

KELER CCP Ltd. Organizational and Operational Regulation

File name:	3-03 KELER KSZF SZMSZ_20181217- végleges.docx
Responsible organizational unit:	Legal Counsel
Regulation number:	3-03
Effective date:	17 December 2018
Adopted by the Board of Directors:	Resolution No.7/2018/8. on 17 December 2018
Revision date:	October 2018



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I. General part

1.1 Introductory provisions

The purpose of the Organizational and Operational Regulation (hereinafter: OOR) is to integrate in a uniform system the principles and the rules of the organization and the operation of KELER CCP Central Counterparty Limited (hereinafter: Company).

The OOR contains rules in line with the nature and the governance of the Company; describes the scope of activities and documents the organization established to perform the tasks, the executive and control bodies of the Company, their responsibilities and authorities, the rights and obligations of employees, the responsibilities and the authorities of the various bodies of the Company, their relationships.

Compliance with (having the OOR complied with) is the primary obligation of the executive officers and employees of the Company.

The Company is a member of the KELER Group. The KELER Group includes the Company and KELER Central Depository Ltd. (hereinafter: KELER), its parent company.

The OOR took into account Regulation (EU) 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories (hereinafter: EMIR); the provisions of Act CXX of 2001 on The capital market (hereinafter: Tpt.) applicable to the Company; Act V of 2013 on the Civil Code (hereinafter: Ptk.); Act I of 2012 on the Labor Code (hereinafter: Mt.) and valid legislation, the applicable regulations of KELER, the Articles of Association of the Company and the provisions of Company Regulations, instructions.

The Board of Directors establishes the OOR. The OOR is reviewed as necessary, but at least with the frequency stated in Point 1.3. to integrate the changes that took place since the last review.

1.2 Reason for amendment of the regulation

In order to ensure compliance with the findings stated in Magyar Nemzeti Bank Overseer Audit Report No. 56917-7/2018 and Supervisory Order No. H-PIF-III-8-2/2018, and ensure the applicable regulatory documents are consistent.

1.3 Revision date

Every second year, not later than 31 December of every second year.

1.4 Scope of the Regulation

Material scope: the entire organization and operation of the Company.

Personal scope: all the units and employees of the Company.



1.5 References

Related regulatory documents:

- Articles of Association of the Company
- KELER CCP Regulation 3-04 on Rights of representation and rights to sign on behalf of the Company
- KELER Group Regulation 6-01 on The creation and amendment of regulatory documents
- KELER Group 6-16 HR Regulation

Related legal regulations:

- Act CXX of 2001 on/ the Capital Market (Tpt.)
- Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories (EMIR)
- Act I of 2012 on the Labor Code (Mt.)
- Act CXIII of 1993 on Labor Safety

1.6 Version control

Version number of current regulation: 1.3

Version number of previous regulation: 1.2

Effective date of previous regulation: 8 November 2017



II. Organizational Regulation

1. General data of the Company

Company name in Hungarian: KELER KSZF Központi Szerződő Fél Zártkörűen Működő

Részvénytársaság

Company short name: KELER KSZF Zrt.

Company name in English: KELER CCP Ltd.

Registered office: Rákóczi út 70-72., Budapest H-1074

Time of establishment: 6 June 2008

The Company is established for an indefinite term.

The Company operates pursuant to the valid provisions

of the Ptk.

Company register number: 01-10-046985

Supervisory license number: H-EN-III-43/2014., H-EN-III-294/2017.

Supervisory authorities: Metropolitan Court of Justice as Court of Registration -

oversight

Magyar Nemzeti Bank - state authority

(hereinafter: Supervision)

Company type: privately held share company

Share capital of the Company: HUF 1.823.200.000, that is One billion eight hundred

and twenty-three million two hundred thousand

Hungarian Forints

Bank account number of the Company: KELER account number: 14400018 - 72420102-00000000

Tax number of the Company: 23183034-2-44

Statistical number of the Company: 23183034-6611-114-01



2. Activities and organizational structure of the Company

2.1. Task and scope of activities of the Company

Main activity of the Company:

6611'08 Management of financial and capital market

6619'08 Other financial ancillary service

2.2. Organizational structure of the Company

The Organizational Rules section describes the hierarchical organizational structure of the Company in the form of an organizational chart.

3. Executive bodies of the Company

The executive bodies pursuant to the Ptk. and the Articles of Association of the Company.

3.1. The Shareholders' Meeting

The Shareholders' Meeting is the supreme decision making body of the Company that is made up by the shareholders and operates pursuant to the Articles of Association.

The Shareholders' Meeting has exclusive responsibilities for the following issue:

- decision unless regulations specify otherwise on the establishment and the modification of the Articles of Association of the Company,
- decision on the transformation, change of the form of operation of the Company,
- decision on the merger of the Company with other companies, cooperatives or associations, demerger and termination without successor of the Company,
- election, call back of the Board of Directors, the Supervisory Board of Directors and the auditor, determination of their remuneration,
- decision to claim compensation from the shareholders, the executive officers, the Supervisory board member and the statutory auditor of the Company,
- acceptance of the financial statements in line with the Act on accounting valid from time to time, including the decision on the use of the profit after tax,
- decision unless regulations specify otherwise on the payment of dividend advance,
- decision by way of the appropriate amendment of the Articles of Association on rights related
 to certain share types, share classes and share series and the restriction of share related
 rights, the transformation of shares into shares in other share types, share classes and share
 series and related rules and the number, nominal value and value at issuance of the shares in
 certain share types and share classes,
- decision unless regulations specify otherwise on the issuance of convertible bond or bond with subscription right,



