Approved By the Executive Board Moscow Exchange July 08, 2016 Minutes No. 34

Market Making Rules FX Market and Precious Metals Market Moscow Exchange

1. Terms and definitions

The Exchange means Public Joint Stock Company Moscow Exchange MICEX-RTS (Moscow Exchange).

Agreement means the Market Maker Agreement given in Appendix 1 hereto.

Market Maker means the Trading Member with the Market Maker Agreement executed with the Exchange.

Reporting Period means the calendar month.

Rules mean these Market Making Rules for the Moscow Exchange's FX Market and Precious Metals Market.

Programme means parameters of the Market Maker's obligations in rendering the Services; conditions under which a Market Maker is considered to have performed its obligations and the procedure for determining its remuneration, as adopted by the sole executive body of the Exchange.

Services mean services rendered by a Market Maker under the Agreement to support quotes, demand, supply and/or turnover of foreign currency and/or precious metals.

2. General provisions

- 2.1. These Rules set out how a Market Maker renders the Services on the Exchange's FX and Precious Metals Markets.
- 2.2. The Rules cover rights and obligations, interaction between the Exchange and a Market Maker, delivery and acceptance of the Services and settlement with the Market Maker, amendments to the Agreement, grounds and procedure to terminate it.
- 2.3. The Agreement is executed by adhering to these Rules that specify its terms and conditions. The form of the Agreement is given in Appendix 1 hereto.
- 2.4. Parameters of the Market Maker's obligations in rendering the Services, conditions under which a Market Maker is considered to have performed its obligations and the procedure for determining its remuneration to be paid by the Exchange are determined by the Programme(-s) selected by the Market Maker.
- 2.5. The Rules and Programmes as amended, as well as their duration are published for public use on the Exchange's website at moex.com/s715.
- 2.6. A Market Maker and the Exchange notify each other promptly of any changes in their contact and banking details. They are fully responsible for any losses arising from the failure to do so.

- 2.7.A Market Maker and the Exchange are responsible for any failure to perform or improper performance of their obligations in accordance with Russian law and the Agreement.
- 2.8. Any terms not defined in these Rules, the Agreement or the Programme, have the meanings ascribed to them by the Exchange's rules of regulated trading for the FX and precious metals markets, the NCC Clearing Bank clearing rules for the FX and precious metals markets, other internal documents of the Exchange and, if any of the above-mentioned is absent, by current law of the Russian Federation.

3. How Market Makers render the Services

- 3.1. When rendering the Services, a Market Maker is allowed to execute trades only on its own behalf and at its own expense, or on its own behalf and at the client's expense (if pertinent instructions from the client are available).
- 3.2. When rendering the Services, a Market Maker must enter quotes available to all trading firms.
- 3.3. Market Makers perform their obligations under the Programme on Trading Days.

If any Instrument specified in the Programme is not traded on a specific Trading Day, the Market Maker does not render the Services with respect to such Instrument on that day. Such days are not included on the Trading Days of the Programme in the Reporting Period when performance of the Market Maker for the Instrument is determined.

If the Programme provides for 2 (two) and more Instruments for the Market Maker and one or more such Instruments are not traded on a specific Trading Day, the Market Maker renders the Services for other Instruments specified in the Programme and traded in that Trading Day. The Market Maker is considered to have performed its obligations when parameters specified in the Programme for the Instrument(-s) available for trading in the Trading Day are met. Further, any common parameter set for a number of Instruments must be met for the Instrument(-s) available for trading on the Trading Day.

- 3.4. A Market Maker performs its obligations on the Trading Day on which trading in an Instrument specified in the Programme is suspended in accordance with the relevant Programme.
- 3.5. If trading in an Instrument is terminated, the Market Maker stops rendering the Services under the relevant Programme. This applies also to Programmes under which the Services are rendered for a number of Instruments if trading in at least one of such Instruments is terminated.

If the Programme is the only Programme under which the Market Maker performs under the Agreement, the termination of the Services under such Programme by the Market Maker entails termination of the Agreement from the day of the trading termination.

- 3.6. If a Market Maker uses more than one Settlement Codes selected in accordance with Section 6 hereof to perform its obligations under a certain Programme, the Market Maker's performance under the Programme is determined by every such Settlement Code.
- 3.7. When a Market Maker renders the Services to the Exchange, the interaction between them is carried out through documents in written or electronic form in accordance with the Exchange's Electronic Data Interchange Rules.
- 3.8. Market Makers and the Exchange shall keep terms of the Agreement and the Programme confidential and refrain from disclosing information about each other that has been obtained while performing the Agreement except for those cases where such information is to be disclosed and transferred pursuant to Russian law.

