



AGREEMENT no. _____
regarding carrying out the activity in the
Information Technology Park "Moldova IT park"

Chisinau

Administration of the Information Technology Park "Moldova IT Park", an administrative authority founded by the Government, having its headquarters in the Republic of Moldova, Chisinau, _____, on the one hand, and

"_____", registered under the legislation of the Republic of Moldova, IDNO _____, having the headquarters in the Republic of Moldova, Chisinau, _____ st., MD-_____, hereinafter referred to as "the Resident", in the person of Mr./ Mrs. _____, as Administrator, acting on the basis of the Articles of incorporation, on the other hand, hereinafter referred to individually as "the Party" and jointly as "the Parties", have concluded this Agreement regarding the activity in the Information Technology Park "Moldova IT Park" (hereinafter – "The Agreement"), as follows:

1. THE OBJECT OF THE AGREEMENT

1.1. By this Agreement, "_____" asks the Administration to register as resident of the Information Technology Park "Moldova IT park" (hereinafter – Park), carrying out the following types of activity as a Resident:

- customized software development (customer oriented software) (62.01);
- computer game editing activities (58.21);
- editing of other software products (58.29);
- management activities (management and operation) of computing means (62.03);
- data processing, web page management and related activities (63.11);
- web portal activities (63.12);
- information technology service activities (62.02);
- other information technology service activities (62.09);
- other forms of education (85.59), limited to training in computer science;
- specialized design activities (74.10), based on the use of specialized high-performance computing equipment;
- research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in mathematics (72.19.11);
- research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in computers and computer sciences (72.19.12);
- research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: research and experimental development services in physics (72.19.13);
- research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in nanotechnology (72.19.21);
- research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: other research and



experimental development services in engineering and technology, except biotechnology (72.19.29);

- research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: research and development services of original projects in natural sciences and engineering, except biotechnology (72.19.50);
- research and development in biotechnology (72.11), limited to: experimental research and development in the field of bioinformatics: database construction in genomics, protein ordering, complex processes of biological modeling, including biological systems;
- research and development in biotechnology (72.11), limited to: experimental research and development in the field of nanobiotechnology: nano/microfabrication tools and processes used in the construction of devices for the study of biosystems and applications in medication, diagnostics, etc.;
- manufacture of electronic components (modules) (26.11), limited to: manufacture of microprocessors;
- manufacture of electronic components (modules) (26.11), limited to: manufacture of integrated circuits (analogue, digital or hybrid);
- cinematographic, video and television program post-production activities (59.12), based on the use of specialized high-performance computing equipment, limited to: services for obtaining special effects (59.12.14);
- cinematographic, video and television program post-production activities (59.12), based on the use of specialized high-performance computing equipment, limited to: animation production services (59.12.15).

1.2. The Resident undertakes the obligation to comply with legal requirements regarding performance of the activity in the Park and payment of the residency fee under the way and conditions established by this Agreement.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. The Administration has the following rights:

2.1.1. to undertake the attributions provided by the Law no. 77 as of 21 April 2016 on information technology parks;

2.1.2. to receive the mandatory residency fee due by the Resident in accordance with article 3.1 of this Agreement;

2.1.3. to verify if the Resident comply with the provisions of this Agreement and to request the information provided by this Agreement in order to evaluate the Park;

2.1.4. to notify the competent public authorities about the Resident's infringement cases of the legislation in force provisions;

2.1.5. to represent the interests of the Park's residents towards the competent public authorities;

2.1.6. to exercise other rights provided by the legislation.

2.2. The Administration has the following obligations:

2.2.1. to take all the necessary measures and to register the resident in the Register of Park's residents, at the signing date of this Agreement, issuing the certificate of registration as a resident of the Park;

2.2.2. to submit, by the end of the month in which the resident was registered in the Register of Park's Residents, a copy of the extract from the Register of Park's Residents to the State Tax Service, the National Social Insurance House, the National Health Insurance Company and the local public administration authorities in the district where the resident's headquarters (legal address) is located;

2.2.3. to ensure online access to the Register of Park' Residents in accordance with the applicable legislation, through the official website;



