Agreement with the Partners regarding the services of the Firm

"MANAGEMENT STANDARD LLC"

1) In the process of using the Services of the Company "MANAGEMENT STANDARD LLC", the address: Nutsbudize square IV, No. 10 B, office 42, Tbilisi 0101, registration number: 405214584, e-mail: office@regis-web.pro, (hereinafter - the Firm) Clients (hereinafter referred to as Clients, Partners, Users, You) who are negotiating with the Firm (together referred to as the Parties hereinafter) are obliged to familiarize, agree and accept all the terms and conditions set forth in this Agreement (including Updates, rules and conditions of cooperation, listed bellow). Requisites of the Parties are indicated in the Agreement "Assistance Agreement" signed by the Parties, and each Party bears personal responsibility for the reliability of the information provided by it. The list of services is indicated in the Agreement "Assistance Agreement" on paper (hereinafter - the Agreement), signed by the Parties accordingly. At the same time this list of services and services can be specified or supplemented here.

2) All subsequent changes stated in this section, and all possible references therein, must be unconditionally accepted before using the services of the Firm. In the event of a conflict with the Treaty, the provisions of this Agreement shall prevail. The firm undertakes to notify its customers of changes in the terms of cooperation by publishing updated information in this section, and the customers undertake to monitor them regularly (at least once every 3 days) and, if necessary, react accordingly.

3) The firm declares that it is not obliged to notify customers in any other way about changes in this section. This Agreement is made in accordance with the rules of the country of registration of the Firm, and the Customer, before starting cooperation, is obliged to study this Agreement for compliance with the legislation of his country, and in case of contradictions with local legislation - immediately refuse to cooperate. Thus - the clients assume sole responsibility for the compliance of this Agreement with all legal norms of their country. The client, with the signing of the Agreement, confirms that all the information, provisions, conditions, rules, and formulations correspond to his requests, goals and objectives.

4) This Agreement with the Partners (the "Agreement") is an agreement between you and the Firm. The agreement applies to your use of all services.

5) The Firm shall have the right at any time to modify this Agreement, including the Commission and other amounts applicable to the cost of the Services, by notifying such an Update by posting a modified version of this Agreement in this section.

6) Changes will be made by us unilaterally. The firm undertakes to provide notice of this by posting the updated information in this section, and at the same time, the client is given 10 working days in order to break the agreement without consequences for themselves. Otherwise,
these changes will be deemed to be unconditionally accepted by the Parties. The agreement is considered terminated after the client has sent the corresponding letter on the official letterhead with a signature and seal (in case there is a seal and an official form) to the e-mail of the Firm indicated on its official website.

The corresponding notice requirement for 10 days does not apply to changes related to the addition of a new service or additional functionality to existing Services of the Company or any other changes that, in the Company's reasonable opinion, do not reduce rights and do not increase the responsibility of Users. In such cases, the changes will be made without sending a preliminary notice and will take effect immediately.

7) Despite the possibility of termination of cooperation at any time without charging additional payments, it should be noted that, upon termination of the Agreement, the Customer remains liable for obligations in relation to the Firm taken by him or distributed to him prior to termination of the Agreement.

8) The firm is the operator of SERVICES, that is - the Company engaged in intermediary activity - assisting in the field of registration, licensing, obtaining permits and analogues of these services (hereinafter - registration, service).

9) The right to use the services of a Firm may only be from the following entities:

1. Persons who have reached the age of 18;

2. Persons who are fully capable of concluding a contract;

3. Individual entrepreneurs (or analogs in the respective country).

4. Legal persons who have an e-mail address. At the same time - sending the e-mail to the e-mail address specified in the Agreement by the Customer - is a properly directed notification.

10) To use the services of the Firm - the Customer is obliged to provide the Firm with reliable and up-to-date information. If there is no notification from you about any changes in your information, we will consider it relevant.

11) You agree to provide all additional requested information reasonably required by the Firm to fulfill its obligations. This may include, but is not limited to, the requirement to provide certain originals of documents, documents by fax, e-mail or other means in the specified period.

12) You must be the actual owner of the Account and carry out activities only on your own behalf, or the name of your legal entity that you own or whose leader you are.
13) Transfer of money to the accounts of the Firm is final and irrevocable. By transfer to the account of the Firm of money - you claim that the services received from it are provided to you in full, do not require additions and correspond to your expectations and goals. You undertake, before paying for the services provided by the Firm, independently or with the involvement of other specialists in your country, to check them for quality, authenticity, compliance with your expectations and goals, the eligibility of providing services in general. Before concluding any contracts with the Company, you must make sure that it has the right to provide this type of service for you, sign a contract with you, check all the information provided by the Firm and the Firm, and in case of impossibility to do so, do not have any relationship with the Firm.

14) After payment of services of the Firm - no claims to the quality of the provided services are accepted.

15) Taking into account the possible remoteness of the Firm from some Clients - the Firm has the right to provide documents confirming the provision of services in electronic or paper form, at its discretion, you understand and accept it.

16) The firm recognizes that when providing services - it is not immune from errors and openly states it. It is for this reason - Clients are obliged to check its quality before paying for the service and only then pay for them.

17) If you violate these rules - you are exempting the Firm from any liability to you.

18) You give the full right to the Firm to dispose of all the information received from you and other materials at your discretion, without further agreement with you.

