



FUNDING REQUEST

WWD DEVELOPMENT GROUP (WWD)
USA,UK,EUROPE ,ASIA,AFRICA,
TRUST Office: + 90.5355016214
info@wwdinvesttradeplatform.com
www.wwdinvesttradeplatform.com

DEVELOPMENT GROUP (WWD)



PROJECT SUMMARY

ATTENTION : TO : INVESTMENT COMMITTEE.

From (Project Owner Name and address) :

PROJECT OWNER OFFICIAL REQUEST TO WWD FOR EVALUATION PROCESS BY WWD INVESTMENT COMMITTEE.

Technical, financial valuation to ensure project its ability to generate sufficient revenue to service loan, pay debts and obligations.

Which country will the Project be located in?	
Project name	
Project owner name	
Project sector	
How much Funding is required for the Project?	
How long it will take to complete the building /implementation of the Project?	
What are your Preferred Loan Terms in Years?	
Purpose(s) towards which the Funding will be used	

Can Government / Project Owner will be able to raise a SBLC/ Bank Guarantee/Sovereign Guarantee in order to mitigate the Risk associated?	
If yes, which guarantee they will issue and Issuing Bank Name?	
If no, please visit WWD website select " Performance and Portfolio" under SPV Funding Structure, select option.	
Is the Application accompanied by sensible Business Plans? Technical Feasibility study Financial (Viability) Projections, Market Analyses etc.? An Executive Summary of the Project(s)	
1.What is the cost per unit to make your product?	
2.What do you intend to sell them for?	
3.What is your gross margin?	
4.What is your net margin?	
5.What are your projections sales for Year 1,2, 3?	
6.What is your breakeven point?	
7.How big do you think you can be in 5 years?	
8.What is the current company valuation?	
9 How did you come up with your valuation?	
10.Do you own a patent?	

Strategic Partner	
Operator	
Developer	

How the Project Owner intends to repay	
NPV using 8% opportunity cost of capital	
IRR	
Profitability Index	
Payback period	

Technical Advisor	
Financial Advisor	
Legal Advisor	
Are you engaged with other funding sources at this time? If (YES) then list name and at what stage have you reached in your dealings to date	
How long have you actually been seeking finance for this particular project?	
If not the \owner: Has the owner issued a Mandate to seek funding, please provide it for our records	
Whose authority are you acting for in the submission of this information?	
To Whom to send Letter of Interest if project has been approved by	

Please send the filled form to info@wwdinvesttradeplatform.com will return feedback within 72 hours.

VERY SHORT DESCRIPTION OF THE PROJECT

Company name:
Name /Title:
Signature
PASSPORT NO
Date:

CLIENT QUALIFYING QUESTIONNAIRE

Name: _____

Company: _____

Phone(s): _____

Email address: _____

Name of Consultant: _____

1. What is the nature of your project and how much money are you seeking?

\$ _____

2. Do you have the necessary credentials/ licenses/ permits/ approvals to execute this project if needed or required? Yes___ No ___

3. Do you have a verifiable history of success in this area? Yes___ No___

4. What is the yearly turnover of your business or the business you are brokering for?

5. Do you or your company have at least 10-12% verifiable cash used as equity contribution of the total amount you are seeking? Yes___ No___

6. Do you have 150 - 200% of the amount you are seeking in assets, SKRs or collateral? Yes___ No___

7. Whom do you have a direct relationship with in your bank?

Managing Director, Chairman, Bank Manager, Others _____

8. Do you have a direct relationship with anyone who is strongly or related with a bank owner or top management? Yes___ No___

9. Are you currently indebted to a bank in the tune of 10 – 12% of the amount you are seeking? Yes___ No___

10. Do you agree for partnership with a Bank or private investor who can provide instrument and you get the funding via our funder? Yes___ No___

11. If needed support collateral your project can you pay fee euro 200/300K ? Yes___ No___

Clients Letter Head

LETTER OF INTENT

Full coordinate address / tel/ fax/ mail /

DATE:

PROJECT FINANCE

To: Platform Financier fund source

Dr Ahmet Z Altunis Executive Capital
Specialist program manager

Dear Sirs,

I,Mr Do hereby apply with Full Corporate Intent to Platform financier to secure a Credit Line on Our behalf for an amount of USD\$ as prescribed

under following terms:

++ Loan Amount :.....

++ Re- payment period :

++ Credit Insurance underwritten.

++ Credit Insurance payabl Surety Bond Fee from % up % or BG,SBLC of face value of the loan amount payable on the first year.

++ Platform financier Dr Ahmet Z Altunis allowed arranging the Bank guarantee or surety bond to coverthis Premium loan till completion the transaction.

++ We agree to pay banking charges / insurance surety bond bank Guarantee standby letter of credit fee.

++ We agree to pay application administration registration due diligence retain fee 3.900 and

++ Fund seat reservation retain fee Euro 5.900

++ Platform financier Arrangement share Fees up % Platform financier Dr Mr Ahmet Z. Altunis deductible from gross loan amount.

++ Loan released within () Banking days from Contracting Date and placing the Credit insurance Premium and collateral BG,SBLC, PREMIUM SURETY BONDS,

++ We accept Annual Interest Rate 1.5% up 4% (P.A) - with Capital Re-payment one time at the end of years.

++ We (client) currently have the LIQUID capability of providing fund commitment.

++ We (Client) currently have the LIQUID capability of providing collateral BG SBLC or surety bond fee Eure__is available

++ **Please Note our Banking Co-ordinate.Bank name & Address :**

Account

Name :

Account No :

Swift No :

Iban No :

Principal Borrower

Signature :Date :

Passport

No:Notary

Clients Letter Head

READY WILLING ABLE APPLICATON ADMINISTRATON REGISTRATIO FEE €3.900

AND

FUND SEAT RESERVATION FEE € 5.900

AND

BG,SBLC OR SURETY BOND COLLATERAL FEE \$€

(capability of clients to progress with Loan procedures)

Date: _____

Platform Financier
DR Ahmet Z. Altunis

Dear mr Altunis

We wish to apply for a finance our project, Also enclosed is our client information Sheet enlarged passport copy and our C.V power of attorney enclosed

We understand the program the way you have described and we are ready, willing and able to pay by wire transfer the reguired commitment fee €\$_____and BG,SBLC or surety bond fee €\$____as follows:

We understand the program the way you have described and we are ready, willing and able to pay by wire transfer the reguired application administration registration due diligence working fee €\$3.900.00 and fund seat reservation fee €\$5.900.00 as follows:

Platform financier fee will be 3% up to 5% of loan amount, we confirm prepare irrevocable payment order or promissory note endorsed by our bank any time requested by Platform financier_____

Platform financier fee 3% up 5% will be deducted at the completion of closing.

I, We (client) currently have the LIQUID capability of providing commitment fee \$€_____and collateral BG SBLC or surety bond fee Euro _____

The provisions of my financial EURO_____and _____is available are enclosed in the following update statement availability our bank receipt.

We confirm payment enclose our confirmation commanding of fund commitment and bank statement EURO_____amount is read.

We will comply with standard Non – circumvention and non- disclosure practices and will refer no one to your platform financier fund source without first referring to Platform financier fund source DR Ahmet Z Altunis

BORROWER INFORMATION (please type)

Name _____title _____

Company_____

Address _____

City _____State _____Zip_____

Country _____E.mail _____

Phone and fax Numbers _____

I, We irrevocable accept and confirm the above enter your finance program

Clients Letter Head
Genealogy Report of Consultants /INTERMEDIARY

PROJECT LOAN DEBT FINANCE

Client Name:
Transaction code:
Currency in Bank:
Amount:
Account:

TRANSACTION CODE:

<p>Consultant 1: Printed Name: Company: Nationality: Passport # : Tel. Cell: Fax: Email:</p>	<p>Consultant 2: Printed Name: Company: Nationality: Passport: Tel: Cell: x: Email:</p>
<p>Consultant 3: Printed Name: Company: Nationality: Passport # : Tel: Cell: Fax : Em ail:</p>	<p>Consultant 4: Printed Name Company: Nationality : Passport # : Tel: Fax : Em ail:</p>

To the Paymaster:

We hereby confirm that the list of beneficiaries above is complete and the only parties entitled to a share of the gross commissions payable in respect to the Transaction code

The Beneficiaries agree to absolve the Paymaster of any legal, contractual or other liability in the event of third parties requesting that the Paymaster pay them in respect of the Transactions, in a case where the relevant Beneficiaries did not inform the Paymaster of any such third parties being entitled to Payments from funds received by the Paymaster

Signed by

..... On
 behalf of all beneficiaries as listed

Date:
 Passport no:
 Nationality:
 Notary

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING IS MADE ON TH 2024(the "MOU") IN CONNECTION WITH CONSULTANT AGREEMENT

(REFERENCE CODE NUMBER:xxxxxxxxxxxxxx) (The "Consultant Agreement") ENTERED INTO BETWEEN THE BELOW MENTIONED PARTIES.

(1) (The "Credit Line Applicant") with information below.

BETWEEN

NAME:

COMPANY NAME:

COMPANY ADDRESS:

DIRECT PHONE NUMBER:

EMAIL ADDRESS:

(2) Consultant/Advisory with address (the "Credit Line/Loan /provider/Trade Agent"), as Trust person of

Mr. Dr Ahmet Zennur Altunis

COMPANY NAME: WORLDWIDE DEVELOPMENT

COMPANY REGISTERED NUMBER : 16517575580

INTERNATIONAL COMPANY ADDRESS: İstanbul,Uk,usa,Dubai,Germany

TELL/WHATSAP:+ 90.5355016214

Email: worldfinanceplatforms@gmail.com, info@wwdinvesttradeplatform.com

www.wwdinvesttradeplatform.com

RECITALS

(2) contact on behalf of the bank offering the credit line, Collectively known as the "The Parties".

1 RECITALS

WHEREAS

(A) The Consultant and the credit line,Loan,collateral,trade applicant entered into a consultancy agreement involving the securing of credit line/loan from the bank offering credit line, for the credit line applicant and the consultant providing Intermediary agent services in accordance with this consultancy agreement.

(B) The Consultant and the Credit line applicant wish to enter into further arrangements to facilitate the bank offering the credit line to approve aforementioned credit line amount to the credit line applicant.

(C) Upon receipt of instructions from the bank offering the credit line during the term of the consultancy agreement, the consultant shall make appropriate arrangements as instructed by the bank and agreed upon by the credit line applicant to facilitate the performance of the consultancy agreement by the bank offering the credit line.

IT IS UNDERSTOOD

2 ADDITIONAL CONSULTANT FEES

- 2.1 In consideration for further facilitation by the Consultant to enable the consultant to perform their obligations under the consultant agreement; the credit line applicant shall pay the consultant fees in the amount equal to 5% of the total approved credit line amount USD/EURO _____ as defined under the credit line Agreement (the "credit line processing fees").
- 2.2 Consultant fees shall apply to the total approved credit line amount USD/EURO _____ under the credit line Agreement upon instruction from the bank offering credit line and the performance by the consultant for the total amount of approved credit line.
- 2.3 The credit line applicant shall pay the consultant fee to the Consultant upon the approval of the applied credit line amount USD/EURO _____ into his credit line account.

3 NOTICES

- 3.1 Any notice or other communication required to be given:
- (a) to the Consultant under this MOU shall be addressed and delivered to the consultant email Address which is: info@wwdinvesttradeplatform.com
- (b) to the Credit line applicant under this MOU shall be addressed and delivered to the Credit line applicant email address which is:

4 MUTUAL NON-CIRCUMVENTION & NON-DISCLOSURE

WHEREAS the parties are discussing certain matters which require each party to disclose certain proprietary, secret or confidential information (the "Information") to the other party; and

WHEREAS the party disclosing Information shall hereinafter be referred to as the "Disclosing Party" and the party receiving such information shall hereinafter be referred to as the "Receiving Party".

NOW THEREFORE, in consideration of the premises and the mutual covenants contained in this Agreement, the parties hereto agree as follows:

THE INFORMATION shall include any information whether written or oral, knowledge, data, drawings, knowhow and other material communicated to the Receiving Party or acquired by the Receiving Party from the Disclosing Party.

DISCLOSURE OF INFORMATION: The parties hereto agree to disclose and provide to each other Information for the purpose of engaging in discussions, communications and/or negotiations regarding potential business transactions involving the parties ("Purpose"). The parties acknowledge that the Information is a valuable, special and unique asset belonging to the Disclosing Party or to a third party ("Third Party") who has authorized the disclosure thereof by the Disclosing Party to the Receiving Party.

TITLE: All Information of the Disclosing Party is acknowledged by the Receiving Party to be the property of the Disclosing Party or the Third Party and the disclosure of the Information shall not be deemed to confer any rights to that Information on the Receiving Party.

RESTRICTIONS ON DISCLOSURE AND USE OF THE INFORMATION: The parties agree that they will not during or after the term of this Agreement disclose the Information to any person, firm, corporation, association or any other entity for any reason or purpose whatsoever without the prior written consent of the Disclosing Party; and notwithstanding the above, the parties agree that Information may be disclosed to their professional advisors, agents, consultants, and potential business partners with a need to know providing that such professional advisors, agents, consultants and potential business partners sign an undertaking relating to confidentiality on substantially equivalent terms as contained herein. The parties further agree that they shall not utilize, employ, exploit or in any other manner whatsoever use the Information disclosed by the other party for any purpose other than the Purpose (.....) stated herein without the prior express written consent of the Disclosing Party, including, but not limited to, for purposes of competing in any way with the other party or any Third Party.

NON-CIRCUMVENTION: The parties hereto desire to transact business regarding the "... project" together on an on-going basis. PARTY 1 understood that PARTY 2 is working directly or indirectly on financing (funding) the project next to PARTY 1. In case of that PARTY 2 closes the project because the project is being financed by third or otherwise, PARTY 1 has no entitlement to any claims in any form whatsoever. In consideration of the previously written and of the mutual promises herein, the undersigned parties, intending to be legally bound, hereby irrevocably agree not to attempt to circumvent, avoid or bypass each other, directly or indirectly for the purpose of avoiding payment of fees or commissions, or otherwise, by way of any corporation, trust, partnership or other entity, or individually by either party to the other, in conjunction with transaction or transactions of

business involving said parties; and

The parties acknowledge that pursuant to this Agreement, PARTY 1 will be making introductions to its third party partners who may be in a position to assist PARTY 2 in achieving business objectives.

Accordingly, it is understood that, without previous written consent from PARTY 1, PARTY 2 and affiliated firms and/or its associates will not enter, either directly or indirectly, into any discussions, solicit or accept offers, enter into any agreements, conduct negotiations with or otherwise engage in any other independent communications with:

- (a) any third party to whom PARTY 2 and affiliated firms and/or its associates were introduced to by any member, shareholder, officer, director, employee, agent, or other representative of PARTY 1;
- (b) any third party to whom PARTY 2 and affiliated firms /and or its associates were “informed of” by any member, shareholder, officer, director, employee, agent, or other representative of PARTY 1; or
- (c) any employee, financial partner, investor, contractor, consultant or other business partner of PARTY1;

The parties also acknowledge that pursuant to this Agreement, PARTY 2 may make introductions to its third party partners who may be in a position to assist PARTY 1 in achieving its business objectives.

Accordingly, it is understood that without previous written consent from PARTY 2, PARTY 1 and affiliated firms and/or its associates will not enter, either directly or indirectly, into any discussions, solicit or accept offers, enter into any agreements, conduct negotiations with or otherwise engage in any other independent communications with:

- (a) any third party to whom PARTY 1 and affiliated firms and/or its associates were introduced to by any member, shareholder, officer, director, employee, agent, or other representative of PARTY 2;
- (b) any third party to whom PARTY 1 and affiliated firms /and or its associates were “informed of” (the provision of name of person or name of business entity [third party] either orally or in writing by way of e-mail, letter, or facsimile) by any member, shareholder, officer, director, employee, agent, or other representative of PARTY 2; or
- (c) any employee, financial partner, investor, contractor, consultant or other business partner of PARTY 2.

TERM OF AGREEMENT: This Agreement referring the project (project name) shall remain in full force and effect for the period of (3) three years from the effective date, unless otherwise extended in writing by the parties hereto. This Agreement may be terminated by either party after first giving the other party (30) days written notice. However, the provisions of Sections 4(a) and 8 shall survive the termination or expiration of this Agreement for a period of three (3) years and any than existing transaction(s) shall continue to be governed by the terms and conditions of this Agreement until its/their conclusion.

4.1 **STANDARD OF CARE:** The parties agree that they shall protect the Information using not less than the same standard of care that each party applies to its own proprietary, secret or confidential information and that the Information shall be stored and handled in such a way as to prevent unauthorized disclosure.

5 FORCE MAJEURE

5.1 Any delay in or failure of performance by either party of their respective obligations under this MOU shall not constitute a breach hereunder or give rise to any claims for damages if, and to the extent that such delays or failures in performance are caused by events or circumstance beyond the control of such party. The term “Beyond the Control of Such Party “Include Lawful order of Government or Authority, Act of War, Rebellion or Sabotage, Fire, Flood, Earthquake or other natural disasters, or acts and delay by relevant banks and financial institutions. Any other cause not within the control of such party or which is by exercise of reasonable diligence, the party will be unable to foresee or prevent or remedy.

6 GOVERNING LAW AND JURISDICTION

This MOU shall be governed by and construed in all respects in accordance with the laws of Consultant jurisdiction. Any dispute, controversy or claim (each, a “Dispute”) arising out of or relating to this MOU, or the interpretation, breach, termination, validity or invalidity thereof, shall be referred to arbitration upon the demand of either party to the dispute with notice (the “Arbitration Notice”) to the other. The dispute shall be settled by arbitration in, Turkiye, by the Turkiye Arbitration Act (the “CIAM”) in accordance with the, Turkiye Arbitration Act (the “CIAM Rules”) in force when the Arbitration Notice is submitted in accordance with the CIAM Rules.

7 OFFICIAL SIGNATURES OF PARTIES AGREEING TO THE MOU

By signing below all parties agree to have read and understand the terms and conditions outlined in this MOU. This MOU may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all counterparts together shall constitute a single document. This MOU constitutes the entire understanding between the parties concerning the subject matter hereof and supersedes all prior or contemporaneous representations, discussions, proposals, negotiations, conditions, communications and agreements, whether oral or written, between the parties relating to the subject matter hereof and all past courses of dealing or industry custom.

9 NOTE HERE:

The consultant will arrange a reliable insurance, or SBLC, provider that will lease SBLC to the credit line applicant if the applicant give him go head.

Which he will use to activate his credit line when needed, and the credit line applicant will agree to pay any charges, charged by the SBLC provider to enable him provide the lease SBLC for activation of his credit line of total amount USD/EURO _____

IN WITNESS whereof this MOU has been entered into by the parties on the day and year first above written.

FOR AND BEHALF OF DR AHMET Z ALTUNIS

WWD INVEST TRADE PLATFORM



Authorised Signature & stamp-----

Mr. Dr Ahmet Zennur Altunis

COMPANY NAME: WORLDWIDE DEVELOPMENT

COMPANY REGISTERED NUMBER : 16517575580

COMPANY ADDRESS: İstanbul,Uk,usa,Dubai,Germany

TELL/WHATSAP:+ 90.5355016214

Email: worldfinanceplatforms@gmail.com, info@wwdinvesttradeplatform.com

www.wwdinvesttradeplatform.com

CLIENT INFORMATION SHEET

Name	AHMET ZENNUR ALTUNIS
Mailing Address	Kartal apt. no 17.floor 5. Gayrettepe sisli Istanbul Turkiye
Company Reg No.	16517575580
Represented By	AHMET ZENNUR ALTUNIS
Designation	PRINCIPAL RIGHT HOLDER
Passport No.	U26588653
Nationality	TURKISH
Issue date	01-JUNE 2022
Expire Date	01-JUNE 2032
Telephone Nmber	+90535501214
Bank name:	FINANCE BANK
Bank Address	<u>YENI KOY ISTANBUL TURKIYE</u>
Bank Account	TBA
Account name	AHMET ZENNUR ALTUNIS
Email Address	info@wwdinvesttradeplatform.com worldfinanceplatforms@gmail.com

(Credit Line Applicant)

Authorised Signature & stamp-----

Mr

COMPANY NAME:

COMPANY REGISTERED NUMBER:

COMPANY ADDRESS:

TELL/WHATSAP: +

Email:

WWW:

7.16 COPY OF YOUR PASSPORT

COPY OF YOUR COMPANY CERTIFIFCATES

7.17 YOUR CIS /KYC

CERTIFICATE

ŞİŞLİ YERLEŞİM	
T.C. Kimlik Numarası	: 16517575580
Adı	: AHMET ZENN
Soyadı	: ALTUNIŞ
YERLEŞİM YERİ ADR	
İl	: İSTANBUL
İlçe	: ŞİŞLİ
Köy - Belde	:
Mevki - Mezra	:
Mahalle	: ESENTEPE M
Meydan - Bulvar	:
Cadde - Sokak	: MÜSELLES S
Küme Evler	:
Site	:
Blok	:
Dış Kapı No - İç Kapı No	: 6A /
Posta Kodu	:
Yukarıdaki adresin 16517575580 T.C. Kimlik Num	
*Bu belge, Kimlik Paylaşımı Sisti	

* Bu belgenin geçerlilik süresi, düzenleme tarihinc

MUTUAL NON-DISCLOSURE, NON-CIRCUMVENTION & CONFIDENTIALITY AGREEMENT

This Agreement is made and entered into on this _____ Day of _____, 20__ by and between the Parties as well as each Parties' respective Members, Shareholders, Managers, Officers, Agents, Directors, employees, associates or affiliates, be they individuals or corporate entities, collectively referred to as the "Parties."

I. ACKNOWLEDGEMENTS:

1) This Agreement is specifically designed to facilitate the introduction of potential clients and/or resources by the Parties to each other by protecting the Parties' financial interest in those clients and/or resources.

2) It is hereby stipulated by the Parties that they have not solicited or induced each other in any manner with regards to possible involvement in any Managed Private Placement Programs or other Financial Transactions or Programs.

3) It is hereby acknowledged by the Parties that by the inherent nature of their respective businesses, all respective company information, hereinafter referred to respectively as "Company Information," and company contacts, hereinafter referred to respectively as "Company Contacts," are *HIGHLY CONFIDENTIAL and PROPRIETARY*. For the purpose of this Agreement, Company Information is inclusive of, but not necessarily limited to, each Parties' respective printed material, verbal communications, written communications, electronic communications, photographs, photocopies, plans, sketches, diagrams, drawings and the like; Company Contacts are inclusive of, but not necessarily limited to, each respective Parties' clients, customers, business associates, business affiliates, sub- contractors, franchisees, direct or indirect contacts and the like; and Company Information and Company Contacts shall be deemed to mean Company Information and Company Contacts of either respective Party hereto.

4) Because of the confidential and proprietary nature of *ALL* business of each of the respective Parties it is hereby acknowledged by the Parties hereto that severe and irreparable harm will occur if *ANY* direct or indirect respective Company Information and/or Company Contacts information is disclosed to any third party by one of the Parties hereto without the express written authorization of the other Party hereto. That being said, the Parties' hereby authorize each other to release any Company Information or Company Contacts, as necessary, in order to facilitate participation or involvement by those Company Contacts in a Managed Private Placement Program or other Financial Transaction or Program to which they have decided to make application.

5) Because such harm will occur under the circumstances described above, it is hereby acknowledged by the Parties hereto that the harmed Party, in addition to any other remedies provided herein or at law, may pursue full legal recourse / action against any violator who is signatory to this Agreement and the terms herein.

6) The disclosure of any Company Information and / or Company Contacts by one of the Parties hereto to the other is not to be construed to be a solicitation or offer by either Party to the other. None the less, all such information and knowledge shall be governed by this Agreement whether or not the Parties hereto eventually enter into any kind of business relationship with each other. To that extent, this Agreement, once executed, shall remain in full force and effect, and shall survive the termination of any other prior or subsequent agreements between the Parties for a period of Five (5) Years from the date of execution.

II. NON-CIRCUMVENT PROVISIONS:

The Parties hereto hereby agree that, for a period of Five (5) years commencing upon the execution of this Agreement and subject to the following provision, they will not circumvent or attempt to circumvent each other relative to Company Contacts or Company Information or their respective equal financial interest, together with all intermediaries, in intermediary fees resulting from financial transactions that their respective Company Contacts may enter into with the other Party hereto.

III. NON-DISCLOSURE PROVISIONS:

The Parties hereto hereby agree that, for a period of Five (5) Years commencing upon the execution of this Agreement, they will not disclose or attempt to disclose to any third party, any Company Information or Company Contacts without the express written consent of the other Party.

IV. CONFIDENTIALITY PROVISIONS:

The Parties hereto hereby agree that, for a period of Five (5) Years commencing upon the execution of this Agreement, they will hold in the strictest of confidence all Company Information and Company Contacts of the other Party.

DISPUTE RESOLUTION & REMEDIES:

This Agreement is valid for any and all transactions between the parties herein and shall be governed by the enforceable law in all Commonwealth Countries, European Union Countries, USA Courts, or under Swiss Law in Zurich, and in the event of dispute, the arbitration and enforcement laws of the applicable states will apply. In addition to any other remedies of equity or at law, any breach of this Agreement shall at minimum carry a penalty as determined and adjudicated by the court of law, as reasonable, considering the severity of the damages. In the event of legal action, the prevailing Party shall be entitled to recovery of all attorney fees and court costs incurred. Additionally, the undersigned Parties hereby agree to hold each other harmless in the event of action brought about by a third party due to a breach of this Agreement and whereby a third party claims damages against one of the Parties hereto as a direct or indirect result of any such breach of this Agreement by one Party.

V. CONTRACTUAL RELATIONSHIP:

Nothing in this Agreement shall be construed as establishing or implying a partnership between any of the Parties or shall be deemed to constitute any Party as an agent of any other Party or to allow any Party to hold itself out as acting on behalf of any other Party nor shall and Party be liable for any other Party. This Agreement is a non- exclusive agreement. Nothing contained herein shall be construed to create an exclusive arrangement and all the Parties expressly reserves the right to contract with others in the field of their operations.

VI. ACKNOWLEDGEMENT / AGREEMENT:

1) This Agreement is effective as of the date first named above.

2) By their signatures below, the respective Parties hereby attest under the penalty of perjury, that they are in fact authorized signatories on behalf of the corporate entities so named herein. Facsimile, counterpart execution, electronic transmissions of this Agreement with signatures so affixed shall be deemed the same as originals and be deemed as acceptable.

3) This Agreement is of no effect and is null and void without all Parties' signatures affixed hereto.

Accepted by the parties as of the date first mentioned above:

Client/Consultant

Name of Client or Company

Address: _____

By: _____

Signature

Print Name/Title: _____ Phone: ___ Email: _ Skype: _

Address: Building No:17. 5 floor sisli Istanbul Turkiye

E 

Signature

Name/Title: Dr Ahmet Z Altunis Founder Phone:

+90 535- 501 -6214

Email: info@wwdinvesttradeplatform.com

Communication with potential Clients and Brokers

Advisory trust policy describes all the available services in full detail.

Please study our all program and the material you can download very careful before raising questions.

Advisory trust policy is built to answer all eventual questions and provide all the terms and documents required, and explanations that you may need to place an application.

Project Funding and Loans

I can help funding a project or a loan by providing the financial tools, the services as described on this website. These financial services are available to you only if they will help you get your project funded, or a loan from your bank. You will have to familiarize yourself with these unique services and clear eventual issues to materialize your project or loan funding with your bank or banking relations. If you do not have a relevant and good banking relation that will support you, my services can not be made available to you.

Your questions are welcome!

If you have questions that are not covered on this website, or in the documents you can download, feel free to email me together with proof of your financial capacity to engage. I will provide you with my explanation and an email reply once you have evidenced your financial capacity to engage into one of these transactions. I will also call you once I am in receipt of your valid Application or Mandate. No front fee deals are available for people with relevant financial substance and audited accounts for the past years, and individuals with a professional background, but never to newcomers who need education, or start- ups.

I am gladly available by phone once you have scheduled a call!

If you are an existing client, I am always available by phone. With the heavy work load I have with these improved unique financial services my professional time is extremely limited. My services are available to potential clients of substance and therefore stand a chance to materialize any of the transactions I described.

This is how you can Schedule a Call

If you need to talk to me before your submission, please schedule a call. **To Schedule a call , follow the instructions**

A client will have to have a basic financial capacity to profit from any of these outstanding services. To start any kind of personal communication, you will have to FIRST evidence your financial capacity in the email to schedule a call with me.

Here is how you have to evidence your immediate financial capacity

Financial Service	Advance Payment	You have to prove your Capacity
Loan registration and Fund reservation	3.900 and 5.900 = total 9.800	Bank Statement USD/ Euro 100 million in cash
Bank Guarantee and SBLC backed by Cash and Securities	Euro 55,000 after contract and to start a transaction	Capacity for a conditional payment guarantee by your bank (confirmed) to you of 10% of face value SBLC/ BG
Corporate Guarantees	Euro 55,500 to start a transaction	Euro 25,000 in cash on account (bank statement screenshot)
Credit Enhancement Instruments	Euro 25,000 in advance	Cash of 5% of face value of the instrument you seek evidenced through your current bank statement screenshot)
TIR1 HYP/PPP Trading	none	Bank Statement USD/EURO 100 million in cash
private consultant appointment	10.000	
Visit clients project office city private consultant	50.000	

Without such evidence, I will not be able to work on any request, or accept a call, or answer questions you may have, or deal with a transaction submission.

Educating potential Clients and Brokers

I do educate newcomers and talk to brokers without proof of substance once you have paid and deposited a Euro 3.900 retainer for my professional services via western union or Money gram into my account. This sum will be fully credited towards a future deal. To make a telephone appointment, suggest the preferred time to talk and provide your email address I will send you a money request for the retainer. This will give you up to 5 hour of professional due diligence conditional info purposal.

Working with Brokers, Consultants and Intermediaries

I do authorize qualified Collateral Advisors in certain countries or territories, but I do not appoint agents or issue any kind of authorization letters. **You can request the authorized Collateral Advisory Application** I gladly work closely with professionals in the financial industry for the mutual success of a transaction. I will make the arrangements to safeguard an exceptional commission payment upon a successful transaction. A confirmation will be issued to the intermediary once an acceptable transaction is submitted. If you need anything else, you will have to ask your client for such a confirmation.

Working with new providers

I am always interested in new and improved financial services to always offer my clients the very latest and finest service in the industry. If you want to provide services to me and my clients, then I need to be provided with convincing evidence of a most recent transaction from A to Z, which I will consider and review on a confidential basis. We can do all that during a Whatsapp video call in which you show such evidence. I do not engage with any new provider / source without such proof of a most recent transaction.

If you do not read or speak English, or cannot download or open attachments, please get a professional translator or a secretary to help you with such tasks.

Please note: None of my terms and procedures are negotiable.