Credit line Agreement No								
Date: Borrower:								
Company name: Registration Number: Registered address:			Name, surname: Personal identification number: Address:					
E-mail Phone:	address:		Phone: E-mail:					
T HORE.	itions							
1.1	The fo Agreen	llowing definitions and the terms defi	ned in this Agreement, shall apply throughout this					
<ul> <li>1.1.1 Borrower: a natural person, identified according to this Agreement.</li> <li>1.1.2 Borrower's Bank Account: means any bank account of the Borrower, as identified in Agreement from which the Lender may transfer loan to Borrower.</li> </ul>								
	1.1.3 <b>Borrower's Contacts:</b> means the electronic mail address and the mobile phone number deciby the Borrower in this Agreement, through which the Borrower accepts to be contacted at							
	1.1.4	<ul> <li>receive Notices and communications from the Lender.</li> <li><b>Branches:</b> means the premises of the Lender and/or of any of its authorized partners, throu which the Lender performs its business; a full list of the Branches may be found at the Lender Website: www.monego.com</li> </ul>						
	1.1.5	8	week (other than a, Sunday or a public holiday in the					
	1.1.6	•						
	1.1.7 Agreement: means this Credit Line Agreement signed between the Lender and the Bor writing in Branch or on-line via Durable Medium along with the Specific Loan Condit defined here below, on website or Branches), and List of Prices.							
	1.1.8	<b>Disputes:</b> means the disputes referred to						
	<ol> <li>1.1.9 Disbursement: means any amount disbursed to Borrower by the Lender pursuant to Agreement, based on a Loan application submitted by the Borrower.</li> <li>1.1.10 Duration: means the duration of this Agreement, as determined pursuant to Article 4 o Agreement.</li> </ol>							
<ul> <li>1.1.11 Durable Medium: any medium (such as SMS Code; e-mail; Online Account) that allo Borrower provide consent (i.e. sign the Agreement, any of its amendments electronical provide consent to any offer and correspondence made by the Lender in e-mail or in On Account in relation to the Agreement), and allows Parties to store the information addres sent to it for a period of time consistent with the purposes of the information contained to use it and to reproduce it accurately in accordance with legislation of the Republic of All documents provided by the Lender to the Borrower are in a secured PDF format, when not allow the addition of additional conditions, modification or removal of existing one</li> <li>1.1.12 Event of Default: means the circumstances described in Article 15 of this Agreement.</li> </ul>								
	1.1.12		that Borrower shall pay with principal and is to be paid					
<ul> <li>1.1.14 Interest Rate: means the percentage rate on the Loan Amounts that the Borrower is o to pay to the Lender as Interest; the Interest Rate is determined and calculated pursuat terms and conditions of Loan.</li> <li>1.1.15 Effective Interest Rate: means the total cost of the loan, presented as annual rate of amount of loan and calculated pursuant to the requirements of the Central Bank of Rep Kosovo for the Effective Interest Rate and requirements for disclose of Micro-F institutions, approved on 29 August 2013.</li> </ul>								
								<ul> <li>1.1.16 Late Payment Interest: means contracted interest between the Lender and Borrower which be applicable if Borrower delay to fulfil repayment of loan under this Agreement. The rate Late Payment Interest and its method of calculation is determined pursuant to the loan sp terms and conditions.</li> </ul>
<ul> <li>1.1.17 Lender: means Monego L.L.C. (Limited Liability Company).</li> <li>1.1.18 Lender's Bank Account: means any bank account of the Lender, as published by the Lender the Website (as defined here below) and/or at the Branches.</li> </ul>								

