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Reg. No. PC-1 – The Eurasian Bank JSC Partner Banking Servicing Contract (The Adhesion Contract) (No Loan Issuance)

THE EURASIAN BANK JSC PARTNER BANKING SERVICING CONTRACT (The Adhesion Contract) 1. THE GENERAL PROVISIONS

1.1. This Eurasian Bank JSC Partner Banking Servicing Contract (The Adhesion Contract) (hereinafter referred to as the Adhesion Contract) is developed and concluded within the framework of Article 389 of the Civil Code of the Republic of Kazakhstan (hereinafter referred to as the CC of the RoK) and its effect shall apply to the legal relations of Eurasian Bank JSC (hereinafter referred to as the Bank) and legal entities (branches and representative offices), individual entrepreneurs, private notaries, private bailiffs, advocates, professional mediators, farms, foreign diplomatic and consul missions who acceded to the Adhesion Contract (hereinafter such persons referred to as the Partner).

1.2. In this Adhesion Contract, the following basic concepts, stipulated by the legislation of the Republic of Kazakhstan (hereinafter referred to as the RoK), as well as the following concepts and abbreviations shall be used:

1) *Payment card blocking* is a complete or temporary ban on transactions with the use of a payment card (entering a card into the Stop List);

2) **Payments** - salaries, qualification allowances, current bonuses, single-time remuneration for performing particularly important tasks and for jubilee dates or holidays, social benefits and additional payments (pension, by disability, for improvement of housing conditions, for urgent needs, for tuition, insurance, medical servicing, for payment of kindergarten services, for physical recovery programs, transportation costs, aids, additional payment for work experience, payment for temporary disability, environmental benefits (Semey, Aral), etc.)), financial aid (vacation, retirement, death of a family member, accident, natural disaster, etc.), incentive and compensatory payments (for example, for work on holidays or weekends), etc.;

3) *Card Issuance* is a procedure providing for the issuance of a card to its holder on the basis of the Adhesion Contract, the Standard Terms of Provision of Banking and Other Services by Eurasian Bank JSC (the Adhesion Contract) (hereinafter referred to as the Standard Terms) and the Application-Offer;

4) *Payment Card Holder (hereinafter referred to as the PC Holder)* is the Partner employee, individual, entitled to use the payment card pursuant to the Adhesion Contract, Standard Terms, and the Application-Offer;

5) *Closing of a payment card* is the recognition of the card as invalid and the adoption of measures to withdraw it from circulation;

6) *Application-Offer* is an Application-Offer form approved by the Bank for opening a current account with the use of a payment card, which the Customer fills out and submits to the Bank in order to issue and receive a payment card (it is attached to the Standard Terms);

7) *Adhesion Application-Offer* is the Application-Offer signed by the Partner on acceding to this Adhesion Contract on the terms and by the form in accordance with Appendix No. 1 to this Adhesion Contract;

8) *Card transaction* is a payment, cash receipt, exchange and other transactions, conducted with the use of a card under the terms, determined by the Bank, payment card system and not contradicting with the legislation of the RoK;

9) A payment card (hereinafter referred to as the PC) is a means of access to money via electronic terminals or other devices, which contains information, allowing the holder of such a card to conduct card transactions;

10) *Attorneys* are the Partner employees with some delineation of their authorities, appointed by an order of the Partner's head, whose authorities are determined in an appropriate power of attorney, issued pursuant to Appendix No. 2 to this Adhesion Contract;

11) *The Partner employee (the employee)/the Customer/the PC Holder* is an individual with whom the Partner concluded an employment contract;

12) **Business (operational) day** is a period of time during which the Bank receives instructions on money transfer and orders to suspend or revoke such instructions from Customers and transmits messages related to money transfers in their favor. The length of the operational day is from 9.00 a.m. to 5:00 p.m. (Astana time) daily, except weekends and holidays of the RoK;

13) *The List for crediting (the MT-102 list)* is the list generated by the Partner for crediting Payments to the Partner employee Accounts, which contains: the Partner name; the Partner employees' names, surnames and patronymics (if any); the employees' IINs; the employee's identity document data (collection, processing copies of identity documents, on paper is prohibited, except in cases of lack of integration with the informatization objects of the state bodies and (or) state legal entities, inability to identify the subject using technological means, as well as in other cases stipulated by the legislation of the RoK), or indication of the number/series of the identity document, the date of issue and expiration, the name the issuing authority; numbers of the employee's bank Accounts and amounts of money (in tenge), subject to crediting to the Accounts. The List for crediting is generated in the MT-102 e-format;

