ARMECONOMBANK OJSC 23/1, Amiryan str., 0002, Yerevan Tel: (+374 10) 510-910, 8686,

E-mail: bank@aeb.am

	ACCUN		ty			AGREEMENT №
ARMECON	IOMRANK OJSC	hereinafter referre	d to as <i>"the Ran</i>	k , on one side and	1	
						(name of the individual) nafter referred to as "the Agreement") on the following
			1. SU	BJECT OF TH	IE AGREI	EMENT
1.1. U	-	-	all place an Acc	umulative Deposi	t (hereinafte	r "Deposit") with the Bank in the amount of
					• • • • • • • • • • • • • • • • • • • •	
· -	t in figures and words, c					
1.3. The Bar 1.4. The pla Depositor. To document (v 1.5. By sign booklet (her 1.6. The De	nk shall pay interest accement of the Dep The placement of the withdrawal note or using this Agreement reinafter referred to positor agrees that	at amount on the De posit, its repayment the Deposit with the other document) sint the Depositor aff to as "information bothe Bank deliver to	eposit in sizes, or, and payment or Bank shall be gned by the Deprirms that prior tooklet").	rder and terms set of interest amount confirmed by a positor. To the signing of the community of the signing of the community	forth in paras shall be affi receipt documents. Agreement to mandator	positor on "
-	menian \square	Russian		17timema on Be	English L	_
at the Bank p	remises			by mail	1	
at the Bank p	_	(address)				(address)
by e-mail	—	(address)		Other	ı	(please indicate)
				(Depositor's sign	ature)	
		select the preferred l sign, which shall mea				with \checkmark symbol, complete the address, mark the other unselected y other options.
1.7. The not Bank.	tification method r	mentioned in parag	raph 1.6 of this	Agreement can b	e changed by	y the Depositor by submission of a written application to the
Dank.		2. CALCULATI	ON AND PAY	MENT OF INTE	EREST AMO	OUNTS OF THE DEPOSIT
day year, or 2.1.1 Startir supplemente aforementio 2.2. The De	r 366-day year for ng from the month ed with fixed amouned interest shall n posit shall bear the	leap years under the following the place unts (neither larger tot accrue if the Dej annual percentage	e following concernent of the D nor smaller that posit is not suppyield at the rate	litions: Deposit and until the initial Deposit between the	the month prosit amount)	receding the withdrawal of the Deposit, the Deposit shall be monthly and no less than 7 (seven) times during a year (the unt more than 5 (five) times during one year
1 2	nt to the Deposit.			5 (1 5 11)		
2.4. At the I	Depositor's request	the interest amoun	ts are paid in Al	MD / in Deposit's	currency	(monthly, at maturity date)
Depositor fainterests on interest calc 2.5.1. Should prolongation the prolonga 2.6. The intamount indi 2.7. Should 2.7.1. ☐ for under the terms.	the Deposit or a paulated and paid by ld withdrawal of the of this Agreement ation period shall be erest amount on the cated in paragraph the Deposit not be a similar period erms existing in the	to the Deposit at the art thereof shall accurate Bank shall be (the deposit or a part, the interest amount ecalculated and part be Deposit shall be 2.1 shall continue withdrawn after the	the conditions secure and be paid; percent per annut thereof be required according to percential according to percential according to percential according to percential according to accrue on such accrue on such accrue on the term three times for deposit type at the such according to the term three times for deposit type at the such according to the	at by article 2.1 in at a rate fixed by article 2.1 in at a rate fixed by aum, unless other quired or the Dep paragraph 2.1 are paragraph 2.5. In terly, on the 10th interest. For indicated in pollowing the expite moment of protest.	stead of the y the Bank for the be set in osit not be set in d. 2.6 shall be h day of Jan aragraph 1.2 ry of the ter	n mentioned in article 1.2 of this Agreement, and should the interest amounts set by article 2.1 and 2.6 of this Agreement or demand deposits at the time of receipt of such request. The
(Denositor's	s signature)					

 $\underline{\textbf{Note:}} \ \textit{The depositor should select one of the options by \textbf{(,}} \ \textit{and the signature field of the option not selected should be marked with letter \textbf{Z}}.$

