

REGULATIONS ON THE PROCEDURE FOR PROVIDING SERVICES OF DEPOSITING RESULTS OF INTELLECTUAL CREATIVE ACTIVITY IN THE INFORMATION SYSTEM OF THE LIMITED LIABILITY COMPANY "IPCA"

1. CONCEPTS, TERMS AND DEFINITIONS.

For the purposes of these Regulations, the following terms (when capitalized in the text) shall have the meanings indicated below:

IPCA (LLC "IPCA") is a Limited Liability Company "IPCA" that provides services for the deposition of the results of intellectual creative activity in electronic form and on physical media in the manner and under the conditions provided for by these Regulations.

AETIS APC (hardware and software complex of LLP "IPCA"), also the AETIS System (deposition information system) – a set of software and hardware accessible on the Internet at: aetis.kz, including domains of all levels, which, among other things, provides the ability to place results of artistic, literary, and other intellectual and creative activities on the specified website, expressed in various forms and/or formats, both with the preservation of their confidentiality and inaccessibility to third parties, and available for general information and data contained in such forms and/or formats; disposal of these results and rights, as well as the recording of facts of placement and/or disposal in the KZChain Network.

Virtual Cell, Cell – an area in the server's memory allocated to the User for storing the Deposition Object, having unique identifiers and containing immutable information about the time and date of the Deposition Object.

Applicant – any individual (including the User, in the case of an application for Depositing RICA submitted electronically through the Personal Account), who has expressed the will and intention to use the service of depositing the results of the intellectual creative activity offered by IPCA, has accepted the terms of these Regulations, and has paid for the Depositing services.

Deposition – the procedure of voluntary (optional) registration of the results of intellectual creative activity for the purpose of recording the date of temporary priority of the exclusive right to the intellectual creative activity results and transferring a copy of the results of the intellectual creative activity for storage at IPCA on physical media or in electronic form.

Key, Encryption Key – a unique result of the AETIS APC operation, using a cryptographic algorithm for Encrypting and Decrypting the Deposition Object in electronic form, intended to restrict third-party access to the contents of the Virtual Cell.

Guarantee Key – AETIS APC Key stored on an independent server, used to Decrypt the Deposition Object in case the User loses their User Key or based on the request of an authorized official or government agency in accordance with the current legislation of the Republic of Kazakhstan.

AETIS Key – AETIS APC Key stored on the IPCA server, used to Decrypt the Deposition Object at the User's request or based on the request of an authorized official or government agency in accordance with the current legislation of the Republic of Kazakhstan.

User Key – AETIS APC Key held by the User, used to Decrypt the Object together with the AETIS Key or Guarantee Key.

Personal Account – a personalized interface of the Site with a set of user tools that allow managing the User Account, including entering, modifying, and deleting data identifying the User or related to them.

Deposition Object (Object) – an Intellectual Creative Property Result presented for storage at IPCA on physical media or in electronic form, including information about it.

Confirmed Email Address – the email address provided by the User during Registration and confirmed by the User as valid in accordance with the established procedure.

Confirmed Mobile Phone Number – the phone number provided by the User during Registration and confirmed by the User as valid in accordance with the established procedure.

User – any individual who has reached the age permissible under the legislation of the Republic of Kazakhstan to accept these Regulations, has the appropriate authority, has completed the Registration procedure, and is admitted to use the Site in the manner determined by IPCA, and is granted access to the Personal Account.

Decryption – the reverse transformation of information subjected to the Encryption procedure, which can be performed using one of the following pairs of Encryption Keys simultaneously: User Key and AETIS Key; User Key and Guarantee Key; AETIS Key and Guarantee Key.

User Registration (Registration) – a set of actions aimed at obtaining access to AETIS APC to the extent and under the conditions determined by IPCA, accompanied by the transfer of certain user information from the User and the creation of the User Account.

Result of Intellectual Creative Activity (RICA) – a result of intellectual creative activity protected by the current legislation of the Republic of Kazakhstan and the means of individualization equated to them, as specified and understood in Article 125 of the Civil Code of the Republic of Kazakhstan.