14) *Fees* is a price list approved by the Bank specifying the remunerations and commissions for the services rendered by the Bank;

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		<i>b as the Account</i>) is a bank account opened blication - Offer for conducting transactions
related to:	ther employee) on the ground of the App	Sincation - Other for conducting transactions
a) availability of the Customer's mo	nev.	
b) accepting (crediting) money in favo		
		dance with the procedure stipulated in the
Application-Offer;	or and parties using the real in accord	autoe with the procedure superated in the
	arties to withdraw the Partner employee	's money on the grounds stipulated by the
	esion Contract and/or Standard Terms;	, , , , , , , , , , , , , , , , , , ,
		e established by the RoK legislation and/or
the Adhesion Contract and/or Standar		
f) issuing to the Partner employee of c	cash with the use of the PC;	
g) payment of remuneration in the am	ount determined by the Bank fees;	
	r the Partner employee stipulated by the	legislation of the RoK and/or the Adhesion
Contract and/or Standard Terms.		
		e Bank website and posted in all the Bank
Branches/Outlets (Operational Areas)		
		d can be accepted by the Partner only by
		tner unconditionally agrees. The Partner's
		Partner by signing the relevant Adhesion
		ion Contract shall be certainly considered
	Partner and shall be of the indefinite ter	m. to the Partner until the Bank accepts the
		acceptance of the Partner offers shall be
		ents of the Bank internal documents and the
		s acceptance the Bank expresses its consen
to render banking services to the Parti		
		ts and other documents mentioned therein,
		other. The Bank and the Partner certainly
		on a voluntary basis in accordance with the
RoK legislation, the Bank INDs and	the fees; in compliance with the Adh	esion Contract and when the Parties sign
1 1	media by the forms established by the	
		k and the Partner, including those sent via
		ticle 152 of the CC of the RoK, that is, in
		provisions of this Chapter of the Adhesion
		and shall be responsible for non-fulfillment
		cuments signed by the Parties, as well as in
accordance with the requirements of t		grees that the Bank is actively working to
		criminal activities and money laundering
	1 1 0	rrorism, fraud, corruption, and so on. The
		Bank image, as well as preventing the
		egard, the Bank, at its discretion, shall set
		sh payments/transfers performed by them
		cash payments/transfers do not meet the
		be entitled to refuse to provide its services
		n Contract. In this regard, the Partner, by
		s right to refuse to provide services to the
	Bank in connection with such refusal.	- •
		a protection, the Parties shall be entitled to
collect, process, store, use, transfer (di	istribute, provide, access) and destroy (t	he Processing) any information, including
		tus, education, occupation and any other
		l their employees, counter-parties and other
		to the Parties at any time during the period
	r the Bank to provide the Customer wi	th the services stipulated in the Adhesion
Contract and/or Standard Terms.		
1.10. The Parties undertake to ensure of	compliance with the requirements of the	RoK legislation in the field of the personal

data protection when Processing the Personal Data of the other Party. The Parties undertake to take all possible legal, technical and organizational measures aimed at protecting the other Party's Personal Data from unlawful or accidental

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actions with respect to such Personal Data, including access to them, their destruction, modification, blocking, copying, provision and dissemination.

1.11. The Processing of the Personal Data of one Party shall be performed by the other Party solely for the purposes specified in the Adhesion Contract.

1.12. The written consent of the Party to the processing of personal data for the purposes specified in the Adhesion Contract shall be considered to have been received at the time of the Partner's acceding to the Adhesion Contract by signing the Adhesion Application-Offer.

1.13. When transferring the personal data, the Parties shall guarantee that they have received the consent of their employees, contractors and other persons related to the relevant Parties or their employees (hereinafter referred to as the Representatives of the Parties) to such transfer of the personal data and will provide the other Party with copies of the written consents of the above-mentioned Representatives of the Parties upon request.

2. SUBJECT OF THE CONTRACT

2.1. The Adhesion Contract regulates the terms and procedure of banking services for the Partner employees, including: 1) opening Accounts, issuing PCs and maintaining them;

2) crediting to the Accounts of the money received by the Bank by transfer from the Partner.