4. Services acceptance procedure

- 4.1.To confirm that its obligations under each Programme were performed/not performed, the Market Maker produces the Market Maker Obligations Performance/Non-performance Certificate (the Certificate) as per the form given in Appendix 3 hereto following each Reporting Period.
- 4.2. Within ten (10) business days of the end of the Reporting Period, the Market Maker sends two copies of the signed Certificate and an invoice for the services to be paid for to the Exchange.
- 4.3. The Exchange reviews the Certificate within ten (10) business days of receiving it, then, if there are no objections in relation to it, send one copy of it to the Market Maker.

5. Market Maker's remuneration; payment procedure

- 5.1. Following the end of every Reporting Period, the Exchange informs the Market Maker of whether it has performed/not performed its obligations under every Programme by sending a relevant report within three (3) business days of the end of the Reporting Period.
- 5.2. If the Market Maker has performed its obligations under the Programme, the Exchange pays a monthly remuneration to the Market Maker following the end of the Reporting Period. Such remuneration is calculated in accordance with the Programme and stated in the Certificate. It is paid subject to the absence of any objections regarding the Certificate. The remuneration is transferred to the Market Maker's settlement account within 15 (fifteen) business days from receiving documents stated in clause 4.2 hereof by the Exchange.
- 5.3. If the Market Maker fails to fulfill obligations specified in a relevant Programme, its Services under such Programme are considered unperformed and the remuneration is not be paid.

5.4. If the notice provided in Appendix 2 hereto does not contain any Settlement Code(-s) for a specific Programme, performance of the Market Maker under the Programme is determined in the aggregate across all Settlement Codes on which obligations under trades executed by the Market Maker to perform obligations under the Programme are recorded.

6. Selecting the Settlement Code and Programme by Market Makers

- 6.1. When entering into the Agreement, Market Makers select a Programme(-s) under which they will render the Services. They are also allowed to select the Settlement Code(-s) on which obligations under trades executed by the Market Maker under relevant Programme(-s).
- 6.2. The Programme(-s) and/or Settlement Code(-s) selected by the Market Maker are stated in the Notice produced as per the form given in Appendix 2 hereto (the "Notice").
- 6.3. The Programme selected by Market Makers is agreed with the Exchange. The Exchange is entitled to reject the Programme by sending a relevant notification to the Market Maker within five (5) days from receiving the Notice.
- 6.4. Market Makers are entitled to select any additional Programme at any time of the Agreement period. They are also entitled to terminate any current Programme and/or Settlement Code unilaterally, or replace any current Settlement Code, by sending a new Notice to the Exchange. Any new Notice supersedes the previous one.

The changes take effect on the first calendar day of the month following the month in which the Exchange received the Notice, or on any other day specified by the Marker Maker in the Notice. If the Exchange does not agree that date, it sends the pertinent notification to the Market Maker within five (5) days of receipt of the Notice.

7. Making amendments to the Rules and Programmes

7.1. The Exchange is entitled to amend the Rules and/or change parameters of the Market Maker's obligations, conditions under which the Market Maker is considered to have performed its obligations and the procedure for determining its remuneration (change the Programme) unilaterally.

The Exchange sets the date from which the Rules and/or the Programme as amended take effect.

The Rules and/or the Programme as amended are published on the Exchange's website and then take effect no sooner than five (5) business days after the publication of the documents.

The Exchange also informs the Market Maker about any amendments to the Rules and/or the Programme at least 5 (five) business days before they take effect in any of the following manners:

- a. via the Trading System;
- b. via email.
- 7.2. If a Market Maker does not agree with any amendments made by Exchange to the Programme, it is entitled to repudiate the Programme by sending the Notice to the Exchange prior such amendments take effect. The Market Maker stops rendering the Services under the Programme to be amended from the day the amendments take effect.

If the Programme is the only Programme under which the Market Maker renders the Services, repudiating it means termination of the Agreement from the day the amendments take effect.

8. Reasons and procedure for termination of the Agreement

- 8.1. Either party may cancel the Agreement early unilaterally by sending a termination notice to other party at least five (5) business days before the supposed termination date. The Agreement shall be considered terminated from the date stated in such notice.
- 8.2. The cancellation notice is send by the initiating party in hard copy or electronically in accordance with the Exchange's electronic data interchange rules.

If the initiating party fails to meet the time frame set out in clause 8.1 hereof when sending the cancellation notice unilaterally, the Agreement is considered to have been cancelled on the 5 (fifth) business day after the other party received such notice unless other cancellation date was not established by the parties.

This clause is not applied, if a Market Maker repudiates the Agreement in accordance with clauses 3.5 or 7.2 hereof.

