

Terms Of Contract

PRIVATE & CONFIDENTIAL

OSOME SERVICES AGREEMENT

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THIS AGREEMENT is made on this 15th day of the month of February 2022:

BETWEEN

- (1) **Corpagent Online (HK) Limited**, a private limited company incorporated under Hong Kong law with registration number 2833460 and having its registered address at Unit 1603, 16th Floor, The L. Plaza, 367 – 375 Queen's Road Central, Sheung Wan, Hong Kong ("Osome"); and
- (2) **PARTY B Oikonomakis Christos Global Law Firm** a Civil Professional Law Firm incorporated under Greece law with registration number 30039 and having its registered address at Piraeus, 42-44 Iroon Polytechniou str. (2nd floor) ("Customer"),
(collectively, the "**Parties**" and each, a "**Party**").

RECITALS

- A. Osome provides bookkeeping, accounting, company incorporation, secretarial and business administration support services in the Territory.
- B. The Customer wants to procure certain Services provided by Osome in connection with its own business.
- C. The Parties intend to give effect to Recital B, subject to and strictly in accordance with, this Agreement.

1. DEFINITIONS

- 1.1 The defined terms in this Agreement shall have the meaning ascribed to them in **Schedule 1 (Definitions)**.

2. INTERPRETATION

- 2.1 In this Agreement, the following rules of interpretation shall apply:

- 2.1.1 references to schedules and annexures are (unless otherwise provided) references to the schedules and annexures of this Agreement;
- 2.1.2 a reference to a numbered clause or paragraph is a reference to the clause or paragraph of this Agreement;
- 2.1.3 references to a "day", "month" or "year" are references to a "day", "month" or "year" of the Gregorian calendar;
- 2.1.4 acceptance by a Party under this Agreement shall not be deemed to waive the other Party's obligation to fully perform all associated obligations under or in connection with this Agreement; and
- 2.1.5 a reference to "including" shall be deemed to be one without limitation.

3. PRECEDENCE

- 3.1 If there is any conflict, ambiguity or inconsistency between any parts of this Agreement the following order of precedence shall apply:

- 3.1.1 the clauses in this Agreement;

3.1.2 **Schedule 2 (Services);** and

3.1.3 the remaining Schedules.

4. TERM

4.1 This Agreement shall commence on the Agreement Date and shall continue until terminated in accordance with Clauses 15 or 16.

5. SERVICES

5.1 Subject to the Customer's compliance with Clause 8, Osome shall perform the Services with due care and skill and otherwise in accordance with this Agreement.

6. END CUSTOMER RELATIONSHIP

6.1 The Customer acknowledges and agrees the following matters in respect of each Parties' relationship with End Customers in relation to which Services provided under this Agreement might relate either in whole or part:

6.1.1 the Customer shall be solely responsible for the legal relationship between it and End Customers;

6.1.2 Osome shall not be required to interact with any End Customer at any time during the Term for the purposes of this Agreement; and

6.1.3 this Agreement neither creates nor purports to create any relationship (whether in contract or otherwise) between Osome and any End Customer.

6.2 For the purposes of Clause 6.1, the Customer acknowledges and agrees that Osome shall have no liability whatsoever to the End Customer and expressly excludes the same to the maximum extent permitted by Applicable Law.

7. WARRANTIES & REPRESENTATIONS

7.1 Each Party warrants and represents to the other Party that it:

7.1.1 has full power and authority to enter into and perform this Agreement;

7.1.2 is duly incorporated and has the legal capacity to enter into this Agreement; and

7.2 The Customer warrants and represents to Osome that:

7.2.1 it has and shall maintain in force at all times during the Term, and shall at all times comply with, all necessary Approvals as required under or in connection with this Agreement and/or Applicable Law.

7.2.2 it has the requisite legal authority to offer its services to its End Customers and shall maintain any required Approvals to do so at all times throughout the Term;

7.2.3 this Agreement shall constitute valid and binding obligations on the Customer;

7.2.4 all information supplied by the Customer to Osome is:

(a) true and accurate and Osome may rely on the same without need for further verification; and

(b) provided in full compliance with all relevant Data Privacy Laws;

7.2.5 no conflict of interest exists or is anticipated;

7.2.6 it will comply with Applicable Laws; and

7.2.7 no Insolvency Event in respect of the Customer exists or is anticipated.

