

**PARTNERSHIP INVESTMENT AGREEMENT  
FOR DELIVERY OF CASH FUNDS FOR INVESTMENTS VIA LEDGER TO LEDGER TRANSFER**

**Agreement No: L2L/AMA(RBS)-XXX-5B-04122025**

**DATE: December 4, 2025**

This Agreement for Delivery of Cash Funds for Investments (hereinafter referred to as the "Agreement"), becomes legally effective as of December 4, 2025, which is entered into by and between the following Parties:

**PARTY-A-SENDER / INVESTOR:**

PARTY A /SENDER COMPANY INFORMATION	
<b>Company Name</b>	Ama Swiss Ltd.
<b>Reg. Address</b>	608-21 Dundas Sq. Toronto ON Canada
<b>Represented By</b>	Mr. Mahmoud Mirzaee
<b>Passport Number</b>	HK980535
<b>Date Of Issue</b>	16.08.2016
<b>Date Of Expiry:</b>	16.08.2026
<b>Country Of Issue :</b>	Canada
<b>Full Authorised :</b>	MR. Shahab Naseridehkharghani with email address <a href="mailto:shahabnaseri.y70@proton.me">shahabnaseri.y70@proton.me</a> with full authority to take decision

**Hereinafter referred to as the "SENDER/ INVESTOR "**

**BANK COORDINATES OF THE ISSUING / SENDER BANK**

<b>BANK NAME:</b>	DEUTSCHE BANK LEIPZIG
<b>BANK ADDRESS:</b>	MARTIN LUTHER RING 2, 04109 LEIPZIG, GERMANY
<b>SWIFT CODE:</b>	DEUTDE8LXXX
<b>ACCOUNT NAME:</b>	RBS BERATUNGS- UND SOFTWARE GMBH
<b>TAX Number</b>	232/117/02141
<b>VAT ID Number</b>	232/117/02141
<b>Creditor Identifier NO.</b>	DE35ZZZ00002405133
<b>SIGNATORY:</b>	OLIVER JOSEF KARL
<b>ACCOUNT NO.:</b>	0426 4586 00
<b>IBAN NO.:</b>	DE78 8607 0000 0426 4586 00
<b>BANK OFFICER:</b>	Karsten Siebrecht
<b>PHONE:</b>	(+49)3411201490
<b>EMAIL:</b>	Karsten.siebrecht@db.com

**"FUNDS ARE CLEAN AND CLEAR, OF NON-CRIMINAL ORIGIN"**

With full legal and corporate authority to sign this Agreement, hereinafter referred to as the "**PARTY A**" or the "**INVESTOR**" AND

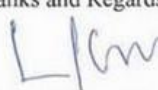
  
**PARTY A:**  SWISS  
Canadian Registry 1688666



O.K. and  
Page 1 of 14

**PARTY B:**

Thanks and Regards,

  
  
LOGANATHAN KUMARA

**PARTNERSHIP INVESTMENT AGREEMENT  
FOR DELIVERY OF CASH FUNDS FOR INVESTMENTS VIA LEDGER TO LEDGER TRANSFER**

**Agreement No: L2L/AMA(RBS)-XXX-5B-04122025**

**DATE: December 4, 2025**

**PARTY-B RECEIVER / PARTNER:**

PARTY B / RECEIVER COMPANY INFORMATION	
<b>COMPANY NAME:</b>	D P M GLOBAL LOGISTICS
<b>COMPANY ADDRESS:</b>	No.7, GROUND FLOOR,LAKSHMI KANTHA AMMAL NAGAR, VELACHERY MAIN ROAD, GOWRIVAKKAM, CHENNAI-73. TAMILNADU INDIA,
<b>REPRESENTED BY:</b>	Mr. LOGANATHAN KUMARAN
<b>PASSPORT NO/COUNTRY:</b>	Z3772676
<b>DATE OF ISSUE: DATE OF</b>	28.11.2016
<b>EXPIRY:</b>	27.11.2026
<b>Hereinafter referred to as the "RECEIVER/DEVELOPER "</b>	
BANK COORDINATES OF THE RECEIVING/RECEIVER BANK	
<b>NOSTRO ACCOUNT BANK</b>	<b>RECEIVING DETAILS</b>
BANK NAME	DEUTSCHE BANK AG FRANKFURT
BANK ACCOUNT NO	1009535428000
IBAN NO	DE9050070010095354280000
BANK ADDRESS	FRANKFURT/GERMANY
<b>RECEIVING BANK DETAILS</b>	
BANK NAME	INDIAN OVERSEAS BANK
BANK ADDRESS	GEMINI CIRCLE BRNCH KARUNAI KUDIL NO 297, CATHEDRAL ROAD CHENNAI 600 086 TAMIL NADU /INDIA
ACCOUNT NUM	205102000012528
SWIFT CODE	IOBAINBBK51
ACCOUNT NAME	D P M GLOBAL LOGISTICS
Bank Officer email id	lob2051@iob.in
Bank Officer Name	MR. MUNI CHANDRA
Bank Officer Tel No.	+91 8925952051
ACCOUNT NAME	D P M GLOBAL LOGISTICS
Account Signatory	MR. LOGANATHAN KUMARAN