- 2.8. In case of any decrease in interest rate for demand deposits stipulated in paragraph 2.5 of this Agreement, the Bank shall apply it in 15 days following the notification of the Depositor of such a decrease.
- 2.9. Other than the conditions stipulated in paragraph 2.7 of this Agreement, the term of the Deposit may be extended upon the mutual consent of the Bank and the Depositor through a supplementary agreement
- 2.10. Tax at size prescribed by RA legislation shall apply to the interests on the Deposit paid to the Depositor

3. RIGHTS AND RESPONSIBILITIES OF THE PARTIES

3.1. The Bank is liable to:

- 3.1.1. Accept the Deposit and repay it, pay interest as per the manner, size and terms set forth in this Agreement.
- 3.1.2. Ensure the confidentiality of the Deposit as prescribed by law.
- 3.1.3. Communicate with the Depositor as well as provide him/her upon his/her request with information subject to mandatory presentation to the Depositor as set forth in the Law of the Republic of Armenia on "Bank deposit attraction" in the manner stipulated in paragraph 1.6 of this Agreement.
- 3.1.4. With periodicity of at least 30 days, provide the Depositor with a statement of the Depositor's account in the manner stipulated in paragraph 1.6 of this Agreement, except the cases when no debiting or crediting to such account occur within the reporting period.
- 3.1.5. Except for the frequency set by paragraph 3.1.4, within a 5-day period after receipt of a request from the Depositor, provide him/her with a statement of account at a fee set in the Bank's announced Fees and Commissions.

3.2. The Bank is entitled to:

- 3.2.1. Charge the Depositor fees for the Deposit acceptance and maintenance at sizes fixed in the Bank's announced Fees and Commissions and information booklet.
- 3.2.2. Affect the placement of the Deposit, its repayment, and payment of interest amount on it only upon presentation of an identification document by the Depositor.
- 3.2.3. Reject the power of attorney of other persons, should such not be composed in accordance with paragraph 3.3.3 of this Agreement.

3.3 The Depositor is liable to:

- 3.3.1. Submit an identification document to withdraw the Deposit and to receive interest amount accrued on it.
- 3.3.2. Pay the Bank for the Deposit acceptance and maintenance the amount of the fees fixed in the Bank's announced Fees and Commissions and information booklet.
- 3.3.3. Certify the power of attorney of other persons notarially or by an authorization given by the Depositor personally in writing at the Bank premises, which must be composed explicitly and must enable to identify the person presenting such a claim.

3.4. The Depositor is entitled to:

3.4.1. Request from the Bank repayment of the Deposit and payment of interest accrued on it in the order, size and terms set forth in this Agreement.

4. RESPONSIBILITIES OF THE PARTIES

- 4.1. Should the Bank fail or delay the fulfillment of its obligations for repayment of the Deposit or payment of interest thereon, the Bank shall pay a penalty for each day of non-performance at the size of 0.02% of unpaid (non-repaid) amount.
- 4.2. The Bank guarantees the repayment of the Deposit by its assets.

5. MISCELLANEOUS

5.1. The procedure for placement and servicing of the Deposits, and the amount and payment procedure of payments related thereto are established by Deposit Information Bulletin and Bank's Tariffs. The Tariffs constitute an integral part to this Agreement and are published at the Bank's website (www.aeb.am) and at the Bank's location. At Depositor's request, the Tariffs shall be provided free of charge. The Bank may unilaterally make amendments to the Tariffs, which shall be effective in 15 days following the publication thereof at the Bank's website and at the Bank's (branches') location should the Depositor indicate the Bank's location in the manner of notification in article 1.6 of this Agreement or in his/her application or, should other manner be indicated, in 15 days following the notification made by the Bank in such manner.

The Depositor confirms that he/she has been notified about the terms and conditions of guarantee of repayment of the deposits placed with the Bank.

- 5.2. This Agreement shall be effective upon placement of the Deposit with the Bank.
- 5.3. This Agreement shall be signed by at least three employees of the Bank and sealed with the round seal of the Bank.
- 5.4. In case of loss of the copy of the Agreement, another copy shall be given to the Depositor upon his/her request.
- 5.5. Any amendment to this Agreement shall be made upon mutual written consent of the Parties.
- 5.6. The Depositor may exercise defense of his/her rights in accordance with the existing law by applying to the financial system mediator or court.
- 5.7. This Agreement is executed in two copies, one copy for each Party.

6. REQUISITES AND SIGNATURES OF THE PARTIES

The Bank	The Depositor		
ARMECONOMBANK OJSC			
Address	Full name		
Representative	address		
Letter of Attorney			
signature	ID details		
signature	,		
signature	signature		