- decision unless regulations specify otherwise on the decrease or increase of the share capital,
- decision to exclude the exercise of preferential subscription right and authorization to the Board of Directors to restrict or exclude the exercise of preferential subscription right,
- · decision on the acquisition of own shares,
- decision on all proposals to the Shareholders' Meeting submitted by the Board of Directors, the Supervisory Board of Directors or by the shareholder(s) in possession of at least five percent of the share capital,
- decision on all issues that are referred to the exclusive authorities of the Shareholders' Meeting,
- decision on the medium and long-term strategy of the Company, on the acceptance of the business strategy, except for partial strategies (in particular IT partial strategy),
- decision on the establishment of business association, on the acquisition of participation in business association, on the sale of participation existing in business association owned by the Company,
- election, recall of the Chairman of the Board of Directors and the Chairman of the Supervisory Board of the Company,
- decision to execute loan agreement allowing the taking of loan, external funding,
- decision to grant loan, except for individual loans to employees and treasury operations,
- decision to encumber in any form any assets of the Company, except for treasury operations,
- authorization to conclude agreement with the executive officers of the Company and their close relatives and partners,
- authorization to conclude agreement with the shareholder of the Company for commitments exceeding HUF 10 million net per calendar year.

The following topics are dealt with by the annual ordinary Shareholders' Meeting:

- acceptance of the report by the board of Directors on the business activity of the previous year,
- acceptance of the financial statements in line with the Act on accounting, including decision on the use of profit after tax,
- acceptance of the auditor's report on the financial statements in line with the Act on accounting.

The Board of Directors calls the Shareholders' Meeting at least once a year, not later than 15 days before the date scheduled before 30 May by way of inviting the holders of shares, the members of the Board of Directors, the members of the Supervisory Board, and the auditor of the Company to the Shareholders' Meeting called.



3.2. The Board of Directors

The Board of Directors is the managing body of the Company; the shareholders' meeting elects and calls back its members. Pursuant to the Articles of Association and the shareholders' meeting resolutions it is in charge of the comprehensive governance of the Company.

One third of the Board of Directors, but at least two members are required to be independent.

The Board of Directors members are elected in line with the following principles:

- each shareholder is entitled to nominate one member, the shareholder with qualified majority is entitled to nominate two members, at least two of the nominees must be independent persons,
- at least two Board of Directors members will be elected from among the independent nominees recommended by the shareholders.

The responsibilities of the Board of Directors are as follows:

- makes proposal on the acceptance of the financial statements of the Company in line with the Act on accounting and on the use of the profit after tax,
- submits statements and financial statements to the Supervisory Board in due time, pursuant to
 the Act on accounting, consults the Supervisory Board on such accounts and financial
 statements, submits them to the annual ordinary Shareholders' Meeting and ensures disclosure,
- calls the annual ordinary Shareholders' Meeting,
- calls the extraordinary shareholders' meeting within eight days of becoming aware of the following reasons if
 - a) the shareholders' equity of the Company decreased to two thirds of the share capital as a result of loss,
 - b) the shareholders' equity of the Company decreased below the minimum amount stated in law,
 - c) the Company is in danger of becoming insolvent or it suspended payments or if its payables exceed assets,
 - d) the number of members of the Supervisory Board decreases to less than 3,
 - e) it is requested by the Supervisory Board, shareholders having at least five percent of votes or by the auditor of the Company
- prepares a report once a year to the Shareholders' Meeting on the management, financial situation and business policy of the Company,
- ensures the business records of the Company are kept in line with applicable regulations,
- makes the necessary disclosures to the Court of Registration, publishes notices in the cases stated in the regulations,
- ensures the share registry of the Company is maintained,
- prepares a quarterly report to the Supervisory Board,
- accepts and modify the regulations of the Company, except for regulations subject to the responsibilities of the Chief Executive Officer,



- discusses the findings stated as a result of audits at the Company by authorities, approves the necessary action plan,
- establishes the result of reviews completed by the Company with respect to persons under the scope of procedures, takes the necessary measures,
- accepts the rules of procedures of the Board of Directors,
- accepts the annual development and investment plan of the Company,
- finalizes the annual business plan,
- creates and approves the remuneration policies,
- ensures that financial stability and other relevant public interests are considered,
- establishes the performance requirement for the executive officers employed by the Company, and the related performance-based wage or other benefits,
- · accepts new business line or activity,
- orders external, internal audit at the request of the shareholders,
- makes decision on the method of determination of the collective guarantee fund, on the minimum and maximum amount and percentage of contribution,
- makes decision to terminate the collective guarantee fund,
- elects, calls back the Chief Executive Officer, determines its remuneration,
- · makes decision on legal remedy request,
- appoints the Risk Committee,
- establishes and documents the appropriate level of risk tolerance and risk taking capability of the Company (risk policy),
- the establishment of clear objectives and strategies for the Company, and back testing such objectives and strategies regularly, but at least annually,
- the effective monitoring of senior management,
- the establishment and oversight of the risk management function, in case of emergency it is required to make reasonable efforts to consult the Risk Committee on the developments impacting the risk management of the Company,
- the oversight of the compliance function and internal control function, and ensuring that these control functions are independent and the required resources of these functions are available,
- the oversight of outsourcing,
- creates the security policy,
- · approves the liquidity plan,
- approves the investment policy,
- the oversight of compliance with all provisions of Regulation (EU) No. 152/2013, Regulation (EU) 153/2013., EMIR, Implementing Regulation (EU) No 1248/2012 and all other regulatory and supervisory requirements,
- ensures accountability to the shareholders or owners and employees, clearing members and their customers and other relevant stakeholders,



- decision making on all issues that do not fall under the competence of the Shareholders'
 Meeting (taking into account the decision making competence determined in this OOR),
- creates of the risk management framework and supervises its application,
- creates the mechanism of disclosure and related to the comments of participants regarding the risk management of the central counterparty,
- ensures efficient cooperation with the management of the central counterparty,
- reviews the policies and procedures of the central counterparty at least annually,
- ensures regular and strict due diligence by the central counterparty,
- makes recommendation to the Shareholders' Meeting on the person of the auditor subject to agreement by the Board of Directors and the Supervisory Board.

The Board of Directors is in charge of tasks related to the recovery of the operation of the Company and makes necessary decisions.

3.3. The Supervisory Board

The Supervisory Board supervises the management of the Company.

Responsibilities especially are as follows:

- supervision all material business policy reports, the financial statements in line with the Act on accounting, the proposal on the use of profit after tax prior to the annual ordinary Shareholders' Meeting and reports to the Shareholders' Meeting on the result of this supervision,
- calls the Shareholders' Meeting without delay stating also the proposed agenda if related to the operation of the Company it learns of measures violating the law, the Articles of Association, the resolutions of the Shareholders' Meeting or of activity, failures or misuse interfering with the interests of the Company or the shareholders,
- ensures that the Company has a comprehensive control mechanism suitable for efficient operation,
- checks the annual and interim financial reports of the Company,
- assists the Board of Directors in checking the financial reporting system, selecting the statutory auditor and in cooperating with the statutory auditor, with particular regard to Article 16 of Regulation 537/2014 of the European Parliament and of the Council of 16 April 2014 on specific requirements regarding statutory audit of public-interest entities and repealing Commission Decision 2005/909/EC,
- monitors the statutory audit of annual and consolidated annual financials based on legal requirements, taking into account findings and conclusions made in the quality assurance procedure performed by the authority completing the statutory audit public supervisory tasks in line with Act LXXV of 2007 on the Chamber of Hungarian Auditors, the Audit Activity and the Public Supervision of Auditing (hereinafter Kkt.),
- reviews and monitors the independence of the statutory auditor or auditor company licensed in line with regulations, with particular regard to compliance with the provisions of Article 5 of Regulation 537/2014 of the European Parliament and of the Council of 16 April 2014 on specific requirements regarding statutory audit of public-interest entities and repealing Commission Decision 2005/909/EC,



- monitors the efficiency of the internal audit, risk management systems of the Company, and the process of financial reporting, makes recommendations if necessary,
- leads the internal audit organization, within this framework
 - 1. accepts the annual audit plan of Internal Audit,
 - 2. discusses at least semi-annually the reports made by Internal Audit and checks that the necessary measures are implemented,
 - 3. if needed invites external expert to facilitate the work of Internal Audit,
 - 4. makes proposal to change the headcount of Internal Audit,
 - 5. discusses and accepts the annual audit report of Internal Audit.
- finalizes the recommendations and proposals based on the findings of reviews completed by Internal Audit,
- its prior consent is required to make decisions on the establishment and termination of employment of the head and members of Internal Audit, on the determination of their remuneration,
- calls the extraordinary Shareholders' Meeting of the Company if the number of Board of Directors members is less than 3,
- provides prior opinion during the determination of performance requirements and related performance-based wage or other remuneration of executive officers employed by the Company,
- performs the tasks of the Audit Committee pursuant to Regulation (EU) No. 537/2014 of the European Parliament and of the Council of 16 April 2014,
- executes all the tasks conferred to it by legislation.

The Supervisory Board can request information on the affairs of the Company from the executive officers, managers and employees of the Company.

3.4. The Independent Auditor

The mandate of the independent auditor of the Company is for a period from three years to maximum five years, until the date of the ordinary Shareholders' Meeting closing the fifth business year, but not later than 31 May.

The valid provisions of the Ptk. and the Act on accounting govern the tasks and responsibilities of the independent auditor.

3.5. The Risk Committee

The Risk Committee has at least five, but not more than seven members. Risk Committee members are the clearing members, the independent Board of Directors members and the representatives of the clients of the Company. None of the groups of representatives can have majority in the Risk Committee.

The Risk Committee elects its chairperson from among its members but the chairperson of the Board of Directors of the Company cannot act simultaneously as the chairperson of the Risk Committee and the chairperson is appointed from among the independent Board of Directors members.



The Board of Directors elects the Risk Committee for a period of three years.

Tasks and responsibilities of the Risk Committee are as follows:

- advises the Board of Directors on any event that may impact the risk management of the Company in order to ensure the continuous, smooth and secure operation of the Company with particular regard to the considerable change of the following:
 - regulations requiring approval by the Risk Committee,
 - the risk model,
 - the default procedures,
 - the criteria related to the acceptance of clearing members,
 - clearing of new asset categories,
 - outscoring any risk management responsibility.
- advises on the framework used to identify extreme but plausible market conditions,
- provides opinion on the liquidity plan of the liquidity risk management framework,
- provides opinion on the testing of the framework related to the methodology on collaterals, default funds and other financial resources and on the policies on testing the framework related to the calculation of liquid financial resources,
- · provides opinion on the valuation models,
- provides opinion on the collateral model,
- provides opinion on the results of stress tests and reverse stress tests,
- provides an opinion in writing on risk management related materials, with special regard to any amendment to the General Business Rules regarding risk management, and other regulations requiring risk management, including the regulation on the management of extraordinary situations.

