



Information for related parties of insiders

In accordance with the Federal Law No. 224-FZ "On Countering the Illegal Use of Insider Information and Market Manipulation" dated 27.07.2010, and the European Union Regulation No. 596/2014 on market abuse (Market Abuse Regulation) dated 16.04.2014, the Bank has developed measures to prevent the illegal use of insider information and market manipulation.

Related parties of insiders shall comply with the following requirements:

- not to use insider information to perform transactions with financial instruments, foreign currency and/or goods to which the insider information relates, be it at their own expense or at the expense of a third party;
- not to use insider information by transferring it to another party;
- not to use insider information by giving recommendations to third parties, obliging or otherwise inducing them to buy or sell financial instruments, foreign currency and (or) goods;
- not to perform actions classified as market manipulation in accordance with the applicable legislation.

A related party of an insider means a spouse or a person with similar status, children, a legal entity or trust/partnership that is managed (directly or indirectly controlled) by the insider or spouse (partner or a person with similar status).

If you become aware of a misuse of the Bank's insider information or market manipulation, you should inform the Compliance Hotline.