

**THE FEDERATION OF BELGIAN DIAMOND BOURSES
V.Z.W.
(FBDB)**

**GENERAL REGULATIONS
FOR THE
ANTWERP DIAMOND BOURSES**

Date of coming into force:
1 October 1996

- + Modification dated 19.06.2003
- + Modification dated 01.06.2015 (amended)

This is a translation of the Flemish version of the GENERAL REGULATIONS FOR THE ANTWERP DIAMOND BOURSES. In case of discrepancy, the Flemish version will prevail over the English.

MEMBERSHIP AND LIABILITY

Article 1

Only individual persons are admitted as members to the Antwerpsche Diamantkring C.V. (ADK)/Beurs voor Diamanhandel C.V. (BVD)/Diamantclub van Antwerpen C.V. (DCA)/Vrije Diamanhandel N.V. (VDH). Membership implies an unconditional and unlimited personal commitment and/or a joint guarantee for the proper settlement of commercial transactions, made by the members either in their own name of commercial companies whether incorporated or not.

Membership implies a total and unconditional acceptance of the rules and special provisions of the present General Regulations, the Regulations of the General Reconciliation and Arbitration Council, and the Regulations of the Permanent Debt Settlement Committee, set up by the Federation of Belgian Diamond Bourses (FBDB).

Each member is deemed to have acquainted himself with all the above regulations.

Article 2

Upon being accepted, the member explicitly commits himself to comply with all decisions of the Board of Directors, included changes made to the present regulations.

The agreements made by the Board of Directors with Belgian or foreign associations and the measures approved by the Board of Directors within national or international diamond organisations shall be binding on the members, in so far as they do not conflict with the provisions of the present Regulations, the Articles of Association of the ADK/BVD/DCA/VDH or the Belgian law.

Membership implies giving authorization to the Board of Directors to enter into and approve all such agreements, and a commitment to comply with and execute all obligations, provisions and stipulations thus accepted.

Article 3

By virtue of his membership each member declares irrevocably to be personally and jointly guarantor to ADK/BVD/DCA/VDH, all Bourses affiliated with the FBDB and all members of the ADK/BVD/DCA/VDH, for all operations and contracts of incorporated commercial companies, both existing and to be established in the future, in which said member holds the capacity of director, managing director, general manager, auditor, director or active partner with a power of attorney.

Membership implies an irrevocable and personal responsibility for those companies, both existing and to be established. They shall comply with the obligations and decisions that are imposed upon them within the framework of the regulations of the ADK/BVD/DCA/VDH and all the related regulations of, among others, the General Reconciliation and Arbitration Council, the Permanent Debt Settlement Committee and all other regulations issued by the Bourse, affiliated with the FBDB, and of which he is a member; regulations that reply to him personally by his membership to the ADK/BVD/DCA/VDH.

Moreover the member will remit a written contract of the said company, in which the latter declares to stand as joint guarantor for all operations and obligations of the member.

Article 4

A representative or employee of a commercial company, incorporated or not, can also be admitted as a member, provided he complies with the conditions and restrictions stipulated by the Board of Directors concerning this representative or employee. Membership is ended if he is no longer employed by that company or if the company is dissolved.

The obligations and responsibilities, stipulated under Article 3, shall apply to both the company and the member.

Both the company and the representative are obliged to notify all changes in their relation to the Board of Directors.

FINANCIAL YEAR, ENTRANCE FEES, ANNUAL MEMBERSHIP FEES, ADDITIONAL CONTRIBUTIONS AND DISMISSAL

Article 5

The financial year starts on January 1.

The annual membership fee is fixed by the Board of Directors and is payable before January 31 of each year.

During the financial year the Board of Directors may decide and demand one or several additional contribution(s).

Article 6

An entrance fee, fixed by the Board of Directors, can be requested from new members. It is payable at the latest eight days after the acceptance as a member and in any case before the first visit to the bourse premises of ADK/BVD/DCA/VDH.