- 2.2.4. not to interfere in the economic activity of the resident;
 - 2.2.5. to respect the confidentiality of the data provided by the resident, according to the art. 2.4.2. of this Agreement, including in the public reports only the generalized data about the Park;
 - 2.2.6. to show good faith and diligence it manifest in its own activities, in relation to the residents of the Park;
 - 2.2.7. to obey its obligations conscientiously, for the rational use of financial means and human resources;
 - 2.2.8. to convoke the meeting of the park's residents for the coordination or approval of the matters established in this Agreement or in the Regulation for the organization and functioning of the Administration of the Information Technology Park "Moldova IT park";
 - 2.2.9. to perform other obligations provided by the legislation.
- 2.3.** The Resident has the following rights:
- 2.3.1. to benefit from the incentives and guarantees offered by the resident title of the Park, in accordance with the Law no. 77 as of 21 April 2016 on information technology parks;
 - 2.3.2. to participate together with the Administration in the process of elaboration of projects for the development of the Park;
 - 2.3.3. to request the modification of the amount of the mandatory contributions through a reasoned request to the Administration's address;
 - 2.3.4. to request from the Administration the signing of the confidentiality Agreement;
 - 2.3.5. to exercise other rights provided by the legislation.
- 2.4.** The Resident has the following obligations:
- 2.4.1. to pay the residency fee in the amount, way and conditions established by this Agreement;
 - 2.4.2. to submit quarterly to the Administration, by the 25th of the month following the reporting period, the report which is attached to this Agreement and is an integral part of it;
 - 2.4.3. to carry out the activity in the Park in accordance with the applicable legislative framework;
 - 2.4.4. to keep the accounting of its activity and to submit reports, financial statements and statements in the manner established by the legislation in force;
 - 2.4.5. to pay the mandatory single tax, in the way and conditions established by the legislation in force;
 - 2.4.6. to ensure the verification in order to meet the necessary indicators for maintaining the status of the resident of the information technology park, in accordance with article 18 of the Law no. 77 as of 21 April 2016 on information technology parks;
 - 2.4.7. to execute other obligations provided by the legislation;
 - 2.4.8. to inform the Administration, within 30 days, about the Resident's change of the name, of the administrator, of the shareholders (only if the country of origin of the capital changes) and/or of the legal address;
 - 2.4.9. to inform the Administration, within 10 days, about the modification of the Resident's contact details and of the e-mail address used as official communication channel;
 - 2.4.10. to submit to the Administration the information on forecasted sales revenue for the next year until December 31 of the current year.
- 2.5.** The Resident is not liable for the obligations of the Administration. The Administration is not liable for the obligations of the Resident.

3. RESIDENCY FEE AND METHOD OF PAYMENT

- 3.1.** The amount of the mandatory annual residency fee of the Park's Resident is established by the Administration in accordance with its Regulation, but it cannot be less than one conventional unit per month.
- 3.1.1. The forecasted amount of the mandatory annual residency fee of the Park's resident is equal to the amount of annual expenses included in the Administration's budget for the year in



course, divided by the total revenue from sales of all park residents forecasted for the year in course and multiplied by the sales income of the Park resident forecasted for the year in course.

3.1.2. The actual amount of the mandatory annual residency fee of the Park resident is equal to the amount of annual expenses effectively spent from the Administration's budget for the year in course, divided by the total revenue from sales of all residents of the Park made for the year in course and multiplied by the sales income of the Park's Resident made for the year in course.

3.1.3. In both cases, the considered sales revenue refers to the applied period of special tax regime provided for residents of the Park in the respective year.

3.1.4. The amount of the mandatory residency fee for the month in which the park's resident status was obtained is equal to a conventional unit, regardless of the value of the sales income for the year in course.

3.2. At the signing date this Agreement, the residency fee amounts 50 MDL per month, for the month in which this Agreement is signed, and _____ MDL per month, starting with the following month. The amount is estimated and is liable to recalculation in accordance with article 3.6 of this Agreement.

3.3. The payment of the residency fee shall be made via bank transfer to the indicated Administration's account.

3.4. The residency fee for the month in which this Agreement is signed shall be paid within 5 working days from the signing of the Agreement. The residency fee for the months following the one the title of Park's resident was obtained is paid monthly, but not later than the 20th day of that month.

