

REG №: _____
(The acceptance)

**AGREEMENT 150119DTC57DON DELIVERY OF CASH BACK FOR
INVESTMENTS TRANSFER VIA DTC: XXX/**

This AGREEMENT 150119DTC57DON DELIVERY OF CASH BACK FOR INVESTMENTS TRANSFER VIA DTC (hereinafter referred to as AGREEMENT) € 57,000,000,000.00 (FIFTY SEWEN BILLION EURO), is made and effective on this DATE: , Between:

COMPANY NAME:	
COMPANY ADDRESS:	
REPRESENTED BY	
CORPORATE TITLE:	
COMPANY REG. No.	
PASSPORT NUMBER	
DATE AND PLACE	
DATE OF EXPIRY:	
ISSUE	
Hereinafter referred to as the "Party-A" or "Investor" (SENDER)	

With full legal, and corporate authority to sign this Agreement, (hereinafter referred to as Sender), and
[SECOND PARTY], HEREIN AFTER REFERRED ALSO AS [RECEIVER], ON THE OTHER SIDE,

COMPANY NAME:	
COMPANY ADDRESS:	
REPRESENTED BY	
COMPANY REG. No.	
PASSPORT NUMBER	
Bank Name	
Bank Address	
Account No	
Account Name	
SWIFT	
Bank Officer Phone	
Bank Phone/Fax	
Beneficiaries	
Hereinafter referred to as the "Party-B" or (RECEIVER)	

With full legal, with full legal and corporate authority to sign this Agreement, (hereinafter referred to as Party-A /or **SENDER**), with full legal and corporate authority to sign this Agreement, (hereinafter referred to sign this Agreement, (hereinafter referred to as Party-B /or **RECEIVER**).

WHEREAS, are individually known as SENDER and RECEIVER and jointly known as **PARTIES**; and

WHEREAS, SENDER is holding an account with cash funds to be transferred to RECEIVER designated account via DTC Code Server aiming at investments; and

WHEREAS, RECEIVER is ready, willing and able to receive said cash funds into its designated account via DTC Code Server and to execute the distribution and transfer of said received funds to designated parties and bank accounts via SWIFT Message MT103/202, in accordance to the terms and conditions in this AGREEMENT; and

WHEREAS, RECEIVER has further made arrangement with a third party (hereinafter referred to as FACILITATOR), to facilitate the execution of the said delivery of cash funds for investments and RECEIVER and FACILITATOR shall authorize and instruct their designated TRUSTEE to receive said funds and

proceed on the agreed distribution and transfer of cash funds, in accordance to the terms and conditions in this AGREEMENT;

NOW, THEREFORE, it is agreed as follows:

FIRST PARTY's Statement

SENDER represents and warrants that it has full corporate responsibility permission to enter into this AGREEMENT. It hereby declares under penalty of perjury that the funds are good, clean, clear, and free of non-criminal origin, and are free and clear of all liens, encumbrances and third party interest.

By signing this AGREEMENT, SENDER represents and warrants that it is giving to RECEIVER and its designated parties, full details of the operation, bank details, people direct contact details in order that the receiver has full legal authority to download said cash funds via DTC and distribute and transfer cash funds via SWIFT Message MT103, as per agreed terms and conditions in this AGREEMENT.

Details of Transaction:

INSTRUMENT: DTC
TOTAL FACE VALUE: €57,000,000,000.00 (FIFTY SEVEN BILLION EURO) R&E
SENDER: XX%
RECEIVER : XX%
RECEIVER MANAFTE AND TEAM X%.
PAYMENT: SWIFT MT103/202 WIRE TRANSFER
NOTE: PAYMENT WITHIN 24 TO 72 HOURS AFTER THE DOWNLOAD

PROCEDURES:

1. PROVIDER AND RECEIVER EXECUTE, SIGN AND SEAL THIS DEED OF AGREEMENT WITH THE DISTRIBUTION OF THE FUNDS AS STATED COMMISSIONS, WHICH THEREBY AUTOMATICALLY BECOMES A FULL COMMERCIAL RE-COURSE CONTRACT. THIS SERVICE IS FOR BANK CUSTOMERS WHO REQUIRE CONFIDENTIALITY AND IT IS NOT A TELEGRAPHIC OR SWIFT TRANSFER.
2. RECEIVER IS OBLIGATED TO PROVIDE TO SENDER THE NECESSARY DETAILS (NAME OF REAL HOLDER ACCOUNT, PERSONAL DETAILS, SKYPE, PHONE AND/OR DIRECT BANK OFFICER DETAILS//ACCOUNT, BENEFICIARY CODES, PASSWORD, ID CODE ETC) FOR THE UPLOAD OF THE FUNDS TO THE COMMON ACCOUNT BY THE PROVIDER'S BANK OFFICER.
3. UPON THE ABOVE IS COMPLETELY RECEIVED, PROVIDER'S BANK OFFICER WILL UPLOAD THE FUNDS TO THE COMMON ACCOUNT AND ON SUCCESS WILL PROVIDE TO THE RECEIVER A SECURE COPY OF THE SERVER SLIP WITH THE DETAILS OF THE TRANSFER (ACCOUNT, BENEFICIARY, AMOUNT, ID CODE, TRANSACTION CODE ETC).
4. UPON THE RECEPTION OF THE SLIP CODE RECEIVER DOWNLOAD TO ITS COMMON ACCOUNT AND SEND SCREENSHOT ON THE ACTIVITY OF THE FUND.
5. UPON VERIFY THE SCREENSHOT; PROVIDER SHALL ISSUE THE FINAL CODES.
6. UPON SUCCESSFUL DOWNLOADING OF THE FUNDS WITH THE CODES, RECEIVER'S BANK OFFICER IS RE-SPONSIBLE TO BLOCK AND WITHIN THREE DAYS TO RE-DISTRIBUTE, FOR RE-INVESTMENT PURPOSES, THE FUNDS VIA SWIFT MT103/202, 50% (FIFTY PERCENT).

Please note: there is no provider's bank officer investments at any stages of the download. No phone or screen verification at all. The only possibility is to verify after the download finished and the receiver account is credited. Please make sure that receiver's bank officer will not be provided by any authorization or contact with provider's bank officer.

SENDER Server Details

BANK INSTITUTION: DEUTSCHE BANK AG
BANK ADDRESS: THEODOR-HEUSS-ALLEE 70, D-60262 FRANKFURT AM MAIN,

TRANSACTION CODE:
CLIENT NAME:
CLIENT NO:
CLIENT:
SWIFT CODE:
BANK OFFICER NAME:
BANK OFFICER PIN:
BANK OFFICER TEL:
CLEARING HOUSE CODE:
GLOBAL SERVER IP:
GLOBAL SERVER ID:
IDENTITY CODE:
TRANSACTION CODE ID:
REFERENCE NO.:
UNIQUE TRANSACTION
REFERENCE (UTR):
COMMON ACCOUNT NO.:
IMAD NO:
USER NAME:
USER ID:
SERVER:
FARM NAME:
RECEIVING SERVER IP:
BANK SENDER TERMINAL:
PERMIT ARRIVAL MONEY N:
WTS SERVER:
LOGON DOMAIN:

RECEIVER Server Details

COMPANY NAME:
COMPANY ADDRESS:
REGISTERED No:
REPRESENTED BY:
TITLE:
BANK NAME:
BANK ADDRESS:
BANK SWIFT CODE:
ACCOUNT NAME:
ACCOUNT NUMBER:
BANK OFFICER NAME:
GLOBAL SERVER ID:
GLOBAL SERVER IP:
RECEIVING SERVER ID:
RECEIVING SERVER IP:
HOUSE OF COMMON:
COMMON ACCOUNT:
IMAD NUMBER:
SORT CODE:
UTR:
WINDOW TERMINAL:

PERMIT ARRIVAL MONEY No.:
IDENTITY CODE:
LOGON DOMAIN:
WTS SERVER NUMBER:
FARM NAME:
USER NAME:
USER ID:
CLEARING HOUSE NUMBER:
CLIENT NAME:

NON-SOLICITATION RECEIVER hereby confirms and declares that SENDER, its associates or representatives or any person or persons on its behalf has/have never been solicited by any party, its shareholders or associates or representatives in any way whatsoever that can be construed as a solicitation for this transaction or for future transactions.

