

Investment Agreement No. \_\_\_\_\_

\_\_\_\_\_, called in the future investor, acting as an individual, on the one hand, and \_\_\_\_\_, referred to as the "recipient of investment," the current as a legal entity, on the other hand, together Named Parties, and individually - a Party, have entered into this "Investment Agreement" (hereinafter referred to as the "Agreement") as follows:

1. Terms and definitions 1.1. "Investor" is the party providing investments to the Recipient of Investments "to achieve the objectives (investment result) stipulated by the " Agreement " .

1.2. "Recipient of investments "is a party that receives investments to achieve the objectives (result of investment activity) stipulated by the Agreement.

1.3. Investments - own, borrowed and / or attracted cash, securities, other property, including property rights, other rights that have a monetary value, invested by the Investor in order to make a profit, in the form of money or property and / or non-property rights, as well as other material benefits and / or the achievement of a different beneficial effect. In accordance with the "Agreement", investments are funds of target financing and cannot be used for purposes other than those for which they are provided under the Agreement.

1.4. "Investment activity" - an activity with investments to achieve the goals (the result of investment activity), for which Investments are provided.

1.5. "The investment platform is the user's personal account, where all investment packages, personal data of the user, history of all transactions, etc. are displayed.

2. Subject of the contract 2.1. In accordance with the terms of the Agreement, the Parties undertake jointly to ensure the implementation of the investment company "Rombus Group LLC"(here in after referred to as the Company), where the "Investor" provides targeted financing to the Recipient of Investment by providing investments, and the "Recipient" of investments undertakes to ensure the investment of provided investments into the investment activity object specified in clause 2.2. Of the contract, and make a targeted use of the provided investment.

2.2. Characteristics of the object created as a result of investment activities: 1) name: "Rombus Group LLC"; 2) purpose: Creating and investing in promising areas;

2.3. The Investor undertakes to provide financing in accordance with the terms of the Agreement, and the "Recipient of Investments" undertakes the Investment activity and achieve the Result of the investment activity for which the Investment is provided.

3. Term of the contract 3.1. The contract comes into force from the moment of signing and is valid until the Parties fulfill their obligations.

4. Payment procedure 4.1. Investments are provided by the Investor in accordance with the terms of the Agreement are an integral part of the Agreement.

4.2. Method of transfer of Investments under the Agreement: transfer by the Investor of funds to the account of the Recipient of Investment, through the payment gateway. At the same time, the obligations of the Investor in terms of payment under the Contract shall be deemed fulfilled from the day the funds were withdrawn by the Investor's bank from the Investor's account.

5. Terms and procedures for the implementation of investment activities 5.1. The deadline for receipt by the Recipient of investments of the Investment activity result is determined by the tariff \_\_\_\_\_ and is calculated from the date of the opening of this tariff.

5.2. The implementation of the Investment activity is carried out by the Recipient of investments with its own and / or attracted forces, while the selection of the involved (third) persons (performers, contractors, etc.) is carried out by the Recipient of investments independently.

6. Rights and obligations of the parties 6.1. The investor undertakes: 6.1.1. To carry out investment under the Agreement in the amount and manner prescribed by this Agreement. 6.1.2. Receive accruals in the form of interest on your personal account in the form of dividends in the amount determined by the selected tariff \_\_\_\_\_. 6.1.3. Close the investment plan by mutual agreement of the parties, at the same time accrued interest will be recalculated, and the Recipient of Investments, as compensation for early termination of the contract, will be charged an amount of 50% of the investment nominal, at the time of closing the deposit. 6.1.4. To properly fulfill other obligations stipulated by this Agreement.

6.2. "Recipient of investments" undertakes: 6.2.1. To ensure the targeted use of the received Investment in accordance with the terms of the Agreement. 6.2.2. Ensure in the process of implementation of the Treaty strict compliance with the conditions of mutual

investment, if investment under this Agreement is also carried out by the Recipient of investment and / or third parties. 6.2.3. Use the provided investments to achieve the objectives, while performing organizational, supporting and other functions necessary for the implementation of the Project and the achievement of the Investment Performance. 6.2.4. To bear the costs of adjusting the Project and other documentation (in the event that the implementation of such will be necessary). 6.2.5. Bear the costs of managing the process of investment activities. 6.2.6. Ensure that the Investor has access to the activities of the Recipient of Investments carried out under the Agreement to monitor compliance with the scope and quality of work performed, accompanied by a representative of the Recipient of Investments. 6.2.7. Immediately notify the Investor of any changes affecting or having an effect on the Investment activity and / or Result of the investment activity and endangering the fulfillment of obligations under the Contract. 6.2.8. Perform other duties imposed by the Agreement.