3.6. The Remuneration Committee

The Board of Directors elects the members of the Remuneration Committee. The Remuneration Committee is a consulting body involved in the creation of the Remuneration Policy of the Company; it establishes and finalizes this policy. The Board of Directors approves the Remuneration Policy.

The members of the Remuneration Committee are the persons stated in the Remuneration Policy.

The tasks and responsibilities of the Remuneration Committee are as follows:

- determines annually the remuneration of the Chief Executive Officer of the Company,
- establishes and finalizes and reviews annually the Remuneration Policy of the Company.

3.7. Person in executive positions

Pursuant to Section 5 (1) 134 of the Tpt. persons in executive positions are:

- the Board of Directors members of the Company,
- the Supervisory Board members of the Company.



4. Operative management of the Company

The Chief Executive Officer is the operative manager of the Company.

Responsibilities of the Chief Executive Officer: prepares for decision making the concepts on the development of the activities of the Company; makes recommendations on the activities, operation of the Company and gives related opinion; makes Board of Directors presentations, prepares and presents internal regulations, manages the business activities, the general organizational and personnel issues of the Company, if necessary, prepares them for decision making.

5. General provisions on managers

5.1. Hierarchy of managers

For the purpose of this section manager is the employee in executive positions (pursuant to Section 208 of the Mt.) and the heads of organizational units that are not in the category of employees in executive positions and the chief advisor.

5.2. Obligations and rights of the manager

- 1. perform fully the tasks of the professional area it leads,
- 2. implement the internal and external regulations, Chief Executive Officer orders and meet related reporting obligations,
- 3. coordinate professional tasks,
- 4. ensue the human resources required in the project plan of projects are available, provide professional support,
- 5. comply with and ensure the confidentiality requirements are complied with, in case of violation of bank, securities and business secrets take the necessary measures,
- 6. ensure that the reporting obligations or related internal information provision requirements are met by the applicable deadline and with excellent professional content,
- 7. explore the suitability and professional progress opportunities of the employees in the professional field managed, prepare professional trainings focusing on the areas concerned; implement the human resources policy objectives in the area led,
- 8. communicate to the employees legislation, internal instructions and requirements precisely and in a manner to avoid misunderstandings, comply with them and ensure they are complied with,
- 9. each manager is obliged to inform employees on decisions that relate to them directly (and has labor law and civil law liability for damage arising from failure to inform or delay in informing),
- 10. provide work continuously for employees and the conditions for performing their tasks,
- 11. organize the work of its own unit in line with the general requirements, determine the method of working, act as operative leader, evaluate work regularly and arrange for the related reporting, inform the supervising manager on findings, experience, any discrepancies, errors,
- 12. comply with and ensure that discipline at work is complied with,
- 13. check the work of employees,



- 14. take measures to eliminate the discrepancies related to its unit detected in external and internal audits,
- 15. make sure that records are correct: require that all documents and records in the unit it leads are correct in terms of form, content and numerical data,
- 16. ensure and check that strictly numbered documents are retained, managed orderly,
- 17. arrange for the careful management of documents, archiving and destruction in line with internal requirements,
- 18. comply with and ensure the instructions on the prevention of accidents and work safety are complied with, check compliance and urge that conditions in line with requirements are created,
- 19. exercise the right of representation, signature and expense approval subject to authorization, check and sign or sign off reporting, letters and other documents prepared by the unit it leads,
- 20. keep the company stamp taken over for use and make sure it is used only legally,
- 21. facilitate smooth cooperation among the units it leads and other organizational units,
- 22. take part and express its opinion at meetings covering the issues that fall within its authorities,
- 23. give preliminary opinion on the company regulations, instruction, rules of procedure, orders related to the units it leads or ensure such opinion is prepared,
- 24. make and support recommendations to improve work, to increase efficiency.

The tasks of managers not listed above arise from the responsibilities described under the professional area they lead and from their individual job descriptions.

5.3. The responsibility of the manager

Within the term of limitation, the managers of the units of the Company are responsible pursuant to the provisions of the Mt and the Civil Code and other legislation to perform the tasks allocated to them and take measures, give orders pursuant to their employment contracts, job descriptions and internal regulations, for the correctness of records, reporting, for the behavior, acts that they are required to or should demonstrate and take in line with their legal status, authorities, positions or failed to demonstrate or take.

The executive employees are liable for damage caused in the framework of management activities pursuant to the general rules of the Civil Code.

In other cases of damage caused the manager is liable for damage in line with the general rules of the Labor Code, however, in the case of negligent tort and illegal termination of employment the manager can be held for damages in the amount of twelve months' absentee fee at most.

The liability of the manager does not decrease the personal liability of employees defined in job descriptions.



5.4. The order of substitution

If the Chief Executive Officer is absent permanently (for more than a day), the person designated in writing by the Chief Executive Officer is entitled to lead the Company.

The mandate of the substitute designated by the Chief Executive Officer does not include the right of exercising qualified employer rights.

