

ARTICLES OF ASSOCIATION

of Public Limited Liability Company ŠIAULIŲ BANKAS

Article 1. General Provisions

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1. GENERAL PROVISIONS

- 1.1. Public Limited Liability Company Šiaulių Bankas (hereinafter referred to as the Bank). shall be a credit institution established in the Republic of Lithuania, having a licencelicense for and engaged in accepting of deposits and other repayable funds from non-professional market participants and in lending of funds, and shall assume the related risks and liability. The Bank shall be established to act for an unlimited period of time.
- 1.2. 1.2. The name of the Bank shall be Public Limited Liability Company Šiaulių Bankas.
- 1.3. The Bank shall be engaged in providing financial services as well as such other activities as those in the absence of which financial services cannot be provided, which assist in the provision of the financial services or are otherwise directly related to the provision of the financial services.
- 1.4. The Bank shall be a private legal entity with limited civil liability. The Bank shall not be liable for the obligations of its shareholders, and the shareholders shall, unless it is prescribed in the laws otherwise, only have an obligation towards the Bank to pay up any and all subscribed shares at their issue price.
- 1.5. The Articles of Association may be amended under the procedure laid down by the laws.
- 1.6. 1.6. The objectives of the Bank's activities shall include aiming at profit-making by providing the financial services provided for herein, encouraging customers and prospects to effectively use the financial services, aimaiming at providing top-quality services to the customers, forming a positive image of the Bank and the banking system, raising public awareness of the financial and related services, rendering material and other support or aid to individuals or distinct fields, paying a special attention to culture, arts, science, and sports.
- 1.7. The Bank, its employees, and other persons who know the Bank's confidential information or the information whichthat constitutes the Bank's secret, shall not disclose such information for an unlimited period of time, except in the cases provided for in the law. The list of confidential information and the data deemed to be the Bank's secret, as well as the procedure for storing thereof and delivering to other persons, shall be set by the Board of the Bank and the legislation.
- 1.8. 1.8. The Bank shall provide other entities with data and information pertaining to the financial services rendered by the Bank as well as other activities of the Bank only in cases and under the procedure laid down by the law.
- 1.9. In its activities, the Bank shall comply with the applicable legislation of the Republic of Lithuania and the institutions of the European Union regulating the activities of banks.
- 1.10. 1.10. The Bank's financial year shall coincide with the calendar year.
- 1.11. The Bank shall be entitled to grant support in accordance with by the procedure laid down by the law and laws, other legal acts, and these Articles of Association.
- 1.12. In the event that If these Articles of Association are against the imperative rules of the law or in case they do not cover certain matters, provisions of the law shall apply.
- 1.13. 4.13. The following terms shall be used in the Articles of Association:
 - 1.13.1. 1.13.1. The Meeting, which _ shall mean the general meeting of shareholders of the Bank;
 - 1.13.2. 1.13.2. The Council, which shall mean the Supervisory Council of the Bank;
 - 1.13.3. 1.13.3. The Board, which shall mean the Management Board of the Bank;
 - 1.13.4. The Head of the Bank, which shall mean the head of administration of the Bank.

Article II. The Bank's Activities and Financial Services Provided

- 1.13.5. 2.1. Group Companies shall mean subsidiaries of the Bank:
- 1.13.6. Bank Group shall mean the Bank and the Group Companies together.
- 2. THE BANK'S ACTIVITIES AND FINANCIAL SERVICES PROVIDED

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1.14.2.1. Financial services rendered by the Bank shall be as follows:
          <del>1.14.1.</del>2.1.1.
                              2.1.1. Receipt receipt of deposits and other repayable funds;
          <del>1.14.2.</del>2.1.2.
                              2.1.2. Lendinglending (including mortgage loans);
          <del>1.14.3.</del>2.1.3.
                              2.1.3. Payment payment services;
          <del>1.14.4.</del>2.1.4.
                              2.1.4. Issuance issuance and administration of, banker's drafts and other
                    payment instruments; to the extent that these activities do not include a service mentioned
                    in 2.1.3;
          1.14.5.2.1.5. 2.1.5. Financial financial lease (leasing);
          <del>1.14.6.</del>2.1.6.
                              2.1.6. Granting granting of financial securities and financial guarantees;
          <del>1.14.7.</del>2.1.7.
                              2.1.7. Conclusion conclusion of transactions for its own or a customer's account
                    in connection with money market instruments (checks, drafts, deposit certificates, etc.),
                    foreign currency, financial futures and options, instruments for setting currency exchange
                    rates and interest rates, open-circulation securities, precious metals;
                              2.1.8. Investment investment services;
          <del>1.14.9.</del>2.1.9.
                              2.1.9. Financial financial mediation (agency activities);
                             2.1.10. Cashcash handling;
          <del>1.14.10.</del>2.1.10.
        2.1.11. Provision of information and advice on credit granting and payment matters;
          2.1.11. 2.1.12. Rentcredit rating services;
          <del>1.14.11.</del>2.1.12.
                           rent of safe chambers;
          <del>1.14.12.</del>2.<u>1.13.</u>
                             2.1.13. Currency currency exchange (in cash);
          1.14.13.2.1.14. 2.1.14. Custodycustody and administering of cash funds;
          <del>1.14.14.</del>2.1.15.
                              2.1.15. Consultations consultations for companies on capital structure,
                    production strategy, and related matters, also consultations and services related withto
                    reorganization, restructuring, and acquisition of companies;
                           2.1.16. Provision provision of services related to securities issues;
          <del>1.14.15.</del>2.1.16.
                             2.1.17. Issuance and handlingissuance of electronic money;
          <del>1.14.16.</del>2.1.17.
          <del>1.14.17.</del>2.1.18.
                              2.1.18. Offsetoffset of settlements between credit institutions (clearing);
                              2.1.19. Management management of investment funds, closed-end investment
          <del>1.14.18.</del>2.1.19.
                    companies, pension funds or investment variable capital companies:
          <del>1.14.19.</del>2.1.20.
                              <u>2.1.20. Custodycustody</u>, accounting, and management of financial instruments
                    for the account of customers, including assets custody and other related services such as
                    cash or financial collateral management.
4.15.2.2. 2.2. The Bank shall provide licensed financial services listed above provided that it holds the relevant
          license issued under the procedure laid down by the law and other legal acts.
4.16-2.3. 2.3. In addition to the provision of the licensed financial services specified in this article, the Bank
          shall be engaged in activities or shall enter into transactions that aid in providing financial services
          and are otherwise directly related to the provision of financial services.
         ARTICLE III. CAPITAL OF THE BANK
2.1.3.1. 3.1. The capital of the Bank shall consist of equity and borrowed capital.
2.2.3.2. The equity capital of the Bank shall consist of:
          <del>2.2.1.</del>3.2.1.
                               3.2.1. Authorized authorized capital (reduced by the value of repurchased own
                    shares);
                              3.2.2. Reserve reserve capital (reserve fund);
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2.2.3. <u>3.2.3.</u>	<u>3.2.3. Capitalcapital</u> reserve (issue difference);
2.2.4. 3.2.4.	<u>3.2.4. Previous previous</u> year's undistributed profit or loss;
2.2.5. 3.2.5.	<u>3.2.5. Fixedfixed</u> tangible assets revaluation reserve;
2.2.6. 3.2.6.	<u>3.2.6. Financial financial</u> assets revaluation reserve;
2.2.7. 3.2.7.	<u>3.2.7. Statutorystatutory</u> reserve or reserve capital;
2.2.8. 3.2.8.	<u>3.2.8. Reservereserve</u> for the acquisition of the own shares;
2.2.9. 3.2.9.	<u>3.2.9. Currentcurrent</u> year's undistributed profit (loss);)
2.2.10. 3.2.10.	<u>3.2.10. Generalgeneral</u> reserve to cover possible losses in the assets;
2.2.11. 3.2.11.	<u>3.2.11. Reservereserve</u> to allocate shares;
2.2.12. 3.2.12.	_ 3.2.12. accrued other comprehensive income;
2.2.13. 3.2.13.	_ 3.2.13. other reserves.

