



**Letter Of Agreement
(Hereafter referred to as “contract”)**

This agreement is between Nicholas Gabrichidze, who represents European Connection, BVBA (hereafter referred to as the “business developer”) and: _____,
_____ passport number _____ (hereafter referred to as the “customer”).

This contract confirms the following agreement between service provider and the customer

1. Nature of service:

1.1 Business developer agrees to provide the business development service for the customer according to the terms listed below in this contract.

1.2. The business developer shall assist the customer in following:

a) Establishing the private enterprise (hereafter referred to as the “company”) with a legal entity at the European Union’s country of the customer’s choice. Unless otherwise agreed in writing, the company shall be owned by the customer.

b) Obtaining documentation which is required for authorization of the economic activity for the company.

c) Land of company registration: _____.

Juridical form of the company:

_____.

1.3 Customer agrees to pay the business developer according to the conditions listed in this contract (p.2).

1.4 Business developer agrees to provide the following business development services for customer's and company's benefit:

a) List of services. Business developer agrees to provide all services which are listed in the cluster entitled " _____ " at the amendment number 1 to this contract ("pricelist permanent cooperation services").

List of additional services (leave blank for none): _____

b) Upon the customer's request, the business developer agrees to provide the additional services which are legally required for the existence of the company but are not listed in the cluster 1.4 a) (List of services) above.

c) Whenever it is necessary for the maintenance of the company or it is stated in company constitution, business developer agrees to assist the customer in obtaining travel documents and all permits which are necessary for traveling and relocation in the country where the company is established. Assistance shall be provided according to the conditions listed at the cluster 1.4 a) (List of services) above.

1.5 Service schedule. Business developer and customer agree that any deadlines, work schedule or time limits related to this contract shall be agreed separately in writing and amended to this contract.

1.6 Upon request customer agrees to provide all available personal information which is legally required for providing the services listed in this contract. This information shall not be given to third party without customer's consent in writing.

2. Fees and payments:

2.1 Unless otherwise agreed in writing service provider shall receive payments (hereafter referred to as "fees") from the customer according to the following terms.

a) payment conditions: monthly payments;

b) amount : Euro _____ monthly ;

c) Payment schedule: fees shall be paid at the 1st the each month until the termination of the contract;

d) Unless otherwise agreed in writing all amounts shall be transferred to the business developer's bank account which is listed at the bottom of this contract;

2.2 Unless otherwise agreed previously in writing, customer is not responsible for the additional costs, loss of time or other investments which business developer might make while representing the customer.

2.3 Unless otherwise agreed previously in writing any additional services provided upon customer's request either by business developer or a third party and are different from the

services which are specifically listed at the chapter 1 "Nature of service" of this agreement and the appropriate attachments, including but not limited to accounting services and legal assistance in case of immigration or administrative dispute, shall be paid by the customer separately.

2.4 Customer is responsible for payment of all taxes, fees, penalties and legal contributions which are legally required for the company's existence or arise from the company's economic activities.

2.5 Business developer has a right to terminate the service shall customer fail to fulfill his obligations to pay the fees as agreed in this contract for a period longer than 6 weeks. All unpaid fees prior to the cancellation of service are due after the termination of the service.

3. Termination of the agreement

3.1 This agreement can be suspended or terminated by mutual agreement of both parties in writing at any time.

3.2 The business developer and customer agree that both parties have a right to suspend or terminate this Agreement at any time/ or for any reason after the 6 month period from date when agreement was signed.

3.3 In case of termination the other party shall receive a notification in writing eight weeks prior to cancellation, with this agreement being valid for the period of eight weeks after the notification will be received. Both parties agree to complete any payment, shipping, project or other transactions which are in progress or are pending at the time of termination, including offers from a third party.

3.4 Any dispute, liability or claim arising from termination of this agreement which can not be solved by negotiations shall be submitted for arbitration as it is listed at the cluster 4.2 below.

4. Responsibilities and liabilities

4.1 All parties to this agreement acknowledge that they are independent contractors. As such each party is responsible for payment of their own income tax, expenses and any other obligations arising from any actions taken as a result of, or in connection with this agreement.

4.2 The parties agree to submit to binding Arbitration any disputes or differences which can not be resolved by negotiation between the parties to this agreement, in the department of arbitration in Brussels, Belgium.

4.3 It is agreed by the parties that should any clause or part of this agreement be declared illegal or unenforceable all other parts to this agreement shall remain in force and effect.

5. Duration of the contract:

5.1 This agreement is valid immediately once signed by both parties and until the cooperation is deemed irrelevant by both parties.

6. Special terms: by mutual written agreement of both parties the service can be upgraded to the complete package

7. Business developers legal address: KERSBEEKLAAN 308 1180 Uccle, Bruxelles

8. Customer's legal address: _____

_____.

Both parties agree to these terms. No detail of this agreement may be changed or altered, once signed, without the written consent of both parties. All fees for shall remain confidential.

Signed at (date): _____

Signed for the EUROPEAN CONNECTION BVBA:

Signed for the customer :

name in letters: Nicholas Gabrichidze

name in letters: _____

EUROPEAN CONNECTION BVBA

Registration number: 534.715.072

account no: IBAN: BE34 3631 2015 8990

ING Belgium BIC code (ING Swift Address): BBRUBEBB

account holder EUROPEAN CONNECTION BVBA

Amendments/attachments: Amendment number 1, "Pricelist permanent cooperation" to be signed by both parties