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Independent Practitioner's Limited Assurance Report on the statement of compliance of Currency Com Bel LLC as at 31 December 2021 and during 2021 with the requirements in clause 4 of the Regulations on Requirements that Certain Applicants Should Comply with to be Registered as Residents of the High-Tech Park and other acts¹ of the Supervisory Board of the High-Tech Park

To the Management of Currency Com Bel LLC

Introduction

According to Contract No. C-BLO-21-00118 dated 17 November 2021, Supplementary Agreement No.1 dated 15 December 2021, Supplementary Agreement No.2 dated 2 March 2022 and Supplementary Agreement No.3 dated 17 March 2022 to the Engagement Contract No. C-BLO-21-00118 dated 17 November 2021, we were engaged by the Management of Currency Com Bel LLC ("the Management") to report on the Management's Statement of Compliance of Currency Com Bel LLC ("the Company") with the requirements specified in clause 4 of the Regulations on Requirements that Certain Applicants Should Comply with to be Registered as Residents of the High-Tech Park and other acts of the Supervisory Board of the High-Tech Park approved by the decision of the Supervisory Board of the High-Tech Park ("the HTP") (Minutes No. 08/NS-5pr dated 23 October 2018) (hereinafter "the Regulations and other HTP Supervisory Board acts requirements" or separately "the Regulations requirements" and "other HTP Supervisory Board acts requirements"), in the form of a limited assurance conclusion that nothing has come to our attention that causes us to believe that the Management's Statement of compliance of the Company with the Regulations requirements as at 31 December 2021 and during 2021, is not, in all material respects, fairly stated.

¹ For the purposes of this Report, "other acts of the Supervisory Board of the High-Tech Park" mean the Regulations on the Requirements for the Internal Control Rules of Residents of the High Technologies Park, the Regulations on the Activity of a Cryptoplatform Operator and the Regulations on Provision of Services related to the Creation and Placement of Digital Tokens (Tokens) and Carrying out of Operations on the Creation and Placement of Own Digital Tokens (Tokens), approved by the decision of the Supervisory Board of the High-Tech Park (Minutes No. 08/NS-5pr dated October 23, 2018)



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Management's Responsibilities

The Management is responsible for compliance with the Regulations and other HTP Supervisory Board acts requirements and for preparing the attached Statement of compliance with the Regulations and other HTP Supervisory Board acts requirements that is free from material misstatement and the information contained therein.

This responsibility includes designing, implementing and maintaining internal control system relevant to the preparation of the Statement that is free from material misstatement, whether due to fraud or error. It also includes compiling with the Regulations and other HTP Supervisory Board acts requirements; identifying and ensuring that the Company complies with laws and Regulations applicable to its activities; preventing and detecting of fraud; selecting and applying appropriate policies; maintaining adequate records in relation to the Statement of compliance with the Regulations and other HTP Supervisory Board acts requirements.

Our Responsibilities

Our responsibility is to perform procedures to obtain evidence in respect of the Statement of compliance with the Regulations and other HTP Supervisory Board acts requirements prepared by the Management and to report thereon in the form of a limited assurance conclusion regarding the Statement, based on the evidence obtained.

We conducted our engagement in accordance with International Standard on Assurance Engagements 3000 (revised) Assurance Engagements Other Than Audits or Reviews of Historical Financial Information (ISAE 3000) issued by the International Auditing and Assurance Standards Board.

ISAE 3000 requires that we plan and perform our procedures to obtain a meaningful level of assurance about whether the Management's Statement that the Company has complied with the Regulations and other HTP Supervisory Board acts requirements is fairly stated.

Our Independence and Quality Control

We have complied with the independence and ethical requirements established by the Law of the Republic of Belarus No. 56-3 dated 12 July 2013 *On Auditing* (with the latest changes and amendments) and by the *International Code of Ethics for Professional Accountants* (including International Independence Standards) issued by the International Ethics Standards Board for Accountants, which are based on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behavior.

We apply the *International Standard on Quality Control 1*, and accordingly maintain a comprehensive system of quality control including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Procedures Performed



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The procedures selected, and our determination of the nature, timing and extent of these procedures, depend on our judgment, including the assessment of risk of material misstatement of the Management's Statement of compliance with the Regulations and other HTP Supervisory Board acts requirements, whether due to fraud or error, our understanding of the Company's activities, as well as other engagement circumstances. **Error! Reference source not found.**

Our engagement also included: assessing the appropriateness of the Statement of compliance with the Regulations and other HTP Supervisory Board acts requirements, the suitability of the criteria used by the Management in preparing the Statement (as set out in the *Criteria used* section of this report) in the circumstances of the engagement.

