



**Approved on
General Assembly of member FBA EAC
March 6, 2020**

**REGULATIONS FOR MEMBERSHIP IN
ASSOCIATION 'FINANTIAL AND BUSINESS ASSOCIATION OF EURO-ASIAN
COOPERATION'**

1. GENERAL PROVISIONS

- 1.1 Present Regulation of membership (later – Regulation) generated and approved by the General Assembly of Association “Financial & Business Association of Euro-Asian Cooperation” (later – Association) according to laws in force, statute of the Association (later – Statute) and specify the order of affiliation in members of the Association, withdrawal from the Association, disaffiliation and expulsion from the members of the Association, requirements for the members of Association, their rules and duties, cost and order of payment entrance fee, membership fee and other target and asset contributions.
- 1.2 Legal persons, which put in an application of affiliation in the Association, take part in its activity by his resources and recognize the present Regulation and are able to make a contribution to realization of aims facing the Association, could be the members of Association.
- 1.3 Founders are the members of Association on the equal basis as new affiliated members of the Association. Maximum number of members isn't limited.
- 1.4 Members of Association exercise participation rights provided by Civil Law of Russian Federation in order established according the laws and Statute of the Association. The rights of the Associations member cannot be transferred third parties.

2. THE ORDER OF AFFILIATION OF ASSOCIATION

- 2.1 Affiliation of new member of Association, put in an application and support documents addressed to Chairman of Executive Board, which was approved by simple majority of votes if quorum is present or, in special cases, according the decision of Bureau of Executive Board as a result of vote by correspondence of the members of the Executive Board.

- 2.2 List and examples of Application (Supplement 1), Registration form (Supplement 2), Membership contract (Supplement 3), Diploma of membership (Supplement 4), List of members of FBA EAC (Supplement 5), Notification of entrance in list of members FBA EAC (Supplement 6) and Notification of termination of membership (Supplement 6) are established by General Assembly.
- 2.3 Applicant obligate sign Membership contract and according of its conditions pay the entrance fee on transaction account of the Association or provide other recourses, agreed upon the Executive Board, during one month from the day of approval of the affiliation by the Executive Board.

3. THE ORDER OF ENUMERATION OF MEMBERS OF THE ASSOCIATION

- 3.1 Enumeration of members of the Association runs by the Registrar, who are responsible for entrance the data in the List of members FBA EAC. This list provides for identification of organizations registered as members of the Association.
- 3.2 Registrar is appointed by General Director FBA EAC from amount of staff of the Association.
- 3.3 Registrar runs the enumeration of members of the Association in List of members FBA EAC.
- 3.4 Registrar assign a regular registration number to a new member of the Association and entrance the necessary information about the organization in the list of members FBA EAC.
- 3.5 After entrance the information about new member of the Association in the List of members FBA EAC the registrar fill out and gives away to the member of the Association Notification of entrance in the List of member FBA EAC. In case of termination from the Association by the member of FBA EAC registrar fills out Notification of termination of membership in FBA EAC.
- 3.6 Execution of Membership contract and billing the receipt for payment the entrance fee are obligations of Registrar. Chief Accountant of the Association (Accountant) runs the control of cash inflow.

4. ENTRANCE AND MEMBERSHIP FEE OF THE ASSOCIATION

- 4.1 Members of the Association pay:
 - 4.1.1 Entrance fee;
 - 4.1.2 Annual membership fee;
 - 4.1.3 Purpose fee;
 - 4.1.4 Voluntary asset contributions and donations.
- 4.2 Contribution rate (entrance fee, membership fee) are fixed by the General Assembly. Members of the Association should be informed about change of contribution rate.
- 4.3 The rate of voluntary costs for organization of conferences, forums, sections, seminars and other events and also rates of voluntary asset contributions are fixed by Executive Board.

