I.P. "AGENȚIA SERVICII PUBLICE"

Departamentul înregistrare și licențiere a unităților de drept

Extras din Registrul de stat al persoanelor juridice nr. 175281 din 18.04.2025



Denumirea completă: Societatea cu Răspundere Limitată "MOORE STEPHENS KSC".

Denumirea prescurtată: "MOORE STEPHENS KSC" S.R.L.

Forma juridică de organizare: **Societate cu răspundere limitată.** Numărul de identificare de stat și codul fiscal: **1004600066436**

Data înregistrării de stat: 02.11.1999

Sediu: MD-2012, strada Vlaicu Pârcălab 63, mun. Chişinău, Republica Moldova.

Genurile de activitate:

1. Activități de contabilitate și audit financiar; consultanță în domeniul fiscal;

Capitalul social: 5400 Lei

Administrator(i): KOUTSOYIANNIS MAMAS IDNP 2006802274577, BENDERSCHI VASILE IDNP 0972807892097, DUMBRAVĂ RUSLAN IDNP 2001026012239.

Asociați:

1. MOORE STEPHENS KSC ASSURANCE SRL, partea socială 5400 Lei, ce constituie 100% Beneficiari efectivi: IORDACHE IULIA, cet. România, KOUTSOYIANNIS MAMAS, cet. Cipru.

Prezentul extras este eliberat în temeiul art. 34 al Legii nr.220/2007 privind înregistrarea de stat a persoanelor juridice şi a întreprinzătorilor individuali şi confirmă datele din Registrul de stat la data de 18.04.2025

Specialist coordonator **Aurelia Racu** tel. 022-207839



Toate documentele din acest PDF sunt conforme cu orrigininalul.

CC 04 AE

CERTIFICAT privind lipsa sau existența restanțelor față de bugetul public național

| Nr. _№ A2504980 din _{ot} 06.05.2 | 2025 |
|--|---|
| 1. Destinația / Назначение | |
| Pentru participarea la proceduri de achiziții publice. | |
| 2. Date despre contribuabil / Информация о налогоплател | т ыщике |
| Denumirea Наименование | Codul fiscal / Numărul de identificare Фискальный код / Идентификационный номер |
| MOORE STEPHENS KSC S.R.L. | 1004600066436 |
| Adresa sediului de bază (strada, numărul) Адрес основного месторасположения (улица, номер) | Codul - Denumirea localității Код - Наименование населенного пункта |
| Vlaicu Parcalab nr.63 | 0130-SEC.CENTRU |
| 3. Atestarea lipsei sau existenței restanțelor conform datel Подтверждение отсутствия или наличия недоимки соглас системы La data emiterii prezentului certificat restanța față выдачи данной справки недоимка перед национ 0,00 lei/лей. | сно данных Информационной автоматизированной de bugetul public național constituie/ На дату |
| 4. Valabil pînă la / Действителен до 21.05.2025 | |
| 5. Autentificarea Serviciului Fiscal de Stat / Подтвержден | ие Государственной налоговой службы |
| Şefă interimară Direcție | Iuliana MUNTEAN |
| Funcţia/Должность Semnătura/По L.Ş/ М.П. Executor: Galina CHIRUNET Numele și prenumele/Фамилия й имя | дпись Numele şi prenumele/Фамилия и имя |

INSTITUȚIA PUBLICĂ "CONSILIUL DE SUPRAVEGHERE PUBLICĂ A AUDITULUI"



PUBLIC INSTITUTION "COUNCIL FOR PUBLIC OVERSIGHT OF AUDITS"

MD-2005, mun. Chişinău, str. Mitropolit Gavriil Bănulescu - Bodoni, 57/1, of. 414 – 418 www.cspa.md, tel: 0 (22) 66-75-49, 66-75-91, mail: cspa@cspa.md,.

Nr.77 din 14 aprilie 2025

"MOORE STEPHENS KSC" SRL

MD- 2012, mun. Chişinău, str. Vlaicu Pîrcălab, nr. 63

e-mail: info@moorestephens-ksc.ro

Instituția Publică "Consiliul de supraveghere publică a auditului", referitor la solicitarea dvs. comunică următoarele.

Potrivit art.42 alin.(1) al Legii privind auditul situațiilor financiare nr.271/2017, Consiliul utilizează sisteme eficiente de investigații și măsuri disciplinare pentru a detecta, a corecta și a preveni efectuarea necorespunzătoare a auditului și, în conformitate cu alin.(2) și (3), aplică măsuri disciplinare auditorilor și entităților de audit.

<u>Informația privind măsurile disciplinare aplicate auditorilor și entităților de audit</u> este publicată pe pagina web oficială a Consiliului - http://cspa.md/.

Totodată, comunicăm că entitatea de audit "MOORE STEPHENS KSC" SRL, precum și auditorii din cadrul entității de audit, nu au avut aplicate măsuri disciplinare în procesul efectuării auditului până în prezent.

Termenul de valabilitate al prezentei confirmări este de 90 zile de la data emiterii.

Director executiv

Dumitru GRUMEZA

SERVICIUL FISCAL DE STAT

CERTIFICAT

Aprobat de către Inspectoratul Fiscal Principal de Stat

DE ÎNREGISTRARE A SUBIECTULUI IMPUNERII CU TVA

| SUBIECTUL IMPUNERII ÎNREGISTRAT Зарегистрированный субъект налогообложения | | |
|--|---|--|
| Denumirea Наименование | SOCIETATEA CU RASPUNDERE LIMITATA MOORE STEPHENS KSC | |
| Data înregistrării Дата регистрации | 01.10.2015 | |
| Adresa juridică Юридический адрес | SEC.CENTRU Vlaicu Pircalab nr.63 | |
| Codul fiscal Фискальный код | 1004600066436 | |
| Numărul de înregistrare ca subiect impozabil cu TVA Номер регистрации в качестве субъекта налогообложения НДС | 0209190 | |

PRIMA PERIOADĂ FISCALĂ ПЕРВЫЙ НАЛОГОВЫЙ ПЕРИОД

din 01.10.2015

pînă la 31.10.2015

ДО

Semnătura șefului/șefului adjunct

Подпись начальника/заместителя начальника

man -

LOC PENTRU ŞTAMPILĂ



DATA ANULĂRII ÎNREGISTRĂRII ДАТА АННУЛИРОВАНИЯ РЕГИСТРАЦИИ

Semnătura șefului/șefului adjunct Подпись начальника/заместителя начальника

LOC PENTRU ŞTAMPILĂ MECTO ДЛЯ ПЕЧАТИ Digitally signed by Stan Andrei-marius
Date: 2021.02.18 15:28:27 EET
Reason: MoldSign Signature
Location: Moldova





B.C. "MOLDINDCONBANK" S.A

Sucursala "CENTRU"

Republica, MD 2012

mun.Chişinău ,str.Armenească, 38 Tel. /Fax : (373 22) 57-67-14

E-mail: info@moldindconbank.com

Telex: 163-228 Incon MD Telnet: 163-636 Monet SWIFT: MOLDMD2X Data::15.03.2019

Nr. 01/10-10/199

Республика Молдова, MD 2012, мун. Кишинэу, ул. Арменяскэ, 38 Тел./ факс: (373 22) 57-67-14

E-mail: info@moldindconbank.com

Телекс: 163-228 Incon MD Telnet: 163-636 Monet SWIFT: MOLDMD2X

CERTIFICAT

Prin prezentul, B.C. "MOLDINDCONBANK" S.A. sucursala "CENTRU", codul băncii MOLDMD2X309, confirmă că "MOORE STEPHENS KSC" S.R.L. cf 1004600066436 dispune de următoarele conturi curente:

| Cod IBAN | Valuta |
|--------------------------|--------|
| MD23ML000000022512093303 | MDL |
| MD23ML000000022512093303 | USD |
| MD23ML000000022512093303 | EUR |

Director

Director Financian

Ion ARHIP

Uliana VETROVA

Ex: Ana-Maria Anegroaie Tel: 022 57-69-42

INSTITUȚIA PUBLICĂ "CONSILIUL DE SUPRAVEGHERE PUBLICĂ A AUDITULUI"



ПУБЛИЧНОЕ УЧРЕЖДЕНИЕ "СОВЕТ ПО ПУБЛИЧНОМУ НАДЗОРУ ЗА АУДИТОМ"

MD-2005, mun. Chişinău, str. Mitropolit Gavriil Bănulescu-Bodoni, 57/1, of. 416

Nr. 119 din 03 decembrie 2020

"Moore Stephens KSC" SRL

MD-2012, mun. Chişinău, str. Vlaicu Pîrcălab, nr.63

Instituția Publică "Consiliul de supraveghere publică a auditului" vă informează că în cadrul ședinței Comitetului de supraveghere a auditului din data de 27.11.2020, au fost analizate rezultatele controlului extern al calității auditului la entitatea de audit "Moore Stephens KSC" SRL.

Perioada supusă controlului extern - anii 2017 - 2019.

Urmare a examinării rezultatelor controlului extern al calității auditului la entitatea dvs. de audit, Comitetul de supraveghere a auditului a decis ca entității de audit "Moore Stephens KSC" SRL și auditorilor entității să nu le fie aplicate măsuri disciplinare.

Director executiv Mulling Nicoleta GRAUR

Executor: Nicoleta GRAUR

tel. 022-66-75-48



PROFESSIONAL INDEMNITY INSURANCE POLICY

No: TPLP2025-01-0026

This is a CLAIMS first made policy.

Cover under this policy is afforded solely with respect to CLAIMS first made against an ASSURED during the POLICY PERIOD or the DISCOVERY PERIOD - if such DISCOVERY PERIOD has been agreed upon - and reported to the INSURER in writing pursuant to the terms of the policy.

Costs and expenses are inclusive within the Limit of Liability as set forth in the Schedule.

The INSURER does not have any duty to defend a CLAIM.

In consideration of the payment of premium the INSURER agrees to provide insurance in accordance with the terms of this policy.

Please read this policy carefully, hereunder the exclusions and duties of the ASSURED.

SIGNED FOR AND ON BEHALF OF:

THE INSURER:

THE ASSURED (Policy Holder):

Digitally signed by Bujor Virgiliu Date: 2025.04.25 11:44:15 EEST Reason: MoldSign Signature Location: Moldova

MOLDOVA EUROPEANĂ



Digitally signed by Koutsoyiannis Mamas Date: 2025.04.25 17:49:20 EEST Reason: MoldSign Signature Location: Moldova

MOLDOVA EUROPEANĂ



C.A. "DONARIS Vienna Insurance Group" SA

MOORE STEPHENS KSC SRL



PROFESSIONAL INDEMNITY INSURANCE POLICY POLICY SCHEDULE

Policy Number: | TPLP2025-01-0026

Type of Policy: | ERRORS AND OMISSIONS

Insurer and Mailing DONARIS Vienna Insurance Group SA

Address: 15/7 Moscova Blvd, Chisinau, Republic of Moldova, MD-2068

IDNO - 1002600020908

Assured and Mailing MOORE STEPHENS KSC SRL

Address: 63 Vlaicu Pîrcălab, Chisinau, Republic of Moldova, MD-2012

IDNO - 1004600066436

Period of Insurance: From 27.04.2025 To 26.04.2026

Both days at 0.00 A.M. Local Time at the mailing address.

Retroactive Date: 27.04.2016

Assured's Business: Audit services, Tax and legal services, Bookkeeping services

Limit of Liability: EUR 1,000,000 per event and in annual aggregate

Deductible: EUR 10,000 each and every claim

Insurance Premium: EUR 4,495

Premium Payment To be paid in two instalments as follows:

Terms: | 1st Instalment: EUR 2,247.50 before 25.04.2025

2nd Instalment: EUR 2,247.50 before 25.08.2025

Territorial Limits: Republic of Moldova

Jurisdiction: Republic of Moldova

Special Conditions: Subject to payment of the premium set out in this schedule, we agree with the

Assured to provide insurance on the terms set out in this policy.