- 8.3. If the Market Maker's admission to trading on the FX Market and Precious Metals Market is terminated, the Agreement is cancelled from the admission termination date.
- 8.4. Obligations arising from the Agreement before its cancellation date remain binding upon the parties after such date.

Appendix No. 1 to the Market Making Rules for the FX Market and the Precious Metals Market of Moscow Exchange

		Ma	arket M	laker	Agree	ment No.				
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		Stock Comprepresented	by _			_			on the	
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3.	accorda Any re by the	eration are ance with th ationships t Rules. Any	ie Rules betweer	s. n the	Parties	that arise	out of th	is Agree	ement are	e governed
4.	relation The Panegotia Agreen termina Arbitra dispute Arbitra Arbitra Russian	arties endean to this Agrarties agree ation, all detion, or valution in acceptation resolution resolution resolution resolution tional treational treation	eemente that isputes ding the idity the ordance proceduons shape on not the that is the intermental to the i	via noif the and nose ereof, e with all be adher	egotiation ey fail to controus related are to document of the consider of the consideration of the con	on. to resolve versies a to the be referre nentation of force whered by the coluntarily	e disputed rising from execution the establishing en a claim e Parties to the establishing en es	s and/o om or i n, perfo Arbitrati ng its le n is filed o be fin	r contro in relation ormance, on of NA egal station al and bi in accor	versies via on to this violation, NUFOR (the us and the inding. Any dance with
5.		greement	takes				_		and is ning the	

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¹ The Programmes (in Russian) are available on the Exchange's website at moex.com/s749.

6. Details and signatures of the Parties:

The Exchange:

Name: Public Joint Stock Company Moscow Exchange MICEX-RTS (Moscow Exchange) Correspondence address: Russia 125009 Moscow Bolshoy Kislovsky per 13 Located at: Russia 125009 Moscow Bolshoy Kislovsky per 13 INN/KPP 7702077840/997950001 All-Russian Classifier of Enterprises and Organizations 11538317 a/c 40701810000000000232 with the National Settlement Depository, Moscow Correspondent account 30105810345250000505 BIC 044525505

The Market Maker:

Name Correspondence address: Located at: INN/KPP Registration number a/c Correspondent account BIC

L.S. L.S.

Market Maker Notice of Programme and/or Settlement Code

Ref. No	20		То	Moscow Exchange			
	Not	ice ¹ of Programn	ne and/or Settlement C	ode			
Member Firm		Full name of the Member Firm					
ID		Мел	Member Firm's ID (registration code)				
No	Prog	ramme²	Settlement Code(-s) on which obligations under trades executed under the Programme ³	Repudiation (reason as per "A ⁴ " or "B ⁵ " below is indicated if applicable)			
	ice will take effect rket Maker	on6					

 $^{^{\}mbox{\scriptsize 1}}\mbox{\ensuremath{\mbox{Every}}}$ new Notice fully supersedes the previous one.

² All Programmes under which the Market Maker renders or is going to render the Services, or which it is going to repudiate, must be stated.

³The Market Maker is entitled to indicate the Settlement Code(-s) on which obligations under trades executed by the Market Maker to perform under the relevant Programme, are recorded.

 $^{^4}$ A – the Market Maker repudiates the Programme in accordance with Clause 6.4 of the Rules.

 $^{^{5}}$ B - the Market Maker repudiates the Programme in accordance with Clause 7.2 of the Rules.

⁶ The date should be put in if this Notice will take effect on the date that is not the first calendar day of the month following the month in which the Exchange received the Notice (as per clause 6.4 of the Rules)

	m of the Market Maker Obligation Fu be used if the Market Maker has fulfilled in		
	Market Maker Servi		
	for Market Maker Agreement No	_ dated	201 _
Moscow			20
Moscow	Joint Stock Company Moscow Exchange Exchange, represented by basis of		inafter referred to as , acting on one party and
		hereinafte	er referred to as the
Market acting c	Maker represented byon the basis of		ther party, have made
	tificate as required by the Market Maker he Agreement) to the following effect:		
1.	The Market Maker has properly fulfilled 201_ until		er the Agreement from
2.	The Market Maker's remuneration for letters) kopecks. Not subject to VAT		od is rubles (in
For the	e Exchange:		
L.S.			
For the	e Market Maker:		
L.S.			

2. Form of the Market Maker Obligation Non-Fulfilment Certificate

(to be used if the Market Maker has not fulfilled its obligations under the Agreement):

•	Market Maker Service Certificate for Market Maker Agreement No dated201 _
Moscow	20
Moscow	oint Stock Company Moscow Exchange MICEX-RTS, hereinafter referred to a Exchange, represented by, acting or, as one party and hereinafter referred to as the Market Make
represe basis of	nted by, acting on the
1. T	
For the	Exchange:/
For the	Market Maker: