

INVESTMENT AGREEMENT

	DATE:		
BETWEEN: SOLAR SYSTEM FUND			
COMPANY:(MANDATORY FOR REPRESENTED BY:	UND)		
And:			
DEVELOP SERVICE PROVIDER (COMI	DEVELOP SERVICE PROVIDER (COMPANY) : REPRESENTED BY:		
This Investment and Financial Co-operation Agreement (hereinafter "Agreement") is entered into on this day			
by and between:			
PARTY – A represented by:			
COMPANY NAME:			
COMPANY ADDRESS:			
COMPANY REG.NUMBER			



REPRESENTED BY:	
PASSPORT No:	
DATE OF ISSUE	
DATE OF EXPIRY:	
COUNTRY OF ISSUE:	
BANK NAME:	
BANK ADDRESS:	
BIC / SWIFT CODE:	
ACCOUNT NAME:	
IBAN CODE (EUR):	
BANK OFFICER:	
BANK OFFICER E-MAIL:	



hereinafter referred to as **PARTY - A - INVESTOR**:

AND

PARTY-B

represented by:

COMPANY NAME:	
COMPANY ADDRESS:	
COMPANY REG.NUMBER	
REPRESENTED BY:	
CORPORATE TITLE	
NATIONALITY	
PASSPORT NUMBER:	
DATE OF ISSUE	
DATE OF EXPIRY:	
BANK NAME	
BANK ADDRESS	
BANK ACCOUNT NO	
COMMON ACCOUNT NO	

ACCOUNT SIGNATORY	
BANK OFFICER NAME	
BANK OFFICER TEL NO.	
RECEIVER EMAIL ADDRESS	

hereinafter referred to as PARTY-B-DEVELOPER:

hereinafter referred to as "the Parties".

PREAMBULA.

WHEREAS the Parties hereto are desirous of entering into this Agreement for the purpose of developing own investment projects contemplated herein for the mutual benefit only and not for other purposes whatsoever.

WHEREAS both Parties hereto warrant that the currencies to be transacted, for making the investments, are all good, clean and cleared funds of non-criminal origin, without any traces of illegality or unlawfulness whatsoever.

WHEREAS each Party hereto declares that it is legally empowered, fully authorized to execute and accept this agreement, as well as agrees to be bound by its terms and conditions under the penalty and other consequences.

WHEREAS the Parties hereto with full corporate responsibility, under the penalty of perjury, declare that they will upon the execution of this Agreement complete the transaction contemplated herein, except on circumstances of force majeure and government sanctions, if such appear. The parties hereto shall not be liable for any failure to perform under the "force majeure" provisions of the ICC, Paris.

1. SUBJECT OF AGREEMENT.

- 1.1. The subject of this Agreement is a joint investment activity of the Parties, which is not connected with creation of new legal entities in the following directions: investments in commercial sphere, gas and oil industry, renewable energy, innovative technological projects etc.
- 1.2. The "Parties" agree in order to strengthen bilateral friendly international relations to cooperate to realize joint projects using proper funds and financial opportunities promoting new projects of mutual benefit of private and regional priority minimizing investment and commercial risks involved in the implementation of such projects.
- 1.3. Party A will transfer funds via fx4 Deutsche Bank system within 3 days after signing of the present Agreement according to the following schedule of investment:

TRANSACTION DESCRIPTION:

Investor and Receiver both sign & execute the Investment Agreement.

This Investment Agreement thereby automatically becomes a full commercial recourse contract.

If necessary, the Parties will lodge copies of the Agreement with their respective banks for the compliance.

②Investor will then transfer the funds via Deutsche Bank System by SWIFT MT-103 to the bank Coordinates of the Receiver.

☑Receiver's bank will verify, authenticate & confirm the receipt of the said funds within 24 hours and then make the necessary disbursements via SWIFT MT-103 as per SPECIAL CONDITIONS here below.

IMPORTANT NOTE:

WHEREAS: The Investor with corporate responsibility confirms that he owns or controls various cash funds of good, clean and clear origin, free of encumbrances and which he wishes to utilize for the purposes of investments;

WHEREAS: The Receiver is qualified to act as investment / program manager for the purposes of this agreement;

WHEREAS: The Investor represents and warrants, with full corporate and legal responsibility, that he has permission to enter into this Joint Venture Investment Agreement;

WHEREAS: The Receiver is eager to receive joint venture investments for execution of various infrastructure development projects & is ready willing and able to receive funds in the amount of

TEN Billion Euros -----) with R&E up to One Hundred Billion Euros (€-----------).

WHEREAS: Investor hereby nominates and appoints the Receiver as Program Manager for cash funds to be received via Fx4+Deutsche Bank System by SWIFT MT-103 from Party-A, which will be invested/disbursed by Party-B as per the SPECIAL CONDITIONS of the agreement.

SENDER: (%--) OF PAYMENT INCLUDING R&E: (EURO)

R&E HAS THE AUTHORITY TO CHANGE THE BANK COORDINATES AT ANYTIME FOR THE DELIVERY OF TRANCHES. MAY DELIVER THESE INSTRUCTIONS BY PDF. OR JPEG. OR OTHER SIMILAR FILE TYPE, SENT BY EMAIL TO THE RECEIVER EMAIL ADDRESS, RECEIVER SHALL CONFIRM RECEIPT OF EMAIL, AND SHALL BE ACCEPTED BY REMITTING BA

01	COMPANY NAME:	•
02	COMPANY ADDRESS:	
03	COMPANY REG. NO	
04	REPRESENTED BY:	

05	PASSPORT NUMBER:	
06	COUNTRY OF ISSUE:	
07	DATE OF ISSUE/ DATE OF EXPIRY:	
08	BANK NAME	
09	BANK ADDRESS	
10	ACCOUNT NUMMBER:	
11	IBAN:	
12	FX4 ACCOUNT NAME:	
13	SWIFT CODE:	
14	FX4 BANK OFFICER NAME:	
15	FX4 BANK PHONE/FAX:	
16	FX4 BANK OFFICER E- MAIL:	
17	LINK:	
18	FX4 CODE	
19	FX4 VERSION	
20	COMMON ACCOUNT:	
21	IDENTITY CODE:	
22	TRANSFER CODE/CLEARING HOUSE CODE:	
23	IMAD:	
24	USER NAME:	
25	WTS SERVER:	
26	GLOBAL SERVER ID(ORIGIN):	
27	GLOBAL SERVER IP:	
28	FARM NAME:	
29	LOGON DOMAIN:	
	LOGON SERVER:	

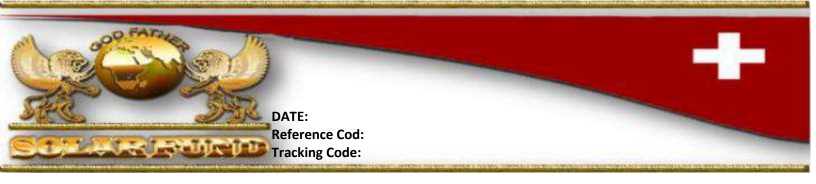
31	RECEIVER SERVER IP:
32	RECEIVER SERVER ID:
33	UTR:
34	SORT CODE:
35	CURRENCY:

CASH TRANSFER VIA Fx4 -

SENDER'S INSTRUMENT:	
TOTAL AMOUNT:	
FIRST TRANCHE:	
SUBSEQUENT TRANCHES:	
REMITTANCE BY:	
PAYMENT BY:	
SPECIAL REMARKS:	

Transfer Amounts

1st	To Be Determind By the parties	



2nd	To Be Determind By the parties
3rd	To Be Determind By the parties
4th	To Be Determind By the parties
5th	To Be Determind By the parties
TOTAL:	To Be Determind By the parties

