

PROCEDURES OF THE CERTIFICATION AUTHORITY RUN BY THE EDI SYSTEM PROVIDER (PROCEDURES OF EDI CA)

1. GENERAL PROVISIONS

1.1. SUBJECT MATTER

Procedures of certification authority run by the EDI System Provider ("EDI CA") are developed in accordance with the current laws of the Russian Federation and the Electronic Data Interchange Rules approved by the authorized body of Moscow Exchange (the "EDI Rules").

These Procedures determine the manner and conditions of services rendering by EDI CA including the basic organizational and technical measures focused on support of work of EDI CA, using enhanced electronic signature in EDI System and electronic signature verification key certificates (hereinafter "ESVKC").

Amendments to these Procedures shall be unilaterally made by the EDI System Provider. The EDI Participants shall be notified of making amendments to the Procedures by the EDI System Provider in accordance with the EDI Rules.

1.2. INFORMATION ABOUT THE CERTIFICATION AUTHORITY

The CA is located at Bolshoy Kislovsky pereulok 13 Moscow Russia. There are no branches.

The CA provides services to the EDI Participants during its business hours.

1.3. INFORMATION ABOUT THE SERVICES RENDERED BY THE CA

Information about the services provided by the CA is available on the Moscow Exchange's website at <http://moex.com/s1425>, and on request from EDI participants by email stated below.

Contacts: telephone number +7 495 363 32 32, email: pki@moex.com, <http://moex.com>.

1.4. COST OF SERVICES

The CA's services as to the creation of ESVKCs, provision of cryptographic tools and their maintenance, and other services related to the administration of the electronic document interchange process under the EDI Rules are rendered for a fee, unless otherwise provided for by the Tariffs. The prices (tariffs) for the services shall be approved by the authorized body of the EDI System Provider. Information of the prices (tariffs) shall be published on the EDI System Provider's website at <http://www.moex.com/s1425>.

The payment procedure and periods are set forth in the Terms and Conditions for participation in the EDI System (Appendix 1 for EDI Rules).

2. SCOPE OF FUNCTIONS PERFORMED BY THE CA

2.1. EDI CA shall perform the following functions and render the following services to the EDI Participants:

- 2.1.1. Creation and issuance of the ESVKC subject to: the applicant authentication; receiving the confirmation of the authority for the person acting on behalf of the applicant which is the legal entity to apply for the certificate;
 - 2.1.1.1. Confirmation of an electronic signature key holder receiving an ESVKS;
 - 2.1.1.2. determination of ESVKC validity period;
- 2.1.2. cancellation of ESVKC issued by the EDI CA;
- 2.1.3. provision of electronic signature tools for the creation of the electronic signature key and the electronic signature verification key by an applicant;
- 2.1.4. maintenance of ESVKC issued and cancelled by EDI CA (hereinafter the "Register of Certificates"), among others including the data contained in ESVKC issued by EDI CA, and the data of ESVKC expiration or cancellation with reasons specified; assurance of access to these registers via information and telecom networks, also via Internet;
- 2.1.5. issue of ESVKC in electronic form from the Register of Certificates upon request;
- 2.1.6. confirmation of verification keys uniqueness in the Register of Certificates;
- 2.1.7. confirmation of an electronic signature at the request of an EDI Participant, as well as for the purpose of technical examination when settling conflict situations related to the electronic data interchange;
- 2.1.8. confirmation of authenticity of the electronic signature of EDI CA at request, as well as for the purpose of technical examination when settling conflict situations related to the electronic data interchange;
- 2.1.9. provision and technical maintenance of Cryptographic Tools, inclusive of appropriate software;
- 2.1.10. arrangement for maintenance services provided to trading and/or clearing members who are EDI Participants in the course of electronic data interchange with the use of electronic signature;
- 2.1.11. other services related to the use of electronic signature.
- 2.2. Employees of EDI CA may be engaged as experts for settlement of disputable issues related to using of ESVKC produced by EDI CA.

3. RIGHTS AND OBLIGATIONS OF THE CA

3.1. The CA is entitled to:

- 3.1.1. Request documents to confirm information given in the certificate application;
- 3.1.2. Request and receive information necessary to prove the authenticity of documents and details submitted by an EDI Participant from operators of major government databases by using the infrastructure facilitating data and technical interoperability of data systems used to provide government and municipal services and perform relevant functions in the electronic form;
- 3.1.3. Request and receive the following forms from government data bases:
 - An extract from the unified state register of legal entities regarding corporate applicants;
 - An extract from the unified state register of individual entrepreneurs regarding applicants who are individual entrepreneurs;
 - An extract from the unified state register of taxpayers regarding foreign corporate applicants;
- 3.1.4. Request that an EDI participant provide further documents proving the authenticity of details submitted if the CA has identified any discrepancies between information

submitted by such EDI Participant and information received by the CA as per the Federal Law "On electronic signature";

- 3.1.5. Reject documents submitted by an EDI Participant if they do not meet requirements set forth in Russian regulatory acts currently in effect;
- 3.1.6. Refuse to issue an ESVKC for an EDI Participant if the participant fails to perform obligations set forth the Federal Law "On electronic signature" and regulatory acts issued under the law;
- 3.1.7. Refuse to cancel an ESVKC if it has already been annulled or terminated for other reasons;
- 3.1.8. Without a request from the holder, cancel an ESVKC in case the CA is aware of actual compromise of the holder's electronic signature key; the holder fails to fulfil obligations set forth in Russian law in the area of electronic signature; the CA has true information on falsification of documents submitted by the EDI Participants in order to receive the ESVKC and/or unauthenticity of such documents with regard to data included into the ESVKC; or services to create and issue the ESVKC have not been paid in due course.