- 1.1.19 **Loan Amounts:** means the total amounts that have been disbursed by Lender, which shall be repaid in accordance of this Agreement and Specific Terms and Conditions of Loan.
- 1.1.20 **Loan Amendment Application:** means each written application, at the format approved by Lender, made by the Borrower at the Branches, or electronically through the Online Account, for the amendment of the original terms of already Disbursed amounts.
- 1.1.21 **Loan Application:** means each written application, at the format approved by Lender, made by the Borrower at the Branches, or electronically through the Online Account, for the disbursement of Loan Amounts, up to the Limit or for the increase of the Limit, previously approved by the Lender.
- 1.1.22 Loan term extension fee: Fee for extension of term of payments date.
- 1.1.23 Loan extension term: term(-s) of the extension of the Payments date.
- 1.1.24 **Loan issuance fee**: Commission payable by the Borrower to the Lender for the issuance of the Loan.
- 1.1.25 **Limit**: means the total amounts approved by the Lender, up to which the Borrower is allowed to have outstanding Loan Amounts at any given time. Limit does not include any cost on Loan maintenance.
- 1.1.26 **Notices:** means the notices and communications between the Lender and the Borrower in relation to this Agreement, pursuant to Article 14 of this Agreement.
- 1.1.27 **Online Account:** means a customer online account mentioned in Article 12 of this Agreement.
- 1.1.28 **Online Account Terms and Conditions:** means the terms and conditions approved by the Lender, governing the maintenance and operation of the Online Account; the Lender publishes at the Website an updated version, as in force, of the Online Account Terms and Conditions, and any amendment to the Online Account Terms and Conditions, shall be notified to the Borrower for consent through the Online Account, pursuant to Article 14 of this Agreement.
- 1.1.29 **Outstanding Amounts:** means, the total amounts that the Borrower is obliged to pay to the Lender under this Agreement, which include the Loan Amounts, the Interest and the Charges (Commissions) as defined in Specific Terms and Conditions of Loan.
- 1.1.30 **Parties or Party:** means the Lender and/or the Borrower, jointly or separately as the case may be.
- 1.1.31 **Payments Schedule**: means the terms for the repayment or payment of any Loan Amount and of the Interest, pursuant to a Loan Application, as in force from time to time, as it may have been amended pursuant to a Loan Amendment Application approved by the Lender.
- 1.1.32 **Payments date:** means the due dates for the return by the Borrower of any Loan Amount, or for the payment of any Interest and/or Charges, pursuant to a Payments Schedule, or to another payment term indicated in this Agreement.
- 1.1.33 **Privacy Policy:** means the policy approved by the Lender, containing the terms and conditions for the treatment of personal data of the Borrower; the Lender publishes at the Website an updated version, as in force, of the Privacy Policy and any amendment to the Privacy Policy, shall be notified to the Borrower for consent through the Online Account, pursuant to Article 14 of this Agreement.
- 1.1.34 **Rectification Notice:** means the notice referred to in Article 15 of this Agreement.
- 1.1.35 **Schedule of Interest and Charges:** means the document approved by the Lender, containing the Interest Rate, the Late Payment Interest and the Charges, as well as the relevant method of calculation; the Lender publishes at the Website an updated version, as in force, of the Schedule of Interest and Charges, and any amendment to the Schedule of Interest and Charges, shall be notified to the Borrower for consent through the Online Account, pursuant to Article 14 of this Agreement which is consisting part of this Agreement.
- 1.1.36 **Signing Date:** means the date upon which this Agreement is signed by both the Borrower and the Lender, as noted here above.
- 1.1.37 **SMS Code:** means a 6-digit SMS confirmation and security code send by the Lender to the mobile phone number owned and registered by the Borrower as part of the Borrower's Contacts as defined herein in this Agreement. Parties hereby confirm and recognize that all actions taken by the Borrower which are confirmed, unless otherwise provided herein, by an SMS Code, are to be recognized as explicit consent provided by the Borrower, and the Borrower understands and agrees that the Borrower is liable for all legal consequences that might arise from providing said consent via SMS Code. The Borrower is obliged keep SMS Code sent by the Borrower secret, and not make it available to any third parties. New and unique SMS Code is generated by the Lender upon request by the Borrower by clicking a designated check-box on the Website and/or Online Account, and may be sent by the Lender to the Borrower from time to time in accordance with the Agreement. By clicking said check-box and inserting the SMS Code the