- 4.4 Membership fee are made in cash. The Executive Board have right to permit asset at a cost of fee upon the application of or member of the Association.
- 4.5 Entrance fee is made in full without distinction of month of affiliation in the Association and is made by single payment.
- 4.6 Annual membership fee are made by the members of the Association from the 2nd calendar year of the affiliating in the Association. Calendar (financial) year is calculated from the 1 January to 31 December.
- 4.7 Annual membership fee and annual purpose fee are made by single payment not later than 1 March current financial year.
- 4.8 Member of the Association splitting from the Association don't have right to return of entrance fee, membership fee, purpose fee and donations.

5. RIGHTS AND DUTIES OF MEMBERS OF THE ASSOCIATION

- 5.1 Members of the Association have right:
 - 5.1.1 in order of law or the Statute, take part in the government of the Association, vote or be elected in the Executive board or Supervisory bodies of the Association;
 - 5.1.2 in cases and in the order, which are provided by the law or the Statute, obtain information about the work of the Association, get acquainted with accounting or other documents;
 - 5.1.3 in order provided by the law appeal against the decision of Association's bodies, which inductive civil law consequences;
 - 5.1.4 in cases provided by law appeal against deals, which were made by the Association, and seek reimbursement of losses;
 - 5.1.5 nonreplicable, if other is not allowed for in-house executive documents;
 - 5.1.6 take part in events, organized by the Association;
 - 5.1.7 referred to the Association bodies by the questions arise, which are connected with the work of Association, appeal against decisions of the Association bodies in determinate order;
 - 5.1.8 contribute suggestions for the order of business of the General Assembly of the members of the Association, section of the Executive Board, take part in discussions and taking a decision in determinate order;
 - 5.1.9 split from the Association at sole judgment preliminary, not later than one month, give notice written to the Executive Board about the decision;
 - 5.1.10 exercise other rights, provided by the law or the Statute.
- 5.2 The members of the Association oblige:
 - 5.2.1 observe contributions of the Statute, implement decisions of the Executive Board of the Association, demands and rules of in-home documents, applicable to the members of the Association;
 - 5.2.2 take an active part in work of the Association, cooperate in solving the problems facing the Association by intellectual, financial and technical recourses;
 - 5.2.3 respect interests of other members of the Association, observe the conditions of the conventions, contracts and agreements signed by the Association;
 - 5.2.4 take part in formation of assets of the Association in order, at the rate of, in a manner and within the time limits, which provided by the Statute in accordance with the laws of the Russian Federation;
 - 5.2.5 pay membership and other fees provided by the Statute in time;

- 5.2.6 release the confidential information about work of the Association;
- 5.2.7 refrain from actions (inactivity), which may cause damage to the Association and (or) its members, including reparation aspects, and don't conduct activities unsuitable for the membership in the Association;
- 5.2.8 take part in making decisions, if his participation is necessary for such decisions according the law and (or) the Statute;
- 5.2.9 don't perform actions, which deliberately aimed at harming of the Association, in which he is affiliated;
- 5.2.10 don't perform actions (inactivity), which substantively embarrass or make impossible achieving the goals devote which the Association was established;
- 5.2.11 make additional asset fees according the decision of the superior body of the Association.

6. DISAFFILIATION OF THE ASSOCIATION

- 6.1 The membership in Association decrease in case:
 - 6.1.1 volitional recession the member from the Association;
 - 6.1.2 expulsion of member from the Association according the decision of the Executive Board;
 - 6.1.3 reorganization of the organization, which was the member of the Association, except the cases of reorganization in form of transformation, inclusion or detachment;
 - 6.1.4 organization dissolution, which was the member of the Association;
 - 6.1.5 in other cases, provided by the law.

- 6.2 Member of the Association have of right volitional recess the Association for choice at any time. For realization the right of recession member of the Association must put in application to Chairman of the Executive Board.

- 6.3 Executive Board in one month after putting the application of recession by the member of the Association:
 - 6.3.1 accord the date of recession of membership;
 - 6.3.2 ascertain current amount of debt on membership of member of the Association and other regular fees and extended resources or their equivalent in money for exactions.