Any delay in or failure of performance by either party of their respective obligations under this agreement shall constitute a breach hereunder and will give rise to claims for damages if, and to the extent that such delays or failures in performance are not caused by events or circumstance beyond the control of such party.

The term "Beyond the Control of Such Party" includes Act of War, Rebellion, Fire and Flood, Earthquake or other natural disasters. Any other cause not within the control of such party or which is by exercise of reasonable diligence, the party will be unable to foresee or prevent or remedy.

REPRESENTATIONS AND WARRANTIES.

REPRESENTATIONS

ORGANIZATION It is duly organized, validly existing and in good standing under the laws of its jurisdiction of formation with all requisite power and authority to enter into this AGREEMENT, to perform its obligations hereunder and to conduct the business of the Program and the Subsidiaries.

ENFORCEABILITY This AGREEMENT constitutes the legal, valid and binding obligation of such party enforceable in accordance with its terms.

CONSENTS AND AUTHORITY No consents or approvals are required from any governmental authority or other Person for it to enter into this AGREEMENT. All action on the part of such party necessary for the authorization, execution and delivery of this AGREEMENT and the consummation of the transactions contemplated hereby by such party, have been duly taken.

NO CONFLICT The execution and delivery of this AGREEMENT by it and the consummation of the transactions contemplated hereby by it do not conflict with or contravene the provisions of its organizational documents or any agreement or instrument by which it or its properties or assets are bound or any law, rule, regulation, order or decree to which it or its properties or assets are subject.

RECEIVER It has been afforded the opportunity to seek and rely upon the advice of its own attorney, accountant or other professional advisor in connection with the execution of this AGREEMENT. The PARTIES shall do so in respect of each other and under this AGREEMENT written conditions.

MISCELLANEOUS Notice(s) any modifications, amendments, addendums or follow on contracts will be executed by the two authorized signatories respectively. When signed and referenced to this AGREEMENT, whether received by mail or facsimile transmission as all and any facsimile or photocopies certified as true copies of the originals by the PARTIES hereto shall be considered as an original, both legally binding and enforceable for the term of this AGREEMENT.

SPECIFIC PERFORMANCE; OTHER RIGHTS PARTIES recognize that several of the rights granted under AGREEMENT are unique and, accordingly, the PARTIES shall, in addition to such other remedies as may be available to them at law or in equity, have the right to enforce their rights under this AGREEMENT by actions for injunctive relief and specific performance.

PRIOR AGREEMENTS; CONSTRUCTION; ENTIRE AGREEMENT This AGREEMENT, including the Exhibits and other documents referred to herein (which form a part hereof), constitutes the entire agreement of the PARTIES with respect to the subject matter hereof, and supersedes all prior agreements and understandings between them as to such subject matter and all such prior agreements and

understandings are merged herein and shall not survive the execution and delivery hereof. In the event of any conflict between the provisions of this AGREEMENT and those of any joint ventures agreement, the provisions of the applicable joint venture agreement shall control.

AMENDMENTS This AGREEMENT may not be amended, altered or modified except (i) upon the unanimous by instrument in writing and signed by each of SENDER and RECEIVER.

SEVERABILITY If any provision of this AGREEMENT shall be held or deemed by a final order of a competent authority to be invalid, inoperative or unenforceable, such circumstance shall not have the effect of rendering any other provision or provisions herein contained invalid, inoperative or unenforceable, but this Agreement shall be construed as if such invalid, inoperative or unenforceable provision had never been contained herein so as to give full force and effect to the remaining such terms and provisions.

COUNTERPARTS This AGREEMENT may be executed in one or more counterparts, all of which shall be considered one and the same agreement, and shall become effective when one or more such counterparts have been signed by each of the PARTIES and delivered to each of the PARTIES.

APPLICABLE LAW; JURISDICTION This AGREEMENT shall be governed by and construed in accordance with the laws of the Germany.

WAIVER OF JURY TRIAL The PARTIES hereto hereby irrevocably and unconditionally waive trial by jury in any legal action or proceeding relating to this AGREEMENT and for any counterclaim therein.

ARBITRATION Every attempt shall be made to resolve disputes arising from unintended or inadvertent violation of this contractual agreement as far as possible amicably. In the event that adjudication is required, local legal process shall be preceded with according to the principal of the ICC as above indicated. Where judicial resolution is not thereby achieved, this matter shall be settled by the ICC itself and the decision of which the PARTIES shall consider to be final and binding. No State court of any nation shall have subject matter jurisdiction over matters arising under this AGREEMENT.

NO RIGHTS OF THIRD PARTIES (i) This AGREEMENT is made solely and specifically between and for the benefit of the parties hereto and their respective members, successors and assigns subject to the express provisions hereof relating to successors and assigns, and (ii) no other Person whatsoever shall have any rights, interest, or claims hereunder or be entitled to any benefits under or on account of this AGREEMENT as a third party beneficiary or otherwise.

SURVIVAL The covenants contained in this AGREEMENT which, by their terms, require performance after the expiration or termination of this AGREEMENT shall be enforceable notwithstanding the expiration or other termination of this AGREEMENT.

HEADINGS are included solely for convenience of reference and if there is any conflict between headings and the text of this AGREEMENT, the text shall control.

CURRENCY Any exchange of funds between SENDER and RECEIVER shall be made in the same currency in which SENDER transferred the investment fund (Article III; Section 3.0.5.; (b)). In addition, all calculations pursuant to this AGREEMENT and any joint venture agreement shall be based on ICC regulations.

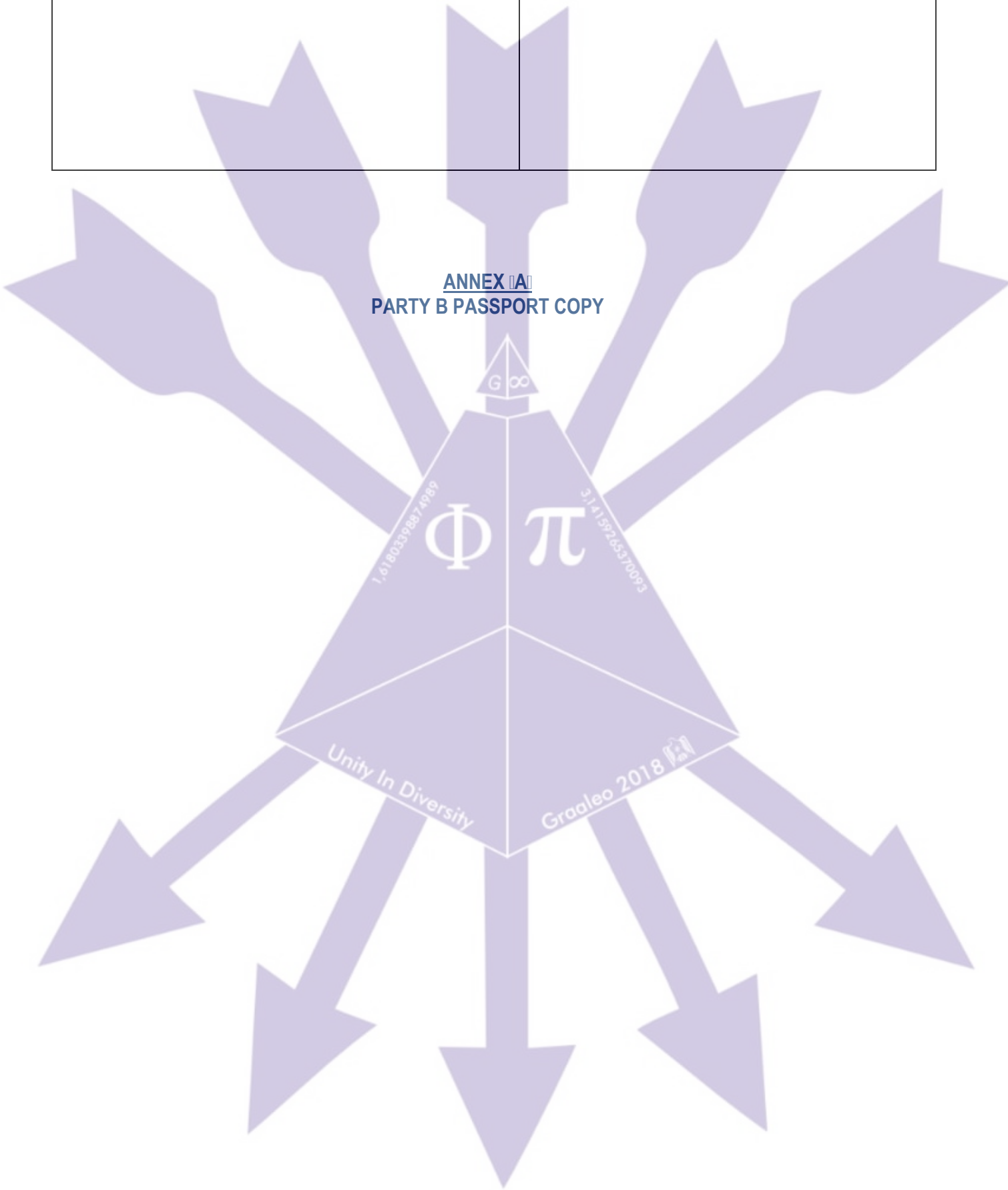
SIGNATURE PAGE FOLLOWS:

Parties hereto have executed this Agreement on the date 28 марта 2019 first above written, providing each Party only one (1) original copy thereof.

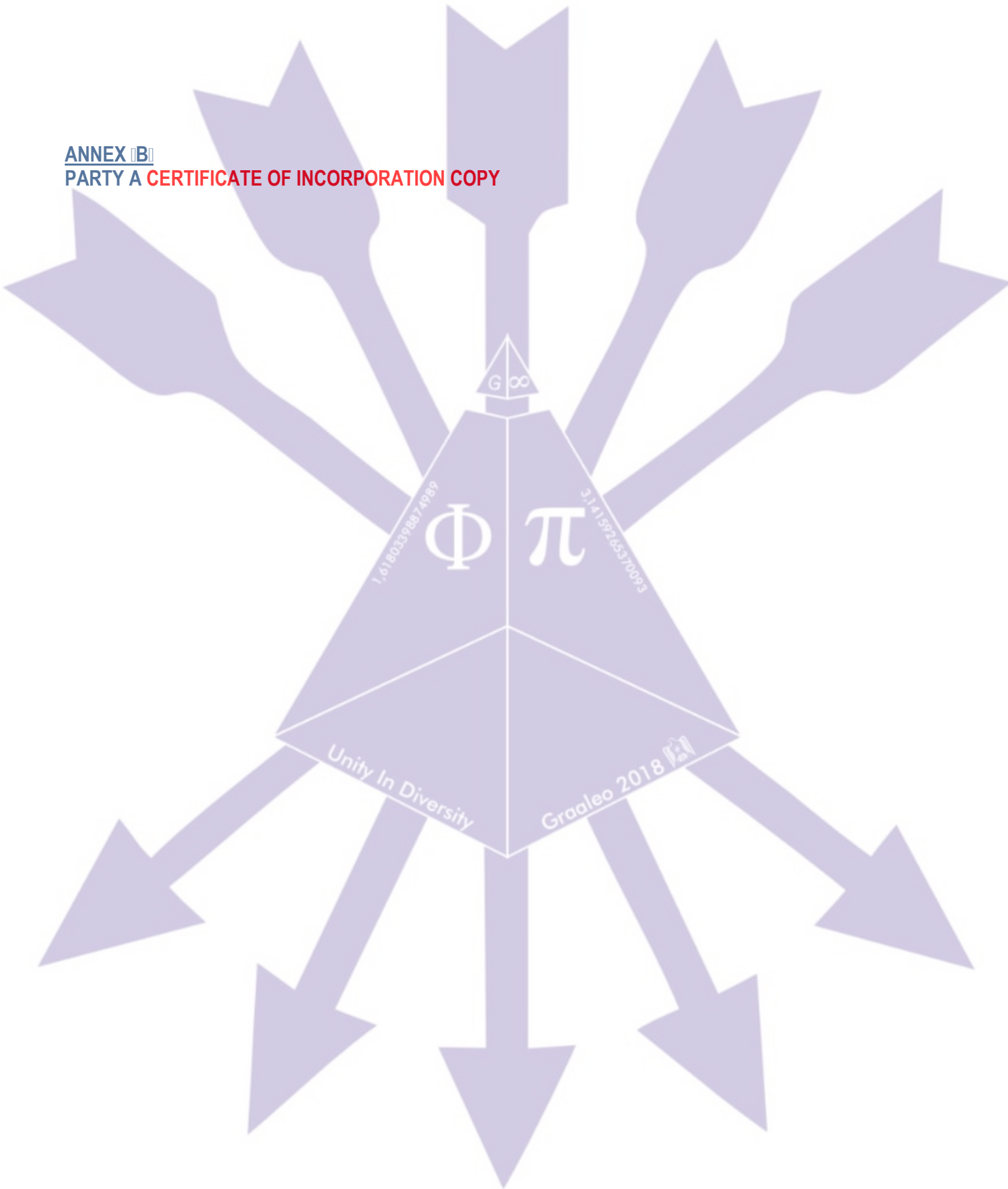
COMPANY NAME		COMPANY NAME	
REPRESENTED BY		REPRESENTED BY	
PASSPORT NUMBER		PASSPORT NUMBER	
ISSUE DATE		ISSUE DATE	
EXPIRY DATE	03.07.2024	EXPIRY DATE	
COUNTRY OF ISSUE		COUNTRY OF ISSUE	
SENDER		RECEIVER	

