

LETTER OF AUTHORIZATION

MIR - Medical International Research S.p.A., a company duly organised and existing under the laws of Italy with its head office located at Viale Luigi Schiavonetti 270, 00173 Roma, Italy (hereinafter "**MIR**")

hereby authorizes

Almicom-Tech SRL a company duly organised and existing under the laws of with its head office located at Mircea Cel Batrin 24/1 str., ap.27, Chisinau, MD-2002, Reoublic of Moldova (hereinafter the "**Distributor**") to conduct the business of selling the Products in the territory of (the "**Business**") in accordance with the following terms and conditions.

1. MIR shall sell, at its own discretion, to the Distributor, at the terms and conditions contained in this letter of authorization (the "**Letter**"), which can be detailed or amended at MIR's sole discretion, the following products manufactured by MIR: Spirolab, Minispir, Spirobank II, Spirodoc, Smart One, Smart One Oxi, Spirobank Smart, Spiobank Oxi (the "**Products**"). The Distributor is authorized to Submit bids, sell and give technical support (Including Service if necessary) and, to subsequently negotiate and sign any contracts
2. MIR hereby authorizes the Distributor to use MIR proprietary trademarks, MIR Logo, MIR trade names, MIR advertising material and MIR products pictures connected with the Products (hereinafter the "**MIR Proprietary Rights**") in accordance with the following terms and conditions. MIR extends full guarantee and warranty in accordance with respect to the goods offered by Distributor
3. In the conduction of the aforesaid Business, the Distributor shall act only under its own name, carrying out its activities with a high-standard and professional diligence. The Distributor shall have no authority or right to enter into any agreement on behalf of MIR, or to bind or obligate MIR in any way.
4. Nothing contained in this Letter shall be construed to constitute a partnership nor an agency agreement nor to create in the Distributor's favour any right, title or interest therein, having MIR exclusive right, title and interest in and to MIR Proprietary Rights. This Letter does not create any MIR's obligation to sell Products to the Distributor, nor create any Distributor's obligation to buy Products from MIR. Considering the buyer-seller relationship between MIR and the Distributor, no fee or similar compensation shall be due from MIR to the Distributor.
5. The Distributor shall not do anything or commit any act which constitutes a breach of the terms and conditions of this Letter or which might anyway prejudice or adversely affect MIR Proprietary Rights or the ownership by MIR thereof. In particular, the Distributor shall not use any mark likely to be similar to or confused with the MIR Proprietary Rights.
6. This Letter shall be effective from 12.03.2026 to 31.12.2027 with exclusion of any sort of automatic renewal and without prejudice to the MIR's right to revoke such Letter at its sole discretion. The exercise by MIR of its discretionary revocation right shall not give rise to any obligation for MIR to compensate in any respect the Distributor.
7. The Distributor shall discontinue all usage of any MIR Proprietary Rights upon the expiration or revocation of this Letter. Concurrently with, or promptly after, the termination of this Letter, whether by expiration of its terms or otherwise, the Distributor shall return all documents relating to MIR Proprietary Rights, retaining no copies or notes (whether written or digital).

8. The Distributor acknowledges to hold harmless and indemnify MIR for every and all actual or contingent loss, damage, cost, expense and liability directly or indirectly connected with every breach by the Distributor of the terms and conditions of this Letter.

9. This Letter and any purchase of Products by the Distributor pursuant to clause 1, shall be governed by and construed in accordance with Italian law and any dispute arising hereunder or from the purchase of Products by the Distributor shall be submitted to the exclusive jurisdiction of the Italian Courts located in Rome.

10. Two originals of this Letter shall be sent by MIR to the Distributor. The Distributor shall acknowledge in writing the terms and conditions of this Letter within 10 (ten) days starting from the date indicated under MIR's signature. Should the Distributor fail to return one original of this Letter duly executed to MIR, within the mentioned term, this Letter shall be considered as withdrawn and not effective for any purposes.

11. MIR will promptly notify the Distributor about any preventive or corrective action to take on products supplied, including but not limited to product recall, information about adverse events and ant field action determined

12. Distributor is responsible for reporting adverse events to Regulatory authority and is responsible for proper laws compliance kin the Territory.

Yours very faithfully,

MIR - MEDICAL INTERNATIONAL RESEARCH S.p.A.
MIR - Medical International Research S.p.A.

Laura Precetti, Export Area Manager

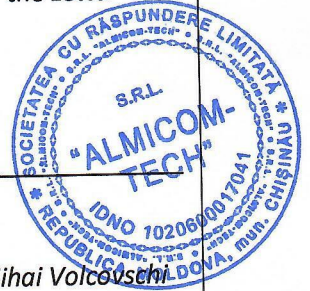
Rome, 12.03.2026

Acceptance of all the clauses of the Letter

Almicom-Tech SRL

Represented by its Administrator- Mihai Volcovschi

Place_date 17.03.2026, Chişinău



The Distributor represents to MIR that it has taken proper advice on the text of this Letter. Furthermore, pursuant to articles 1341 e 1342 of the Italian Civil Code, the Distributor expressly acknowledges and approves specifically the content of clauses 4 (nature of the relationship), 5 (limitation of utilization of marks), 6 (MIR's revocation right) and 9 (applicable law, jurisdiction and courts).

Almicom-Tech SRL

Represented by its Administrator- Mihai Volcovschi

Place_date 17.03.2026, Chişinău