3.2. The CA must:

- 3.2.1. Inform EDI participants in writing of terms and procedures for using electronic signatures and electronic signature tools, of risks associated with the use of electronic signatures and measures to ensure security of electronic signatures and verification process;
- 3.2.2. Insert only accurate and updated information proved by appropriate documents into ESVKCs;
- 3.2.3. Keep information updated in the Register of Certificates and ensure its protection from unauthorised access, destruction, modification, blocking and other unlawful actions;
- 3.2.4. Ensure 24 hours access to the Register of Certificates in Internet excluding periods of scheduled and unscheduled maintenance;
- 3.2.5. Keep confidential electronic signature keys created by the CA;
- 3.2.6. Refuse creating an ESVKC if ownership by the EDI Participant regarding the electronic signature key specified by the participant in the certificate application;
- 3.2.7. Refuse creating an ESVKC if the uniqueness check of the electronic signature verification key stated by the EDI Participant in the ESVKC application fails in the Register of Certificates.

4. PROCEDURES AND TIME FRAMES

4.1. Creation of electronic signatures keys

- 4.1.1. An applicant creates electronic signature keys (cryptographic keys) by himself by using software provided by the CA and sends the electronic request to the CA to issue the ESVKC via email or user account on the EDI Provider's website at https://cabinet.moex.com/about?show_login_popup=1. The first production of Cryptographic Keys by the ESVKC owner is performed during the owner registration process. In case of scheduled or off-scheduled change of the Cryptographic Keys the owner of the ESVKC uses his existing cryptographic keys to interact with the CA.
- 4.1.2. When creating and subsequently using his/her cryptographic keys, the ESVKC owner shall follow information security requirements set forth in the documentation and the cryptographic tools form, as well as security precautions set forth herein with regard to electronic signature, electronic signature facilities and cryptographic tools (See Appendix No. 6 to this Procedure).
- 4.1.3. Validity period of the CA's Electronic Signature Keys is three (3) years. In the event of planned CA's Electronic Signature Keys substitution, the new Electronic Signature Keys of EDI CA shall be generated. The CA shall provide the EDI Participants with an option to renew CA's ESVKC at the place of working of the ESVKC owner during the period remaining until expiry of the keys. Scheduled changes of Electronic Signature Keys are announced on the Moscow Exchange's website at <http://moex.com/s1270> with new CA's ESVKCs posted on the website at the same time as an update signed with the old CA's electronic signature key.
- 4.1.4. The CA's ESVKCs in hard copy are provided to EDI Participants on request.
- 4.1.5. Unscheduled changes of the electronic signature key from the CA is made upon its actual or threatened compromise. All ESVKCs signed with an electronic signature key to be changed are terminated simultaneously with the key change with details on such ESVKCs entered into the Register of Certificates. Where an unscheduled change of the electronic signature key from the CA is made, the CA creates free of charge ESVKCs for all owners whose ESVKC is terminated due to the change.
- 4.1.6. Either electronic signature keys of ESVKC owners may be changed upon the application to create the ESVKC (application forms are given in Appendices 1 hereto) or a request to issue the ESVKC delivered in the form of the electronic document signed with the electronic signature key of the ESVKC owner.

- 4.1.7. If an electronic signature key of an ESVKC owner is changed due to its actual or threatened compromise, the CA cancels the ESVKC upon application from the owner and creates a new ESVKC upon relevant application. Electronic signature keys are also changed if the application to create the ESVKC is submitted with violation of some applicable requirements.
- 4.1.8. New ESVKCs in the form of the electronic document are sent to applicants via email or their user accounts on the Moscow Exchange's website at https://cabinet.moex.com/about?show_login_popup=1. New ESVKCs are recorded in the CA's Register of Certificates.
- 4.1.9. The EDI System Administrator prints the ESVKC in the form of a paper document, certifies it with a handwritten signature and seal of the CA and transfers (ensures delivery) to the owner of the ESVKC in order to confirm the creation of the ESVKC by the EDI System Administrator.
- 4.1.10. The CA delivers ESVKCs subject to articles 13 and 14 of the Federal Law "On electronic signature".

4.2. Creation and delivery of certificates

4.2.1. Procedure for registration of ESVKC owners

- 4.2.1.1. Only legal entities, individual entrepreneurs, state authorities or local government bodies, which has obtained the status of EDI Participant, or representatives acting on behalf of EDI Participants under a power of attorney are eligible to be registered as the ESVKC owner by EDI CA.
- 4.2.1.2. A new ESVKC owner shall be registered only upon submission by the EDI Participant of the originals of the following documents:
- Application for production (generation) of ESVKC (application form area given in Appendices 1 hereto);
 - Power of attorney for the ESVKC owner (form of the Power of Attorney is furnished in Appendix No. 2 hereto).

The application to create the ESVKC and the power of attorney for the ESVKC owner may be furnished as either in electronic (machine-readable) or hard copy form signed by the authorised person of the EDI Participant, provided that a duly certified copy of the power of attorney or other document confirming the authority of the signatory is submitted.

If any data to be included into a certificate needs to be proved with a document for which the effective legislation provides for the established form, the applicant should furnish the CA with the document in such form.

As agreed with the EDI Provider, the EDI Participant shall provide documents listed in Appendix 4 (for RF residents), or Appendix 5 (for non-residents) hereto, in addition to the documents listed in this clause.