- 2.3.3. 3.3. The borrowed capital of the Bank shall consist of the funds acquired by the Bank for ownership under borrowing relations, by issuing long-term debt securities (bonds) or by making loan agreements, provided that the repayment their duration term is no less longer than 2 years 1 year and that the debt securities (bonds) and loans bear all the characteristics of a trust (subordinated) loan.
- 3.4. Total amount of the equity holdings of the Bank set out in paragraphs 3.2.1 to 3.2.4 and 3.2.7 above can be no less than the minimum amount laid down by the Law on Banks.
- 2.4.3.4. 3.5—The authorized capital of the Bank shall be the total amount of the par values of all registered shares. The authorized capital of the Bank shall amount to EUR 192 268 027.34 174,210,616.27 (one hundred seventy four million two hundred ten thousand six hundred sixteen euros and twenty seven cents). It. The authorized capital of the Bank shall be divided into 662 996 646 600,726,263 (six hundred million seven hundred twenty six thousand two hundred sixty three) ordinary registered shares. Par The par value of one share shall be EUR 0.29 (twenty nine cents).
- 2.5.3.5. Shares of the Bank shall be uncertificated; they shall be recorded by entries in the personal securities accounts of the shareholders.

Article IV. Shareholders of the Bank, their Rights and Duties

4. 4.1. SHAREHOLDERS OF THE BANK, THEIR RIGHTS AND DUTIES

- 2.6.4.1. A shareholder of the Bank shall be a person who has acquired at least one share of the Bank in accordance with the procedure laid down by the law and other legal acts. All shares of the Bank shall grant equal rights. One share shall entitled to one vote.
- 2.7.4.2. 4.2. Shareholders of the Bank shall have the following property rights:
 - 2.7.1.4.2.1. 4.2.1. Toto receive a part of the Bank's profit (dividend);
 - 2.7.2.4.2.2. 4.2.2. Toto receive funds of the Bank when the authorized capital of the Bank is reduced in order to pay Bank's funds to the shareholders;
 - 2.7.3.4.2.3. 4.2.3. Toto receive shares free of charge when the authorized capital is increased from the Bank's funds, except the cases provided for by the law;
 - 2.7.4.4.2.4. 4.2.4. Inin case the shareholder is a natural person to bequeath all or a part of his/her shares to one or several persons;
 - 2.7.5.4.2.5. 4.2.5. Underunder the terms and conditions laid down by the law, to sell or in other way dispose of all or part of the shares into other persons' ownership;
 - 2.7.6.4.2.6. <u>4.2.6. Withwith</u> the pre-emptive right, to acquire newly issued shares or convertible bonds of the Bank, except <u>in</u> the case when the Meeting decides to revoke thisthe pre-emptive right to all the shareholders under the procedure laid down by the law;
 - 4.2.7. To lend to the Bank in the ways prescribed by the law, but the Bank, when borrowing from its shareholders, shall not be entitled to pledge its assets to the shareholders. In the case the Bank borrows from its shareholder, the interest rate may not exceed the average interest rate of the

commercial banks located in the living or business place of the lender, valid on the moment the loan agreement was concluded. In such a case, the Bank and the shareholders shall be prohibited from making an agreement on a higher interest rate;

- 4.2.7. 4.2.8. Otherto lend to the Bank under the procedures laid down by the laws;
- 4.2.8. to receive a part of the assets of the Bank under liquidation;
- 2.7.7.4.2.9. other property rights provided for by the law.
- 2.8.4.3. The rights specified in paragraphs 4.2.1, 4.2.2, 4.2.3 and 4.2.64.2.1, 4.2.2, 4.2.3, and 4.2.6 shall be vested in the persons who were shareholders of the Bank at the close of the tenth working day after the general meeting of shareholders which Meeting adopted the relevant resolution.
- - 2.9.1.4.4.1. 4.4.1. Toto participate in the Meetings;
 - 2.9.2.4.4.2. 4.4.2. Toto submit to the Bank the issues related withto Meeting agenda in advance;
 - 2.9.3.4.4.3. 4.4.3. Toto vote in the Meetings in accordance with by the rights granted by the shares:
 - 2.9.4.4.4.4. <u>4.4.4. Toto</u> receive information on the Bank, as provided for in the Law on Companies;
 - 4.4.5. Toto apply to court with the claim seeking compensation for damage caused toin cases laid down by the laws;
 - 4.4.6. to receive the information on the Bank that resulted from the failure to perform, improper performance or omissionreferred to of the obligations Article 89(6) of the Head of the Bank or the Board members provided for Law on Markets in the law and herein, as well as in Financial Instruments;

other cases laid down by the law;

- 2.9.5.4.4.7. 4.4.6. Other non-property rights set forth by the law.
- 2.10.4.5. 4.5. If a shareholder requests so in writing, the Bank shall provide publicly available information and documents to the shareholder free of charge. In the event the shareholder requests other documents and information that is reasonably needed for the shareholder to comply with the mandatory requirements provided for in other legislation, the Bank has the right to request the shareholder to reimburse the costs arising from the provision of such documents —/information.
- 2.11.4.6. 4.6. A share shall not be divisible into fractions. In case one share belongs to several owners, all such owners shall be deemed a single shareholder. In this case, the shareholder shall be represented by one of the owners by virtue of a notarised power of attorney. All owners of the share shall be jointly and severally liable for the obligations of the shareholder.
- 2.12.4.7. Shares shall be subscribed, paid up, and transferred in accordance with the law.

3.5. ARTICLE V. BODIES OF THE BANK

- 5.1. Bodies of the Bank shall be as follows: the Meeting, the Council, the Board, and Head of administration of the Head of the Bank (CEO).
- 3.1.5.2. The Board and Head of the Bank shall be the managing bodies of the Bank.
- 3.2.5.3. 5.2. The managing bodies of the Bank shall act only in the interests of the Bank and its shareholders, shall observe laws and other legal acts, and shall comply with the Articles of Association.

