

NATIONAL BANK OF THE REPUBLIC OF NORTH MACEDONIA

Pursuant to Article 47 paragraph 1 item 6 of the Law on the National Bank of the Republic of Macedonia (Official Gazette of the Republic of Macedonia No. 158/10, 123/12, 43/14, 153/15 and 6/16) and Article 23 paragraph 2 of the Law on Foreign Exchange Operations (Official Gazette of the Republic of Macedonia No. 34/01, 49/01, 103/01, 51/03, 81/08, 24/11, 135/11, 188/13, 97/15, 153/15 and 23/16), the National Bank of the Republic of Macedonia Council adopted the following

DECISION

on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Unofficial revised text)¹

I. GENERAL PROVISIONS

1. This Decision sets out the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad.

Accounts under paragraph 1 of this item may be opened:

- with foreign banks, as transaction accounts,
- with non-banking foreign organizations, as settlement accounts, for settling mutual claims and liabilities with nonresidents (hereinafter: settlement accounts),
- with foreign payment institutions or e-money institutions, and
- with an authorized participant on a foreign stock exchange or on an organized securities market.

A foreign bank shall be any legal entity incorporated and domiciled outside the

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¹ This is a revised text of the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad. The revised text consists of the Decision the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of Macedonia No. 42/16), Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 50/19), Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 181/19), Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 167/20), Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 308/19), Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 88/21), Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 177/21) the Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 247/21) and the Decision on amending the Decision on the manner and the terms under which residents that are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of North Macedonia No. 89/22).

Republic of North Macedonia, licensed by a competent authority of the country to perform banking activities.

An authorized participant on a foreign stock exchange or on an organized securities market shall denote a legal entity that has obtained an approval or a license from a competent authority abroad to provide services with securities or is registered in an appropriate public register of authorized participants on the financial markets.

A foreign payment institution or an e-money institution shall denote a legal entity that has obtained an approval or a license from a competent authority abroad to provide payment services or to issue e-money or is registered in an appropriate public register.

II. MANNER AND TERMS UNDER WHICH RESIDENTS THAT ARE NOT AUTHORIZED BANKS MAY OPEN AND HOLD ACCOUNTS WITH FOREIGN BANKS AND WITH FOREIGN PAYMENT INSTITUTIONS OR E-MONEY INSTITUTIONS

- 2. Residents who may freely open and hold accounts with foreign banks include:
- 2.1. Diplomatic, consular and other representative offices of the Republic of North Macedonia abroad, financed by the budget of the Republic of North Macedonia (hereinafter: diplomatic representative office).

Account with a foreign bank on this basis may be opened only in the country where the diplomatic representative office is located and may be used for transfer of funds abroad and from abroad.

2.2. Natural persons with permanent residence in the Republic of North Macedonia, who temporarily reside abroad for more than 3 (three) months, during their residence abroad.

The temporary residence abroad shall be proved by a valid document for regulated temporary residence of more than 3 (three) months.

A valid document for residence abroad shall be considered any document issued by a competent authority in the country that regulates the residence in that country.

Account with a foreign bank on this basis may be opened only in the country that issued the valid residence permit and may only be used for transfer of funds from abroad.

2.3. Natural persons with permanent residence in the Republic of North Macedonia, residing temporarily abroad for 6 (six) months or more during their residence abroad.

The temporary residence abroad shall be proved by a valid residence permit for a period of 6 (six) months or more.

A valid permit for residence abroad shall be considered any document issued by a competent authority in the country that regulates the residence in that country.

Account with a foreign bank on this basis may be opened only in the country that issued the valid residence permit and may only be used for transfer of funds abroad and from abroad.

2.4. Natural persons with permanent residence in the Republic of North Macedonia, who temporarily reside abroad during their residence abroad, and have a valid work permit.

A valid work permit shall be considered any employment contract signed with a foreign employer or other employment document issued by a competent authority of a foreign country, including a work permit contained in a travel document that indicates the relating period.

Account in a foreign bank on this basis may be opened only in the domicile country

of the foreign employer and in the country where its organizational units are located or in the domicile country of the authority that issued the employment document and may only be used for transfer of funds from abroad.