III.DESCRIPTION OF TRANSACTION

INSTRUMENT	
AGREEMENT AMOUNT:	
SENDER"S INSTRUMENT	SWIFT MT-103 VIA FX4+DEUTSCHE BANK SYSTEM
TOTAL FACE VALUE	
FIRST TRANCHE	
SUBSEQUENT TRANCHES	
SENDER"S PROJECT	% () OF TOTAL CONTRACT VALUE(% +%)
RECEIVER''S PROJECT	%(NT) OF TOTAL CONTRACT VALUE
REMITTANCE BY	SWIFT MT-103-CASH/WIRE TRANSFER
PAYMENT BY	SWIFT MT 103 WIRE TRANSFER WITHIN 3 BANKING DAYS AFTER
	RECEIPT, AUTHENTICATION & VERIFICATION FROM SENDER
SPECIAL REMARKS	ALL TRANSFER INSTRUCTIONS SHALL STATE: FUNDS
	ARE CLEAN AND CLEAR,OF NON-CRIMINAL ORIGIN
DELIVERY	ALL TRANSFER: SWIFT MT103 WIRE TRANSFER OR BANK PAY ORDER
	OR TT BY 100% CASH FUND
NOTE	Its understood that the amount and timing of tranches are defined between the
	parties and further endorsed by bank officers

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PROCEDURE:

CASH TRANSFER VIA Fx4+ Deutsche Bank System by SWIFT MT-103.

- 1. Investor and Receiver both sign & execute the Private Investment Agreement.
- 2. This Investment Agreement, which thereby automatically becomes a full commercial recourse contract.
- 3. If necessary, the Parties will lodge copies of the Agreement with their respective banks for the compliance.
- 4. Investor will then transfer the funds via FX4+ Deutsche Bank System by SWIFT MT-103 to the bank coordinates of the Receiver.

5. upon transfer each tranche to Receiver bank, immediately the Sender allows the receiver to use Sender's Fund to pay the back by giving all the receiver's codes per below:

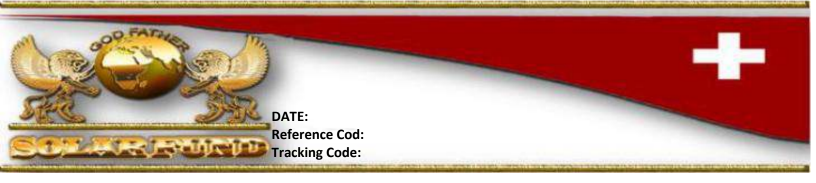
- a- Transfer Code
- b- Iron Code
- c- Fed Code
- d- Release Code
- e- And all other necessary code that need to release fund on receiver account
- f- Also Tax Letter &other documents to prove cleanness fund and free tax for receiver of this fund investment and FED insurance of fund.

This method will remain & continue until funds become will be finished, but after execute the fourth (4th) tranche the Sender shall introduce his Exclusive Agent to the Receiver to supervision transactions. All the transfers shall be done under supervision of the Sender's Agent.

6. Receiver's bank will verify, authenticate & confirm the receipt of the said funds within 3 banking days and then make the necessary disbursements via Swift MT-103 as per SPECIAL CONDITIONS here below. SPECIAL CONDITIONS:

The Parties agree that --% (------) out of the total amount of investment funds the RECEIVER will use to implement his own internal investment projects, including, but not limited: covering bank charges, costs, etc.

The RECEIVER, acting with full LEGAL responsibility, irrevocably and unconditionally, without protest or notification, without prejudice, recourse, or delay under penalty of perjury guarantees



to retransfer --% (-----) out of the total amount of investment funds to the separate account designated by the INVESTOR within 72 hours. The Parties agree that the above mentioned --% (------) of the

investment funds the Parties will use to participate in the High Yield Program proposed by the PARTNER NON-SOLICITATION, of which -% (------) shall be allocated as commission for all of the intermediaries, to be paid to DEBELKHAN LTD. As paymaster. To be split according to a separate agreement.

