

# INVESTMENT AGREEMENT

s.Belebey " \_\_\_ " \_\_\_\_\_ 2014yr.

US citizen \_\_\_\_\_

residing at \_\_\_\_\_

hereinafter referred to as "Investor", acting on the basis of US law,  
and citizen of Russia \_\_\_\_\_

residing at \_\_\_\_\_

hereinafter referred to as "Attorney", acting on the basis of the legislation of the Russian  
Federation,

collectively referred to as "Partners", concluded the following agreement.

## 1. SUBJECT OF AGREEMENT

1.1. Under this agreement, the Investor transferring cash for the Attorney (hereinafter - the "investment") in the amount of \$ \_\_\_\_\_ (\_\_\_\_\_) USD. and the Attorney undertakes to return the specified amount of investment and to pay interest specified in the Agreement.

## 2. RIGHTS AND OBLIGATIONS OF THE PARTNERS

2.1. A contract is concluded, if the investor transferring a investment amount for a Attorney or transferring it to a specified bank account.

In case of non transferring cash for Attorney, then Agreement not concluded.

2.2. Attorney agrees place the funds from investor on deposits in commercial banks of the Russian Federation, under \_\_\_\_\_ (\_\_\_\_\_) % per annum , for up to \_\_\_\_\_ (\_\_\_\_\_) months with a monthly add of interest in the term deposit.

2.3. Attorney agrees to return the investor a all amount of investment and a all monthly interest in total of \$ \_\_\_\_\_ (\_\_\_\_\_) USD, after the expiration of term deposit in banks.

2.4. An attorney has no right to place funds from investor or use for other purposes except as defined in Sec. 2.2 of this Agreement.

2.5. Attorney agrees to open deposits only in those banks that are party to the State Deposit Insurance Corporation Deposit Insurance Agency (DIA) and in such sum that does not exceed the sum insured for one depositor in one bank.

2.6. Upon receipt of funds from investors in a bank account Attorney, he is given a maximum period for the opening of deposits in banks no more than 3 (three) business days following. In case of delay accrue interest at the rate of \_\_\_\_\_ (\_\_\_\_\_) % per annum for each day of delay.

2.7. Attorney agrees to provide a report for the Investor. In which banks, for how long, the deposit amount.

**2.8. After a day of maturity period of the deposit in the bank the attorney shall remit money to investor within 1 (one) of the following working day. In case of delay accrue interest at the rate of (\_\_\_\_\_( )%) per annum for each day of delay.**

**2.9. In case of early closure of the deposit in the bank at the request of the Investor, Attorney shall remit the money to investor within 3 (three) working days following. In case of delay accrue interest at the rate of (\_\_\_\_\_( )%) per annum for each day of delay.**

**2.10. In case of early closure of the deposit in the bank at the request of the Investor, interest is not charged. Previously paid interest recalculated. The investor pays for the bank transfer to his current account in the amount of 1.98 % of the investment, minimum \$ 35 and not more \$ 780 USD.**

**2.11. In the case of an insured event with a bank, deposit interest accrual is suspended. For Attorney have time for process of obtaining insurance reimbursement, but not more than 1 (one) month from the date of revocation of the license of the bank. In case of delay accrue interest at the rate of (\_\_\_\_\_( )%) per annum for each day of delay.**

**2.12. In all other cases not specified in the Contract, on the amount of investment, that not returned through the fault of Attorney, unless otherwise proved, bear interest at the rate of (\_\_\_\_\_( )%) per annum for each day of delay until the date of transfer to the account of the Investor.**

### **3. CONFIDENTIALITY**

**3.1. The terms of this Agreement and agreements (protocols, and so on.) are confidential and not subject to disclosure.**

**3.2. Partners shall take all necessary measures to ensure that their employees, agents, successors without the prior consent of the other partner does not inform third parties about the details of the Agreement and its annexes.**

### **4. DISPUTE RESOLUTION**

**4.1. All disputes that may arise between the partners will be resolved through negotiations.**

### **5. TERM OF AGREEMENT**

**5.1. This Treaty shall enter into force on the date of transfer to the account of Attorney investment amount and is valid until fulfillment of all obligations of the partners.**

**5.2. This Agreement may be terminated early by agreement between the partners.**

## 6. FINAL PROVISIONS

6.1. Any changes or additions to this Agreement shall be valid provided that they are made in writing and signed by the partners or their duly authorized representatives.

6.2. All notices and communications shall be sent in writing by e-mail. Additional options: SMS or postal mail to the agreement between the Partners.

6.3. This Agreement is made in two copies, translated into Russian and English with equal legal force, one copy for each of the partners.

## 7. ADDRESS AND PAYMENT DETAILS OF PARTNERS

Attorney:

---

---

Investor:

---

---

## 8. SIGNATURES OF PARTNERS

**Attorney:**

---

**Investor:**

---