2.5. Natural persons with permanent residence in the Republic of Macedonia, who temporarily reside abroad as employees of a diplomatic representative office abroad and members of their immediate families, during their residence abroad, and have a valid permit to work in a diplomatic representative office abroad

A valid work permit in a diplomatic representative office shall be considered any diplomatic passport, document issued by a competent authority in the country that regulates the residence in that country, or written statement of the ambassador, the consul or other person who manages the representative office, stating that the natural person is employed in a diplomatic representative office, or is a member of the immediate family of the person employed in a diplomatic representative office.

Account in a foreign bank on this basis may be opened only in the country where the diplomatic representative office is located and may only be used for transfer of funds from abroad.

2.6. Foreign natural persons who temporarily reside in the Republic of North Macedonia.

The temporary residence in the Republic of North Macedonia shall be proved by a valid residence or work permit valid for a period of at least 6 (six) months.

Account in a foreign bank on this basis may be used for transfer of funds abroad and from abroad.

2.7. Natural persons with permanent residence in the Republic of North Macedonia who in the foreign country acquired the right to personal retirement, pension of a deceased spouse, welfare, child support, tuition for a child whose parent deceased and premium/indemnification of life insurance. The acquired right shall be proved by appropriate documentation issued by a competent authority abroad. The payment of premium/indemnification of life insurance shall also be proved by evidence that the life insurance agreement is not concluded contrary to the regulations of the Republic of North Macedonia (evidence that the natural person had the status of a nonresident or was employed with a foreign employer at the time of signing the agreement).

Account in a foreign bank on this basis may be opened in the country where the rights have been acquired and may only be used for transfer of funds from abroad based on the aforementioned rights.

2.8. Natural persons with permanent residence in the Republic of North Macedonia, who at the same time have a valid foreign passport containing the address of the residence abroad.

Account in a foreign bank on this basis may be opened only in the country that issued the passport and may be used for transfer of funds to and from abroad.

2.9. Residents who have sold real property abroad, for recovery of claims based on the sale of the property.

The acquisition of the property abroad shall be confirmed by evidence of the registration in the Registry of the investments in real estate of residents abroad at the Central Registry of the Republic of North Macedonia. The sale of the property shall be proved by a sales agreement.

Account in a foreign bank on this basis may be opened only in the country where the property, subject to the sales agreement, is acquired and may only be used for transfer of funds from abroad up to the amount of the sales agreement. 2.10. Residents who rent out real property abroad, for recovery of claims based on lease of the property.

The acquisition of the property abroad shall be confirmed by evidence of the registration in the registry of investments in real estate at the Central Registry of the Republic of North Macedonia. Renting out the property under lease shall be proved by a lease agreement.

Account in a foreign bank on this basis may be opened only in the country where the property, subject to the lease agreement, is located and may only be used for transfer of funds from abroad up to the lease amount indicated in the lease agreement.

2.11. Residents who have acquired real property abroad, for payment of costs for the property abroad.

The acquisition of the property abroad shall be confirmed by evidence of the registration in the registry of investments in real estate at the Central Registry of the Republic of North Macedonia. Costs for the property abroad shall be proved by a relevant document that requires their payment.

Account in a foreign bank on this basis may be opened only in the country where the property is located and may only be used for transfer of funds abroad up to the amount of the costs.

2.12. Residents who have an obligation to pay on the basis of purchase of securities abroad and residents who have securities abroad, for the purposes of recovery of claims based on sale of securities abroad, dividends, interests or other proceeds based on securities.

The obligation to pay when purchasing securities and the collection from the sale of securities abroad shall be proved by a transaction execution order, or a transaction report, or an agreement or other document that can confirm the transaction or a relevant document that can confirm the establishment of a business relation between the resident and the authorized participant on a foreign stock exchange or on an organized securities market. The claims based on dividends, interests or other proceeds based on securities shall be proved by a notification / document for paid dividend, interest or other proceeds from securities, as well as a certificate from securities account issued by a relevant foreign depositary.

The order for the inflow should clearly state the basis of the transaction (sale of securities, return of unused funds, payment of dividend, interest or other proceeds).

The account with the foreign bank or with the authorized participant on a foreign stock exchange or on an organized securities market of this sub-item may only be used for transfer of funds from and to abroad, which are related to the transactions with securities abroad.

2.13. Residents that have obligation to make payment to a competent authority/legal entity abroad (notarial fee, court costs, banking commissions or enforcement costs).

The obligation referred to in paragraph 1 of this sub-item shall be proved by submitting a document in the original or a copy certified by a competent authority - notary, which will determine the resident's obligation to make payment to a competent authority/legal entity abroad.