This policy is subject to the terms and conditions of standard "Errors and omissions policy wording" in use at the time of quotation, unless otherwise

agreed by us in writing.

Date of Issue: 25.04.2025



ERRORS AND OMISSIONS POLICY WORDING

PREAMBLE

Whereas the person or persons, partnership, firm or company named in the Schedule (hereinafter referred to as "the Assured") have made to Underwriters a written Proposal bearing the date stated in the Schedule and containing particulars and statements which, together with any other information which may have been supplied, shall be the basis of this contract and shall be considered as incorporated herein, and in consideration of the Premium stated in the Schedule.

GENERAL TERMS

GENERAL DEFINITIONS

Wherever the words listed below are used in the Policy quotation and wording, they mean what is set out below:

"Business" - the trade or occupation described in the Schedule carried on at and from the location (and no other for the purpose of this insurance).

" Deductibles " - the amount specified in the Schedule, payable by you on each and every claim arising out of one event under that Policy Section.

"Market Value" - the retail value of items of a similar type, age and condition, with adjustment for its special features, if any. Used price guides and any other information may be used to assist in determining market value.

"Location/s" - the place(s) listed in the Schedule.

"Period of Insurance" - the duration of this Policy for the period specified in the Schedule, or any renewal period for which the appropriate premiums are paid in each case.

"Policy" - Policy together with any Schedule, Endorsement, and the Policy Rules for the relevant class of insurance.

"we" "us" or "our" - DONARIS Vienna Insurance Group

"you" or "your" - the Assured as stated above

CUSTOMER INFORMATION

Money back guarantee

If, after reading your Policy, you are not completely satisfied please contact us to discuss your concerns.

Should you still be unhappy with your policy, return it together with the Schedule within 14 days of its receipt and we will cancel it from the beginning and refund the money you paid to us in full unless you have made a claim on the Policy.

The insurance cover is in force for the Period of Insurance set out in the Schedule, subject to the satisfaction of all premium payment conditions.

We will not pay any more than the Sum Assured or Limit of Liability for each Section which is shown in the Schedule.

We will not pay the deductibles shown in the Schedule. If any loss or damage leads to a claim under more than one Section of this Policy, you must pay the highest applicable deductible, but you need to pay only one deductible.



LAW COSTS AND EXPENSES

In respect of claims for compensation for which you are entitled to indemnity under this policy We will pay:

- (a) all legal costs and expenses incurred by Us;
- (b) all costs awarded against You in any suit and all interest accruing after judgement has been entered against You until We have paid, tendered or deposited in court the amount that We are liable to pay following the judgement;
- (c) all reasonable expenses incurred by You which we have agreed to reimburse, but we will not pay for loss of earnings;
- (d) expenses incurred by You for first aid treatment for Personal Injury to others caused by an Occurrence;

provided that:

- (i) we shall not be obliged to pay any claim or judgement or to defend any suit after the applicable Limit of Indemnity has been exhausted by payment of judgements or settlements;
- (ii) if a payment exceeding the amount of the Limit of Indemnity has to be made to dispose of a claim, We will only pay the law costs and expenses in the same proportion that the Limit of Liability bears to the amount paid to dispose of the claim.

We will pay Law Costs and Expenses as set out above in addition to the Limit of Indemnity specified in the Schedule but payments in settlement of claims, suits and all costs awarded against You are subject to applicable Limit(s) of Indemnity in this Section.

INDEMNITY CLAUSE

Underwriters agree, subject to the terms, limitations, exclusions and conditions of this Policy, to indemnify the Assured against all sums which the Assured shall become legally liable to pay as damages and claimants' costs and expenses as a result of any Claim or Claims made against the Assured and notified to Underwriters during the Period of Insurance stated in the Schedule arising out of any negligent act, error or omission on the part of,

- (a) the Assured
- (b) any employee or director of the Assured, or
- (c) any other person, persons, partnership, firm or company acting for or on behalf of the Assured,

in or about the conduct of the Assured's business as specified in the Schedule.

LIMIT OF UNDERWRITERS' LIABILITY

Provided always that Underwriters' total aggregate liability under this Policy shall not exceed the Limit of Indemnity specified in the Schedule in respect of all Claims (which for the purpose of this clause shall be deemed to include all costs and expenses incurred in the investigation, defence or settlement of all Claims) made against the Assured during any one Period of Insurance.



EXCESS CLAUSE

Provided further that Underwriters shall only be liable for that part of each and every Claim (which for the purpose of this clause shall be deemed to include all costs and expenses incurred in the investigation, defence or settlement of any Claim) which exceeds the amount of the Excess stated in the Schedule.

For the purpose of this clause "Claim" shall also mean all Claims attributable to or arising out of the same cause or event.

If any expenditure is incurred by Underwriters which by virtue of this clause is the responsibility of the Assured then such amount shall be reimbursed to Underwriters by the Assured forthwith.

LEGAL PERSONAL REPRESENTATIVES

In the event of the death of any Assured Underwriters will, in respect of the liability incurred by the Assured, indemnify the Assured's legal personal representatives in the terms of this Policy provided that such legal personal representatives shall, as though they were the Assured, observe, fulfil and be subject to the terms, conditions and exclusions of this Policy insofar as they can apply.

INDEMNITY TO DIRECTORS AND EMPLOYEES

If the Assured so requires, Underwriters will indemnify any director or employee of the Assured in like manner to the Assured, provided always that all such persons shall, as thought they were the Assured, observe, fulfil and be subject to the terms, conditions, and exclusions of this Policy.

CLAIM

"Claim" shall mean:-

- (i) any writ or summons or other application of any description whatsoever or cross-claim or counter claim issued against or served upon the Assured for any negligent act, error or omission, or
- (ii) any written communication alleging a negligent act, error or omission communicated to the Assured.

PERIOD OF INSURANCE

The "Period of Insurance" means the period stated in the Schedule of the Policy.

PREMIUM PAYMENT CLAUSE:

Unless agreed otherwise the Assured/payer undertakes that the premium due to the insurer for this policy and corresponding endorsements shall be payable to the insurer directly in full or by instalments in the amounts and at the due dates as provided on the insurance premium invoice(s).

All charges and expenses related to the premium settlement, including but not limited to: costs, charges and/or commissions of the sending bank, intermediary/correspondent bank are to be borne solely by the Assured/payer.



ADDITIONAL CLAUSES

SANCTION CLAUSE

No (re)insurer shall be deemed to provide cover and no (re)insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that (re)insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, or the Republic of Moldova, the United Kingdom or the United States of America (provided that this does not violate any regulation or specific national law applicable to the undersigned Insurer).

COMMUNICABLE DISEASE CLAUSE

Notwithstanding any provision to the contrary within this (re-)insurance agreement, this (re-)insurance agreement excludes any loss, damage, liability, claim, cost or expense of whatsoever nature, directly or indirectly caused by, contributed to by, resulting from, arising out of, or in connection with a Communicable Disease or the fear or threat (whether actual or perceived) of a Communicable Disease; all regardless of any other cause or event contributing concurrently or in any other sequence thereto.

Definitions

Communicable Disease means any disease which can be transmitted by means of any substance or agent from any organism to another organism where:

- the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not, and
- the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms, and
- the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property.

CYBER and DATA LIMITED EXCLUSION CLAUSE

- 1 Notwithstanding any provision to the contrary within this Policy or any endorsement thereto this Policy does not apply to any loss, damage, liability, claim, fines, penalties, cost or expense of whatsoever nature directly or indirectly caused by, contributed to by, resulting from, arising out of or in connection with any:
- 1.1 **Cyber Act** or **Cyber Incident** including, but not limited to, any action taken in controlling, preventing, suppressing or remediating any **Cyber Act** or **Cyber Incident**; or
- 1.2 loss of use, reduction in functionality, repair, replacement, restoration, reproduction, loss or theft of any **Data**, including any amount pertaining to the value of such **Data**;

regardless of any other cause or event contributing concurrently or in any other sequence thereto, unless subject to the provisions of paragraph 5.

- 2 In the event any portion of this endorsement is found to be invalid or unenforceable, the remainder shall remain in full force and effect.
- 3 This endorsement supersedes any other wording in the Policy or any endorsement thereto having a bearing on a **Cyber Act**, **Cyber Incident** or **Data**, and, if in conflict with such wording, replaces it.
- 4 If the Underwriters allege that by reason of this endorsement loss sustained by the Insured is not covered by this Policy, the burden of proving the contrary shall be upon the Insured.



5 However, clause 1.1 of this Exclusion shall not apply in respect of any actual or alleged liability for and/or arising out of:

5.1 any ensuing third party bodily injury (other than mental injury, mental anguish or mental disease); or

5.2 any ensuing physical damage to or destruction of third party property

resulting from or arising out of a Cyber Incident or a Cyber Act. Nothing contained in the foregoing shall provide any coverage for any action taken in controlling, preventing, suppressing or remediating a Cyber Incident or a Cyber Act.

Definitions

6 **Computer System** means any computer, hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet, wearable device), server, cloud or microcontroller including any similar system or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility, owned or operated by the Insured or any other party.

7 **Cyber Act** means an unauthorised, malicious or criminal act or series of related unauthorised, malicious or criminal acts, regardless of time and place, or the threat or hoax thereof involving access to, processing of, use of or operation of any **Computer System**.

8 **Cyber Incident** means:

8.1 any error or omission or series of related errors or omissions involving access to, processing of, use of or operation of any **Computer System**; or

8.2 any partial or total unavailability or failure or series of related partial or total unavailability or failures to access, process, use or operate any **Computer System**.

9 **Data** means information, facts, concepts, code or any other information of any kind that is recorded or transmitted in a form to be used, accessed, processed, transmitted or stored by a **Computer System**.



GENERAL EXCLUSIONS

Underwriters shall not be liable to indemnify the Assured against any Claim or Claims,

EMPLOYERS LIABILITY

(a) arising directly or indirectly from bodily injury, sickness, disease or death sustained by any person arising out of and in the course of his/her employment by the Assured under any contract or service or apprenticeship, or for any breach of any obligation owed by the Assured as an employer to any employee,

LAND, BUILDING ETC

(b) arising directly or indirectly from the ownership, possession or use by or on behalf of the Assured of any land, buildings, aircraft, watercraft, vessel or mechanically propelled vehicle,

DISHONESTY

(c) arising directly or indirectly from any dishonest, fraudulent, malicious or illegal act or omission of the Assured,

DEFAMATION

(d) alleging libel or slander,

INFRINGEMENT

(e) alleging infringement of Copyright, Patents, Registered Designs, Trade Marks or Passing-off,

CONTRACTUAL LIABILITY

(f) arising directly or indirectly from any liability assumed by the Assured under any express warranty, agreement or guarantee unless such liability would have attached to the Assured notwithstanding such express warranty, agreement or guarantee,

PRODUCTS

(g) arising out of or relating to goods or products, sold, supplied, repaired, altered, manufactured, installed or maintained by the Assured or any related Company or by sub-contractors of the Assured,

BODILY INJURY/PROPERTY DAMAGE

(h) for bodily injury, sickness, disease, or death sustained by any person or any loss, damage or destruction of property unless such claim emanates from negligent advice, design, specification, formula or a breach of duty owed in a professional capacity by the Assured,

INSOLVENCY/BANKRUPTCY OF ASSURED

(i) arising out of or relating directly or indirectly from the insolvency or bankruptcy of the Assured,

SEEPAGE AND POLLUTION

(j) based upon, arising out of or relating directly or indirectly from or in consequence of or in any way involving, seepage, pollution or contamination of any kind,

OTHER INSURANCE

(k) in respect of which the Assured are entitled to indemnity under any other insurance except in respect of any excess beyond the amount which is payable under such other insurance,

CIRCUMSTANCES KNOWN AT INCEPTION

(l) arising out of any circumstance(s) or occurrence(s) which could give rise to a Claim or Claims under this Policy of which the Assured is or are aware, or ought reasonably to be aware, at inception of this Policy, whether notified under any other insurance or not,



RADIOACTIVE CONTAMINATION AND EXPLOSIVE NUCLEAR ASSEMBLIES

(m) directly or indirectly caused by or contributed to by or arising from

- (i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel,
- (ii) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof,

LEGAL ACTION

(n) where action for damages is brought in a court of law outside the territories specified in the Schedule, or where action is brought in a court of law within those territories to enforce a foreign judgement whether by way of Reciprocal Agreement or otherwise.