The EDI System Provider shall verify the documents and information submitted by the EDI Participant using state information resources:

- Extract from the Unified State Register of Legal Entities in respect of the applicant if the applicant is a legal entity, in order to establish the name, legal form, Taxpayer Identification Number (TIN), primary state registration number (OGRN) and address of the legal entity;
- Extract from the Unified State Register of Individual Entrepreneurs in respect of the applicant if the applicant is an individual entrepreneur in order to verify the Primary State Registration Number of the Individual Entrepreneur, TIN;
- Extract from the Unified State Register of Taxpayers in respect of the applicant

if the applicant is a foreign entity to establish the number of the certificate of registration with the tax authority (including branches, representative offices and other separate subdivisions of the foreign entity) or TIN;

- Extract from the state register of accredited branches, representative offices of foreign legal entities in respect of the applicant if the applicant is a branch, representative office of a foreign entity in order to establish the name, TIN, type of standalone division, KPP, accreditation record number and address of such branch, representative office in the territory of the Russian Federation.

EDI CA shall be entitled to request the EDI Participant to provide other documents in order to settle any disputes arising in connection with confirmation of EDI Participant's legal capacity and EDI Participant's representative's authority, also of the person authorized to act on behalf of EDI Participant without a power of attorney.

The documents listed above or their duly certified copies shall be submitted only in case they were not submitted before.

In case of change of earlier provided data, the EDI Participant has the right to provide the documents (according to Appendices 4 and 5) confirming such changes, in the form set out in the relevant appendix.

The EDI Provider accepts documents issued by the competent authorities of foreign states without their legalization or apostille, except in cases where the EDI Provider has doubts about the reliability or accuracy of the documents and (or) information submitted by these persons.

- 4.2.1.3. According to the procedure set out in clause 1, Article 2 13 and 14 of Federal Law "On electronic signature", the CA proves the identity of the ESVKC owner applying for the ESVKC or other applicant acting on behalf of the legal entity to verify its authority to apply for the certificate.

For the purpose of obtaining the ESVKC, the following methods of identification of the applicant are available to the EDI Participant: in person; including using video communication tools (Zoom, Teams, other similar ones) with mandatory demonstration through the screen of the original identity document (available only for non-resident EDI Participants); by identification of the applicant without his/her personal presence using a qualified electronic signature with a valid qualified certificate; by identification of the applicant using notary services associated with the identification of identity by photo; using a simple electronic signature, the key of which is obtained upon personal appearance in accordance with the simple electronic signature rules when applying for state and municipal services in electronic form established by the Government of the Russian Federation, and provided that the interaction between the certification centre and the unified identification and authentication system has been arranged.

- 4.2.1.4. The EDI CA shall verify the correctness of execution of the documents submitted. In case an EDI Participant has submitted documents in a form inconsistent with the forms set out in this Procedure, the EDI CA shall be entitled to refuse to provide services to that participant until the participant submits documents duly completed in accordance with this procedure.
- 4.2.1.5. The EDI Participant shall pay for the services of EDI CA in accordance with the procedure stipulated by the relevant agreement on participation in Electronic Data Interchange System.
- 4.2.1.6. The ESVKC owner makes his/her cryptographic keys on his/her own by using software provided by the EDI CA, and then send a request to the EDI CA for the ESVKC initial production via user account on the EDI System Provider's website at https://cabinet.moex.com/about?show_login_popup=1.
- 4.2.1.7. The owner prints off the request, signs it by hand, stamps with the EDI Participant's seal (if any) and sends to the EDI CA.
- 4.2.1.8. The EDI System Administrator matches the electronic and paper requests. If the requests match, the Administrator creates an ESVKC based on information stated in the ESVKC production application and the request.
- 4.2.1.9. As the ESVKC has been produced under the above-mentioned procedure, the ESVKC owner is considered to be registered.
- 4.2.1.10. The ESVKC is passed to the user via the electronic communication channels (email or the Participant's personal account on the EDI Administrator official website at https://cabinet.moex.com/about?show_login_popup=1) and added to the certificate register of the EDI Administrator.

4.2.2. Production of ESVKC

- 4.2.2.1. When producing (generating) ESVKC, it is added by the information submitted by the EDI Participant at the time of contract conclusion with the EDI System Provider, which ensures participation in the Electronic Data Interchange System, as well as the data specified in the application for production (generation) of ESVKC at the time of the ESVKC owner registration. In case of change of the specified information, the ESVKC owner shall submit to EDI CA a new application for ESVKC production (generation).
- 4.2.2.2. The validity period of Electronic Signature and Secured (Secret) Encryption Keys of the ESVKC owner shall be established when generating ESVKC and is equal to one (1) year, the validity period of ESVKC shall be equal to ten (10) years. For the legal entities, belonging to Moscow Exchange Group, the EDI System Provider, if necessary, has the right on its own initiative and in

coordination with such legal entity to set a different validity period of Electronic Signature and Secured (Secret) Encryption Keys when forming ESVKC. The Parties undertake to record the new validity period in the relevant Agreement providing participation in Electronic Data Interchange System.

4.2.3. ESVKC creation and delivery times

4.2.3.1. ESVKCs are created and delivered within three (3) business days after the relevant application has been received by the CA provided that the CA receives a request to issue the ESVKC in the form of the electronic document serving as the basis for the certificate creation.

4.2.3.2. A request for the release of an ESVKC in the form of an electronic document may be submitted to the CA within 6 (six) calendar months from the date of signing the Application for the generation of the ESVKC. If the EDI Participant does not send a request for the release of the ESVKC within the period provided for in this paragraph of the Procedures, the obligations arising from the relevant Application for the generation of the ESVKC are terminated.

4.2.4. Fees for ESVKC creation and delivery

4.2.4.1. Fees for creation and delivery of ESVKCs are set in accordance with section 1.4 hereof.

4.3. Validity confirmation for electronic signature having been used to sign electronic documents

4.3.1. EDI CA shall render to the EDI Participants the services of examination works related to proving of authenticity of the electronic signature in the electronic document, as well as participate in the technical examination in case of settlement of the conflict situations related to the Electronic Data Interchange.

