterly basis no later than the date established by the regulatory body of the state or jurisdiction in accordance with the legislation of which the foreign member of the Exchange was established or AIFC participant

em No.	Document name	Notes
Α	1	2
1.	Interim financial statements of the member of the Exchange	These financial statements must be prepared in accordance with International Financial

for the reporting quarter (if there is a subsidiary (subsidiaries) - consolidated financial statements and separate financial statements	Reporting Standards or Financial Reporting Standards in force in the United States of America and must consist of statements of financial position and comprehensive income, or the financial statements must be prepared in accordance with the requirements established by the regulator of the state, in accordance with the legislation of which a foreign member of the Exchange was established Provided electronically in .xls (.xlsx) or .pdf format
Information on the values and calculation of prudential norms and/or other norms or indicators similar in essence and similar in their purpose	The specified information must be compiled and calculated in accordance with the legislation that established the foreign member of the Exchange and provided electronically in .xls (.xlsx) or .pdf format

Table 3. Periodic reporting to be submitted by foreign members of the Exchange (except for participants in the electronic trading system) and members of the Exchange that are participants in the AIFC, of the "currency" category, monthly no later than the date established by the regulatory authority of the state or jurisdiction under whose legislation the foreign member of the Exchange or participant in the AIFC is established (this heading was changed by a decision of the Exchange's Board of Directors dated 20 December of 2024)

Item No.	Document name	Notes
Α	1	2
1.	Interim financial statements of the member of the Exchange for the reporting month	These financial statements must be prepared in accordance with International Financial Reporting Standards or the financial reporting standards in force in the United States of America and must consist of statements of financial position and comprehensive income, or the financial statements must be prepared in accordance with the requirements established by the regulator of the country or jurisdiction, in accordance with the legislation of which the foreign member of the Exchange or AIFC participant is established Provided electronically in .xls (.xlsx) or .pdf format
2.	Information on the values and calculation of prudential norms and/or other norms or indicators similar in essence and similar in their purpose	The specified information must be compiled and calculated in accordance with the legislation that established the foreign Exchange member and provided electronically in .xls (.xlsx) or .pdf format

Table 4. Documents and information provided within the deadlines specified in this application

Item No.	Document name	Terms of submission	Notes
Α	1	2	3
1.	Information on violation by the member of the Exchange of prudential standards and/or other standards or indicators similar in essence and similar in purpose, calculated in accordance with the legislation of the state in accordance with the legislation of which this foreign member of the Exchange was established	Within one working day from the date of occurrence of the violation	The specified information is submitted in the form of an official letter indicating the violated norm (norm, limit) and the date of such violation and the measures taken to eliminate it. The letter must be submitted electronically in .pdf format and be a scanned copy of the paper version of this letter.
2.	Updated questionnaire of the Exchange's client on the organization of combating the legalization (laundering) of proceeds from crime and the financing of terrorism	Within ten working days after the date of receipt by the member of the Exchange of the documents confirming the change in the information in the previously submitted questionnaire	The updated questionnaire is provided by the member of the Exchange in case of changes in more than five details specified in the previously submitted questionnaire, and is filled in according to one of the forms in accordance with the explanations that (forms and explanations) are available on the Exchange's website in the "Membership" subsection of the "Rules" section.
			In case of changes in five or less details specified in the previously submitted questionnaire, the updated information is provided to the Exchange with a cover letter.
			Documents confirming the accuracy of the information specified in the updated questionnaire, as well as changing the information specified in the previously submitted questionnaire, must be provided in the form of originals (originals) or notarized copies, if the Exchange does not have the opportunity to verify the authenticity of the document through available sources
3.	Updated questionnaire of the Exchange's client on the organization of internal control in terms of ensuring compliance with the regime of	Within three working days after the date of receipt by the member of the Exchange of information and/or documents confirming the change in the information in the	