Receiver hereby confirms and declares that its associates or representatives, or any other person(s) 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 these 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 delay(s) or failure(s) in performance is(are) not caused by event(s) or circumstance beyond the control of such party in default.

The term "Beyond the Control of Such Party" include Act of War, Rebellion, Fire, Flood, Earthquake or other natural disasters, and any other cause not within the control of such non-performing party, or which the non-performing party by exercise of reasonable diligence is unable to foresee or prevent or remedy. MISCELLANEOUS

- a) Amendments. This Agreement may not be amended, altered or modified except (i) upon the unanimous by instrument in writing and signed by each of the Investor and Asset Manager.
- b) 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 and delivered to each of the Parties.
- c) No Rights of Third Parties. 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.
- d) Currency. Any exchange of funds between Sender and Receiver shall be made in the same currency in which the Sender transferred the investment funds. In addition, all calculations pursuant to this Agreement and any Joint Venture Agreement shall be based on ICC regulations in Paris.

IN WITNESS WHEREOF, THE PARTIES HERETO SET THEIR HANDS AND WITNESS WITH THEIR CORPORATE SEALS UPON THIS AGREEMENT AS THE ACCEPTANCE OF THE PRESENT TERMS AND CONDITIONS ON THIS 7 OCTOBER, 2018



PARTY-B / DEVELOPER - BANKING COORDINATES:

COMPANY NAME	
COMPANY ADDRESS:	
COMPANY REG. NUMB.:	
REPRESENTED BY:	
BANK NAME:	
BANK ADDRESS:	
BANK SWIFT:	
ACCOUNT NAME:	
ACCOUNT NUMBER:	
IBAN:	
BANK OFFICER NAME:	
BANK OFFICER TF. (FX4):	
FX4 CASH RECEIVABLES ACCOUNTID:	

TRANSFER CODE:	
LINK:	
FX4 ACCOUNT NAME:	
FX4 ACCOUNT NUMBER:	
FX4 CODE:	
REFERENCE NUMBER:	
IMAD:	
GLOBAL SERVER ID:	
GLOBAL SERVER IP:	
COMMON ACCOUNT NN	
SORT CODE:	
UTR:	
IDENTITY CODE:	
LOGONSERVER:	
FARM NAME:	
USERNAME:	
CURRENCY:	
FX4 VERSION:	



TEST TRANCHE	
MAXIMUM AMOUNT FOR	
TRANSFER:	

PARTY C

NAME:	
COMPANY ADDRESS:	
REPRESENTED BY:	
CORPORATE TITLE	
NATIONALITY	
PASSPORT NUMBER:	
DATE OF ISSUE	
DATE OF EXPIRY:	
BANK NAME	
BANK ADDRESS	
ACCOUNT NAME	
BANK ACCOUNT NO	

SWIFT CODE	
ACCOUNT SIGNATORY	
BANK OFFICER NAME	
BANK OFFICER TEL NO.	
RECEIVER EMAIL ADDRESS	

- 2.2. For realization of the investment programs the Parties bring the foreign investment in convertible currency during validity hereof according to the schedule fixed by the Parties, agreed currency amounts and tranches which are reflected in additional agreements hereto.
- 2.3. The Parties can extend kinds and spheres of investment activity and if necessary make the Additional agreements.
- 2.4. Any modification or supplement to this Agreement can be made by mutual agreement of the Parties and should be executed by separate protocols, which, after signing by the "Parties" will be considered an integral part of the same.

3. RIGHTS AND DUTIES OF THE PARTNERS.

- 3.1. Party-A and Party-B for the purpose of fulfillment hereof:
- 3.1.1. Develop investment activity for their economic and technical projects.
- 3.1.2. Conclude contracts, agreements, and other agreements necessary for realization of their investment programs.
- 3.1.3. Provide each other with all necessary legal, financial and other documents, related to the fulfillment hereof.

