## Documents for opening a custody account to non-resident legal entities (including credit institutions).

- 1. The Custody Agreement (for legal entities non-residents) 2 copies (completed and signed by the Client).
- 2. The Client's Questionnaire Form for legal entities (non-resident) 1 copy (completed and signed by the Client). Concerning non-resident credit institutions that open only a custody account, a legalized copy of the questionnaire is required.
- 3. A foreign nominee custody account may be opened to a foreign organization on the condition that the latter enters into a corresponding custody agreement and submits to the Depositary documents confirming that the organization has been incorporated in a state specified in Sub-Paragraphs 1 and 2, Paragraph 2, Article 51.1 of the Federal Law "On the Securities Market" and that in accordance with its personal law the organization is entitled to account and transfer rights to securities. A corresponding application signed by an authorized officer of the said organization may be deemed as confirmation that the foreign organization is entitled in accordance with its personal law to account and transfer rights to securities. The said application may be drawn up as a single document or may be submitted to the Depositary as part of another document.
- 4. A foreign authorized holder custody account may be opened to a foreign organization on the condition that the latter enters into a corresponding custody agreement and submits to the Depositary documents confirming that the organization has been incorporated in a state specified in Sub-Paragraphs 1 and 2, Paragraph 2, Article 51.1 of the Federal Law "On the Securities Market" and that in accordance with its personal law the organization is entitled, without being a securities holder, to perform on its own behalf and in the interests of third parties any legal and practical actions with securities and to exercise rights under securities. A corresponding application signed by an authorized officer of the organization may be deemed as confirmation that in accordance with its personal law the foreign organization is entitled, without being a securities holder, to perform on its own behalf and in the interests of third parties any legal and practical actions with securities and to exercise rights under securities. The said application may be drawn up as a single document or may be submitted to the Depositary as part of another document.
- 5. Power of attorney for representatives of a legal entity for the right (options for choosing of a legal entity): sign documents for opening a custody account with the Depositary of Evrofinance Mosnarbank; sign orders, requests and other documents on the custody account; transfer orders, requests and other documents related to the opening and servicing of a custody account, as well as receive statements, reports and other documents relating to the above custody account with the Depositary.