Item No.	Document name	Terms of submission	Notes
Α	1	2	3
	international economic sanctions	previously submitted questionnaire	
4.	Information on changes (changes, including election) in the composition of the executive body of the member of the Exchange, as well as in the composition of the management body or supervisory board of the member of the Exchange, if the availability of such a body is provided for by the charter of this member of the Exchange, indicating the composition of the relevant body of the member of the Exchange	Within three working days following the date of the relevant decision.	In .pdf format.
5.	Information about changing the legal and/or actual location of the member of the Exchange	Not later than five working days after the date of change	In .pdf format.
6.	An updated document (for example, a card) with signature samples (the authenticity of which is notarized) of the CEO and his deputies, the chief accountant and his deputies, persons authorized to interact with the Exchange	Not later than ten working days from the date of termination of the powers of any of the persons whose signature samples are included in this document	If the applicable law does not provide for the existence of such a document and/or notarization of the authenticity of signature samples in such or a document similar in purpose, then the authenticity of signature samples in such or a document similar in purpose must be certified in accordance with the applicable law or internal documents of the member of the Exchange
7.	Information on sanctions and limited enforcement measures taken by the authorized body in relation to a member of the Exchange and (or) its employees	Within three working days after the date of receipt by the member of the Exchange of a notification from the authorized body on the application of sanctions and limited enforcement measures	
(This	s line was included by a decision of the Exchange's Board of Directors dated 31 January of 202		4)
8.	Information on violation by a member of the Exchange and (or) his employees of the requirements of applicable legislation on the securities market and internal documents of the Exchange	Within three working days after the date of detection of such violations	

Item No.	Document name	Terms of submission	Notes
Α	1	2	3
(This line was included by a decision of the Exchange's Board of Directors dated 31 January of 2024)			4)
Letter of assurance regarding the provision of documents (information) on current activities to the Exchange in the completed year in full in accordance with these Regulations Every year no later than February 28 of the year following the completed year			
(This line was included by a decision of the Exchange's Board of Directors dated 31 January of 2024)			

Table 5. Documents and information provided within 10 working days after the date of occurrence of the event

Item No.	Document Title/Info	Date of occurrence	Notes
Α	1	3	3
1.	Document confirming the state registration (re- registration) of the member of the Exchange	Date of receipt by the member of the Exchange of the certificate (reference) of state reregistration	In .pdf format.
			In accordance with applicable law.
			It is also provided in the form of an original (original) or a notarized copy.
			In the case of providing an electronic document, notarization is not required if it is possible to verify the authenticity of the document through the Internet resource of the authority that issued this electronic document
2.	A copy of the registered changes and/or additions to	Date of receipt by the member of the Exchange	In .pdf format.
the charter of the member of the Exchange subject to state registration	of registered changes and/or additions to the charter	Also available as notarized copies	
3.	A copy of changes and/or additions to the charter of the member of the Exchange that are not subject to state registration, approved by the supreme body of the foreign member of the Exchange	Date of approval by the supreme body of the foreign member of the Exchange of changes and/or additions to the charter	In .pdf format.

Item No.	Document Title/Info	Date of occurrence	Notes
Α	1	3	3
4.	A copy of the registered charter of the member of the Exchange in the new version	Date of receipt by the foreign member of the Exchange of the registered charter	In .pdf format.
			In accordance with applicable law.
			Also available as a notarized copy
5.	Information about court decision on forced liquidation or reorganization of the member of the Exchange, as well as on forced liquidation or reorganization of its subsidiaries and affiliates	Date of entry into force of the relevant court decision	In .pdf format.
6.	Information on decisions taken by the general meeting of shareholders (partners) or the sole shareholder (participant) member of the Exchange	Date of the decision of the general meeting of shareholders (partners) or the sole shareholder (partner)	In .pdf format.
7.	Information about the list and/or changes in the list of organizations in which the member of the Exchange owns 10 or more percent of shares (stakes, units) of each such organization	Date of receipt by the member of the Exchange of documents confirming that the member of the Exchange began to own (ceased to own) 10 and more percent of shares (stakes, units) in the organization	In .pdf format.
8.	Information on the composition of shareholders (partners) of the member of the Exchange, and/or changes in the composition of shareholders (members) owning 10 or more percent of voting shares (stakes) of the member of the Exchange	Date of receipt by the member of the Exchange of the documents confirming the registration of changes	In .pdf format.
9.	Information on the occurrence of extraordinary circumstances, as a result of which the property of the member of the Exchange was destroyed, the book value of which was 10 or more percent of the total assets of the member of the Exchange	Date of occurrence of circumstances of an emergency nature	In .pdf format.

