

MANDATSVEREINBARUNG

zwischen

CLIENT DATA DATOS CLIENTE DATEN MANDANT	
COMPANY NAME: Nombre empresa Firma:	
NAME, SURNAME CLIENT: Nombre, apellido Name Mandant:	
TAX NUMBER / ID: CIF/NIF/NIE/ID NIE/PASS:	
PROFESSION: Profession Beruf:	
NATIONALITY: Nacionalidad Nationalität:	
STREET ADDRESS: Calle, no. Strasse, Nummer:	
ZIP/CITY: CP Plz.:	
COUNTRY País Land:	
MOBILE PHONE: Teléfono móvil Telefon/Mobil:	
LAND LINE PHONE: Teléfono fijo Telefon/Festnetz:	
EMAIL:	

(hereinafter "the client") acting on its own name and account,

and

De Micco & Friends, Lawyers & Auditors, C. Llorenc y Vicens 3, 07002 Palma de Mallorca
(hereinafter "DE MICCO & FRIENDS")

the following case:

Extrajudicial representation damage claim against

Smart Trade Finance LTD
Reg. No. 106499
Ajeltake Road, Ajeltake Island, Majuro
MH 96960
Republic of the Marshall Islands

SMART TRADE SOLUTIONS LTD
P.O. Box 1510 Suite 305 Griffith Corporate Center
Beachmont Kingstown
VC0100 Saint Vincent and the Grenadines

And all related companies and individuals.

FEES, TREMS & CONDITIONS

The acceptance and accomplishment of this mandate will be carried out according to the lawyer's guidelines of the Spanish attorney's association and the conditions established in this document. DE MICCO & FRIENDS will assign at any moment the person, who they see fit, most skilled in the area for the effective handling of the mandate. De Micco & Friends can change the lawyer or consultant anytime.

The Fees	AMOUNT
Amount of damage in BTC	
Amount of damage in ETH	
Fix fee in Euro + VAT:	
Success fee:	

The work will start after receiving the fix fee.

I.) THE CONDITIONS

The projected fees refer to the advisor's fees only. The costs of a possible court case are NOT included. The extrajudicial fee does not include the fees for the first instance procedures and for filing an appeal. Excluded in any case are the fees for an extraordinary legal remedy and a constitutional complaint. The parties neither include costs for the legal representative (procurator) nor other third parties, notary, consultants or other experts, who might become necessary for the effective handling of the case, nor costs for documented proof, translations, etc. Neither are included court fees, travelling or lodging expenses or expenses of any kind that can occur in execution of the work for this mandate. If unforeseen costs arise, De Micco and Friends will inform the client. The client must first confirm the commissioning of third parties in written form. The work will start after receiving the payment of the fee. The final invoice is subject to the Spanish VAT of now 21%. The client as well as De Micco & Friends can unilaterally resign from the mandate and it has only to be paid the work and expenses incurred up to this date or the running costs. Paid fees are non-refundable.

PRIVACY POLICY

The client was informed and accepted that his personal data will be treated automatically and will be incorporated in the data file from DE MICCO & FRIENDS. The data file is filed at the registered office of DE MICCO & FRIENDS. This data will be made accessible to third parties only in case of implementation and control of the legal relationship or designation of the law Organic 15/1999. The client can always exercise his rights of assertion as approved by LOPD. The current applicable privacy policy for clients can be found at www.lawyers-auditors.com/privacy_policy.html . The client hereby confirms that he has received the terms, privacy policy and money laundering act from De Micco & Friends. The client agreed to communication by E-Mail.

Palma de Mallorca, date:

Signature Client: