

Consultancy Agreement

Between Parties

Company DELTA GmbH
Chilehaus A
Fischertwiete 2
20095 Hamburg
(Called in the following as company)

and

Mr. Johnny Jenkinson
Domiciled at :
Van Regenmortelstraat 41, 3128 Tremelo Belgium
(Called in the following as Consultant)

The Parties hereto mutually agreed to define the conditions of their relationship as follows:

Clause 1 - subject of the Agreement

The subject of this Agreement is the appointment by the COMPANY of the CONSULTANT, in connection with the rendering Engineering, Consultant services act the enclosed sheet.

Clause 2 - Obligations of CONSULTANT

In connection with this agreement, the CONSULTANT undertakes to perform In the best interest and to the best result for the COMPANY for such advisory, consultancy and support services as necessary to help the COMPANY being succeeded for the engineering services agreed in this agreement.

Clause 3 - Obligations of the COMPANY

The COMPANY undertakes In connection with this agreement the following obligations:

- Support the CONSULTANT's efforts by furnishing technical data and Information.
- Pay the CONSULTANT compensation as agreed in Clauses 4 and 5 hereafter.

Clause 4 – Consultant Fee

In the event that the client awards contracts for any materials to the COMPANY and consultancy function, the CONSULTANT shall be entitled to receive consultation fees 85 Euro per hour.

Note: Travel expenses to be paid according to invoice of the consultant

Clause 5 - Payment Terms

The consultancy Fee in Clause 4 shall be paid to the CONSULTANT within 20 days after receipt of the relevant Invoice.

The payment of the consultant Fee shall be made into the account of the CONSULTANT at the bank designated by the CONSULTANT.

Clause 6 - Confidentiality

The COMPANY and the CONSULTANT agree that without mutual consent, the parties cannot and will not disclose neither the existence nor the provisions of this Agreement to any third party except In the case of a dispute, which can be provided to the authorities.

Clause 7 - Duration t Expiry of Agreement

This Agreement becomes effective on the date written above and remains valid and in full force until all obligations of the parties hereto are completely fulfilled hereunder.

This Agreement shall run for a period of 12 months and will expire automatically unless renewed by mutual consent of the parties.

Either party may terminate this Agreement In writing with 3 months' notice at any time.

Clause 8 – References

This agreement registered with the company under ref.no.2022-PO-156

Clause 10 – effective date of the agreement

This agreement become effective within signed by both parties.

