**Agreement № \_\_\_\_\_\_**

Saint Petersburg “\_\_” \_\_\_\_\_ 2018

**Limited liability company "Adwad",** represented by General Director Sergei Alexandrovich Khitrov, acting on the basis of the Charter, hereinafter referred to as the Contractor, on the one hand, and \_\_\_\_\_\_\_\_\_\_\_ in the person of\_\_\_\_\_\_\_\_, acting on the basis of\_\_\_\_\_\_\_hereinafter referred to as the Customer, on the other hand, have entered into this Agreement as follows:

1. SUBJECT OF AGREEMENT

The contractor organizes the participation of the Customer's representative in the Blockchain Life 2018 forum, which will be held on November 7-8 at Expoforum, St. Petersburg, St. Petersburg. 64k1 lit. A, St. Petersburg, 196140

* + 1. Number of tickets selected:  
       Expo:\_\_\_\_  
       Standart:\_\_\_  
       Business:\_\_\_  
       VIP:\_\_\_\_
    2. The total cost of tickets is

1. **THE OBLIGATIONS OF THE PARTIES:**
   1. The contractor shall provide the Customer with services in full and on time in accordance with paragraph 1 of this Agreement
   2. The customer undertakes to pay the Contractor for the services rendered in accordance with paragraph 1 of this Agreement, in the amount and within the time specified in paragraph 3.3 of this Agreement.

**3. THE COST AND PAYMENT PROCEDURE**

* 1. The cost of services is \_\_\_\_\_\_\_­
  2. Services are paid in rubles.
  3. Payment for services is made by the Customer on the basis of the invoice no later than \_\_\_\_\_
  4. The contractor shall start providing services to the Customer after the conclusion of this Agreement.

**4. AGREEMENT PERIOD**

* 1. This Agreement shall enter into force on the date of its signing by both Parties, and is valid until the parties fulfill their obligations.

1. **PRIVACY**
   1. The parties agree to keep in strict confidentiality all information received by the Parties under this Agreement and recognized as confidential.

5.2. "Confidential information" shall mean all technical information, data, methods, "know-how", samples, computer programs, business documentation and other information that is patented or not patented, including:

a) written information clearly identified by the disclosing Party as " Confidential information”;

b) oral disclosure of information that, within fifteen (15) days after oral disclosure, is confirmed in writing and is specified in such text as " Confidential”;

c) administrative documents, books, manuals, computer software, samples, tools, business, financial, marketing or other materials that are identified by the disclosing Party as “Confidential information” at the time of disclosure.

5.3. Confidential information should not include information that:

a) was in the possession of the receiving Party prior to its disclosure by the disclosing Party;

b) is or becomes later part of the generally known information as a result of actions of the receiving Party that are not carried out in violation of the law or this Agreement;

c) is lawfully received by the receiving Party from a third party without any breach of confidential obligations to the disclosing Party;

d) is disclosed by the receiving Party after obtaining written permission from the disclosing Party;

e) is independently acquired by the receiving Party in connection with Confidential information belonging to the other Party; or

f) is disclosed by the receiving Party in accordance with the Russian copyright law.

1. **LIABILITY OF PARTIES AND DISPUTE RESOLUTION**
   1. In the event of force majeure, the parties ' performance of their obligations shall be postponed for the period of validity of the said circumstances.
   2. The party for which the impossibility of execution of the terms of the Contract due to force majeure was created shall notify the other party in writing within ten calendar days. Failure to comply with this period deprives the Party of the right to refer to the circumstances of force majeure as a basis for failure to comply with the terms of this Agreement.
   3. All disputes and claims arising from the Parties in connection with the execution of this Agreement shall be resolved by negotiation, and in case of failure to reach a mutual decision shall be submitted to the arbitration court of Moscow.
   4. In the case of non-receipt of primary documents from the Customer within 30 days after the service is furnished in accordance with the legislation of the Russian Federation, the Customer is entitled to demand from the Contractor a contractual penalty in the amount 0,1% of the amount of services rendered for each day of not providing source documents to the actual provision of duly issued documents.
   5. The customer has no opportunity to refuse to participate in the Blockchain Life 2018 forum later than 00:00 on October 7, 2018. Cancellation of the contract and refund after this date is not carried out.
2. **OTHER CONDITIONS**
   1. All changes, additions, and annexes to this Agreement, as mentioned in it, and new, are an integral part of it and have equal legal force if made in writing and signed by each of the Parties. This Agreement is signed in two copies having equal legal force, one for each of the Parties.
   2. The parties have agreed that this Agreement and all supplements and annexes to this Agreement may be signed by Fax. In this case, the signed copies of the agreement, as well as supplements and annexes to It have an equal legal force with the originals.

**ADDRESSES AND BANK DETAILS OF THE PARTIES**

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| **Contractor**  **LLC "Adwad"**  Registered address: 197342 Saint Petersburg, Vyborgskaia nab. 61, BC Akvatoriia, office 407-6  Actual address: 197342 Saint Petersburg, Vyborgskaia nab. 61, BC Akvatoriia, office 407-6; tel./fax: +79217755566  INN 7811548320  KPP 783502001  OKPO 46949399  r/mid 40702810632220000293  in Alfa-bank  BIC 044030786  kor/mf 30101810600000000786  OGRN 1137847140639 | **Customer** |
|  | |
| **Contractor**  General Director LLC “Adwad”  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/ Sergei Khitrov | **Customer**  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/ |