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ANNEX 1A
PARTY B PASSPORT COPY



ANNEX B
PARTY A CERTIFICATE OF INCORPORATION COPY



ANNEX C
PARTY B PASSPORT COPY:

ANNEX D
FUNDS RECEIVER CERTIFICATE OF INCORPORATION COPY:

ANNEX E

IRREVOCABLE FEE PROTECTION AGREEMENT

THERE ARE THE BANK ACCOUNT CO-ORDINATES OF THE FUNDS PROVIDER/IN FAVOR OF THE FUNDS PROVIDER, TO WHERE THE FACE VALUE € 57,000,000,000.00 (FIFTY SEVEN BILLION EURO), 100% (ONE HUNDRED PERCENT) OF THE CASH FUNDS, WHICH HAS BEEN UNBLOCKED/DOWNLOADED ON THE INTERBANK SCREEN KNOWN AS "DTC" TO THE SERVICE PROVIDER ACCOUNT IN THE RECEIVING BANK, TO BE NEEDED TO DISBURSED AS:

PARTY-A-1: BANK FUNDS PROVIDER: XX% OF FACE VALUE WITH ROLLS AND EXTENSIONS BANK CO-ORDINATES WHERE THE PAYMENT TO BE FORWARDED TO:

COMPANY NAME:	
COMPANY ADDRESS:	
REPRESENTED BY	
COMPANY REG. No.	
PASSPORT NUMBER	
Bank Name	
Bank Address	
Account No	
Account Name	
SWIFT	
Bank Officer Name	
Bank Officer E-mail	

PARTY-A-2: SENDER MANDATE AND TEAM: X%(FIVE PERCENT) OF FACE VALUE WITH ROLLS AND EXTENSIONS BANK CO-ORDINATES WHERE THE PAYMENT TO BE FORWARDED TO: CLOSED

BANK NAME:	
BANK ADDRESS:	
ACCOUNT NAME:	
IBAN NUMBER:	
SWIFT CODE:	
BANK PHONE NUMBET:	
BANK OFFICER/S:	
REQUIRED MESSAGE	