3.5. The Administration is entitled to request the proportional increase residency fee amount not more often than once per year and only if the economic conditions require it. The request must be economically substantiated and must be submitted for coordination to the Park's residents under the conditions of article 2.2.8 of this Agreement. By exception, the Administration is entitled to request, as necessary, the increase of the residency fee, if the title of resident / residents of the Park is withdrawn, the total monthly amount of residency fee collected by the Administration has decreased by 20% compared to the period in which the current size of the fee was established.

3.6. The recalculation of the annual mandatory residency fee shall be carried out as follows:

3.6.1. After receiving the results of the annual verification of the activity of the Park's residents, carried out by the audit entities, the Administration recalculates the amount of the residency fee for the previous year, taking into account the effective sales income of each resident and the total income from sales of all Park's residents during the period of the special tax regime application provided for the Park residents in the year proposed for recalculation, as well as from the final budget of the Park, approved for that year.

3.6.2. The Administration notifies each resident the amount of effective residency fee, including the overpayment or additional payment due.

3.6.3. In case of overpayment, the respective financial means shall be transferred to the budget of the following year, in the account of the mandatory residency fee of the Park's residents for the next year, or shall be returned to the Park's residents, according to the decision of the park residents' meeting.

3.6.4. If it is found that the Park's Resident owes an effective fee higher than the forecasted fee, the resident will pay the difference due for the previous financial year within 5 days from the date of notification by the Administration.

3.6.5. The Resident, based on this article and the notification received from the Administration, accepts and agrees to pay the recalculated fee, if applicable, without signing additional acts.

4. LIABILITY OF THE PARTIES

4.1. The Resident and the Administration undertake to pay compensation to the extent of the damages caused for the violation of the obligations provided under article 2.2 and 2.4 of this Agreement. If the Resident does not pay the fee within the term stipulated by article 3.4, it shall pay



an interest to the Administration for each day of delay in the amount established by the provisions of Article 942 of the Civil Code of the Republic of Moldova.

4.2. In case of resident's failure to comply with the requirements for the application of incentives provided by the Law no. 77 as of 21 April 2016 on information technology parks, its obligations towards the national public budget shall be recalculated in the general established manner, starting with the fiscal period in which the violation was committed, in accordance with the legislation in force.

5. TERMINATION OF THE AGREEMENT

5.1. This Agreement may be terminated as follows:

5.1.1. by mutual agreement of the Parties;

5.1.2. unilaterally, at the initiative of the Park's Resident, if the Administration does not comply with the provisions of this Agreement, the legislation on information technology parks, the provisions of the Agreement concluded between the Administrator and the Ministry of Economy, as well if the Administration fails to settle the violations within 30 days from the receipt of the written notification from the resident;

5.1.3. unilaterally, at the initiative of the Administration, if the resident does not comply with the provisions of the Law no. 77 of April 21, 2016 on information technology parks or of this Agreement and does not settle the violations within 30 days from the receipt of the written notification from the Administration;

5.1.4. unilaterally, at the initiative of the Administration, if there is a final and irrevocable decision to initiate insolvency proceedings against the resident, unless within the insolvency procedure it was agreed the financial restructuring in which the Resident continues most of its economic activities carried out until the initiation of the insolvency procedure;

5.1.5. unilaterally, at the initiative of the Administration, if the resident fails to pay the residency fee for a period exceeding 3 months;

5.1.6. unilaterally, at the initiative of the Administration, if the resident violates the provisions of the legislation on the prevention and combating money laundering;

5.1.7. on the entry date into force of the Government Decision on the Park's dissolution, in accordance with the provisions of the legislation in force;

5.1.8. unilaterally, at the initiative of the Resident, then the quota of the single tax established in the Law no. 77 of 21 April 2016 on information technology parks, changes and no longer satisfies the economic interests of the Resident;

5.1.9. at the unconditional request of the resident, with a notice of at least 30 calendar days, including until the expiry of the minimum term of the Agreement on carrying out the activity in the park;

5.1.10. unilaterally, at the initiative of the Administration, if, in result of the verification carried out annually by the audit entity, it is found that the resident does not meet the qualification conditions as a resident of the Park, provided by the Law no. 77 as of 21 April 2016 on information technology parks.