If the Chief Executive Officer does not designate a substitute for the period of absence, the Head of Clearing Operations is considered the substitute appointed. If the Head of Clearing Operations is absent, the Risk Management Head is the substitute, if the Risk Management Head is absent, the chief advisor is the appointed substitute.

The authorized substitute substitutes for the manager in the period of absence, the substitute performs its tasks and exercises authorities, except for the cases that are referred to another substitute. The manager is responsible to hand over to the substitute the tasks in progress in the period of absence, to define the tasks to be performed and to call the substitute to account.

6. The general rules of representation of the Company

The contents and rules of exercising the power of representation, signature and expense approval are specified in the Ptk, the Articles of Association and internal regulations.

6.1. Power of representation (representation, signature rights)

The detailed rules applicable to the power of representation, the determination of the rights of signature, etc. are specified in the valid regulation of the Company entitled 'Power of representation and signature rights regulation'.

6.2. Legal Counsel

The Legal Counsel, independent from the Company in terms of labor law, acts as the Legal Counsel of the Company in the framework of an agency contract for indefinite term.

The Legal Counsel performs the following tasks:

- gives opinion on, countersigns the draft agreements of the Company,
- gives legal advice to the Company,
- arranges the company law affairs of the Company,
- arranges for the shareholders' meetings of the Company,
- takes part in the preparation of the regulations, internal orders of the Company, at request in the preparation of the administrative regulations of the Company,
- performs controls and gives legal opinion related to compliance when the regulations and the operation of the Company are determined or modified,
- submits the regulations requiring supervisory approval to the Supervision,



- represents the Company towards the Supervision and other authorities,
- · represents the Company in litigations and non-litigious proceedings,
- records the minutes and finalizes the minutes and resolutions at the shareholders' meetings, Board of Directors meetings of the Company,
- certify shareholders' meeting, Board of Directors minutes and resolutions and send them to the Board of Directors members and the representative of the Supervision,
- updates the minutes on shareholders' meeting, Board of Directors meetings and resolutions in the folders used to store internal documents, completes forms, updates summary lists,
- complies with the internal order on the management of information considered bank secret and securities secret pursuant to the Tpt., gives preliminary opinion on the transfer of such information, records such transfer,
- monitors legislation,
- in the case of creation or modification of legislation, coordinates the process of reviewing at the Company.

The Chief Executive Officer is entitled to give instructions to the Legal Counsel on behalf of the Company.

6.3. Compliance

The purpose of compliance at the Company is to ensure compliance by the Company with prevailing regulations and other requirements that are not considered regulations. Compliance activities at the Company are performed by Compliance.

Accordingly, the compliance responsibilities of the Company are as follows: Identification and up-to-date monitoring of the non-compliance risks of the Company, creation, and making recommendation on the creation of internal procedures and regulatory documents to mitigate non-compliance risks, performing directly the work processes mitigating non-compliance risk and initiating, supervising and controlling such processes in all the areas of the Company; additionally, the creation of internal procedures to remedy efficiently any cases of non-compliance. In this framework, Compliance:

- gives opinion and advice, supervises and reports,
- monitors and interprets Hungarian and EU legislation, standards and recommendations effecting
 the non-compliance risks of the Company, compares them to the internal regulations and
 practice of the Company, in cooperation with the Legal Counsel, and makes recommendation on
 the necessary level of compliance and the measures required to achieve it,
- ensures the consistency of the valid internal regulatory documents of the Company, performs compliance reviews of Company regulatory documents before issuing, in cooperation with the Legal Counsel,
- informs in writing the head of the unit concerned upon becoming aware of the violation of the requirements stated in the valid internal regulatory documents of the Company or informs the CEO of the Company if a serious issue is detected,
- finalizes and monitors through investigations of its own the annual compliance action plans of the Company,



- prepares the annual summary compliance reports of the Company for the Board of Directors,
- informs regularly the Board of Directors and the CEO of the Company on the implementation of the annual compliance action plans, changes in non-compliance risks and the measures required to manage such risks,
- reports regularly to the Board of Directors on compliance by Company employees with the requirements of EMIR and its implementation regulations, and other applicable legislation,
- the Chief Compliance Officer (COO) is a permanent participant of Board of Directors meetings in order to ensure the effectiveness of independent internal controls and to avoid any information asymmetry,
- in order to perform compliance tasks, it creates, manages and keeps up to date the necessary records, requests and checks the required disclosures,
- as part of compliance control, it requests internal audit reviews from the CEO of the Company,
- monitors the measures taken to eliminate discrepancies detected in its own reviews,
- manages conflicts of interests across various areas of the Company, examines conflicts of interests and reporting obligations,
- manages conflicts of interests of employees and executives employees; checks compliance
 with the rules on executive employees, organizes the reporting obligation; retains
 declarations made pursuant to the Regulation on Investments of Executive Employees and
 Employees and declarations related to the investments of persons considered executive
 employees of the Company,
- performs compliance control tasks at the Company related to the prohibition of insider trading and market manipulation,
- determines in internal regulatory documents the direction of the flow of information and restricts it in areas where the use of confidential information may result in misuse,
- the Chief Compliance Officer performs the Chief Compliance Officer activity stated in EMIR.

6.4. Chief Risk Officer (CRO)

The Chief Risk Officer ensures the risk management framework and regulation are established and complied with and implements the policies and procedures determined by the Board of Directors.