The account with the foreign bank opened for the obligations referred to in paragraph 1 of this sub-item may only be used for transfer of funds abroad up to the amount of the obligation for payment to the competent authority/legal entity.

2.14. Natural persons with permanent residence in the Republic of North

Macedonia, to remit a certain amount for obtaining a document for temporary residence abroad for education needs.

The obligation referred to in paragraph 1 of this sub-item shall be proved by a document issued by a competent foreign educational institution, foreign competent authority, diplomatic-consular representative office of a foreign country in the Republic of North Macedonia which confirms that for the issuance of a document for regulated residence in that country for education, the resident should previously open an account in a foreign bank and remit the exact amount of funds on the account.

The account opened on this basis may be opened only in the country that issued the document from the competent foreign educational institution, the foreign competent authority, the diplomatic-consular representative office of the foreign country in the Republic of North Macedonia and may be used for transfer of funds to and from abroad.

2.15. Resident legal entities that have an obligation/responsibility to make payment based on a trade in goods or services to a legal entity from the Russian Federation, for which the regulations of this country require from the resident to open an account with a foreign bank for payment of these goods or services.

The obligation referred to in paragraph 1 of this sub-item shall be proved by submitting an original document or a copy certified by a notary public proving the resident's obligation/responsibility to make payment to a legal entity from the Russian Federation.

The account with the foreign bank opened for the obligations referred to in paragraph 1 of this sub-item may only be used for transfer of funds abroad up to the amount of the obligation for payment to the legal entity and only for the period of effectiveness of the regulation referred to in paragraph 1 of this sub-item.

3. The resident may also transfer the balance of the account opened in accordance with item 2 sub-items 2.1, 2.2, 2.3, 2.4, 2.5, 2.6, 2.7, 2.8, 2.9, 2.10, 2.12 and 2.14 of this Decision to the Republic of North Macedonia even after the expiration of the validity of the document on the basis of which the account was opened.

For the purposes of item 2 of this Decision, SEPA (Single Euro Payments Area) countries shall be considered a single country.

4. Residents legal entities and natural persons may freely open and hold accounts with payment institutions or e-money institutions abroad only for commercial purposes i.e. for purchasing/selling goods and services electronically. Funds transfers to accounts with payment institutions or e-money institutions abroad on the basis of purchasing goods and services electronically shall not exceed Euro 2,500 per person on a monthly basis.

If the foreign payment institutions or e-money institutions referred to in paragraph 1 of this item are also authorized participants on a foreign stock exchange or an organized securities market, in terms of Article 14 of the Law on Foreign Exchange Operations, residents, legal entities and natural persons may freely open and hold accounts with them and for the purposes of purchasing/selling securities abroad, in accordance with the provisions referred to in sub-item 2.12 of this Decision.

5. Other residents that are not authorized banks may open and hold accounts with foreign banks only on the basis of an approval issued by the National Bank of the Republic of North Macedonia (hereinafter: the National Bank).

The National Bank shall issue an approval for opening and holding accounts with foreign banks to a resident:

- who has concluded a contract for performing investment works abroad,
- who intends to open a representative office abroad as part of a company,

- who provides services in the international transport of goods and passengers,
- who provides services in the area of scholarly work,
- for recovery of claims based on a decision made by a competent authority abroad or extrajudicial settlement concluded abroad,
- for recovery of claims abroad based on VAT returns on commercial transactions,
- for recovery of claims abroad based on goods delivered or services provided on the basis of won international bids.
- 6. The National Bank shall issue the approval under item 5 paragraph 1 of this Decision on the basis of an elaborated application and proper documentation submitted by the resident along with the application.

The approval under item 5 paragraph 1 of this Decision shall be issued utmost for a year, while in case of investment work contracts, it shall be valid over the entire contract period.

The resident's application referred to in paragraph 1 of this item shall be elaborated and contain: applicant's data, ground, amount and type of currency, purpose of funds, name of the country and foreign bank where the account is opened.

- 7. The approval under item 5 paragraph 1 of this Decision shall be issued under the following terms:
 - 7.1. For performing investment works abroad, up to 20% of the contract value.

If the investor and the contractor agree upon a guarantee in the form of deposit for high-quality and timely completion of the contract, an approval shall be issued in the amount of the deposit and until the expiration of the guarantee period.