7.3 The Customer acknowledges and agrees that Osome:

7.3.1 provides the Services on an “as is” basis and does not warrant nor represent that the Services will meet the Customer’s and/or the End Customer’s requirements / expectations; and

7.3.2 to the maximum extent permitted by Applicable Law expressly excludes all conditions, warranties, representations or other terms (whether express, implied or otherwise) applicable to the performance of the Services.

8. PAYMENT

8.1 Osome may issue an Invoice to the Customer in accordance with **Schedule 3 (Payment Terms)**, which shall be payable by the Customer within a period of 7 days from receipt.

8.2 A late payment interest rate of 10 per cent per annum shall be charged from the date an Invoice becomes overdue until Osome receives payment of the overdue amount.

9. TAXES

9.1 Subject to the following provisions in this Clause 9, all amounts specified in this Agreement shall be exclusive of all Taxes.

9.2 Where relevant, the Customer shall give all notices and pay all Taxes (including Withholding Tax), duties and fees that are required of it by Applicable Law in connection with this Agreement.

10. INDEMNITIES

10.1 The Customer shall fully indemnify Osome and hold it harmless from and against any and all Claims and/or Losses of whatever nature suffered, sustained or incurred, arising out of or in connection with:

10.1.1 any Claims made by an End Customer (or any Third Party) against Osome in connection with this Agreement;

10.1.2 the Customer’s (and the End Customer’s) use of or reliance on the Services; and

10.1.3 Osome’s use of any and all information that the Customer provides to Osome for the purposes of this Agreement; and

10.1.4 any breach by the Customer of Clauses 7, 22 and/or 23.

10.2 For the purposes of Clause 10.1, Osome shall be deemed to include its Affiliates, Personnel, directors, shareholders and officers.

10.3 Each indemnity in this Agreement is a continuing obligation separate and independent from the Customer’s other obligations and survives termination of this Agreement.

10.4 This Clause 10 shall survive the earlier termination of this Agreement.

11. LIABILITY

11.1 Nothing in this Agreement shall exclude or limit either Party's liability to the other in connection with:

- 11.1.1 any fraud or fraudulent misrepresentation of that Party;
- 11.1.2 any gross negligence or wilful misconduct of that Party;
- 11.1.3 any liability which cannot be lawfully excluded by that Party;
- 11.1.4 in the case of the Customer, a breach of Clauses 22, 23 and/or 24 and/or
- 11.1.5 any liability arising under Clause 10.

12. LIMITED LIABILITY

12.1 Subject to Clause 11.1 and 13.1, Osome's total liability for any and Losses arising out of or in connection with this Agreement shall be limited in aggregate to HK\$ 2000 for any and all such Claims.

12.2 Subject to Clause 11.1, neither Party shall be liable for Indirect Loss under this Agreement.

13. NO LIABILITY

13.1 The Customer acknowledges and agrees that Osome shall not be liable to the Customer for any Losses whatsoever arising out of or in connection with:

- 13.1.1 the Customer's (and the End Customer's) use of or reliance on the Services;
- 13.1.2 inaccuracy or other defect in any document or information that the Customer supplies to Osome; and
- 13.1.3 Osome's failure to perform the Services arising out of or in connection with the Customer's breach of this Agreement.

14. MUTUAL TERMINATION

14.1 Either Party may serve a termination notice to terminate this Agreement with immediate effect if the other Party:

- 14.1.1 is subject to an Insolvency Event;
- 14.1.2 is prevented by Applicable Law from being a party to, exercising its rights in relation to, or performing its obligations under this Agreement;
- 14.1.3** commits a Material Breach;
- 14.1.4** is prevented from performing its obligations as a result of a Force Majeure Event and to which Clause 17.3 applies; or
- 14.1.5** ceases to trade or threatens to cease trading.

15. OSOME TERMINATION

- 15.1 Osome may terminate this Agreement at any time and without cause by issuing a termination notice to the Customer giving not less than 30 days' notice of such termination.
- 15.2 Osome may issue a termination notice to the Customer terminating this Agreement with immediate effect where the Customer:
 - 15.2.1 is subject to a change of Control; or
 - 15.2.2 has breached Clauses 22, 23 or 24.