The Chief Risk Officer is a permanent participant at Board of Directors meetings in order to ensure the effectiveness of independent internal controls and to avoid any information asymmetry, and informs the Magyar Nemzeti Bank, as competent authority, without delay on all decisions of the Board of Directors of the Company that do not follow the advice of the Risk Committee

The Chief Risk Officer takes part in making all risk management decisions, regarding the regular and extraordinary procedures also of the Company, its tasks and responsibilities cover all risk management decisions.

The Department Head of Risk Management acts as the Chief Risk Officer, if absent, the deputy of the Chief Risk Officer is the staff member of the area authorized in writing by the Chief Risk Officer.



6.5. Chief Technology Officer (CTO)

The Chief Technology Officer ensures that the IT systems of the Company are created and operated in an efficient and reliable manner, and is responsible for this and for the undisturbed operation of IT processes.

The Chief Technology Officer in charge directs the IT processes, IT developments, procurements, and operation and application supervision of the Company, ensures that the technical conditions of data protection are available and IT support is provided to the employees of the Company to perform their tasks. If an issue relating to the competence of the Chief Technology Officer is discussed by the Board of Directors of the Company, it attends the Board meeting in order to ensure the effectiveness of independent internal controls and to avoid any information asymmetry. In case of absence, the Chief Technology Officer is deputized by the staff member of the area authorized in writing by the Chief Technology Officer.

The IT processes of the Company are outsourced.

6.6. Chief Advisor (International Strategy)

The Chief Advisor prepares proposals on international strategic issues. The main responsibilities: monitoring of international recommendations and regulation proposals on central counterparties, determining of tasks stemming from them, and participating or leading the strategic projects of the Company.

7. The rights and obligations of the employees of the Company

7.1. The rights of the employees of the Company

The inalienable right of the employees of the Company is to

- exercise the rights stated in the Constitution of Hungary,
- gain knowledge on the plans of the Company that are not business secret, participate in the processes related to the finalization of such plans and make recommendation related to its job,
- express opinion freely at the meetings at work,
- receive the salary, wage, bonus, benefits, preferences that are due pursuant to the Labor Code, the employment contract and the internal regulations of the Company,
- have the necessary conditions and equipment for work.

7.2. The obligations of the employees of the Company at their units

- facilitate that the objectives of the Company are fully and successfully met,
- fully perform the tasks stated in legislation, internal regulations, job description and internal orders in line with the applicable requirements, facilitate and control such performance,
- implement the resolutions of the Shareholders' Meeting, the Board of Directors without delay even if no separate execution order is issued related to them,



- comply with law at their units,
- perform continuously and consistently the control tasks (functional) related to the position,
- protect the assets and the equipment of the Company,
- take measures or call the attention of the competent persons to prevent (terminate) accident or material damage,
- show up at work at the time required in a condition that is fit for work,
- work efficiently in the working hours and complete work that is corresponding to the position,
- start the work assigned to them by supervisors without delay, complete it in line with the applicable legislation and orders, by the applicable deadline, report on activities to the supervisor.

8. The leaders of the Company and its organizational units

8.1. Chief Executive Officer

The Chief Executive Officer leads the organization, the daily work of the Company in line with the provisions of legislation and the Articles of Association of the Company, the resolutions of the Shareholders' Meeting and the Board of Directors.

In line with the provisions of this regulation the Chief Executive Officer has personal liability for the management and control of the operation of the Company.

The Chief Executive Officer is responsible to ensure that the Company operates in line with the provisions of legislation, the Articles of Association, its regulations and orders.

Related to the performance of responsibilities, the Chief Executive Officer has the following rights/obligations primarily:

- personal liability for the operation of the Company,
- if violation of legislation, irregularities, discrepancies are noticed, responsibility to take the actions necessary to terminate them,
- responsibility for the implementation of the resolutions of the Shareholders' Meeting and the Board of Directors, as part of which
 - it ensures that the activities of the Company are in line with the goals and strategy determined by the Board of Directors,
 - it creates the compliance and internal audit procedures that ensure the goals of the Company are met and gets such procedures enter into force,
 - it ensures that the internal audit processes are subject to regular review and testing,
 - it ensures that sufficient and independent resources are allocated for risk management and compliance,
 - it plays an active role in the risk control process,
 - it ensures that the risks arising with respect to the Company related to clearing and clearing-related activities are managed properly,
- responsibility for the business activity of the Company,



- responsibility to prepare the shareholders' meeting and Board of Directors documents by the applicable deadline, to retain them and to ensure they are disclosed as necessary,
- entitled to give orders related to the operation of the Company,
- it can take decisions in the cases that fall under the competence of units. The Chief Executive Officer leads the regulatory activity within the Company.
- it can request to call the Board of Directors and ensures the meeting is appropriately arranged,
- it represents the Company towards third parties, courts, other authorities related to issues
 that fall under the competence of the Company and in other cases pursuant to the
 authorization granted by the Shareholders' Meeting and the Board of Directors,
- it gives information to the media related to issues effecting the operation of the Company and can authorize other employees of the Company to give such information,
- it exercises the right of employer over the employees of the Company as the manager of the organization of the Company,
- it is entitled to decentralize authorities, responsibilities and decision making rights within the organization, including the financial decisions related to the figures stated in the business plan and financial commitments,
- it is entitled to make reallocations up to 10% among the figures of the annual business plan and to exceed certain expense limits if profits reach or exceed the planned level with the reallocations made,
- it is entitled to modify form contracts,
- responsibility and right to take measures related to the sanctions and compulsory provisions applicable to default stated in the General Business Rules of the Company and to implement them,
- responsibility for the management of crisis situations related to the clearing activity,
- it is entitled to determine the fee of newly introduced services pursuant to the provisions of the Fee Schedule of the Company,
- it makes decision on all issues that pursuant to the provisions of this OOR are not the responsibilities of the Shareholders' Meeting and the Board of Directors,
- responsibility to keep contact with the parent company of the Company,
- in order to ensure the effectiveness of the required control functions, it sends to the Supervisory Board and Magyar Nemzeti Bank, as competent authority, the results of independent audits performed in all areas of the Company.