Table 6. Documents and information provided within three working days after the date of occurrence of the event

Item No.	Document name	Date of occurrence	Notes
Α	1	2	3
1.	Information on receipt by the member of the Exchange of a permit (license) to carry out any types of activities, suspension or termination of permits (licenses) previously obtained by the member of the Exchange to carry out any types of activities (actions) with copies of relevant documents (permits, licenses, other) attached	The date of receipt by the member of the Exchange of the relevant documents confirming that the foreign member of the Exchange has received a permit (license) to carry out any types of activities (actions), suspension or termination of permits (licenses) previously obtained by the member of the Exchange to carry out any types of activities (actions)	Copies of licenses for brokerage and dealer activities in the securities market and for banking operations in foreign and national currencies must be notarized. In the case of providing an electronic document, notarization is not required if it is possible to verify the authenticity of the document through the Internet resource of the authority that issued this electronic document
2.	Information on seizure of property (removal from seizure of property) of the member of the Exchange, the value of which is 10 or more percent of the total book value of the assets of the member of the Exchange	Date of receipt by the foreign member of the Exchange of a decision to seize property (remove property from seizure) of the foreign member of the Exchange	In .pdf format.
3.	Information on the initiation of a corporate dispute in court	Within three working days after the date of receipt by the member of the Exchange of the relevant court notice (summon) in a civil case on a corporate dispute	In .pdf format.

Item No.	Document name	Date of occurrence	Notes
Α	1	2	3
4.	Information on pledge (re-pledge) of the property of the member of the Exchange in the amount of 10 or more percent of the total book value of the assets of this member of the Exchange, as well as withdrawal from the pledge (re-pledge) of the property of the member of the Exchange in the amount of 10 or more percent of the amount the total book value of the assets of this member of the Exchange	Date of receipt by the member of the Exchange of the documents confirming the registration of the pledge (re-pledge) agreement – in respect of property, the pledge of which is subject to registration in accordance with the laws of the country of residence.	In .pdf format.
		The date of conclusion of an agreement on pledge (re-pledge) of property of the foreign member of the Exchange – in relation to property, the pledge of which is not subject to registration in accordance with the laws of the country of residence.	
		Date of receipt by the member of the Exchange of the documents confirming the removal from the pledge (re-pledge) of the property of the member of the Exchange.	
5.	Exchange of a loan in the amount of 25 or more percent of the total book value of the assets of the member of the Exchange, as well as on full repayment of the principal	Date of conclusion by the member of the Exchange of a loan or credit line agreement or full repayment by the member of the Exchange of the principal debt and accrued interest on this loan or credit line.	In .pdf format.
	debt and accrued interest on this loan	When the total amount of received and outstanding loans, taking into account the accrued interest within one credit line, reaches 25 percent or more of the total book value of the assets of the member of the Exchange.	
6.	Information on changes by the member of the Exchange of the main types of activities	Date of receipt of the charter registered with the authorized body and (or) amendments to the charter	In .pdf format.

Item No.	Document name	Date of occurrence	Notes
Α	1	2	3
7.	Information on other events affecting the interests of shareholders (members) of the member of the Exchange and/or investors, in accordance with the charter of the member of the Exchange, as well as the issue prospectus of its securities	The date of occurrence of other events affecting the interests of shareholders of the member of the Exchange and/or investors, in accordance with the charter and prospectus for the issue of its securities, unless the applicable law provides for other terms for bringing information to the attention of securities holders.	In .pdf format.
		Date of non-observance by the member of the Exchange of the conditions stipulated by the non-government bonds issue prospectus.	
8.	Information about the imposition of sanctions on the member of the Exchange and/or on its individual employees, measures of influence by courts, bodies of inquiry and investigation, bodies of enforcement proceedings in criminal and civil cases being in their proceedings; to seize his property	Date of receipt of information by the member of the Exchange	In .pdf format.
9.	Information about non-compliance with the requirements of the legislation of the state, in accordance with the legislation of which the member of the Exchange was established, for which any measures of influence were applied to him by the regulatory body	Date of receipt of information by the member of the Exchange	In .pdf format.
10.	Information on the removal of the member of the Exchange or his trader (traders) from participation in trading in all or certain financial instruments, on the suspension or termination of membership in all or certain categories on a foreign (stock) exchange	Date of receipt of information by the foreign member of the Exchange	In .pdf format.