Site – an internet resource located on the Internet at aetis.kz, a collection of information accessible through a traditional and publicly available Internet browser (Internet Explorer, Firefox, Safari, Opera, Flock, Maxthon, Google Chrome, etc. of various versions) and otherwise through a uniform resource locator consisting of letters, numbers, and other characters allowing its unique location on the Internet (URL - Uniform Resource Locator), containing "kz" as the top-level domain (TLD) and "aetis" as the second-level domain (SLD), or URL equivalents, including the mobile version of the Site, mobile application, intranet, and ftp-server, as well as its subdomains and versions for other hardware platforms. Depending on the context, the Site also refers to AETIS APC.

Deposition Certificate – a document of IPCA's approved form containing mandatory elements and drawn up in electronic form or on paper, confirming the fact of the Deposition of the Object at IPCA.

KZChain Network (Network of transactions with intellectual property rights and objects) – A publicly accessible information system built on distributed ledger technologies containing records of the occurrence, changes in the modes of legal protection, disposition, and use of the results of intellectual creative activity and means of individualization, ensuring the security and immutability of the information contained therein, including for the purpose of protecting intellectual property rights to such results.

Deposition Period – the period of storage of the Deposition Object specified in the application for Deposition.

User Account – a collection of static and dynamic information regarding the User, uniquely identifying the Site User, including but not limited to the following data: surname, first name, patronymic, date of birth, identity document data, address, phone, email, name of the legal entity, BIN, date of state registration (in the case of registration of a user-legal entity or individual entrepreneur), etc., necessary to provide the User with access to the Site services.

Encryption – reversible transformation of a file containing the Deposition Object in electronic form, carried out to hide such information from third parties and accompanied by the generation of three Encryption Keys: User Key, AETIS Key, and Guarantee Key.

2. GENERAL PROVISIONS

1. These Regulations on the Procedure for Providing Services of Depositing Results of Intellectual Creative Activity in the Information Depositing System of the Limited Liability Company "IPCA" (hereinafter referred to as the Regulations) is a public offer in accordance with Article 395 of the Civil Code of the Republic of Kazakhstan and establishes the rules and conditions for providing AETIS to individuals, legal entities, and individual entrepreneurs for depositing results of intellectual creative activity in electronic form and on physical media.
2. These Regulations are developed in accordance with the User Agreement of the site aetis.kz (hereinafter referred to as the "User Agreement" or "Agreement", permanent address on the Internet: https://en.aetis.kz/documents/kz/terms_of_use_en.pdf).
3. These Regulations constitute a legally binding agreement between the Applicant (User) and IPCA. By beginning to use the deposition services for Intellectual Property Results offered by IPCA, the Applicant confirms that they have fully read these Regulations and completely and unconditionally accepted them in accordance with Article 396 of the Civil Code of the Republic of Kazakhstan, and also express their consent to the processing of personal data necessary for the implementation of these Regulations.

4. The Deposition Service of Objects in electronic form is available only to Users of the AETIS APC with a Confirmed email address and a Confirmed mobile phone number or who have completed the identity verification procedure in another way.
5. An applicant (User) may be a legal entity registered in accordance with the legislation of the Republic of Kazakhstan or the legislation of other countries and having the legal capacity to be a subject of rights to the results of intellectual creative activity, represented by a representative acting on behalf of such a legal entity on the basis of a power of attorney or on the basis of other documents. When providing documents confirming the authority of the Applicant's representative (User), all actions of the Applicant's representative (User) are considered actions of this legal entity, and the terms of this Provision apply to the relationship between this legal entity and IPCA, unless this contradicts the current legislation of the Republic of Kazakhstan.
6. An applicant (User) may be an individual or an individual entrepreneur registered in accordance with the legislation of the Republic of Kazakhstan and or the legislation of other countries and having the legal capacity to be a subject of rights to the results of intellectual creative activity, both personally and in the person of a representative acting on behalf of such an individual or individual entrepreneur on the basis of a power of attorney. When submitting documents confirming the authority of the Applicant's representative (User), all actions of the Applicant's representative (User) are considered to be the actions of the relevant principal, and the terms of this Provision apply to the relationship between the represented individual or individual entrepreneur and IPCA, unless this contradicts the current legislation of the Republic of Kazakhstan..
7. The IPCA retains information about the connection between the Deposited Object and the Applicant's data, as well as that of their representative, or, in the case of Depositing the RICA electronically, with the User Account, including the deposit date, description, file size, and Deposit Term.
8. Information about the objects deposited in the IPCA is provided based on requests from the Applicant or their authorized representative, duly executed court orders, law enforcement requests, notary requests, lawyer requests, legal consultant requests, private or state bailiff requests, or financial manager requests.
9. Deposition is carried out based on the Applicant's declaration of will, who guarantees the completeness, accuracy, and relevance of the information provided during the Deposition concerning both the Deposition Object and the Applicant.
10. The Applicant guarantees IPCA that they possess all the powers and rights to the result of intellectual creative activity necessary for its Deposition; that the Deposition of the Object will not violate the rights and lawful interests of third parties.
11. IPCA is not liable in case of third-party claims regarding the non-compliance of the information provided by the Applicant or in case of breach of these guarantees by the Applicant.
12. IPCA is not responsible for the content of Deposition Objects and the information about them.