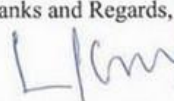
  
**PARTY A:**   
 Canadian Registry 1688666



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**PARTY B:**

Thanks and Regards,

  
  
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**DATE: December 4, 2025**

**"FUNDS ARE CLEAN AND CLEAR, OF NON-CRIMINAL ORIGIN"**

With full legal and corporate authority to sign this Agreement, hereinafter referred to as the "PARTY B" or the "PARTNER" Hereinafter both Parties jointly referred to as "THE PARTIES". WHEREAS, the PARTIES join and bind together, for mutual benefit and protection and mutually recognize the financial benefit for both parties concerned, therefore conclude the present Agreement for the purpose of joint activity for receiving income through (but not limited to) financial operations and other transactions, using financial bank operation and/or other possibilities for financing/raising funds, investments or documentary operations organized and arranged from PARTY-B for the purposes of the joint financing of projects.

Who and is ready and able to invest good, clean, clear, and noncriminal origin funds into various PROJECTS and the PARTNER are ready and able to receive and to accept these Investment funds in EUR for the use of projects under the guidelines set forth herein.

NOW, THEREFORE, in consideration of the premises and the mutual promises and covenants contained in this Agreement, and for the other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

**1. SUBJECT AND PURPOSE OF AGREEMENT:**

1.1. Under present Agreement Parties have agreed that INVESTOR is willing to invest via L2L CASH TRANSFER to the above-named PARTNER the Total Amount of **€ 5'000'000'000'000.00 EUR** with rolls and extensions.

  
**PARTY A:**  SWISS  
Canadian Registry 1688666

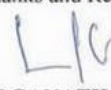


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**PARTY B:**

Thanks and Regards,

  
LOGANATHAN KUMARAN  


**PARTNERSHIP INVESTMENT AGREEMENT  
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Total to be determined by both Parties. Investment tranches, to be agreed additionally, for the purpose specified in the §. 2.1 of the present Agreement, and PARTNER irrevocably agrees to receive and accept Investment and utilize it according to the purposes specified in the §.2.1. and the procedure (§6) of the present Agreement.

1.2. Places of Business - As the PARTNER may locate its place or places of business at any place or places as he must determine and identify to the INVESTOR. The initial places of business shall be at its principal office location.

**2. CAPITAL CONTRIBUTION:**

2.1. The INVESTOR grants investment under the procedure (§6) of the present Agreement to the PARTNER for Re- Distribution and financing of future's projects.

2.2. INVESTOR hereby warrants and assures to PARTNER under penalty of perjury that the Investment funds are derived from legal sources and not from any other criminal activity. Further, the INVESTOR warrants and confirms that the fund are good, M0, clean, and cleared, of non-criminal or terrorist origin and totally free of any encumbrances, costs, charges, liens, litigation, mortgages, taxes of any kind or nature whatsoever.

2.3. INVESTOR hereby irrevocably agrees to transfer the Total Sum of **€ 5'000'000'000'000.00** ( FIVE TRILLION EUROS) with rolls and extensions via L2L CASH TRANSFER, and the parties agreed that the First Tranche would be in Amount of **€ 49'000'000.00** (FOURTY NINE MILLION EUROS), and the tranches of the Investment Funds to be transferred to the PARTNER bank accounts details designated herein.

2.4. The full amount will be transferred in one, two or more agree tranches. The time of transfer of each tranche must be agreed separately.

2.5. Each tranche of Investment under the present Agreement will be transferred to the above stated bank accounts of the PARTNER via L2L CASH WIRE TRANSFER from the INVESTOR's bank.

2.6. The PARTNER will manage the investments funds on behalf of INVESTOR as the terms of this Agreement.

2.7. After each transfer of funds into each separate INVESTOR's Projects, the PARTNER immediately provides a copy statement of his account to the INVESTOR to verify the acceptance of the funds for the investment.

**3. RIGHTS AND OBLIGATIONS OF THE PARTIES:**

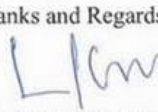
The INVESTOR irrevocably undertakes to:

3.1. Grant to the PARTNER Investment in amount and on conditions specified above and if it necessary in the Appendixes of the present Agreement.

