

DEPOSIT AGREEMENT

Demand deposit for Legal Entities

City	""20
"Ardshininvestbank" closed joint stock co	ompany, hereinafter the Bank, in the name of
who is acting in accordance with the by-laws/power	er of attorney/warrant, from one side and
hereinafter "Depositor", who is acting	
from the other side, in accordance with the Civil Co	ode of the RA, have signed the present agreement on the following:
1.1. The Bank, while accepting the money rem "Demand Deposit", undertakes to return the sum of	THE SUBJECT OF THE AGREEMENT nitted by the Depositor or the money that has been transferred for the latter, hereafter the of the Deposit to the Depositor at the first demand of the deposit return and pay the latter the one and order determined by the present agreement:
1.2. The sum and the currency of the Deposit::	(in figures and letters)
1.3. The interest rate of the Deposit:	per annum.
	terest rate in figures and letters)
·	equated to it foreign currency demand deposit attracted from the Depositor within at least for 10
	other respects interests are paid at the agreement interest rate according to the clause 1.3.
1.5. For the accomplishment of Deposit transaction	ons the Bank will open for the Depositor a deposit account
1.6. The Deposit interests are paid quarterly on the	ne last working day.
	2. TERMS AND CONDITIONS
2.1. The Bank after the maturity of the indicated The calculated interest is paid to the Depositor in ${\it A}$	term undertakes to return the Deposit to the Depositor in the currency it had been attracted
2.2. The Deposit can be adjuncted during the Agr	, ·
new interest rates is published in public press.	mand Deposits new rates are coming into use at the date fixed by the Bank. Information on the
2.4. Within and after an Agreement period the E only at the order determined by the Law.	Bank preserves the secrecy of Depositor and Deposit information, the information is provided
2.5. The authority for disposing the Deposit accomposed in duly determined way and format.	count can be transferred to a third party in accordance with warrant or power of attorney
deposit is confirmed by the Bank's warrant excerp	n of the Deposit (by check, warrant of payment or other payment instruments), the entry of the ot. The latter is given to the Depositor not later than the next banking day of adjunction day of eement between the Bank and the Customer the excerpt is provided.
<u>In hand</u>	
by post	
electronically	/address/
	/e-mail/ om the Deposit account the customer will be provided by the above mentioned excerpt by
'	e Bank Deposit sum starting from the next day of the Deposit placement till the day prior to the ndrawal of the sum with any other ground.
2.8. In case the Depositor doesn't require the get the farther interests are counted.	nerated interest on the Demand Deposits and they are added to the Deposit sum toward which
2.9. When Depositing in foreign currency the D results which may arise from exchange rate fluctual	Depositor by signing and/or sealing the agreement confirms that he/or she realizes negative ations and prefers to deposit in that vary currency.
$2.10. \\ \text{The changes that take place in the Laws}$ agreement, must be executed and the parties of the parties of the parties of the parties of the parties are the parties of the parties	of the RA and normative documents, the action of which extends on the present deposit act in accord with these change.
2.11.The Agreement is comprised in two copies w	
	the Agreement he/she has read the order of accepting Deposits by the Bank and all notices visible places and is fully accepting the conditions fixed in the Agreement.
2.13. As a tax agent the Bank, while paying the levying the sum of the income tax and transferring	interest generated on the Deposit in accordance with the «Law of the RA on the Incomes» is it to the state budget.
BANK Address:	DEPOSITOR Address
	Passport data

/signature /	/signature/	
Ç	Ç	