Article 7

If a candidate is accepted as a member during the second half of the financial year, he will pay only half the annual membership fee.

Article 8

The entrance fees and membership fees are not refundable.

Article 9

Entrance to the Bourse premises of ADK/BVD/DCA/VDH can be denied to any member who fails to pay his annual membership fee and/or additional contributions on time.

If, within a year after such a measure has been taken, the member has failed to pay his membership fees and/or additional contributions, including the fees which became due in the meantime, the Board of Directors may consider that member as having resigned his membership without prejudice to the provisions of Article 48d, provided a last notification of default was sent to him by registered mail, demanding him to pay the full amount due within fifteen days.

The notice must include the text of the present article.

Article 10

A member wishing to resign must make a request in writing, by registered mail, to the Board of Directors. The member who fails to tender his resignation at least one month before the end of the financial year shall be required to pay the membership fee for the next financial year.

A resignation letter tendered by a member does not end his membership. This is only confirmed by the explicit acceptance by the Board of Directors, or if the Board fails to respond, six months after the letter of resignation was received.

Article 11

A resigning member remains subject to the disciplinary power of the Board of Directors for all occurrences during his membership. Sanctions and measures foreseen by all regulations and decisions, may also be applied to him after his request for resignation.

The Board of Directors may reject the request for resignation and take sanctions according to Article 42 ff.

In case of a suspension, membership shall remain in force with all its obligations.

APPLICATION FOR MEMBERSHIP

Article 12

A candidate member will file an application by completing the appropriate forms.

The application must be countersigned by two full members, residing in Belgium. They are deemed to be well informed of the good moral and financial reputation of the proposed candidate and will supply, upon request, all necessary information to the Board of Directors.

Moreover, the candidate shall comply with the following terms:

1. be of adult age,
2. be in full possession of his civil rights and submit a recent certificate of good conduct, issued by the police authorities of his place of residence and, if necessary, of his country of origin,
3. reside in Belgium for at least two years,
4. have been active in the diamond trade for at least two years,
5. be in order with the commercial legislation,
6. have complied with all obligations concerning income taxes.

In certain cases the Board of Directors can change the terms mentioned under 3 above.

Article 13

Bona fide merchants residing abroad can apply as foreign members.

The application for membership by a merchant residing abroad must be filed by the candidate on a specially provided form and countersigned by three full members, residing in Belgium, one of which acts as a guarantor, as shown on the application form. The guarantor must have maintained regular commercial relations with the applicant during the past two years. Once the foreign member has been accepted, the guarantor agrees to be personally and jointly liable for all commercial transactions made by the foreign member with other members or properly introduced visitors to a Bourse affiliated with the FBDB. This guarantee will amount to US\$ 250, 000 and be valid for two years. Thereafter the guarantee must be renewed annually.

The guarantor may withdraw his guarantee any time provided he simultaneously gives notice thereof in writing to the Board of Directors and to the person concerned. Such notice will be posted on the bourse premises at the latest on the second working day after it has been received. This notice will also be circulated to affiliated institutions of the FBDB for similar posting.

The withdrawal only takes effect on the third working day after the date of posting on the bourse's premises and from then on the foreign member will be suspended, unless he can appoint another guarantor, accepted by the board of Directors. The new guarantor must be prepared to accept, in writing, the obligations of a guarantor in the meaning of the present article.

The Board of Directors may decide that the foreign member must provide a replacement for his guarantor. Such decision is notified simultaneously and in writing to the foreign member and to the guarantor. The formalities with their consequences are the same as above.

In either case, a foreign member who has been suspended under these conditions for more than one month, shall lose his membership automatically, unless he has appointed a new accepted guarantor within this period.

The Board of Directors of each bourse may, as far as its bourse is concerned, at any time alter all terms and conditions stipulated in the present article (e.g. the amount of the guarantee).