- 3.1.4. Invest money in their own projects during validity hereof according to their current legislation.
- 3.1.5. Carry out economic activity to fulfill own investment programs.
- 3.1.6. Attract other legal entities and individuals for the fulfillment of their investment programs under the present Agreement at their sole decision.
- 3.1.7. Agree to provide each other with necessary assistance.
- 3.1.8. Agree to follow and observe the terms and conditions hereof.
- 3.1.9. Agree to keep in a secret all business, technical and commercial information related to implementation hereof.

4. CONFIDENTIAL INFORMATION AND SECURITY.

4.1.In connection with present Agreement, the Parties will provide the each other with the information concerning the designated fiduciary banks originating in writing by each Party and is

designated as confidential which the Parties hereby agree to treat as "confidential information". The Parties understand and agree that any confidential information disclosed pursuant to this Agreement is secret, proprietary and of great value to each Party which value may be impaired if the secrecy of such information is not maintained.

- 4.2. The Parties further agree that they will take reasonable security measures to preserve and protect the secrecy of such "confidential information" and will hold such information in trust and not to disclose such information, either directly or indirectly to any person or entity during the term of this Agreement or any time following the expiration or termination hereof; provided, however, that the Parties may disclose the confidential information to an assistant, agent or employee who has agreed in writing to keep such information confidential and to whom disclosure is necessary for the providing of services under this Agreement.
- 4.3. Separate introductions made through different intermediary chains may result in other transactions between the Parties will not constitute a breach of confidential information, provided such new chains were not created for purposes of circumvention of the first introducing chain. Copy and paste signatures are not allowed.

4.4.Unauthorized bank communication: Neither Party is allowed to contact the bank of the other Party without the written authorization for that of the Party whose bank is to be contacted. Any unauthorized contact act of either Party of this Agreement is considered as a breach of this Agreement and shall cause this Agreement immediate cancellation, and transaction becomes null and void.

5. CODES OF IDENTIFICATION.

The Parties agree that all documents related to the transactions bear the codes listed on page 01 of this Agreement and that the said codes remain unchangeable within this Agreement duration, including all rollovers, extensions and additions.

6. COMMUNICATION.

- 6.1. Communication with banks will be limited to those between the Investor's bank and Partner's bank and only by between authorized bank officers/representatives, including principals of the Investor and the Partner, in the course of completion of this transaction. No communication by any other party is permitted without prior written consent of the named account holders.
- 6.2. EDT- Electronic Document Transmittal & Counterparts: This Agreement may be executed in multiple copies at different times and places, each being considered an original and binding. All facsimile /electronic transmittal/communications, including electronic signature, relating to this Agreement and which are mutually accepted by the Parties, shall be deemed legally binding and enforceable documents for the duration of the transaction. And as applicable, this Agreement shall:
 - ❖ 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);

❖ Electronic Commerce Agreement (ECE/TRADE/257, Geneva, May 2000) adopted by the United Nations Centre for

Trade Facilitation and Electronic Business (UN/CEFACT);

❖ All electronically submitted documents shall be subject to the European Community Directive No. 95/46/EEC, as

7. VALIDITY.

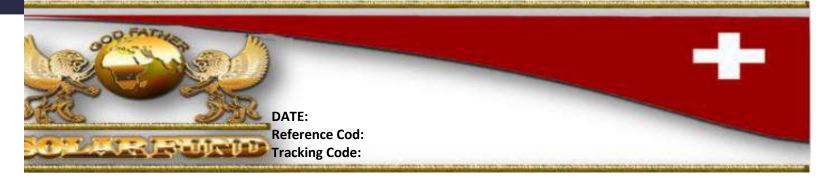
Once this Agreement is signed by both Parties the transaction shall begin within three (3) banking days or sooner, excluding Saturdays and Sunday and any bank holidays and will be valid up to fulfillment of the obligations by both Parties.

