

EMPLOYMENT AGREEMENT

This Employment Agreement (the “Agreement”) is entered into upon the 25 day of April 2023.

BETWEEN NAEVIUS FZE, UAE, DUBAI, LICENSE N L-2187, REGISTRATION N 2052, ADDRESS: SMART DESK 340-11-TEC, FLOOR 3, OFFICES 3-CENTRAL, DUBAI WORLD TRADE CENTRE in the person of its manager NATALIA PAKHOMOVA,

Business account:

Account holder: Naevius FZE

IBAN: AE6 4086 0000009158592254

BIC: WIOBAEADXXX

TEL: +971506043260, UAE

AND

ALEKSANDR BOLDACHEV holder of Russian Federation passport with number 72 8774986 residing at Apt 104, Coralli court, Umm Haram street, Makkenzie

6027 Larnaca, Cyprus (hereinafter referred to as the “Employee”) of the other part,

account name: Boldachev Aleksandr

account N:

IBAN CY90002001950000357029985095

SWIFT/BIC BCYPCY2N

Tel +35796339110, Cyprus

The Employer and the Employee are hereinafter collectively referred to as the “Parties” and each one individually as a “Party”.

WHEREAS the Employer is a free zone establishment

WHEREAS the Employee has the qualifications, skills and experience in the field;

WHEREAS the Company wishes to employ the Employee in the position of Business Analyst for three(3) years.

WHEREAS the Employee wishes to be employed by the Employer.

It is hereby agreed as follows:

Clause 1 –Definitions and Interpretation

1.1. In this Agreement, except to the extent that the context otherwise requires, the following terms shall have the meanings set forth below:

“**Agreement**” means the present agreement.

“**Remuneration**” means the remuneration which will be paid to the Employee for the provision of his services.

“**Business**” means all activities and functions of the Company, both internally and external-facing.

“**Business Day**” means a day (other than a Saturday or Sunday) on which banks are generally open in Cyprus for the transaction of normal banking business.

“**Commencement Date**” means the date of commencement of the provision of Employee’s Services.



“Confidential Information” means all information of the Employer or a related body corporate of the Company of a confidential nature including, but not limited to:

- trade secrets and confidential know-how;
- information concerning the business, finances or clients of the Company or a related body corporate of the Company including service costs; prices; profits and sales; new business ideas, business strategies; marketing plans and studies; forecasts; computer programs and codes; databases; software ideas; concepts and designs; research and development information; prospective customer lists; and customer financial information; and
- any information that is marked, or the Employee is told, that is confidential.

“Intellectual Property Rights” means all property rights, including but not limited to:

- inventions, ideas, discoveries, patentable or un-patentable works, trademarks, designs, copyrightable works and any right to have Confidential Information kept confidential; and
- any application or right to apply for registration of any rights referred to in the above parts of the clause.

1.2. In this Agreement, unless the context otherwise requires:

- a) words importing the singular include the plural and vice versa, words importing a gender include every gender;
- b) any reference to a statutory provision shall include such provision and any regulations made in pursuance thereof as from time to time modified or re-enacted;
- c) headings are for convenience of reference only and shall not affect the interpretation of this Agreement.

Clause 2 – Terms of Employment

2.1. The Employer hereby employs the Employee in the position of the **“Business Analyst”** and the Employee hereby agrees and accepts to such employment, on the terms and conditions set forth in this Agreement.

2.2. The Employee shall provide services to the Employer and shall have such duties and responsibilities as may from time to time be reasonably determined by the Employer.

2.3. The Employee will be under the direct supervision of and reporting to the Employer and to the Shareholder.

2.4. The Employee further agrees that, except during vacation periods, reasonable periods of illness or other incapacity, the Employee shall devote all his business time and services to the business and interest of the Employer. The Employee shall perform his duties with fidelity, to the best of his ability, and in the best interests of the Employer.

2.5. The Employee shall perform his duties and responsibilities within the framework of the vision, mission, and core values of Employer, as well as the Memorandum and Articles of Association of Employer.

2.6. The Employee has the education, experience and skills needed to perform.

2.7. The Employee shall perform the following duties and any other relevant legislation and any other duties that may reasonably require by the Employer:

- i. Performs his duties with due skill, professional care and diligence.
- ii. Comply with the articles of association as amended from time to time of the Employer.
- iii. Supervising the Employer’s operation and performing the general management of Employer’s activities and services.
- iv. Enter into contracts and make other commitments on behalf of the Employer consistent with its goals, missions, and the confines of Company’s budget.