3. TERMS OF BANKING SERVICES FOR THE PARTNER EMPLOYEES

3.1. Opening of Accounts and the issuance of PCs is performed by the Bank on the basis of the Application-Offer, Standard Terms and Adhesion Contract, provided that the documents stipulated in the Bank internal documents are provided.

3.2. For the services provided by the PC, the Bank shall charge remuneration from the Partner employee Accounts in accordance with the Bank fees.

3.3. The Partner transfers money to the Bank for Payments using the following banking details:

Eurasian Bank JSC;

Address: 56 Kunayev str., Almaty;

TRN 600900063755;

BIN 950240000112;

BIC: EURIKZKA;

IIC: KZ3194800KZT28700011.

3.4. The Partner transfers the money for payments to the Bank, and the Bank transfers the money for payments to the Partner employee Accounts.

3.5. The amounts of money received from the Partner are credited to the Partner employee Accounts in accordance with the list for crediting not later than the current business (operational) day (except for technical breaks), if these amounts were received by the Bank not later than the end of the current business (operational) day and shall:

1) match the total amount of money specified in the transfer list;

2) include the Bank remuneration (commissions) for the services rendered.

At the same time, the list for crediting shall be provided without errors in accordance with this Adhesion Contract.

3.6. The Bank shall be entitled to refuse to transfer money if there are errors in the list for crediting, or to make a partial transfer only for amounts whose details are correct.

3.7. The Bank accepts the money received from the Partner in the form of a non-cash payment according to the duly executed payment documents.

3.8. The Partner confirms that prior to the conclusion of this Adhesion Contract, he/she/it read and agrees with the Bank fees posted on the Bank website, as well as with the possibility of reviewing the Bank fees in accordance with the procedure stipulated in the Adhesion Contract and the Standard Terms. Additional information on the amount of the commission charged by the Bank for services provided under this Adhesion Contract is announced to the Partner upon his/her/its request when contacting the Bank for the relevant service.

3.9. The Partner shall not be responsible for the obligations between the Bank and the Partner employee arising from the Adhesion Contract and regulated by the Standard Terms.

3.10. By acceding to the Adhesion Contract, the Partner provides the Bank with unconditional and irrevocable consent to write off of the commission due to the Bank and the amounts of the penalty stipulated in the Adhesion Contract by direct debiting by the Bank of the Partner Accounts opened with the Bank.

4. THE PARTNER SHALL BE OBLIGED

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(No Loan Issuance)	in obe further building servicing contract (The Mulesion contract)		
 4.1. To ensure that employees or At opening an Account and issuing PCs to in a timely manner, according to the est 4.2. To transfer money to the Bank 4.3. To register Partner employee A 4.4. To ensure the safety of PCs rec 4.5. To hand over to the Bank the I three (3) months from the date of their 4.6. In case of loss or theft of a PC to immediately contact the Bank with a 4.7. To independently make all settle made. 4.8. To provide information about the 4.9. To inform the Bank about the up changes that significantly affect or may before the expected date of the upcomid 4.10. Within thirty (30) calendar days Adhesion Contract, to return to the Bank 4.11. To make payments to the Partner employee Accounts, in calculations of the amounts of payme payment of tax payments related to pay 4.12. Within five (5) business days organizational and legal form and/or its the change in the composition of the payment of the shares in the auth - for joint-stock companies), to notify the Adhesion Contract shall not require the 4.13. To pay a commission fee to the Bank fees. 4.14. To provide employees with a cert of the established salary (average salar established pattern. 4.15. Not to disclose confidential, ban and its Customers, regardless of the test of test of the test of test of test of test of	for crediting to the Partner employee Accounts. Accounts in his/her/its employee accounting systems. PCs received and not issued for objective reasons to the Partner employees within receipt at the Bank. C that has not been issued to the Partner employee, not a received from the Bank, a written request to block the PC, in the event that the Attorney received the PC. Intervention of the state revenue authorities and other fiscal authorities for payments eir financial condition upon the written request of the Bank. Coming liquidation, reorganization or change of its status, as well as about other y affect the execution of this Adhesion Contract at least thirty (30) calendar days ing changes. from the date of receipt from the Bank of a written notice of termination of the nk all PCs issued but not transferred to the Partner employees. er employees only by wire transfer of money to the Bank, for their further crediting the MT-102 format. The Bank shall not be responsible for the correctness of ents to the Partner employees, as well as for the correctness and timeliness of yments. from the date of the change in the details and/or location, the change in the sname, the composition of the management body and/or the executive body and/or participants (shareholders, beneficial owners) of the Partner holding ten percent norized capital or placed (minus preferred and repurchased shares of the company the Bank in writing. The notification sent in accordance with this paragraph of the		
5.	THE PARTNER SHALL BE ENTITLED		
	e quality services. dditions to the fees in accordance with the Adhesion Contract, the Partner shall be ct before the date of their entry into force.		
	6. THE BANK SHALL BE ENTITLED		
 debit from any bank accounts of the Accounts, as well as the penalty for lat 6.2. To reject the Partner's request to payments has already been credited to 6.3. To unilaterally make changes a Adhesion Contract in the following cas 1) upward movement in international p 2) towards their reduction; 3) by introducing new fees for new Ba In all these cases, the Bank shall notif 			