The foreign member is not entitled to introduce foreign visitors to the bourse premises.

Article 14

If the Board of Directors considers an application for membership to be acceptable, said application will be posted on all premises of the affiliated Bourses. The posting will be done at least one month before the Board of Directors meets to decide on the candidatures.

The members have the moral obligation to inform the Board of Directors of possible objections against the acceptance of a candidate.

Article 15

The Board of Directors deliberates and votes on the acceptance of the candidates and has the sovereign decision on this matter.

Deliberations can only take place if at least half the members of the Board of Directors are present. To be accepted the candidate must obtain two thirds of the votes. Voting is done by secret ballot. The accepted candidate shall remain a provisional member for two years. After that period he shall become a full member.

Article 16

A candidate who was refused may reapply after one year. The Board of Directors may exceptionally consider a reapplication earlier.

Article 17

Any change of activity must be notified immediately, in writing, to the Board of Directors for approval. Change of address must also be notified.

The change of the registered office and/or main place of business when dealing with companies, referred to under Article 3 must also be notified to the Board of Directors.

Article 18

Any member who takes an interest, under any form, in a commercial company, incorporated or not, the aim of which is diamond transactions, must notify this to the Board of Directors.

Any acceptance of, or change in, positions within such a commercial company incorporated or not, must also be notified to the Board of Directors.

Article 19

“Change of address” in the sense of Article 17 not only includes a change in official registration in the register of population, but also of the actual place of residence and (if applicable) place of actual business operations.

All communications, notices and notifications to the members by the Board of Directors, the Week Commissioners, the Permanent Debt Settlement Committee or other instances set up within the Bourses, the FBDB or the World Federation of Diamond Bourses (WFDB), are valid if made to the address initially stated by the member or mentioned in the latest change of address.

All communications, notifications and notices to these companies are valid if made to the address of the last known registered office.

VISITORS

Article 20

Traders and manufacturers in diamonds and precious stones, residing outside Belgium, may enter the bourse premises to conduct commercial activities, provided they are introduced and accompanied by a full member of the bourse to be visited. Such persons shall be called 'visitors' hereafter.

The visitors must first sign a register, which is kept at the Secretariat and must also fill in and sign an information form, (see appendix A), by which they acknowledge having taken cognizance of all regulations and accept them irrevocably. The introducer must countersign this form, unless article 21 applies. Visitors are subjected to all obligations imposed upon the members as mentioned under Articles 1 through 4 of the present regulations.

In addition, the visitor shall again sign the above mentioned register each time he enters the premises.

Article 21

Members of a bourse affiliated to the WFDB are released from the obligation of introduction, provided they deliver a certificate of their bourse, addressed directly to the Belgian bourse to which the application is made, confirming that the candidate visitor has been a member for at least two years and is known to be a member in good standing.

Each bourse is entitled to impose additional conditions and restrictions for the applicability of the present provision.

If the present provision is applicable, the provisions of Article 23 through 25 do not apply. However, Article 20, al. 2 and 3, and Article 22 remain applicable.

Article 22

The right to grant, refuse or withdraw access to visitors, rests exclusively with the Board of Directors. The Board is not required to reveal the grounds for its decision.

Article 23

The introducer is obliged to accompany his visitor on the bourse premises. He shall be held responsible for the visitor complying with the rules and usage of the diamond Bourses, and shall guarantee the commercial morality of his visitor.

Article 24

The introducer is only liable for the proper issue of the commercial business entered into by the visitor if he has signed on that occasion; then he will be considered jointly liable for his visitor.

The introducer is held jointly liable for the conduct of his visitor regarding damages caused by the visitor, outside of any contract, to persons or objects within the bourse premises.

Article 25

The liability of the introducer as described under Article 23 and 24 is only applicable for the time indicated at the time of registration in the visitors' register, as mentioned under Article 20. As far as the operations for which the introducer has given his signature are concerned, he shall remain liable until they have been completed.

INTERMEDIARIES

Article 26

Intermediary is to act in a contract as a broker or a commission agent.

Intermediary consists of the three stages described below, or of the first and second stages, or may be limited to the first:

1. to bring parties together in order to make a business transaction, or to bring parties together as contracting parties without them meeting.
2. Assist in the negotiations of a business transaction.
3. To see to the proper issue of the business transaction.

If the goods have been entrusted to the intermediary, the owner of the goods should have a receipt signed by the intermediary.

Conversely, the intermediary should ensure that he is given a proper discharge when the goods are returned.

Article 27

Without the explicit approval of the owner, the intermediary may not entrust the goods, entrusted to him, to a third party. He must always give a full account to the owner concerning the goods entrusted to him and return the goods immediately to the owner upon request. He may not make a bid himself nor buy the goods entrusted to him without the explicit approval of the owner.

Article 28

In case of a non-cash payment the intermediary is not liable for the proper issue of the transaction unless explicitly agreed otherwise.

Article 29

The compensation for the intermediary is 1% of the amount of the accomplished transaction unless otherwise agreed. This compensation must be paid by the buyer unless otherwise agreed. The continuity of the compensation for the intermediary is fixed by agreement. The compensation may depend on the continued and effective participation of the intermediary in the transactions.

If there is no agreement concerning the applicability and/or size of the compensation the disagreement will be presented to the Week Commissioners as provided below under Article 34 and following.

Any unjustified intermediary fee will be divided equally between seller and buyer, without prejudice to sanctions applied by the Board of Directors.

The Board of Directors reserves all rights to be informed of the identity of the seller and buyer should this be considered necessary.

Article 30

A parcel can be sealed, either indicating the price or 'on sight', i.e. without indication of price. A sealed parcel is called a cachet. A cachet is valid until closing time of the bourse premises on the next working day, unless otherwise agreed.

Article 31

If it is impossible to contract the issuer of the cachet within this time, the acceptance of the offer may be confirmed to the secretariat of the bourse. If the owner or intermediary fails to have the cachet opened by the candidate purchaser, the opening of the cachet may occur exclusively with the approval of the Board of Directors.

Opening of a cachet by oneself is not allowed.

Article 32

An unconditional offer is considered a cash bid.

In case of a credit deal the purchaser should state the agreed date of payment in writing.

BOARD OF DIRECTORS AND WEEK COMMISSIONERS

Article 33

The management of the Bourse is entrusted to the Board of Directors, except for matters reserved for the General Meeting of shareholders by the Articles of Association.

The day-to-day administration, as far as the relations with the members are concerned, is performed by two directors, called Week Commissioners. They are appointed every week by the Board of Directors.

The Week Commissioners are responsible for good order on the bourse premises and for the implementation of the rules.

They also act as a reconciliation committee in disagreements between members and as an examining committee in disciplinary matters, as referred to under Article 42 ff.

DISAGREEMENTS

Article 34

All disagreements arising between members can be submitted to the Week Commissioners for mediation at the request of one of the parties. The Week Commissioners will try to settle the matter amicably during one or several committee sessions.

Article 35

If the parties come to a full or partial satisfactory agreement the provisions thereof are recorded in a statement signed by all parties concerned and by the Week Commissioners. The statement binds only the parties and not the Week Commissioners and/or the bourse.

Article 36

If no full or partial agreement is reached, an official statement is also drafted summarizing the (remaining) points of litigation and signed by all the parties concerned and by the Week Commissioners.

If a party refuses to sign this official statement, this will be noted by the Week Commissioners. Subsequently, the parties will have the right to request an arbitration, according to the special regulations on this subject.

Article 37

When a disagreement arises between members of the various Bourses affiliated with the FBDB, the procedure of Article 34 and subsequent Articles, is applied by the Week Commissioners of the bourse where the complaint was first registered. Such intervention excludes the later intervention of the other Bourses, including later arbitration.