	Borrower agrees to the text that is indicated next to the check-box, and any other information						
	related to the actions mentioned therein. 1.1.38 <b>Termination Notice:</b> means the notice referred to in Article 15 of this Agreement.						
	1.1.39 <b>Website:</b> means the website of the Lender, at www.monego.com						
	2. Interpretation						
	2.1 This Agreement, unless another meaning becomes apparent from the content of the relevant						
	provision, shall be interpreted pursuant to the following:						
<ul> <li>2.1.1 When a reference is made in this Agreement a reference is made to an article, section, or document, unless otherwise indicated, such reference shall be to an article, section or paragra Agreement, or to such other document indicated in this Agreement, it is in force.</li> <li>2.1.2 The headings and titles of articles, paragraphs or sub-paragraphs, contained in this A are for reference purposes only and shall not affect in any way the meaning or interpretation relevant provision.</li> </ul>							
						relevant provision. 2.1.3 Whenever the words "include", "includes" or "including" are used in this Agreement be deemed to be followed by the words "without limitation"	
be deemed to be followed by the words "without limitation". 2.1.4 The words "hereof", "herein", "hereto" and "hereunder" and words of similar in in this Agreement shall refer to this Agreement as a whole and not to any particular and							
	paragraph of this Agreement. 2.1.5 References to a term in "days" shall be a term in calendar days, unless specifically referred to as						
Business Days. A period of one or more calendar days or Business Days starts on the follow day or Business Day, respectively.							
	2.1.6 References to a term in "weeks", "months" or "years" shall be calculated from date to date ("corresponding day"); in case of terms determined in "months", if the last calendar month of the period has no "corresponding day" to the day of the calendar month on which the period started, then the term						
	shall end on the last calendar day of the last calendar month of the period.						
	2.1.7 The defined terms are applicable to the singular as well as the plural forms of such terms.						
	3. Scope of the Agreement						
3.1	Subject to the terms and conditions of this Agreement, the Lender hereby accepts to lend money to the						
	Borrower by extending to Borrower a credit line, up to the amount of the Limit, and the Borrower accepts						
	to borrow money from Lender, from time to time, and to return the borrowed funds, and to pay the Interest and Charges, pursuant to the terms and conditions determined in this Agreement						
3.2	and Charges, pursuant to the terms and conditions determined in this Agreement.						
5.2	<ul> <li>3.2 Purpose of this Agreement if providing loan to Borrower for personal needs.</li> <li>4. Duration and Settlement Security Instrument</li> </ul>						
4.1	This Agreement is made for and shall remain valid and in full force and effect for an unlimited period of						
	time starting on the Signing Date (the "Duration"), unless this Agreement is terminated pursuant to Article 15.						
4.2	If applicable under applicable law, for Loan Amount less than 200 EUR the Borrower is entitled to						
	withdraw from this Agreement without penalties, and without being required to state any reason, by submitting a written Notice to the Lender by no later than 14 (fourteen) days from the signing date of this Agreement.						
4.3	Upon the receipt of the Notice on the Borrower's withdrawal, the Lender shall inform the Borrower through a written Notice on the amount to be repaid, if any, which includes any disbursed amount, the accrued Interest for the relevant days, as well as costs that the Lender has incurred with third parties for						
4.4	the approval and disbursement of any loan amount. Should the Borrower fail to repay the above-mentioned amounts within a term of 10 (ten) days of the Lender's Notice, then the withdrawal of Borrower from this Agreement shall be without prejudice to the						
	application of the provisions of Articles 10, 11, 14, 16, 18, 19 and 20 of this Agreement, which will prevail to the withdrawal of the Borrower.						
4.5	This Agreement is secured with the provision of the pledge pursuant to Annex I of this Agreement.						
	5. Limit						
5.1 5.2	Upon signing of this Agreement, the Lender a notice communicates to Borrower the approved limit. The Lender, at its sole discretion, shall be entitled to reduce the Limit with immediate effect, in case the						
5.2	Borrower fails to meet its Agreement commitment hereunder or risks a significant loss/reduction of the income declared in the loan application, and/or in any subsequent creditworthiness assessment that may be made by the Lender. Any reduction to the Limit shall be notified to the Borrower through a written						
5.3	Notice. The Borrower shall be entitled to submit one or more loan applications, requesting the increase of the Limit previously approved by the Lender. In case of a Loan Application, the Lender shall be entitled to request the Borrower to submit any document that the Lender deems necessary. However, the approval of any Limit increase, shall be discretionary to the Lender.						

