

Mutual Agreement

This Mutual Agreement ("Agreement") is made and entered into on March 10 2025, by and between:

International Chem-Crete Inc.

800 Security Row Richardson, Texas 75081 U.S.A.

Beneficiary Bank: Bank of America, Branch, TX2-510-01-01 850 W. Arapaho Rd.

Richardson, TX 75080

Routing No.: 111000025

Account No.: 1291994482 Swift Code: BOFAUS3N

with its subsidiary

Chem-Crete Europe, s.r.o.

Stanicna 13, 90851 Slovakia

As a "supplier"

and

TINCOMERT INVEST SRL

Address: MD-7101, Moldova Republic, Ocnita, Ion Creanga st. 33/42

Fiscal Cod: 1021600008549

IBAN: MD74AG000000022515740615

SWIFT: AGRNMD2X522

Bank: BC MAIB SA

Correspondent Bank: BANK OF NEW YORK

NEW YORK, USA

SWIFT: IRVTUS3N

Tel : +37379510999

Email: tincomertinvest@gmail.com

As a "distributor"

Purpose:

This Agreement is intended to define the terms and conditions under which supplier and distributor will engage in a cooperative business relationship. The specific purpose of this Agreement is to facilitate the supply of supplier's products to the Chisinau international airport. The distributor is to ensure receiving products and supervise, tend to and ensure proper import documentation, storage, transport of products within the country of Moldova.

1. Confidentiality (Non-Disclosure):

Both parties agree to maintain in strict confidence all confidential and proprietary information ("Confidential Information") exchanged between the parties. Neither party shall disclose any Confidential Information to any third party without the prior written consent of the other

The Board agrees that during the term of representing, they shall not engage directly or indirectly, as an agent, distributor, consultant, owner, partner, or otherwise, in any business activity that involves selling or promoting products similar to those offered by our company within the territory of Moldova or elsewhere.

CHEM-CRETE EUROPE, s.r.o.
 Staničná 13, 908 51 Holíč
 SLOVAKIA

Tel: +421/34/6683119 Fax: +421/34/6683119
Web: www.slovakia.sk MO: 9491295

3. Term and Termination:

This Agreement shall commence on the date first written above and shall continue until terminated by either party with 30 days written notice. Upon termination of this Agreement, each party agrees to return or destroy all Confidential Information belonging to the other party.

4. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws of USA. Any disputes arising under this Agreement shall be resolved in the courts located in TX, USA).

5. Entire Agreement:

This Agreement constitutes the entire understanding between the parties relating to the subject matter herein and supersedes all prior agreements, understandings, or representations.

6. Amendments:

This Agreement may only be amended by a written document signed by both parties.

IN WITNESS WHEREOF, the parties have executed this Mutual Agreement as of the date first above written.

For International Chem-Crete:

Lenka Sebestova **CHEM-CRETE EUROPE, s.r.o.**
Staničná 13, 908 51 Holíč

Date:

SLOVAKIA
Tel: +421/34/6683119 Fax: +421/34/6683119
web: www.chem-crete.eu

For TINCOMERT INVEST SRL:

Name:

Title:

Date:

