

LEGAL SERVICES AGREEMENT

MOSCOW « [REDACTED] » September 2021
PRAGUE « [REDACTED] » September 2021

Exportní garanční a pojišťovací společnost, a.s. (Export Guarantee and Insurance Company), a joint stock company organized and existing under the laws of the Czech Republic with its registered office at Praha 1, Vodičkova 34/701, postal code 11121, Czech Republic, represented by Jan Procházka, Chairman of the Board of Directors, acting under the Charter, on the one hand, hereinafter referred to as the “**Client**”,

and

YURIDICHESKOE SOPROVOZHDENIE BIZNESA (LEGAL SUPPORT OF BUSINESS), a joint stock company duly represented by Chief Executive Officer Alexey Tikhomirov, registered in the Uniform State Register of Legal Entities, registered office at Russian Federation, Moscow, Postal code 115035, Sadovnicheskaya street, 71 building 3, company ID No.: 1037736033136, tax ID No.: 7736241760, represented by: Alexey Tikhomirov, Chief Executive Officer, hereinafter referred to as the “**Provider**”,

jointly referred to as the Parties have concluded the present Agreement on the following:

1. SUBJECT

- 1.1. The Client shall order and the Provider shall undertake to provide legal services to the Client for dispute resolution in connection with [REDACTED] legal case.
- 1.2. Provider within the frames of rendering of legal services performs the following actions:
 - 1) familiarization with the Client’s case;
 - 2) join the insolvency and enforcement proceedings against [REDACTED] (hereinafter referred to as the “**Borrower**”), as the case may be;
 - 3) drafts and properly justifies legal position in courts, insolvency and in any other necessary proceedings (“**the legal proceedings**”);
 - 4) drafts and submits any required procedural documents;
 - 5) prepares and brings to court a draft amicable agreement (shall this be necessary), other statements and requests;
 - 6) represents the interests of the Client in pending and initiated legal proceedings, i. a. any court of first instance, court of appeal and cassation court of the Russian Federation including analysis of documents, drafting and submitting the statement of claim/appeal/cassation appeal/order on initiation of the enforcement proceedings or the statement of defense against the claim/appeal/cassation, as the case may be;
 - 7) informs the Client on the progress of the dispute, transfers to the Client information and materials received during the legal proceedings;
 - 8) approves with the Client the submission of applications, requests, complaints of consent/disagreement with the applications and requests submitted by the persons participating in the legal proceedings;
 - 9) in absence of need for presentation in the legal proceedings, returns original copies of the documents provided by the Client;
 - 10) refrains from committing any actions that may lead to uncontrolled disclosure of information provided by the Client or received in the course of execution of the present Agreement that may cause damage to the interests of the Client;
 - 11) ensures safety of the documents received from the Client.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

- 2.1. The Client undertakes to:
 - provide the Provider with all the documents and information necessary for proper fulfillment by the Provider of his obligations under the present Agreement in the shortest terms possible;

- shall it be necessary, upon request of the Provider, provide additional documents and information (or assist in receiving it) in the amounts and in terms allowing the Provider to properly fulfill its obligations. (The Provider is not responsible for the consequences related with submission of documents by the Client that are not true);
 - in good time to pay for the services rendered by the Provider under this Agreement.
- 2.2. The Provider has the right to deviate from the agreed order of execution of the instruction, if in the circumstances of the case this is necessary in the interests of the Client, with subsequent notification of the Client.
- 2.3. Upon the agreement with the Client, the Provider has the right to involve third parties to fulfill the instructions of the Client, or to recommend to the Client to involve specialists in this or that area (in particular auditors, independent assessors, etc.) in order to fulfill the recommendations of the Client. The Provider shall ensure that the third parties involved by the Provider will be bound by the confidentiality to the same extent as the Provider.
- 2.4. The Provider undertakes to ensure the safety of the documents provided to him by the Client.

3. VALIDITY PERIOD

3.1. The present Agreement shall be valid for the period of [REDACTED].

4. PRICE AND PAYMENT ORDER FOR THE SERVICES RENDERED BY THE PROVIDER

4.1. [REDACTED]

[REDACTED]

4.2. [REDACTED]

4.3. Upon completion of service rendering, the Provider submits an Acceptance Certificate to the approval of the Client in which services provided under the present Agreement are recorded. The Client shall sign it or submit motivated and justified objections within 5 (five) business days from the date of receipt of the mentioned certificate.

5. ADDITIONAL SERVICES

- 5.1. Within the validity period of the present Agreement the Provider shall ensure confidentiality of information that has become known to him or received from the Client, not to disclose it to third parties, except for the cases foreseen by the legislation of the Russian Federation (at request of judicial and administrative bodies) or without written consent of the Client.
- 5.2. The Provider shall not be responsible in cases when the Client performs actions related to the impossibility of fulfilling the obligations undertaken under the present Agreement (waiver of claims, recognition of the claim, etc.). In the event that the Client performs the above mentioned actions, the paid amount of the remuneration of the Provider shall not be returned to the Client and becomes the property of the Provider.

6. COMPOSITION OF TEAM

6.1 The Parties agree that the Provider is obliged to make a team for provision of the Legal Services, which shall be composed solely and exclusively of people listed in the table below. If other people, not listed in the table below, are to be involved, their inclusion in the team shall be subject to the Client's previous written approval.

First and Last Name	Title	E-mail	Telephone
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

7. FINAL PROVISIONS

- 7.1. The present Agreement is drawn up in three original copies, two for the Client and one for the Provider.
- 7.2. When transferring orders, reports, conclusions, invoices for payment of services, holding correspondence on issues related to the execution of the present Agreement, the Parties can exchange and recognize the legal force of documents received through postal, telephone, electronic or other communication, which allows to establish reliably that the document is received from the party of the Agreement.
E-mail addresses of the Client: [REDACTED], e-mail address of the Provider: [REDACTED].
- 7.3. All disputes and disagreements that may arise from this Agreement will be settled on the basis of goodwill.

8. ADDRESSES AND DETAILS OF THE PARTIES

Client:

Exportní garanční a pojišťovací společnost, a.s., (Export Guarantee and Insurance Company)

Registered in the Commercial Registry of the City Court in Prague, Section B 1619
Registered office at Praha 1, Vodičkova 34/701, postal code 11121, Czech Republic
Company ID No.: 45279314
Tax ID No.: CZ45279314

Chairman of the Board of Directors

Jan Procházka

signature

Provider:

YURIDICHESKOE SOPROVOZHDENIE BIZNESA, a joint stock company (LEGAL SUPPORT OF BUSINESS)

Legal address: Postal code 115035, Sadovnicheskaya street, 71 building 3, Moscow, Russian Federation
Company ID: 1037736033136
Tax ID: 7736241760

[REDACTED]

Chief Executive Officer

Alexey Tikhomirov

signature