  
**PARTY A:**   
Canadian Registry 1688666



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**PARTY B:** Thanks and Regards,  
  
  
LOGANATHAN KUMARASWAMY

**PARTNERSHIP INVESTMENT AGREEMENT  
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3.2. Make transfer of Investment from clean and clear M1 cash funds of non-criminal origin, free of liens and encumbrances via L2L Cash Transfer. 3.3. Control the usage of Investment funds. 3.4. With the transfer of the investment funds into the Receiving Bank Account determined by PARTNER and the provision of the security pass codes in each separate tranche, the obligations of the INVESTOR under this contract are considered fulfilled .THE PARTNER IRREVOCABLY UNDERTAKES TO:

3.5. To provide the contract to the PARTNER's Bank and to organize the unimpeded receipt of the Investment Funds.

3.6. Receive and accept Investment sent by the Investor in accordance with the terms of present agreement.

3.7. In any and every case, do not use directly or indirectly the Investment funds for all and any illegal activity, including but not limited to weapons and warfare trade, illegal drug trade, criminal and/or terroristic activity, slavery, piracy etc.

**4. LEDGER TO LEDGER PROCEDURE EXPOSITION:**

It is a cash internal swap operated by Deutsche Bank itself. By Ledger-to-Ledger internal cash wire transfer, operated for sending payments till the receiver's floating balance followed by adding security pass codes (Link & Channel Codes) that has to be actively inputted/digitized from receiver's bank officer (to be aware and accept the incoming cash funds) for posting in the commercial account of the beneficiary and consolidation the incoming cash funds. A direct Bank Officer to Bank Officer written communication is available by internal Deutsche Bank chat screen in case of technical and mode incompatibility.

**TRANSACTION DETAILS:**

<b>CURRENCY</b>	EURO
<b>TYPE OF FUNDS</b>	M1-LEDGER TO LEDGER CASH FUNDS
<b>TYPE OF TRANSFER</b>	LEDGER TO LEDGER INTERNAL CASHWIRE TRANSFER
<b>TOTAL AMOUNT</b>	€5'000'000'000'000.00(FIVE TRILLIONEUROS) WITH R&E
<b>1ST TRANCHE</b>	€49'000'000.00(FOURTY NINE MILLIONEUROS)
<b>OTHER TRANCHE</b>	TBA
<b>INVESTOR'S BANK NAME</b>	DEUTSCHEBANKAG
<b>BANK ADDRESS</b>	MartinLuther Ring 2 – 04109 Leipzig/Germany
<b>DISBURSEMENT</b>	SWIFTMT103 / CASH WIRETRANSFER(SAMEDAYSETTLEMENT), SEPA INSTANT OR TT FED WIRE

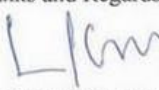
  
**PARTY A:**   
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**PARTY B:**

Thanks and Regards,

  
  
LOGANATHAN KUMARASWAMY

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**5. TRANSACTION PROCEDURE:**

5.1. SENDER AND RECEIVER EXECUTE, SIGN AND SEAL THIS PARTNERSHIP AGREEMENT, WHICH THEREBY AUTOMATICALLY BECOMES A FULL COMMERCIAL RECOURSE CONTRACT.

5.2. THE SENDER'S BANK OFFICER WILL FORWARD THE DOCUMENTS CERTIFYING THE EXISTENCE OF THE FUNDS TO THE RECEIVING BANK OFFICER VIA EMAIL AND CONFIRMS THAT THE FUNDS AGREED HEREIN WILL BE TRANSFERRED TO THE RECEIVING BANK IN CASE OF FULFILLMENT OF THE AGREED CONDITIONS DECLARED WITH THIS AGREEMENT.

5.3. AFTER THE ACCEPTANCE BY THE BANKS OF THE IRREVOCABLE PAY ORDER OF OVER CLOCKING CONTRACTS AND CONFIRMATION OF READINESS, THE TIME OF THE SESSION OF TWO OFFICERS IS DETERMINED, THE M1 FOLDER IS VIEWED. INVESTOR PERFORMS BOOK TRANSFER OF THE ON- LEDGER CASH FUNDS WIRE TRANSFER FROM SENDER'S ACCOUNT IN THE AGREED FIRST TRANCHE AMOUNT TO PARTY-B / RECEIVER'S ACCOUNT VIA LEDGER TO LEDGER CASH WIRE TRANSFER BETWEEN BOTH PARTIES' BANK OFFICER'S (codes are transmitted and the transaction is closed).

5.4. WITHIN 5 BANKING DAYS, THE RECIPIENT'S BANK DISTRIBUTES THE FUNDS IN ACCORDANCE WITH THE ORDER FOR REINVESTMENT PURPOSES TO THE BANK ACCOUNTS SPECIFIED BY PARTY-A / SENDER IN ACCORDANCE WITH THE TERMS OF THIS AGREEMENT.