The Chief Executive Officer is entitled to delegate within the organization the authorities that fall under the competence of the Chief Executive Officer.

8.2. Other managers

The employee performing professional leading and substitution is considered manager.

The manager has the following rights and obligations:

• it leads the professional area designated, organizes work and is responsible for operation in line with rules, it leads the daily operative work of the unit led,



- it arranges for cooperation and ensures flow of information,
- it ensures that personal and material conditions of work required for the operation of the unit led are available, work is disciplined and of quality, the rules are complied with,
- it responsibility for performing fully and in line with the applicable rules the tasks that are assigned to it,
- it takes part in the discussion of issues related to its field or project, in the finalization of new company schemes to be created,
- responsibility for supporting the direct superior at work,
- responsibility for meeting all reporting obligations by the applicable deadline that he/she is responsible for.

8.3. Non-manager employees

Their tasks are stated in individual job descriptions and the Labor Regulation of the KELER Group.

9. Exercising the right of employer

Exercising the right of employer means the right to make decisions related to all issues concerning the employment of the employees, including the establishment, modification and termination of employment, determination of wage and other financial incentives, assessment of the quality of work, calling to account and the financial liability.

The Chairman of the Board of Directors exercises the right of employer with respect to the Chief Executive Officer.

The Chief Executive Officer exercises the qualified rights of employer (establishment, termination of employment) with respect to the employees of the Company.

10. Information system, transfer of position

10.1. Information system

The information and reporting system, the rules of keeping contact among the organizational units of the Company and the special tasks related to internal and external reporting obligations are detailed in Chief Executive Officer orders and the administrative regulation of the units. The head of the unit concerned ensures these rules are implemented.

Information means any order, instruction, data and background information related to work, the primary forum of their exchange is the meeting.

Managers are responsible to ensure continuous flow of information, employees are responsible to receive information and forward information obtained in their area of work to the competent persons.



10.2. Transfer of cases and work position

In the case of personal change in management, the earlier manager transfers to the new managers the cases. Exception: if due to prevention for any reason the substitute or the person temporarily designated by the supervising manager is the transferee.

If the position of an employee needs to be transferred, the employee is obliged to transfer the position, related documents and records to the designated employee in the presence of the manager of the unit (designated substitute) or agent.

The transfer of cases related to manager positions will be recorded in minutes in all cases, the transfer of cases by a subordinate will be recorded in minutes based on the decision of the responsible manager.

The minutes will include the description of the position transferred and the list of cases pending or in progress, the status of the cases, including their main attributes.

The minutes on the transfer, signed by the parties involved, are signed by the supervising manager by way of acknowledgment.

11. Representation of the employees of the Companies: representatives of work safety

To represent their rights and interests related to safe work without health hazard the employees of the Company are entitled to elect representatives of work safety from among themselves.

The rights and obligation of the representatives of work safety are specified in Act XCIII of 1993 on Industrial Safety and in the Work Safety Regulation of KELER.

12. The order of regulation

12.1. External regulation

Provisions by third parties that determine, influence the operation of the Company, such as legal regulations, other legal instruments of state governance, resolutions and regulatory tools of supervisory bodies, other external requirements (e.g. standard).

12.2. Internal regulation

Provisions on internal regulation are contained in the "KELER Group Regulation on the creation and amendment of regulatory documents".



13. Activities outsourced by the Company

In line with the outsourcing agreement concluded by KELER and the Company, KELER undertakes the following activities:

- · planning activities,
- controlling activities,
- process management, development of operation, IT development coordination,
- reporting, keeping contact (for third parties),
- clearing member collateral management, calculation, verification of cover, parameter settings),
- Treasury activity,
- client service activity,
- PR & marketing activities,
- finance and accounting activities,
- human resources management,
- facility, office management, procurement, document management,
- IT activities,
- operation and maintenance of the security system,
- Internal Audit,
- · reporting,
- sales.

14. Confidentiality, publicity

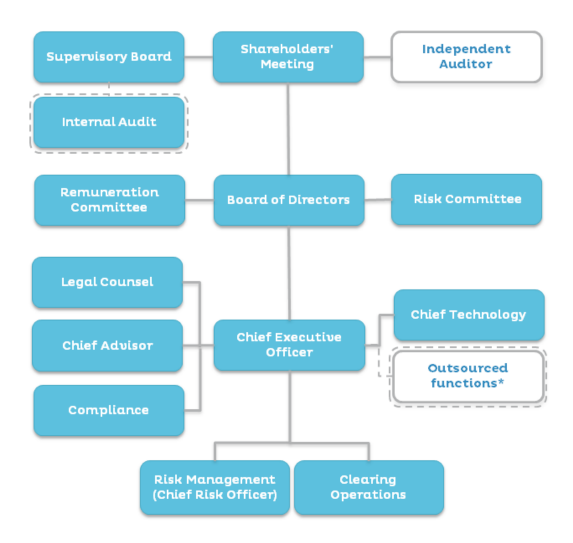
Pursuant to the Ptk. and the Tpt. employees of the Company are required to manage and retain in line with the requirements of applicable legislation business, securities and bank secrets related to the Company or its clients and related information and personal data that the employees become aware of in the course of work or otherwise.