8. FULL UNDERSTANDING.

- 8.1. The latest edition/signature of this Agreement, executed by each party in originals, represents the full understanding between the Parties and supersedes all other undertakings, whether verbal or written. All statements and representations are made without any omission of material fact and with full corporate and legal responsibility under penalty of perjury.
- 8.2. The Parties hereto accept that should the present Agreement partially or in full be found invalid or unenforceable pursuant to judicial decree or by virtue of any international regulations, this Agreement shall be reconstructed upon mutual consent and agreement of both Parties.
- 8.3. Until the physical exchange of original hard copies, the acknowledged fax and/or email copies of this Agreement shall be deemed original.
- 8.4. The commission payable under this Agreement is to be distributed in accordance with the Irrevocable Fee Protection Agreement.

9. ASSIGNMENT.

Each Party of this Agreement may assign this Agreement or its total or partial performance hereof to any other company which assumes the obligations of the assigning party under



the terms of the assignment. Formal notice of the assignment shall be rendered to the other Party to this Agreement expressly indicating there on the assignee's full contact particulars.

10. TERM OF AGREEMENT.

This agreement is a full recourse commercial commitment enforceable under the laws of the jurisdiction of EURO, Liechtenstein, Switzerland or any other member country of the European Union as it applies. And, said law shall govern the interpretation, enforceability, performance, execution, validity and any other such matter of this Agreement, which shall remain in full force and effect until completion of the said transaction and it is legally binding upon the Parties signatories, their heirs, successors and assigns, agents, principals, attorneys and all associated partners involved in this Agreement/contract/transaction.

11. LAW AND ARBITRATION.

- 11.1. This Agreement is a full recourse commercial commitment enforceable under the laws of jurisdiction of the countries where this transaction is effectuated, and any dispute is to be resolved under the ICC rules for arbitration.
- 11.2. All disputes and disagreements, which can arise during execution of the present agreement or in connection with it, will be solved by negotiation between the Parties. In case the Parties will not come to the agreement, the disputes and disagreements are to be settled by The London Court of International Arbitration (UK) made up by one arbitrator.
- 11.3. The Parties hereto acknowledge and agree that any discrepancy and/or dispute in application of this Agreement will be solved amicably. If it is not possible, the arbitration procedure is to be followed.11.4. This Agreement is intended to be performed in accordance with, and only to the extent permitted by all applicable

laws of jurisdiction, ordinances, rules and regulations. If any provision of this Agreement be considered invalid or unenforceable, then, the reminder part of this Agreement shall not be affected (if agreeable by both Parties) and shall be enforced to the greatest extend permitted by law.



12. ANNEXES

All additional agreements and annexes relative to the present Agreement bearing its Transaction Code constitute an integral part of the same.

WE, THE UNDERSIGNED PARTIES, HEREBY SWEAR UNDER THE INTERNATIONAL LAWS OF PERJURY AND FRAUD THAT THE INFORMATION PROVIDED BY US HEREIN IS ACCURATE AND TRUE, AND BY AFFIXING OURSIGNATURES/INITIALS/SEALS TO THIS AGREEMENT, WE ATTEST THAT OUR RESPECTIVE BANK-OFFICERS ARE FULLY AWARE OF, HAVE APPROVED AND ARE READY PROCEED WITH THIS TRANSACTION.