5.5. IN THE CORRESPONDENCE DURING THE ENTIRE TRANSACTION PERIOD BETWEEN THE PARTIES AND THE BANK OFFICERS OF THE TWO PARTIES ARE ANNOUNCED EMAIL ADDRESSES TO BE INCLUDED IN CC. (TRANSACTION DETAILS IN THE LINE MAILING LIST.)

**5.6. ALL FOLLOWING TRANCES WILL BE EXECUTED UNDER THE SAME PROCEDURE.**

**6. NON-SOLICITATION:**

6.1. The PARTNER hereby confirms and declares that the INVESTOR (Sender), its shareholders, associates, representatives, any person or persons on its behalf, have never solicited him, its shareholders, associates and representatives in anyway whatsoever that can be construed as a solicitation for this or any future transaction.

6.2. Any delay in or failure of performance by either Party of their respective obligations under this Agreement shall constitute a breach hereunder and will give rise to claims for damages if, and to the extent that such delays or failures in performance are not caused by an event of Force Majeure circumstance beyond the control of such party.

6.3. Earthquake and other natural disasters, or any other cause not within the control of such party or which is by exercise of reasonable diligence the party is unable to foresee or prevent or remedy.

**PARTY A:**  
  
Canadian Registry 1688666



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**PARTY B:**

Thanks and Regards,  
  
LOGANATHAN KUMARA  
A circular logo with "GLOBAL LOGISTICS" around the top edge and "DPM" in the center. Below the logo, it says "LOGANATHAN KUMARA".

**PARTNERSHIP INVESTMENT AGREEMENT  
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**7. REPRESENTATIONS AND WARRANTIES:**

7.1. REPRESENTATIONS, ORGANIZATION: Each Party is duly organized, validly existing and in good standing under the laws of its jurisdiction of formation, with all requisite power and authority to enter into this Agreement, to perform its obligations here under and conduct the present business of the Investment Program and to develop projects as mutually agreed herein.

7.2. ENFORCEABILITY: This Agreement constitutes the legal, valid and binding obligation of such party enforceable in accordance with its terms.

7.3. PARTY-B (RECEIVER) hereby irrevocably confirms and guarantees with full corporate, personal and legal responsibility under penalty of perjury, that have already all the needed authorizations of receiver country banking and monetary and governmental authorities to perform as qualified general tender developer for this commitment contractual transaction.

7.4. CONSENTS AND AUTHORITY: No consents or approvals are required from any governmental authority or other person for it to enter into this Agreement. All actions on the part of such party necessary for the authorization, execution and delivery of this Agreement, and the consummation of the transactions contemplated hereby by such party, have been duly taken and granted.

7.5. NO CONFLICT: The execution and delivery of this Agreement by it and the consummation of the transactions contemplated hereby by it do not conflict with nor contravene the provisions of its organizational documents, nor any other agreement or instrument by which it or its properties or assets are bound by any law, rule, regulation, order or decree to which it or its properties or assets are subject.

7.6. PARTIES AFFIDAVIT: Both Parties confirm that they have been afforded the opportunity to seek and rely upon the advice of its/their own attorneys, accountants, and other professional advisers in connection with the execution of this Agreement. In addition, both Parties understand and accept the whole content of the present Agreement and shall honor its written conditions.

**8. MISCELLANEOUS NOTICE(S) AND WARRANTIES:**

Modifications, amendments, addendum, and/or extensions to the present transaction/contract, if any, shall be executed by the two (2) authorized signatory Parties, respectively.

Such document/agreement, when signed and referenced to this agreement, whether received by

mail or facsimile transmission, as well as all and any facsimile, e-mail or photocopies of the true original documents certified by both Parties hereto and/or Public Notary, shall be considered as an original, both legally binding and enforceable for the term of this Agreement.

**9. SPECIFIC PERFORMANCE AND OTHER RIGHTS:**



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**PARTY B:**

Thanks and Regards,



**PARTNERSHIP INVESTMENT AGREEMENT**  
**FOR DELIVERY OF CASH FUNDS FOR INVESTMENTS VIA LEDGER TO LEDGERTRANSFER**

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DATE: December 4, 2025

The Parties recognize that several of the rights granted under this Agreement are unique and, accordingly, the parties shall, in addition to such other remedies as may be available to them at law or in equity, have the right to enforce their rights under this Agreement by actions for injunctive relief and specific performance.

## **10. PRIOR AGREEMENTS, CONSTRUCTION AND ENTIRE AGREEMENT:**

This Agreement, including the Exhibits and other documents referred to herein (which form a part hereof), constitutes the entire agreement of the parties with respect to the subject matter hereof, and supersedes all prior agreements and understandings between them as to such subject matter and all such prior agreements and understandings are merged herein and shall not survive the execution and delivery hereof. In the event of any conflict between the provisions of this Agreement and those of any Joint Ventures Agreement, the provisions of the applicable Joint Venture Agreement shall control.

