

BOARD OF DIRECTORS
MEETING RESOLUTION

January 08, 2026

№ 02

Ulaanbaatar

The undersigned, being all the members of the Board of Directors of KHAN BANK JSC, a Mongolian public joint stock company (Registration number 2693321) (the “Bank”), hereby adopt the following resolution:

WHEREAS Section 33.5 of Article 33 of the Banking Law of Mongolia states that an independent member of the Board of Directors of the bank ... is obliged to participate in approval of and vote on conflict-of-interest transactions;

WHEREAS Clause 76.1.17 of Article 76 of the Company Law of Mongolia states that the Board of Directors shall have authority with respect to the approval of the conclusion of a conflict-of-interest transaction in accordance with Chapter Twelve of this law; and

WHEREAS Section 16.6 of Article 16 of the Bank’s Charter states that the decision to conclude a conflict-of-interest transaction shall be approved by a majority of the votes of Board directors who have no conflict-of-interest with respect to such transaction

NOW, THEREFORE, be it:

- RESOLVED** to grant authority to the Executive Management to conclude and execute the one-year cooperation agreement (Master Agreement) with “Tavan Bogd Nura” LLC, Bank’s related party, for the supply of printer ink, and to request approval for order placement and payments to be made within the scope of Bank’s approved operational expenses (OPEX) budget under this agreement, and to approve any subsequent amendments to this agreement.
- RESOLVED** to grant authority to the Executive Management to conclude and execute the one-year cooperation agreement (Master Agreement) with “UBP” LLC, Bank’s related party, for the supply of A4 paper, and to request approval for order placement and payments to be made within the scope of Bank’s approved operational expenses (OPEX) budget under this agreement, and to approve any subsequent amendments to this agreement.
- RESOLVED** to grant authority to the Executive Management to conclude and execute the one-year cooperation agreement (Master Agreement) with “UBP” LLC, Bank’s related party, for the supply of Letterhead, and to request approval for order placement and payments to be made within the scope of Bank’s approved operational expenses (OPEX) budget under this agreement, and to approve any subsequent amendments to this agreement.
- RESOLVED** that the Chief Executive Officer, Ms. R.Munkhtuya, is authorized with full power to take all actions deemed necessary and within the given authority, regarding implementing this Resolution.

APPROVED





John Law

Tamir Amarbayasgalan

Hans Aart Jongejans

Harada Yasunari



Tamir Amarbayasgalan

Hans Aart Jongejans

Harada Yasunari

Kisaburo Ishii

Hans Aart Jongejans

Harada Yasunari

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