- 6.4 Membership in the Association recess from the moment of making corresponding changes in the List of the members of the Association. The changes must be done not later than 5 (five) work days after signing the report of the Executive Board.

- 6.5 The decision of recession the member of the Association is ruled by a majority vote of members of the Association if a quorum is present. The member of the Association, who is recessed, if he is a member of the Executive Board, don't participate in the vote.

- 6.6 Member of the Association may be recessed from the Association in cases:
 - 6.6.1 flagrant violation of laws in force of Russian Federation, the Statute of the Association, decisions of the Governing bodies of the Association;
 - 6.6.2 regular desertions or improper fulfillment of duties, or breach of assume obligations towards the Association;
 - 6.6.3 carrying out of activities, which contradict aims of the Association;
 - 6.6.4 disclosure the information classified as secret protected by the law and the information classified by the Association as private;

- 6.6.5 systematic more than two times at a run standstill payment of the membership fee or refusal to asset participate, which was agreed with the Executive Board;
- 6.6.6 interference by actions or inactions regularly work of the Association;
- 6.6.7 infliction of material damage to the Association and discreditation of the reputation of the Association or reputation of its members.

**TO THE CHAIRMAN
OF FBA EAC
MR. A. Murychev**

**Application
for membership in the Association
«Financial and Business Association of Euro-Asian Cooperation»
(FBA EAC)**

_____ (full and short organization name)

in the person _____,
(position, full name of the head organization)

requests to be admitted as a member of the Association «Financial and Business Association of Euro-Asian Cooperation».

Undertakes to implement the requirements of the Charter and other internal regulatory documents of the Association, to pay membership fees in time and to participate in the activities of the Association.

Guarantees timely payment of the entry fee until _____, 20__.

Bank details:

Account name: _____

Account No.: _____

Beneficiary bank: _____

Beneficiary bank address: _____

BIC: _____

IBAN: _____

S.W.I.F.T. Code: _____

Contact person, tel., email:

_____/_____/_____
(signature) (printed name)

L.S.

_____,
20__

REGISTRATION CARD OF THE FBA EAC MEMBER

1. Full organization name <i>(including legal form of organization)</i>	
2. Short organization name <i>(including legal form of organization)</i>	
3. Information of <i>the major</i> type of economic activity of the organization (OKVED/ NACE codes)	
4. OGRN (Primary State Registration Number) / business ID	
5. TIN (taxpayer reg. No.)	
6. Business (i.e. actual) address <i>(include street, city, state and zip code)</i>	
7. Affiliated or Connected organizations <i>(specify number)</i>	
Number of members <i>(for unions and associations)</i>	
8. Head of organization <i>(information on the individuals entitled to act on behalf of the legal entity without any power of attorney)</i>	
Surname and first name	
Position in the organization	
Contact details (phone number /email address)	
9. Contact person	
Surname and first name	
Position in the organization	
Contact details (phone number /email address)	
10. Organization's website	