Item No.	Document name	Date of occurrence	Notes 3
11.		member of the Exchange	In .pdf format.

to Regulations on Membership

SANCTIONS

for non-disclosure or untimely disclosure of information

Onder much en	Periodic reporting		I to see the see as a
Order number of violation	Exchange member informed of possible violation	Exchange member failed to informed of possible violation	Information about current operations
First	Warning	Fine to the amount of 30 MCI	Warning
Second	Fine to the amount of 10 MCI	Fine to the amount of 50 MCI	Fine to the amount of 10 MCI
Third	Fine to the amount of 30 MCI	Fine to the amount of 80 MCI	Fine to the amount of 20 MCI
Fourth	Fine to the amount of 50 MCI	Fine to the amount of 100 MCI	Fine to the amount of 30 MCI
Fifth	Fine to the amount of 70 MCI	Fine to the amount of 130 MCI	Fine to the amount of 40 MCI
Sixth or any next Putting up for consideration by the Management Board the issue of a possibility of suspending a member of the Exchange from participating in trading in all or particular financial instruments in accordance with the membership categories assigned to him, the issue pf applying a fine in the amount increased by 30 MCI relative to the amount of the last of fines imposed earlier (the te cell was changed by a decision of the Exchange's Board of Directors of September 30, 2020)		p categories assigned to him, as well as	

to Regulations on Membership

MEMBERSHIP

AGREEMENT

Kazakhstan Stock Exchange Joint Stock Company, hereinafter referred to as the "Exchange", on the one part and [full name of the Exchange member and its legal form], hereinafter referred to as the "Exchange member", on the other part, hereinafter each separately referred to as a "Party" and jointly referred to as "Parties", have concluded this Agreement on membership, being an agreement of consolidation (hereinafter – Agreement), on the following.

Article 1. Subject of Agreement

- 1. The subject of Agreement is relations of the Parties concerning membership in the Exchange of the Exchange member and regulated by the Regulations on Membership (hereinafter the Regulations), other internal documents of the Exchange and legislation of Republic of Kazakhstan.
- 2. Hereby the Exchange member:
 - confirms that he has been introduced to the Regulations and other internal documents of the Exchange, the he understands the meaning of the mentioned internal documents of the Exchange, as well as unconditionally agrees to the mentioned internal documents of the Exchange and their norms:
 - 2) undertakes to comply with requirements and to meet obligations provided for in the Regulations and other internal documents of the Exchange.

Article 2. Liability of the Parties

- 1. The Parties carry responsibility for non-fulfillment or undue fulfillment of their liabilities provided for in the Agreement and internal documents of the exchange, on terms and the procedure specified by the legislation of the Republic of Kazakhstan and internal documents of the Exchange.
- Hereby the Exchange member confirms that he has been informed about all
 fines (penalties), their amounts, terms and procedure of their payment specified
 by internal documents of the Exchange, as well as that he unconditionally
 agrees to such fines (penalties), their amounts and procedure of their payment.
- The terms of this article are acknowledged by the Parties as an agreement on the fine in accordance with Article 294 of the Civil Code of the Republic of Kazakhstan.

Article 3. Force majeure

- 1. The parties are freed from liability towards each other for non-fulfillment or undue fulfillment of their liabilities under the Agreement which became a consequence of occurrence of force majeure.
- Force majeure means natural disasters, wars, acts of terror, civil unrests, changes in the legislation, acts and decisions of (authorized) authorities and other similar circumstances, which the Parties could not foresee, and which immediately affected the Parties ability to meet liabilities under the Agreement

- 3. In case of occurrence of force majeure the term of execution of liabilities under the Agreement is postponed according to the time during which such circumstance persisted.
- 4. The Party which became unable to meet liabilities under the Agreement as a consequence of occurrence of force majeure, must immediately, but not later than 10 calendar days from the day of beginning and day of ending of effect of this circumstance, notify the other Party of such beginning (ending).
- 5. A confirmation of the onset and ending of a force majeure circumstance is the document, issued (published, accepted) by respective bodies (organizations).
- 6. In case a force majeure circumstance persists for more than one month, the Parties are entitled to refuse further execution of their liabilities under the Agreement, whereas none of the parties can request the other Party to compensate any losses.