## **11. AMENDMENTS:**

This Agreement may not be amended, altered, or modified except upon the unanimous by instrument in writing and signed by each of Sender and Manager (Party B).

## **12. SEVERABILITY:**

If any provision of this Agreement shall be held or deemed by a final order of a competent authority to be invalid, inoperative or unenforceable, such circumstance shall not have the effect of rendering any other provision or provisions herein contained invalid, inoperative or unenforceable, but this Agreement shall be construed as if such invalid, inoperative or unenforceable provision had never been contained herein so as to give full force and effect to the remaining such terms and provisions.

## **13. COUNTERPARTS:**

This Agreement may be executed in one or more counterparts, all of which shall be considered one and the same agreement and shall become effective when one or more such counterparts have been signed by each of the parties and delivered to each of the other parties.

#### **14. APPLICABLE LAW AND JURISDICTION:**

This Agreement shall be governed by and construed in accordance with the laws of the Paris. The Parties consent to the exclusive jurisdiction shall be preceded with the according to the principal of the PARIS ICC, with any civil action concerning any controversy, dispute or claim arising out of or relating to this Agreement, or any other agreement contemplated by, or otherwise with respect to, this Agreement or the breach hereof, unless such court would not have subject matter jurisdiction thereof, in which event the parties consent to the jurisdiction of the ICC as above indicated.

The Parties hereby waive and agree not to assert in any litigation concerning this Agreement the doctrine of forum non convenient.

 **PARTVA:**  **SWISS** Canadian Registry 1688666



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## PARTY B:

Thanks and Regards,



**PARTNERSHIP INVESTMENT AGREEMENT  
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**15. TAXES:**

All Re-Distribution payments to be made by Pay or shall be all exempt and free of any taxes, and all taxes shall be the sole responsibility of the Pay or only.

**16. WAIVER OF JURY TRIAL:**

The parties hereto hereby irrevocably and unconditionally waive trial by jury in any legal action or proceeding relating to this agreement and for any counterclaim therein.

**17. ARBITRATION:**

Every attempt shall be made to resolve disputes arising from unintended or inadvertent violation of this contractual agreement as far as possible amicably. In the event that adjudication is required local legal process shall be preceded with according to the principal of the ICC as above indicated. Where judicial resolution is not thereby achieved, this matter shall be settled by the ICC itself and the decision of which all Parties shall consider to be final and binding. No State court of any nation shall have subject matter jurisdiction over matters arising under this Agreement.

**18. SURVIVAL:**

The covenants contained in this Agreement which, by their terms, require performance after the expiration or termination of this Agreement shall be enforceable notwithstanding the expiration or other termination of this Agreement.

**19. HEADINGS:**

Headings are included solely for convenience of reference and if there is any conflict between headings and the text of this Agreement, the text shall control.

**20. CURRENCY:**

Any exchange of funds between INVESTOR and PARTNER shall be made in the same currency in which the Sender transferred the investment funds. In addition, all calculations, and procedures pursuant to this Agreement, and any joint venture.

**21. PENALTY:**

Both parties agree and accept that the party which fails to fulfil its contractual obligations after commencement of the transaction shall bear all losses incurred by the other party and that the brokers and advisers responsible for the losses shall pay the other party 1% (one percent) of the contract value.

**SIGNATURES OF THE PARTIES On behalf of party A (SENDER)**

<b>PARTY</b>	For and on Behalf of INVESTOR (Party-A):	
Company Name	RBS Beratungs- und Software GmbH	AMA SWISS LTD

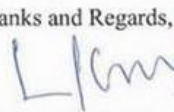
  
**PARTY A:**  
Canadian Registry 1688666



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**PARTY B:**

Thanks and Regards,

  
**LOGANATHAN KUMARAN**  

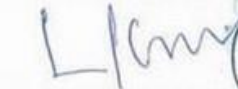

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<b>Represented by:</b>	Mr.Oliver JosefKarl	Mr. Mahmoud Mirzaee
<b>Passport number:</b>	C75579MOY	HK980535
<b>Date of issue:</b>	15.02.2016	16.08.2016
<b>Date of expiry:</b>	14.02.2026	16.08.2026
<b>Country of issue:</b>	GERMANY	CANADA
<b>SIGN</b>	 	  Canadian Registry 1688666

**On behalf of party B (PARTNER)**

<b>SIGNATORY</b>	<b>Loganathan Kumaran</b>	<b>SIGNATURE</b>
<b>TITLE</b>	C75579MOY	  LOGANATHAN KUMARAN
<b>PASSPORT №</b>	Z3772676	
<b>EXPIRY DATE</b>	Nov 27 <sup>th</sup> 2026	
<b>ISSUED BY</b>	Nov 28th 2016	