FINES/PENALTIES

(o) for fines, penalties, punitive, multiple or exemplary damages.



ADDITIONAL EXCLUSIONS

- (i) General Third Party Liability, Products Liability
- (ii) Ex-Gratia Payments
- (iii) War, terrorism
- (iv) Pollution
- (v) Asbestos
- (vi) EMF (Exclusion of any loss resulting from any electric or magnetic field or electromagnetic radiation by any device or equipment).
- (vii) Toxic Mold
- (viii) Nuclear ionisation
- (ix) Guaranties, warranties
- (x) Fines, Penalties, Punitive and Exemplary Damages imposed on the insured
- (xi) Libel and slander
- (xii) Failure to account for money had and received
- (xiii) Dishonesty of employees
- (xiv) Excess of cost estimates, credit lines, time limits
- (xv) Contractual liability exceeding legal liability
- (xvi) Infringement of patents, intellectual property rights, copyrights, trade names, trademarks of registered design and infringement of personal rights
- (xvii) Any arrangement, information or recommendation whether this be gratuitous or not of financial mortgage or other commercial matters, e.g. investment advice, guarantees, economic developments, developments of interest, amortization.
- (xviii) Any neglect, error or omission by the Insured in effecting or maintaining his/her insurance.
- (xix) Excluding coverage in the case the insured performs consulting and auditing activities at one and the same client, as a result of which auditing was not independent, impartial or in accordance with auditing rules.
- (xx) Investment advice.
- (xxi) Market forecast.
- (xxii) Notwithstanding any provision to the contrary within this contract, this contract excludes any Cyber Loss.



CONDITIONS

CLAIMS NOTIFICATION

- 1. (a) The Assured shall give to Underwriters immediate notice in writing during the Period of Insurance of:-
 - (1.1) any Claim made against any Assured; or
 - (1.2) the receipt of notice from any person or entity of their intention to make a Claim against the Assured for the results of any negligent act, error or omission, or
 - (1.3) any circumstances of which the Assured shall become aware which might reasonably be expected to give rise to a Claim being made against the Assured, giving reasons for the anticipation of such Claim, with full particulars as to dates and persons involved.
 - Such notice having been given as required by (1.2) or (1.3) above, any subsequent Claim made shall be deemed to have been made during the Period of Insurance.
 - (b) The Assured shall give Underwriters such information and co-operation as Underwriters may reasonably require and shall not disclose to anyone the existence of this Policy without Underwriters' consent.

CLAIMS HANDLING

2. The Assured as a condition precedent to their right to be indemnified under this Policy shall not admit liability for or settle any Claim or incur any costs or expenses in connection therewith without the written consent of Underwriters who shall be entitled to take over and conduct in the name of the Assured the defence or settlement of any Claim.

The Assured shall not be required to contest any legal proceedings unless a Counsel to be mutually agreed upon by the Assured and Underwriters shall advise that such proceedings should be contested.

The Assured shall be entitled at their own risk to contest any Claim or legal proceedings which in the opinion of Underwriters should be compromised or settled provided that Underwriters shall not be liable for any damages, costs or expenses incurred directly or indirectly as a result of the Assured's refusal to compromise or settle such Claim or legal proceedings.

WAIVER OF SUBROGATION AGAINST DIRECTORS OR EMPLOYEES

3. If any payment is made under this Policy and Underwriters are thereupon subrogated to the Assured's rights of recovery in relation thereto, Underwriters agree not to exercise any such rights against any director or employee of the Assured unless the Claim is brought about or contributed to by the dishonest, fraudulent, criminal or malicious act or omission of the director or employee.

ADJUSTMENT OF PREMIUMS

4. If the Premium for this Policy has been calculated on any estimates furnished by the Assured, the Assured shall keep an accurate record containing all particulars relative thereto and shall at all times allow Underwriters or their duly appointed representative to inspect such records. The Assured shall within one month from expiry of the Period of Insurance furnish such particulars and information as Underwriters may require. The Premium for such period shall then be adjusted and the difference paid



by or allowed to the Assured as the case may be, provided that the Premium for any Period of Insurance shall not be less than the Minimum Premium stated in the Schedule.

CANCELLATION

- 5. Either party has the right to request the cancellation of the Policy before its expiry date, being provided a 30 days prior written notice by prepaid post to the other party. The cancellation of the Policy can be requested at the initiative of the:
- a) Assured. This party has to remit the insurance policy and the Insurer is committed to refund the part of the insurance premium for the unconsumed period, computed based on pro-rata basis. The reimbursement of the insurance premium shall be made only in case where no claim has been settled, is due or expected to be settled or the insurance contract lasted for less than 10 (ten) months.
- b) Insurer, for non-payment of the Premium or in case where distorted information was provided or when the mention of an important circumstance was omitted by the Assured. The Insurer, at its sole discretion, is entitled to cancel the Policy in respect of the Assured for non-payment of the Premium by the Assured by the date which is 60 days after the Inception Date. Without prejudice to the right of cancellation under this clause, the Insurer shall be entitled to set off any amount of premium due but unpaid by the Assured, against any payments for Loss becoming due under this Policy in respect of any Assured.

Notice shall be deemed to be duly received in the course of post if sent by pre-paid letter post properly addressed to the Assured's last known address.

DUE OBSERVANCE

6. The due observance of and compliance with the terms, provisions and conditions of this Policy insofar as they relate to anything to be done or complied with by the Assured, shall be conditions precedent to any liability of Underwriters.

JURISDICTION

1. All disputes arising out of or under this Policy shall be subject to consideration, and in case of failure to make a consent all disputes shall be subject to determination by any Court of competent jurisdiction within Moldova according to the law which applies to that jurisdiction.

PROFESSIONAL INDEMNITY **INSURANCE POLICY**

No: TPLP2024-01-0029

This is a CLAIMS first made policy.

Cover under this policy is afforded solely with respect to CLAIMS first made against an ASSURED during the POLICY PERIOD or the DISCOVERY PERIOD - if such DISCOVERY PERIOD has been agreed upon - and reported to the INSURER in writing pursuant to the terms of the policy.

Costs and expenses are inclusive within the Limit of Liability as set forth in the Schedule.

The INSURER does not have any duty to defend a CLAIM.

In consideration of the payment of premium the INSURER agrees to provide insurance in accordance with the terms of this policy.

Please read this policy carefully, hereunder the exclusions and duties of the ASSURED.

SIGNED FOR AND ON BEHALF OF:

THE INSURER:

THE ASSURED (Policy Holder):

Digitally signed by Bujor Virgiliu Date: 2024.04.22 12:07:23 EEST Reason: MoldSign Signature

Location: Moldova



Digitally signed by Koutsoyiannis Mamas Date: 2024.04.24 21:20:55 EEST Reason: MoldSign Signature

Location: Moldova

C.A. "DONARIS Vienna Insurance Group" SA

MOORE STEPHENS KSC SRL

PROFESSIONAL LIABILITY INSURANCE POLICY POLICY SCHEDULE

Policy Number: | TPLP2024-01-0029

Type of Policy: | ERRORS AND OMISSIONS

Insurer and Mailing DONARIS Vienna Insurance Group SA

Address: 15/7 Moscova Blvd, Chisinau, Republic of Moldova, MD-2068

IDNO - 1002600020908

Assured and Mailing MOORE STEPHENS KSC SRL

Address: 63 Vlaicu Pîrcălab, Chisinau, Republic of Moldova, MD-2012

IDNO - 1004600066436

Period of Insurance: From 27.04.2024 To 26.04.2025

Both days at 0.00 A.M. Local Time at the mailing address.

Retroactive Date: 27.04.2016

Assured's Business: Audit services, Tax and legal services, Bookkeeping services

Limit of Liability: EUR 1,000,000 per event and in annual aggregate

Deductible: EUR 10,000 each and every claim

Insurance Premium: EUR 4.495

Premium Payment To be paid in two instalments as follows:

Terms: 1st Instalment: EUR 2,247.50 before 27.05.2024

2nd Instalment: EUR 2,247.50 before 27.09.2024

Territorial Limits: Republic of Moldova

Jurisdiction: Republic of Moldova

Special Conditions: Subject to payment of the premium set out in this schedule, we agree with the

Assured to provide insurance on the terms set out in this policy.

This policy is subject to the terms and conditions of standard "Errors and omissions policy wording" in use at the time of quotation, unless otherwise

agreed by us in writing.

Date of Issue: 22nd of April 2024

ERRORS AND OMISSIONS POLICY WORDING

PREAMBLE

Whereas the person or persons, partnership, firm or company named in the Schedule (hereinafter referred to as "the Assured") have made to Underwriters a written Proposal bearing the date stated in the Schedule and containing particulars and statements which, together with any other information which may have been supplied, shall be the basis of this contract and shall be considered as incorporated herein, and in consideration of the Premium stated in the Schedule.

GENERAL TERMS

GENERAL DEFINITIONS

Wherever the words listed below are used in the Policy quotation and wording, they mean what is set out below:

"Business" - the trade or occupation described in the Schedule carried on at and from the location (and no other for the purpose of this insurance).

" Deductibles " - the amount specified in the Schedule, payable by you on each and every claim arising out of one event under that Policy Section.

"Market Value" - the retail value of items of a similar type, age and condition, with adjustment for its special features, if any. Used price guides and any other information may be used to assist in determining market value.

"Location/s" - the place(s) listed in the Schedule.

"Period of Insurance" - the duration of this Policy for the period specified in the Schedule, or any renewal period for which the appropriate premiums are paid in each case.

"Policy" - Policy together with any Schedule, Endorsement, and the Policy Rules for the relevant class of insurance.

"we" "us" or "our" - DONARIS Vienna Insurance Group

"you" or "your" - the Assured as stated above

CUSTOMER INFORMATION

Money back guarantee

If, after reading your Policy, you are not completely satisfied please contact us to discuss your concerns.

Should you still be unhappy with your policy, return it together with the Schedule within 14 days of its receipt and we will cancel it from the beginning and refund the money you paid to us in full unless you have made a claim on the Policy.

The insurance cover is in force for the Period of Insurance set out in the Schedule, subject to the satisfaction of all premium payment conditions.

We will not pay any more than the Sum Assured or Limit of Liability for each Section which is shown in the Schedule.

We will not pay the deductibles shown in the Schedule. If any loss or damage leads to a claim under more than one Section of this Policy, you must pay the highest applicable deductible, but you need to pay only one deductible.

LAW COSTS AND EXPENSES

In respect of claims for compensation for which you are entitled to indemnity under this policy We will pay:

- (a) all legal costs and expenses incurred by Us;
- (b) all costs awarded against You in any suit and all interest accruing after judgement has been entered against You until We have paid, tendered or deposited in court the amount that We are liable to pay following the judgement;
- (c) all reasonable expenses incurred by You which we have agreed to reimburse, but we will not pay for loss of earnings;
- (d) expenses incurred by You for first aid treatment for Personal Injury to others caused by an Occurrence;

provided that:

- (i) we shall not be obliged to pay any claim or judgement or to defend any suit after the applicable Limit of Indemnity has been exhausted by payment of judgements or settlements;
- (ii) if a payment exceeding the amount of the Limit of Indemnity has to be made to dispose of a claim, We will only pay the law costs and expenses in the same proportion that the Limit of Liability bears to the amount paid to dispose of the claim.

We will pay Law Costs and Expenses as set out above in addition to the Limit of Indemnity specified in the Schedule but payments in settlement of claims, suits and all costs awarded against You are subject to applicable Limit(s) of Indemnity in this Section.