Two Parties (Investor & Developer) hereby acknowledge that they have read and accepted the terms and conditions contained in this Agreement and by their initials on each page and signatur

es on this page herebyagree and acknowledge that it is a criminal offence for either Party to fail to fulfil their obligations under the terms and conditions of this Agreement which they have voluntarily entered into and executed on this day

SENDER: % (--), OF PAYMENT OF FIRST FOLDER'S FACE VALUE, INCLUDING ROLLS AND EXTENSIONS TO BE FORWARD TO THE FOLLOWING ACCOUNT: CLOSED

COMPANY NAME:	
COMPANY ADDRESS:	
BANK NAME:	
BANK ADDRESS:	

BANK ACCOUNT NAME:	
ACCOUNT NUMBER/IBAN:	
BANK BIC / SWIFT CODE:	
BANK OFFICER NAME:	
BANK TELEPHONE / FAX:	

SENDER SIDE: (-%), OF PAYMENT OF FIRST FOLDER'S FACE VALUE, INCLUDING ROLLS AND EXTENSIONS TO BE FORWARD TO THE FOLLOWING ACCOUNT: ------

COMPANY NAME:	
COMPANY ADDRESS:	
BANK NAME:	
BANK ADDRESS:	
SWIFT CODE:	
ACCOUNT NAME:	
ACCOUNT NUMBER/IBAN NO:	
BANK OFFICER:	
BANK PHONE:	

SENDER SIDE: (-%), OF PAYMENT OF SECOND FOLDER'S FACE VALUE, INCLUDING ROLLS AND EXTENSIONS TO BE FORWARD TO THE FOLLOWING ACCOUNT:

COMPANY NAME:		
---------------	--	--

COMPANY ADDRESS:	
BANK NAME:	
BANK ADDRESS:	
SWIFT CODE:	
ACCOUNT NAME:	
ACCOUNT NUMBER/IBAN NO:	
BANK OFFICER:	
BANK PHONE:	

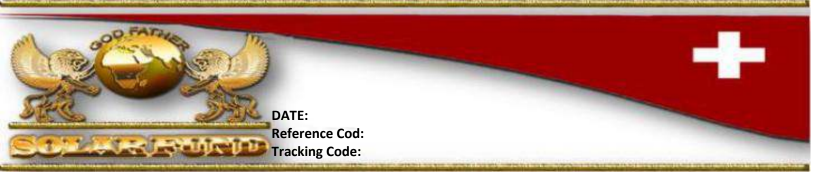
RECEIVER 1: (%)OF PAYMENT OF FACE VALUE INCLUDING ROLLS AND EXTENSION TO BE	
FORWARD TO:	
COMPANY:	
ADDRESS:	
REPRESENTED BY:	
PASSPORT NO:	
BANK NAME:	
BANK ADDRESS:	
ACCOUNT NAME:	
ACCOUNT/IBAN:	
SWIFT CODE:	