15. Termination of the Company

The Company is terminated if it decides to be terminated without legal successor, decides on termination with legal successor (transformation) by way of merger, fusion with another company, separation (demerger, separation) or transforms to another company form, the Court of Registration declares it is terminated or orders the Company to be deleted from the records, additionally, if the court terminates it in the course of winding-up.



III. Operational Regulation



*Outsourced activities:

- planning activities,
- controlling activities,
- process management, development of operation, IT development coordination,
- reporting, keeping contact (for third parties),
- collateral management,
- Treasury activity,
- client service activity,
- PR & marketing activities,
- finance and accounting activities,
- human resources management,
- facility, office management, procurement, document management,
- IT activities,
- operation and maintenance of the security system,
- Internal Audit,
- reporting,
- sales.



Risk Management Department

Tasks and responsibilities

Assessment and analysis of business risk elements related to the services of the Company, finalization of methods to restrict them and establishment and operation of the organization and system required to manage risks.

Finalize, regularly review and make presentations related to the regulations that the Risk Management Department is responsible for pursuant to legislation and assigned to the Risk Management Department.

Finalize, update customer rating, finalize, operate and monitor related risk management

Maintain the conditions required for the establishment and maintenance of clearing membership / non-clearing membership relation.

Analyze the risks arising from the clearing of transactions guaranteed by the Company.

Monitor prices and positions in the markets guaranteed by the Company, create, check, regularly analyze the margin and guarantee systems operating in the markets.

Analyze in terms of risk the various financial instruments accepted as collateral by the Company

Determine the bank guarantees acceptable to the Company in line with the bank rating of KELER.

Analyze, monitor and finalize the rating of the risk of physical settlement in the derivative market. Rating warehouses in the case of settlement by warehouse warrants.

Manage defaults in the markets in cooperation with other units.

In line with the outsourcing agreement concluded by KELER and the Company, the Company undertakes the following activities on behalf of KELER:

- Assess, analyze and finalize the methods to restrict the business risk elements related to the services of KELER, and create and operate the organization and system required to manage them.
- Finalize, regularly review and make presentations related to the regulations that the Risk Management Department is responsible for pursuant to legislation and regulations that are assigned to the Risk Management Department.
- Finalize, update and develop the bank rating methodology. Undertake the operative activities related to bank rating and make related analysis, presentation.
- Create, regularly update the Treasury limit system and make related proposals. Treasury limit monitoring.
- Annual market evaluation of participation for investment, and check compliance with the restrictions on investments stated in law.
- Monitor settlement related loan transactions with government securities cover provided to the partners of KELER.



- Participate in the rating, monitoring of guarantee elements, collaterals related to the system of securities lending, including XETRA securities lending transactions also.
- Regular analysis of the non-guaranteed markets.
- Keep the trading book and evaluate the trading book positions. Full scale capital requirement calculation. Monitor large risks, limit excesses.
- Measure, monitor and regularly analyze market risks, country risk, and concentration risk.
 Create, review the internal capital adequacy assessment process (ICAAP) applied by KELER and ensure continuous compliance.
- Manage operational risks at group level. Ensure loss data and key risk indicators are collected, related training, coordination, and analysis of data. Capital requirement calculation. Prepare reports to the Operational Risk Management Committee. Identify risk mitigation action plans, monitor implementation.
- Preparation of the recovery plan related to the credit institution status of KELER in line with Act CCXXXVII of 2013 on Credit institutions and financial enterprises and reviewing it in line with the frequency stated in the Recovery Plan.

Clearing Operations

Tasks and responsibilities

Check the conditions required to maintain the clearing member relationship.

Calculate, manage, and collect individual and collective guarantees to ensure the secure settlement of guaranteed transactions.

Verification of cover, in case of insufficient cover communication with the clearing member, the Budapest Stock Exchange (BSE), EuroMTS, Magyar Nemzeti Bank, KELER, FGSZ, ECC.

Monitor the expiry of bank guarantees and securities, upon expiry take the necessary measures.

Maintenance of master data (product, clearing member, etc.) and maintenance of records.

Request accrued interest information from the issuer for securities settlement.

Confirmation of standardized derivative, multinet and gas market transactions.

Forward reports provided by ECC to power market non-clearing members.

Clearing activity, segregated position management related to standardized derivative and multinet transactions concluded at the BSE, the BÉTa, MTS Hungary.

Clearing activity related to gas market transactions made at the platform of FGSZ BP.

Clearing activity related to the day-ahead and physical futures transactions made at the CEEGEX regulated gas market.



Settlement of payment obligations in the framework of clearing services on both the cash and the securities side, full scale clearing for each trading day.

Execute option exercise and allocation in the case of standardized option positions.

In case of default:

- execute compulsory provisions pursuant to the General Business Rules,
- use individual and collective guarantee elements,
- impose and collect late fee, default basic fee and default surcharge.

Full scale financial records, clearing related to spot commodities and derivative delivery and physical commodities section trades.

In case of fulfillment with warehouse warrant undertake all related clearing tasks and keep all related records.

Upon expiry/exercise of derivatives on securities with physical fulfillment undertake tasks related to physical fulfillment.

Maintain BCP/DRP related to the services of the department.