FBA EAC MEMBERSHIP CONTRACT

<p style="text-align: center;">ДОГОВОР О ЧЛЕНСТВЕ в Ассоциации «Финансово-Бизнес Ассоциация ЕвроАзиатского Сотрудничества» (ФБА ЕАС) № _____</p> <p>Москва « » _____ 20__ г.</p> <p>Ассоциация «Финансово-Бизнес Ассоциация ЕвроАзиатского Сотрудничества» (ФБА ЕАС), именуемая в дальнейшем «Ассоциация», в лице Генерального директора Березового Олега Владимировича, действующего на основании Устава, с одной стороны, и _____ именуемая в дальнейшем «Член Ассоциации», в лице _____ действующего на основании _____ с другой стороны, заключили настоящий Договор о нижеследующем:</p>	<p style="text-align: center;">MEMBERSHIP CONTRACT in the Association «Financial and Business Association of Euro-Asian Cooperation» (FBA EAC) № _____</p> <p>Moscow _____, 20__</p> <p>The Association «Financial and Business Association of Euro-Asian Cooperation» hereinafter referred to as the «Association» in the person of General Director Oleg Berezovoy, acting upon the Charter of Association, on the one hand, and _____, hereinafter referred to as the «Association Member» in the person of _____, acting upon the _____, on the other hand, have entered into this Contract as follows:</p>
<p style="text-align: center;">1. ПРЕДМЕТ ДОГОВОРА</p> <p>Целью настоящего договора является определение прав и обязанностей Члена Ассоциации и Ассоциации, созданной для координации взаимодействия и консолидации усилий членов Ассоциации, направленных на достижение целей, указанных в Уставе Ассоциации.</p> <p>1.1. Член Ассоциации осуществляет свои права и обязанности, предусмотренные настоящим договором, Уставом Ассоциации и иными нормативными документами Ассоциации, на основании решения Правления Ассоциации о принятии его в члены Ассоциации.</p> <p>1.2. Член Ассоциации признает Устав Ассоциации и принимает на себя права и обязанности, предусмотренные настоящим Договором, Уставом Ассоциации и иными нормативными документами Ассоциации.</p> <p>1.3. Член Ассоциации осуществляет корпоративные права, предусмотренные Гражданским кодексом Российской Федерации, в порядке, установленном законом и Уставом Ассоциации. Права члена Ассоциации не могут быть переданы третьим лицам.</p>	<p style="text-align: center;">1.SUBJECT OF THE CONTRACT</p> <p>The subject matter hereof is the definition of the rights and duties of Association Member and Association established to coordinate the interaction and consolidation of the efforts of Association Members aimed to achieve goals set in the Charter of Association.</p> <p>1.1. Association Member shall execute its rights and duties under this Contract, the Charter of Association and other regulatory documents of Association on the basis of the decision of the Management Board about the membership in Association.</p> <p>1.2. Association Member shall acknowledge the Charter of Association and undertakes the rights and duties stipulated by the present Contract, the Charter of Association and other regulatory documents of Association.</p> <p>1.3. Association Member shall execute its corporate rights stipulated by the Civil Code of the Russian Federation according to national procedure and the Charter of Association. The rights of Association Member can not be passed to third parties.</p>

2. ЧЛЕНСТВО В АССОЦИАЦИИ

2.1. Членство в Ассоциации является добровольным.

2.2. Членом Ассоциации является юридическое лицо, подавшее заявление о добровольном вступлении в Ассоциацию, принимающее участие своими ресурсами в ее деятельности и способное внести вклад в реализацию целей и задач, стоящих перед Ассоциацией. Вступающий в члены Ассоциации признаёт равноценным встречное исполнение обязательств Ассоциацией.

2.3. Решение о приеме в члены Ассоциации, в соответствии с Уставом Ассоциации, принимает Правление. Статус члена Ассоциации является приобретённым после внесения вступительного взноса и внесения члена Ассоциации в Реестр членов ФБА ЕАС.

2.4. Члены Ассоциации уплачивают вступительный и ежегодные членские взносы в порядке и размерах, установленных решением Общего собрания членов Ассоциации.

3. ЧЛЕНСКИЕ ВЗНОСЫ И ИНЫЕ ПЛАТЕЖИ

3.1. Уставом Ассоциации установлены следующие виды членских взносов:

- вступительный членский взнос;
- ежегодный членский взнос;
- целевой членский взнос;
- добровольные имущественные взносы и пожертвования.

3.2. Вступительный взнос уплачивается вновь принятым членом Ассоциации в размере, установленном Общим собранием.

3.3. Вступительный членский взнос в Ассоциацию составляет _____ (_____) рублей и подлежит оплате на расчетный счет Ассоциации до «__» _____ 20__ года.

3.4. Вступительный членский взнос уплачивается полностью вне зависимости от месяца вступления члена в Ассоциацию и вносится разовым платежом.