If the contracting parties change the deadline for completion of the contract during the investment works abroad, the resident shall, within five working days after the conclusion of the annex to the contract, submit to the National Bank a request for changing the approval validity.

If the competent authorities fail to calculate the tax after the completion of the works abroad, and it is required by the regulation of such country, the resident may keep the funds necessary for tax payment on the account with the foreign bank until its payment.

- 7.2. For payment of operating costs of a representative office, up to the amount of the planned monthly costs for the period of one year.
- 7.3. For payment of costs for transport vehicles (exploitation costs) of residents who provide international transport services, up to the amount of the planned monthly costs for the period of one year.
- 7.4. For payment of costs for providing scholarly services abroad, up to the amount of the planned monthly costs for the period of one year.
- 7.5. For recovery of claims based on a decision made by a competent authority abroad or extrajudicial settlement concluded abroad, up to the amount indicated in the decision i.e. the settlement.
- 7.6. For recovery of claims abroad based on VAT returns on commercial transactions in accordance with tax regulations of the country where the account is opened, up to the amount of VAT returns.

- 7.7. For recovery of claims abroad based on goods delivered or services provided in won international bids, up to the amount specified in the contract for goods delivered or services rendered concluded on the basis of a won bid.
- 8. The resident's account balance with a foreign bank shall not exceed the amount stipulated in the approval referred to in item 5 paragraph 1 of this Decision, and the resident may use the funds on the account with a foreign bank only for the purposes for which the approval referred to in item 5 paragraph 1 of this Decision has been issued.
- 9. Resident who, before the expiration of the approval, fails to apply for opening an account with the same bank for the next period, shall close the account and transfer the funds from the account to the Republic of Macedonia within 30 days from the expiration of the approval, i.e. from the date of cessation of the diplomatic representative office.

Upon closing the account, the resident referred to in item 5 of this Decision shall notify the National Bank within 10 days.

III. DOCUMENTATION TO BE SUBMITTED TO THE NATIONAL BANK FOR AN APPROVAL

- 10. Residents who are not authorized banks shall submit the following documentation along with the application to the National Bank:
- 10.1. For issuing an approval for opening and holding account with a foreign bank based on investment works:
 - evidence that the resident has been registered in the trade registry and the registry of other legal entities for performing investment works abroad. The certificate from the trade registry and the registry of other legal entities shall not be older than 3 (three) months, and
 - a copy of the investment work contract concluded with a foreign partner.
 If the approval validity period needs to be extended due to the extension of the period for completing the investment works, a copy of the annex to the contract that extends the deadline shall be presented.
 If upon completion of the works abroad taxes have not been paid, a copy of the relevant regulations of the country shall be presented proving the obligation to pay tax and evidence of the amount of unpaid tax.
- 10.2. For issuing an approval for opening and holding account with a foreign bank based on payment of operating costs of a representative office:
 - evidence that the resident is registered in the trade registry and the registry of other legal entities. The certificate from the trade registry and the registry of other legal entities shall be issued by a competent authority and shall not be older than 3 (three) months,
 - a copy of the document of the respective authority of the foreign country proving that the representative office is registered abroad, and
 - calculation of the planned monthly costs for the period of one year.
- 10.3. For issuing an approval for opening and holding account with a foreign bank for payment of costs for transport vehicles (exploitation costs):
 - evidence that the resident has been registered in the trade registry and the registry of other legal entities for performing international transport activities. The certificate from the trade registry and the registry of other legal entities

shall be issued by a competent authority and shall not be older than 3 (three) months. If the performance of activities requires an approval, license or other document issued by a national authority, evidence of the approval, license or other document issued by a national authority shall be presented in accordance with law;

- calculation of the planned monthly costs for the period of one year, and
- evidence for holding own transport vehicles or rented, leased or borrowed transport vehicles.

When a resident provides services using rented, leased or borrowed transport vehicles, a copy of the agreement on renting, leasing or borrowing transport vehicles shall be presented.