Article 38

Contrary of Article 37, when a disagreement arises between a member of a Belgian Diamond Bourse and a member of a foreign bourse affiliated with the WFDB, this disagreement will necessarily be subjected to the procedure foreseen by the regulations of the WFDB.

Article 38bis

Each member shall be bound by the arbitration rules of the World Federation of Diamond Bourses and in particular article 4 of its Inner Rules, and where required by local laws, subject to the mutual binding of a member of another bourse likewise being so bound.

Article 39

Persons who are subjected to the present regulations explicitly agree that all disagreements that may arise, after compulsory intervention of the Week Commissioners as provided under Article 34 ff., shall be exclusively subjected to arbitration according to the provisions of the special regulations on the subject.

Persons who assert – be it in a Week Commission, be it in the framework of arbitration proceedings, be it before a court – that the compan(y)(ies) with which they are affiliated in accordance with art. 3 of the General Regulations for the Antwerp Diamond Bourses are not subject to the arbitration system, will ex officio lose their membership, after having been declared in default.

Article 40

Non-members who become involved in a disagreement with a member can also request that the procedure of Article 34 ff. should be applied. They must address a written request to the Board of Directors who will decide sovereignly whether the request can be granted. In the request the non-member must declare, that if his request is granted and the Week Commissioners fail to obtain an agreement, he waives any other procedure but arbitration according to the separate regulations that apply on this subject.

Article 41

When, during their intervention regarding the disagreement, the Week Commissioners are informed of incidents that may give rise to disciplinary sanctions, they make a separate report to the Board of Directors on the subject, unless they decide that Article 47 must be applied.

DISCIPLINARY PROCEDURE

Article 42

Besides the application of Article 47 disciplinary sanctions can only be taken by the Board of Directors. The decision to start disciplinary proceedings against a member is taken by a simple majority provided there is a quorum of two-thirds of the members. The decision is recorded in a register kept specially to this effect. It is signed by at least three directors. The Board can take a decision in the sense of the present regulations, ex officio, based on a report of the Week Commissioners or on a written complaint of one or several members.

Article 43

If, because of facts attributed to a member or visitor, it is to be feared that he may disturb the general order and that his further professional activity could harm third parties or the honour of the profession, the Board of Directors can take the protective measures required by caution by simple majority and even deny access to the premises to the member or visitor during at most three months. This period can be extended by a justified decision of the Board of Directors taken by a simple majority. This decision is recorded in the register mentioned under Article 42. These measures do not include any judgment on an error or shortcoming of the person concerned. These measures can also be taken in case of nonpayment of membership fees and/or contributions.

Article 44

The provisional denial of access may be posted by the Board of Directors in the bourse's premises. This notice will be worded as follows: "Your attention is drawn to the fact that this measure is taken in the interest of good order pursuant to Article 43 of the Regulations and is not a sanction".

Such a measure can also be notified to the affiliated associations of the FBDB and/or of the WFDB with the same indication that it is not a sanction.

Article 45

Possible sanctions are:

- a blame;
- a fine of maximum BEF 250, 000;
- a suspension for a limited period of maximum two years or for an unlimited period according to Article 46; this sanction provisionally denies the member the rights of membership, without diminishing his obligations;
- expulsion;

A suspension may be accompanied by a fine. If necessary, the suspension will be maintained until the fine has been fully paid.

A disciplinary sanction does not affect the possible rights of an injured party.

Article 46

The Board of Directors can suspend a member for an unlimited period, until that member meets certain conditions. Compliance with these terms is verified by the Board at the request of the member, whereupon the Board confirms the termination of the suspension.

Article 47

Within the framework of their disciplinary powers the Week Commissioners can take appropriate decisions and impose sanctions against anyone infringing the regulations or disturbing the good order. A blame, a fine of maximum BEF 25, 000 or a suspension of maximum two weeks may be imposed. A suspension may be accompanied by a fine. The suspension will be maintained until the fine is fully paid.