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6.4. In other cases, not stipulated in clause 6.3. of the Adhesion Contract, in cases of an increase in fees/tariffs for payment services provided by the Bank under the Adhesion Contract, to be performed by agreement with the Partner by posting a corresponding notification on the Bank website, indicating the date of their entry into force, not later than five				
desire to terminate the Adhesion Cont	tract, changes and additions to the Banl	ot inform the Bank in writing of his/her/its k fees/tariffs shall be considered accepted notification, followed by the conclusion of		
		nd a payment document by the Bank, the gainst unauthorized payments, including,		
but not limited to, the following: - handwritten signing of the payment of	locument by the Partner or his/her/its au	thorized person in their personal presence		
at the Bank; - signing of the Partner's payment doc	cument by his/her/its authorized person	with an electronic digital signature;		
	he provision of payment services by the ts authorized person by the original iden	e Bank under the Adhesion Contract; tity document or by the identity document		
provided through the digital docume	ent service in accordance with the requ	uirements of the RoK Law On Identity he state bodies and (or) state legal entities,		
the RoK) with their personal presence	in the Bank;	other cases stipulated by the legislation of		
etc.).		he Bank (subsequent control, verification, ns of the Partner and his/her/its authorized		
person from third parties, except in cas	ses expressly stipulated by the legislation			
months from the date of the PC produc	ction.	ed for conducting transactions on the bank		
account of the Partner employee in acc	cordance with the currency or other legi			
Adhesion Contract.	• • •	ays prior to the date of termination of the		
fulfill this requirement within three (3)) business days from the date of such re-			
to assume that transactions with the C of proceeds from crime and (or) finance	ustomer's money and (or) other assets a	duct a transaction) if the Bank has grounds are related to the legalization (laundering) ace with the RoK legislation on countering prism.		
stipulated in the Adhesion Contract.		aterally, in accordance with the procedure		
6.11. To independently expand the range of services rendered. Information about such services is published on the Bank website and/or communicated to the Partner via any electronic means of communication (including the Internet and SMS messages via mobile communication to the authorized person's mobile phone number specified in the Application-Offer and/or on paper. The information provided in this way shall automatically become an integral part of the Adhesion				
Contract, and the Partner shall be entitled to accept new terms, as well as new services and products, by sending appropriate offers to the Bank for acceptance, if required, determined by the Bank. 6.12. To place the information and advertising materials on the services provided on the territory of the Partner's building				
six (6) consecutive months, the Bank	shall be entitled to unilaterally transfer	ounts intended for payroll crediting within such Account and the PC opened to it to ification of the Customer		
another card product using the fees determined by the Bank, without prior notification of the Customer. 7. THE BANK SHALL BE OBLIGED				
7.1. To produce and issue the PC to t		ith the terms of the Adhesion Contract, or		
to the Attorney acting on the basis of t 7.2. Not later than the Business Day	he appropriate powers of attorney issue (with the exception of technical breaks) I payment documents, to transfer to the			

Adhesion Contract.