INDEMNITY CLAUSE

Underwriters agree, subject to the terms, limitations, exclusions and conditions of this Policy, to indemnify the Assured against all sums which the Assured shall become legally liable to pay as damages and claimants' costs and expenses as a result of any Claim or Claims made against the Assured and notified to Underwriters during the Period of Insurance stated in the Schedule arising out of any negligent act, error or omission on the part of,

- (a) the Assured
- (b) any employee or director of the Assured, or
- (c) any other person, persons, partnership, firm or company acting for or on behalf of the Assured,

in or about the conduct of the Assured's business as specified in the Schedule.

LIMIT OF UNDERWRITERS' LIABILITY

Provided always that Underwriters' total aggregate liability under this Policy shall not exceed the Limit of Indemnity specified in the Schedule in respect of all Claims (which for the purpose of this clause shall be deemed to include all costs and expenses incurred in the investigation, defence or settlement of all Claims) made against the Assured during any one Period of Insurance.

EXCESS CLAUSE

Provided further that Underwriters shall only be liable for that part of each and every Claim (which for the purpose of this clause shall be deemed to include all costs and expenses incurred in the investigation, defence or settlement of any Claim) which exceeds the amount of the Excess stated in the Schedule.

For the purpose of this clause "Claim" shall also mean all Claims attributable to or arising out of the same cause or event.

If any expenditure is incurred by Underwriters which by virtue of this clause is the responsibility of the Assured then such amount shall be reimbursed to Underwriters by the Assured forthwith.

LEGAL PERSONAL REPRESENTATIVES

In the event of the death of any Assured Underwriters will, in respect of the liability incurred by the Assured, indemnify the Assured's legal personal representatives in the terms of this Policy provided that such legal personal representatives shall, as though they were the Assured, observe, fulfil and be subject to the terms, conditions and exclusions of this Policy insofar as they can apply.

INDEMNITY TO DIRECTORS AND EMPLOYEES

If the Assured so requires, Underwriters will indemnify any director or employee of the Assured in like manner to the Assured, provided always that all such persons shall, as thought they were the Assured, observe, fulfil and be subject to the terms, conditions, and exclusions of this Policy.

CLAIM

"Claim" shall mean:-

- (i) any writ or summons or other application of any description whatsoever or cross-claim or counter claim issued against or served upon the Assured for any negligent act, error or omission, or
- (ii) any written communication alleging a negligent act, error or omission communicated to the Assured.

PERIOD OF INSURANCE

The "Period of Insurance" means the period stated in the Schedule of the Policy.

PREMIUM PAYMENT CLAUSE:

Unless agreed otherwise the Assured/payer undertakes that the premium due to the insurer for this policy and corresponding endorsements shall be payable to the insurer directly in full or by instalments in the amounts and at the due dates as provided on the insurance premium invoice(s).

All charges and expenses related to the premium settlement, including but not limited to: costs, charges and/or commissions of the sending bank, intermediary/correspondent bank are to be borne solely by the Assured/payer.

ADDITIONAL CLAUSES

SANCTION CLAUSE

No (re)insurer shall be deemed to provide cover and no (re)insurer shall be liable to pay any claim or provide any benefit hereunder to the extent that the provision of such cover, payment of such claim or provision of such benefit would expose that (re)insurer to any sanction, prohibition or restriction under United Nations resolutions or the trade or economic sanctions, laws or regulations of the European Union, or the Republic of Moldova, the United Kingdom or the United States of America (provided that this does not violate any regulation or specific national law applicable to the undersigned Insurer).

COMMUNICABLE DISEASE CLAUSE

Notwithstanding any provision to the contrary within this (re-)insurance agreement, this (re-)insurance agreement excludes any loss, damage, liability, claim, cost or expense of whatsoever nature, directly or indirectly caused by, contributed to by, resulting from, arising out of, or in connection with a Communicable Disease or the fear or threat (whether actual or perceived) of a Communicable Disease; all regardless of any other cause or event contributing concurrently or in any other sequence thereto.

Definitions

Communicable Disease means any disease which can be transmitted by means of any substance or agent from any organism to another organism where:

- the substance or agent includes, but is not limited to, a virus, bacterium, parasite or other organism or any variation thereof, whether deemed living or not, and
- the method of transmission, whether direct or indirect, includes but is not limited to, airborne transmission, bodily fluid transmission, transmission from or to any surface or object, solid, liquid or gas or between organisms, and
- the disease, substance or agent can cause or threaten damage to human health or human welfare or can cause or threaten damage to, deterioration of, loss of value of, marketability of or loss of use of property.

CYBER and DATA LIMITED EXCLUSION CLAUSE

- 1 Notwithstanding any provision to the contrary within this Policy or any endorsement thereto this Policy does not apply to any loss, damage, liability, claim, fines, penalties, cost or expense of whatsoever nature directly or indirectly caused by, contributed to by, resulting from, arising out of or in connection with any:
- 1.1 **Cyber Act** or **Cyber Incident** including, but not limited to, any action taken in controlling, preventing, suppressing or remediating any **Cyber Act** or **Cyber Incident**; or
- 1.2 loss of use, reduction in functionality, repair, replacement, restoration, reproduction, loss or theft of any **Data**, including any amount pertaining to the value of such **Data**;

regardless of any other cause or event contributing concurrently or in any other sequence thereto, unless subject to the provisions of paragraph 5.

- 2 In the event any portion of this endorsement is found to be invalid or unenforceable, the remainder shall remain in full force and effect.
- 3 This endorsement supersedes any other wording in the Policy or any endorsement thereto having a bearing on a **Cyber Act**, **Cyber Incident** or **Data**, and, if in conflict with such wording, replaces it.
- 4 If the Underwriters allege that by reason of this endorsement loss sustained by the Insured is not covered by this Policy, the burden of proving the contrary shall be upon the Insured.
- 5 However, clause 1.1 of this Exclusion shall not apply in respect of any actual or alleged liability for and/or arising out of:
- 5.1 any ensuing third party bodily injury (other than mental injury, mental anguish or mental disease); or
- 5.2 any ensuing physical damage to or destruction of third party property

resulting from or arising out of a Cyber Incident or a Cyber Act. Nothing contained in the foregoing shall provide any coverage for any action taken in controlling, preventing, suppressing or remediating a Cyber Incident or a Cyber Act.

Definitions

6 **Computer System** means any computer, hardware, software, communications system, electronic device (including, but not limited to, smart phone, laptop, tablet, wearable device), server, cloud or microcontroller including any similar system or any configuration of the aforementioned and including any associated input, output, data storage device, networking equipment or back up facility, owned or operated by the Insured or any other party.

7 **Cyber Act** means an unauthorised, malicious or criminal act or series of related unauthorised, malicious or criminal acts, regardless of time and place, or the threat or hoax thereof involving access to, processing of, use of or operation of any **Computer System**.

8 **Cyber Incident** means:

- 8.1 any error or omission or series of related errors or omissions involving access to, processing of, use of or operation of any **Computer System**; or
- 8.2 any partial or total unavailability or failure or series of related partial or total unavailability or failures to access, process, use or operate any **Computer System**.
- 9 **Data** means information, facts, concepts, code or any other information of any kind that is recorded or transmitted in a form to be used, accessed, processed, transmitted or stored by a **Computer System**.

GENERAL EXCLUSIONS

Underwriters shall not be liable to indemnify the Assured against any Claim or Claims,

EMPLOYERS LIABILITY

(a) arising directly or indirectly from bodily injury, sickness, disease or death sustained by any person arising out of and in the course of his/her employment by the Assured under any contract or service or apprenticeship, or for any breach of any obligation owed by the Assured as an employer to any employee,

LAND, BUILDING ETC

(b) arising directly or indirectly from the ownership, possession or use by or on behalf of the Assured of any land, buildings, aircraft, watercraft, vessel or mechanically propelled vehicle,

DISHONESTY

(c) arising directly or indirectly from any dishonest, fraudulent, malicious or illegal act or omission of the Assured,

DEFAMATION

(d) alleging libel or slander,

INFRINGEMENT

(e) alleging infringement of Copyright, Patents, Registered Designs, Trade Marks or Passing-off,

CONTRACTUAL LIABILITY

(f) arising directly or indirectly from any liability assumed by the Assured under any express warranty, agreement or guarantee unless such liability would have attached to the Assured notwithstanding such express warranty, agreement or guarantee,

PRODUCTS

(g) arising out of or relating to goods or products, sold, supplied, repaired, altered, manufactured, installed or maintained by the Assured or any related Company or by sub-contractors of the Assured,

BODILY INJURY/PROPERTY DAMAGE

(h) for bodily injury, sickness, disease, or death sustained by any person or any loss, damage or destruction of property unless such claim emanates from negligent advice, design, specification, formula or a breach of duty owed in a professional capacity by the Assured,

INSOLVENCY/BANKRUPTCY OF ASSURED

(i) arising out of or relating directly or indirectly from the insolvency or bankruptcy of the Assured,

SEEPAGE AND POLLUTION

(j) based upon, arising out of or relating directly or indirectly from or in consequence of or in any way involving, seepage, pollution or contamination of any kind,

OTHER INSURANCE

(k) in respect of which the Assured are entitled to indemnity under any other insurance except in respect of any excess beyond the amount which is payable under such other insurance,

CIRCUMSTANCES KNOWN AT INCEPTION

(l) arising out of any circumstance(s) or occurrence(s) which could give rise to a Claim or Claims under this Policy of which the Assured is or are aware, or ought reasonably to be aware, at inception of this Policy, whether notified under any other insurance or not,

RADIOACTIVE CONTAMINATION AND EXPLOSIVE NUCLEAR ASSEMBLIES

- (m) directly or indirectly caused by or contributed to by or arising from
 - (i) ionising radiations or contamination by radioactivity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel.
 - (ii) the radioactive, toxic, explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof,

LEGAL ACTION

(n) where action for damages is brought in a court of law outside the territories specified in the Schedule, or where action is brought in a court of law within those territories to enforce a foreign judgement whether by way of Reciprocal Agreement or otherwise.

FINES/PENALTIES

(o) for fines, penalties, punitive, multiple or exemplary damages.

ADDITIONAL EXCLUSIONS

- (i) General Third Party Liability, Products Liability
- (ii) Ex-Gratia Payments
- (iii) War, terrorism
- (iv) Pollution
- (v) Asbestos
- (vi) EMF (Exclusion of any loss resulting from any electric or magnetic field or electromagnetic radiation by any device or equipment).
- (vii) Toxic Mold
- (viii) Nuclear ionisation
- (ix) Guaranties, warranties
- (x) Fines, Penalties, Punitive and Exemplary Damages imposed on the insured
- (xi) Libel and slander
- (xii) Failure to account for money had and received
- (xiii) Dishonesty of employees
- (xiv) Excess of cost estimates, credit lines, time limits
- (xv) Contractual liability exceeding legal liability
- (xvi) Infringement of patents, intellectual property rights, copyrights, trade names, trademarks of registered design and infringement of personal rights
- (xvii) Any arrangement, information or recommendation whether this be gratuitous or not of financial mortgage or other commercial matters, e.g. investment advice, guarantees, economic developments, developments of interest, amortization.
- (xviii) Any neglect, error or omission by the Insured in effecting or maintaining his/her insurance.

- (xix) Excluding coverage in the case the insured performs consulting and auditing activities at one and the same client, as a result of which auditing was not independent, impartial or in accordance with auditing rules.
- (xx) Investment advice.
- (xxi) Market forecast.
- (xxii) Notwithstanding any provision to the contrary within this contract, this contract excludes any Cyber Loss.

CONDITIONS

CLAIMS NOTIFICATION

- 1. (a) The Assured shall give to Underwriters immediate notice in writing during the Period of Insurance of:-
 - (1.1) any Claim made against any Assured; or
 - (1.2) the receipt of notice from any person or entity of their intention to make a Claim against the Assured for the results of any negligent act, error or omission, or
 - (1.3) any circumstances of which the Assured shall become aware which might reasonably be expected to give rise to a Claim being made against the Assured, giving reasons for the anticipation of such Claim, with full particulars as to dates and persons involved.
 - Such notice having been given as required by (1.2) or (1.3) above, any subsequent Claim made shall be deemed to have been made during the Period of Insurance.
 - (b) The Assured shall give Underwriters such information and co-operation as Underwriters may reasonably require and shall not disclose to anyone the existence of this Policy without Underwriters' consent.