Article VI. General Meeting of Shareholders

6. 6.1. GENERAL MEETING OF SHAREHOLDERS

- 3.3.6.1. The persons who are shareholders of the Bank at the close of the accounting day of the Meetings shall be entitled to participate and vote at the Meeting or repeated Meeting in person, except in the statutory exceptions, or be represented by persons authorized by them or persons with whom an agreement on the assignment of the voting right is made. The shareholder's right to participate in the Meeting also includes the right to speak and to ask. Board members, Council members, the Head of the Bank, the inspector of the Meeting, the auditor who draws up the auditor's opinion and audit report on financial statements, shall also been titled to participate and speak at the Meeting.
- 3.4.6.2. 6.2. Accounting day of the Meeting shall be the 5th working day before the Meeting or the 5th working day before the repeated Meeting.
- 3.5.6.3. 6.3. The Meeting shall have the exclusive right to:
 - 3.5.1.6.3.1. 6.3.1. Amendamend the Articles of Association, save for the cases provided for in the law;
 - 3.5.2.6.3.2. 6.3.2. Change the seat of the Bank;
 - 3.5.3.6.3.3. 6.3.3. Electelect the Council members;
 - 3.5.4.6.3.4. 6.3.4. Revokerevoke the Council or its individual members;
 - 3.5.5.6.3.5. 6.3.5. Electelect and revoke the audit company performing the audit of the annual financial statements, set the terms of payment for audit services;
 - 3.5.6.6.3.6. 6.3.6. Approve approve the annual financial statements of the Bank, except for the exceptions established by law;
 - 3.5.7.6.3.7. Setset the class, number, par value and minimum issue price of the shares issued by the Bank;
 - 6.3.8. Adopt a resolution regarding:
 - 3.5.8.6.3.8. 6.3.8.1. Issuance of ssue convertible bonds;
 - 3.5.9.6.3.9. 6.3.8.2. Cancellation of cancel the pre-emptive right to acquire shares or convertible bonds of the Bank of a given issue for all of the shareholders;
 - 3.5.10.6.3.10. 6.3.8.3. Conversion of convert the Bank's shares from one class into another, approval of approve the conversion order;
 - 3.5.11.6.3.11. 6.3.8.4. Distribution decide on the distribution of profit/loss;
 - 3.5.12.6.3.12. 6.3.8.5. Formation decide on the formation, use, reduction, and cancellation of reserves;
 - 3.5.13.6.3.13. 6.3.8.6. Increase increase of the authorized capital;
 - 3.5.14.6.3.14. 6.3.8.7. Decrease decrease of the authorized capital, with the exception of except for the cases provided for by the law;
 - 3.5.15.6.3.15. 6.3.8.8. Acquisition decide on the acquisition by the Bank of its own shares;
 - 3.5.16.6.3.16. 6.3.8.9.Approvaldecide on approval of the rules for the allocation of shares to employees and/or members of the bodies;
 - 3.5.17.6.3.17. 6.3.8.10. Reorganization decide on reorganization or spin-off of the Bank and approval of the terms of such reorganization or spin-off with the exception of except for cases provided for in the Law on Companies;
 - 3.5.18.6.3.18. 6.3.8.11. Restructuring of restructure the Bank;
 - 3.5.19.6.3.19. 6.3.8.12. Liquidation of liquidate the Bank, cancellation of cancel the liquidation, with the exception of except for the cases provided for by the law;
 - 3.5.20.6.3.20. 6.3.8.13. Approval decide on approval of the Remuneration Policy.;
 - 6.3.21. 6.3.9. Electchange the number and the nominal value of shares of the same class issued by the Bank without changing the amount of the authorized capital;
 - 6.3.22. decide on the restructuring of the Bank in the cases provided in the Law on Insolvency of Legal Persons;
 - 3.5.21.6.3.23. <u>elect</u> and revoke the liquidator of the Bank, with the exception of except for the cases provided for by the law.

- 6.4. The Meeting may also address decide on other matters if they are not assigned to the competence of other bodies under the laws and Articles of Association and if such matters are not the function of managing bodies of the Bank. The Meeting shall not be entitled to assign other bodies of the Bank to deal with the matters which are within its competence.
- 6.5. The Meeting shall be deemed to have been held and shall adopt resolutions if the shareholders holding more than 1/2 of all the votes are present. Quorum shall be established in accordance with the data recorded on the shareholders' registration list. Chairperson of the Meeting shall inform everybody in the beginning of the Meeting whether the quorum is present. In case the quorum is present, it shall be considered present throughout the Meeting. In case there is no quorum, a repeated Meeting shall be convened under the procedure laid down by the law, which shall have the right to pass decisions only in accordance with the agenda of the failed meeting. The latter Meeting shall not be subject to the quorum requirements.
- 6.6. If a shareholder, in the cases provided for in the law, cannot vote in adopting resolutions on specific matters, the voting results for such specific matters shall be established by the number of the votes of the shareholders who are present at the Meeting and are entitled to vote on that matter.
- 6.7. Shareholders attending the Meeting shall be registered in the registration list. Such list shall show the number of the votes of each shareholder that his/her shares carry. Head of the Bank or his authorized person shall arrange the registration of the shareholders, and the chairperson and secretary of the Meeting shall sign the registration list. If no secretary is elected, the list shall be signed by the chairperson of the Meeting. If all the participating shareholders voted in writing, the list shall be signed by the Head of the Bank.
- 6.8. A person participating in the Meeting and entitled to vote, shall produce a personal ID document. The person, being not a shareholder, shall additionally produce a document supporting his/her right to vote at the Meeting. The document has to be enclosed with the general voting ballot when the voting is in writing.
- 6.9. Resolution of the Meeting shall be deemed adopted if the votes "in favour" outnumber the votes "against", provided that no larger majority is established by the law or Articles of Association. If a shareholder is registered in the registration list and his/her votes are included into quorum, but such shareholder doesn't participate in the voting, he/she shall be deemed as having not voted.
- 6.10. Resolutions on the matters specified in par. 6.3.1, 6.3.7, 6.3.8.1, 6.3.8.3-6.3.8.7, 6.3.8.9-6.3.8.13 shall be adopted by the majority vote which may not be less than 2/3 of all the votes carried by the shares of the shareholders attending the Meeting. Resolutions on the matter specified in par. 6.3.8.2 shall be adopted by the majority vote which may not be less than 3/4 of all the votes carried by the shares of the shareholders who are present at the Meeting and are entitled to vote on that matter.
- 6.11. Voting at the Meeting shall be by open ballot. On matters where at least one shareholder wishes secret ballot, which is supported by shareholders who represent no less than 1/10 of the votes in that Meeting, secret ballot on that matter shall be obligatory for all the shareholders. A shareholder may vote in writing by filling out a general voting ballot which may be transmitted to the Bank and by electronic means of communication in accordance with the procedure established by legal acts, provided that security of the transmitted information is ensured and the shareholder's identity can be verified. If the shareholder exercises his/her right to vote in writing, he/she, having familiarised with the agenda and draft resolutions of the Meeting, shall fill out and deliver to the Bank the general voting slip, stating his/her "in favour" or "against" separately for each resolution. The shareholders who vote in writing in advance shall be considered participating at the Meeting and their votes shall be included in the quorum and in the voting results. General voting papers of the failed Meeting shall be valid in the repeated Meeting. A shareholder may not vote at the Meeting on the matters he/she has already expressed his/her will in writing in advance.
- 6.12. The Board and the Council as well as the shareholders who have no less than 1/10 of all the votes shall have the power of initiative to convene the Meeting.
- 6.13. The Meeting shall be convened at the decision of the Board. The Meeting shall be convened at the decision of the Head of the Bank when the number of the Board members is half or less than it is provided herein or if the Board fails to convene the Meeting in the cases and under the terms provided herein.
- 6.14. The Meeting may be convened at the decision of the shareholders whose shares entitle them to over 1/2 of all the votes carried by their shares, if the Board or, in the cases referred to in par. 6.13 hereof, the Head of the Bank fail to pass the decision to convene the Meeting within 10 days after receipt of a written application from the initiators of the Meeting.
- 6.15. The Meetings shall be ordinary and extraordinary.
- 6.16. The ordinary Meeting shall take place annually, within three months after the close of a financial year.
- 6.17. The extraordinary general Meeting must be convened if:
 6.17.1. The number of the Board members falls below 2/3 of the number provided herein or below the minimum number set forth by the law;
 - 6.17.2. Equity capital of the Bank falls below 1/2 of the authorized capital specified herein and this

matter was not discussed at the ordinary Meeting;

