**Subscriber agreement**

entered into on ………. in Warsaw, between:

**EuroCert Sp. z o.o.** (hereinafter: **EuroCert**) with its registered head office at ul. Puławska 474, 02-884 Warsaw, Poland, entered into the National Court Register kept by the District Court for Warsaw in Warsaw XIII Commercial Division of the National Court Register, under No 0000408592, Tax ID No: 951 235 23 79, its share capital paid in full amounting to PLN 1.240.000, represented by: , and:

Given name(s): , Surname: , personal ID No: , Date of birth: , Place of birth: , ID document series and number: , Type of ID document: , ID document issued by: hereinafter the **Subscriber**.

# § 1

**EuroCert** – qualified trust service provider, entered in the register of the National Certification Centre (http://www.nccert.pl/uslugi.htm).

**Subscriber** – an individual whose identity has been verified during the registration process and whose personal data was included in the certificate issued under this agreement.

**Certificate** – qualified certificate – an electronic certificate used for verifying an electronic signature.

# § 2

Under this agreement, EuroCert undertakes to issue a certificate on the basis of information included in the certificate application constituting an integral part of this agreement and to perform trust services related to it, on terms and conditions set out in the Certificate policy for EuroCert qualified certificates available at https://eurocert.pl/repozytorium/.

# § 3

The certificate is issued on the basis of the data contained in the application for the issuance of a certificate forming an integral part of this agreement. Identity of the Subscriber was confirmed on the basis of notary declaration.

# § 4

The agreement was made for a definite period until the date of the expiry of the certificate issued under the agreement. The certificate is valid for 1 year since a issuance date of the certificate.

# § 5

Any possible disputes that may result from the performance of this agreement will be resolved by a Court with its jurisdiction over **EuroCert’s** registered head office. Any amendments in this agreement must be made in writing in order to be valid. This Agreement is made in two counterparts, one for each **Party**.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**EuroCert Subscriber**

**Certificate application to the agreement no.**

Subscriber’s information for use in the certificate:

**Given name(s): Surname:**

**Country:**

**Serial number:**

**Common name:**

**Certificate revoking password:**

Contact Details:

**E-mail:**

**Phone No.**

To the given email or phone number are sent temporary access passwords to a private key of the certificate.

I declare that:

1. before entering into the agreement have read the Certificate policy for qualified certificates available at https://eurocert.pl/repozytorium/, containing the information on the terms and conditions of the certificate use, complaints and disputes reviewing procedure, the scope and limitations in the usage of the certificate and legal consequences of creating qualified electronic signatures,
2. I agree for processing my personal data by the Data Controller, namely by EuroCert Sp. z o.o with its registered office in Warsaw, ul. Pulawska 474 for the purposes necessary for the certification process. In addition, I hereby acknowledge that: I am entitled to access my personal data and to amend it,
3. information I have provided in the certificate application is true,
4. I have referred to the document called “Obowiązek informacyjny-RODO” available at https://eurocert.pl/repozytorium/,
5. I consent to receive notifications to e-mail and phone number about the upcoming expiry date of the certificate.

☐ I hereby give my consent for my personal data provided in the form being processed by EuroCert for the purposes of receiving commercial information (e.g. new sales offers, marketing news) by e-mail in line with article 10 of the Act of 18 July 2002 on provision electronic services (i.e. Journal of Laws 2017, item 1219) and via telecommunications equipment of automated calling systems in line with art 172 of the Act of 16 July 2004 on Telecommunicatons Law (i.e. Journal of Laws 2017 , item 1907, as amended) which means via a cell phone, tablet or computer.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ **Subscriber**