4.3.2. Authenticity of the electronic signature in the electronic document shall be proved upon the application of the EDI Participant which it files to EDI CA in the form of a paper document. The application shall contain the following information:

- date and time of the application filing;
- identification data of the ESVKC owner, authenticity of the electronic signature of which shall be proved in the electronic document;
- time and date of generation of the electronic signature of the electronic document;
- time and date as of which the electronic signature authenticity shall be established.

4.3.3. The obligatory enclosure to the application for proving of authenticity of the electronic signature in the electronic document shall be the electronic data storage carrier containing:

- ESVKC using which authenticity of the electronic signature in the electronic document shall be proved;
- electronic document — in the form of one file containing the data and the electronic signature indicator for these data (the electronic signature in the associated format), or two files one of which contains the data and the second — the electronic signature indicator for these data.

4.3.4. The works of proving of authenticity of the electronic signature in the electronic document shall be performed by the commission formed of the number of employees of EDI CA. The result of the commission works shall be the conclusion of EDI CA.

4.3.5. The conclusion shall contain:

- the result of verification of electronic signature of the electronic document

(true/untrue);

- report on the verification performed.

4.3.6. The report on the verification performed shall contain:

- time and place of the verification;
- membership of the commission performing the verification;
- grounds for verification;
- data the commission is provided with for the purpose of the verification;
- content and results of the verification;
- explanation of the verification results.

4.3.7. Conclusion of EDI CA on the verification performed shall be executed in free form in two copies, signed by all the commission members and certified by the seal of EDI CA. One of the verification conclusion copies shall be provided to the applicant.

4.3.8. Proving of authenticity of the electronic signature in one electronic document and writing the conclusion on the verification performed shall take no more than three (3) business days from the date of the application receipt by EDI CA.

4.3.9. When authenticity of an electronic signature having been used to sign electronic documents is confirmed, all validity of ESVKCs in the chain of verification for a given ESVKC to the CA's ESVKC issued by the principal certification authority.

4.3.10. A fee for confirmation of validity of an electronic signature having been used to sign electronic documents is already included in the service fee for trading and/or clearing members for electronic data interchange with the aid of digital signatures which is set in accordance with section 1.4 hereof.

4.4. Procedures to terminate and revoke certificates

4.4.1. ESVKC shall be terminated in the following cases:

- in case of these Procedures termination in respect of an EDI Participant (termination of the contract providing participation in the Electronic Data Interchange System);
- in case of termination (revocation) of the power of attorney for the owner of the ESVKC, provided for in Appendix No.2 to this Procedures of EDI CA, and/or termination (revocation) of the power of attorney establishing the powers (limitation of powers) of the owner of the ESVKC to sign contracts, other documents, to perform other legally significant actions on behalf of the EDI Participant (hereinafter referred to as – Power of attorney); on the grounds specified in this paragraph, CA terminates the relevant ESVKC in the presence of a letter (notification) from the authorized representative of the EDI Participant on the revocation of Powers of Attorney and termination of the powers of the owner of the ESVKC to represent the interests of the EDI Participant within the EDI System; the basis specified in this paragraph applies only to the ESVKC, the owners of which are individuals acting on behalf of a legal entity by proxy, and issued before the entry into force of this version of the Rules – until 01.09.2023;
- at request of ESVKC owner or the EDI Participant (the application form is given in Appendix 3 hereto);
- upon expiry of ESVKC;
- compromise of the Electronic Signature Key of EDI CA;
- the CA ceases its business activities without its business functions being transferred to third parties;
- in other cases provided for in the EDI Rules.

The application form given in Appendix No.3 hereto shall be filled in by applicants

which are legal entities, state authorities, local self-government bodies, individual entrepreneurs, represented by a person who is entitled to act without power of attorney. The application form given in Appendix No.3 hereto is also filled in by applicants – representatives of a legal entity, a public authority, local self-government bodies, an individual entrepreneur (hereinafter referred to as an organization) acting by proxy, in the case of the issuance of an unqualified ESVKC organization, as the owner of which, along with the indication of the name of the organization, an individual a person acting on behalf of the organization on the basis of a power of attorney.

4.4.2. EDI CA shall cancel ESVKC in the following cases:

- if it is not affirmed that the ESVKC owner holds the Electronic Signature Key that matches the Electronic Signature Verification Key specified in such ESVKC;
- in case it is affirmed that the Electronic Signature Verification Key in ESVKC is already present in ESVKC generated earlier;
- in case the court decision affirming inaccurate information in ESVKC becoming effective.

4.4.3. The record on ESVKC termination shall be made by EDI CA in the Register of Certificates within 12 hours once the circumstances listed in sections 4.4.1 and 4.4.2 herein arise, or once EDI CA became or should have become aware of such circumstance. ESVKC shall terminate once the record thereof has been made in the Register of Certificates.

4.4.4. The official notice of EDI CA of the ESVKC cancellation shall be publishing of the first (the earliest) revoked certificates list containing the information of the revoked ESVKC and issued not earlier than the specified event takes place. The time of the ESVKC revocation shall be deemed the time of issue of the specified revoked certificates list kept in the field "thisUpdate" of the revoked certificates list. The information on the revoked certificates list publishing shall be entered to the issued ESVKC of EDI CA in the name suffix "ESVKC CRL Distribution Point".

4.4.5. In case of the ESVKC cancellation upon its expiry, the time of the ESVKC cancellation shall be deemed the time saved in the field "notAfter" of the field "ESVKC Validity". In this case the information on the cancelled ESVKC shall not be included in the revoked certificates list. In case of EDI CA Electronic Signature Key compromise the time of cancellation the ESVKC of the ESVKC owner shall be deemed the time of EDI CA Electronic Signature Key compromise fixed in the register of EDI CA.