16. CONSEQUENCES OF TERMINATION

- 16.1 Upon receipt of a termination notice, the Parties shall promptly (and in any event, within any time frame set out in the termination notice):
 - 16.1.1 subject to Applicable Law, return all Confidential Information to the Party that disclosed it, or destroy such Confidential Information and provide evidence of destruction where requested;
 - 16.1.2 take all possible action to mitigate any liabilities which may arise as a result of such termination; and
 - 16.1.3 cease performance of the obligations under this Agreement in accordance with, and to the extent specified in, the termination notice.
- 16.2 The termination of this Agreement shall be without prejudice to the rights and remedies of either Party which may have accrued under this Agreement or Applicable Law up to the date of termination thereof.
- 16.3 The provisions of Clauses 10, 11, 12, 13, 17, 19, 20, 22, 23, 25, 28, 29 and 35 shall survive the termination of this Agreement.
- 16.4 Clause 17.3 does not limit the survivability of other provisions, which by their nature, are likewise intended to survive the termination of this Agreement.

17. FORCE MAJEURE

- 17.1 Subject to Clause 18.2, no Party shall be liable to the other for any delay or non-performance of its obligations under this Agreement arising as a direct result of an established Force Majeure Event.
- 17.2 A Party impacted by a Force Majeure Event shall promptly:
 - 17.2.1 notify the other Party and use reasonable efforts to mitigate the impact of the Force Majeure Event; and
 - 17.2.2 resume the performance of those obligations impacted as soon as reasonably practicable.
- 17.3 Subject to compliance with Clause 18.2, where a Force Majeure Event, lasts for more than 30 Business Days then the non-impacted Party may terminate this Agreement at its election in accordance with Clause 15.1.

18. IPR

18.1 The IPR owned by a Party prior to the Agreement Date and made available to the other Party in connection with this Agreement shall remain the absolute property of the granting Party.

18.2 For the purposes of Clause 19.1, the Customer acknowledges and agrees that:

- 18.2.1 Osome and its licensors, as applicable, owns all Osome IPR; and
- 18.2.2 it shall not contest or dispute Osome's or its licensor's ownership of any Osome IPR.

19. DISPUTES

19.1 If a dispute arises under this Agreement, a Party may give to the other Party, a dispute notice requiring its resolution in accordance with this Clause 20.

19.2 Each Party must nominate 1 representative from its senior management to resolve the dispute within 10 Business Days after a dispute notice is given.

19.3 During a dispute the Parties shall:

- 19.3.1 continue to perform all of their obligations under this Agreement without prejudice to their position in respect of such dispute, unless the Parties agree otherwise; and
- 19.3.2** act in good faith and in a fair and equitable manner with a view to resolving the dispute without the requirement for formal proceedings.

19.4 If the senior managers designated in Clause 20.2 are unable to reach a resolution within 10 Business Days, either Party may resolve the dispute by referring the same to the courts under Clause 33.2.

19.5 Nothing in this Agreement prevents a Party from seeking interim or interlocutory relief to prevent a breach of, and to compel specific performance by the other Party of this Agreement.

20. RIGHTS AND REMEDIES

20.1 Unless otherwise stated, the rights and remedies of a Party under this Agreement are cumulative and do not exclude any other right or remedy provided by Applicable Law.

21. CONFIDENTIALITY

21.1 During the Term and for 3 years afterwards each Party shall keep the other Party's Confidential Information strictly confidential.

21.2 Each Party may only use the other Party's Confidential Information strictly for the purposes of performing its obligations under this Agreement.

21.3 Neither Party shall disclose Confidential Information to any Person other than an Authorised Recipient and even then only on a strictly 'need to know' basis.

21.4 Each Receiving Party shall procure that its Authorised Recipients (including its own Personnel) are aware of, and fully comply with, its obligations under this Clause 22 as if that Authorised Recipient were themselves a Party.

22. DATA PROTECTION

- 22.1 In addition to its general obligations to comply with Applicable Law, each Party shall comply at all times with the Data Privacy Laws.
- 22.2 The Customer acknowledges and agrees that in relation to any Personal Information it provides to Osome, including as is provided via the Customer System, that Osome shall:
 - 22.2.1 only be acting in the capacity as "data processor" as generally understood by Data Privacy Laws;
 - 22.2.2 not process the Personal Information other than on the Customer's written instructions; and
 - 22.2.3 not process that Personal Information for any other purpose other than to fulfil its obligations under this Agreement.
- 22.3 The Customer warrants and represents to Osome that all Personal Information that it provides to Osome has been provided in full compliance with Data Privacy Laws.
- 22.4 The Customer shall fully indemnify Osome for any and all Loss and/or Claims that it suffers as a result of the Customer not complying with the Data Privacy Laws.