13. The data received from the Applicant or their representative about the Applicant, as well as information about the author(s) of the result of intellectual creative activity, including the type, title, creation date, description, registration (archive) number, information about the Deposit Term, and the type of deposit (in physical form or electronically), are entered into the IPCA registry of deposited objects.
14. Upon completion of the Deposition procedure, the name and description of the Objects, as well as data about their authors/co-authors, right holders, and the scope of their exclusive rights to the Objects, are published in the KZChain Network, where such information is available for review by other users of the global Internet network, including Users of the AETIS System.
15. The deposition of the result of intellectual creative activity is carried out based on a written application or by submitting an application through the User's Personal Account.
16. The deposition of the result of intellectual creative activity does not affect the emergence, exercise, or protection of intellectual property rights and is not the sole basis for recognizing authorship, but it can be used as evidence of the existence of RICA on a specific date and the establishment of the temporary priority date of the exclusive right to RICA.
17. The deposition and storage of RICA on physical media are carried out by the IPCA Deposition Department, which is a structural unit of IPCA, with its own stamp, but acting on behalf of IPCA.

3. TECHNICAL CONDITIONS AND PROCEDURE FOR THE PROVISION OF DEPOSIT SERVICES

Methods of Depositing RICA

3.1. Depositing a Digital Copy of RICA Presented on Physical Media

3.1.1. Applications for Depositing digital copies of RICA can be submitted by the Applicant to IPCA in person or through their representative. If the Applicant's representative is acting on their behalf, a document duly confirming their authority must be attached to the application.

Foreign citizens must provide a notarized translation of their identity document for depositing the results of their intellectual creative activity if the personal identification data in such a document is not presented in Russian.

3.1.2. An application for Depositing must be submitted separately for each result of intellectual creative activity.

3.1.3. If the result of intellectual creative activity is created in co-authorship, the application for Depositing must include information about each author.

3.1.4. The result of intellectual creative activity can be presented on any information carrier: paper with a description, sheet music with or without text, any standard electronic information carrier (CD, portable hard drive, flash drive, memory card, or similar carrier), and other types of carriers.

3.1.5. Works of visual art, models, or 3-D models should be presented as images in photographs, sketches, drawings, made from various angles to provide a complete understanding of the work.

3.1.6. To deposit digital copies of RICA presented on physical media, the following documents must be provided:

- An application with the Applicant's (or their representative's) handwritten signature indicating the Deposition Period. The application must reflect the Applicant's consent to create a digital copy of the RICA for its Deposition;
- A copy of the result of intellectual creative activity on a physical medium that allows creating a digital copy for Deposition;
- A title page containing the following information: the Applicant's surname, first name, patronymic, or name; the full names of the author(s); the type and name of the result of intellectual creative activity (if the name of the result of intellectual creative activity is in a foreign language, a translation into Russian must be provided); creation date; the Applicant's (or their representative's) signature. One-third of the lower part of the title page must be left blank for the Deposition mark;
- An annotation with the Applicant's (or their representative's) handwritten signature;
- A copy of the Applicant's identity document (for individuals) or their representative's, according to the current requirements of the Applicant's country (region) of residence, personally signed by the document owner;
- A duly certified copy of the Certificate of State Registration of the Applicant as a legal entity and the enterprise information card;
- A duly certified copy of the Notice of Commencement of Activities of the Applicant - Individual Entrepreneur, and the information card about the individual entrepreneur;
- The Applicant's consent to the processing of personal data;
- A document confirming payment for Deposition services.

3.1.7. If the Applicant's documents are submitted through a representative, the representative must additionally provide a copy of the duly executed power of attorney from the Applicant, as well as a copy of the Applicant's identity document, and the representative's consent to the processing of personal data.