4.4.6. In case of EDI CA Electronic Signature Key compromise, the information of the ESVKC of ESVKC owner shall not be entered in the revoked certificates list.

4.4.7. The application for cancellation of ESVKC shall be sent by the ESVKC owner to EDI CA by postal or courier service or by using the Electronic Data Management System with an electronic signature of an authorised person.

4.4.8. The specified application for cancellation of ESVKC shall be accepted during the operating hours of EDI CA.

4.4.9. In case of refusal to cancel the ESVKC, EDI CA shall notify the relevant EDI Participant.

4.5. Procedure to handle the compromise of electronic signature key

4.5.1. The ESVKC owner or the EDI Participant shall independently take the decision on the fact of compromise threat of their Electronic Signature Key.

4.5.2. The events on the basis of which the ESVKC owner holding the Electronic Signature Key or the EDI Participant takes the decision on Electronic Signature Key compromise shall include without limitation the following:

- loss of the key carriers, including with their finding afterwards;
- dismissal of the ESVKC owner having access to the key carriers;

- revelation by the ESVKC owner of the EDI Participant of the facts and events of unauthorized using of the key carrier by the third parties;
 - violation of the rules of key carriers storage.
- 4.5.3. In case that the ESVKC owner or the EDI Participant reveals the fact of Electronic Signature Key compromise, it shall contact EDI CA and take the actions for cancellation of the ESVKC thereof in accordance herewith.
- 4.5.4. The ESVKC owner shall perform the off-scheduled change of the compromised Cryptographic Keys in accordance herewith.
- 4.6. Procedure for keeping the Register of Certificates**
- 4.6.1. The CA's Register of Certificates has been implemented in the form of a network directory of certificates with access via LDAP.
- 4.6.2. Access to the network directory of certificates with a register of unqualified certificates when using the cryptographic tools implementing GOST algorithms is carried out at the address: `ldap://simple/vcert.pki.moex.com:50001/c=RU`. Access to the network directory of certificates with a register of unqualified certificates when using the cryptographic tools implementing the RSA algorithms is carried out at: `ldap://simple/vcert.pki.moex.com:50003/c=RU`.
- 4.6.3. Entries on the certificate cancellation or revocation are made into the register of certificates in accordance with section 4.4.3 hereof.
- 4.7. Procedure for scheduled and unscheduled maintenance of the register of certificates**
- 4.7.1. The register maintenance lasts for no more than 24 hours.
- 4.7.2. The register maintenance is announced on the CA's website at <http://moex.com/s1270>.

5. PROCEDURE FOR THE CERTIFICATION AUTHORITY TO FULFILL ITS OBLIGATIONS

- 5.1. Notices to applicants on terms and procedures of using electronic signatures, risks and security measures

The CA notifies applicants of terms and procedures of using electronic signatures and electronic signatures tools, risks associated with the use of electronic signatures and security measures applied to electronic signatures and the verification process thereof by publishing from time to time these Procedures on the Moscow Exchange's official website at <http://fs.moex.com/files/8905>, as well as by providing applicants with documents and forms applicable to certified cryptographic tools.

- 5.2. Updates to the register of certificates and its protection

The CA keeps information in the register of certificates updated. The CA protects such information from unauthorised access, destruction, modification, blocking and other unlawful actions. Updated versions of the register are published in Internet according to the procedure and within the time frames determined by the CA. The CA does not guarantee that such information is free from errors, full and blocked from unauthorised access; it will not be held responsible for occurrence of such violations if it takes all reasonable and sufficient security measures.

- 5.3. Access to the register of certificates

The CA ensures 24 hours access to the register of certificates in Internet excluding periods of scheduled and unscheduled maintenance;

- 5.4. Confidentiality of electronic signature keys

The CA ensures confidentiality of electronic signature keys produced by itself. The CA takes necessary security measures to ensure confidentiality of such keys throughout their life cycle. Confidentiality procedures and security measures with regard to electronic signature

keys are determined by the CA.

5.5. The CA gives free access to the network directory with information in the register of certificates including revocations of ESVKCs, for any person.



(ESVKC for a legal entity, a public authority, a local government body, or an individual entrepreneur with an indication in the ESVKC of information about an individual acting on behalf of an organization of a legal entity on the basis of the Articles of Association or power of attorney)

On the letterhead of the organization/individual entrepreneur

Application for Generation of the Electronic Signature Verification Key Certificate

1. For the purpose of using in the Electronic Data Interchange System the organizer of which is Moscow Exchange

(full name of the organization including the form of incorporation or full name of the individual entrepreneur)

Represented by _____
(full name of the applicant acting on behalf of the legal entity – owner of the ESVKC)

hereby requests to produce ESVKC in accordance with the data specified in this application:

1.1.attributes of the subject name (DN) for the ESVKC to be produced:

INN*	<i>INN (Taxpayer Identification Number) of the organization/individual entrepreneur</i>
OGRN/OGRNIP**	<i>OGRN (Primary State Registration Number) of the organization/OGRNIP of the individual entrepreneur</i>
SNILS***	<i>Insurance Number of Individual Personal Account (SNILS) of the ESVKC owner</i>
title (T)	<i>Position of the ESVKC owner</i>
commonName (CN)	<i>First name, patronymic and last name of the ESVKC owner</i>
organizationUnitName (OU)	<i>Division of the organization (shall not populate the field for the individual entrepreneur)</i>
organizationName (O)	<i>Organization/individual entrepreneur name</i>
localityName (L)	<i>Settlement name</i>
stateOrProvinceName (ST)	<i>Name of the territorial subject (for example, 77 Moscow)</i>

* for EDI Participants registered with the Russian tax authorities;

** for EDI Participants registered in the Russian Federation;
*** for ESVKC holders who are citizens of the Russian Federation

2. Applicant authentication:¹

- ☐ in person;
☐ not in person, but using a valid qualified electronic signature;
☐ without the applicant being present in person using the services of a notary.