5.2. The Resident loses the title of Park's resident on the termination date of the Agreement and the exclusion of the resident from the Register of Park's Residents.

5.3. The resident's title withdrawal implies the annulment of the resident's right to benefit from the incentives offered under the Law no. 77 as of 21 April 2016 on information technology parks. Annulment of the resident's right to benefit from incentives offered under the legislation is applied only for the future, unless the withdrawal of the resident's title is determined by the non-compliance with the conditions for the application of the incentives provided by law, according to article 4.2 of this Agreement.

5.4. In case of withdrawal of the resident's title, the Administration will inform, by the end of the month, about this the State Tax Service, the National House of Social Insurance, the National



Health Insurance Company and the local public administration authorities in the district where the headquarters (legal address) of the resident is located.

5.5. The Resident may appeal in court the decision on withdrawal of the resident's title.

5.6. The parties to this Agreement agree that the notices sent by e-mail indicated in this Agreement or in the last notice of the Party regarding the change of the e-mail address sent in accordance with this Agreement have legal value equal to the paper notifications sent to the legal address of one of the Parties. Notifications sent by e-mail shall be deemed to have been received on the next working day following the day on which they are sent. The recipient is obliged to take all necessary measures for the use of the e-mail, including keeping it in an active state, the availability of space for storing messages, the automatic transmission of messages received in the "Spam" folder, the non-receipt of messages or their receipt in incomplete or altered or late form, as well as for the conditions of accessing the Internet.

6. FINAL PROVISIONS

6.1. The Resident declares and guarantees to the Administration that, at the date of signing this Agreement, informed in writing its employees about the peculiarities of the social and medical insurance established by the Law no. 77 of April 21, 2016 on the information technology parks, as well as about the peculiarities of the income tax from the salary.

6.2. The amendments and additions made to this Agreement shall be valid only if they have been drawn up in writing and have been signed by both Parties with the handwritten signature or the qualified advanced electronic signature.

6.3. This Agreement enters into force on the date of its signing by the Parties and is valid for a period of _____. The term of the Agreement may be extended by an addendum signed by Parties, but may not exceed the Park's term.

For the confirmation of the matters above, the Parties have signed this Agreement in accordance with the legislation of the Republic of Moldova, at the date and year mentioned above.

Administration	Resident
"MOLDOVA IT PARK" IDNO 1017601000172 Administrator _____	

Annex 1: Chart on calculation and payment of residency fee within "Moldova IT Park" for _____

Annex 2: Quarterly report template



to Agreement no. _____ from _____
 regarding carrying out the activity in the
 Information Technology Park "Moldova IT park"

**Chart on calculation and payment of residency fee within "Moldova IT Park"
 for _____**

In accordance with the contractual provisions, the residency fee for the month in which this Agreement is signed, shall be paid within 5 working days from the signing of the Agreement.

According to the current payment schedule, the residency fee for the coming months is to be paid monthly, but not later than the 20th of that month or in advance.

After the receipt of the payments made by the Resident, the Administration assumes the responsibility of drawing up a verification document, which will correspond to a calendar semester, and which will be signed electronically by both parties.

Administration of the Information Technology Park "Moldova IT Park"		
Payer	"_____" LLC, IDNO: ____	
Nr.	Name of contributions	Monthly fee, MDL
1.	Residency fee _____	50
2.	Residency fee _____	_____
3.	Residency fee _____	_____
4.	Residency fee _____	_____
5.	Residency fee _____	_____
6.	Residency fee _____	_____
7.	Residency fee _____	_____
8.	Residency fee _____	_____
9.	Residency fee _____	_____
10.	Residency fee _____	_____
11.	Residency fee _____	_____
12.	Residency fee _____	_____
	Total	_____



Annex 2
to Agreement no. ____ from _____
regarding carrying out the activity in the
Information Technology Park "Moldova IT park"