5.4 Irrespective of any Loan Application, the Lender shall be entitled and hereby is authorized by						
Borrower, at its sole discretion, to increase a previously approved Limit, in case the Borrower has a g credit history with the Lender. Any increase to the Limit shall be notified to the Borrower throug						
written Notice.						
	6. Disbursements and repayment					
6.1						
	applications, requesting the disbursement of any amount, up to the Limit, and any such amounts					
	Disbursed by Lender shall be a Loan Amount.					
6.2	For any loan application made by Borrower under this Agreement, the Borrower shall be liable for the					
<b>(</b> )	payment of the disbursement fee determined in the Specific Terms and Conditions. Borrower may choose pay the fee of loan issuance, or may be added to the loan principal (calculating the					
6.3	interest) and after that pay in monthly instalments in the form of loan application.					
6.4	The Lender reserves the right to not make a Disbursement, if the Borrower notifies the Agreement					
0.1	termination, fails to meet its Agreement commitment hereunder or risks a significant loss/reduction of					
	the income declared in the loan application, and/or in any subsequent creditworthiness assessment that					
	may be made by the Lender. The Lender additionally reserves the right to not make a Disbursement if the					
	Borrower has not consented to the latest edition of the Loan Specific Terms and Conditions. The Lender					
	reserves the right not to make a Disbursement, if the Borrower has failed to provide any additional					
	information requested by the Lender, including, but not limited to, photo of an original, unexpired and					
	valid identification document, which bears the photography of the Borrower, and documents supporting					
	the creditworthiness of the Borrower, and documents proving the Lender's date of birth and/or address,					
	or if the Borrower fails to answer correctly any of the security questions inquired by the Lender for the					
<u> </u>	purposes of confirming the identity of the Borrower prior to the Disbursement. The Disbursements shall be made in cash, at the Branches of Lender, or through a bank transfer at the					
6.5	Borrower's Bank Account, or through other duly authorized partner of the Lender. List and additional					
	information about said partners will be available on the Website.					
6.6	Following to a Disbursement, the Borrower shall repay the Loan Amount at the relevant Payment Dates					
0.0	pursuant to the Loan Specific Terms and Conditions and Payments Schedule.					
	7. Loan Reschedule					
	7.1 The Borrower is entitled to submit at any time, a Loan Reschedule Application for the amendment of the					
	repayment instalments and Payment Dates in relation to a previous Disbursement.					
7.2 For any Loan Reschedule Application made by Borrower under this Agreement, the Borrower shall be liable for the payment of the disbursement fee determined in the Loan Specific Terms and Condition						
						approved by Lender at the moment of the application. The Lender reserves the right to not approve any Los
	Reschedule Application, if the Borrower has not consented to the latest edition of the Lender's Schedule of Interest and Charges.					
	7.3 The Lender shall be entitled to request the Borrower to submit any document that the Lender deems					
	necessary with respect to a Loan Reschedule Application, and that the approval of any Loan Reschedule					
	Application shall be discretionary to the Lender.					
7.4 Any Loan Reschedule Application made by the Borrower, which has been approved by the Lende						
	have the effect of substituting the repayment terms of the previous Payments Schedule. In such case, Borrower					
will be given new payment plan ("Payment Plan").						
	7.5 The approval by the Lender of any Loan Application and/or Loan Reschedule Application shall be notified					
	to the Borrower through a written Notice.					
	7.6 The Borrower may extend the Loan repayment term until the extension term, or to re-schedule the Payment					
	schedule by one month further, by paying the extension commission, considering that the payment of the					
	Agreement payments is not delayed by more than 30 days or the Agreement is not breached otherwise.					
	7.7 The extension terms of loan become effective when the extension fee of the loan term is duly received by the Lender.					
	7.8 If the Loan repayment term is extended, during the extension term Borrower pays to Lender only the loan					
	7.8 If the Loan repayment term is extended, during the extension term Borrower pays to Lender only the loan extension fee, but the payment of other Agreement payments is postponed in according to Payment Plan.					
	8. Interest and charges					
	8. Interest and charges           8.1 The Borrower shall pay to Lender the interest together with principal at the rate mentioned in the Loan					
	8. Interest and charges 8.1 The Borrower shall pay to Lender the interest together with principal at the rate mentioned in the Loan Specific Terms and Conditions, as in force at the moment of a loan application and signed by Borrower according to the request for amendment of loan and approved by the Lender. The Interest shall be calculated as determined in the Loan Specific Terms and Conditions.					
	8. Interest and charges 8.1 The Borrower shall pay to Lender the interest together with principal at the rate mentioned in the Loan Specific Terms and Conditions, as in force at the moment of a loan application and signed by Borrower according to the request for amendment of loan and approved by the Lender. The Interest shall be calculated as determined in the Loan Specific Terms and Conditions. 8.2 The Interest shall be due and payable by the Borrower on the Payment Dates, pursuant to the Loan Specific					
	8. Interest and charges 8.1 The Borrower shall pay to Lender the interest together with principal at the rate mentioned in the Loan Specific Terms and Conditions, as in force at the moment of a loan application and signed by Borrower according to the request for amendment of loan and approved by the Lender. The Interest shall be calculated as determined in the Loan Specific Terms and Conditions. 8.2 The Interest shall be due and payable by the Borrower on the Payment Dates, pursuant to the Loan Specific Terms and Conditions and Payments Schedule.					
	8. Interest and charges 8.1 The Borrower shall pay to Lender the interest together with principal at the rate mentioned in the Loan Specific Terms and Conditions, as in force at the moment of a loan application and signed by Borrower according to the request for amendment of loan and approved by the Lender. The Interest shall be calculated as determined in the Loan Specific Terms and Conditions. 8.2 The Interest shall be due and payable by the Borrower on the Payment Dates, pursuant to the Loan Specific					