- v. Use his best endeavors to promote, protect, develop and extend the business of the Employer.
- vi. Promote the success of the Employer. In this respect the Employee should take into consideration inter alia the below factors:
 - i. the likely consequences of any decision in the long term;
 - ii. the interests of the Employer;
 - iii. the desirability of the Employer maintaining a reputation for high standards of business conduct;
 - iv. the need to act fairly between members of the Employer;
 - v. Developing and executing the Employer's business strategies;
 - vi. Preparing and implementing comprehensive business plans to facilitate achievement;
 - vii. Comply with Employer's anti-corruption and bribery policy and related procedures;
 - viii. Reports to the Board of Directors and the Shareholder of the Company;
 - ix. Unless prevented by Incapacity, devote the whole of his time, attention and abilities to the Employer.

2.8. The Employee must carry out the duties referred in paragraph above and any other duties reasonably required by the Employer from time to time:

- i. With due care and to the best of his knowledge and expertise;
- ii. In accordance with any lawful and reasonable direction given by the Shareholder and Board of Directors of the Employer.
- iii. To provide his expert services in accordance with the requirements of the relevant legislation in the UAE.

2.9. The Employee will duly, punctually and faithfully perform, comply and strictly observe all rules, regulations, policies and procedures (collectively "Policies") which the Employer may have currently or shall thereafter establish, governing the conduct of its Employees and business.

2.10. The Employee shall indemnify and hold the Employer harmless from and against all liabilities from losses or damage resulting from the gross negligence or international misconduct of the Employee. For the purposes of this Agreement, the term "gross negligence" shall mean a degree of negligence beyond negligence which causes damages or losses and the term "international misconduct" shall mean an international action or an international omission to act which causes the intended damages or losses.

2.11. The Employee must avoid actions which lead to conflicts of interest, or the appearance of a conflict of interest, and maintain the reputation and integrity of the Employer. This obligation extends to the Employee's behavior when representing the Employer outside of working hours.

2.12. During the period in which the present Agreement is in force the Employee agrees not to be employed and/or occupied and/or working as an officer, clerk, advisor, owner, associate and/or any other, direct or indirect, with any other Employer, physical or legal person or partnerships of which activities are rival to the activities of the Employer. Failure to fulfil the above clause will give the right to the Employer to terminate the present Contract without any notice in writing.

2.13. The Employee will initially be employed for a probationary period ending six (6) months from the commencement date. At the end of the probationary period, the Employee will be notified by the Employer, either that his employment has been continued, or that the Employer will not be continuing his employment. If the Employer decides for the continuation of the Employee's employment it will be on the terms contained in this agreement.

2.14. THE EMPLOYER may terminate the employment during the probationary period by giving three (3) days' notice in writing. However, the Employer may terminate employment during the probationary period without notice in the event of misconduct.



Clause 3 - Commencement Date

3.1. The Employee's paid employment under this Agreement will commence on the last date of the month every three (3) months (Commencement Date). This Agreement supersedes all other terms and conditions of employment and previous agreements.

Clause 4 - Place of work

4.1. Employee's primary location or work shall be the registered office of the Company.

4.2. The Employee accepts that he will work at any other establishment of the Company whether on a temporary or permanent basis as his agreement with the Employer shall so require for the needs of the Business.

4.3. The Employee agrees to travel on the Employer's business both within the UAE or abroad as may be required for the proper performance of his duties under this Agreement.

Clause 5 - Hours of Work

5.1. The Employee shall work for 40 (Forty hours per week) from Monday to Friday except the UAE public holidays.

Clause 6 - Remuneration

6.1. The Employee's remuneration is a piece-rate based on 30/70 percent where 30 percent (thirty) is paid every 3 (three) months at 8000.00 (eight) AED per month and 70 percent (seventy) is paid upon the completion of the project.

Clause 7 - Termination of Agreement

7.1. The Employer may terminate the agreement for any of the reasons specified in the Termination of Employment Law applicable in the UAE. If the reason for termination justifies dismissal without notice, the Employer will be entitled to dismiss the Employee without notice.

The Employer shall be entitled to terminate the employment without compensation for the reasons specified below:

7.1.1. The Employee commits an act of serious or willful misconduct.

7.1.2. The Employee is guilty of a serious breach of the requirements, rules or regulations as amended from time to time.

7.1.3. The Employee is in breach of the Company's anti-corruption and bribery policy and related procedures.

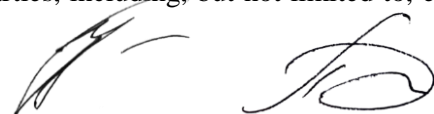
7.1.4. The Employee is convicted of any criminal offence.