- 6.17.3. Audit company terminates the contract with the Bank or is unable to audit the annual financial statements of the Bank for other reasons;
- 6.17.4. It is requested by the shareholders with the right of initiative, the Board or the Council;
- 6.17.5. It is requested by supervising authority;
- 6.17.6. Other matters, attached to the Meeting's competence, are to be addressed;
- 6.17.7. It is requested by the law.
- 6.18. The body of the Bank, persons or authority which passed the decision to convene the Meeting, shall deliver to the Bank the information and the documents necessary for drafting the notification about the Meeting. The Bank shall announce about the Meeting being convened at least 21 day before the date of the Meeting. The Head of the Bank or the chairperson of the Meeting shall inform the shareholders about the documents proving due notification of the shareholders about the Meeting at the beginning of the Meeting. These documents are to be enclosed with the minutes of the Meeting.
- 6.19. The notification of the convening of the Meeting shall contain the information specified in the law.
- 6.20. If a repeated Meeting is convened, the shareholders shall be notified at least 14 days before the date of the repeated Meeting. A repeated Meeting shall be convened no earlier than 14 days after and no later than 21 days after the date of the failed Meeting.
- 6.21. The Meeting shall not be entitled to adopt resolutions on the other matters that have not been included in the agenda, except in cases when the Meeting is attended by all the shareholders with the voting right carried by their shares and none of the shareholders has voted in writing. The agenda of the failed Meeting shall only be valid at the repeated Meeting.
- 6.22. If the agenda of the Meeting presented in the notification of the Meeting is supplemented, the shareholders shall be informed about such supplementations in the same manner as the one of convening the Meeting no later than 10 days before the Meeting.
- 6.23. Before consideration of the agenda matters and voting, the Meeting shall solve procedural matters—shall elect chairperson, secretary etc. under the Head of the Bank shall hold the chair before the Meeting elects the chairperson. Election of secretary shall be optional if less than 3 shareholders participate in the Meeting. No chairperson and secretary shall be elected if all participating shareholders already voted in writing.
- 6.24. The course of the Meeting, voting results, resolutions and other significant circumstances shall be recorded in the minutes.
- 6.25. The minutes of the Meeting shall be signed by its chairperson and secretary; persons authorized by the Meeting can also sign the minutes. If no secretary is elected, chairperson shall sign the minutes. If all the participating shareholders voted in writing, Head of the Bank shall draw up and sign the minutes in accordance with the votes received. The minutes of the Meeting shall be signed no later than within 7 days.
- 3.6.6.4. 6.26. The documents specified in Law on Companies shall be appended to the minutes of the Meeting, other legal acts, and these Articles of Association.

Article VII. Supervisory Council of the Bank

6.5. 7.1. The procedure for convening the Meeting, determining the quorum at the Meeting, voting at the Meeting, and making decisions therein, as well as other matters relating to the Meeting and its activities, the organization and conduct of the Meeting, shall be governed by the Law on Companies, other legal acts applicable to the Bank, and these Articles of Association.

7. SUPERVISORY COUNCIL OF THE BANK

- 7.1. The Council shall be a collegial body supervising the activities of the Bank—and directed by its chairperson...
- 3.7.7.2. The number Council shall consist of 8 members of the Council shall be 8 (eight)((at least 1/3 of which must be independent), it shall be elected by the Meeting. During the election of the Council members, each shareholder shall have the number of votes which is equal to the number of votes carried by the shares held by him/her multiplied by the number of members of the Council being elected. The shareholders shall distribute the votes at their discretion, giving them for one or several candidates. Candidates who receive the greatest number of votes shall be elected. If the number of candidates who received an equal number of votes is larger than the number of vacancies in the Council, a repeated voting shall be held in which each shareholder may vote only for one of the candidates who received an equal number of votes.). The Council shall be elected by the Meeting for a 4-year term.

- 7.2. A new member for the vacancy may be elected by the Meeting in the general order for the period till the end of the Council's term.
- 7.3. The following persons may not serve on the Council:
 - 7.3.1. Head of the Bank;
 - 7.3.2. Board member of the Bank:
 - 7.3.3. an auditor or an employee of an audit firm who is and/or has been involved in an audit of the Bank's financial statements conducted within the past two years;
 - 7.3.4. member of the management body of a subsidiary of the Bank;
 - 7.3.5. A person who, pursuant to the laws, is not entitled to hold such position.
- 7.4. A Council member may be re-elected for the next term. The number of the terms for the Council members shall be unlimited. A member of the Council may resign from office prior to the expiry of his/her term upon giving a written notice thereof to the Bank at least 14 days in advance. Council members may be paid tantiemes for their work in the Council in the procedure prescribed by the law. A Council member shall have the right to grant authorization of ordinary written form to another member of the Council in order to represent him/her during voting at the sitting of the Council.
- 7.5. The Council or <u>directed by</u> its members shall commence their activities upon the closure of the Meeting which elected it or its members and shall continue performing their functions for the period specified in par.7.1 above or until a new Council is elected, but no longer than till the ordinary Meeting of the year when its term ends.
- 7.6. The first meeting of the Council shall be convened and the agenda proposed by a member of the Council appointed by the Meeting. Subsequent meetings shall be convened by the chairperson of the Council. The Council Meetings may also be convened by decision of no less than 1/3 of the Council members. Meetings of the Council shall be convened as established under the Rules of Procedure of the Council. The meetings of the Council must be convened at least four (4) times per year; the interval between the two subsequent meetings of the Council cannot be longer than 4 months.
- 3.8.7.3. 7.7. Chairperson of the Council . The Chairperson shall be elected by the Council from amongCouncil by the Council members.
- 7.4. The Council shall-act in accordance with its Rules of Procedure unanimously approved by:
 - 3.8.1.7.4.1. elect and remove from office the Council. The Council members shall have equal rights.of the Board, approve the decision of the Board on the election and removal from office of the Chairman of the Board. If the Bank is operating at a loss, the Council must consider whether the members of the Board are eligible to hold office;
- 7.9. A Council meeting shall be deemed to have been held and the Council shall adopt resolutions if more than a half of its elect the members attendof the meeting. The Council members who voted in advance shall be deemed to have attended Audit Committee, the meeting.
- 7.10. A resolution of Risk Committee, the Council shall be adopted if the votes "in favour" outnumber the votes "against". The resolution of the Council specified in articles 7.12.5 Nomination Committee, and the Remuneration Committee, and 7.12.13 below can be approved if all the members of the Council vote "in favour". A resolution of the Council to revoke the Board member may be adopted if no less than 2/3 of the Council members attending the meeting vote "in favour". A Council member can communicate his/her will "in favour" or "against" the resolution the draft of which he/she has familiarized with by voting in writing or by electronic means of communication, provided that security of the information transmitted is ensured and it is possible to identify the voting person. Resolutions of the Council can be adopted in the way the Council members vote in writing if none of the Council members objects. At voting each member has one vote. In case of a tie, Council chairperson's vote is decisive. If there is no Council chairperson or he/she doesn't participate in the adoption of the resolution, then in case of a tie the resolution shall be deemed non-adopted.
- 7.11. Meetings of the Council shall be taken on record under the procedure prescribed by the law. Written minutes of the meetings of the Council shall be made available to all Council members, including those who have not participated at the meeting, within no later than 5 days, or if this is impossible, as soon as the possibility arises. Each member of the Council shall confirm in writing his familiarization with the minutes of the Council meeting and, if he/she disagrees with the resolutions adopted, shall submit a protest in writing to the Council immediately.
- 7.12. The Council shall:
 - 3.8.2.7.4.2.