dat	ermined, all Charges must be paid by the Borrower in advance of any application that may be made to the					
Lender.						
	8.4 Lender may provide Borrower loan with 0% interest in specific cases and if certain conditions are met					
	pursuant to loan internal rules of Lender. The terms and conditions for the 0% loan will be specified in the					
Loa	Loan Specific Terms and Conditions and List of Prices.					
	9. Early repayment of the loan					
	The Borrower has the right to pay the loan in whole or in part before the payment deadline. In this case,					
the	Lender does not apply interest and additional costs on the Loan Paid for all loans over 200 Euros where					
the	following paragraphs of this provision apply.					
9.2	9.2 In any case, if the Borrower wishes to exercise his right to prepay the Loan, he/she is obliged to notify the					
Lei	Lender in advance, at least one business day prior to the exercise of the right. Non-disclosure may have the					
cor	consequence that the Lender does not apply the reductions in the costs and interest on which the risk falls on					
	the Borrower.					
9.3	After the Borrower exercises its right under paragraphs 1 and 2 of this provision, the Lender has the right					
	an objective compensation for the part of the loan repayment before the deadline. In this case, the Lender					
	l apply compensation of 1% of the prepaid loan amount if the period between the prepayment and the time					
	repayment of the loan is less than one (1) year, and will apply a compensation of 2% on the amount of the					
	n prepaid if the period between the prepayment and the time for repayment of the loan is over one (1) year.					
	The provisions of Article 9 do not apply to loans below 200.00 euro, so in the case of prepayment of the					
	n, the costs determined in the Price Schedule will be applied.					
104	10. Late Payment Interest					
10	1 Should the Borrower fail to repay the loan amount and pays the interest, pursuant to the Loan Specific					
	rms and Conditions and/or payments date, and/or to pay the Charges due to Lender (the "Outstanding					
	nounts") then, the Borrower shall be liable to pay to the Lender the Late Payment Interest calculated					
	suant to the Loan Specific Terms and Conditions, as in force at the moment of application.					
	2 Late payment interest rate is applied after the fifth day (5) from the day the payment deadline has been					
	ched and is applied from the first day of the payment deadline. Level of calculating late payment interest					
	letermined under Loan Specific Terms and Conditions.					
	3 The application of the Late Payment Interest pursuant to the above provision, is without prejudice to the					
	nder's entitlement to start the enforcement procedures envisaged in Article 19 of this Agreement, without					
teri	minating this Agreement, and/or to terminate this Agreement pursuant to Article 15 hereunder.					
	11. Payments					
11.	1 Any payments due and payable to Lender under this Agreement, shall be made by Borrower at any					
	Branch or any Lender's Bank Account, or any of the duly authorized partners of the Lender which are					
	listed on the Website and/or at any Branch, in the agreed currency for the Loan Amount, Interest and					
	Charges. Any payment due by Borrower under this Agreement shall be deemed as effectively paid to					
	Lender, once the funds are actually delivered at the Branch, at an authorized partner or credited in any					
	Lender's Bank Account and will be available for withdrawal by the Lender.					
11.2	Any banking costs, tax or administrative costs related to any disbursement made by the Lender shall be					
	charged to the Borrower.					
11.3	The Borrower hereby agrees and consents that from any amounts to be paid/disbursed to Borrower; the					
	Lender may withhold and set-off any of the Charges and/or any other amount that the Borrower owes to					
	the Lender.					
11.4	In case the payments due and payable to Lender are to be made by a third party authorized by Borrower,					
	the Borrower must duly inform the Lender prior to said third party executing payments due and payable					
	to Lender, by delivering a Notice on that mentioned herein, indicating the details of the third party as per					
	the request of the Lender. The Lender is not obliged to accept any un-identified third party payments					
	made on behalf of the Borrower if the Borrower has failed to duly inform the Lender as per that					
	made on bonan of the Bonower in the Bonower has funed to dury mornin the Bender as per that mentioned under this Agreement.					
	12 Online Account					
12.1	Upon signing of this Agreement, the Borrower opens and maintains a Customer Online Account (the					
12.1	"Online Account") with the Lender, pursuant to the terms and conditions applicable to the Online					
	Account (the "Online Account Terms").					
12.2						
12.2	The Online Account shall be accessed electronically at the Website pursuant to the Online Account					
10.0	Terms.					
12.3	The Online Account shall serve as a platform for the Borrower to manage his/her relations with the					
	Lender regarding this Agreement, which includes, obtaining information on the balance of obligations,					
	and details of recent transactions, making changes to the Borrower's data, bank accounts and profile,					
	making and receiving Notices to/by the Londer making applications for disburgements and changes to					
	making and receiving Notices to/by the Lender, making applications for disbursements and changes to					