23. ANTI-BRIBERY AND CORRUPTION

- 23.1 Each Party acknowledges and agrees that throughout the Term it is and shall remain knowledgeable about and will comply with all ABC Laws at all times and will ensure all of its Personnel are appropriately trained with respect to ABC Laws.

24. ENTIRE AGREEMENT & COUNTERPARTS

- 24.1 This Agreement constitutes the entire agreement of the Parties relating to the provision of the Services, to the exclusion of all other terms and conditions, and any prior written or oral agreement between them.
- 24.2 This Agreement may be executed in any number of counterparts, each of which, when executed and delivered, shall be an original, and all the counterparts together shall constitute a single instrument.

25. ASSIGNMENT & NOVATION

- 25.1 The Customer shall not assign, novate, or otherwise transfer all or any of its rights, benefits or obligations under this Agreement without the prior written approval of the Customer.

26. WAIVERS

- 26.1 No failure to exercise, nor any delay in exercising, any right, power or remedy under this Agreement shall operate or be deemed a waiver of the same. Waivers must always be given in writing.

27. SEVERABILITY & ILLEGALITY

- 27.1 If any provision of this Agreement is determined to be invalid, illegal or void by any court or administrative body of competent jurisdiction then the rest of this Agreement shall still remain in full force and effect.

28. RELATIONSHIP

28.1 Nothing in this Agreement shall be construed to make either Party an agent, employee, franchisee, joint venturer or legal representative of the other Party.

29. THIRD PARTY RIGHTS

29.1 Except where expressly provided, this Agreement does not create any rights that are enforceable by any Person who is not a Party to this Agreement, including any Third Party or End Customer who may receive the benefit of the Services.

30. NOTICES

30.1 Any notice or other communication given under or in connection with this Agreement shall be in writing.

30.2 The Parties' addresses (physical and email) and fax numbers for the purposes of this Agreement are as follows (as may be updated in accordance with this Clause 31):

30.2.1 For Osome:

Attention: Tong Ip

Physical address: Unit 1603, 16th Floor, The L. Plaza, 367 – 375 Queen's Road Central, Sheung Wan, Hong Kong

Email address: tong@osome.com

30.2.2 For the Customer:

Attention: Oikonomakis Christos

Physical address: Piraeus, 42-44 Iroon Polytechneiou str. (2nd floor)

Email address: network@oikonomakism.com

30.3 No change to a Party's Authorised Representative or contact details for notices shall be effective until the other Party has been notified of the change in writing in accordance with this Clause 31.

31. VARIATION

31.1 No variation of this Agreement shall be effective unless in writing and signed by or on behalf of each Party or by its Authorised Representative.

32. LANGUAGE

32.1 This Agreement is drawn up in the English language and the English language version of this Agreement shall always prevail over any translation. This Agreement shall be construed, interpreted and administered in English.

33. GOVERNING LAW & JURISDICTION

33.1 This Agreement is governed by, and shall be construed in accordance with, the law of Hong Kong.

33.2 The Parties irrevocably submit to the exclusive jurisdiction of the courts of Hong Kong in relation to any disputes.

EXECUTION

EXECUTED as an Agreement on the date and year first above written.

Signed for and on behalf of
Corpagent Online (HK) Limited

C. Tong Ip

Signature of duly authorised representative

Tong Ip

Name of duly authorised representative (print)

Signed for and on behalf of
Oikonomakis Christos Global Law Firm

as its duly authorised representative:

Christos Oikonomakis

Signature of duly authorised representative

Oikonomakis Christos

Name of duly authorised representative (print)

SCHEDULE 1 | DEFINITIONS

1. DEFINITIONS

1.1 In this Agreement (unless the context otherwise requires), the defined terms in this Agreement shall have the meaning set out below:

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| ABC Laws | means all applicable anti-corruption, anti-bribery, antitrust and anti-money laundering laws, applicable tax laws and any other applicable criminal laws; |
| Administration Event | means where an order is made for the appointment of an administrator (or equivalent) to manage the affairs, business and property of a Party; or documents are filed with a court of competent jurisdiction for the appointment of an administrator (or equivalent) of a Party; or notice of intention to appoint an administrator is given by a Party or its legal representative; |
| Affiliate | means any entity that is Controlled by a Party or under common Control of that Party; |
| Agreement | means the terms and conditions of this agreement and the Schedules hereto; Agreement |
| Date | means the date stated at the top of page of this Agreement; |
| Applicable Law | means all national, state, local and municipal legislation, regulations, statutes, by-laws, including Approvals relating to or connected with the activities contemplated under this Agreement wherever so located and/or provided; |
| Approvals | means any licenses, permits, consents, approvals and authorisations that a Party may require (whether to comply with Applicable Law or otherwise) to perform its obligations under this Agreement; |
| Authorised Recipient | means any Person to whom a Party may disclose Confidential Information under this Agreement and/or as may be required by Applicable Law; |
| Authorised Representative(s) | means the duly authorised representative(s) of the Parties who has/have the authority to agree variations under this Agreement, as specified in Paragraph 3 of Schedule 2 (Services), or as may be otherwise be notified by one Party to another from time to time |
| Business Day | means a day other than a weekend, official public holiday or a day upon which banks are otherwise generally closed for business in Hong Kong; |
| Business Hours | means the hours of 9:00 a.m. to 5:00 p.m. during a Business Day in Hong Kong; |
| Charges | means the amounts payable by the Customer to Osome for the Services performed by Osome for the Customer under this Agreement, such amounts being as set out in Schedule 4 (Payment Terms) ; |
| Claim | means any allegation, debt, judgment, cause of action, action, claim, proceeding, suit or demand of any nature howsoever arising and whether present or future, fixed or unascertained, actual or |

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| | contingent whether at law, in equity, under statute or otherwise asserted by any Person at any time; |
| Confidential Information | means this Agreement and all information of any nature which a party may have or acquire before or after the agreement date, however conveyed (whether in writing, verbally, in a machine-readable format or by any other means and whether directly or indirectly), and all information designated as confidential or which ought reasonably to be considered confidential; |
| Control | means the: |
| | (1) ownership or control (whether directly or indirectly) of more than 50% of the voting share capital of the relevant entity; |
| | (2) ability to direct the casting of more than 50% of the votes exercisable at general meetings of the relevant entity on all, or substantially all, matters; or |
| | (3) right to appoint or remove directors of the relevant entity holding a majority of the voting rights at meetings of the board on all, or substantially all, matters, |
| | and the terms "Controls", "Controlled" and "Controlling" shall have the equivalent grammatical meaning; |
| Creditor Event | means where a Party makes any arrangement or composition with its creditors or makes an application to a court of competent jurisdiction for the protection from its creditors in any way; |
| Data Privacy Laws | means any applicable data protection and or privacy legislation that regulates the activities contemplated under this Agreement; |
| End Customer | means a Person with whom the Customer has directly contracted for the performance of the Services and for whose benefit the Customer has subcontracted the performance of the Services; |
| Force Majeure Event | means any unforeseeable event or occurrence which is beyond the reasonable control of a party and which prevents or delays that party from performing any or all of its obligations under this Agreement (e.g. acts of God, civil unrest, political situations etc.); |
| Indirect Loss | means, in relation to a breach of this Agreement, any indirect, consequential or special loss; |
| Intellectual Property Rights or IPR | means patents, inventions (whether patentable or not), copyrights, moral rights, design rights, trade-marks, trade names, business names, service marks, brands, logos, service names, trade secrets, know-how, domain names, database rights and any other intellectual property or proprietary rights (whether registered or unregistered, and whether in electronic form or otherwise) including rights in computer software, and all registrations and applications to register any of the aforesaid items, rights in the nature of the aforesaid items in any country or jurisdiction, any rights in the nature of unfair competition rights, and rights to sue for passing off; |
| Invoice | means an invoice in the format approved by Osome; |