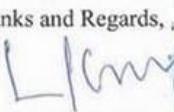

  
**PARTY A:**
  

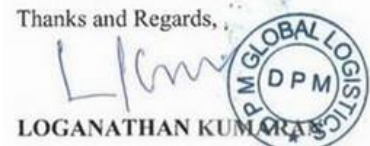
  
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**PARTY B:**


  
 Thanks and Regards,

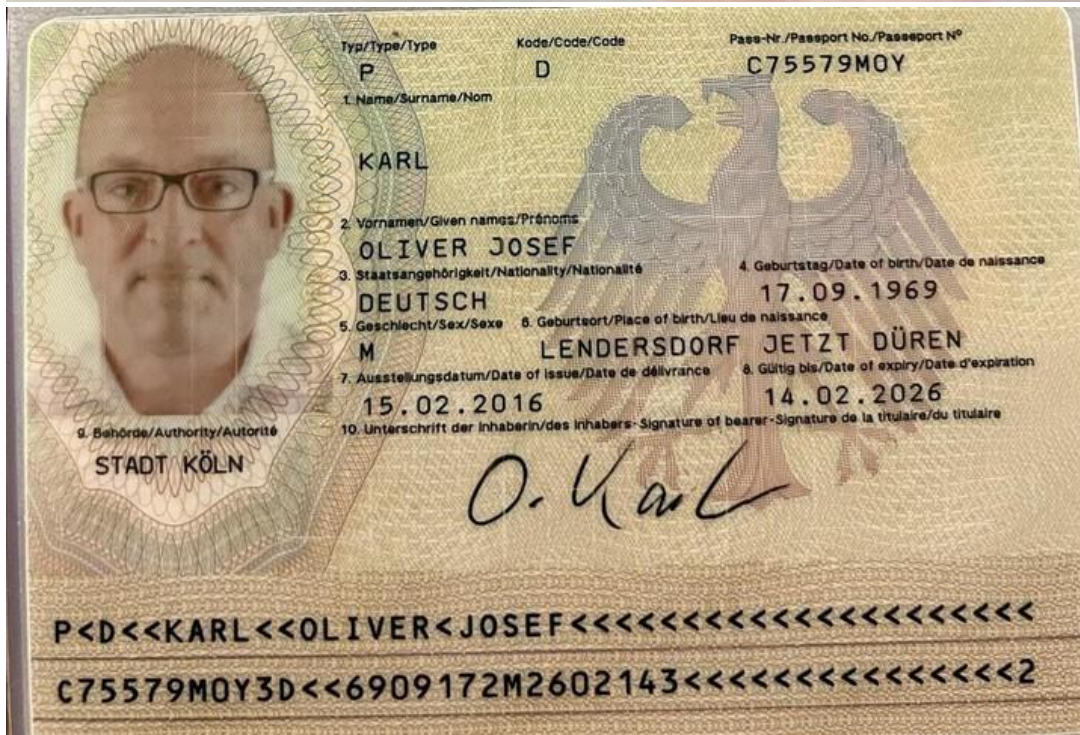


**PARTNERSHIP INVESTMENT AGREEMENT**  
**FOR DELIVERY OF CASH FUNDS FOR INVESTMENTS VIA LEDGER TO LEDGER TRANSFER**

Agreement No: L2L/XXX-KAI-5B-0412202

DATE: December 4, 2025

## **PASSPORT – PARTY-A**



A decorative header featuring a signature of the name "MATHIEU POIRIER" in blue ink, followed by a stylized diamond emblem with the word "SWISS" underneath it, and the text "Canadian Registry 1688666" at the bottom.

Canadian Registry 1688666



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**PARTY B:**

### Thanks and Regards,



**PARTNERSHIP INVESTMENT AGREEMENT  
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**INCORPORATION – PARTY A CERTIFICATE OF INCORPORATION**

Handelsregister B des Amtsgerichts Leipzig	Abteilung B Wiedergabe des aktuellen Registerinhalts Abruf vom 17.08.2020 08:39	Nummer der Firma: <b>HRB 13299</b>
-Ausdruck-	Seite 1 von 2	

1. Anzahl der bisherigen Eintragungen: 1
2. a) Firma: RBS BERATUNGS-UND SOFTWARE GMBH
- b) Sitz, Niederlassung, inländische Geschäftsanschrift, empfangsberechtigte Person,

Zweigniederlassungen: Leipzig

Geschäftsanschrift: Georg-Schumann-Str. 273–04159 Leipzig

c) Gegenstand des Unternehmens:

- a) die Verwaltung eigenen Vermögens, der Erwerb, die Verwaltung und die Veräußerung von Beteiligungen an Unternehmen sowie
- b) die kaufmännische, technologische und strategische Unternehmens- und Managementberatung für diese Beteiligungsunternehmen und dritte, andere Unternehmen.
- c) Branche: Hotels (ohne Hotels garnis)
- d) Gegenstand: Verwaltung des eigenen Vermögens.