the terms of the loan, etc. The Online Account shall not serve as a payment system, unless under a specific license issued by the Central bank of Republic of Kosovo.							
12.4							
12.4	13 Borrowers Representations and Warranties						
13.1	Upon signing of this Agreement, the Borrower represents and warrants the following to the Lender:						
13.1							
	13.1.1 All of the information/documents submitted by the Borrower for the approval of its initial loan						
	application to the Lender, as well those to be submitted with respect to any subsequent						
	creditworthiness assessment that may be made by the Lender, are/will be true and accurate in all						
	material respect, as of the date of their submission with the Lender.						
	13.1.2 The Borrower has obtained from Lender all the necessary pre-Agreement explanations on the						
	terms and conditions applicable to this Agreement.						
	13.1.3 This Agreement has been freely entered into by the Borrower, and it constitutes binding as						
	enforceable obligations for the Borrower, its successors and permitted assignees.						
	13.1.4 At the Signing Date, the Borrower is not under mandatory enforcement and/or bankruptcy						
	procedures, and such procedures are not likely to occur, and the Borrower will immediately						
	notify the Lender on the occurrence of any event that may lead to the risk of the start o						
	mandatory enforcement and/or bankruptcy procedures.						
	13.1.5 The Borrower will immediately notify the Lender on the occurrence of any event that may lead						
	to the risk of a significant loss/reduction of the Borrower's income, declared in the initial loan						
	application to Lender as well those to be submitted with respect to any subsequent						
	creditworthiness assessment that may be made by the Lender.						
	13.1.6 The Borrower will immediately notify the Lender on any change of its details noted here above in this Agreement						
	in this Agreement. 14 Languages and Notices						
14.1	14         Languages and Notices           The language of this Agreement is the Albanian language, and all notices, demands, requests, statements,						
17.1	certificates or other documents or communications required or permitted under, or otherwise made in						
	connection with this Agreement ("Notices") shall be in Albanian, and shall be made in writing.						
14.2	The Lender may submit Notices at the physical address declared by the Borrower here above in this						
11.2	Agreement, at the Borrower's email address, or at such other addresses or contacts as the Borrower may						
	designate by Notice from time to time. The Lender may also perform Notices to Borrower by posting						
	designate by Notice from time to time. The Lender may also perform Notices to Borrower by posting electronic messages at the Online Account.						
14.3							
1	at the Online Account.						
14.4	Any Notice submitted by Lender shall be deemed to take effect for the Borrower, immediately upon						
	sending of the message, or upon logging in at the Online Account.						
14.5	Any Notice submitted by either Party at the physical address of the other party through the postal service,						
	shall be deemed to take effect on the date which is two days following to the date of dispatch of the						
	Notice by registered or certified postal service, irrespective of the actual moment of receipt.						
14.6	Notwithstanding the foregoing, any Notice delivered by other means of communication, which is						
	evidenced to have been effectively made/received, shall not be invalid because it has been made						
	differently form the above.						
	15 Termination and Consequences						
15.1	A material breach of this Agreement by the Borrower shall constitute an "Event of Default" under this						
	Agreement.						
15.2	In case of an Event of Default, the Lender may terminate this Agreement by issuing a notice in writing						
	(the "Termination Notice") to the Borrower, following the expiry of the period specified in a written						
	rectification notice (the "Rectification Notice") (which period must be reasonable, but not less than 15						
	(fifteen) days):						
	15.2.1 If the Event of Default remained uncured by the Borrower during such period, or						
	15.2.2 In case the Event of Default cannot be cured, if during such period an adequate compensation						
	has not been agreed upon between the Parties.						
15.3	A termination notice issued by the Lender in accordance with this Article, shall have the effect of						
	terminating this Agreement with immediate effect or, if appropriate, by any later date specified in the						
	Termination Notice.						
15.4	Without prejudice to the foregoing, the Parties explicitly agree that the Lender shall be entitled to						
	immediately terminate this Agreement through a written Termination Notice to the Borrower, in the						
	following cases:						
	15.4.1 The Borrower fails to pay the outstanding amounts pursuant to this Agreement; or						