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8. RESPONSIBILITY OF THE PARTIES					
 8.1. The Parties shall be responsible for non-fulfillment or undue fulfillment of their obligations in accordance with the RoK legislation, as well as the Adhesion Contract. 8.2. The Parties shall be released from liability for full or partial non-fulfillment of obligations if it was the result of force majeure circumstances: fine, flood, earthquake and other extraordinary and unavoidable circumstances under these conditions, epidemics, military actions, restrictive measures taken at the level of state bodies (including local executive bodies) - pandemic, quarantine, which directly affected execution of the Adhesion Contract. 8.3. The Bank shall be responsible to the Partner for disclosing banking secrets in accordance with the RoK legislation. 8.4. The Bank shall not be responsible for: the consequences of the Partner's late transfer of the amounts of salaries and other payments due to the Partner employees; the consequences of an untimely written request to the Bank about the need for blocking of the PC lost by the Partner and/or the Partner employee; delay in crediting money for payments to the Accounts in case of incorrect calculation by the Partner of the payments, the cost of Bank services, incorrect indication by the Partner of the Account (as well as, if the Account is closed), the surname and initials of the Partner employee, and the Partner employee's ID. 8.5. The Partner shall be responsible for: late notification by the Bank of the Partner employee's refusal to receive salary to the PC; non-compliance with the terms and provisions of the Adhesion Contract; damage caused to the Bank, in full extent of the damage caused; late payment of a commission fee to the Bank for crediting money received by the Bank from the Partner by non-cash payment in the amount of 0.1% (zero point one tenth of a percent) of the late paid amount for each day overdue; expenses and legal fees incurre					
	9. FORCE MAJEURE				
9.1. If circumstances occur that prevent or make impossible the full or partial fulfillment by any of the Parties of their obligations under this Adhesion Contract, for a reason beyond the reasonable control of the Party (hereinafter referred to as Force Majeure), including, but not limited to: epidemics, restrictive measures taken at the level of state bodies (including local executive bodies) – pandemics, quarantines, fires, natural disasters, strikes, wars, military operations of any kind, blockades, adoption and/or amendment of legislation, regulations, the deadline for fulfilling obligations under this Adhesion Contract shall be postponed in proportion to the time during which such circumstances apply. 9.2. The Party for which it is impossible to fulfill its obligations under this Adhesion Contract shall be postponed in proportion to the time during which such circumstances apply. 9.2. The Party for which it is impossible to fulfill its obligations under this Adhesion Contract shall be obliged to notify the other Party in writing no later than three (3) business days from the date of the occurrence of force majeure circumstances. Late notification of force majeure circumstances shall deprive the relevant Party of the right to refer to them in the future. 9.3. If force majeure circumstances continue for more than two (2) months in a row, either Party shall be entitled to terminate this Adhesion Contract upon written notification to the other Party and making settlements at least ten (10) business days prior to the termination date.					
10. DISPUTE RESOLUTION PROCEDURE					
 10.1. All disputes and disagreements arising during the execution of the Adhesion Contract shall be resolved through negotiations between the Parties. 10.2. Disputes on which no agreement has been reached shall be subject to resolution at the location of the Bank or its branches at the discretion of the Bank. 10.3. The Parties agree to accept data on transactions on electronic media as evidence in dispute resolution. 10.4. A written notification shall be considered received by the other Party if it is delivered to it against receipt or sent by registered mail (if there is a postal receipt). 					
11. OTHER TERMS					
11.1. Information of a production and commercial nature, correspondence provided by the Parties in connection with the fulfillment of obligations under this Adhesion Contract, shall be strictly confidential.11.2. The Parties undertake not to provide any partial or complete information on this Adhesion Contract to third parties, except with the prior written consent of the other Party, except in cases stipulated by the legislation of the RoK and this					

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11.3. If the personal data is received as part of confidential information, the Receiving Party shall be obliged to process it in accordance with the requirements of the RoK Law On Personal Data and their Protection dated 21 May 2013 No. 94-V. The personal data shall be processed by the Parties solely for the purposes and in the ways required for the conclusion and execution of contracts/understandings/agreements by the Parties. The Parties shall ensure the security of personal data during processing, take all required legal, organizational and technical measures to protect personal data from unlawful or accidental access to them, destruction, modification, blocking, copying, provision, dissemination, as well as from other unlawful actions.