The procedures performed in a limited assurance engagement vary in nature and timing from, and are less in extent than for, a reasonable assurance engagement. Consequently, the level of assurance obtained in a limited assurance engagement is substantially lower than the assurance that would have been obtained had a reasonable assurance engagement been performed.

As part of this engagement, we have not performed any procedures by way of audit, review or other assurance procedures with respect to the underlying records or other source information serving as the basis for the Management's Statement of compliance with the Regulations and other HTP Supervisory Board acts requirements.

Our procedures, based on the risk assessment performed, were a combination of inspection, inquiry and examination of information, including from independent sources, interviews of responsible persons and recalculation.

In addition, within our engagement we have performed procedures with respect to information included in the questionnaires, prepared by the Management in accordance with Appendices 1 and 2 to the Regulations, and representations made by the Management in accordance with the Regulations.

More detailed information on the performed procedures is included in Attachment 1 to this report.

Criteria Used

To evaluate the Management's Statement of compliance with the Regulations and other HTP Supervisory Board acts requirements we used relevant requirements of the Regulations on Requirements that Certain Applicants Should Comply with to be Registered as Residents of the High Technologies Park, the Regulations on the Requirements for the Internal Control Rules of Residents of the High Technologies Park, the Regulations on Provision of Services related to the Creation and Placement of Digital Tokens (Tokens) and Carrying out of Operations on the Creation and Placement of Own Digital Tokens (Tokens) and the Regulations on the Activity of a Cryptoplatform Operator approved by the decision of the Supervisory Board of the High-Tech Park (Minutes No. 08/NS-5pr dated 23 October 2018).

Conclusion

Our conclusion has been formed on the basis of, and is subject to, the matters outlined in this report. We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our conclusion.

Based on the procedures performed, nothing has come to our attention that causes us to believe that the attached Management's Statement of compliance of the Company as at 31



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Restriction on Use

We have assessed the attached Management's Statement of compliance with the Regulation and other HTP Supervisory Board acts requirements based on criteria as set out in the *Criteria used* section of this report. These criteria and the Management's Statement of compliance with the Regulation and other HTP Supervisory Board acts requirements are intended solely for the purpose of the Company's fulfillment of certain legal and the HTP requirements for the HTP's residents. As a result, these criteria and the Management's Statement of compliance with the Regulation and other HTP Supervisory Board acts requirements may not be suitable for a party other than the HTP, and our report should not be considered suitable for no other purposes or in any other context.

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Irina Vereschagina Director LLC "KPMG"

Minsk, Belarus

30 March 2022



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Attachment 1. Attachment to Independent Practitioner's Limited Assurance Report on the statement of compliance of Currency Com Bel LLC as at 31 December 2021 and during 2021 with the requirements specified in clause 4 of the Regulations on Requirements that Certain Applicants Should Comply with to be Registered as Residents of the High-Tech Park and other acts of the Supervisory Board of the High-Tech Park

Abbreviations used for regulatory acts:

the Regulations

Regulations on Requirements that Certain Applicants Should Comply with to be Registered as Residents of the High-Tech Park approved by the decision of the Supervisory Board of the High Technologies Park (Minutes No.

08/NS-5pr dated 23 October 2018)²

Other acts of the Supervisory Board of the High-Tech Park

ICS Regulations

Regulations on the Requirements for the Internal Control Rules of Residents of the High Technologies Park

(Minutes No. 08/NS-5pr dated 23 October 2018)3

CPO Rules

Regulations on the Activity of a Cryptoplatform Operator (Minutes No. 08/NS-5pr dated 23 October 2018)⁴

ICO Rules

Regulations on Provision of Services related to the Creation and Placement of Digital Tokens (Tokens) and

Carrying out of Operations on the Creation and Placement of Own Digital Tokens (Tokens) (Minutes No. 08/NS-5pr

dated 23 October 2018)5

² Applicants requirements.pdf (park.by)

³ AML.pdf (park.by)

⁴ CryptoExchange.pdf (park.by)