RECEIVER SIDE: (--%), OF PAYMENT OF FIRST FOLDER'S FACE VALUE, INCLUDING ROLLS AND

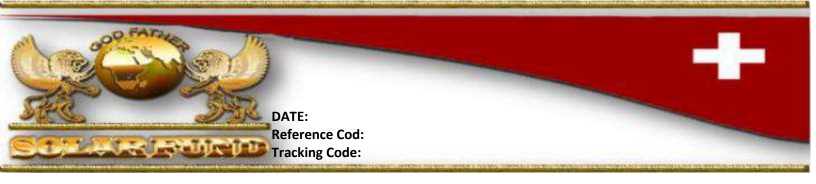


EXTENSIONS TO BE FORWARD TO THE FOLLOWING ACCOUNT: CLOSED

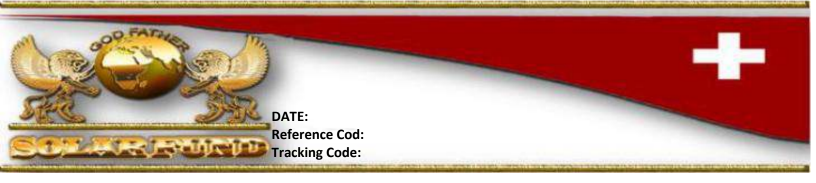
COMMISSION	
BENEFICIARY NAME	
PASSPORT NUMBER	
BANK NAME	
BANK ADDRESS	
ACCOUNT NUMBER	
SWIFT CODE	
BANK TELEPHONE	
BANK OFFICER NAME	
BANK TELEPHONE	
BANKER EMAIL	
SPECIAL WIRE INSTRUCTIONS	SPECIAL INSTRUCTIONS: SAME DAY TRANSFER AND IMMEDIATE CREDIT REQUIRED IN EQUIVALENT TO TOTAL VALUE OF EURO DOLLARS (EURO) ALL TRANSFER INSTRUCTIONS SHALL STATE: "THE REMITTER IS KNOWN TO US. FUNDS ARE CLEAN AND CLEAR, OF NON-CRIMINAL ORIGIN AND ARE PAYABLE IN CASH IMMEDIATELY UPON RECEIPT BY BENEFICIARY'S BANK".
INSTRUCTIONS	Payment under the Agreement No :
	PLEASE SEND US SWIFT BANK BY Email Address Below:



PARTY "A" PASSPORT COPY



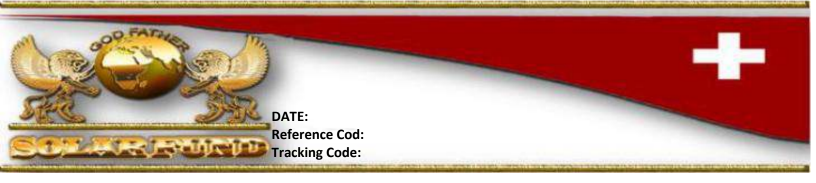
COPY OF CERTIFICATE OF INCORPORATION OF PARTY"A":



PARTY "B" PASSPORT COPY



COPY OF CERTIFICATE OF INCORPORATION OF PARTY B



LETTER OF COMMITMENT RECEIVER To SENDER

Dear Sir/

Hi,

(This will be done by mutual agreement).

After performing the above obligation, the execution of the rest of the contract is possible. It should be noted that the above obligation is applicable when the cash payment can be deducted.

Note: 1

Since the time of deposit until the screen shot is provided, it is 72 hours of billing time.

Note: 2

The Officer of the Recipient Bank has the opportunity to download all information within 48 hours from the time the email was received for downloading the information (--), the amount of



the subject matter of the contract and other correspondence sent by the sender to the Officer Bank, and then announce the result to the sender's Officer.

Note: 3

In some contracts, if the recipient bank can't respond by telephone, e-mail, fax or any other means of communication with the certificates and contracts and the correspondence from the sender's bank, the recipient's account holder should follow up and report Submit the confirmation to the Officer in writing.

Note:4

At the start of transfer of the Funds by the FX4 method, the preparation of bank documents will be provided by the sender, but then all currency transfers by Swift 103 and all relevant bank documents related to it must be prepared by the Receiver.

-The following email is also provided for your office and banking correspondence.

info@godfatherfund.COM

Please provide the above mentioned e-mail as well as the contracts between your bank officers.

SOLAR SYSTEM SPECIAL INSTRUCTION

(Electronic signature is valid and accepted as hand signature)

EDT (ELECTRONIC DOCUMENT TRANSMISSIONS)

- 1. EDT (Electronic document transmissions) shall be deemed valid and enforceable in respect of any provisions of this Contract. As applicable, this agreement shall be: Incorporate U.S. Public Law 106-229, "Electronic Signatures in Global & National Commerce Act" or such other applicable law conforming to the UNCITRAL Model Law on Electronic Signature (2001)
- 2. ELECTRONIC COMMERCE AGREEMENT (ECE/TRADE/257, Geneva, May 2000) adopted by the United Nations Centre for Trade Facilitation and Electronic Business (UN/CEFACT).
- 3. EDT documents shall be subject to European Community Directive No. 95/46/EEC, aapplicable. 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 EDTinstruments.

Required message "The remitter is known to us. This is done with full banking responsibility and we are satisfied as to the source of funds sent to us."