3. The Owner of the ESVKC being produced shall act on the basis of:

- ☐ foundation documents (Articles of Association);
☐ Is an individual entrepreneur;
☐ power of attorney.

4. The EDI Participant uses Cryptographic Tools:

- ☐ in the Russian Federation ☐ in other countries

5. ESVKC type to be produced for the EDI Participant:

- ☐ non-qualified ESVKC (non-certified Cryptographic Tools shall be applied);
☐ non-qualified ESVKC (certified Cryptographic Tools shall be applied).

6. The basis for submitting the application:

- ☐ the initial creation of the ESVKC or the planned replacement of the ESVKC with simultaneous changes (the validity period of the key is 1 year, for a fee);
☐ unscheduled replacement of the current ESVKC due to changes (limitation on the validity period of the item instance key, at no additional charge).

7. Contracts from the EDI Participant:

Name and surname:
Telephone number:
Email:

ESVKC owner (a person acting
on behalf of the EDI Participant)

(signature)

(initials, last name)

_____ 20__ (date)

¹ It is filled in only in the case of the initial creation of the ESVKC with the data specified in the application

On the letterhead of the organization/individual entrepreneur

Power of Attorney No. _____

(place of issue)

(date of issue)

(full name of the organization including the form of incorporation, or full name of individual entrepreneur, OGRNIP)
hereinafter — the "EDI Participant" represented by

(position)*

(full name)*

acting on the basis of the Articles of Association*, does hereby authorize

(full name)

(series and number of the passport, name of the issuing authority and the date of issue)

in accordance with the Electronic Data Interchange Rules approved by the Authorized Body of Moscow Exchange:

1. to represent the interests of the EDI Participant as the owner of the Electronic Signature Verification Key Certificate and create electronic signature verification key certificates in EDI CA for their further use in the interests of the said EDS Participant.
2. As part of the authorisation set out in paragraph 1 above, to sign the application/request for production or for cancellation of the Electronic Signature Verification Key Certificate the owner of which is the specified authorized person, Electronic Signature Verification Key Certificates and requests for initial production of the Electronic Signature Verification Key Certificates in the form of a paper documents for further use thereof and of the Cryptographic Keys corresponding thereto during the validity periods specified in these certificates, on behalf of the EDI Participant upon its instruction and due to participation in the Electronic Data Interchange within the framework of the Electronic Data Interchange System the organizer of which is Moscow Exchange.

This Power of Attorney shall expire on _____, 20____ .

Position and full name of the Head Officer of the EDI Participant Organization/Full name of individual entrepreneur

Signature of the Head Officer of the EDI Participant Organization/individual entrepreneur

* To be filled in when a power of attorney is issued on behalf of a legal person, public authority or local authority.



(Application form for cancellation of the ESVKC for a legal entity, a public authority, a local government body, an individual entrepreneur (hereinafter referred to as an organization) with indication in the ESVKC of information about an individual acting on behalf of the organization on the basis of the Articles of Association or power of attorney)

On the letterhead of the organization

Application for Cancellation of the Electronic Signature Verification Key Certificate

(full name of the organization including the form of incorporation or full name of individual entrepreneur, OGRNIP)
represented by

(title of the authorised representative of the EDI Participant Organization)*

(full name of the Head Officer of the EDI Participant Organization)*
due to _____

(reason for cancellation (revocation) of ESVKC)

requests to cancel (revoke) the ESVKC containing the following data:

serialNumber	<i>ESVKC serial number</i>
ESVKC issuer name (DN)	<i>INN=007702077840,OGRN=1027739387411,CN=MOEX CA,O=Moscow Exchange,L=Moscow,ST=RU Moscow,C=RU</i>

used by the ESVKC owner

(Full name of the ESVKC owner)

in accordance with the Electronic Data Interchange Rules approved by the Authorized Body of Moscow Exchange.

You are requested to cancel this ESVKC on _____, 20__.

Position* and full name of the EDI Participant's representative

Signature of the EDI Participant's representative

_____ 20__ (date)

L.S.

* To be filled in when a power of attorney is issued on behalf of a legal person, public authority or local authority.

1. Terms and definitions (for the list of documents provided by EDI Participants)

<i>Extract from the document</i>	A part of a document made on paper/electronically and certified by an authorised representative of the legal entity and bearing a stamp (if applicable).
<i>Copy</i>	A document that fully reproduces the Original and its external characteristics, on paper, certified by an authorised representative of the legal entity and bearing a stamp (if applicable), or a copy certified by an electronic signature of an authorised representative of the legal entity.
<i>Non-residents</i>	Legal entities meeting the requirements of item 7 of part 1 of article 1 of the Federal Law of 10 December 2003 N 173-FZ "On Currency Regulation and Currency Control".
<i>Notarial extract from a document</i>	A part of a document made on paper/electronically and certified by a notary public in accordance with the notary public legislation of the Russian Federation/foreign notary legislation.
<i>Notarised copy</i>	A copy of a document, the authenticity of which has been certified by a notary public in accordance with the notary public legislation of the Russian Federation/foreign notary public legislation.
<i>Original</i>	Original (first copy) of an electronic document / paper document signed by the authorised representative of the legal entity and certified by a stamp (if applicable). The documents issued by the federal executive body in electronic form and submitted to the Clearing Centre in the form of an electronic document are considered to be Originals that must contain, in addition to the document file, the file with the electronic signature of the representative of the body that executed and issued the document.
<i>Uncertified copy</i>	A document that fully reproduces the Original and its external features on paper.
<i>Residents</i>	Legal entities meeting the requirements of item 6 of part 1 of article 1 of the Federal Law of 10 December 2003 N 173-FZ "On Currency Regulation and Currency Control".
<i>Electronic copy of a paper document</i>	A document containing a scanned copy of a document made from the Original in hard copy or from another document executed in accordance with the requirements specified in item 2 of the list of documents submitted by legal entities, individual entrepreneurs, government authorities and local self-government bodies and applicants (ESVKC Owners) who are residents of Russia, and in item 3 of the list of documents submitted by EDI Participants and applicants (ESVKC Owners) who are non-residents.