6.3. The investor has the right to: 6.3.1. Check at any time the progress and quality of work (compliance of the materials used, actions, etc.) in creating the Result of investment activity, without interfering with the operational and economic activities of the Recipient of Investment and / or other subjects of Investment activity. 6.3.2. Transfer (assign) your rights and obligations under the Agreement to third parties only with the written consent of the Recipient of Investment and subject to the acceptance by third parties of the conditions and obligations under the Agreement. A partial and / or complete transfer of rights and obligations shall be executed in accordance with the relevant agreement. 6.3.4. Increase or reduce the size of the investment at will, unilaterally, using the personal office of the investment platform.

6.4. "Recipient of investments" has the right to: 6.4.1. Require investors to fulfill their obligations under this Agreement. 6.4.2. In accordance with the Agreement and the Project, determine the volumes and specific directions of use of the Investments necessary to obtain the Investment Activity Result. 6.4.3. Transfer (assign) your rights and obligations under the Agreement to third parties only with the written consent of the Investor and subject to the acceptance by third parties of the conditions and obligations under the Agreement. A partial and / or complete transfer of rights and obligations shall be executed in accordance with the relevant agreement. 6.4.4. Enjoy other rights granted by the Agreement and the legislation of the Russian Federation.

7. Property rights 7.1. The "Recipient of Investments" undertakes to pay the "Investor" an income of \_\_\_\_% per calendar day of the amount contributed by the "Investor" starting with \_\_\_\_\_. on \_\_\_\_\_ according to the tariff \_\_\_\_\_

7.2. An increase in the amount of Investments received by the Recipient of investments from third parties and / or invested personally to achieve the Result of investment activities under the Agreement is not a reason for reducing the amount of Investor's property rights.

8. Responsibilities of the parties 8.1. The Parties are responsible for the failure to fulfill or improper fulfillment of their obligations under the Agreement in accordance with the Agreement and the legislation of the Russian Federation.

8.2. The penalty under the Agreement shall be paid only on the basis of the reasonable written request of the Parties.

8.3. Payment of the penalty does not relieve the Parties from fulfilling the obligations stipulated by the Agreement.

8.4. Investor Responsibility: 8.4.1. In case of violation of the terms for making Investments under this Agreement, the "Recipient of Investments" has the right to extend the period of fulfillment of its obligations in proportion to the period of delay in fulfillment of its obligations by the "Investor".

8.5. Responsibility of the Recipient of Investment: 8.5.1. "Recipient of investments" is responsible for non-compliance of the Result of investment activities with the Project, as well as with the legislation of the Russian Federation.

9. Grounds and procedure for termination of the contract 9.1. The Agreement may be terminated by agreement of the Parties, as well as unilaterally through the user's personal account to the requirement of one of the Parties on the grounds provided for by the Agreement and legislation.

9.2. In the event of early termination of the Agreement as agreed by the Parties, the invested funds are transferred to the Investor's account in the user's personal account. In this case, and the Recipient of investments, as compensation for the early termination of the contract, will be withheld an amount of 50 % of the investment nominal, at the time of closing the deposit.

10. Settlement of disputes from the contract 10.1. Claim procedure is mandatory. The dispute may be referred to the resolution of the arbitral tribunal after the parties have taken measures for pre-trial settlement after thirty calendar days from the date of the claim. 10.2. Disputes from the Treaty are settled in court in accordance with the laws of Ireland.

11. Force majeure 11.1. The Parties are exempt from liability for full or partial failure to fulfill obligations under the Treaty in the event that failure to fulfill obligations resulted from acts of force majeure, namely: fire, flood, earthquake, strike, war, actions of government bodies or other circumstances beyond the control of the Parties.

11.2. A party that cannot fulfill its obligations under the Agreement must, in due time, but no later than 5 calendar days after the occurrence of force majeure circumstances, notify the other Party in writing, with the provision of supporting documents issued by the competent authorities.

11.3. The Parties acknowledge that the insolvency of the Parties is not a force majeure circumstance.

12. Other conditions 12.1. The parties do not have any accompanying oral agreements. The content of the text of the Treaty is fully consistent with the actual will of the Parties.

12.2. All correspondence on the subject of the Agreement, prior to its conclusion, loses legal force from the date of conclusion of the Agreement.

12.3. The Parties acknowledge that if any of the provisions of the Agreement becomes invalid during the period of its validity as a result of a change in legislation, the remaining provisions of the Agreement are binding on the Parties during the term of the Agreement.

12.4 . The contract is made in 2 (two) original copies.

13. Details and signatures parties “Rombus Group LLC”  
222 Delaware Ave, Wilmington, DE 19801, USA ,

Client : Name \_\_\_\_\_

+1 (332) 255 6797 e-mail: info@rombus-group.com

signature : \_\_\_\_\_

signature : \_\_\_\_\_