REPORT

Name _____ of _____ the _____ resident
 Tax _____ Code _____ (IDNO/IDNP)
 Legal/postal _____ address
 Administrator _____
 Contact _____ person
 Phone _____ number
 E-mail _____
 Website _____
 Date _____ of submission _____ of the report:
 Reporting period: _____ 20__ - _____ 20__

	Indicators	The unit of measurement	The value of the indicator
1	2	3	4
1.	Number of employees (employees) – total	persons	
1.1.	Number of employees (employees) whose individual employment Agreements are suspended	persons	
2.	The number of employees (employees) – directly involved in carrying out the activities provided for in Article 8 of the Law no. 77 as of 21 April 2016 on information technology parks at the date of submission of the report	persons	
3.	From the number of employees (employees) – directly involved in carrying out the activities provided for in Article 8 of Law no. 77 as of 21 April 2016 on information technology parks:		
3.1.	men	persons	
3.2.	women	persons	

4.	According to the country of residence (employees) – directly involved in carrying out the activities provided for in article 8 of the Law no. 77 as of 21 April 2016 on information technology parks:		
4.1.	citizens of the Republic of Moldova	persons	
4.2.	foreign citizens or stateless persons	persons	
5.	The average monthly salary of the employees directly involved in carrying out the activities provided for in Article 8 of Law no. 77 as of 21 April 2016 on information technology parks	MDL	
6.	Total revenue from sales	MDL	
7.	Revenues related to the activities provided for in Article 8 of Law no. 77 as of 21 April 2016 on information technology parks	MDL	
7.1.	of which local sales:		
7.1.1.	Customized software development (customer oriented software) (62.01);	MDL	
7.1.2.	computer game editing activities (58.21);	MDL	
7.1.3.	editing of other software products (58.29);	MDL	
7.1.4.	management activities (management and operation) of computing means (62.03);	MDL	
7.1.5.	data processing, web page management and related activities (63.11);	MDL	
7.1.6.	web portal activities (63.12);	MDL	
7.1.7.	information technology service activities (62.02);	MDL	
7.1.8.	other information technology service activities (62.09);	MDL	
7.1.9.	other forms of education (85.59), limited to training in computer science;	MDL	
7.1.10.	specialized design activities (74.10), based on the use of specialized high-performance computing equipment;	MDL	
7.1.11.	research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in mathematics (72.19.11);	MDL	
7.1.12.	research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in computers and computer sciences (72.19.12);	MDL	
7.1.13.	research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: research and experimental development services in physics (72.19.13);	MDL	
7.1.14.	research and development in other natural sciences and engineering (72.19), based on the use of high-performance	MDL	

	specialized computing equipment, limited to: research and experimental development services in nanotechnology (72.19.21);		
7.1.15.	research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: other research and experimental development services in engineering and technology, except biotechnology (72.19.29);	MDL	
7.1.16.	research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: research and development services of original projects in natural sciences and engineering, except biotechnology (72.19.50);	MDL	
7.1.17.	research and development in biotechnology (72.11), limited to: experimental research and development in the field of bioinformatics: database construction in geonomics, protein ordering, complex processes of biological modeling, including biological systems;	MDL	
7.1.18.	research and development in biotechnology (72.11), limited to: experimental research and development in the field of nanobiotechnology: nano/microfabrication tools and processes used in the construction of devices for the study of biosystems and applications in medication, diagnostics, etc.;	MDL	
7.1.19.	manufacture of electronic components (modules) (26.11), limited to: manufacture of microprocessors;	MDL	
7.1.20.	manufacture of electronic components (modules) (26.11), limited to: manufacture of integrated circuits (analogue, digital or hybrid);	MDL	
7.1.21.	cinematographic, video and television program post-production activities (59.12), based on the use of specialized high-performance computing equipment, limited to: services for obtaining special effects (59.12.14);	MDL	
7.1.22.	cinematographic, video and television program post-production activities (59.12), based on the use of specialized high-performance computing equipment, limited to: animation production services (59.12.15).	MDL	
7.2.	Exported:		
7.2.1.	Customized software development (customer oriented software) (62.01);	MDL	
7.2.2.	computer game editing activities (58.21);	MDL	
7.2.3.	editing of other software products (58.29);	MDL	
7.2.4.	management activities (management and operation) of computing means (62.03);	MDL	
7.2.5.	data processing, web page management and related activities (63.11);	MDL	
7.2.6.	web portal activities (63.12);	MDL	
7.2.7.	information technology service activities (62.02);	MDL	
7.2.8.	other information technology service activities (62.09);	MDL	