Article 3-1. Anti-corruption conditions and protection of personal data

- 1. In fulfilling their obligations under this Agreement, the Parties and/or their employees do not pay, offer to pay, or authorize the payment of money or valuables, directly or indirectly, to any persons to influence the actions or decisions of these persons in order to obtain any undue advantages.
- 2. When fulfilling their obligations under this Agreement, the Parties and/or their employees do not carry out actions qualified by the legislation of the Republic of Kazakhstan applicable for the purposes of this Agreement, such as giving/receiving a bribe, commercial bribery, as well as actions that violate the requirements of the legislation of the Republic of Kazakhstan on anti-corruption.
- 3. Each Party refuses to stimulate in any way the employees of the other Party, including by providing money, gifts, performing work (services) free of charge to them and other methods not specified in this item that place the employee in a certain dependence and aimed at ensuring that this employee performs any actions in favor of the Party stimulating him.
- 4. If a Party suspects that a violation of any anti-corruption conditions has occurred or may occur, the relevant Party undertakes to notify the other Party in writing within five working days. After written notification, the relevant Party has the right to suspend performance of obligations under this Agreement until it receives confirmation that a violation has not occurred or will not occur. This confirmation must be sent within five working days from the date of receipt of written notification of a suspected violation of the anti-corruption provision.
- By signing this Agreement, each of the Parties guarantees that it has the 5. (their necessary, properly executed of individuals consents employees/authorized persons) for the collection and processing by the other Party of their personal data transferred to the other Party, in accordance with the provisions of the legislation of the Republic of Kazakhstan. At the same time, each Party undertakes to ensure the confidentiality and security of personal data of employees/authorized persons of the other Party, coming to it from them or from the Party itself, and security during their processing for the purposes of and in connection with the execution of this Agreement in accordance with the requirements of the legislation of the Republic of Kazakhstan on issues of personal data protection. In addition, the Party does not have the right to use the personal data of employees/authorized persons of the other Party, received from them or from the specified Party, for purposes unrelated to the fulfillment of obligations under this Agreement, and in any way transfer the personal data of employees /authorized persons of the other Party, received under this Agreement, to any third parties for purposes not related to the fulfillment of obligations under this Agreement, undertakes to store this personal data no longer than required by the purposes of their processing, and to destroy them upon achieving the purposes of processing or in the event of the loss of the need

- to achieve them, taking into account the requirements of the legislation of the Republic of Kazakhstan, comply with other requirements of the legislation of the Republic of Kazakhstan on the protection of personal data within the framework of the execution of this Agreement.
- At the same time, the Parties agree that the member of the Exchange is responsible for the availability in documents (information) about current activities and periodic reporting of personal data of persons who have not given written consent to the disclosure of their personal as well as information constituting a commercial and other secret protected by law, as well as information that is not subject to public dissemination in accordance with the legislation of the Republic of Kazakhstan or internal documents by members of the Exchange. When publicly disclosing and distributing documents (information) about current activities and periodic reporting in accordance with the legislation of the Republic of Kazakhstan and internal documents of the Exchange, the Exchange does not adjust or change in received documents (information) about current activities and periodic reporting, including for the purposes of exclusion from it of parts (presumably) containing personal data of persons who have not given written consent to the disclosure of their personal data, as well as information constituting a commercial and other secret protected by law, as well as information not subject to public dissemination.

(This article was included by a decision of the Exchange's Board of Directors dated 27 October of 2023)

Article 3-2. Use of insider information

- Subject to article 56-1 of the Securities Market Law of the Republic of Kazakhstan, a member of the Exchange shall be recognized as an insider of the Exchange and shall have to comply with the requirements of the laws of the Republic of Kazakhstan in terms of disposal and use of insider information of the Exchange, including the above-mentioned law, as well as the internal document of the Exchange "Rules for Controlling the Use of Insider Information", including:
 - 1) not to use the insider information when making transactions with securities (derivative financial instruments);
 - not to transfer the insider information to third parties or make it available to third parties, except for cases provided for by the laws of the Republic of Kazakhstan;
 - not to provide third parties with recommendations to make transactions with securities based on insider information.
- 2. For violation of the requirements of clause 1 of this article, member of the Exchange shall be held liable subject to the laws of the Republic of Kazakhstan.

(This article was included by a decision of the Exchange's Board of Directors dated 04 November of 2024)

Article 4. Term of validity of Agreement and final provisions

- 1. The Agreement is acknowledged as concluded from the moment of receipt by the Exchange member of a written notification on his receipt to the Exchange membership. At the same time terms of the Agreement apply to relations of the Parties established from the conclusion date.
- 2. The Agreement is regulated by the legislation of the Republic of Kazakhstan.
- 3. The Agreement ceases to be valid in case of discontinuation of the Exchange member's membership on the Exchange for reasons specified by the legislation of the Republic of Kazakhstan or internal documents of the Exchange.

In case of disagreement with any changes and/or additions to the Regulations or other internal documents of the Exchange, the Exchange member may refuse to fulfill the Agreement. In that case such refusal is compared to a voluntary exit of the Exchange member from the Exchange membership and the Agreement is considered terminated as of the date of the Exchange taking a respective decision on discontinuation of the Exchange member's membership.