3. Grund- oder Stammkapital: 200.000,00 EUR

4. a) Allgemeine Vertretungsregelung:

Allgemeine Vertretungsregelung: Ist nur ein Geschäftsführer bestellt, so vertritt er die Gesellschaft allein. Sind mehrere Geschäftsführer bestellt, so wird die Gesellschaft durch zwei Geschäftsführer oder durch einen Geschäftsführer gemeinsam mit einem Prokuristen vertreten.

Geschäftsführer: Bonninghaus, Achim, Köln, einzelvertretungsberechtigt; mit der Befugnis, im Namen der Gesellschaft mitsch im eigenen Namen oder als Vertreter eines Dritten Rechtsgeschäfte abzuschließen.

b) Die vertretungsberechtigten Personen der Geschäftsleitung (Geschäftsführer, Vorstand, Prokuristen, vertretungsberechtigte Gesellschafter) sind im aktuellen Handelsregisterauszug aufgeführt.

5. Prokura:-----

6. a) Rechtsform, Beginn, Sam.mg oder Gesellschaft: Veränderungen

Die letzte Änderung im Handelsregister unter der Handelsregister nummer HRB 13299 wurde am 17.08.2020 durchgeführt.

Über die Firma GJL Real Est Rbs Beratungs-Und Software GmbH ate GmbH können Sie diese detaillierten Informationen bestellen.

"b) Sonstige Redensverhalbisse:

7. a) Tag der letzten Eintragung:

<http://handelsregister.de/handelsregisterauszug/sn/Leipzig/HRB/13299/RBS-Beratungs-und-Software-GmbH#checkout-container>



  
**PARTY A:**  
Canadian Registry 1688666

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**PARTY B:**

Thanks and Regards,

  
LOGANATHAN KUMARAS  
GLOBAL LOGISTICS DPM

**PARTNERSHIP INVESTMENT AGREEMENT  
FOR DELIVERY OF CASH FUNDS FOR INVESTMENTS VIA LEDGER TO LEDGER TRANSFER**

**Agreement No: L2L/XXX-KAI-5B-0412202**

**DATE: December 4, 2025**



Ministère des Services  
aux consommateurs  
et aux entreprises  
**CERTIFICAT**  
Ceci certifie que les présents statuts  
entrent en vigueur le

Ontario Corporation Number  
Numéro de la société en Ontario

**1688666**

1.

**FEBRUARY 02 FÉVRIER, 2006**

  
Director / Directrice  
Business Corporations Act / Loi sur les sociétés par actions

Form 1  
Business  
Corporations  
Act

Formula 1  
Loi sur les  
sociétés par  
actions

**ARTICLES OF INCORPORATION  
STATUTS CONSTITUTIFS**

1. The name of the corporation is:	Dénomination sociale de la société:
A M I A S W I S S L T D .	

2. The address of the registered office:  
21 Dundas Sq Suite 403

(Street & Number, or R.R. Number & if Multi-Office Building give Room No.)  
(Rue et numéro, ou numéro de la R.R. et, s'il s'agit d'un édifice à bureaux, numéro du bureau)

Toronto Ontario

M | 5 | B | 1 | B | 7

(Name of Municipality or Post Office)  
(Nom de la municipalité ou du bureau de poste)

(Postal Code)  
(Code postal)

3. Number (or minimum and maximum number) of  
directors is: Minimum one Maximum ten Nombre (ou nombres minimal et maximal)  
d'administrateurs:

4. The first director(s) is/are:

First name, initials and surname  
Prénom, initiales et nom de famille

Residence address, giving Street & No. or R.R. No.,  
Municipality and Postal Code  
Adresse personnelle, y compris la rue et le numéro, le  
numéro de la R.R., le nom de la municipalité et le code  
postal

Resident  
Canadian  
State  
Yes or No  
Résident  
canadien  
Oui/Non

Amir Mirzaee

21 Dundas Sq

Yes

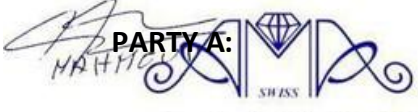
Fatameh Bahrehpour

Suite 403  
Toronto  
Ontario M5B 1B7  
21 Dundas Sq  
Suite 403  
Toronto  
Ontario M5B 1B7