- 1.1. The documents provided by the EDI Participant shall be valid as on the date of their submission to the EDI Provider.
- 1.2. Documents may be submitted by the EDI Participant by the following means:
 - 1.2.1. the electronic form of the document may be sent:
 - 1.2.1.1. via the personal account on the EDI Provider website;
 - 1.2.1.2. via the Digital Platform of the EDI Provider;
 - 1.2.1.3. using the e-mail account obtained by the EDI Participant in accordance with the established procedure for obtaining access to the Moscow Exchange Electronic Document Interchange System by sending it to the e-mail address of the representative of the EDI Provider registered in the moex.com domain;
 - 1.2.2. a document in hard copy may be sent:
 - 1.2.2.1. personally by the ESVKC Owner;
 - 1.2.2.2. by post;
 - 1.2.2.3. by courier.
- 1.3. Other terms are used in the meanings ascribed to them by the legislation of the Russian Federation and the EDI Rules.

List of documents to be submitted by EDI participants (legal entities, individual entrepreneurs, state and local authorities) and applicants (ESVKC owners) who are resident in Russia

Item no.	Document Name	Acceptable forms	Acceptable ways of submitting the document	Note
1.	Documents proving the identity of the applicant on the territory of the Russian Federation	Notarised copy	In hard copy	
		Copy		
2.	Document confirming the insurance number of the individual personal account of the applicant who is a natural person (certificate, notification)	Electronic copy of a paper document	Electronically	
		Copy	In hard copy	
		Uncertified copy		
3.	Certificate of authority for:	Electronic copy of a paper document	Electronically	*Not provided if the person acting on behalf of the EDI Participant without a power of attorney is listed in the Unified State Register of
		Original	In hard copy	
	An applicant acting on behalf of the EDI Participant without a	Notarised copy		
		Copy		

	power of attorney (e.g. resolution/ minutes)	Extract from the document Notarial extract from a document		Legal Entities and is not the applicant.
	An applicant authorised to sign the agreement on participation in the EDI and/or supplements thereto (e.g. power of attorney/ minutes/ resolution)	Original Electronic copy of a paper document	Electronically	
4.	Application for access to the Member's Personal Account information software	Original	In hard copy	
		Original	Electronically	

**List of documents to be submitted by EDI Participants and applicants (ESV KC Owners)
who are not residents of the Russian Federation**

Item no.	Document Name	Acceptable forms	Acceptable ways of submitting the document	Note
1.	The applicant's main identity document recognised in the Russian Federation	Notarised copy	In hard copy	
		Copy		
2.	Documents confirming the state registration of the EDI Participant*	Electronic copy of a paper document	Electronically	*Indicating its name and registration number (e.g. certificate of registration). Not required for international organisations
		Copy	In hard copy	
		Uncertified copy		
3.	Documents confirming the legal status of the EDI Participant under the legislation of its country of registration, including: - Extract from the trade register of the country of registration of the Participant (if available) / or other document confirming the legal status of the Participant	Electronic copy of a paper document	Electronically	Not required for international organisations
		Copy	In hard copy	
		Uncertified copy		
4.	Certificate of accreditation of a branch, representative office or other standalone division of	Copy	In hard copy	To be provided in case the branch, representative office or other standalone division of a foreign
		Uncertified copy		

	a foreign organisation in the Russian Federation	Electronic copy of a paper document	Electronically	organisation in the Russian Federation applies to the CA
5.	Document confirming the EDI Participant's tax registration in the Russian Federation (if any) ().	Copy Uncertified copy	In hard copy	To be provided if the organisation is registered for tax purposes in Russia
		Electronic copy of a paper document	Electronically	
6.	Certificate of authority for:	Original	In hard copy	* To be submitted when the head of a branch of a foreign organisation applies for ESVKC.
	The applicant acting on behalf of the EDI Participant without a power of attorney (resolution/ minutes)	Notarised copy Copy		
	Head of a branch, representative office of a legal entity registered under the legislation of a foreign state*	Extract from the document Notarial extract from a document		
	The applicant authorised to sign the agreement on participation in the EDI and/or supplements thereto (e.g. power of attorney/ minutes/ resolution)	Original Electronic copy of a paper document	Electronically	
7.	Application for access to the Member's Personal Account information software	Original	In hard copy	
		Original	Electronically	

GUIDELINES

for Ensuring Safe Usage of Electronic Signature and Electronic Signature Tools

1. General Provisions

These Guidelines regulate security precaution issues with regard to reinforced qualified electronic signature, reinforced non-qualified electronic signature, and related reinforced qualified and non-qualified electronic signature tools.

Foremost, the Guidelines' provisions shall apply to reinforced qualified electronic signature and reinforced qualified electronic signature tools. These Guidelines also may apply to reinforced non-qualified electronic signature and reinforced non-qualified electronic signature tools to their fullest extent, except for requirements which are not applicable since the options named in these Guidelines are not implemented in reinforced non-qualified electronic signature tools (such as the option use of key carriers).

For unification purposes, generalized terms electronic signature and electronic signature tools are used throughout the text of these Guidelines.

In addition to these Guidelines, when ensuring safe usage of electronic signature and electronic signature tools the EDI Participant should be guided by operational documentation requirements and electronic signature facility forms (if any), as well as requirements of the federal executive authority responsible for monitoring the use of Cryptographic Tools.

2. Space requirements

When locating computer equipment with electronic signature tools installed, security precautions must be taken to prevent any unauthorized access by outside parties to the premises where electronic signature tools are located. If unauthorized persons need be present in the premises, their actions should be monitored to avoid them negatively affecting electronic signature tools, cryptographic tools, and provided information.

The internal layout premises, location and equipment of workstations should ensure safe keeping of confidential documents and data, including key information, provided to contractors.

3. Requirements to electronic signature tools, general-system and special software installation

3.1. When using electronic signature tools, the following security precautions should be taken to prevent unauthorized access to data:

3.1.1. Password setting and resetting policy should be developed and used (to access OS, BIOS etc.), enforcing the following password complexity requirements:

- the password has a minimum length of 6 characters;
- the password contains uppercase and lowercase characters, digits and special symbols (@, #, \$, &, *, % and etc.);
- the password may not be a simple combination of letters and digits (may not contain names, surnames, common abbreviations, user's account name, postal address, dictionary entries, slang, dialect or jargon words);
- the password can't have more than two repeated characters;

- if you are changing or resetting your password, your new password should be at least four positions different from your last password;
- the password should be reset when logging in the AWS for the first time and then changed on a regular basis (once a quarter).

3.1.2. When using the Electronic Signature Keys, computer equipment configuration should meet the following requirements:

- non-standard, modified or debug OS versions may not be used;
- OS other than those required for normal operation may not be downloaded and used;
- OS and OS settings may not be controlled, administered or modified remotely;
- all unused resources should be disabled (protocols, services etc);
- security modes in OS should be set to a maximum level;
- all users and groups registered in OS should be assigned minimum possible authorizations required for normal operation;
- measures should be taken to limit access to:
 - system registry;
 - files and catalogs;
 - temporary files;
 - system logs;
 - swap files;
 - cached data (passwords etc);
 - debug information.

3.1.3. For AWS used:

- efforts shall be taken to prevent in AWS any software that enable OS errors be used to extend granted privileges;
- OS security update packs (Service Packs, Hot fix etc) shall be regularly installed, anti-virus databases shall be regularly updated.

3.1.4. When hardware with installed electronic signature tools is connected to public data networks, it is necessary to take all efforts to exclude any possibility of opening and executing files and script objects received from public data networks if not scanned for software bugs and viruses

3.1.5. The following should be arranged and applied:

- audit system and regular audit findings analysis;
- set of anti-virus measures.

3.2. The following is prohibited:

- unauthorized copying of data from key carriers;
- disclosing contents of key carriers or provide key carriers to parties which are not authorized to access to such contents, displaying or printing out key information, or outputting it to any other display devices;
- using key carriers in modes other than normal modes of using key carriers;
- modifying electronic signature tools software in any manner;
- recording any outside information to key carriers;
- leaving computer equipment with installed electronic signature tools unattended after key information has been entered;

- deleting key information from key carriers before ESVKC expires or is cancelled.

4. Security precaution requirements when handling key information and key carriers with electronic signature keys

4.1. Protecting Electronic Signature Keys.

When you create Electronic Signature Keys, they shall be written to pre-initialized (formatted) key carriers of valid types according to technical and operational documentation.

Should it be technically possible, Electronic Signature Keys written to key carriers shall be password (PIN-code) protected. The password (PIN-code) shall be created by a person who generates keys according to the operational documentation for the electronic signature key tools used.

The Electronic Signature Key's owner shall be responsible for keeping passwords (PIN-codes) secure.

Should it be technically possible, passwords (PIN-codes) shall meet complexity requirements listed in Section 3 herein.

4.2. Handling key information and key carries.

It is not allowed to e-mail files with key information (except for public keys) via both Internet and intranet mail services.

Storing key information in local or network drives, or in built-in memories of hardware with electronic signature tools contributes to the commission of fraudulent actions.

The Electronic Signature Key's owner shall keep Electronic Signature Keys secret and confidential, not disclose them to other parties and shall make every effort to prevent them from compromising.

Key carriers shall be used by their owners only and kept out of reach of third parties (lockers, sealed boxes, metal cases etc).

Key carriers shall be kept inserted in the reading device only for the period while electronic signature tools are generating and verifying electronic signature keys, or encrypting and decrypting. Keeping key information inserted in the reading device for a long time significantly increases the risk of unauthorized access to key information.

Storing any other information (including work or personal files) on key carries is not allowed.

5. Security precautions for AWS with installed electronic signature tools.

To control outgoing and incoming traffic, hardware with installed electronic signature tools shall be protected with firewalling software or hardware.

Hardware with installed electronic signature tools shall meet the following requirements:

- passwords used for OS user accounts meet complexity requirements listed in Section 3 herein;
- only licensed software is installed;
- licensed anti-virus software with regular virus database updates is installed, anti-virus software operates continuously in automatic mode;
- all unused services and processes of the operating system should be disabled (including remote administration and control, shared access to network, system drives, etc.);
- software development and debug tools may not be used with hardware;
- OS updates are regularly installed;
- efforts are taken to prevent unauthorized access (physically and/or remotely) to hardware with electronic signature tools and cryptographic tools;
- information security event log is activated;

- auto screen lock is enabled after the user leaves his/her workstation.

Should hardware with installed electronic signature tools be transferred (written off, submitted for repairs) to any third party, all the information which if used by authorized parties might cause harm to the EDI Participants, should be guaranteed to be deleted, including electronic signature tools, EDI system logs etc.