7.1.5. The Employee in the opinion of a medical practitioner is physically or mentally incapable of performing his duties and may remain so for more than three months and the medical practitioner has given a medical opinion to the Employer to that effect.

7.1.6. The Employee is guilty of any fraud or dishonesty or act in any manner which in the Employer's opinion brings or is likely to bring the Employer into disrepute or is materially adverse to Company's interests;

7.1.7. The Employee is unable by reason of Incapacity to perform his duties under this agreement for an aggregate period of three (3) months.

7.1.8. In the event either party is prevented from performing their obligations hereunder due to an act of God or any other occurrence beyond the control of the parties, including, but not limited to, earthquake, war, riot, storm, or other natural forces.



7.1.9. THE EMPLOYER may terminate the present Agreement by giving two weeks written notice.

7.1.10. The Employer may at any time during the notice period direct the Employee to not attend or undertake work. While so directed, all provisions of the Agreement continue to apply.

7.1.11. On the termination of the Employment Agreement:

7.1.12. The Employer may set off any amounts which the Employee owes the Employer through advance payments of salary, loans or any other obligations against any amounts the Employer owes the Employee, except for amounts the Employer is not entitled at law to set off;

7.1.13. The Employee must return all property in his possession, custody or control which belongs to the Employer or a related body corporate of the Employer including but not limited to keys, security passes, credit cards & laptops.

7.1.14. The Employee will not represent himself or permit himself to be held out as having any connection or interest in the Employer's business or any related body corporate of the Company.

Clause 8 - Business and other Expenses

8.1. The Employer shall reimburse the Employee for all reasonable expenses wholly, properly and necessarily incurred by him during this Agreement.

Clause 9 - Outside Interests

9.1. The Employee shall not undertake to provide his services outside of the Employer that may amount to a conflict of interest with the Employer, and he shall not have any interest, whether directly or indirectly, in a business that may place him in a conflict of interest with the Employer.

Clause 10 - Holidays

10.1. The Employee shall be entitled to 30 working days annual leave at full pay after one year employment at the present company without interruption under the UAE LAW.

Employee who have worked at the company for at least six months, but not more than a year, are entitled to paid annual leave in the amount of two days for each month worked.

The Employer has the right to set the start date for the Employee's annual leave and divide the leave into no more than two periods.

The Employee has the right to vacation pay before the start of the vacation.

10.2. Any Entitled Leave Days not taken by the Employee during the year of employment shall be carried forward the following year.

10.3. Statutory Holidays: The Employee shall also be entitled to all statutory or official public holidays as determined by the UAE legislation and regulations which fall on normal working days.

Clause 11 - Sickness or injury

11.1. In the event of inability to work due to sickness or injury, the Employee shall ensure that the Employer is informed before the beginning of the working day, and shall be entitled to absence by reason of sickness or injury for a maximum of 2 (two) days, which shall not be deducted from his salary, provided an original medical certificate, signed by a licensed medical practitioner justifying such absence is presented upon his return.

11.2. In the case of absence of more than 2 (two) consecutive days, then the total number of days the Employee was absent from work, will be deducted from his salary and the Employee may apply for a payment under the Social Insurance Scheme.

Clause 13 - Confidential Information

13.1. The Employee acknowledges that during the present Agreement he will have access to Confidential Information.

13.2. Both during and after the termination of this Agreement, the Employee agrees not to use, copy or disclose any Confidential Information other than for performing his duties to any person, company or other organization whatsoever without the prior written consent of the Employer. Disclosure may be made where it is required by law, or when it relates to information which is part of the public domain other than as a result of breach of confidentiality by the Employee.

13.3. The Employee acknowledges that it is in the best interests of the Employer to maintain strict confidentiality and this requirement is reasonable and necessary to protect the proprietary interest of Employer.

13.4. The Employee undertakes not to use of any confidential information to the disadvantage of the Employer or any of the Employer's clients or personnel.

13.5. The Paragraphs hereinabove shall survive the termination and/or expiry of this Agreement. The Employee undertakes that his confidentiality obligations imposed by this Agreement remain in effect also after its termination.

Clause 14 - Intellectual Property

14.1. The Employee acknowledges that the Employer owns all Intellectual Property Rights in any material created, generated or contributed to by the Employee in connection with the present agreement.

14.2. The Employee assigns to the Company all existing and future Intellectual Property Rights in any material created, generated or contributed to by the Employee in connection with the present agreement.

14.3. The Employee must do all things reasonably requested by the Employer to enable the Company to perfect the assignment of the Intellectual Property Rights.

14.4. The Employee unconditionally waives for the benefit of the Employer all moral rights in respect of any existing or future Intellectual Property Rights in any material created by the Employee alone or with others during, or in connection with the present agreement.