⁵ ICO.pdf (park.by)



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| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
|-------------|--|--|--|
| 1 | Chapter 1 Clause 4 (Paragraph 2 of Part 1), Chapter 2 of the Regulations | Existence of persons defined in the Regulations who ensure the functioning of the Company and meet the established requirements | See procedures below. |
| 1.1 | Chapter 2 Clause 5 of the Regulations | Existence of persons who ensure the functioning of the Company, including requirements relating to the allocation of responsibilities, format of the employment relationship, amount of remuneration | We have requested and reviewed job descriptions, employment / civil law contracts, employment records of those responsible for the functioning of the Company (head, chief accountant, officer in charge of system administration and information security, officer in charge of risk management, officer responsible for compliance with the requirements for the prevention of money laundering, terrorist financing and financing the spread of mass destruction weapons (the officer responsible for AML/CFT compliance), the officer responsible for compliance with the HTP regime), the organisational structure and other internal documents of the Company. |
| 1.2 | Chapter 2 Clause 5 (Part 6), Appendix 1 of the Regulations | Questionnaires completed for persons who ensure the functioning of the Company | We have requested and reviewed the questionnaires completed for the head, the chief accountant, the officer responsible for system administration and information security, the officer responsible for risk management, the officer responsible for AML/CFT compliance, the officer responsible for compliance with the HTP regime. |

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⁶ Local Regulations, Statute, reports on the status of information systems, internal controls, technical audits, financial statements, documents on the beneficiary structure of the Company, profiles of beneficial owners, job descriptions, employment records, employment / civil law contracts, documents confirming the education and questionnaires completed for persons who ensure the functioning of the Company, as well as responses to inquiries from state bodies (General Directorate of Internal Affairs of Minsk City Executive Committee, the Supreme Court of the Republic of Belarus) and other documents indicated below and analysed by us for the purposes of this report are internal documents of the Company and are not subject to public disclosure (except for those documents referred to in the text). These documents may be obtained from the HTP regime compliance officer by making a relevant request to the Company.



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| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
|-------------|--|--|---|
| 1.2.1 | Appendix 1, Form 1 of the Regulations | Questionnaire completed for the Company Head and details included therein | We have requested and reviewed documents confirming the education, employment records, and responses to inquiries from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of Belarus). We have also reviewed independent sources of information ⁷ regarding the matters in the questionnaire and conducted interviews with the head of the Company. |
| 1.2.2 | Appendix 1, Form 2 of the Regulations | Questionnaire completed for the Chief Accountant of the Company and details included therein | We have requested and reviewed documents confirming the education, employment records, and responses to inquiries from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of Belarus). We have also reviewed independent sources of information regarding the matters in the questionnaire and conducted interviews with the chief accountant of the Company. |
| 1.2.3 | Appendix 1, Form 3 of the Regulations | Questionnaire completed for the officer responsible for system administration and information security of the Company and the information included therein | We have requested and reviewed documents confirming the education, employment records, and responses to inquiries from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of Belarus). We have also reviewed independent sources of information regarding the matters in the questionnaire and conducted interviews with the officer responsible for system administration and information security of the Company. |
| 1.2.4 | Appendix 1, Form 4 of the Regulations | Questionnaire completed for the officer responsible for the Company's risk management and the information included therein | We have requested and reviewed documents confirming the education, employment records, and responses to requests from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of |

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⁷ Hereinafter we note that there are no public registers containing information on individuals with criminal records, breaches of employment conditions, education and work experience in the Republic of Belarus, therefore hereinafter we have only studied available public sources, including the media and social networks.