CLAIMS HANDLING

2. The Assured as a condition precedent to their right to be indemnified under this Policy shall not admit liability for or settle any Claim or incur any costs or expenses in connection therewith without the written consent of Underwriters who shall be entitled to take over and conduct in the name of the Assured the defence or settlement of any Claim.

The Assured shall not be required to contest any legal proceedings unless a Counsel to be mutually agreed upon by the Assured and Underwriters shall advise that such proceedings should be contested.

The Assured shall be entitled at their own risk to contest any Claim or legal proceedings which in the opinion of Underwriters should be compromised or settled provided that Underwriters shall not be liable for any damages, costs or expenses incurred directly or indirectly as a result of the Assured's refusal to compromise or settle such Claim or legal proceedings.

WAIVER OF SUBROGATION AGAINST DIRECTORS OR EMPLOYEES

3. If any payment is made under this Policy and Underwriters are thereupon subrogated to the Assured's rights of recovery in relation thereto, Underwriters agree not to exercise any such rights against any director or employee of the Assured unless the Claim is brought about or contributed to by the dishonest, fraudulent, criminal or malicious act or omission of the director or employee.

ADJUSTMENT OF PREMIUMS

4. If the Premium for this Policy has been calculated on any estimates furnished by the Assured, the Assured shall keep an accurate record containing all particulars relative thereto and shall at all times allow Underwriters or their duly appointed representative to inspect such records. The Assured shall within one month from expiry of the Period of Insurance furnish such particulars and information as Underwriters may require. The Premium for such period shall then be adjusted and the difference paid by or allowed to the Assured as the case may be, provided that the Premium for any Period of Insurance shall not be less than the Minimum Premium stated in the Schedule.

CANCELLATION

- 5. Either party has the right to request the cancellation of the Policy before its expiry date, being provided a 30 days prior written notice by prepaid post to the other party. The cancellation of the Policy can be requested at the initiative of the:
- a) Assured. This party has to remit the insurance policy and the Insurer is committed to refund the part of the insurance premium for the unconsumed period, computed based on pro-rata basis. The reimbursement of the insurance premium shall be made only in case where no claim has been settled, is due or expected to be settled or the insurance contract lasted for less than 10 (ten) months.
- b) Insurer, for non–payment of the Premium or in case where distorted information was provided or when the mention of an important circumstance was omitted by the Assured. The Insurer, at its sole discretion, is entitled to cancel the Policy in respect of the Assured for non-payment of the Premium by the Assured by the date which is 60 days after the Inception Date. Without prejudice to the right of cancellation under this clause, the Insurer shall be entitled to set off any amount of premium due but unpaid by the Assured, against any payments for Loss becoming due under this Policy in respect of any Assured.

Notice shall be deemed to be duly received in the course of post if sent by pre-paid letter post properly addressed to the Assured's last known address.

DUE OBSERVANCE

6. The due observance of and compliance with the terms, provisions and conditions of this Policy insofar as they relate to anything to be done or complied with by the Assured, shall be conditions precedent to any liability of Underwriters.

JURISDICTION

1. All disputes arising out of or under this Policy shall be subject to consideration, and in case of failure to make a consent all disputes shall be subject to determination by any Court of competent jurisdiction within Moldova according to the law which applies to that jurisdiction.



BC "MOLDINDCONBANK" S.A.

Republica Moldova, MD 2012 mun.Chişinău, str.Armenească, 38 Tel. : (373 22) 57-67-82

Fax : (373 22) 27-91-95 E-mail : info@micb.md SWIFT : MOLDMD2X Data 08.11.2019 Nr. 00/06-32 /5296 Республика Молдова, MD 2012, мун. Кишинэу, ул. Арменяскэ, 38

Тел. : (373 22) 57-67-82 Факс : (373 22) 27-91-95 E-mail : info@micb.md SWIFT : MOLDMD2X

Recommendation Letter

November 7, 2019

I am writing this letter to recommend the services of Moore Assurance & Advisory (Formerly known as Moore Stephens). Moore Assurance & Advisory has been working for our firm for the past 4 years as our External Auditor.

Moore Assurance & Advisory team attention to detail, and insightful knowledge of auditing process, ensured that our finances were always solid.

Moore Assurance & Advisory was responsible for implementing auditing procedures and controls, reviewing and reconciling accounts, bills and invoices, assessing controls, and many more things that were critical to the success of the company.

Moore Assurance & Advisory team was consistent and provided high quality audit reports.

Moore Assurance & Advisory team is not only thorough but also easy to work with and always willing to take the time to discuss our concerns and respond to questions.

I am happy to recommend the services of Moore Assurance & Advisory. If you have any further questions, please feel free to contact me.

Regards,

Victor Cibotaru, President of Managing Board

Mibale



S.C. Compania Națională de Transporturi Aeriene Române TAROM S.A. 224F Calea Bucureștilor, Henri Coanda International Airport, Departures Terminal, 2nd floor Ilfov, Romania, J23/E298/24.07.2003 www.tarom.ro



SCRISOARE DE RECOMANDARE

CĂTRE CINE ESTE INTERESAT

Data: 11/07/2022

Subsemnatul, reprezentant autorizat al COMPANIEI NAȚIONALE DE TRANSPORTURI AERIENE ROMANE TAROM SA, confirm că Moore Stephens KSC Assurance SRL a furnizat cu succes următoarele servicii în calitate de auditor extern.

- Raport de audit asupra situaţiilor financiare individuale ale Companiei TAROM întocmite la 31 decembrie 2020, în conformitate cu OMFP 2844/2016 cu modificările si completările ulterioare privind aplicarea Reglementărilor contabile conforme cu Standardele Intemaţionale de raportare financiară ("IFRS"), in limba română şi în moneda de prezentare RON şi în limba engleza în moneda de prezentare USD precum şi asupra Raportului Administratorului şi Declaraţiei nefinanciare).
- Raport de audit (specific) al pierderilor suferite de Compania Tarom datorită restricţiilor generate de pandemia de Coronavirus, conform deciziei Comisiei Europene de acordarea a ajutorului de COVID pentru perioada martie - iunie 2020.

Echipa Moore Stephens KSC Assurance SRL a fost consecventă și a furnizat rapoarte de audit de înaltă calitate.

Echipa Moore Stephens KSC Assurance SRL nu este doar minuțioasă, ci și ușor de lucrat cu ea și întotdeauna dispusă să își facă timp pentru a discuta întrebările noastre.

Sunt bucuros să recomand serviciile Moore Stephens KSC Assurance SRL. Dacă aveți întrebări suplimentare, vă rugăm să nu ezitați să ne contactați.

Cu Stima,

Mihaiță URSU Director Gene

COMPANIA NATIONALĂ DE TRANSPORTURI AERIENE ROMANE TAROM SA



ШИРКАТИ САХОМИИ ХОЛДИНГИИ КУШОДАИ «БАРКИ ТОЧИК»

734026, ш. Душанбе, хиёбони Исмоили Сомонй-64 Тел: +992 372 235-86-66 Факс: (10992372) 35-86-92; Сомона: www.barqitojik.tj, Почта: barki.tojik@gmail.com

№ <u>PRG/2454-5252</u> аз «<u>19</u>» <u>10</u> соли 20 <u>21</u> Ба № _____ аз «___» ___ соли 20___

Recommendation Letter

By this letter we recommend the services of Moore Assurance & Advisory (Moore Stephens KSC), an independent firm of Moore Global in Romania and Moldova. Moore Assurance & Advisory delivered audit services for OSHC "Barqi Tojik" Energy Company of the Republic Tajikistan for the fiscal years of 2017-2019 as an External Auditor.

Moore Assurance & Advisory team's attention to details, and insightful knowledge of auditing process, ensured the high quality of services.

Moore Assurance & Advisory was responsible for implementing auditing procedures and controls, reviewing and reconciling accounts, bills, and invoices, assessing controls, and many more things that were critical to the success of the company.

Moore Assurance & Advisory team was consistent and provided high quality audit reports. Moore Assurance & Advisory team is not only thorough but also easy to work with and always willing to take the time to discuss our concerns and respond to questions.

Regards,

Chairman Ismoilzoda Mirzo

UNITATEA CONSOLIDATĂ PENTRU IMPLEMENTAREA ȘI MONITORIZAREA PROIECTELOR ÎN DOMENIUL ENERGETICII (UCIPE)



CONSOLIDATED UNIT FOR IMPLEMENTATION AND MONITORING OF ENERGY PROJECTS (MEPIU)

str. Alecu Russo 1, bloc A1, of. 163, MD-2068, Chişinău tel. +373-22-49-67-90, fax +373-22-49-67-90 E-mail: mepiu@mepiu.md_Pagina web: www.mepiu.md Alecu Russo str., block A1, of. 163, Chisinău, MD-2068 tel. +373-22-49-67-90, fax +373-22-49-67-90
 E-mail: mepiu@mepiu.md, Web page: www.mepiu.md

No. 03/1-109 date March 13,2023

Recommendation Letter

We are writing this letter to recommend the services of Moore Stephens KSC SRL (Moore Assurance & Advisory), an independent firm of Moore Global in Romania & R. Moldova. Moore Stephens KSC SRL delivered audit services for the Audit of Power System Development Project accounts for the period FY 2020-2021.

Moore Stephens KSC SRL (Moore Assurance & Advisory) was responsible for implementing auditing procedures and controls, reviewing and reconciling accounts, bills, and invoices, assessing controls, and many more things that were critical to the success of the company.

Moore Stephens KSC SRL (Moore Assurance & Advisory) team's attention to detail, and insightful knowledge of auditing process, ensured that our finances were always solid.

Moore Stephens KSC SRL (Moore Assurance & Advisory) team was consistent and provided high quality audit reports.

Moore Stephens KSC SRL (Moore Assurance & Advisory) team is not only thorough but also easy to work with and always willing to take the time to discuss our concerns and respond to questions.

We can confidently recommend the services of Moore Stephens KSC SRL (Moore Assurance & Advisory). If you have any further questions, please feel free to contact us.

Aurelia Samson

Director of Moldova Energy Projects Implementation Unit

CET-NORD S.A.

Recommendation Letter

November 7, 2019

I am writing this letter to recommend the services of Moore Assurance & Advisory (Formerly known as Moore Stephens). Moore Assurance & Advisory has been working for our firm for the past 2 years as our External Auditor.

Moore Assurance & Advisory team attention to detail, and insightful knowledge of auditing process, ensured that our finances were always solid.

Moore Assurance & Advisory was responsible for implementing auditing procedures and controls, reviewing and reconciling accounts, bills and invoices, assessing controls, and many more things that were critical to the success of the company.

Moore Assurance & Advisory team was consistent and provided high quality audit reports.

Moore Assurance & Advisory team is not only thorough but also easy to work with and always willing to take the time to discuss our concerns and respond to questions.

I am happy to recommend the services of Moore Assurance & Advisory. If you have any further questions, please feel free to contact me.

Regards,

Elena VONZEAC Chief accountant



TO WHOM IT MAY CONCERN

August 18, 2020 No. FP-08/715

Recommendation Letter

I am writing this letter to recommend the services of **Moore Assurance & Advisory (Formerly known as Moore Stephens)**. Moore Assurance & Advisory has been working for our firm for the past 4 years as our External Auditor.

Moore Assurance & Advisory team attention to detail, and insightful knowledge of auditing process, ensured that our finances were always solid.

Moore Assurance & Advisory was responsible for implementing auditing procedures and controls, reviewing and reconciling accounts, bills and invoices, assessing controls, and many more things that were critical to the success of the company.

Moore Assurance & Advisory team was consistent and provided high quality audit reports.

Moore Assurance & Advisory team is not only thorough, but also easy to work with and always willing to take the time to discuss our concerns and respond to questions.

I am happy to recommend the services of Moore Assurance & Advisory. If you have any further questions, please feel free to contact me.