3.5. Кандидат считается принятым в члены Ассоциации после внесения вступительного взноса и включения члена Ассоциации в Реестр членов ФБА ЕАС.

3.6. Ежегодный членский взнос равен вступительному членскому взносу. Ежегодные членские взносы вносятся членами Ассоциации, начиная со второго календарного года членства в Ассоциации. Календарный (финансовый) год исчисляется с первого января по тридцать первое декабря.

3.7. Ежегодные членские взносы подлежат

2. MEMBERSHIP IN ASSOCIATION

2.1. Membership in Association is voluntary.

2.2. Association Members can be legal entities that have signed the application about the voluntary admission to Association, take part in its activity with their resources, and contribute to the objectives of Association. The side joining the Association recognizes the counter-fulfillment of obligations by the Association as equivalent.

2.3. The decision about the admission to Association Members under the Charter of Association is taken by the Management Board. The status of Association Member is granted after Association Member has payed the entrance fee and is entered in the Register of members of FBA EAC.

2.4. Association Members shall pay entrance and annual fees in the amount set by the decision of the General Meeting of Association Members.

3. MEMBERSHIP FEES AND OTHER PAYMENTS

3.1. The Charter of Association sets the following types of membership fees:

- entrance membership fee;
- annual membership fee;
- target contribution;
- voluntary asset contributions and donations.

3.2. Entrance membership fee shall be paid by a new Association Member in the amount set by the decision of the General Meeting.

3.3. Entrance membership fee in Association is _____ (_____) rubles and is due for payment to the settlement account of Association before _____, 20__.

3.4. Entrance membership fee shall be paid in full regardless of the month of entrance of a Member to Association and shall be made a single payment.

3.5. A candidate shall be considered as Association Member after paying the entrance fee and being entered in the Register of members of FBA EAC.

3.6. Annual membership fee shall be equal to entrance membership fee. Annual membership fees shall be made by Association Members starting from the second calendar year of membership in Association. The calendar (fiscal) year runs from January 1 to December 31.

3.7. Annual membership fees are due to single

внесению разовым платежом не позднее 1 марта текущего финансового года.

3.8. При необходимости финансирования незапланированных ежегодной сметой затрат Правление Ассоциации вправе принять решение о внесении членами Ассоциации целевых взносов, либо любой член Ассоциации имеет право добровольно внести целевой взнос в самостоятельно установленном размере.

3.9. Добровольные имущественные взносы и пожертвования вносятся в добровольном порядке и являются вкладом членов Ассоциации, направленным на нужды Ассоциации и реализацию ее уставных целей.

3.10. Размер ежегодных и иных видов членских взносов, а также сроки и порядок их уплаты регламентируются Положением о порядке внесения членских взносов в Ассоциацию и могут быть изменены в порядке, предусмотренном Уставом Ассоциации.

4. ОТВЕТСТВЕННОСТЬ СТОРОН

4.1. Порядок исключения (выхода) Члена Ассоциации осуществляется в соответствии с Уставом Ассоциации.

4.2. Член Ассоциации может быть исключен из Ассоциации в соответствии с Уставом в следующих случаях:

- грубого нарушения Устава и решений органов управления Ассоциацией;
- регулярного невыполнения или ненадлежащего выполнения своих обязательств;
- неуплаты периодического (ежегодного) членского взноса;
- разглашение конфиденциальной информации;
- нанесения материального ущерба Ассоциации и ее Членам.

4.3. При выходе или исключении члена Ассоциации из состава Ассоциации единовременные (вступительный, целевые) и регулярные (членские) взносы, возврату не подлежат.

4.4. Во всех других случаях, не предусмотренных настоящим Договором, Стороны несут ответственность в соответствии с действующим на территории Российской Федерации законодательством.

5. ФОРС-МАЖОР

5.1. Стороны освобождается от ответственности за частичное или полное неисполнение обязательств по настоящему Договору, если докажут, что надлежащее исполнение оказалось невозможным вследствие обстоятельств непреодолимой силы, то

payment no later than March 1 of the current fiscal year.

