PUBLIC OFFER

On provision of calculating and clearing services

- 1. "Uzbek Republican Commodity Exchange" Joint-Stock Company hereinafter referred to as Exchange, represented by Nagaev A., acting Chairman of the Board, acting on the base of Charter, by present offer express readiness to conclude agreement on calculating and clearing services (further agreement), according to terms of Rules of calculating and clearing services of "UzRCE" (further Rules), are on official site of the Exchange in Internet networks with person, who declare on full and unconditional acceptance of Rules (further Participant of clearing). The Exchange and Participant of clearing further together referred to as Parties.
- 2. The Participant of clearing in case of acceptance of terms of the Rules shall notify the Exchange about its consent to conclude the agreement by sending an acceptance application (further Acceptance), filled in the form according to annex to present public offer, which is its integral part. All graphs of Acceptance must be completed completely, without abbreviations, legibly, in block letters.
- 3. The Exchange undertakes to execute calculating and clearing services, and the Participant of Clearing undertakes to execute conditions of the Rules in time and in full.
- 4. The agreement shall be recognized as concluded and shall enter into force from the moment of receipt of Acceptance by the Exchange and registration of the Participant of Clearing in the Calculating and Clearing House of the Exchange and shall remain in effect until terminated in accordance with the terms of the Rules.
- 5. The rights and obligations of the Parties and methods for disputes resolving shall be established by the Rules.
- 6. The Exchange commences to fulfill its duties after receipt of the Acceptance and registration of the Participant of Clearing in the Calculating and Clearing House of the Exchange.
- 7. For non-fulfillment or improper performance of the terms of the agreement, the Parties are responsible in accordance with the current legislation and the Rules.
- 8. The Exchange shall not be responsible unreliable and/or incomplete information necessary for its servicing provided by the Participant of Clearing.
- 9. The Parties shall not be responsible for non-fulfillment or improper performance of the terms of the agreement, if this occurred as a result of the occurrence of circumstances of emergency situations specified in the Rules.
- 10. The conditions not stipulated in this offer and/or the Rules are determined in accordance with the current legislation of the Republic of Uzbekistan.

11. Details of "UzRCE" JSC:

Legal address: Republic of Uzbekistan, Tashkent city, Babur str., 77.

Phone: 0371-213-33-00

TIN: 200933985 OKPO code

Bank: Trustbank PJSB Operational Department

MFO: 00491

Settlement account: 20208000900600257001

Second accounts in CCH (in UZS): 20208000300600257009

20208000100600257052

Second account in CCH (in USD): 20208840400600257008

JSB TRASTBANK SWIFT: TRSAUZ22