Regards,

Andrei Colo

Recommendation Letter

13 March 2023

We are writing this letter to recommend the services of Moore Assurance & Advisory (Moore Stephens KSC), an independent firm of Moore Global in Romania & R. Moldova. Moore Assurance & Advisory delivered audit services for the Land Registration and Property Valuation Project for the period for the period 14 January 2019 31 December 2021.

Moore Assurance & Advisory team's attention to detail, and insightful knowledge of auditing process, ensured that our finances were always solid.

Moore Assurance & Advisory was responsible for implementing auditing procedures and controls, reviewing and reconciling accounts, bills, and invoices, assessing controls, and many more things that were critical to the success of the company.

Moore Assurance & Advisory team was consistent and provided high quality audit reports.

Moore Assurance & Advisory team is not only thorough but also easy to work with and always willing to take the time to discuss our concerns and respond to questions.

We are happy to recommend the services of Moore Assurance & Advisory. If you have any further questions, please feel free to contact us.

Regards,

Oleg LIPCEAN Weigh-

Manager,

Land Registration & Property Valuation Project

Recommendation Letter

13 March 2023

We are writing this letter to recommend the services of Moore Assurance & Advisory (Moore Stephens KSC), an independent firm of Moore Global in Romania & R. Moldova. Moore Assurance & Advisory delivered audit services for our firm: STARNET MANAGEMENT GRUP SRL for the financial years 2018-2021 as our External Auditor.

Moore Assurance & Advisory team's attention to detail, and insightful knowledge of auditing process, ensured that our finances were always solid.

Moore Assurance & Advisory was responsible for implementing auditing procedures and controls, reviewing and reconciling accounts, bills, and invoices, assessing controls, and many more things that were critical to the success of the company.

Moore Assurance & Advisory team was consistent and provided high quality audit reports.

Moore Assurance & Advisory team is not only thorough but also easy to work with and always willing to take the time to discuss our concerns and respond to questions.

Casarroi Crino.

Director Finonciar

Cosonore

We are happy to recommend the services of Moore Assurance & Advisory. If you have any further questions, please feel free to contact us.

Regards,

STARNET MANAGEMENT GRUP SRL



Fellow

This is to certify that

Mamas Koutsoyiannis

was admitted a Fellow of the Association on 15 March 2006 having been a member of ACCA for five years

Given under the Seal of the Association on 5 March 2006

Christopher

6019/11

Deputy President

M 1. Sleet



The Association of Chartered Certified Accountants

The Association of Chartered Certified Accountants



This is to Certify that

Mamas Koutsoyiannis

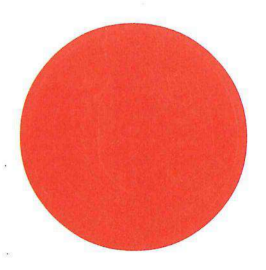
was admitted a

MEMBER OF THE ASSOCIATION

on the 15th day of March 2001

Given under the Seal of the Association

this 19th day of April 2001



Moyra J. M. Meddle Member of Council

Leane Munic Member of Council

Arthea 1 Rose Secretary



Upon the recommendation of the Faculty and by the authority of the Board of Trustees hereby confers upon

Mamas A. Koutsoyiannis

the degree of

Bachelor of Business Administration

with all the rights and privileges pertaining thereto.

In witness whereof we have hereunto affixed our signatures and the seal of the College this thirtieth day of May, 1996.

A itp -

Dean of Academic Affairs

TRUE COPY

Cuprus College

President

Ministerul Educației și Cercetării al Republicii Moldova

MD-2033, mun. Chişinău, Piața Marii Adunări Naționale, I +373 (0) 22 25 01 34 +373 (0) 22 23 35 60



Ministry of Education and Research of the Republic of Moldova

MD-2033, Chişinau, 1, Piața Marii Adunări Naționale +373 (0) 22 25 01 34 +373 (0) 22 23 35 60

Nr. 03/3-09/4167 din 21.09.2022

CERTIFICAT de recunoaștere și echivalare

Ministerul Educației și Cercetării recunoaște actul de studii *Bachelor of Business Administration* (Diplomă de licență în administrarea afacerilor), din 30 mai 1996, eliberat dlui **Mamas A. Koutsoyiannis**, cetățean al Republicii Cipru, de către Colegiul din Cipru, orașul Nicosia, Republica Cipru. Actul de studii menționat se echivalează cu Diploma de studii superioare de Licență, nivel 6 CNC, eliberată în Republica Moldova.

Temei: Convenția cu privire la recunoașterea atestatelor obținute în învățământul superior în statele din regiunea Europei, adoptată la Lisabona la 11 aprilie 1997, la care Republica Moldova este parte din 01.11.1999.

Titularul actului de studii menționat dispune de dreptul de a se încadra în câmpul muncii în conformitate cu cadrul normativ sectorial.

Conversia calificativelor/notelor obținute în învățământul superior din Republica Cipru în note, conform scării de notare din Republica Moldova, se va realiza în baza tabelului de corelare de mai jos:

| Scara de notare din Republica Cipru | | Nota echivalentă în scara de notare din |
|--|------|---|
| Litere | GPA | Republica Moldova (sistem de 10 punct |
| A | 4.00 | 10.00 |
| B+ | 3.50 | 9.15 |
| В | 3.00 | 8.32 |
| C+ | 2.50 | 7.50 |
| C | 2.00 | 6.65 |
| D+ | 1.50 | 5.83 |
| D | 1.00 | 5.00 |
| F | 0 | 0 – 4.99 |

Titularul actului de studii depus pentru recunoaștere își asumă răspunderea cu privire la autenticitatea acestuia.

Secretar de stat

Galina RUSU

Ex.: Gurmuzachii L. 0-22-277569

REPUBLICA
MINISTERUL FINANTELOR



CERTIFICAT

DE CALIFICARE A AUDITORULUI

Seria AG

Nr: 000121

semnătura

Dlui(dnei) Benoletschi numele şi prenumele titularului

I se confera calificarea de Auditor pentru auditul general



Eliberat la "08" februarie 2008

Nr. de înregistrare 0802121

Semnătura titularului Beha

REPUBLIC OF MOLDOVA MINISTRY OF FINANCE

CERTIFICATE OF AUDIT QUALIFICATION

| Series AG No: 00012 | - Comments |
|---|------------|
| According to the decision of the Examination Commission of "30" June 2006 (report no 5) | |
| Mr.(Ms) <u>Benoleus chi Vasile</u> First name, last name | W. C. |
| Has been awarded the degree of Auditor for general audits | |
| President of Examination Commission | |
| Secretary | |
| of Examination Commission signature Issued on "08" february 20 08 | |
| Registration no 0802121 | |
| Signature of holder | |

CERTIFICAT DE ABSOLVIRE PROIECTUL REFORMEI CONTABILITĂȚII ÎN MOLDOVA (USAID)

Eliberat dlui (dnei)

Vasile Benderschi

precum că el (ea) a audiat ciclul de lecții și a susținut cu succes cinci examene la obiectele: Principiile Contabilității, Contabilitatea Financiară în baza Standardelor Naționale de Contabilitate, Contabilitatea de Gestiune a Costurilor, Contabilitatea Impozitelor și Auditul în cadrul

PROGRAMULUI INTERNAȚIONAL DE CONTABILITATE ȘI AUDIT

21 septembrie - 11 decembrie 1998



Vice ministrul Finanțelor al Republicii Moldova

Meeuway.

Mihail Manoli



Președintele Asociației Contabililor și Auditorilor Profesioniști din Republica Moldova

Mihail Caraus

Manager de Program

Manager de Program al Proiectului Reformei Contabilității

Thomas J.Tschetter





Asociația Contabililor și Auditorilor Profesioniști din Republica Moldova



MOLDOVAN
ACCOUNTING
REFORM PROJECT

CERTIFICAT

/cu dreptul de predare/

Nr. 0127

Eliberat dlui (dnei) Vasilii Benderschii

precum că el (ea) de la "08" februarie 1999 pînă la "13" februarie
1999 a audiat ciclul de lecții în cadrul cursului de 40 ore:

"COMPLETAREA ANEXELOR LA RAPOARTELE FINANCIARE ANUALE ȘI DECLARAȚIILOR PRIVIND TVA ȘI ÎMPOZITUL PE VENIT A PERSOANEI CE PRACTICĂ ACTIVITATEA DE ANTREPRENORIAT"

Atestat(ă) conform hotărârii comisiei de atestare, proces verbal nr. 13 din "13" februarie 1999

Vice ministru Finanțelor al Republicii Moldova Președintele Asociației Contabililor și Auditorilor Profesioniști din Republica Moldova Conducătorul Proiectului Reformei Contabilității din Moldova

Meeuway.

or average

Michael B. Neider

M. Manoli

M. Caraus

M. Neider





ASOCIAȚIA CONTABILILOR ȘI AUDITORILOR PROFESIONIȘTI DIN REPUBLICA MOLDOVA



MAT ALL THE RO

УДОСТОВЕРЕНИЕ

/с правом преподавания/

№ 0127

Выдано г-ну (г-же) <u>Бендерскому Василию</u> в том, что он (она) с "<u>08</u>" февраля 1999 г. по "<u>13</u>" февраля 1999 г. по прослушал(а) цикл лекций (40 часов) по курсу:

"СОСТАВЛЕНИЕ ПРИЛОЖЕНИЙ К ГОДОВЫМ ОТЧЕТАМ, ДЕКЛАРАЦИЙ ПО НДС И О ПОДОХОДНОМ НАЛОГЕ ЛИЦА, ЗАНИМАЮЩЕГОСЯ ПРЕДПРИНИМАТЕЛЬСКОЙ ДЕЯТЕЛЬНОСТЬЮ"

Аттестован(а) решением аттестационной комиссии, протокол № 13 от "13"февраля 1999 г.

Зам. министра финансов Республики Молдова Председатель Ассоциации Профессиональных Бухгалтеров и

Бухгалтеров и Аудиторов Республики Молдова Руководитель Проекта "Реформа Бухгалтерского Учета в Молдове"

Muumal.

М. Маноли

da avais

М. Карауш

М. Найдер

Michrol B. Neider







CERTIFICATE

This is to certify that

Benderschi Vasile

participated in the International Scientific Conference

"Cooperation between Academia Community and Professional Bodies: Solutions and Opportunities for Sustainable Development of Accounting Profession"

April 4, 2014

Chisinau, Republic of Moldova

Grigore Belostecinic,

Doctor habilitat, Whiversity Professor,

academician Rector of ASEM

Andreia Stanciu,

ALGO ANDOGA SOUTH-Easter

SEUPOPESTI 61, BI. A6, Sc. A

Et. 5, Ap. 30, Sector 1

011013 București, România

Marina Shelaru,

Executive director of ACAP RM







Certificate

This is to certify that

BENDERSCHI VASILE

participated in the International Conference

"The opportunities and challenges of accounting & audit profession: worldwide experience & solutions"

dedicated to the 20th Anniversary of the Association of Certified Auditors and Accounting Professionals of the Republic of Moldova - ACAP RM

June 17, 2016

Chisinau, Republic of Moldova

Dr. Viorel DANDARA
President ACAP RM

Marina SHELARU
Executive Director ACAP RM

General Partners:



Think Ahead



Partner:

MOORE STEPHENS

Media Partner:

FISC.md





CERTIFICAT

Acest document confirmă faptul că

Benderschi Vasile

a participat la seminarul

"Crearea reglementărilor eficiente și dezvoltarea profesională în domeniul raportării financiare corporative"

și i s-a conferit 4 ore de DPC

04 Aprilie 2012

Chişinău

Marina Şelaru, ACAP RM

M. Selare

Andrei Busuioc, CFRR





CERTIFICAT

Acest document confirmă faptul că

Binderschi l'asile

a participat la seminarul

"Fiscalitate și raportare financiară în Republica Moldova"