The decision is recorded in a specially kept register.

The decision will be notified to the member during the meeting.

In case of absence of the member, this decision will be notified by registered letter, by courier or by mail. The Week Commissioners will decide whether an appeal against their decision is suspensive. They shall also decide on the beginning of the period of this possible appeal.

An appeal against disciplinary measures taken by the Week Commissioners may be filed with the Board of Directors, within eight days, by registered letter stating the grounds for the appeal. The Board decides by simple majority after having heard the member. The Week Commissioners who have imposed the sanction will not attend nor take part in the deliberations. The Board cannot pronounce a more severe sanction.

If the present provision is applied, no further disciplinary sanctions can be taken. These sanctions are without prejudice to the possible rights of an injured party.

Article 48

Sanctions can be taken against a member who:

- a) is condemned by a final judgment in the sense of Article 1, 1bis or 2 of the Royal Decree N 22 of 24 October 1934.
- b) was condemned severely by a court of justice on other grounds.
- c) has injured the moral or material interests of the bourse or of other members.
- d) has failed to pay the fees for one year membership of one of the Bourses affiliated with the FBDB.
- e) without valid reasons fails to pay debts which he has acknowledged or which he cannot validly deny.
- f) has issued a cheque without cover.
- g) is liable for an unpaid bill of exchange or has taken part in making or trading an accommodation bill.
- h) is subject to conditions foreseen in Article 53 par. 2.
- i) fails to appear without valid reasons before the Week Commissioners, the Board of Directors, the First Chairman of the General Reconciliation and Arbitration Council, the Arbitrators, the Permanent Debt Settlement Committee or any other Committee set up by the FBDB or the WFDB.
- j) fails to sign a compromise requested by the Arbitration Council.
- k) fails to comply with the judgments of the bodies or institutions mentioned under par. i, especially fails to comply voluntarily with a final arbitration award.
- l) fails to comply with the decisions of the Board of Directors or of other authoritative bodies.

Article 49

If the Board of Directors has taken a decision under Article 42, the member is informed of this decision within a month by registered letter or by courier, with a summary statement of the facts that have led to this decision. The member is also invited to present himself on a given date and time before the Week Commissioners to present his point of view of the facts. Before that meeting the member can also submit, in writing, to the Board of Directors, his remarks and defense; in which case he need not appear before the Week Commissioners.

Article 50

To decide on a sanction at least two-thirds of the directors must be present, not including the two Week Commissioners who have acted in this matter in the sense of Article 34 and/or 49. These are not allowed to attend the deliberations.

The decision that pronounces a sanction must be justified and can only be taken with a two-third majority and by secret ballot.

A separate justified record of the decision will be drawn up and signed by at least three directors. It will be recorded in the register mentioned under Article 42. A copy of this record will be notified to the member, by registered letter or by courier, each time a sanction is taken.

Article 51

The Board of Directors has the right to post in the bourse's premises the names of the members:

1. who were given a blame, fined, suspended or expelled, with or without disclosing the reasons thereof;
2. who were suspended or excluded by another bourse affiliated with the WFDB and/or of the present General Regulations.

PERMANENT DEBT SETTLEMENT COMMITTEE

Article 52

In case of financial difficulties each member is obliged to entrust the settlement of his affairs to the Permanent Debt Settlement Committee, set up for this purpose by the FBDB, which will perform its task according to the articles of its regulations.

At the request of the Board of one of the affiliated Bourses the Permanent Debt Settlement Committee can also investigate the situation of a member when financial difficulties are known.

BANKRUPTCY

Article 53

A member who is declared bankrupt shall automatically lose his membership.

A member, Director, Managing Director, General Manager, Auditor, active partner or proxy (in the sense of Article 3) of a commercial company, incorporated or not, whose activity is related to diamond trade, and which has been declared bankrupt, may be suspended or expelled by the Board of Directors of the Bourse.