- 4. The Exchange member cannot concede (transfer) his rights and/or liabilities under the Agreement to third parties, except fort cases directly stipulated by the legislation of Republic of Kazakhstan or internal documents of the Exchange.
- 5. The legal address, bank details and internal documents of the Exchange are published on the Exchange website (www.kase.kz).

to Regulations on Membership

(This appendix was excluded by a decision of the Exchange's Board of Directors dated November 29, 2021)

to Regulations on Membership

SELF-ASSESSMENT MAP

of risk management system

* The Organization in this map means the Exchange membership applicant

1.	Has the authorized body of the state of incorporation, signed a memorandum of understanding with IOSCO on consultation, cooperation and exchange of information?		
Pleas	se answer "Yes" or "No"		
2.	Does the Organization have risk management system?		
Pleas	se answer "Yes" or "No"		
3.	Does the Organization have internal policies and procedures for managing aggregated and certain kinds of risks?		
Pleas	se answer "Yes" or "No" If "Yes", please list these policies and procedures		
4.	Do internal risk management policies and procedures of the Company apply to its foreign subsidiaries, affiliates, branches, representative offices, if any?		
Pleas repre	se answer "Yes" or "No" If "No", please specify (the name) and location of such organizations, companies, branches, sentative offices, in respect of which these policies and procedures do not apply.		
5.	Has anyone in your Organization been assigned the responsibility for risk control?		
Pleas	se answer "Yes" or "No"		
6.	Does the Organization have a clear organizational structure for risk management system (centralized or decentralized structure depending on the volume of transactions, assign internal risk controls function, participation of operating units in risk assessment, separation of responsibility for measurement, monitoring and control of risks from conducting those operations (core business), where the risk occurs, independent reporting line to senior management on the status of risks)?		
Pleas	Please answer "Yes" or "No" If "Yes", please indicate how the structure was made		
7.	Does the Organization have any system for distribution of powers related to risk management, mechanism for adopting collective decisions in case of overlapping areas of responsibility or the need for special control over operations?		
Pleas	se answer "Yes" or "No"		

8. Does the Organization's internal audit department and the external audit firm conduct assessment of the effectiveness of internal policies and procedures on risk management?

Please answer "Yes" or "No" If "Yes", please indicate the date and results of recent internal and external audit.

9. Does the Organization have any mechanisms for ensuring internal accounting control and risk management?

Please answer "Yes" or "No"

10. Does the Organization have any client risk assessment procedure?

Please answer "Yes" or "No"

11. Does the Organization observe any risk limits set in respect of aggregated risks, certain types of risks, certain structural units, certain individuals making transactions?

Please answer "Yes" or "No"

12. Does the Organization apply any methods to reduce risks (hedging, insurance, guaranteeing, limiting access, creating emergency capacities)?

Please answer "Yes" or "No" If "Yes", please specify which ones

13) Does the Organization use information and reporting systems on the status of risks, including comparison with limits, continuous monitoring and internal risk controls in all aspects and exposures that are material for broker-dealer?

Please answer "Yes" or "No" If "Yes", please specify which ones

14) Does the Organization observe decision-making procedure on risk management, including issuance of provisional mandatory instruction of internal control service?

Please answer "Yes" or "No"

15) Does the Organization apply continuous assessment of the effectiveness of the risk management system (correctness of accepted risk levels, adequacy of limits, compliance of risk measurement methods, adequacy of policies and procedures (in terms of changes in market conditions, personnel, technology))?

Please answer "Yes" or "No" If "Yes", please specify which ones

16) Does the Organization check the effectiveness of risk control mechanism once established by the management?

Please answer "Yes" or "No"

17. Does the Organization have contingency plans including combination of various types of risks (procedure for coordinating management's actions, maintaining adequate information flow, clear division of responsibilities, facilitating operations in special cases, recovery mechanisms and sources for maintaining operating capacity in emergency situations)?

Please answer "Yes" or "No" If "Yes", please specify which ones

18. Does the Organization apply risk assessment techniques, including risks sensitivity analysis, scenario analysis, stress testing and back-testing (the worst scenarios related to risk occurrence)?

Please answer "Yes" or "No" If "Yes", please specify which ones

19. Does the Organization apply any mechanisms for monitoring compliance with risk control after introducing such control?

Please answer "Yes" or "No"