7.2.9.	other forms of education (85.59), limited to training in computer science;	MDL	
7.2.10.	specialized design activities (74.10), based on the use of specialized high-performance computing equipment;	MDL	
7.2.11.	research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in mathematics (72.19.11);	MDL	
7.2.12.	research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in computers and computer sciences (72.19.12);	MDL	
7.2.13.	research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: research and experimental development services in physics (72.19.13);	MDL	
7.2.14.	research and development in other natural sciences and engineering (72.19), based on the use of high-performance specialized computing equipment, limited to: research and experimental development services in nanotechnology (72.19.21);	MDL	
7.2.15.	research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: other research and experimental development services in engineering and technology, except biotechnology (72.19.29);	MDL	
7.2.16.	research and development in other natural sciences and engineering (72.19), based on the use of specialized high-performance computing equipment, limited to: research and development services of original projects in natural sciences and engineering, except biotechnology (72.19.50);	MDL	
7.2.17.	research and development in biotechnology (72.11), limited to: experimental research and development in the field of bioinformatics: database construction in geonomics, protein ordering, complex processes of biological modeling, including biological systems;	MDL	
7.2.18.	research and development in biotechnology (72.11), limited to: experimental research and development in the field of nanobiotechnology: nano/microfabrication tools and processes used in the construction of devices for the study of biosystems and applications in medication, diagnostics, etc.;	MDL	
7.2.19.	manufacture of electronic components (modules) (26.11), limited to: manufacture of microprocessors;	MDL	
7.2.20.	manufacture of electronic components (modules) (26.11), limited to: manufacture of integrated circuits (analogue, digital or hybrid);	MDL	



7.2.21.	cinematographic, video and television program post-production activities (59.12), based on the use of specialized high-performance computing equipment, limited to: services for obtaining special effects (59.12.14);	MDL	
7.2.22.	cinematographic, video and television program post-production activities (59.12), based on the use of specialized high-performance computing equipment, limited to: animation production services (59.12.15).	MDL	
8.	Other sales revenues – total	MDL	
9.	Investments in the activity of the resident	MDL	
9.1.	Investments in fixed assets:		
9.1.1.	Investments in property, plant and equipment directly related to services stipulated in Article 8 of the Law no. 77 as of 21 April 2016 on information technology parks	MDL	
9.1.2.	Investments in intangible assets directly related to services stipulated in Article 8 of the Law no.77 as of 21 April 2016 on information technology parks	MDL	
9.1.3.	Other investments in fixed assets	MDL	
10.	The cost of sales related to the activities stipulated in article 8 of Law no. 77 as of 21 April 2016 on information technology parks – total	MDL	
11.	Cost of sales not included in item 10 – total	MDL	
12.	Used technologies		The value of the indicator is indicated with +
12.1.	PHP		
12.2.	C++		
12.3.	Net		
12.4.	Java		
12.5.	iOS		
12.6.	Android		
12.7.	Windows		
12.8.	Other: ----- -----		
13.	Type of projects		
13.1.	Business-to-Business		
13.2.	Business-to-Customer		
13.3.	Business-to-Government		
14.	Field of activity		



14.1.	Bank activity		
14.2.	Telecommunications		
14.3.	Education		
14.4.	Public administration		
14.5.	Medicine		
14.6.	Trade		
14.7.	Transportation		
14.8.	Entertainment		
14.9.	Tourism		
14.10.	Agriculture		
14.11.	Other: ----- -----		
15.	Resident's products and/or services ----- ----- ----- ----- ----- -----		
16.	Official partners ----- ----- ----- ----- ----- ----- -----		
17.	Official distributor ----- ----- ----- ----- ----- ----- -----		

Note: paragraphs 16-17 are filled in at the discretion of the resident.