3.1.8. The title page of the result of the intellectual creative activity is marked with the Deposition mark (registration number, date, number of pages), as well as the unique stamp of the IPCA Deposition Department "Deposited in IPCA."

3.1.9. The unique stamp of the IPCA Deposition Department "Deposited in IPCA" is placed on the result of the intellectual creative activity (if possible, depending on the type of physical medium) and on the annotation (on each page).

3.1.10. The copy of the Deposition Object, title page, and annotation with Deposition marks are returned to the Applicant or their representative, which is recorded in the Deposition journal by the authorized person (signature, surname, initials, date of receipt).

3.1.11. If there are no grounds for refusal of Deposition, the Deposition Certificate with the unique stamp of the IPCA Deposition Department "Deposited in IPCA" is issued within 3 (three) business days from the date of the application for Deposition, which is recorded in the Deposition journal by the authorized person (signature, surname, initials, date of receipt).

3.1.12. The service for depositing a digital copy of RICA presented on a physical medium can only be provided if a User Account is created by registering the User on the Site in accordance with the User Agreement.

3.1.13. The Deposition date is considered the date of the application for Deposition, which is indicated in the Deposition Certificate. Deposition is considered completed only after the Deposition Certificate is issued.

3.1.14. Along with the Deposition Certificate, the Applicant is provided with a password and login for the User Account, allowing access to the digital copy of the Deposition Object using the AETIS APC.

3.1.15. Upon the Applicant's (or their representative's) request, a duplicate of the Certificate can be issued. The issuance of a duplicate Certificate is carried out on a paid basis.

3.1.16. Upon the Applicant's (or their representative's) request, an additional copy of the Certificate in any foreign language can be issued. The issuance of such an additional copy of the Certificate in a foreign language is carried out on a paid basis.

3.1.17. Creating a digital copy of the RICA presented by the Applicant on a physical medium is not an independent method of using the RICA but is of a purely technical nature and is carried out at the initiative and with the consent of the Applicant to fulfill IPCA's obligations under these Regulations.

The number of Deposition Objects per application – one.

Type of physical medium – any.

Maximum size – no limitations.

Content – any content not contrary to the legislation of the Republic of Kazakhstan and not containing state secrets.

Deposition period – from one year to five years with the possibility of extension for an additional fee.

3.2. In Electronic Form Using the AETIS APC

3.2.1. Depositing RICA in electronic form is carried out by the User submitting an application for Deposition in the Personal Account.

3.2.2. An application for Deposition is submitted separately for each intellectual property result.

3.2.3. In the application for Deposition, the Applicant can specify a description of the RICA, containing the following data: the Applicant's surname, first name, patronymic; the full names of the author(s); the type and name of the result of the intellectual creative activity (if the name of the result of the intellectual creative activity is in a foreign language, a translation into Russian must be provided); creation date; annotation. The amount of information reflected in the Deposition Certificate of RICA in electronic form corresponds to the amount of information specified by the Applicant in the application for Deposition.

3.2.4. The Applicant guarantees the completeness, authenticity, and accuracy of the information specified in the application for Deposition.

3.2.5. The result of the intellectual creative activity for the purpose of its Deposition in electronic form is uploaded by the Applicant to the AETIS APC using the tools of the Personal Account as a single file.

3.2.6. The Deposition Object and the information specified by the Applicant in the application for Deposition are encrypted using the AETIS APC and placed for storage in the Virtual Cell. Upon completion of the Deposition procedure of IP Results in electronic form, the User Key is provided to the Applicant for download, and the AETIS Key and Guarantee Key are generated in the AETIS APC, allowing the encrypted Deposition Object to be decrypted jointly.

3.2.7. The date and time of Deposition of RICA in electronic form are considered the date and time of the User Key generation.

3.2.8. The User Key is generated after the application for Deposition is processed, the Applicant uploads the intellectual property result, and the system receives information about the Applicant's payment for Deposition services.

3.2.9. The Deposition Certificate is automatically generated in the Personal Account in electronic form.

3.2.10. The fact of Deposition of RICA in electronic form is reflected in the IPCA registry of deposited objects.

3.2.11. Upon the Applicant's (or their representative's) request, the Deposition Certificate on the approved form of LLP "IPCA" is provided for a separate fee.

3.2.12. Upon the Applicant's (or their representative's) request, an additional copy of the Deposition Certificate in any foreign language can be issued. The issuance of such an additional copy is carried out on a paid basis.