A member who has filed a petition for bankruptcy must spontaneously and immediately inform the Board of Directors of the Bourse of which he is a member. He must appear before the next Week Committee and give a brief explanation on the filing of his petition for bankruptcy.

The Week Commissioners will make a report on his subject to the Board of Directors who, upon deliberation at the next meeting, will decide according to Article 43 ff.

FOUND OBJECTS

Article 54

Any member or visitor who finds objects, goods, money or valuable documents on the bourse premises must remit them immediately to the Secretariat.

Goods or documents shall be labelled and sealed.

A summary statement of the objects found will be communicated to the members by posting in the bourse's premises. The Secretary keeps a special register in which he records: the date, the identity of the finder(s), a description of the objects found and the place where it was found.

Members or visitors who lose an object, goods or documents are advised to report this immediately to the Secretariat with all useful information concerning the place of loss and the accurate identification of the object. They should also mention the existence of a possible insurance policy.

The Board of Directors or its representative takes the ultimate decision on the identification of the owner(s) of the objects found.

The Board of Directors may dispose of the objects if three years have passed since the day of the find.

The original owner shall not have any further recourse, except against persons whose bad faith is proven.

If the found objects, of which the Board of Directors may dispose according to the preceding text, are valuable the finder is entitled to a compensation equal to half the value, after prior deduction of safekeeping and other costs.

As long as the objects are in custody the Board of Directors can take all protective measures to prevent loss of value and to this end, sell them. In this case the proceeds will replace the lost objects.

Under no circumstances shall the original owner have any recourse against the Bourse or be intitled to claim any interest or other proceeds the found objects would have yielded.

Article 55

Neither the Bourse, nor its Directors, can ever be held liable for the loss of items or values, entrusted to its employees or representatives by members or visitors.

Article 56

Under no circumstances the Board of Directors or one of its members or the Bourse, can be held liable for any decision, rule or sanction taken.

Article 57

All matters that have not been provided for in the present regulations shall be decided by the Board of Directors.

The right of interpretation of all the preceding articles is within the exclusive competence of the Board of Directors.

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ENCLOSURE PURSUANT TO ARTICLE 20

FEDERATION OF BELGIAN DIAMOND BOURSES V.Z.W.

Antwerpsche Diamantkring C.V.
Beurs voor Diamanhandel C.V.
Diamantclub van Antwerpen C.V.
Vrije Diamanhandel N.V.

VISITOR'S INFORMATION CARD

Name : Date :

First name :

Address abroad :

.....

.....

Address in Belgium :

.....

Number of passport or identity card :

Introducer :

Status of introducer :

Occupation/ position of visitor :

Day Card N° :

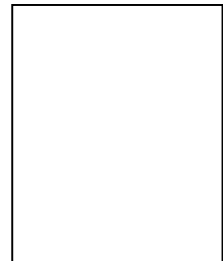
Week Card N° :

Month Card N° :

Signatures :

Visitor :

Introducer :



REVERSE SIDE OF INFORMATION CARD

For possible extensions and renewals of the same visitor:

“The undersigned acknowledges having received a copy of the “GENERAL REGULATIONS FOR THE ANTWERP DIAMOND BOURSES” and a copy of the “REGULATIONS OF THE GENERAL RECONCILIATION AND ARBITRATION COUNCIL” of the FEDERATION OF BELGIAN DIAMOND BOURSES. He/She also acknowledges having received an English translation of these documents. However, the Dutch versions shall prevail over the English, in case of discrepancy. He/She acknowledges and agrees freely and without any reservations that all rules prescribed in these texts are applicable to and enforceable on him/her. More specifically, he/she expressly accepts to submit all disagreements with other persons bound by the first aforementioned regulations, to arbitration as provided for in article 39 of said regulations according to the rules of the second aforementioned regulations.”

To be written in one’s own hand:
Read and approved

Signature.....