3.8. If necessary to finance the expenses unplanned in the annual cost sheet the Management Board of Association is entitled to take a decision that Association Members make target contributions, or any Association Member is entitled to make target contribution on a voluntary basis in his own order.

3.9. Voluntary asset contributions and donations shall be made on a voluntary basis and are considered as contribution of Association Members for the purposes of Association and for the implementation of its goals under the Charter.

3.10. The size of the annual and other types of membership fees, the date and procedure of payment are regulated by the Provision on membership fees in Association and can be amended as prescribed by the Charter of Association.

4. LIABILITY OF THE PARTIES

4.1. The procedure of the exclusion (exit) of Association Member shall be carried out in accordance with the Charter of Association.

4.2. Association Member may be excluded in accordance with the Charter of Association in the following cases:

- gross violations of the Charter of Association, decisions of the management bodies of Association;
- regular failure to perform legal duty or defective performance of their duties;
- non-payment of periodic (annual) membership fees;
- disclosure of confidential information;
- causing material damage to Association and its Members.

4.3. On the exclusion or exit of Association Member from Association the single (entrance, target) and regular (membership) fees are non-refundable.

4.4. In all other cases, not covered by this Contract, the Parties shall bear responsibility in accordance with legislation applicable on the territory of the Russian Federation.

5. FORCE MAJEURE

5.1. The Parties shall be released from liability for partial or full default of obligations under this Contract, if prove that the proper response was not possible due to force majeure that is extraordinary and unavoidable under these conditions.

<p>есть чрезвычайных и непредотвратимых при настоящих условиях обстоятельств.</p> <p>5.2. Если наступившие обстоятельства, перечисленные в п. 5.1 настоящего Договора, и их последствия продолжают действовать более двух месяцев, Стороны проводят дополнительные переговоры для выявления приемлемых альтернативных способов исполнения настоящего Договора.</p>	<p>5.2. If the circumstances listed in paragraph 5.1 of this Contract, and their effects continue to act for more than two months, the Parties shall conduct additional negotiations to identify acceptable alternative methods of execution of this Contract.</p>
<p style="text-align: center;">6. РАЗРЕШЕНИЕ СПОРОВ</p> <p>6.1. Все споры по настоящему Договору решаются путем проведения переговоров между Сторонами.</p> <p>6.2. При не достижении согласия, споры решаются в Арбитражном суде города Москвы в соответствии с действующим законодательством РФ.</p> <p style="text-align: center;">7. ЗАКЛЮЧИТЕЛЬНЫЕ ПОЛОЖЕНИЯ</p> <p>7.1. Настоящий Договор составляется в двух экземплярах, имеющих одинаковую юридическую силу – по одному для каждой из Сторон.</p> <p>7.2. Договор вступает в действие с момента его подписания Сторонами и действует до прекращения членства в Ассоциации.</p> <p>7.3. Любые изменения и дополнения, дополнительные соглашения к настоящему Договору действительны при условии, если они совершены в письменной форме и подписаны уполномоченными на то представителями Сторон.</p>	<p style="text-align: center;">6. RESOLUTION OF DISPUTES</p> <p>6.1. All disputes hereunder shall be resolved through negotiations between the Parties.</p> <p>6.2. If no agreement is reached, the disputes shall be settled in the Arbitration court of Moscow in accordance with the current legislation of the Russian Federation.</p> <p style="text-align: center;">7. FINAL CLAUSES</p> <p>7.1. This Contract is made in two copies having equal legal force, one for each Party.</p> <p>7.2. The Contract enters into force from the moment of its signing by the Parties and is valid until the termination of membership in Association.</p> <p>7.3. Any changes or additions, additional agreement to the present Contract are valid if they are made in writing and signed by authorized representatives of the Parties.</p>
<p style="text-align: center;">8. РЕКВИЗИТЫ И ПОДПИСИ СТОРОН:</p> <p>«АССОЦИАЦИЯ»</p> <p>ФБА ЕАС Юр. адрес: 109240, г.Москва, вн.тер. г. Муниципальный округ Таганский, Котельническая набережная д.17 Факт. адрес: 109240, г. Москва, Котельническая набережная, д. 17 ИНН 7720491115 КПП 770501001 ОГРН 1137799016981</p> <p><u>Банковские реквизиты в рублях РФ:</u> Счет в рублях: 40703810900000002592 Международный банк экономического сотрудничества БИК: 044525123 Адрес: Москва, Россия</p> <p><u>Банковские реквизиты в долларах США:</u></p>	<p style="text-align: center;">8. DETAILS AND SIGNATURES OF THE PARTIES:</p> <p>«ASSOCIATION»</p> <p>FBA EAC Legal address: 109240, Moscow, intracity municipality Taganskiy, Kotelnicheskaya nab., 17 Location address: 109240, Moscow, Kotelnicheskaya nab., 17</p> <p>TIN 7720491115 KPP 770501001 OGRN 1137799016981</p> <p><u>Bank details in Russian rubles:</u> Rubles Account: 40703810900000002592 Beneficiary bank: INTERNATIONAL BANK FOR ECONOMIC CO-OPERATION BIK: 044525123 Address: MOSCOW, RUSSIA</p>