 7.12.1. Elect members of the Board and remove them from office, make recommendations to the Board regarding the candidature for the chairperson of the Board. Prior approval of the Council shall be necessary before setting salaries of the Board members who hold form other positions in the Bank, Head of the Bank and his/her deputies, as well as other terms of employment contract. If the Bank operates at a loss, the Council

must consider the suitability of the Board members for Council's committees and elect their positions members;

- 7.12.2. Elect the members of the auditing committee;
 - 3.8.3.7.4.3. 7.12.3. Supervise supervise the activities of the Board and the Head of the Bank;
 - 3.8.4.7.4.4. The Bank's activities, analyse the Bank's income and expense, as well as its expenses, own investments and the capital adequacy issues of sufficiency of the capital of the Bank;
- 3.8.5.7.4.5. 7.12.5. Consider consider and approve the Rules of Procedure of the Council;
- 7.12.6. Approve the plans for the Bank's activities and the annual budget;
- 7.12.7. Approve any policy related to the activities of the Bank, including the risk management policy;
 - 7.4.6. 7.2.8. Approvedecide on transactions with related parties as set out in the Law on Companies;
 - 3.8.6.7.4.7. approve the description of the procedures and conditions for the valuationassessment of transactions with related parties which are carried out in the ordinary course of business at arm's length that are concluded under regular economic activities, as defined in the Law on Companies;
 - 3.8.7.7.4.8. 7.12.9. Ensureensure that the Bank has an effective internal control system;
 - 7.4.9. 7.12.10. Submit to the Meetingprovide proposals and comments feedback to the General Meeting on the Bank's activity strategy, the annual financial statements of Bank, the draft incomedistribution of profit (loss) distribution and the Bank's annual report of the Bank, also, as well as on the activities performance of the Board and the Head of the Bank, submit;
 - 7.4.10. <u>provide feedback and suggestions</u> to the <u>General</u> Meeting comments and proposals regardingon the draft of rules for the allocationgranting of shares;
 - 3.8.8.7.4.11. provide feedback and proposals to the General Meeting and the Board on the Bank's draft remuneration policy and draft remuneration report;
- 7.12.11. Approve the loan granting policy and set the procedure for lending that can be possible only after the approval of the Council.
- 7.12.12. Submit proposalspropose to the Board and the Head of the Bank on revoking of to revoke their decisions that which are in conflict with law contrary to the laws and other legal acts, these Articles of Association and the resolutions of the Meeting;
 - 3.8.9.7.4.12. 7.12.13. Set the list of transactions and, or the decisions the entering into or implementation of which requires that the Bank management bodies obtain the approval of the Council.of the General Meeting;
 - 7.4.13. 7.12.14. Adopt resolutions within approve the loan policy and determine the procedure for the granting of loans, which may be granted only with the approval of the Council;
 - 7.4.14. approve all policies relating to the Bank's activities, including the risk management policy, as well as the provisions for the selection of the members of the Council and the Board;
 - 7.4.15. consider and approve the Bank Group's activity strategy, analyse and evaluate information on the implementation of the activity strategy, report to the annual General Meeting on the implementation of the activity strategy;
 - 7.4.16. approve the Bank Group's annual objectives;
 - 7.4.17. approve decisions to change the nature of Bank's main activities or to discontinue its activity (except where such actions are required under the laws of the Republic of Lithuania);
 - 7.4.18. approve decisions to sell the assets of the Bank and Group Companies in one or more interrelated transactions if the value of such assets exceeds 3 % of the Bank's Tier 1 capital, with exceptions provided by the Council;
 - 7.4.19. approve decisions on operating costs and projects of the Bank and Group Companies in one or more interrelated transactions if their amount exceeds 3 % of the Bank's Tier 1 capital with exceptions provided by the Council;
 - 7.4.20. approve decisions for the Bank to become a founder or participant of other legal entities, with exceptions provided by the Council;

- <u>7.4.21.</u> approve decisions to establish branches and representative offices of the Bank and to terminate their activities;
- 7.4.22. approve decisions on the appointment and removal from office of the Head of the Bank;
- 7.4.23. determine the list of transactions and decisions, of the conclusion or implementation of which must be approved by the Council and/or the Board; when the conclusion or implementation of transactions and decisions must be approved by the Council the Council shall decide to approve or disapprove the conclusion or implementation of such transactions and decisions;
- 3.8.10.7.4.24. adopt decisions attributed to the competence of the Council as attributed to it in accordance with the procedures internal legal acts approved by the Council, which the latter must issue adopted by the Council in accordance with the lawlaws, these Articles of Association and the resolutions decisions of the General Meeting;
- 3.8.11.7.4.25. 7.12.15. Consider and resolvedecide on other matters of supervision of the activities of the Bank and its management bodies which should be considered and resolved by the are assigned to the competence of the Council in accordance with the law, these Articles and Association, as well as in the resolutions decisions of the General Meeting.
- 7.13. Each member of the Council shall take all appropriate measures to ensure that the Council addresses matters within its competence and that its decisions are in line with the requirements set by legal acts. A Council member who fails to perform or improperly performs such obligation or any other obligations prescribed by other legal acts, shall be liable in the same manner as members of the managing bodies of the Bank in accordance with the law, Articles of Association and the agreements entered into with the Bank.
- 7.5. The The resolution of the Council shall be adopted if more votes for it are received than the votes against it, unless otherwise provided in these Articles of Association.
- All other matters relating to the procedure for the formation of the Council, the competence of the Council, the procedure for decision-making and other matters relating to the Council shall have no right to assign or delegate its functions prescribed to it by the law or the and its activities which are not regulated by these Articles of Association to be carried out by other bodies of shall be governed by the Law on Companies, the Law on Banks and other legal acts applicable to the Bank-
- 3.9.7.6. 7.15. The Council shall be entitled to request, the Board and the HeadRules of Procedure of the Bank to produce documents, data Council and other information relating to the activities internal regulations of the Bank.