PARTY-B-1: RECEIVER XX% OF FACE VALUE WITH ROLLS AND EXTENSIONS BANK CO-ORDINATES WHERE THE PAYMENT TO BE FORWARDED TO:

COMPANY NAME	
COMPANY ADDRESS:	
REPRESENTED BY:	
ACCOUNT NAME:	
BANK NAME:	
BANK ADDRESS:	
SWIFT CODE:	
IBAN:	
BANK OFFICER/S	

PARTY-B-2: RECEIVER MANDATE X% (THREE PERCENT) OF FACE VALUE WITH ROLLS AND EXTENSIONS BANK CO-ORDINATES WHERE THE PAYMENT TO BE FORWARDED TO: OPEN

COMPANY NAME	
COMPANY ADDRESS:	
REPRESENTED BY:	
ACCOUNT NAME:	
BANK NAME:	
BANK ADDRESS:	
SWIFT CODE:	
IBAN:	
BANK OFFICER/S:	

PARTY-B-3: RECEIVER INTERMEDIARIES GROUPS: X% (FIVE PERCENT) OF FACE VALUE WITH ROLLS AND EXTENSIONS BANK CO-ORDINATES WHERE THE PAYMENT TO BE FORWARDED TO: CLOSED PAYMASTER :

COMPANY NAME	
COMPANY ADDRESS:	
REPRESENTED BY:	
ACCOUNT NAME:	
BANK NAME:	
BANK ADDRESS:	
SWIFT CODE:	
IBAN:	
BANK OFFICER/S:	
BANK PHONE+FAX NR:	
BENEFICIARIES:	
PAYMASTER	

ANNEX -I

SAMPLE LETTER OF WINDOW TIME On bank letterhead

From:
To: XXXXX (NAME RECEIVER)
Att.: MR. XXXXXX
AGREEMENT No.:XXXXXXXXX
Date: XXXXX, XXXX

LETTER

Dear MR. XXXXXX (NAME SIGNATURES),

We give permission your company to work on the our server in accordance with the Agreement
No.: NUMBER OF THE CONTRACT dated XXXXX, XXXX,
Transaction Code: NUMBER TRANSACTION CODE.

The windows will be open from 00.01CET of DATA 03.2019 up to 00.01 CET of DATA 03.2019 inclusive.

Regards, GINTARAS GEČAS, CEO
SEAL AND SIGNATURE

COMPANY:
PRESENTED BY: MR.
NATIONALITY:
PASSPORT No. :

BY AFFIRMING THEIR SIGNATURE ON THIS PAGE BOTH **PARTY-A** AND **PARTY-B** WILL DEEM THIS AGREEMENT AS LEGALLY BINDING AND ENFORCEABLE.

COMPANY NAME		COMPANY NAME	
REPRESENTED BY		REPRESENTED BY	
PASSPORT NUMBER		PASSPORT NUMBER	
ISSUE DATE		ISSUE DATE	
EXPIRY DATE		EXPIRY DATE	
COUNTRY OF ISSUE		COUNTRY OF ISSUE	
SENDER		RECEIVER	

EDT (Electronic document transmissions) shall be deemed valid and enforceable in respect of any provisions of this Contract. As applicable, this Agreement shall be:

1. Incorporate **U.S. Public Law 106-229**, ‘ ‘ Electronic Signatures in Global and National Commerce Act’ ’ or such other applicable law conforming to the UNCITRAL Model Law on Electronic Signatures (2001) and
2. **ELECTRONIC COMMERCE AGREEMENT (ECE/TRADE/257, Geneva, May 2000)** adopted by the United Nations Centre for Trade Facilitation and Electronic Business (UN/CEFACT).

EDT documents shall be subject to **European Community Directive No.95/46/EEC**, as applicable. Either Party may request hard copy of any document that has been previously transmitted by electronic means provided however, that any such request shall in no manner delay the parties from performing their respective obligations and duties under EDT instruments.

BANK ENDORSEMENT:

This irrevocable payment order has been lodged with us and will be executed as per instruction sabopve.

Bank Officer Name:
Title:
Number:
Reciever's Signature:
Dated:

***** **END OF CONTRACT** *****