și i s-au conferit 4 ore de DPC

29 Mai 2012

Chişinău

Andreia Stanciu,

Director ACCA Europa de Sud-est

Marina Şelaru,

Director executiv ACAP RM

U. Selare





CERTIFICAT

№ 161020/001

Confirmă faptul precum că Domnul

Vasile BENDERSCHI

a participat în data de 16 octombrie 2020

la webinarul pentru profesioniștii din domeniul auditului

03 ore academice

«Aspecte teoretice și practice ale procesului de implementare a Legii privind procedura de constatare a încălcărilor în domeniul prevenirii spălării banilor și finanțării terorismului și modul de aplicare a sancțiunilor (nr. 75 din 21.05.2020)»

Conf., univ., dr. Natalia ZLATINA

Director Executiv ACAP RM

Oxana GÎSCĂ, Șef al Serviciului Supraveghere și Conformitate al SPCSB REPUBLICA MINISTERUL FINANTELOR



MOLDOVA AL REPUBLICII MOLDOVA

CERTIFICAT

| DE CALIFICARE A | AUDITORULUI |
|---|--|
| Seria_AG | Nr: 000020 |
| În baza deciziei Comisiei de certifica "E" mai 20 14 Dlui(dnei) Dumbrava numele și prenumele t | (proces-verbal nr. 5) |
| I se conferă calificarea de Auditor | pentru auditul general |
| | certificare <u>A. Foalan</u> semnăture certificare <u>A. Generatorn</u> semnătura |

REPUBLIC OF MOLDOVA MINISTRY OF FINANCE

CERTIFICATE OF AUDIT QUALIFICATION

| Series AG | No: 000020 |
|---|------------------------------|
| According to the decision of the Examina "6" may 20 14 Mr.(Ms) Dumbrava F First name, le | (report no 5.) |
| Has been awarded the degree of Audit | or for general audits |
| President of Examination Com | mission & Fale of signature |
| Secretary of Examination Com | mission <u>S. Ceeuer tou</u> |
| Issued on "Ih" may 20 | 14 |
| Registration no 1405102 | |
| Signature of holder Apply | |

CERTIFICATE

this is to confirm that

Dumbrava Ruslan

has international qualification



CIPA

Certified International Professional Accountant



Issued by:
Association of Professional
Accountants and Auditors
of the Republic of Moldova

Grigiroi Liliya Chairperson Issuance date: December 15, 2012

Registration number

0000606

Void without CPD certificate Details: www.eccaa.org



Issued by:
Eurasian Council of
Certified Accountants and Auditors

Nurtan Alimbetov Chairperson of the Board

СЕРТИФИКАТ

настоящим подтверждается, что

Думбравэ Руслан Владимирович

имеет международную квалификацию



Программа "Сертифицированный Международный Профессиональный Бухгалтер"

CIPA

Сертифицированный международный профессиональный бухгалтер



Выдан:

Общественным объединением «Ассоциация профессиональных бухгалтеров и аудиторов Республики Молдова»

Еригорой/Лилия Председатель CEPTHONELIPOBAHHEOX SYXTANTEPOB II AYAHTOPOB

COBET

Выдан: Евразийским Советом Сертифицированных Бухгалтеров и Аудиторов

CERTIFIED

ACCOUNTANTS AND

Дата выдачи: 15 декабря 2012

Регистрационный номер

0000606

Действителен при наличии свидетельства о повышении квалификации Подробности: www.eccaa.org Нурган Орынбасарович Алимбетов Председатель Правления Содержание основано на



Международных Стандартах Финансовой Отчетности тм

СЕРТИФИКАТ

настоящим подтверждается, что



Программа "Сертифицированный Международный Профессиональный Бухгалтер"

Думбравэ Руслан Владимирович

имеет международную квалификацию

CAP

Сертифицированный бухгалтер-практик



Выдан: Ассоциацией профессиональных бухгалтеров и аудиторов Республики Молдова



Дата выдачи: 15 декабря 2008

Регистрационный номер



Действителен при наличии свидетельства о повышении квалификации Подробности: www.eccaa.org



Выдан: Евразийским советом при кау Сертифицированных бухгаз теров и Аудиторов

Сапар Кошки збаев

Content is based on:



International Financial Reporting
Standards TM

CERTIFICATE

this is to confirm that



Certified International Professional Accountant Program

Dumbrava Ruslan

has international qualification

C A P Certified Accounting Practitioner



Issued by:
Association
of Professional Accountants and Auditors
of the Republic of Moldova

Chobanu Vyacheslav
Chairperson

Chairperson

Issuance date: December 15, 2008

Registration number



Void without CPD certificate
Details: www.eccaa.org



Issued by:
Eurasian Council of
Certified Accountants and Auditors

CHANGE CCEA

Sapar Koshkimbaey Chairperson REPUBLICA MINISTERUL FINANTELOR

MOLDOVA AL REPUBLICII MOLDOVA

CERTIFICAT DE CALIFICARE A AUDITORIJI.III

| DE CAL | IFICARE A AUDITORULUI |
|--|--|
| Seria AG | Nr: 000044 |
| În baza deciziei Comi "26" septem | siei de certificare din 6 cce 20 16 (proces-verbal nr. 11) |
| Dlui(dnei) Alo | 102 Svetlana |
| | de Auditor pentru auditul general |
| Eliberat la "30. Nr. de înregistrare 16 | Președintele Comisier de certificare Secretarul Comisier de certificare Semnătura Presidente 20 16 |
| Semnătura titularului | All I |

REPUBLIC OF MOLDOVA MINISTRY OF FINANCE

CERTIFICATEOF AUDIT QUALIFICATION

| Series AG | No: 000044 |
|---|-----------------------------|
| According to the decision of the Example " september 2016 | (report no <u>ff</u>) |
| Mr.(Ms) Moroz | |
| Has been awarded the degree of A | ame, last name |
| President of Examination | Commission |
| Secretary of Examination | Commission Albrug signature |
| Issued on "30" september | 20/6 |
| Registration no 1609/23 | AN |
| Signature of holder | |

Content is based on:



CERTIFICATE

this is to confirm that

Moroz Svetlana

has international qualification



CIPA

Certified International Professional Accountant



Issued by:
Association
of Professional Accountants and Auditors
of the Republic of Moldova

Chobanu Vyacheslav Chairperson

W/111-W

Issuance date: December 15, 2007

Registration number

0000171

Void without CPD certificate Details: www.eccaa.org



Issued by:
Eurasian Council of
Certified Accountants and Auditors

Sapar Koshkimbaev Chairperson



Seria X Nr. 0057324

ROMÂNIA MINISTERUL EDUCAȚIEI ȘI CERCETĂRII



DIPLOMĂ DΕ LICENȚĂ

T.S.

| PORTO DE STUDII ECONOMICE BUCURESTI |
|--|
| ECONO. P. |
| pe baza promovării examenului de licență din sesiunea |
| anul 2005 la propunerea 39000000 DE ECONOMIE |
| HGRORUMENTRA SIR NEDIUU conferă |
| D. SANDU C CRISTINA |
| născut în anul 1982, luna 1995, ziua 10 |
| în localitatea |
| tara PONÉMIA absolvent a REEDEMA DE STUDI |
| ECONOMICE BUCURESTI - FROMTATER DE ECONOMIE |
| HOROAUMENTARÀ SI A MEDIULUI |
| TITLUL de EXCUENTS, LICENTAI |
| |
| în profilul : FOOMONIC |
| specializarea ECONOMIA, ŞI GESTUNEA PRODUCTICI FORCALIVIENTARE |
| Durata studiilor: 📉 ani. |
| Titularului acestei diplome i se acordă toate drepturile legale. |
| |
| DECAN, |
| (SECRETAR SEE |
| SECRETAR SEF. |

Diploma este însoțită de foaia matricolă. Rezultatele obținute la examenul de licență sunt înscrise pe verso.



ROMÂNIA MINISTERUL EDUCATIEI NATIONALE



DIPLOMĂ DE LICENȚĂ

Serta D Nr. 0054944

| UNIVEKSITATEA | "BABES-BOLYAI" |
|---------------|----------------|
| DIN CIII | 1-NAPOCA |

| în baza absolvirii Ciclului I - Studii un | iversitare de | licență ș | i a promovării | examenulu |
|---|---------------|-----------|----------------|-----------|
| de finalizare a studiilor, în sesiunea | TULTE | 2013 | | |
| · 是德国市集团和公司司的共和国都会的共享主义的共和 | | | 888938888 | Rangeran |

FACULTĂȚII DE STIINȚE ECONOMICE ȘI GESTIUNEA AFACERILOR

| D omnului | co | RNEA N. ION | |
|------------------|----------------|--------------------|-----------------|
| născut în anul . | 1991 luna | octombrie | , ziua24 |
| în localitatea | 9881819881888 | Vulcănești | |
| judetal | | , taraRept | iblica Moldova |
| absolvent = a.1 | UNIVERSITĂŢI | I "BABEŞ-BOLYAI" L | DIN CLUD-NAPOCA |
| FACULTATEA | DE STIINTE EC | ONOMICE ȘI GESTI | UNEA AFACERILOR |
| titlul de | | T ÎN STIINȚE ECO | |
| in domeniul CL | BERNFTICĂ STAT | ISTICĂ SI INFORM | ATICĂ ECONOMICĂ |

programul de studii/specializarea ...

STATISTICĂ ȘI PREVIZIUNE ECONOMICĂ

180 credite de studiu (ECTS).

Se conte a concedrepturile legale titularului diplomei.

RECTOR,

Deplome mag imment de silver (MILVET) (C. la 1919 com.)

SECRETAR SEE.

DECAN,

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REPUBLICA MOLDOVA MINISTERUL EDUCAȚIEI

DIPLOMĂ

DE MASTER INVATAMINT SUPERIOR

În baza hotăririi Comisiei de evaluare din 4 iunie 2016 CORNEA ION

numărul de identificare 2006002020792 înmatriculat la masterat în anul 2014, în baza diplomei seria D nr. 0054944, absolvent al Academiei de Studii Economice din Moldova

a obținut titlul de master în Științe economice

specializate Contabilitate și audit
i media generală 8,76 (opt.76)
Presentate
al Comisie

Gherman Vasile Belostecinic Grigore Casian Angela

Eliberation 10 100 2016

Nr. de înregistrare 616612353590 Semnătura titularului

Identificarea documentului poate fi efectuată accesind pagina web: www.edu.gov.md

REPUBLIC OF MOLDOVA

MINISTRY OF EDUCATION

DIPLOMA

OF MASTER HIGHER EDUCATION

According to the decision of the Assessment Commission of 4 June 2016
CORNEA ION

personal code 2006002020792
admitted to master degree studies in 2014, on the basis of diploma series D No. 0054944, graduate of Academy of Economic Studies of Moldova

has been awarded the Master Degree in Economic Sciences

specialization Accounting and Auditing

The average grade 8,76 (eight,76)

Chairman Report Report

Gherman Vasile Belostecinic Grigore Casian Angela

Registration No. 616612353590 Signature of Holder



MINISTERUL EDUCAȚIEI

DIPLOMĂ

DE LICENTĂ

INVĂŢĂMINT SUPERIOR

În baza hotărîrii Comisiei pentru examenul de licență din 11 iunie 2016 COȘCODAN MARCEL

numărul de identificare 2006048046161 inmatriculat in anul 2013, absolvent al Academiei de Studii Economice din Moldova,

a obținut titlul de Licențiat în științe economice domeniul general de studii Științe economice domeniul de formare profesională Business și administrare

specialitatea Business și administrare

warena: examenum de vență 10,00(zece,00)

penerali de licenta 9,34(nouă,34)

Comiscei Of Heller -Platon Ion

Belostecinic Grigore
Solcan Angela

Eliberata la 20.06.2016

Nr. de înregistrare 516411361672 Semnătura titularului

REPUBLIC OF MOLDOVA

MINISTRY OF EDUCATION

DIPLOMA

OF LICENTIATE

HIGHER EDUCATION

According to the decision of the Licence Examination Commission of 11 June 2016
COŞCODAN MARCEL

personal code 2006048046161 admitted in 2013, graduate of Academy of Economic Studies of Moldova,

has been awarded the degree of Licentiate in Economic Sciences

in the field of education **Economic Sciences** field of training **Business and Administration**

speciality Business and Administration

verage grade: Licence examination 10,00 (ten,00)