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
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| | | | Belarus). We have also reviewed independent sources of information regarding the matters in the questionnaire and conducted interviews with the officer responsible for the Company's risk management. |
| 1.2.5 | Appendix 1, Form 5 of the Regulations | Questionnaire completed for the officer responsible for AML/CFT compliance and the information included therein | We have requested and reviewed documents confirming the education, employment records, and responses to inquiries from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of Belarus). We have also reviewed independent sources of information regarding the matters in the questionnaire and conducted interviews with the officer responsible for AML/CFT compliance. |
| 1.2.6 | Appendix 1, Form 6 of the Regulations | Questionnaire completed for the officer responsible for compliance with the HTP regime and the information entered therein | We have requested and reviewed documents confirming the education, employment records, and responses to inquiries from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of Belarus). We have also reviewed independent sources of information regarding the questions in the questionnaire and conducted interviews with the officer responsible for compliance with the HTP regime. |
| 1.3 | Chapter 2 Clause 6 of the Regulations | Qualification requirements for the Company Head | We have requested and reviewed documents related to education and qualifications. |
| 1.4 | Chapter 2 Clause 7 of the Regulations | Qualification requirements for the Chief accountant of the Company | We have requested and reviewed documents and certificates of education and qualifications, other evidence of declared training, and employment records. |
| 1.5 | Chapter 2 Clause 8 of the Regulations | Qualification requirements for the officer responsible for system administration and information security | We have requested and reviewed documents related to education and qualifications, employment records. |



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" ⁶ |
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| 1.6 | Chapter 2 Clause 9 of the Regulations | Requirements to good repute of those who ensure the functioning of the Company | We have requested and reviewed responses to inquiries from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of Belarus). We have also additionally searched publicly available sources of information on the business reputation of those individuals. |
| 2 | Chapter 1 Clause 4 (Paragraph 3,4 of Part 1), Chapter 3 of the Regulations | Requirements for the disclosure of information about the owner (founders, participants) and the beneficial owners | See procedures below. |
| 2.1 | Chapter 3 Clause 10 of the Regulations | List of beneficial owners | We have requested and reviewed documents containing the list of the Company's beneficial owners and searched public sources for relevant information. |
| 2.2 | Chapter 3 Clause 10 of the Regulations | Requirement to the beneficiary structure | We have requested and reviewed documents on the corporate (organisational) structure of the Company and the beneficial owners and have searched public sources for relevant information. |
| 2.3 | Chapter 3 Clause 10 (Part 5), Appendix 2 of the Regulations | Questionnaires completed for the beneficial owners and the property owner (founders, participants) | We have requested and reviewed questionnaires regarding two beneficial owners of the Company. Beneficial owners' questionnaires, documents disclosing the ownership structure of the Company, and comments from the Company's officers responsible for the functioning of the Company that were received during interviews supported that the information required to be disclosed in the questionnaires for owners complies with the established requirements. |
| 3 | Chapter 1 Clause 4 of the Regulations | Disclosure by the Company in respect of itself, as well as ensuring the disclosure (confirmation) by its owner (founders, participants), beneficial owners of the information specified in the Regulations | See procedures below. |



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
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| 3.1 | Appendix 2, Form 1 of the Regulations | Questionnaire completed for the applicant's beneficial owner | We have searched public sources for information about the beneficial owners and received comments from officers who ensure the functioning of the Company. |
| 3.2 | Appendix 2, Form 2 of the Regulations | Questionnaire completed for the owner (founder, participant) of the Company | We have searched public sources for information about the Company's owner and received comments from officers who ensure the functioning of the Company. |
| 3.3 | Chapter 3 Clause 11 of the Regulations | Requirements for the beneficial owners and the owner of the Company or the founder (participant) of the Company | We have searched for information in public sources and conducted interviews with those who ensure the functioning of the Company. |
| 3.4 | Chapter 3 Clause 12 of the Regulations | Disclosure by the Company of information in respect of itself, its owner (founders, participants), beneficial owners | We have searched for information in public sources, corporate registries, and conducted interviews with those who ensure the functioning of the Company. |
| 4 | Chapter 1 Clause 4 of the Regulations | Requirements to have no cases of deregistration from the HTP's residents of the Company, its owner (founder, participant), beneficial owner, or a legal entity whose owner (founder, participant) is (was) the beneficial owner of the Company during 3 years prior to the date of application for registration as an HTP resident | We have obtained and reviewed documents disclosing the Company's ownership structure, comments received during interviews from the Company's officers who ensure functioning of the Company, responses to inquiries from state bodies, the HTP, and searched publicly available sources of information and the HTP's corporate register. |
| 5 | Chapter 1 Clause 4 of the Regulations | Requirements to have no cases of material and/or systematic (two or more times) breach of token related liabilities by the Company, its owner (founder, participant), beneficial owner, or a legal entity whose owner (founder, participant) is (was) the beneficial owner of the Company during 3 | We have obtained and reviewed documents disclosing the Company's ownership structure, comments received during interviews from the Company's officers who ensure functioning of the Company, responses to inquiries from state bodies, the HTP, and searched publicly available sources of information. |



