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Tel: (+374 10) 510-910, 8686, E-mail: bank@aeb.am

Form 1.6-LE

AGREEMENT OF "CLASSIC +" DEPOSIT N

"ARMECONOM	IBANK"	OJSC,	hereinafter	referred	to	as	"the	Bank",	on	one	side	and ——
Name, TIN, region	stration addr	ess of LE, nam	e, surname, patrony		l registrati resentativ		s of the repre	esentative and t	the data of	the docume	ent based on	 which
hereinafter	referred to	as "the Dep	positor", on the ot	her side (herei	nafter joi	intly as "l	Parties" and	d separately a	s "Party")	, have sign	ed the agre	ement
(hereinafter "Th	e Agreeme	nt") on the fo	ollowing.									
				1. SUBJEC	T OF TH	E AGRE	EMENT					
			positor shall place									
with the Bank	in the am	ount of							(here	inafter ref	ferred to a	s "The
Deposit")				(Indicate the de	•	0		• •				
			_() days su									
	-	•	nount on the Depo						_			
-	•	ithdrawal, ar the Agreeme	nd payment of intent.	terests are cer	tified by	payment	accountin	g documents	used in I	RA bankin	g practice,	unless
1.5. Under	the agreer	nent, the De	positor assigns the	e bank to char	ge the D	eposit an	nount in fu	ll from his/he	er N		a	ccount
existin	g in the Ba	nk, hereinaft	er "The Account"									
1.6. The re	covery of t	he deposit, tl	he payment of into	erests is made	by the Ba	ank to the	e Account,	unless the Ba	nk has re	ceived an a	assignment	to pay
			r to another accou									
1.7. Should conser	_	sitor request	the deposit befor	e the term set	t forth by	y 1.2 para	agraph of t	he Agreemen	it, the de	posit is rep	paid at the	Bank's
2.	(CALCULATI	ON AND PAYME	ENT OF INTER	REST AM	OUNT C	F THE DE	POSIT, OTHI	ER TERM	S OF THE	DEPOSIT	
2.1. The in	terest amo	unt shall acc	rue on the Deposi	it balance at th	ne annua	l interest	rate of	()%
for act	ual days ela	apsed, on 365	5-day year basis, o	r 366-day year	basis for	leap year	rs.					
2.2. The D	eposit shall	bear the ann	nual percentage yi	eld at the rate	of	()%.		
	st amounts nent to the		from the day follo	owing the date	of place	ment of t	he Deposit	with the Ban	ık to the o	lay preced	ing the dat	e of its
2.4. At the	request o	f the Deposi	tor interest amou	nts accrued o	n the D	eposit a	re paid i	n the below	mentione	ed currenc	y and peri	odicity
	In the curr	ency of deposi	t / in AMD		_		monthly/at	the end of the	term		_	
of the and sh	interest an	nounts set by terest amour	repayment of the article 2.1 of this nts set by article 2	Agreement in	nterest on	the Dep	osit or a pa	art thereof is	calculated	l at 0% an	nual intere	st rate,

- 2.6. Should the Depositor fail to receive interests accrued on the Deposit, no further interest amounts shall accrue on the deposit.
- 2.7. The Depositor cannot add amounts to the deposit.

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- 2.8. The Bank cannot unilaterally decrease the interest specified in Article 2.1 of the Agreement provided that the deposit is repaid within the term set forth by Article 1.2 of the Agreement.
- 2.9. Should the Deposit not be withdrawn after the expiry of the term of the Agreement, until the deposit is being actually demanded the interests on the deposit will be calculated at the rate set forth by the Bank for the monetary means available on bank accounts.
- 2.10. The Depositor (his/her representative) is identified by applying to the Bank and submitting ID. The Depositor can also be identified when executing transactions via automatic self-service devices, Internet, and in electronic environment by the use of the latter's identification data (PIN code (password), CVV code of the card, password and other means of identification.
- 2.11. The terms and conditions of the Deposit are set and regulated by the Agreement as well as by the Information Bulletin of the Deposit approved by the Executive Board of the Bank which constitutes an integral part of the agreement. The Deposit Information Bulletin is published on the Bank's website (www.aeb.am) and shall be provided to the Depositor free of charge upon the latter's first request. The Bank can unilaterally make changes to the information bulletin which comes into force from the day it is published on the Bank's website, unless other term is set.
- 2.12. In the cases and order set by the Legislation of the Republic of Armenia, the Deposit may be confiscated without the prior notice based on the judicial acts, decisions of compulsory enforcement bodies and tax authorities, as well as in case of non-fulfillment of obligations secured by the deposit or depositor's obligations against the bank. Afterwards, the Bank is obliged to inform the Depositor thereof within 30 calendar days providing the Depositor with an account statement via the communication method the latter has chosen.
- 2.13. Interests on the Deposit to be paid to the Depositor are taxed at the size prescribed by RA legislation.

3. RIGHTS OF THE DEPOSITOR

- 3.1. The Depositor is entitled to:
- 3.1.1. Request from the Bank repayment of the Deposit and payment of interests accrued on it in the order, size and terms set forth in this Agreement.
- 3.1.2. Require the Bank to ensure the confidentiality of the deposit as prescribed by law.
- 3.1.3.
- 3.1.4. Require the bank to recover the deposit at the end of the term of the deposit, as well as prior to the term of the deposit.
 - 4. METHOD TO COMMUNICATE WITH THE DEPOSITOR
- 4.1. The Depositor agrees that the Bank deliver to him/her the information subject to mandatory presentation to the Depositor, including statements, notifications, other information in the following language and manner:

Armenian/English	e-mail address	
4.2. Depositor affirms that pr	or to the signing of this Agreement the Bank has provided him/her with the Deposit information by	ulletin.

5. BANK'S RESPONSIBILITIES

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

6. OTHER PROVISIONS

- 6.1. This Agreement shall be effective upon placement of the Deposit with the Bank and is valid till its full repayment to the Depositor.
- 6.2. The issues which cannot be regulated by the Agreement shall be regulated by the RA Legislation. Should the negotiations fail to solve the disputes between the parties, the disputes shall be regulated through the RA courts.
- 6.3. The Depositor may submit its claims arising from the Agreement to the Financial System Mediator of the Republic of Armenia in an order, cases and terms set forth by the RA Law on "Financial System Mediator". The bank refused to dispute the decisions of the Financial System Mediator, according to which the amount of the property claim does not exceed AMD 100,000 (one hundred thousand).
- 6.4. The Agreement is executed in two copies, one copy for each Party. In case of losing the copy of the contract, upon the Depositor's application the Bank provides the copy of the Agreement.
- 6.5. From the Bank's side the Agreement is signed by three employees and sealed with the round stamp of the Bank.

7. REQUISITES AND SIGNATURES OF THE PARTIES

THE BANK	The Depositor
"ARMECONOMBANK" OJSC	name of the LE
Representative's full name	
Letter of attorney date, number	name, surname of the representative of the LE
Signature of representative	
	Stamp
Name, surname, signature	signature
Name, surname, signature	