Расчетный счет 40703840500001002592
Международный банк экономического
сотрудничества
Адрес: Москва, Россия
SWIFT: IBECRUMM
Счет в банке-корреспонденте:
70-55.063.838
Raiffeisen Bank International AG,
SWIFT : RZBAATWW
Адрес: Вена

Банковские реквизиты в ЕВРО:

Account number: 40703978100001002592
Международный банк экономического
сотрудничества
SWIFT: IBECRUMM
Адрес: Москва, Россия
Счет в банке-корреспонденте 1-55.063.838
Raiffeisen Bank International AG,
SWIFT: RZBAATWW,
Адрес: Вена

_____/Березовой О.В./
м.п.

«ЧЛЕН АССОЦИАЦИИ»

Юр. адрес:
Факт. адрес:
ИНН
КПП
ОГРН

Банковские реквизиты:

_____/_____/_____
м.п.

Bank details in US dollars:

Beneficiary account: 40703840500001002592
Beneficiary bank: INTERNATIONAL BANK FOR
ECONOMIC CO-OPERATION
Address: MOSCOW, RUSSIA
SWIFT CODE: IBECRUMM
Correspondent account number
70-55.063.838
Raiffeisen Bank International AG,
SWIFT CODE : RZBAATWW,
Address: Wien

Bank details in EURO:

Account number: 40703978100001002592
Beneficiary bank: INTERNATIONAL BANK
FOR ECONOMIC CO-OPERATION
SWIFT CODE: IBECRUMM
Address: MOSCOW, RUSSIA
Correspondent account number 1-55.063.838
Raiffeisen Bank International AG,
SWIFT CODE : RZBAATWW,
Address: Wien

_____/ Oleg Berezovoy/

LS

«ASSOCIATION MEMBER»

Legal address:
Location address:
TIN
KPP
OGRN

Bank details

_____/_____/_____
L.S.

Example of
FBA EAC Membership Diploma



NOTIFICATION

of entry on the Register of members of FBA EAC

This is to notify that _____ FBA EAC received the *entrance fee* from
_____ on its current account.

(company name)

Based on the Provision on membership in FBA EAC

(company name)

was introduced on the Register of members of FBA EAC under registration number « _____ ».

General Director of FBA EAC _____ / _____ /
(signature) (name)

**NOTIFICATION
of termination of membership in FBA EAC**

This is to notify that based on the Minutes of the Meeting of the Board of FBA EAC № _____
dated _____

Membership of

(company name)

in FBA EAC was terminated

from _____ which has been recorded in the Register of members of
FBA EAC.

General Director of FBA EAC

_____/_____

(signature)

(name)