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| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
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| | | years prior to the date of application for registration as an HTP resident | |
| 6 | Chapter 1 Clause 4, Chapter 4 (Part 14,15) of the Regulations | Requirements regarding the sufficient business experience of the Company, and/or its head, and/or its beneficial owners, and/or the owner | We have requested and reviewed the employment records of the head of the Company, searched for relevant information in public sources and conducted interviews with officers who ensure the functioning of the Company. |
| 7 | Chapter 1 Clause 4 of the Regulations | Requirements for the statutory capital | We have requested and reviewed the Statute, the financial statements as at 31 December 2021 and the payment order, which confirm that the statutory capital of the Company meets the requirements set out in the Regulations. |
| 8 | Chapter 1 Clause 4, Chapter 5 of the Regulations | Requirements for complying with financial ratios | We have requested the financial statements as at 31 December 2021, on the basis of which we have calculated the financial ratios in accordance with the formulas specified in the Regulations, we have interviewed persons who ensure the functioning of the Company. |
| 9 | Chapter 1 Clause 4 (Paragraph 12 of Part 1) of the Regulations | Requirements for the existence of an Internet website which the Company has the right to use, or the existence of the right of the Company to use the domain name | We have visited the Company's website ⁸ , obtained and reviewed the documents confirming the Company's rights to use the domain name. |
| 10 | Chapter 1 Clause 4 of the Regulations | Requirements for the existence of local Regulations (LR), other documents and implementation of organisational measures | We have requested and reviewed the LRs that have been developed and approved in the Company as required by the Regulations and confirmed their existence and effectiveness for the period from 1 January 2021 to 31 December 2021. We have also interviewed persons who ensure the functioning of the Company. |
| 10.1 | Chapter 6 Clause 19 of the Regulations | Organisation of risk management process | We have requested and reviewed the LR governing risk management process in the Company, the job description of the |

⁸ https://currency.com/ru

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| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" ⁶ |
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| | | | officer responsible for risk management, reports of this officer on results of risk monitoring in the Company for the period from 1 January 2021 to 31 December 2021, and conducted an interview with the responsible officer. |
| 10.2 | Chapter 3 of the ICS Regulations | Organisation of risk management process related to the money laundering prevention | We have requested and reviewed the LR governing risk management process in the Company and other relevant local documents related to the implementation of the internal control and risk management process, including in terms of preventing money laundering; the job description of the officer responsible for risk management, reports of this officer on results of risk monitoring in the Company for the period from 1 January 2021 to 31 December 2021, and conducted an interview with the responsible officer. |
| 10.3 | Chapter 6 Clause 20 | Implementation of internal control process over compliance with the HTP regime | We have requested and reviewed the LR regulating the implementation of internal control process over compliance with the HTP regime in the Company, the job description of the officer responsible for compliance with the HTP regime, reports of this officer on results of internal control for the period from 1 January 2021 to 31 December 2021, and conducted an interview with the responsible officer. |
| 10.4 | Chapter 6 Clause 21 | Organization of the process on prevention from money laundering, terrorist financing and financing of the spread of mass destruction weapons | We have requested and reviewed the AML/CFT related internal control Regulations, the job description of the officer responsible for AML/CFT compliance, documents confirming the right to use the software (supplied by the companies mentioned in the Regulations) that allows the aggregation, analysis and risk assessment of AML/CFT compliance by customers, as well as conducted interviews with the responsible officer. |
| 10.5 | Chapter 1 of the ICS Regulations | General requirements for the internal control rules of HTP residents in undertaking the | We have requested and reviewed the AML/CFT related internal control Regulations, the contract with the supplier of the relevant |



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" ⁶ |
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| | | activities the types of activities provided for in paragraph 2 of the ICS Regulations | software, which allows to perform generalization, analysis and risk assessment in terms of compliance with AML/CFT requirements; policies for the use of hardware and software and changes to it; selected template client contracts, as well as conducted interviews with the responsible officers. |
| 10.6 | Chapter 2 of the ICS Regulations | Organization of the internal control system related to the money laundering prevention | We have requested and reviewed the AML/CFT related internal control Regulations, procedures for assigning the final risk of working with the client in order to confirm the organization of the processes of preliminary, current and subsequent controls in accordance with the ICS Regulations requirements; the job description of the officer responsible for AML/CFT compliance for the performance of functional duties provided for in paragraph 9 of the ICS Regulations; other relevant documents related to the money laundering prevention. We also conducted interview with the responsible officer. |
| 10.7 | Chapter 4 of the ICS Regulations | Organization of identification, questioning and verification process of customers | We have requested and reviewed the AML/CFT related internal control Regulations and other relevant documents including those related to the processes of questioning, verification and data storage, as well as the customer identification systems used by the Company for their compliance with the requirements of Article 8 of the Law on the Prevention of Legalization the ICS Regulations and the FATF recommendations. We also conducted interview with the responsible officer. |
| 10.8 | Chapter 5 of the ICS Regulations | Organization of the process of freezing of funds and (or) suspension of financial operations of persons involved in terrorist activities | We have requested and reviewed the AML/CFT related internal control Regulations related to the process of freezing of funds and (or) suspension of financial operations, other relevant documents: template client contracts, and "white paper" declarations for the purpose of reflecting information in accordance with the rules. We also conducted interview with the responsible officer. |



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| 10.9 | Chapter 6 of the ICS Regulations | Organization of the process of Identification of transactions subject to special monitoring | We have requested and reviewed the AML/CFT related internal control Regulations related to the process of Identification of transactions subject to special monitoring. We also conducted interview with the responsible officer, studied the processes on evaluation of financial transactions of clients and the provision of information to the financial monitoring authority body. |
| 10.10 | Chapter 6 of the ICS Regulations | Requirements for qualifications, business reputation and organization of the process of training of employees of HTP residents on prevention of money laundering | We have requested and reviewed documents confirming the education, employment records, and responses to inquiries from state bodies (General Directorate of Internal Affairs of the Minsk City Executive Committee, the Supreme Court of the Republic of Belarus). We have also reviewed independent sources of information regarding the questions in the questionnaire and conducted interviews with the officer responsible for compliance with the HTP regime. |
| 10.11 | Chapter 6 Clause 22 of the Regulations | LR on conflict of interest management process | We have requested and reviewed the LR governing the management of conflicts of interest process in the Company ⁹ and conducted interviews with those responsible for the functioning of the Company. |
| 10.12 | Chapter 6 Clause 23 of the Regulations | LR and policies on outsourcing | We have requested and reviewed the LR governing outsourcing requirements and conducted interviews with those responsible for the functioning of the Company. |
| 10.13 | Chapter 6 Clause 25 of the Regulations | Developing the general terms of token trading | We have requested and reviewed the LR governing requirements for developing the general terms of token sale ¹⁰ , conducted interviews with those responsible for the functioning of the Company. |

⁹ https://currency.com/ru/konflikt-interesov

¹⁰ https://currency.com/static/Currencycom general conditions for tokens alienation 20200513 ru.pdf



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
|-------------|--|---|---|
| 10.14 | Chapter 6 Clause 26 of the Regulations | User support process requirements | We have requested and reviewed the LR governing the requirements and procedures for user support, the job description of the officer responsible for user support and conducted interviews with the head and the officer responsible for user support. |
| 10.15 | Chapter 6 Clause 27 of the Regulations | Requirements to have software and technical measures in place to ensure that all client actions are recorded | We have requested and reviewed LRs describing the Company's system processes, information security reports for the period from 1 January 2021 to 31 December 2021 and conducted interviews with those responsible for the functioning of the Company. |
| 10.16 | Chapter 6 Clause 28 of the Regulations Chapters 5-7 of the CPO Rules | LR of the crypto platform operator | We have requested and reviewed LRs governing the Company's activities as a crypto platform operator (including a description of the procedure for token trading; obtaining token trading status by a client; token admission to trading; determining the amount and procedure for charging fees to clients; entering into transactions in the interests of clients; prevention, detection and suppression of cases of misuse of insider information on tokens and token price manipulation; interaction with payment services providers; separate accounting of money, electronic money, tokens; granting token trader access to the trading system; making transactions with tokens outside the trading system), conducted interviews with those responsible for the functioning of the Company. |
| 10.17 | Chapter 1 of the CPO Rules | Separate general requirements that determine the procedure for carrying out the operator of the cryptoplatform activities | We have requested and reviewed the LAs that regulate the general requirements for the Company's activities as a cryptoplatform operator, including the requirements for separate accounting and storage of money, the functioning and ensuring the continuous operation of the Company's information systems, other requirements specified in Chapter 1 of the CPO Rules. We have also conducted interview with the officer responsible for information security and system administration. |



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
|-------------|--|---|---|
| 10.18 | Chapter 2 of the CPO Rules | Requirements for ensuring the process of establishing relationships with clients | We have requested and reviewed relevant documents related to customer relationship procedures, template client contracts for the purpose of confirming the existence of mandatory provisions; and conducted interviews with responsible officers. |
| 10.19 | Chapter 3 of the CPO Rules | Requirements for advertising and ensuring the process of informing customers | We have requested and reviewed the LRs and other relevant documents regarding the fulfilment of the requirements for advertising activities and the procedure for communicating the required information to customers, other requirements established in Chapter 3 of the CPO Rules, including template client contracts. We also interviewed responsible officers. |
| 10.20 | Chapter 4 of the CPO Rules | Requirements for ensuring the process of organizing trading in tokens by a cryptoplatform operator | We have requested and reviewed the LRs and other relevant documents related to the fulfilment of the requirements for ensuring the process of organizing trading in tokens, documents related to granting the status of a trading participant in tokens, the procedure for making transactions, the misuse of insider information, counteracting the manipulation of prices for tokens, and other issues specified in Chapter 4 of the CPO Rules. We also interviewed responsible officers. |
| 10.21 | Appendix to the CPO Rules | Information (documents) required to be posted (disclosed) by a cryptoplatform operator on his website on the Internet | We have checked the Company's website for the presence of information (documents) subject to placement (disclosure). |
| 10.22 | Chapter 8 of the ICO Rules | Requirements for the activities of the HTP Resident involved in creation and placement of own tokens | We have requested and reviewed "white paper" declarations to reflect information in accordance with the rules. We have also conducted interviews with responsible officers to confirm the organization of processes and the operation of the software in accordance with the requirements. |
| 10.23 | Chapter 9 Clause 35 of the Regulations | Organization of information security (cybersecurity) process | We have requested and reviewed the job description of the officer responsible for system administration and information security process and interviewed him. |



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" |
|-------------|--|---|--|
| 10.24 | Chapter 9 Clause 36 of the Regulations | LR for information security (cybersecurity) process | We have requested and reviewed the LR governing information security (cybersecurity) process and interviewed the official responsible for system administration and information security in the Company. |
| 10.25 | Chapter 9 Clause 37 of the Regulations | Organisation of system administration and information security (cybersecurity) process, segregation of duties | We have requested and reviewed LR governing information security (cybersecurity) and segregation of risk management duties between the officer responsible for risk management and the officer responsible for system administration and information security, information security reports for the period from 1 January 2021 to 31 December 2021, conducted interviews with the officer responsible for system administration and information security in the Company. |
| 10.26 | Chapter 9 Clause 38 of the Regulations | LR on the process of protection of information (including client-related information) and tokens in the possession of the applicant | We have requested and reviewed LRs governing the protection of information and tokens in the applicant's possession and interviewed those responsible for the functioning of the Company. |
| 10.27 | Chapter 9 Clause 39 of the Regulations | LR on the smooth operation of the information system, plan for the prompt restoration of the information system after disruption | We have requested and reviewed the LR governing the smooth operation of the information system and its prompt restoration and conducted an interview with the officer responsible for system administration and information security in the Company. |
| 10.28 | Chapter 9 Clause 40 of the Regulations | Organisation of information security (cybersecurity) system monitoring process | We have requested and reviewed the LR governing information security (cybersecurity) system monitoring, information security reports for the period from 1 January 2021 to 31 December 2021 and conducted an interview with the officer responsible for system administration and information security in the Company. |
| 10.29 | Chapter 9 Clause 41 of the Regulations | Organisation of information security (cybersecurity) testing process | We have requested and reviewed the LR containing requirements for information security (cybersecurity) testing, reports on testing results and conducted an interview with the officer responsible for system administration and information security in the Company. |



| Seq. No. | No. of the Regulations and other HTP Supervisory Board acts requirements | Regulations and other HTP Supervisory Board acts requirements | Description of procedures performed by LLC "KPMG" ⁶ |
|-------------|--|---|--|
| 10.30 | Chapter 9 Clause 42 of the Regulations | LR on the organisation of the process on information security (cybersecurity) training and knowledge testing of employees | We have requested and reviewed LR governing the information security (cybersecurity) training and knowledge testing of employees, documents on conducted trainings and tests for the period from 1 January 2021 to 31 December 2021, conducted interviews with those who ensure the functioning of the Company. |
| 11 | Chapter 1 Clause 4 of the Regulations | Audited information system | See procedures below. |
| 11.1 | Chapter 7 Clause 29 of the Regulations | Availability and content of the information system audit report | We have requested and reviewed the latest report resulting from the technical audit of the information system dated 12 November 2018 and the document on certification according to the ISO/IEC 27001 information security management system standard dated 9 September 2021. We have requested and reviewed monthly information security reports for the period from 1 January 2021 to 31 December 2021, which contained information about the information system's status, conducted an interview with the officer responsible for system administration and information security in the Company, requested and analysed the information about changes in the Company's information system after the date of the latest technical audit. |

Management's Statement of compliance with the requirements specified in clause 4 of the Regulation on Requirements that Certain Applicants Should Comply with to be Registered as Residents of the High-Tech Park and other acts¹ of the Supervisory Board of the High-Tech Park

As at 31 December 2021 and during 2021 Currency Com Bel LLC ("the Company") has complied with the requirements specified in clause 4 of the *Regulation on Requirements that Certain Applicants Should Comply with to be Registered as Residents of the High-Tech Park* other acts of the Supervisory Board of the High-Tech Park (hereinafter "the Regulation and other HTP Supervisory Board acts" or separately "the Regulation" and "other HTP Supervisory Board acts"), in particular the requirements to:

- have persons, as specified in the Regulation and other HTP Supervisory Board acts, who ensure the functioning of the Company and comply with the requirements specified in the Regulation and other HTP Supervisory Board acts;
- have an owner (founder, participant) and beneficial owner of the Company who comply with the requirements specified in the Regulation;
- disclose in respect of itself, as well as to ensure disclosure (confirmation) by its owner (founder, participant), beneficial owner of the information specified in the Regulation;
- within three years before the reporting date, have no cases of deregistration from residents of the High-Tech Park of the Company, its owner (founder, participant), beneficial owner, or a legal entity whose owner (founder, participant) is (was) the beneficial owner of the Company, on the grounds provided for in paragraphs four and (or) five of clause 41 of the Regulation on the HTP;
- within three years before the reporting date, have no cases of material and/or systematic (two or more times) breach of the token related liabilities by the Company, its owner (founder, participant), beneficial owner, or a legal entity whose owner (founder, participant) is (was) the beneficial owner of the Company;
- have sufficient business experience in one or several areas provided for in clause 15 of the Regulation;
- have statutory capital formed in the amount of at least 2 million Belarusian rubles. The Company's net assets were not less than the statutory capital as at 31 December 2021;
- comply with the financial ratios specified in the Regulation as at 31 December 2021;
- have local regulations, other documents and implement organizational measures and processes related to risk management, internal control, prevention of money-laundering, conflict of interest management, transfer of processes to outsourcing, user support, recording customer actions, operations on the creation and placement of own digital tokens (tokens), information security and system administration provided for by the Regulation and other HTP Supervisory Board acts, the legislation of the Republic of Belarus and the FATF recommendations as at 31 December 2021;
- have information system used in the Company's activities and audited in accordance with the Regulation and other HTP Supervisory Board acts (confirmed by the report dated 12 November 2018 on the results of the audit and the document on certification according to the ISO/IEC 27001 information security management system standard dated 9 September 2021);
- have an Internet website, the right to use this website and the domain name.

Aleksandr Shevchenko Director Currency Com Bel LLC

30.03.2022



¹ For the purposes of this Statement, "other acts of the Supervisory Board of the High-Tech Park" mean the Regulations on the requirements for the internal control rules of residents of the High Technologies Park, the Regulations on the activity of a cryptoplatform operator and the Regulations on provision of services related to the creation and placement of digital tokens (tokens) and carrying out of operations on the creation and placement of own digital tokens (tokens) approved by the decision of the Supervisory Board of the High-Tech Park (Minutes No. 08/NS-5pr dated October 23, 2018).

Limited Liability Company «Currency Com Bel»

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