19) You clearly understand that the Firm is not a representative of any state body, but may, having thoroughly studied the standards and requirements for documentation confirming the quality of products in a particular country, independently issue various certificates, registration certificates, opinions and other official and informal documents and their analogues, guided only by their knowledge of relevant legislation and rich experience, referring to the found state regulations, laws and other standards. Knowing this, clients are obliged to make sure that they need this service (information, certificate and other documents and their analogues), and only then make payment for the service, assuring that they are satisfied with the result and the quality of the service.

19.1) These documents may be useful to you to improve the competitiveness of goods, clarify unclear issues related to state standardization, certification. These documents are informative and may be of an advisory nature, not binding. Thus - you withdraw from the Firm any claims to the need for this kind of documents.

20) You take full responsibility in checking the quality of the service provided to you prior to payment using any means, third parties, government agencies, the Internet and other resources for this at your discretion and at your own expense.
21) You consent to the consideration of any disputes by a competent court in the territory of Hong Kong, which will rule on the case. You give your consent to obey the personal jurisdiction of the Hong Kong courts in order to apply to the court for all such disputes.

22) This agreement is in all respects governed by Hong Kong legislation applicable to agreements concluded in your country, without regard to conflict of laws rules.

23) You are notified and accept that the Firm may be the Aggregator of the services provided to you and release it from any responsibility for their quality and volume, as well as affiliated persons.

24) UNDER NO CIRCUMSTANCES - OR WE, OUR AFFILIATED PERSONS, OFFICERS, DIRECTORS, AGENTS, JOINT-VENTURES, EMPLOYEES OR SERVICE PROVIDERS - DO NOT BE LIABLE FOR ANY LOST PROFITS OR ANY OTHER ACTUAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING INTO ANY KIND. COMMUNICATION WITH OUR WEB SITE, SERVICES.

25) OUR RESPONSIBILITY, AND ALSO LIABILITY OF OUR AFFILIATED PERSONS, OFFICERS, DIRECTORS, AGENTS, JOINT-VENTURES, EMPLOYEES AND SUPPLIERS TO YOU OR ANY THIRD PARTY, FOR ANY CIRCUMSTANCES, IS LIMITED TO THE ACTUAL SUM OF DIRECT DAMAGES PROVIDED IN THE COURT.

26) THE SERVICES OF THE FIRM ARE PROVIDED "AS IS" AND WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, OR IMPLIED, INCLUDING, WITHOUT LIMITATION. COMPANY, OUR AFFILIATES, OFFICERS, DIRECTORS, AGENTS, joint ventures, employees and suppliers directly DISCLAIM ANY REPRESENTATIONS WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT OF THIRD PARTY RIGHTS.

27) You agree to provide protection, indemnify and hold harmless the Firm, our affiliates, officers, directors, agents, joint ventures, employees and suppliers in connection with any claims, demands (including legal fees), fines or other forms liability to any third party arising as a result of your breach of the terms of this Agreement and / or the use of our Services.

28) You grant not exclusive, irrevocable and gratuitous rights, without territorial and time restrictions, with the right to transfer (including multilevel transfer) in respect of all copyrights, publishing rights, trademark, rights in respect of databases and exclusive rights, any information received from you and the documents that you possess to date or will continue to have in relation to such content on any medium. Also, to the extent permitted under applicable law, you waive personal non-proprietary rights and undertake to refrain from exercising these rights with respect to the Firm, and persons to whom these rights have been assigned or transferred by the Firm. You represent and warrant that none of the following does not infringe any intellectual property rights: the provision of content to us, the publication of content using the Services of the
Company, and the use of such content (and derivative materials) by the Firm in connection with its Services.

29) If by using the Services of the Company you receive Information about another Customer, you are obliged to preserve the confidentiality of the received data, without reservations. You do not have the right to disclose or transfer information of the User, to a third party or use this data for marketing purposes, without obtaining express consent of such User.

30) You have the responsibility to determine the taxes that are imposed on your money transfers, as well as on the collection, declaration and transfer of taxes to the relevant tax authorities. You are solely responsible for any such deductions or withholdings, if required in accordance with the laws of any country.

31) This Agreement, together with all applicable Appendices, as well as the Agreements and Policies set forth herein and contracts signed in hard copy by the Firm, will fully determine all arrangements between you and the Firm in connection with the Services of the Firm. If any provision of this Agreement is found to be invalid or unenforceable, this provision shall be canceled, while the remaining terms of the Agreement shall be observed.

32) You can not transfer or assign rights or obligations under this Agreement without the prior written consent of the Firm. The Firm reserves the right to transfer or assign this Agreement or any rights or obligations under this Agreement at any time without your consent.

33) Any translation of this Agreement is intended solely for your convenience and does not purport to alter the terms of this agreement. In case of any inconsistencies between the text of this Agreement in Russian and in any other language, the text in Russian prevails.

34) A refusal on our part to take certain measures in respect of a violation committed by you or other Users does not cancel our right at appropriate time to apply appropriate measures for subsequent or similar violations.

35) You understand and agree that the Firm may, at its discretion and without further notice or warning, monitor and record telephone conversations between you or your representative, on the one hand, and the Firm and / or its agents, on the other, in order to verify the quality of the provision of services, training, and for their own protection. You acknowledge and confirm that conversations with the Firm can be monitored, tracked and recorded without further notice or warning.

36) The validity of this Agreement extends to all relations with the Firm, starting with the receipt by the Customer of the first response to the Firm's email and is not limited to termination by the Firm of obligations under the Contract.