11.4. Any amendments and additions to this Adhesion Contract shall be considered valid only if they are made in writing, sealed, issued in the form of appendices or Addenda to this Adhesion Contract and signed by authorized representatives of the Parties. Such appendices or Addenda shall be integral parts of this Adhesion Contract.

11.5. The Parties undertake to immediately notify each other of all changes in the Parties' legal and bank details. A Party that has not notified of such a change shall not be entitled to refer to the fact of non-receipt of funds or correspondence.

11.6. After signing this Adhesion Contract, any prior to the date of conclusion of the Adhesion Contract and related to its subject matter agreements, arrangements, commitments, offers and statements of the Parties, both verbal and written, shall be null and void, if any, between the Parties.

11.7. If any term or provision of this Adhesion Contract is found to be illegal or unenforceable, such condition or provision shall be deemed to be excluded from this Adhesion Contract, and all other terms and provisions shall remain in force.

11.8. This Adhesion Contract shall not create a partnership or other similar legal relationship between the Parties. Both Parties shall be independent contracting Parties and legal entities acting at their own discretion and under their own responsibility.

11.9. Each of the Parties declares and confirms that, as of the date of signing this Adhesion Contract, it has all the powers to sign and execute this Adhesion Contract.

12. THE TERM OF THE CONTRACT, THE TERMS OF ITS TERMINATION AND AMENDMENT

12.1. The Party that acceded to the Adhesion Contract shall be entitled to demand its termination on the grounds stipulated in paragraph 2 of Article 389 of the CC of the RoK. Termination of the Adhesion Contract shall be performed by submitting an application by the acceding Party by the form established by the Bank. The Adhesion Contract shall be considered terminated only after the Parties have completed full settlements.

Upon termination of the Adhesion Contract:

- the Bank's remuneration paid by the Partner employee for the annual PC maintenance is non-refundable;

- all existing debts to the Bank shall be subject to repayment by the Partner employees and the Partner.

12.2. Amendments to the Adhesion Contract shall be made by the Bank by posting on the Bank website, as well as on stands in operating areas, branches/outlets, the new text of the Adhesion Contract not later than five (5) business days before the date of their entry into force. The Partner shall be obliged to independently find out about changes and additions to the Adhesion Contract in the Bank subdivisions/branches, on the Bank website, if the Partner does not agree with the changes, additions, the Partner shall be entitled to terminate the Adhesion Contract by notifying the Bank not later than the effective date of such changes (additions) to the Adhesion Contract, provided that the Partner has fulfilled all his/her/its obligations to the Bank.

12.3. Amendments to the Adhesion Contract shall be unilaterally introduced by the Bank only in relation to products/services for which there are no restrictions established by the RoK legislation.

12.4. The Partner and any other acceding Party shall be required to read the amendments to the Adhesion Contract; ignorance of the innovations in the Adhesion Contract shall not release the acceding Party from obligations and responsibilities for the execution of the Adhesion Contract. At the same time, the Bank shall make every effort to notify the acceding Party of the changes, new products and services, by all means established by the RoK legislation and the Adhesion Contract (by means of communication - electronic communication, SMS messages, publication on the Bank website, mass media).

12.5. If the Partner fails to provide a notification of disagreement in connection with changes to the Adhesion Contract or fees before the date specified by the Bank for the entry into force of such changes, the Adhesion Contract and tariffs shall be valid/shall apply considering the changes.

12.6. If the Bank provides information to the Partner by Means of Communication, the Partner shall recognize the Means of Communication specified in the Adhesion Contract as sufficient for the Bank to fulfill its obligations to provide information to the Partner in accordance with the provisions of the Adhesion Application-Offers and the Adhesion Contract.

12.7. The Partner agrees that the information received by him/her/it through the Means of Communication shall be equivalent to receiving the relevant documents on paper, certified by the signatures of authorized persons of the Bank and sealed by the Bank.

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12.8. The Partner hereby confirms that he/she/it is fully aware that the provision of information by Means of Communication shall not ensure the safe receipt of information by the Partner, and that there shall be a risk of third parties accessing the information. The Partner hereby shall assume all and any risk associated with the use of such forms of information provision, including, but not limited to, the possibility of non-receipt or untimely receipt of information, the possibility of unauthorized access by third parties, including fraudulent actions, unauthorized or improper use of information by unauthorized persons of the Partner or third parties, regardless of the fact that they usually received information on behalf of the Partner using computer equipment, mobile phones, etc. The Partner shall bear all risks associated with the use of such forms of information provision.