The service of Depositing RICA in electronic form is provided by IPCA subject to the following technical conditions:

The number of files containing the Deposition Object in one Cell – one.

File extension – any.

File size in one Cell – the minimum cell size is 50 MB. The maximum cell size when the User independently uploads a file via an internet browser is 5 GB.

File content – any content not contrary to the legislation of the Republic of Kazakhstan and not containing state secrets.

Deposition period – from one year to five years with the possibility of extension for an additional fee.

4. GROUNDS FOR REFUSAL TO DEPOSITION

4.1. IPCA has the right to refuse the Applicant (or their representative) the provision of services stipulated by these Regulations in the following cases:

- The Applicant has provided knowingly false information about themselves, the authors of the RICA, or has submitted documents that fully or partially do not meet IPCA's requirements for the Deposition of RICA;
- The Applicant has not completed the phone number or email address verification procedure (in the case of depositing the results of the intellectual creative activity in electronic form);
- The Applicant has not paid for the Deposition service;
- The Applicant has violated the terms of the User Agreement, these Regulations, or the requirements of the current legislation of the Republic of Kazakhstan;
- There is no technical possibility to carry out the Deposition procedure for the submitted RICA;
- There is a dispute over the authorship of the RICA submitted for Deposition, including if the dispute between the authors is being considered by judicial authorities;

- There is a legally binding court decision establishing authorship regarding previously deposited RICA in IPCA;
- Depositing titles of works separately from such works, slogans, the results of the intellectual creative activity, in which personal data of well-known public figures and other well-known persons are used without their consent, or intellectual property results in which a citizen's image is used without appropriate consent;
- Depositing the results of the intellectual creative activity that use any information about a citizen's private life without their consent, particularly information about their origin, place of residence or stay, personal and family life, if such information violates the citizen's interests as determined by the current legislation of the Republic of Kazakhstan;
- Depositing the results of the intellectual creative activity aimed at forming a negative attitude towards societal values, disregarding moral and ethical standards;
- Depositing the results of the intellectual creative activity recognized as extremist in accordance with current legislation and included in the list of extremist materials by the Ministry of Justice of the Republic of Kazakhstan, or prohibited on other legal grounds;
- Depositing the results of the intellectual creative activity that are adaptations (translations) of other protected intellectual property results without the author (or their representative) providing the necessary documents granting the right to carry out such adaptation (translation);
- For other reasons, directly or indirectly showing signs of the above grounds, as well as at the discretion of the responsible IPCA employees.

4.2. A refusal to accept documents for Deposition must be provided in writing, and the documents must be returned to the Applicant (or their representative) within 10 (ten) business days from the date the Applicant submitted the documents for Deposition.

4.3. The set of documents submitted to IPCA by the Applicant (or their representative) is returned in a manner similar to the method used for providing the RICA for Deposition to IPCA or in the manner established by the IPCA Document Management Regulations.

5. CANCELLATION OF DEPOSITION

5.1. The annulment of the Deposit is carried out in the following cases:

- at the request of the Applicant (or their representative);

- upon the expiration of the Deposit Period;
- at the request of an interested party based on a court decision that has entered into legal force;
- in other cases provided for by this Regulation.

5.2. To annul the Deposit, the Applicant submits an application to the IPCA by any available means that allows the sender to be identified, including electronically through the User's Personal Account. The IPCA has the right to request the Applicant to submit a written application for early termination of the Deposit and to suspend the annulment of the Deposit until it is received.

5.3. A notarized copy of the court decision that has entered into legal force must be attached to the application of the interested party for the annulment of the Deposit.

5.4. The procedure for the annulment of the Deposit is carried out within 10 (Ten) working days from the date of receipt of the documents that are the basis for the annulment.

5.5. Upon the expiration of the appeal period of the last court act that has entered into legal force, concerning the dispute on the annulment of the Deposit, the object stored in IPCA on a physical medium is stamped "Annulled," and the object deposited in IPCA electronically is assigned the status "Annulled."

5.6. The storage period for annulled deposited Intellectual Property Objects (IPOs) must not exceed 6 (Six) months from the moment of annulment, after which the materials containing the Deposit Object are to be destroyed, and the AETIS Key and the Guarantee Key are irreversibly deleted, with an entry made in the register of deposited objects.

5.7. The documents that served as the basis for the annulment of the Deposit are to be stored in the IPCA's Deposit Department until the expiration of the Deposit Period of such an Object.