Generator de Lifepte 9,34 (nine,34)

Belostecinic Grigore
Solcan Angela

ned of 20.06.2016

Registration No. 516411361672

Signature of Holder





Ministerul Educației, Culturii și Cercetării

DIPLOMA
DE STUDII SUPERIOARE DE MASTER

În baza hotărârii Comisiei de evaluare din 1 iunie 2019

COŞCODAN MARCEL

numărul de identificare 2006048046161

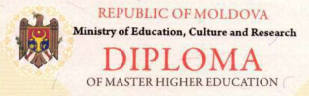
inmatriculat la studii superioare de master în anul 2017, în baza diplomei seria ALII nr. 000149916, absolvent al Academiei de Studii Economice din Moldova a obținut titlul de Master în Științe economice domeniul general de studiu Științe economice programul de master Finanțele și contabilitatea firmei

Sova Ion
Belostecinic Grigore
Casian Angela

Eliberata la 14.06.2019

719714572976

Nr. de înregistrare 719714572876 Semnătura titularului



According to the decision of the Assessment Committee of 1 June 2019

COŞCODAN MARCEL

personal code 2006048046161

admitted for higher master studies in 2017,
on the basis of diploma series ALII No. 000149916, graduate of
Academy of Economic Studies of Moldova
has been awarded the degree of Master of Economics
general field of study Economic Sciences
program of study Corporate Finance and Accounting



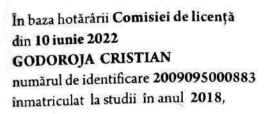
Registration No. 719714572876 Signature of Holder____



Ministerul Educației și Cercetării

DIPLOMĂ

DE STUDII SUPERIOARE DE LICENTĂ



în baza actului de studii cu seria AB nr. 000271710, absolvent al Universității Tehnice a Moldovei a obținut Titlul de Inginer licențiat domeniul general de studii Inginerie și activități inginerești domeniul de formare profesională Energetică și inginerie electrică programul de studii Electroenergetică

| J : | examenului de licenta | 8,91 (opt,91) |
|--------------|------------------------|--|
| cu media: | | The state of the s |
| | generală de licență | 8,56 (opt,56) |
| | 1350 % CV 8 3101 | |
| | Presedinte al Comisiei | ✓ Igor Cibotaru |
| L.Ş. | Rector V | Viorel Bostan |
| 2.4. | Decan TW VN | Victor Gropa |
| Eliberată la | 22.06. 2022 of | -6= |
| | | E-1000000000000000000000000000000000000 |

| 622010421302 |
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Nr. de înregistrare ______ Semnătura titularului

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REPUBLIC OF MOLDOVA

Ministry of Education and Research

DIPLOMA

OF BACHELOR'S DEGREE

According to the decision of the Bachelor Examination Committee of 10 June 2022
GODOROJA CRISTIAN
personal code 2009095000883
admitted to studies in 2018,

on the basis of Diploma Series AB No. 000271710,
Graduate of Technical University of Moldova
has been conferred on the Degree of Bachelor of Engineering
General Field of Studies Engineering and Engineering Trades
Professional Training Field Electricity and Energy
Study Programme Electrical Power Engineering

| Grade ave | PUBEUS | Bachelor Exa Overall Grad | | 8,91 8,56 | (eight,91) (eight,56) |
|--------------------|--------------------|------------------------------|-----------|--------------|--------------------------------|
| University Seal | Rresiden Rector | t of the Comin | nittee 40 | 7 | Igor Cibotaru Viorel Bostan |
| Issued on | 22. 6 | 6, 2022 | = 1/4 | Tu | Victor Gropa |

| egistration | No. | 622010421302 | _Signature | of Holder | |
|-------------|-----|--------------|------------|-----------|--|
| 0 | | | | | |



4

REPUBLICA MOLDOVA

Ministerul Educației și Cercetării

DIPLOMĂ

DE STUDII SUPERIOARE DE LICENȚĂ

În baza hotărârii Comisiei de licență din 10 iunie 2023 CORCINSCHI PETRU numărul de identificare 2005003082541 inmatriculat la studii in anul 2020,

in baza actului de studii cu seria AB nr. 000300058,
absolvent al Academiei de Studii Economice din Moldova
a obținut Titlul de Licențiat în Științe economice
domeniul general de studii Științe economice
domeniul de formare profesională Economie
programul de studii Economie mondială și relații economice internationale



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REPUBLIC OF MOLDOVA

Ministry of Education and Research

DIPLOMA

OF BACHELOR'S DEGREE

According to the decision of the Bachelor Examination Committee of 10 June 2023
CORCINSCHI PETRU
personal code 2005003082541
admitted to studies in 2020,

on the basis of Diploma Series AB No. 000300058,
Graduate of Academy of Economic Studies of Moldova
has been conferred on the Degree of Bachelor of Economics
General Field of Studies Economic Sciences
Professional Training Field Economics
Study Programme World Economy and International Economic

Relations

Grade overage: ECOA Bachelor Examination 9,00 (nine,00)

Overalt Grade 8,41 (eight,41)

President of the Committee Bilba Mihail

Stratan Alexandru

Dean Dodu-Gugea Larisa

Issued on Francisco Dodu-Gugea Larisa

Registration No. ____623203136047

_Signature of Holder



MINISTERUL EDUCAȚIEI

DE LICENTĂ

INVATAMINT SUPERIOR

În baza hotărîrii Comisiei pentru examenul de licență din 22 iunie 2013

MALCOCI MARIA

numărul de identificare 2005022057881 în anul 2009, absolventă înmatriculată a Academiei de Studii Economice din Moldova,

a obținut titlul de Licențiat în științe economice domeniul general de studii Stiințe economice domeniul de formare profesională Economie generală

specialistea Economie generală ediff: exame mlunde licenta 9,25 (nouă,25) 18,99(opt,99) OF00760000

Braga Oleg **Belostecinic Grigore** Vaculovschi Dorin

Nr. de înregistrare 513412705483 Semnătura titularului



REPUBLIC OF MOLDOVA

MINISTRY OF EDUCATION

OF LICENTIATE

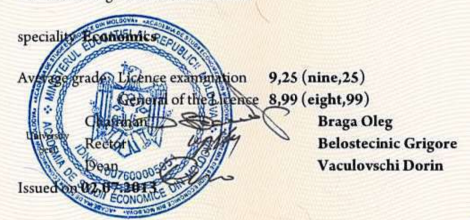
HIGHER EDUCATION

According to the decision of the Licence Examination Commission of 22 June 2013 MALCOCI MARIA

personal code 2005022057881 admitted in 2009, graduate of Academy of Economic Studies of Moldova,

has been awarded the degree of Licentiate in Economic Sciences

in the field of education Economic Sciences field of training General Economics



Registration No.



MINISTERUL EDUCAȚIEI

INVÄTÄMINT SUPERIOR

În baza hotărîrii Comisiei de evaluare din 30 mai 2015 MALCOCI MARIA

numărul de identificare 2005022057881 înmatriculată la masterat in anul 2013, în baza diplomei seria ALII nr. 000102632, absolventă a Academiei de Studii Economice din Moldova

a obținut titlul de master în **Științe economice**

witel Confidilitate si audit

media generală 8,48 font,48)

Nr. de înregistrare

Semnătura titularului

Foalea Lidia

Casian Angela

Belostecinic Grigore

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REPUBLIC OF MOLDOVA

MINISTRY OF EDUCATION

HIGHER EDUCATION

According to the decision of the Assessment Commission of 30 May 2015 MALCOCI MARIA

personal code 2005022057881 admitted to master degree studies in 2013, on the basis of diploma series ALII No. 000102632, graduate of Academy of Economic Studies of Moldova

has been awarded the Master Degree in Economic Sciences

specialization Accounting and Auditing

erage grade 8,48 (eight,48)

Registration No.

615612346405

Signature of Holder

Foalea Lidia

Casian Angela

Belostecinic Grigore



CERTIFICATE



this is to confirm that

Malcoci Maria

has international qualification

C A P

Certified Accounting Practitioner



Issued by: Eurasian Council of

Certified Accountants and Auditors

Issued by: Association of Professional accountants and Auditors of the Republic of Moldova

diov Rusu Georgeta

Chairperson

Issuance date: April 15, 2021

Registration number

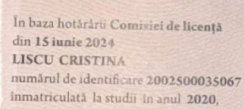
Vold without CPD certificate Details: www.eccoa.info

Sergey Kanygin Deputy Chairman

Ministerul Educației și Cercetării

DIPLOMĂ

DE STUDII SUPERIOARE DE LICENTA



în baza actului de studii cu seria AB nr. 000326302, absolventă a Academiei de Studii Economice din Moldova a obținut Titlul de Licențiat în Științe economice domeniul general de studii Științe economice domeniul de formare profesională Contabilitate programul de studii Contabilitate



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REPUBLIC OF MOLDOVA

Ministry of Education and Research

DIPLOMA

OF BACHELOR'S DEGREE

According to the decision of the Bachelor Examination Committee of 15 June 2024
LISCU CRISTINA
personal code 2002500035067
admitted to studies in 2020.

on the basis of Diploma Series AB No. 000326302,
Graduate of Academy of Economic Studies of Moldova
has been conferred on the Degree of Bachelor of Economics
General Field of Studies Economic Sciences
Professional Training Field Accounting
Study Programme Accounting



Registration No ...

ALII000229478

Signature of Holder

Ministerul Educației și Cercetării



DE STUDII SUPERIOARE DE LICENTĂ

În baza hotărârii Comisiei de licență din 29 mai 2024 BUCATARI IONELA numărul de identificare 2002500130641 înmatriculată la studii în anul 2021,

in baza actului de studii cu seria AB nr. 000323916, absolventă a Universității Libere Internaționale din Moldova a obținut Titlul de Licențiat în Științe economice domeniul general de studii Stiințe economice domeniul de formare profesională Finanțe și bănci programul de studii Finanțe și bănci



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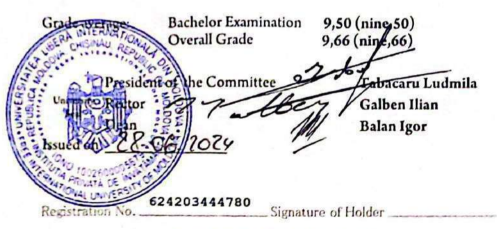
REPUBLIC OF MOLDOVA

Ministry of Education and Research

OF BACHELOR'S DEGREE

According to the decision of the Bachelor Examination Committee of 29 May 2024 BUCATARI IONELA personal code 2002500130641 admitted to studies in 2021,

on the basis of Diploma Series AB No. 000323916, Graduate of Free International University of Moldova has been conferred on the Degree of Bachelor of Economics General Field of Studies Economic Sciences Professional Training Field Finance and Banking Study Programme Finance and Banking

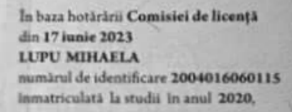




REPUBLICA MOLDOVA Ministerul Educatiei și Cercetării

DIPLOMĂ

DE STUDII SUPERIOARE DE LICENTÀ



in baza actului de studii cu seria AB nr. 000303563, absolventă a Universității de Stat din Moldova a obținut Titlul de Licențiat în Științe economice domeniul general de studii Științe economice domeniul de formare profesională Finanțe și bănci programul de studii Finanțe și bănci



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REPUBLIC OF MOLDOVA

Ministry of Education and Research

DIPLOMA

OF BACHELOR'S DEGREE

According to the decision of the Bachelor Examination Committee of 17 June 2023

LUPU MIHAELA

personal code 2004016060115

admitted to studies in 2020,

on the basis of Diploma Series AB No. 000303563,
Graduate of Moldova State University
has been conferred on the Degree of Bachelor of Economics
General Field of Studies Economic Sciences
Professional Training Field Finance and Banking
Study Programme Finance and Banking