12.9. Payment of the Bank commission fee under this Adhesion Contract shall be performed in the amount stipulated by the Adhesion Application-Offer in accordance with the Bank fees.

12.10. The Parties agree to consider confidential the information they exchange in connection with the execution of the Adhesion Contract and not to disclose it without the written permission of the other Party, except in cases where the provision of such information is mandatory in accordance with the requirements of the RoK legislation.

12.11. In everything else that is not stipulated by the Adhesion Contract, the Parties shall be guided by the legislation of the RoK.

12.12. In case of discrepancies between the texts of this Adhesion Contract in the Kazakh and Russian languages, the Parties shall be guided by the text in Russian.

Appendix No. 1 to the Eurasian Bank JSC Partner Banking Servicing Contract (the Adhesion Contract) (No Loan Issuance)

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Adhesion Application-Offer No.

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Full name of the Partner	
BIN/IIN	
BIC	
IIC	
Legal address	
Actual address	
Full name of the first head, IIN	
serviced by the Branch (main)	
Email address	
Telephone	+7 ()
mobile phone number of the authorized person of the Partner (for sending SMS messages by the Bank)	+7 ()

(name of the Partner) we hereby declare and confirm that (1) we read the Eurasian Bank JSC Partner Banking Servicing Contract (The Adhesion Contract) (hereinafter referred to as the Adhesion Contract), developed in accordance with Article 389 of the Civil Code of the Republic of Kazakhstan and published/posted by Eurasian Bank JSC (hereinafter referred to as the Bank) on the Bank website and in the Bank operating areas; (2) we understand and fully agree with the Adhesion Contract and accede to it in full; we express our unconditional and irrevocable consent and undertake to comply with the provisions of the Adhesion Contract and the fees of Eurasian Bank JSC. We are notified that the Adhesion Contract is recognized as a contract, the terms of which are defined by Eurasian Bank JSC in forms and other standard forms and can be accepted by us only by acceding to the proposed Adhesion Contract as a whole.

We accept our obligations under this Adhesion Application-Offer, the Adhesion Contract and undertake to properly fulfill all their terms.

By signing we confirm that all the information provided in this Adhesion Application-Offer is reliable and provided by us on a voluntary basis and on our own initiative.

We undertake to pay the Bank a commission fee in the amount of _____

The first head	

		COLL		Page 9of 9
				cuments and Contracts Concluded
Евразийский Бан	IK	with Retail Bus	siness Partners	
0	sian Ba	nk JSC Partner	Banking Servicing	g Contract (The Adhesion Contract
(No Loan Issuance)				
	(Full]	Name, signature)/S	tamp (if any)	
BANK NOTES Authorized person of the Bank				
-		Signature	Full Name	Stamp
			to the Eurasia	Appendix No. n Bank JSC Partners Banking Servicin
				Contract (the Adhesion Contract (no loan issuance
		S	ample	
		POWER OF	ATTORNEY NO.	
city/town of,				(date)
By this Power of A		(spec	ify the Full Name of t	(the Partner's name) represented by he employee – the first head of the Partne
and his/her position), acting	on th	e basis of the	Charter, hereinafter	referred to as the Principal, entrust ntity card No, issued
by dated				
by dated), hereinaf	ter referred to as the A	Attorney:

According to the Partner employees' lists specified by the Partner in accordance with the terms of the Eurasian Bank JSC Partner Banking Services Contract (the Adhesion Contract) and the Adhesion Application-Offer No. ____ dated _____ 20____ year (specify the date of conclusion of the Contract) (hereinafter referred to as the Contract):

to submit to ______ (the branch) of Eurasian Bank JSC (hereinafter referred to as the Bank) on behalf of the Principal, without the right to sign for the Principal, all the required documents for issuing payment cards and to receive the following documents: ______ for subsequent transfer to the Partner employees.

This Power of Attorney shall be valid for three (3) years, with the right of pre-term withdrawal and without the power of substitution. In case of changes, the Principal undertakes to notify the Bank immediately in writing.

I certify the signature of the Principal _____.

Principal:

Full Name

Signature