Article VIII. The Board of the Bank

8. 8.1. THE BOARD OF THE BANK

- 3.10.8.1. The Board shall be a collegial managing body of the Bank consisting of seven (7)8 members.
- 8.2. The working procedures of the Board shall be established under the Rules of Procedure of the Board.
- 3.11.8.2. 8.3. The Board shall be elected by the Council for a term of 4 years. If individual Board members are elected, they shall be elected only till the expiry of the term of the active Board.
- 8.4. Only legally capable natural persons can be members of the Board. The number of terms of a member of the Board shall be unlimited. Member of the Council may not be a Board member. The position of a member of the Board may neither be held by a person who by law is not entitled to hold such position.
- 3.12.8.3. 8.5. The Board shall elect the <u>chairpersonChairperson</u> of the Board and deputies of Board's <u>chairpersonChairperson</u> from among its members. Board members may be paid tantiemes for their work in the Board under the procedure prescribed by the law.
- 8.6 A Board member shall have the right to grant authorization in an ordinary written form to another Board member in order to represent him/her at voting during the meeting of the Board.
- 8.7. A member of the Board may resign from his/her post before the expiry of his/her term by notifying the Bank in writing at least 14 calendar days in advance.
- 8.8. The Board meetings shall be convened periodically, but no less times than once a month. The meetings shall be convened by the chairperson of the Board. Each member of the Board shall have

the power of initiative to convene a Board meeting.

- 8.9. A Board meeting shall be deemed held and the Board shall be able to adopt resolutions if it is attended by 2/3 and more of its members. If a Board member is unable to participate in the meeting, he/she can communicate his/her will "in favour" or "against" the resolution the draft of which he/she has familiarized with by voting in advance in writing or by electronic means of communication, provided that security of the information transmitted is ensured and it is possible to identify the voting person. The Board members who voted in advance shall be deemed present at the meeting. Resolution of the Board shall be adopted if the votes "in favour" outnumber the votes "against". Resolutions of the Board may also be adopted by opinion-poll in writing, provided that none of the Board members object. At voting, each member shall have one vote. In case of a tie, the vote of the chairperson of the Board shall be decisive. If there is no chairperson of the Board or he/she doesn't participate in the resolution adoption, then in case of a tie, the resolution shall be deemed non-adopted. A Board member shall not be entitled to vote when the matter related to his/her performance in the Board or his/her responsibility is considered.
- 3.13.8.4. 8.10. The Board shall consider and approve:
 - 3.13.1.8.4.1. 8.10.1. Annualannual report of the Bank;
 - 3.13.2.8.4.2. 8.10.2. The the structure of the Bank's management and positions;
 - 3.13.3.8.4.3. 8.10.3. Regulations regulations of the branches, representative offices and other divisions of the Bank;
 - 3.13.4.8.4.4. 8.10.4. Procedure procedure for loan granting by the Bank, following the loan granting policy approved by the Council;
 - 3.13.5.8.4.5. <u>8.10.5. Procedure procedure for issuing guarantees, sureties and assuming of other liabilities;</u>
 - 3.13.6.8.4.6. 8.10.6. procedure for writing-off of loans and other debt liabilities;
 - 3.13.7.8.4.7. 8.10.7. Regulations regulations of loan committee and risk management committee of the Bank;
 - 8.4.8. 8.11. regulation for participation and voting at the Meeting by electronic means;
 - 8.4.9. Rules of Procedure of the Board.
- 8.5. The Board shall-:
- 8.5.1. elect (appoint) and remove from office the Head of the Bank. The Board shall and deputies of the Head of the Bank.
- 3.13.8.8.5.2. set the salary and other terms of employment contract withof the Head of the Bank, approve regulations by positions, apply incentives and impose penalties on the Head of the Bank.
- 3.14.8.6. 8.12. The Board shall determine the information to be considered the Bank's commercial secret and confidential information.
- 3.15.8.7. 8.13. The Board shall adopt:
 - 3.15.1.8.7.1. 8.13.1. Decisions decisions on the Bank's becoming the incorporator, member of other legal entities;
 - 3.15.2.8.7.2. 8.13.2. Decisions decisions on opening branches, representative offices and other divisions of the Bank as well as on termination of their activities;
 - 3.15.3.8.7.3. 8.13.3. Decisions decisions on the investment, transfer or lease of long-term assets the value whereof amounts to over 1/20 of the Bank's authorized capital (calculating separately for each kind of transaction);
 - 3.15.4.8.7.4. 8.13.4. Decisions on the mortgage or hypothecation of long-term assets the value whereof amounts to over 1/20 of the Bank's authorized capital (calculating separately for each kind of transaction);
 - 3.15.5.8.7.5. 8.13.5. Decisions decisions on offering guarantee or surety for the discharge of obligations of other entities, when the amount of the obligations exceeds 1/20 of the Bank's authorized capital;
 - 3.15.6.8.7.6. 8.13.6. Decisions decisions on the acquisition of long-term assets the price whereof exceeds 1/20 of the Bank's authorized capital;

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3.15.7.8.7.7. 8.13.7. Decisions decisions on issuing of non-convertible bonds;
                             8.13.8. Decisions decisions on other matters it has to consider or resolve under
                   the law or the Articles of Association.
3.16.8.8. 8.14.
                            -The Board shall establish:
                             8.14.1. Termsterms for issue of the shares of the Bank;
         <del>3.16.1.</del>8.8.1.
         <del>3.16.2.</del>8.8.2.
                             8.14.2. Procedure procedure for issuing the bonds of the Bank. When the Meeting
                   adopts a resolution regarding issuing of convertible bonds, the Board shall be entitled to
                   establish additional terms of the issuing and to approve bond subscription agreements,
                   power of signature whereof is vested in the Head of the Bank or his/her authorized person;
                             8.14.3. Procedure procedure and cases of employment with the Bank, when the
                   employees are engaged subject to the Board's approval.
3.17.8.9. 8.15.
                             -The Board shall carry out the resolutions adopted by the Meeting and the
         Council.
                            -The Board shall analyse and evaluate the material submitted by the Head of the
3.18.8.10.
              8.16.
         Bank on:
         <del>3.18.1.</del>8.10.1.
                             8.16.1. The Bank's strategic business plan and information on the
                   implementation thereof;
         <del>3.18.2.</del>8.10.2.
                             _<del>8.16.2.</del> Organising of the Bank's activities;
         <del>3.18.3.</del>8.10.3.
                            8.16.3. Financial situation of the Bank;
                             8.16.4. Results of business activities, income and expenditure estimates, stock-
         <del>3.18.4.</del>8.10.4.
                   taking data and other records of the changes in assets.
                            -The Board shall analyse, assess:
<del>3.19.</del>8.11.
         <del>3.19.1.</del>8.11.1.
                             8.17.1. the Bank's annual financial statements and draft of the profit/loss
                   distribution and, together with Bank's annual report, shall submit them to, together with
                   proposals and comments, o the Council and the Meeting;
                             8.17.2. the draft rules for the allocation of shares and the draft remuneration
                   policy and shall submit them to the Council and the Meeting, together with its feedback and
                   proposals thereon.
                             -The Board shall also address other matters of the Bank's activities if by law or
         under the present Articles of Association they have not been attributed to the competence of other
         managing bodies.
8.19. The Board shall also have such other competences as may be responsible provided for convening by
        laws and holding the Meetings in due time.
        The Board shall deliverthese Articles of Association, as well as such competences as may be assigned
        to the Board by the Council all and as may be laid down in the documents, data and other information
        concerning Bank's activities requested by it.
                            Meetings of procedures adopted by the Board shall be taken on record as
<u>8.13.</u>
         prescribed by the law. Written minutes.
All other matters relating to the determination of the meeting quorum of the meetings of the Board shall be
        made available to all Board members, including those who did not attend the Meeting, within no later
        than 5 days or, if this is impossible, as soon as , the possibility arises. Each Board member shall
        confirm in writing his/her familiarization with the minutesprocedure for the formation of the Board
        meeting and, if he/she disagrees with, the resolutions adopted, shall submit a written protestprocedure
        for the adoption of decisions, and other matters relating to the Board immediately.
        The Board shall perform its functions for the term established in and its activities that are not regulated
        by these Articles of Association shall be governed by the Articles of Association or until a new Board
        is elected and commences its work, but no longer than until Law on Companies, the ordinary Meeting
        that will take place in the year when the Board's term ends. The Council may revoke the entire Board
        or its individual members before expiration of their term.
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- 3.21.8.14. 8.23. The chairperson of the Board shall direct work of the Board and performs other functions provided for in Law on Banks, other applicable legal acts, the Rules of Procedure of the Board and the internal legal acts.
- 3.22.8.15. 8.24. The chairperson of the Board shall simultaneously act as the head of administrationHead of the Bank or deputy head of administrationthe Head of the Bank; deputies of the chairperson of the Board shall simultaneously act as the head of administrationHead of the Bank or the deputy head of administrationthe Head of the Bank. The Board members can also simultaneously hold other positions in the Bank in accordance with relevant employment contracts concluded with them.
- Head of the Bank 8.25. Each member of the Board shall take all appropriate measures to ensure that the Board addresses matters within its competence and that its decisions are in line with the requirements set by legal acts. A Board member who fails to perform or improperly performs such obligation or any other obligations prescribed by other legal acts, shall be liable in accordance with the law, Articles of Association and the agreements entered into with the Bank.

Article IX. Head of Administration of the Bank

- 3.23.9.1. Head of the Bank shall be a single-person managing body of the Bank. Head of the Bank shall have at least one deputy. Both the Head of the Bank and his/her deputy must be the members of the Board.
- 9.2. The Head of the Bank shall:
- arrange Both the Head of the Bank and his/her deputy must be the members of the Board. Head of the Bank and his/her deputy cannot be the person who, under the law or other legal acts, is not entitled to hold such position.
- 9.3. Employment contracts shall be concluded with the Head of the Bank and his/her deputy. The employment contract with the Head of the Bank shall be signed by a Board member authorized by the Board. The employment contract with the Deputy Head of the Bank shall be signed by the Head of the Bank on behalf of the Bank. The Head of the Bank, having obtained a prior approval of the Council, shall set the salary and other conditions of the employment contract of the Deputy Head of the Bank. If the Board adopts a decision to remove the Head of the Bank or his/her deputy, the respective employment contract shall be terminated.
- 9.4. The Head of the Bank shall:
 - 3.23.1.9.2.1. 9.4.1. Arrange day-to-day activities of the Bank;
 - 3.23.2.9.2.2. 9.4.2. Recruitrecruit and dismiss employees of the Bank, conclude and terminate employment contracts with them, apply incentives and impose penalties on them. The Head of the Bank shall be entitled to authorize another Bank employee for carrying out the aforementioned actions;
 - 3.23.3.9.2.3. 9.4.3. Without without a special authorization represent the Bank in its relations with other persons, in court and arbitration;
 - 3.23.4.9.2.4. 9.4.4. Grantgrant and revoke powers of attorney for representing the Bank and procurements;
 - 3.23.5.9.2.5. <u>9.4.5. Issueissue</u> orders;
 - 3.23.6.9.2.6. 9.4.6. Performperform other actions necessary to perform his/her functions, to implement decisions of the Bank's bodies and to ensure the Bank's activities.
- 3.24.9.3. 9.5. The Head of the Bank shall be responsible for:
 - 3.24.1.9.3.1. <u>9.5.1. Arrangements arrangements</u> on the Bank's performance and achievement of its objectives;
 - 3.24.2.9.3.2. 9.5.2. Compiling of the annual financial statements and drawing up of the Bank's annual report;

- 3.24.4.9.3.4. 9.5.4. Makingmaking of a contract with an audit company;
- 3.24.5.9.3.5. <u>9.5.5. Deliverydelivery</u> of information and documents to the Meeting, the Board and the Council in the cases provided for by the law or upon their request;
- 3.24.6.9.3.6. 9.5.6. Deliverydelivery of the Bank's documents and data to the manager of the Register of Legal Entities;
- 3.24.8.9.3.8. 9.5.8. Public public announcement of the information established by the law and other legal acts, in the sources specified in the Articles of Association;
- 3.24.9.9.3.9. 9.5.9. Submission of information to the shareholders;
- 3.24.10.9.3.10. 9.5.10. Draftingdrafting of the procedures for participation and voting at the Meeting by electronic means;
- 3.24.11.9.3.11. 9.5.11. Draftingdrafting of the procedures and conditions for the valuation of transactions with related parties which are carried out in the ordinary course of business at arm's length;
- 3.24.12.9.3.12. 9.5.12. Performance of other duties prescribed by the law and legal acts, these Articles of Association and work regulations by position established by the Head of the Bank.
- 3.25.9.4. 9.6. The Head of the Bank shall act on the Bank's behalf and shall be entitled to enter into transactions at his/her sole discretion, save for the exceptions stated herein or in the resolutions of the bodies of the Bank.
- 3.26.9.5. 9.7. The Head of the Bank and the Deputy, acting jointly and having the same opinion, shall be entitled to enter into subordinated loan agreements specified in par. 8.13.3 to 8.13.6 above, provided that the Board has approved the entering into such transactions. If the procedures of the Bank and resolutions of the Council require the approval of the Council for entering into the transactions referred to in the paragraph, the Head of the Bank and his/her deputy shall only be entitled to conclude such transactions only upon obtaining the approval of the Council.
- 3.27.9.6. 9.8. The Head of the Bank and his/her deputy, failing to perform or performing improperly their duties prescribed by legal acts or the Articles of Association, shall be liable in accordance with the law, the Articles of Association and the contracts made with the Bank. Liability of other employees of the Bank in connection with any damage incurred by the Bank through the fault of such employees shall be established under the law of the Republic of Lithuania.
- 4.10. ARTICLE X. PROCEDURE FOR ADOPTING RESOLUTIONS REGARDING OPENING AND CLOSING OF BRANCHES, REPRESENTATIVE OFFICES AND OTHER DIVISIONS OF THE BANK AND PROCEDURE FOR APPOINTMENT AND REMOVAL OF HEADS OF THE BRANCHES AND REPRESENTATIVE OFFICES OF THE BANK
- 4.1.10.1. 10.1. The Bank (in the relevant cases holding the necessary licenses) shall be entitled to open branches and representative offices within and outside the Republic of Lithuania.
- 4.2.10.2. 10.2. The Bank shall also be entitled to open other separate divisions of the Bank (customer service units, etc.) and work places and to set up automated outlets.
- 4.3. 10.3. 10.3. The Board shall adopt resolutions regarding incorporation, merger and closing of branches, representative offices and other separate divisions of the Bank-with the prior approval of the Council. The Board shall approve the by-laws of branches, representative offices and other separate divisions of the Bank with the prior approval of the Council.
- 4.4.10.4. 10.4. The Board shall establish the procedure for appointment of the heads of branches and representative offices of the Bank, approve candidacies proposed by the Head of the Bank to the posts of the heads of the branches and representative offices of the Bank.

