ESTABLISHMENT OF A FOREIGN BANK’S SUBSIDIARY IN THE RUSSIAN FEDERATION

Department for Market Access and Activity
Termination of Financial Institutions

2023
Bank of Russia’s functions:

• taking a decision on the state registration of a subsidiary bank;
• issuance of a banking licence;
• making entries on the subsidiary bank into the State Register of Credit Institutions.

Bank of Russia’s responsible functional unit is the Department for Market Access and Activity Termination of Financial Institutions.
**Regulatory and legal framework**

- **Civil Code** of the Russian Federation
- **Tax Code** of the Russian Federation
- **Federal Law** of December 2, 1990 **No 395-1** “On Banks and Banking Activities”
- **Federal Law** of December 26, 1995 **No 208-FZ** “On Joint-Stock Companies”
- **Federal Law** of February 8, 1998 **No 14-FZ** “On Limited Liabilities Companies”
- **Federal Law** of July 10, 2002 **No 86-FZ** “On the Central Bank of the Russian Federation (Bank of Russia)”
- **Federal Law** of August 8, 2001 **No 129-FZ** “On the State Registration of Legal Entities and Individual Entrepreneurs”
- **Federal Law** of December 23, 2003 **No 177-FZ** “On Insurance of Deposits with Russian Banks”
- **Federal Law** of April 22, 1996 **No 39-FZ** “On the Securities Market”
- Bank of Russia’s **Regulation** of April 23, 1997 **No 437** “On the Specifics of Registration of Credit Institutions with Foreign Investments”
- Bank of Russia’s **Regulation** of December 27, 2017 **No 625-P** “On the Procedure for the Bank of Russia’s Approval of the Appointment (Election) of Candidates for Positions in a Financial Institution, Notification of the Bank of Russia about the Election (Termination of Office), Appointment (Removal) of the Persons Who Are Members of the Management Bodies and Other Officials in Financial Institutions, Appraisal of Compliance with Qualification Requirements and/or with the Requirements Applicable to the Business Reputation of the Persons Who Are Members of the Management Bodies and Other Officials and Founders (Shareholders, Stockholders) of Financial Institutions, for Dispatch of Information by a Member of the Board of Directors (Supervisory Board) of a Financial Institution to the Bank of Russia about Voting (Failure to Vote) against a Decision of the Board of Directors (Supervisory Board) of the Financial Institution, for Sending an Enquiry for Provision of Information by the Bank of Russia and for the Bank of Russia’s Sending a Reply on the Availability (Lack) of Information in the Databases Envisaged by Articles 75 and 76.7 of Federal Law of July 10, 2002 No 86-FZ “On the Central Bank of the Russian Federation (Bank of Russia)”, and Also on the Procedure for Keeping Such Databases”
- Bank of Russia’s **Regulation** of December 19, 2019 **No 706-P** “On the Securities Issuance Standards”
Regulatory and legal framework


Bank of Russia’s **Regulation** of December 26, 2017 No 622-P “On the Procedure for Disclosing Information on Persons Exercising Control or Significant Influence over the Banks Participating in the Systems of Mandatory Insurance of Natural Persons’ Deposits Made with Banks of the Russian Federation, as well as on the Procedure for Disclosing and Presenting to the Bank of Russia Information on the Structure and Composition of Stockholders (Members) of Non-State Pension Funds, Insurance Institutions, Management Institutions and Microfinance Companies, in particular on Persons Exercising Control or Significant Influence over Them”

Bank of Russia’s **Regulation** of December 16, 2003 No 242-P “On the Organisation of Internal Control in Credit Institutions and Banking Groups”

Bank of Russia’s **Direction** of December 25, 2017 No 4662-U “On the Qualification Requirements for the Head of Risk Management Service, Internal Control Service and Internal Audit Service of a Credit Institution, for the Person Responsible for Organising the Risk Management System, for the Controller of a Non-State Pension Fund and the Inspector of an Insurance Institution, the Procedure for Notifying the Bank of Russia on Appointing (Dismissing) the Cited Persons (Except for the Controller of a Non-State Pension Fund), Special Officials Responsible for Implementation of the Internal Control Rules for the Purpose of Counteraction against Legalisation (Laundering) of Illegal Income and against Financing of Terrorism of a Credit Institution, Non-State Pension Fund, Insurance Institution, Management Company of Investment Funds, Unit Investment Funds and Non-State Pension Fund, Microfinance Institution, an Official of the Internal Control Service of the Management Company of Investment Funds, Unit Investment Funds and Non-State Pension Funds, as well as the Bank of Russia’s Procedure for Assessing the Compliance of These Persons (except for the Non-State Pension Fund Controller) with the Qualification Requirements and the Requirements for Business Reputation”

Bank of Russia’s **Direction** of September 30, 2019 No 5275-U “On the Procedure for Drawing up and Submission of a Business Plan of a Credit Institution to the Bank of Russia and on Criteria for Its Assessment”

Bank of Russia’s **Instruction** of April 2, 2010 No 135-I “On the Procedure for Taking by the Bank of Russia a Decision on the State Registration of Credit Institutions and Issuance of Banking Licences”
Requirements for a foreign bank establishing a subsidiary:

Satisfactory Financial Standing
(Regulation No 626-P)

- adequacy of adjusted net assets (own funds);
- absence of court proceedings on a case of insolvency (bankruptcy);
- absence of facts of non-fulfillment by a legal entity of its money obligations due to the absence of funds on its bank accounts;
- pursuit of economic activities during the three preceding years over which the annual accounting (financial) statements are provided;
- satisfactory structure of assets;
- maintenance of the necessary level of financial stability, solvency, efficiency of use of the working capital (business activity), profitability and financial result (cost efficiency);
- other requirements envisaged by Regulation No 626-P.

Satisfactory Business Reputation
(Regulation No 625-P and Federal Law No 395-1)

- absence of a conviction;
- absence of grounds for bankruptcy;
- other requirements envisaged by Federal Law No 395-1 “On Banks and Banking Activities” and Regulation No 625-P.
Requirements for the minimum authorised capital

1. 1 billion rubles — for a newly registered bank with a universal licence

2. 300 million rubles — for a newly registered bank with a basic licence

3. No less than 3.6 billion rubles — for a newly registered bank with a universal licence entitled to take household funds on deposit


Requirements for the due time payment of the authorised capital

100% of the declared authorised capital shall be paid within one month after receiving information on the state registration of a credit institution

Bank of Russia’s Instruction of April 2, 2010 No 135-I “On the Procedure for Taking by the Bank of Russia a Decision on the State Registration of Credit Institutions and Issuance of Banking Licences”
Sequence of operations for establishing a subsidiary:

- signing of a **protocol of intent** with a foreign bank;
- receipt of an **opinion letter on the possibility of using corporate names** of the subsidiary;
- **state registration** of the subsidiary;
- **registration of the first issue of shares** (in case the subsidiary is incorporated in the form of a joint-stock company);
- confirmation of the **authorised capital payment**;
- receipt of a **banking licence**.
<table>
<thead>
<tr>
<th>Sequence of operations</th>
<th>Bank of Russia’s Regulation of April 23, 1997 No 437 “On the Specifics of Registration of Credit Institutions with Foreign Investments”</th>
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<td>Signing of a <strong>protocol of intent</strong> with a foreign bank</td>
<td>Bank of Russia’s Regulation of December 28, 2017 No 626-P “On the Assessment of Financial Standing, on Requirements for Financial Standing and on Grounds for Acknowledgement as Unsatisfactory of the Financial Standing of Founders (Members) of Credit Institutions and Other Persons Envisaged by Federal Law No 281-FZ of July 29, 2017 on Amending Certain Legislative Acts of the Russian Federation Related to Improvement of Obligatory Requirements for Founders (Members), Management Bodies and Officials of Financial Institutions”</td>
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<td>Verification of <strong>compliance of candidates</strong> nominated as chief executives and to other positions in a subsidiary <strong>with qualification and (or) business reputation requirements</strong></td>
<td>Bank of Russia’s Regulation of December 28, 2017 No 626-P “On the Assessment of Financial Standing, on Requirements for Financial Standing and on Grounds for Acknowledgement as Unsatisfactory of the Financial Standing of Founders (Members) of Credit Institutions and Other Persons Envisaged by Federal Law No 281-FZ of July 29, 2017 on Amending Certain Legislative Acts of the Russian Federation Related to Improvement of Obligatory Requirements for Founders (Members), Management Bodies and Officials of Financial Institutions”</td>
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<td>Preparation of <strong>documents for assessing the financial standing of a foreign bank establishing a subsidiary and other legal entities (natural persons) envisaged by the Russian legislation</strong></td>
<td>Bank of Russia’s Regulation of April 23, 1997 No 437 “On the Specifics of Registration of Credit Institutions with Foreign Investments”</td>
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<td>Selection of a unique <strong>name</strong> for a subsidiary to be established</td>
<td>Bank of Russia’s Instruction of April 2, 2010 No 135-I “On the Procedure for Taking by the Bank of Russia a Decision on the State Registration of Credit Institutions and Issuance of Banking Licences”</td>
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<td>• <strong>Articles 11</strong> and <strong>16</strong> of Federal Law of December 2, 1990 No 395-1 “On Banks and Banking Activities”</td>
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<td>• <strong>Articles 54 and 1473</strong> of the Civil Code of the Russian Federation</td>
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<td>• <strong>Article 7</strong> of Federal Law of December 2, 1990 No 395-1 “On Banks and Banking Activities”</td>
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<td>Sequence of operations</td>
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<td><strong>Payment of a state duty</strong> (0.1% of the declared authorised capital, but no more than 500 thousand rubles) for issuance of a banking licence</td>
<td>• Article 333.33 of the Tax Code of the Russian Federation (Part 2) of August 5, 2000 No 117-FZ</td>
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<tr>
<td><strong>Submission of documents</strong> for the state registration of a subsidiary to the Bank of Russia</td>
<td>• Articles 14 and 17 of Federal Law of December 2, 1990 No 395-I “On Banks and Banking Activities”</td>
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<td>• Bank of Russia’s Instruction of April 2, 2010 No 135-I “On the Procedure for Taking by the Bank of Russia a Decision on the State Registration of Credit Institutions and Issuance of Banking Licences”</td>
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<td><strong>Receipt of a notification on making an entry about a subsidiary in the Unified State Register of Legal Entities and a registration certificate of the Bank of Russia</strong></td>
<td>Bank of Russia’s Instruction of April 2, 2010 No 135-I “On the Procedure for Taking by the Bank of Russia a Decision on the State Registration of Credit Institutions and Issuance of Banking Licences”</td>
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<td><strong>Payment of the authorised capital and receipt of a banking licence</strong></td>
<td>Bank of Russia’s Instruction of April 2, 2010 No 135-I “On the Procedure for Taking by the Bank of Russia a Decision on the State Registration of Credit Institutions and Issuance of Banking Licences”</td>
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List of documents submitted to the Bank of Russia for signing of a protocol of intent with a foreign bank:

- an application (request) from a bank establishing a subsidiary;
- the charter documents;
- the decision of the authorised body of a foreign bank on its participation in the authorised capital of the subsidiary in the Russian Federation;
- a copy of the document (or an abstract from it) confirming the registration of the legal entity;
- the accounting (financial) statements for the three preceding years of activity confirmed by an audit statement;
- the written consent of an appropriate control body of the country of location of a foreign bank for participation in the authorised capital of the subsidiary in the Russian Federation or the opinion letter of such body excluding the need to receive such consent;
- the information and documents confirming the compliance of business reputation of the founder, the sole executive body of the founder and the persons exercising control over the founder with requirements envisaged by the Bank of Russia in line with Federal Law of December 2, 1990 No 395-1 “On Banks and Banking Activities”.

The documents should be legalized (apostilled) according to the established procedure, translated into Russian and certified by a notary.

Bank of Russia’s Regulation of April 23, 1997 No 437 “On the Specifics of Registration of Credit Institutions with Foreign Investments”
List of documents submitted to the Bank of Russia:

- a request for the state registration of a subsidiary and issuance of a banking licence;
- an application for the state registration of the subsidiary presented in the prescribed form;
- the charter of the subsidiary approved by the general meeting of the founders;
- a business plan of the subsidiary;
- the minutes of the general meeting of the founders of the subsidiary;
- the minutes of the meeting of the board of directors (supervisory board) of a foreign bank, which contain a decision on the election of the chairman of the board of directors (supervisory board) of the subsidiary;
- the documents confirming the payment of a state duty for issuance of a banking licence;
- the copies of documents confirming the state registration of the founders of the subsidiary;
- the audit statements on accuracy of financial statements of the founders of the subsidiary, with the enclosed aforesaid financial statements for the three preceding years of activity;
- the personal data forms of candidates for the positions of chief executives of the subsidiary and other documents for assessing qualification and business reputation of chief executives of the subsidiary;
- the copies of documents confirming the right to own (tenant, sublease) the building (premises) where the subsidiary will be located;
- the documents necessary for registration of the first issue of shares of the subsidiary (in case of a request for the state registration of the subsidiary in the form of a joint-stock company);
- the documents for assessing the financial standing of members of the subsidiary and persons exercising control over the founders of the subsidiary.

The documents should be legalized (apostilled) according to the established procedure, translated into Russia and certified by a notary.

Bank of Russia’s Instruction of April 2, 2010 No 135-I “On the Procedure for Taking by the Bank of Russia a Decision on the State Registration of Credit Institutions and Issuance of Banking Licences”
## Timeframes

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<td><strong>1</strong></td>
<td><strong>Protocol of intent</strong> signed with a foreign bank is valid within <strong>one year</strong> following the date of its signing</td>
<td><strong>2</strong></td>
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<td>According to Regulation No 437-P</td>
<td>According to Instruction No 135-I</td>
<td><strong>3</strong></td>
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<td><strong>4</strong></td>
<td>The payment of <strong>100%</strong> of the declared authorised capital of a subsidiary shall be carried out within <strong>one month</strong> following the date of receipt of the Bank of Russia’s notice on the state registration of the subsidiary</td>
<td><strong>5</strong></td>
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<td>According to Instruction No 135-I</td>
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<td><strong>6</strong></td>
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