- 10.4. For issuing an approval for opening and holding account with a foreign bank for payment of costs for conducting scholarly works abroad:
 - evidence that the resident is registered in the trade registry and the registry of other legal entities for performing scholarly works. The certificate from the trade registry and the registry of other legal entities shall be issued by a competent authority and shall not be older than 3 (three) months,
 - a copy of the contract concluded with a non-resident for performing scholarly works abroad, and
 - calculation of the planned monthly costs for the period of one year.
- 10.5. For issuing an approval for opening and holding account with a foreign bank for collection of claim on the basis of a decision made by a competent authority abroad or extrajudicial settlement concluded abroad:
 - evidence that the company is registered in the trade registry and the registry of other legal entities. The certificate from the trade registry and the registry of other legal entities shall be issued by a competent authority and shall not be older than 3 (three) months, and
 - a copy of the decision made by a competent authority abroad or a copy of the extrajudicial settlement concluded abroad.
- 10.6. For issuing an approval for opening and holding account with a foreign bank for recovery of claims abroad on VAT returns on commercial transactions:
 - evidence that the resident is registered in the trade registry and the registry of other legal entities. The certificate from the trade registry and the registry of other legal entities shall be issued by a competent authority and shall not be older than 3 (three) months,
 - documentation from a competent institution abroad proving that the claim has arose from VAT returns, and the amount of the claim.
- 10.7. For issuing an approval for opening and holding account with a foreign bank for recovery of claims abroad based on goods delivered or services provided in won international bids:
 - evidence that the resident is registered in the trade registry and the registry of other legal entities. The certificate from the trade registry and the registry of other legal entities shall be issued by a competent authority and shall not be older than 3 (three) months
 - a copy of the contract for delivery of goods or rendering services concluded with a non-resident based on won international bid.
- 11. The documentation required for issuing an approval for opening and holding account with a foreign bank, as specified by this Decision, shall be submitted in original or a copy verified by a notary, and unless written in Macedonian, it shall be submitted in

translation made by a certified court translator.

To make a decision on the application for issuing an approval to a resident to open and hold an account with a foreign bank, the National Bank may request further clarification of the documentation or additional documentation.

The National Bank shall decide about the application for issuing an approval for opening and holding account with a foreign bank within 30 days of the receipt of the complete application. If the application does not contain the data referred to in item 6 paragraph 3 and/or the documentation specified in item 10 of this decision has not been submitted or the requirements under item 7 of this Decision have not been met, the National Bank shall by a decision reject the application for issuing an approval for opening and holding account with a foreign bank.

IV. TERMS AND MANNER UNDER WHICH RESIDENTS, WHICH ARE NOT AUTHORIZED BANKS, MAY OPEN AND HOLD ACCOUNTS WITH NONBANKING FOREIGN ORGANIZATIONS

- 12. Resident legal entities which are not authorized banks may open and hold accounts with foreign nonbanking organizations, as settlement accounts for settling mutual claims and liabilities with nonresidents, in the following cases:
 - participants in international settlement systems, based on concluded contracts and conventions,
 - providing international trade and travel services,
 - based on insurance, and
 - based on long-term production cooperation agreements.

Long-term production cooperation, for the purposes of this Decision, shall be considered any long-term production cooperation of domestic and foreign trade company (contractual parties) in mutual planning, development and production of goods in any production stage, and exchange and delivery of raw materials, intermediary products, spare parts and finished products of a kind, for the purposes of production specialization.

Residents shall register the settlement account with the National Bank, before using it.

Residents shall also submit an agreement or other document for operating a settlement account along with the application for registration, in original or a copy verified by notary.

Residents shall notify the National Bank on the termination of operations with the settlement accounts within 5 (five) working days from the date of closing the settlement account.

V. TRANSITIONAL AND CLOSING PROVISIONS

- 13. Approvals granted by the National Bank on the basis of the Decision on the manner and the terms under which residents which are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of Macedonia No. 165/11, 46/12, 87/12, 50/13 and 116/14) shall remain in effect over the validity period.
- 14. Settlement accounts registered in the registry of the National Bank on the basis of the Decision on the manner and the terms under which residents which are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of Macedonia No. 165/11, 46/12, 87/12, 50/13 and 116/14), as of the date of effectiveness

of this Decision, shall be considered settlement accounts registered with the National Bank and no application shall have to be resubmitted for them.

- 15. With the entry into force of this Decision, the Decision on the manner and the terms under which residents which are not authorized banks may open and hold accounts abroad (Official Gazette of the Republic of Macedonia No. 165/11, 46/12, 87/12, 50/13 and 116/14) shall cease being valid.
- 16. This Decision shall enter into force on the eighth day from the date of publication in the Official Gazette of the Republic of Macedonia.

D. No. 02-15/II-5/2016 25 February 2016 Skopje Dimitar Bogov
Governor
Chairman
of the National Bank of the
Republic of Macedonia Council