- 4.5.10.5. 40.5. Branches, representative offices and other separate divisions of the Bank can have a stamp. They shall act in accordance with the laws, other legal acts and the Articles of Association, without exceeding the powers granted by the Bank, following the regulations approved by the Board. The powers granted shall be stated in the relevant regulations.
- 4.6.10.6. 10.6. Operations performed by the branches and other separate divisions of the Bank shall be included in the Bank's balance sheet.
- 4.7.10.7. 10.7. Customer service departments shall be territorial divisions of the Bank located in places other than the Bank's seat, acting without exceeding the powers granted by the Bank and following the regulations approved by the Bank.

5.11. ARTICLE XI. COMMITTEES OF THE BANK

- 11.1. ______The Bank shall have the following standing non-structural subdivisions: a loan committee, an audit committee, a remuneration committee, a nomination committee, a risk committee, and a risk management committee. The Bank may also have other committees provided for in the Bank's internal regulations.
- 11.2. Procedure for forming, acting and competence of the committees shall be established in accordance with legal acts, these Articles of Association, regulations of the committees and other documents approved by the bodies of the Bank.

Committees established by the Council

- 5.1.11.3. In compliance with the law and regulations of the supervisory authorities, the composition, competences and performance of the audit committee, the remuneration committee, risk committee and the risk committee shall be approved by the Council. The Council shall have the right to establish other committees, in such case the Council shall determine their competencies and operating procedures, as well as approve their regulations.
- 11.2. The loan committee shall analyse the loan presentation material, decide whether or not to approve the loan granting or change in the loan terms ,evaluate the loan risk, carry out loan review and monitoring, make proposals for loan granting and improvement of the loan administration procedures, and perform other functions set forth in the regulations thereof.
- 11.3. The risk management committee shall perform the functions related to efficiency of the Bank's activities, taking into consideration the acceptable risk parameters and integrally applying interest rate, capital and liquidity management, and shall perform other functions set forth in the regulations thereof.
- 5.2.11.4. 41.4. The audit committee shall address the matters related with improving of the internal control system of the Bank and work improvement of the internal audit subdivision, shall ensure independence of performance of the internal audit subdivision, organize the selection of an external audit firm, co-ordinate allocation of the auditable fields between the internal and external auditors, consider other matters provided for in the legal acts of supervision authorities and regulations of the audit committee. In compliance with the legal acts of supervisory authorities, the audit committee shall be formed, its competence and performance shall be defined, regulations approved, and performance supervised by the Council.
- 5.3.11.5. 41.5. The remuneration committee shall assess the variable remuneration policy, practices and incentives established for the management of the Bank's risks, capital and liquidity, supervise the independent control functions including remuneration to managers in charge of risk management and compliance function, draft resolutions on variable remuneration, advise the Council on the gender neutrality of remuneration policies and perform other functions provided for in its regulations.
- 5.4.11.6. 11.6. The nomination committee shall nominate and recommend, for the approval of the bodies of the Bank or for the approval of the Meeting, candidates to fill the vacancies in the Bank's bodies, shall evaluate the balance of the skills, evaluate the target number of the underrepresented gender within the Bank's bodies, knowledge and experience of the members of the bodies of the Bank and suitability for the position, shall submit respective comments and findings, shall assess the structure, size, composition, performance results and shall carry out other functions provided for in its regulations.
- 5.5.11.7. The risk committee shall advise the bodies of the Bank on the overall current and future risk acceptable to the Bank, the strategy, and shall assist in supervising the implementation of that strategy at the Bank, shall verify whether in the offering of the prices of liabilities and assets to

clients, the Bank's business model and risk strategy are fully taken into account, and shall also shall carry out other functions provided for in its regulations.

Article XII. Internal Controls of Activities of the Bank

12.1. Other committees

- 11.8. The Loan Committee shall examine loan presentation materials, decide whether or not to approve the granting of loans or changes to their terms and conditions, assess the risk of the loan, carry out the review and monitoring of loans, make proposals on the granting of loans, the improvement of the procedures for the administration of loans, and carry out such other functions as may be set out in its regulations.
- 11.9. The Risk Management Committee shall carry out functions relating to the efficiency of the Bank's operations within acceptable risk parameters and through the integrated application of interest rate, capital, and liquidity management, and shall perform such other functions as may be specified in its regulations.

12. INTERNAL CONTROLS OF ACTIVITIES OF THE BANK

- 5.6.12.1. Requirements for the internal control over the activities of the Bank shall be established by the law and legal acts of the supervisory authority. the internal control over the activities of the Bank shall be ensured by a reliable and duly functioning internal control system as well as an independent and duly functioning internal audit division. The internal audit division shall be directed by the head of the internal audit division may only be held by a natural person.
- 5.7.12.2. 42.2. The internal audit division shall be the Bank's subdivision rendering conclusions regarding the quality and observation of the policies and procedures which shall analyse and assess the adequacy and effectiveness of the internal control system, the application of different internal control procedures, which shall check whether the risks assumed are within the risk limits set by the Bank, which shall perform special audits that are in line with the regulations of the internal audit division, also shall perform other functions set forth in its regulations. The audit committee shall set the functions of the internal audit division as well as its formation and the rules of procedure.

6-13. ARTICLE XIII. PROCEDURE FOR MAKING OF ANNOUNCEMENTS BY THE BANK

- 6.1.13.1. 43.1. Notices of the Bank shall be announced and publicized by the Head of the Bank based on the documents and information provided.
- 6.2.13.2. 43.2. Notices of convention of the Meeting shall be made public and related information shall be provided to the shareholders in accordance with the procedure set out in the Law on Companies and the Law on Securities.
- 6.3.13.3. 13.3. Notices that in cases prescribed by the law and other legal acts must be public, except for the notices referred to in p. 13.2,13.2, shall be published in the electronic bulleting of the manager of the Register of Legal Entities according to the procedure prescribed by the Government. Notices may also be delivered to the addressee upon signed acknowledgementacknowledgment or sent by post (including registered post). If the laws and other legal acts prescribe any specific way of publication, notices must be published in the prescribed manner.
- 6.4.13.4. 13.2. In the cases prescribed by the law or the Articles of Association, notices may be sent by means of communications.

7.14. ARTICLE XIV. FINAL PROVISIONS

7.1.14.1. 14.1. The present Articles of Association shall come into effect after they are registered with the Register of Legal Entities under the procedure prescribed by the law and other legal acts.

7.2.14.2. 14.2. Amendments to the Articles of Association shall come into effect after they are registered with the Register of Legal Entities under the procedure prescribed by the law and other legal acts.
The person authorized by the general meeting of shareholders of Public Limited Liability Company Šiaulių Bankas General Meeting of the Bank:
Head of the Bank /signature/ seal/ Vytautas Sinius
The Articles of Association signed on
31/03/2023 :

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