5.8. Within one month from the date of receipt of the documents that serve as the basis for the annulment of the Deposit, the IPCA notifies the Applicant about the annulment of the Deposit through the Personal Account or by sending a postal item with a copy of the document that served as the basis for the annulment of the Deposit.

5.9. When the Deposit is annulled before the expiration of the Deposit Period, the fee for the Deposit services is not refunded to the Applicant.

6. RIGHTS AND OBLIGATIONS OF THE PARTIES

6.1. The Applicant has the right to:

- contact the IPCA to obtain a Certificate of Deposit, receive certificates, extracts, and copies of the Deposit Object in the manner and within the timeframes established by this Regulation and other documents of IPCA LLP;
- use the services provided by the IPCA to protect their rights and legal interests.

6.2. The Applicant undertakes to:

- provide the IPCA with complete, correct, and accurate information about the authors and other significant information about the Deposit Object during the deposit process;
- not use the AETIS software to provide third-party access to the file;
- ensure that third parties do not have access to the User's Account data;
- ensure that the User Key is not accessible to third parties;
- promptly inform the IPCA of any changes to the Applicant's data;
- pay for the IPCA's services according to the tariffs in effect at the time of the service request.

6.3. The IPCA has the right to:

- process, store, and use the personal data of the Applicant (or their representative) to fulfill the obligations of providing Deposit services in accordance with this Regulation;
- notify the Applicant by sending postal items or SMS, as well as electronic messages to the Confirmed phone number and Confirmed email address provided by the Applicant;
- annul the Deposit and subsequently destroy the Deposit Object if the Applicant does not properly and timely notify about the intention to extend the Deposit Period;
- create digital copies of the RICA for their further deposit as part of fulfilling this Regulation;
- create a User Account specifying the User's personal data to fulfill this Regulation;
- as the owner of the KZChain Network node, make information about the names and descriptions of the deposited Objects, as well as data about their authors/co-authors, right holders, and the scope of their exclusive rights to the Objects available for review to other users of the global Internet, including AETIS System Users.

6.4. The IPCA undertakes to:

- store the Deposit Object under the conditions and for the Deposit Period.

- issue originals or duplicates of documents: Certificates of Deposit, certificates, extracts, and other documents to fix and protect the Applicant's rights upon the Applicant's (or their representative's) request, in the manner, timeframes, and conditions established by this Regulation and other documents of IPCA LLP.

7. RESPONSIBILITY OF THE PARTIES

7.1. The Applicant (User) is responsible for the completeness, accuracy, and timeliness of the provided data, the content of the file with the Deposit Object, the security and inaccessibility of the User Key, and access to the Account. In case of providing access to the Account to third parties due to the User's fault, the actions of such persons will be accepted by the AETIS software as the actions of the User. In this case, the User shall not have the right to make any claims or demands against the IPCA subsequently.

7.2. The IPCA is responsible for the security of the Deposit Object during the Deposit Period.

7.3. The IPCA is responsible for restricting access to the Deposit Object by third parties, except for access by third parties due to the requirements of the current legislation of the Republic of Kazakhstan.

7.4. The party that failed to fulfill or improperly fulfilled the obligation arising from this Regulation shall not be held liable if the fulfillment of the obligation was impossible due to force majeure, i.e., extraordinary and/or unavoidable circumstances under these conditions.

7.5. In the event of third-party claims against the IPCA regarding the Deposit of RICA arising due to the inaccuracy of the Applicant's (User's) guarantees regarding such RICAs and/or the information provided about them, the Applicant (User) is obliged to independently and at their own expense settle such claims, thereby relieving the IPCA of possible losses, and in the event of losses incurred by the IPCA, to compensate them in full.

8. OTHER PROVISIONS

8.1. The IPCA reserves the right to change and/or supplement the terms of this Regulation, tariffs, and other documents regulating the procedure for providing Deposit services at any time without any special notice. The placement of information on the official website on the Internet at the address: aetis.kz will be considered proper notification and informing of the Applicant about such changes and/or additions.

8.2. This Regulation is an open and publicly accessible document. The current version of the Regulation is located on the Internet at the address: https://en.aetis.kz/documents/kz/deposit_en.pdf.

8.3. The Applicant is obliged to fully familiarize themselves with this Regulation before submitting an application (request) for the deposit of RICA.