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| Loss or Losses | means any loss, expense, claim, penalty expenses or equivalent which is suffered, including Indirect Loss, as may arise as a result of one Party's actions or inactions in respect of their obligations under this Agreement; |
| Material Breach | <p>means:</p> <ol style="list-style-type: none"> (1) a breach of this Agreement that is not remedied by the breaching Party within 30 days of being notified of the breach; (2) a persistent pattern of minor breaches of this Agreement, which when taken as a whole, constitute a material breach; or (3) any breach of any term in this Agreement which is designated as a Material Breach term; |
| Person | means any natural person, corporate or unincorporated body (whether or not having separate legal personality), individual, corporation, partnership, limited liability company or similar entity; |
| Personal Information | means data relating to a living individual who is or can be identified either from the data or from the data in conjunction with other information that is in, or is likely to come into, the possession of the data controller; |
| Personnel | means all employees, agents and Subcontractors of a Party who are assigned, engaged or otherwise employed from time to time to work in connection with the performance or discharge of a Party's obligations under this Agreement; |
| Public Official | means a public official, member of the judicial system or any other government-related or state-owned entity or Person; |
| Receiving Party | means the Party receiving Confidential Information from the other Party under or in connection with this Agreement; |
| Services | means the services to be provided by Osome under this Agreement as set out in Schedule 2 (Services) ; |
| Subcontractor | means any Person subcontracted by a Party to perform or assist in the performance of that Party's obligations under this Agreement; |
| Tax | means any tax, levy, impost, duty or other charge or withholding of a similar nature (including any penalty or interest payable in connection with any failure to pay or any delay in paying any of them); |
| Territory | means the country or countries set out in Schedule 2 (Services) ; |
| Term | means a period of 1 year from the Agreement Date; |
| Third Party | means a Person who is not a Party; |

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| Winding Up Event | means where an order is made or a resolution is passed for the winding-up of a Party or circumstances arise which entitle a court of competent jurisdiction to make a winding-up order of a Party; and |
| Withholding | means the holding back of a portion of money by Osome from monies owed to the Customer in respect of withholding tax as may be required under Applicable Law. |

SCHEDULE 2 | SERVICES

1. DEFINITIONS

1.1 The defined terms of the Agreement shall apply to this **Schedule 2 (Services)**.

2. SERVICES

2.1 The scope of Services performed by Osome for the Customer is as follows:

- 2.1.1 Bookkeeping
- 2.1.2 Accounting
- 2.1.3 Company Incorporation
- 2.1.4 Company Secretary Services
- 2.1.5 Annual Report & Tax Filing
- 2.1.6 Registered office address
- 2.1.7 Payroll
- 2.1.8 Bank account opening consultations

3. AUTHORISED REPRESENTATIVES

3.1 For the purposes of this Agreement each Party's Authorised Representatives (and their contact details) shall be as follows:

Osome Limited

Managing Director

Tong Ip

tong@osome.com

Oikonomakis Christos Global Law Firm

Founder & Managing Partner

Oikonomakis Christos

network@oikonomakismlaw.com

SCHEDULE 3 | PAYMENT TERMS

1. DEFINITIONS

1.1 The defined terms of the Agreement shall apply to this **Schedule 3 (Payment Terms)**.

2. GENERAL PAYMENT TERMS

2.1 Each Party shall bear all costs and expenses incurred by it in connection with the performance of its obligations under or in connection with this Agreement.

3. Currency

3.1 All payments due under this Agreement shall be made in Hong Kong dollars by electronic funds transfer to such bank account as the Receiving Party may designate from time to time.

3.2 Each Party shall be responsible for paying its own bank charges.

4. INVOICING

4.1 Osome shall invoice the Customer on a monthly basis based on the quantum of Services performed by Osome during the preceding month.

5. OTHER PAYMENTS

5.1 Any monies owed by the Customer to Osome, including those owed pursuant to any indemnity given under this Agreement, shall be payable within 14 days of demand.

5.2 Osome shall be entitled to set-off any rights and Claims it may have against any rights or Claims of the Customer under this Agreement.

5.3 The Customer may not set off any sums it owes to Osome against any sums Osome owes to the Customer.

Signature Certificate

Reference number: PGNBE-WMQKR-H8JDC-BVEMB

Signer

Timestamp

Signature

Christos Oikonomakis

Email: network@oikonomakislaw.com

Shared via link

Sent: 15 Feb 2022 04:02:08 UTC
Viewed: 15 Feb 2022 04:06:54 UTC
Signed: 31 Mar 2022 13:45:34 UTC



IP address: 173.249.35.20
Location: Nuremberg, Germany

Document completed by all parties on:

31 Mar 2022 13:45:34 UTC

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Signature Certificate

Reference number: LVNZT-HJEQZ-GCHOY-8GYJI

Signer

Timestamp

Signature

Tong Ip

Email: tong@osome.com

Shared via link

Sent: 01 Apr 2022 03:33:07 UTC
Viewed: 04 Apr 2022 06:44:30 UTC
Signed: 04 Apr 2022 06:44:50 UTC



IP address: 61.92.57.242
Location: Central, Hong Kong

Document completed by all parties on:

04 Apr 2022 06:44:50 UTC

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