	15.4.2 The Borrower is in breach of its representations and warranties of Article 13 of this Agreement;						
	or						
	15.4.3 The Borrower has suffered a significant loss/reduction of the income declared in the loan						
	application, and/or in any subsequent creditworthiness assessment that may be made by the						
	Lender;						
	15.4.4 The Borrower does not accept any update that the Lender may approve to the Terms of the Online						
	Account as well as to the Privacy Policy.						
	15.4.5 If Lender cannot provide the Loan to the Borrower anymore, in case the Borrower's bank account has been blocked or closed, and transfer of funds cannot be executed, provided that the Borrower						
	has failed to open a new bank account and duly notify the Lender via Notice;						
	15.4.6 If Lender has determined that the Borrower has become a politically exposed person;						
	15.4.7 If Lender has been announced as incapable to act with full legal and business capacity.						
15.5	The Borrower may terminate this Agreement through written Termination Notice, in case of a Limit						
10.0	reduction pursuant to Article 5.2, of a refusal to Disburse amounts pursuant to Article 6.4 or if, within						
	the period mentioned in Article 17.3 of this Agreement, he/she elects not to accept the amendment						
	Notified by the Lender pursuant to Article 17.3 of this Agreement, within the term mentioned in that						
	Article 17.3.						
15.6	Both Parties may additionally terminate at will this Agreement, without stating any reason, by submitting						
	written Termination Notice to the other Party, at least 30 (thirty days) days in advance.						
15.7	The Borrower may not terminate this Agreement other than as set out here above in this Article.						
15.8	In case of termination of this Agreement, the Outstanding Amounts owed by the Borrower shall						
	accelerate and become due and payable by the Borrower, within 30 (thirty days) days of the effective						
	date of termination, irrespective of any previously agreed payment term.						
15.9	The termination of this Agreement is without prejudice to the application of the provisions of Articles						
	10, 11, 4, 16, 18, 19 and 20 of this Agreement, which will survive to the termination of this Agreement.						
16.1	16 Governing Law and Jurisdiction						
16.1 16.2	This Agreement shall be governed by the laws of the Republic of Kosovo. Each of the Parties hereto irrevocably agrees that any action, suit, or proceeding, including any interim						
10.2	measure of protection or preliminary relief, arising out of or in connection with this Agreement (the						
	"Dispute"), shall be exclusively brought and finally settled by competent court of Republic of Kosovo.						
16.3	The Parties further agree that the commencement or the continuation of the procedures for the settlement						
	of a Dispute shall not constitute a valid ground for the suspension of this Agreement, and shall not release						
	the Borrower from the obligations undertaken hereunder.						
	17 Entire Agreement, Amendments and Notices						
17.1	This Agreement, including its preambles and the attached documents, constitutes the entire						
	understanding between the Parties with respect to the subject matter of this Agreement, and supersedes						
	all previous Agreements, Agreements, whether oral or in writing, between the Parties with respect to the						
	same subject matter.						
17.2	Neither this Agreement nor any of its provision may be amended or modified except pursuant to an						
	Agreement in writing (shall include Agreements in electronic form) entered into by the Parties, and any						
	such amendment shall take effect on the date of signing (unless a later effective date is agreed) by both Parties.						
17.3	Without prejudice to the foregoing, the Parties agree that the Lender shall be entitled to amend the						
17.5	Interest applicable to an already disbursed amount, by notice to the Borrower, if after the Disbursement						
	the Lender updates the Schedule of Interest and Charges, (i) such amendment shall not take effect for						
	the Borrower prior to the expiry of a term of 30 (thirty) days from the date of the Notice of the Lender,						
	and that (ii) during such 30 (thirty) days period the Borrower shall be entitled to terminate this						
	Agreement, without penalties, pursuant to Article 15.5 of this Agreement.						
17.4							
	Should the Borrower fail to submit to Lender a written Termination Notice pursuant to Article 15.5 of						
	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment						
17.5	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone						
17.5	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone number, address, e-mail, and any other written information so that the change is effective. The same						
17.5	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone number, address, e-mail, and any other written information so that the change is effective. The same should be also for the Lender regarding the changes to the Terms and Conditions of the Online Account						
	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone number, address, e-mail, and any other written information so that the change is effective. The same should be also for the Lender regarding the changes to the Terms and Conditions of the Online Account <b>18</b> Assignment						
17.5	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone number, address, e-mail, and any other written information so that the change is effective. The same should be also for the Lender regarding the changes to the Terms and Conditions of the Online Account <b>18</b> Assignment The Borrower's rights and obligations under this Agreement may not be assigned and transferred to a						
	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone number, address, e-mail, and any other written information so that the change is effective. The same should be also for the Lender regarding the changes to the Terms and Conditions of the Online Account <b>18</b> Assignment The Borrower's rights and obligations under this Agreement may not be assigned and transferred to a third person without the prior written consent of the Lender having accepted such third person as new						
	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone number, address, e-mail, and any other written information so that the change is effective. The same should be also for the Lender regarding the changes to the Terms and Conditions of the Online Account <b>18</b> Assignment The Borrower's rights and obligations under this Agreement may not be assigned and transferred to a third person without the prior written consent of the Lender having accepted such third person as new borrower, which consent shall be discretionary to the Lender, provided however that in case the Borrower						
	this Agreement, within the above mentioned 30 (thirty) days period, then the Interest amendment Notified by the Lender shall start to be applied as form the expiry of the above mentioned term. The Borrower is obliged to notify the Lender in writing of any change of bank account, mobile phone number, address, e-mail, and any other written information so that the change is effective. The same should be also for the Lender regarding the changes to the Terms and Conditions of the Online Account <b>18</b> Assignment The Borrower's rights and obligations under this Agreement may not be assigned and transferred to a third person without the prior written consent of the Lender having accepted such third person as new						

18.2	consent for the Lender to assign and transfer this Agreement, and any of its rights and obligations					
	hereunder, to a third person, which will become the new Lender, subject to a written Notice to the Borrower on the occurred assignment and on the identity of the new Lender. Upon signing of this Loan					
	Agreement, the Borrower hereby irrevocably grants his/her unconditional consent for the Lender to grant					
	rights, in any form, in favour of its financing parties, on the payment claims and other receivables of th Lender under this Agreement.					
	19 Executive Title					
19.1	This Agreement is an act for granting of credits by non-bank financial institutions, and as such it					
	constitutions a mandatory executive title for the Borrower.					
19.2	If the Borrower fails to repay the outstanding amounts, pursuant to the terms and conditions of this Agreement, the Lender shall be entitled to start the mandatory enforcement procedures against the Borrower, without prejudice to the Lender's rights to pursue other remedies available under this					
	Agreement or the Law.					
00.1	20 Miscellaneous					
20.1	No waiver by or on behalf of the Lender of any of its rights under this Agreement shall release the Borrower from full performance of the obligations stated in this Agreement, save to the extent of such explicitly waiver is made in writing by the Lender.					
20.2	Any non-exercising of contractual or legal rights by the Lender, shall not be construed as a waiver of that right and shall not affect the ability of the Lender to subsequently exercise that right or to pursue any remedy.					
20.3	If any provision of this Agreement is held to be illegal, invalid or unenforceable, the validity and enforceability of the remaining provisions of this Agreement shall not in any way be affected or impaired. Invalid provision will be automatically substituted from another provision of Agreement that reflect willing of parties					
20.4	willing of parties. The Borrower has the right to submit complaints to the Lender with regards to the fulfilment of rights or obligations of both Parties under this Agreement or applicable law. Such complaints by the Borrower are submitted in writing and sent by registered mail to the address of the Lender. The Lender undertakes to respond to said complaint of the Borrower in writing within 30 (thirty) days of the receipt of the					
20.5	complaint. For any other matters not covered above the Borrower has the right to submit any question to the Lender					
	by sending an e-mail to: info@monego.com, or by telephone: 038 777 888.					
20.6	Parties have made that this Agreement to be executed in 2 (two) exemplars, one exemplar for each party and will be submitted on the above stated date.					
	Lender Borrower					
(name, s	surname and signature) (name, surname and signature)					