Yes

DVE & DURHAM  
FORM 1 (B.C.A.)  
0794



  
**PARTY A:**  
MD SWISS

Canadian Registry 1688666

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**PARTY B:**

Thanks and Regards,



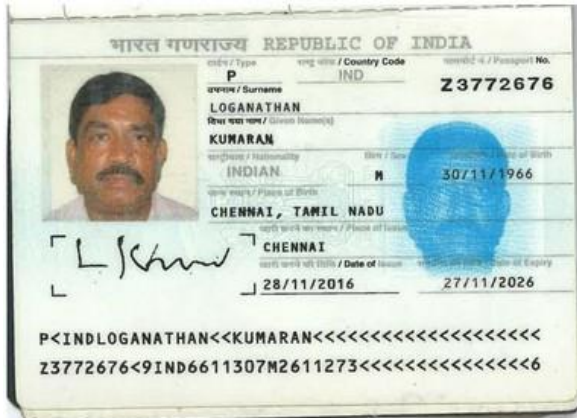
## PARTNERSHIP INVESTMENT AGREEMENT

## **FOR DELIVERY OF CASH FUNDS FOR INVESTMENTS VIA LEDGER TO LEDGER TRANSFER**

Agreement No: L2L/XXX-KAI-5B-0412202

**DATE: December 4, 2025**

## PASSPORT – PARTY-B



## **INCORPORATION – PARTY B CERTIFICATE OF INCORPORATION**

**Government of India / भारत सरकार**

Ministry of Commerce and Industry / कॉमर्स और उद्योग मंत्रालय

Directorate General of Foreign Trade / विदेश व्यापार महानिदिशालय

Office of the Additional Director General of Foreign Trade, Chennai / அன்றாங்கு மானிடாக், விடெட் வ्यாபார காகாரிள்,  
ஷாஸ்திரி மண்஡ல எண்ணி, 26, ஹால்ஸ் ரோட், கேந்தி, வெந்தி, மஹிலாதூர், 600006

ஷாஸ்திரி மண்஡ல எண்ணி, 26, ஹால்ஸ் ரோட், கேந்தி, வெந்தி, மஹிலாதூர், 600006

**Importer-Exporter Code**

This is to certify that D P M GLOBAL LOGISTICS is issued an Importer-Exporter Code (IEC) AGVPK6427A with details as follows -

IEC	AGVPK6427A
व्यापारी खाता सं. (पैन) /PAN	AGVPK6427A
फर्म का नाम/Firm Name	D P M GLOBAL LOGISTICS
नियम की प्रकृति /Nature of Concern	Proprietorship
जारी करने की तारीख/Date of Issue	25/07/2020
पता/Registered Address	Plot no :7 Ground floor Lakshmiandham Street Velachery main road, Gowrikkannam, CHENNAI, KANCHIPURAM, TAMIL NADU, 600073
धारक का नाम / Name of the Signatory	LOGANATHAN KUMARAN
Director / Partner Details	Refer online at <a href="https://dgft.gov.in">https://dgft.gov.in</a> or scan the QR code
बागान/इकाई /Branch Details	Refer online at <a href="https://dgft.gov.in">https://dgft.gov.in</a> or scan the QR code

Last Modified : 01/05/2024

File Number : CHNIECPAMEND00003784AM25

Note : This is a system-generated certificate. Authenticity / Updated details of the IEC can be checked at official DGFT website <https://dgft.gov.in> by entering the IEC and Firm Name under Services > View Any IEC Details. You can also authenticate the certificate by scanning the QR code.

**PARTY A:**

Canadian Registry 1688666



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**PARTY B:**

Thanks and Regards,



**PARTNERSHIP INVESTMENT AGREEMENT  
FOR DELIVERY OF CASH FUNDS FOR INVESTMENTS VIA LEDGER TO LEDGER TRANSFER**

**Agreement No: L2L/XXX-KAI-5B-0412202**

**DATE: December 4, 2025**

**EDT (ELECTRONIC DOCUMENT TRANSMISSIONS)**

EDT'S shall be deemed valid and enforceable in respect of any provisions of this contract. As applicable, this agreement shall:

**1. INCORPORATE U.S. PUBLIC LAW 106-229, "electronic signatures in global and national commerce**

**act" or such other applicable law conforming to the UNCITRAL model law on electronic signatures (2001); and**

**2. ELECTRONIC COMMERCE AGREEMENT (ECE/TRADE/257, GENEVA, MAY 2000) adopted by the United Nations center for trade facilitation and electronic business(UN/CEFACT).**

**3. EDT documents shall be subject to EUROPEAN community directive no. 95/46/EEC, as applicable. Either party may request hard copy of any document that has been previously transmitted by electronic means provided, however, that any such request shall in no manner delay the parties from performing their respective obligations and duties under EDT instruments. agreement directly or indirectly related to this transaction, shall be based on ICC regulations in Paris, France. ELECTRONIC SIGNATURE IS VALID AND LEGALLY BINDING AS AN ORIGINAL IF TRANSMITTED IN SECURE AND CERTIFIED \*. PDF**

**\*\*\* END OF DOCUMENT \*\*\***

  
**PARTY A:**    
Canadian Registry 1688666



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**PARTY B:**

Thanks and Regards,