**ANNEX 1 – Pledge Agreement** 

### PLEDGE AGREEMENT

## The movable collateral left as pledge by the Borrower

## 1. Pledge

Pursuant to Article 19 of this Agreement, the following wealth, which is not considered as immovable property, and all rights, securities and interest are pledged as a collateral by the Borrower:

1) The Borrower agrees to create/register a pledge in all open and future bank accounts in all commercial banks licensed in Kosovo, on behalf of the Borrower.

### 2. Pledge Registration

The Borrower agrees that the Lender will register the above mentioned pledge, in the Pledge Registry within the Ministry of Trade and Industry.

#### 3. Severability

In case any one or more of the provisions contained herein shall, for any reason, be held to be invalid, illegal, or unforeseeable in any respect, such invalidity, illegality or unenforceability shall not affect any other provisions of this Annex..

#### 4. Binding effect

This Annex shall be binding upon to the benefit to the Parties hereto, their respective heirs, successors, personal representatives and permitted assigns.

**IN WITNESS WHEREOF,** the Parties hereto have caused this Annex to be executed in 2 (two) counterparts, one for each party, and delivered as of the date written here above.

For the Lender:

[print name, surname, and sign]

[print name, surname, and sign]

**IN WITNESS WHEREOF,** the Parties hereto have caused this Agreement to be executed in 2 (two) counterparts, one for each party, and delivered as of the date written here above.

For the Lender:

The Borrower:

The Borrower:

[print name, surname, and sign] Authorized Representative [print name, surname, and sign]

The Borrower hereby specifically declares that he/she is fully aware of and specifically approves the provisions of Articles 5.2, 4, 10, 11, 15, 16, 17.3, 18 and 19 of this Agreement.

By signing this Agreement, the Borrower hereby specifically declares that he/she is fully aware of and accepts the Schedule of Interest and Charges, of the Terms of the Online Account and of the Privacy Policy of the Lender, as inforce on the Signing Date. Any amendment to these documents shall be notified to the Borrower for consent pursuant to this Agreement.

The Borrower:

# Loan Specific Terms and Conditions

Loan Application No.\_\_\_\_\_ to Credit line agreement No. \_\_\_\_\_

Date:									
		Pa	rt I. Inforn	nation o	on 1	n Parties and the Loan			
	Lender				Borrower				
Company na				Name,					
Registration				Personal identification number:					
Registered a				Addres	ss:				
Actual place	e of providing s	service	2:						
E-mail addr	ess:			E-mail	l ad	ldress:			
Phone:					Phone:				
		Pa		-		Yerms and Conditio	ns		
			-			oan: personal loan of Loan			
	Payda	y loan	l	~ ~			stalm	ent loan	
7 days						3 months			
14 days						6 months			
30 days						12 months			
				3.	Li	mits			
3.1. Credit l	ine limit,				Т	3.2. Loan amount, H	EUR:		
EUR:	,					,			
				4. Inte	ere	est rates			
Yearly inter	est rate, %:					Monthly interest rat	e,		
						%:			
Effective in	terest rate %:					Amendment of effective			
		<b>D</b> '			interest rate				
Type of inte	erest	Fix		5. (	Ch	arges			
Loan admin	istration fee			5. (		Loan issuance fee %	<u>ر.</u>		
Loan administration fee %:				Loan issuance ree 70.					
Total amoun	nt to be			Daily late payment					
repaid by th	e Borrower,					interest%:			
EUR:									
Fee applicat									
	extension loan term All terms and conditions specified in the Loan Specific Terms and Conditions and Loan Agreement will be							1 7 4 111	
								y full amount of principal	
						E Lender's List of Pri		e regular interest rate will	
be applied o	ni die principai	amou			une		ices.		
			6.	Payme	ent	Schedule			
Payment	Principal		Intere	st	T	oan administration	Tota	l monthly payment, EUR:	
date payment, EUI					fee, EUR:		i monuny payment, LOR.		
			paymont,			, 2010			
7. Disbursement Date of Loan									
The Borrow	ver:								
[print name	[print name, surname, and sign								