Clause 15 - Protection of Property

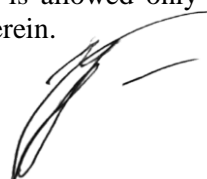
15.1. All house equipment, drawings, documents, manuals, hardware, software and other similar or related materials furnished to the Employee by the Employer, used on his behalf, or generated or obtained during the course of employment hereunder, and all instruments, tools and equipment and all other items related to the business of the Employer, shall be and remain the property of the Employer. The Employee shall be a holder thereof for the sole use and benefit of the Employer, and shall safely keep and preserve such property, except as consumed in the normal business operations of the Employer. Upon termination of the present agreement pursuant to any of the provisions herein, the Employee shall promptly deliver to the Employer, and its authorized representative, all such property, including all equipment, remaining in the Employee's possession or control.

15.2. The Employee shall not during the continuance of this agreement make otherwise than for the benefit of the Employer any notes or memoranda relating to any matter within the scope of the business of the Employer or concerning any of its dealings or affairs nor shall the Employee either during the continuance of this Agreement or afterwards use or permit to be used any such notes or memoranda otherwise than for the benefit of the Employer it being the intention of the parties hereto that all such notes or memoranda made by the Employee shall be the property of the company and left at its registered office upon the termination of the Employees employment hereunder.

Clause 16 - Personal data

16.1. The Employee consents and agrees that the Employer is entitled, at any time, to have access to Employee's work computer and process his personal data located thereon.

16.2. The processing of personal data is allowed only for the purposes of this agreement and or the performance of the Employees duties herein.



16.3. The Employer shall not process the personal data of the Employee for any other purpose and/or in a way incompatible with the purposes set out in the above paragraph.

16.4. The collection and processing of sensitive data is subject to the provisions of the General Data Protection Regulation N 45 from 02.01.2022.

16.5. The Employee shall comply with his obligations under all applicable data protection laws, regulations and rules set out by the Employer in respect to all personal data that the employee may collect or process during the execution of his duties and will only act on instructions from the Employer regarding the processing of such personal data and shall ensure that all appropriate measures shall be taken against unauthorized or unlawful processing of the personal data and against accidental loss or destruction of, or damage to, the personal data.

16.6. The Employee acknowledges that he has been informed and understood regarding his rights and obligations in regard to, Data Protection and Privacy of personal data of individuals according to the General Data Protection Regulation N 45 from 02.01.2022.

Clause 17 – Indemnity

17.1. The Employee shall indemnify and hold harmless the Employer and keep the Company fully and effectively indemnified on demand from and against any and all losses, claims, damages, costs, charges, expenses, liabilities, demands, proceedings and actions which the Employer may be brought or established against it by any reason and which in any case arise out of or in relation to or by reason of:

17.1.1. Any breach by the Employee of its obligations during the Employment and under this contract; or

17.1.2. Any unauthorized action or omission by the Employee.

17.1.3. The provisions of this clause shall survive the expiration or termination of this agreement.

Clause 18 - Disciplinary

18.1. The Employer may suspend the Employee from any or all of his duties for a period of up to three weeks during the time the Employer is investigating any disciplinary matter involving the Employee or while any disciplinary procedure against the Employee is ongoing (“Disciplinary suspension”).

18.2. During any period of Disciplinary suspension:

18.2.1. the Employee shall continue to receive his salary,

18.2.2. the Employee shall remain an employee of the Employer and bound by the terms of this agreement,

18.2.3. the Employee shall ensure that the Employer knows how he can be contacted during each working day (except holidays),

18.2.4. the Employer may exclude the Employee from his place of work;

18.2.5. the Employer may require the Employee not to contact in any manner whatsoever with any other employee or officer of the Employer or any consultant, client, customer, supplier, agent, distributor, shareholder, advisor or other business contact or associate of the Employer.

18.3. In the course of any disciplinary procedure the Employee shall retain his right to a hearing.

Clause 19 - The Employee’s representations

19.1. The Employee represents and warrants that he is free to enter into this Agreement, to perform each of the terms and covenants contained herein and that he is not restricted or prohibited, contractually or otherwise, from entering into or performing the terms of this Agreement and that his execution and performance of this Agreement is not a violation or breach of any other Agreement between the Employee and any other person or entity.

Clause 20 - Governing Law

20.1. This Agreement shall be governed by and construed in all respects in accordance with the laws of the UAE.

Clause 21- Dispute Resolution



21.1. Any dispute, controversy or claim arising out of or relating to this contract, including but not limited to the formation, performance, breach, termination or invalidity thereof, shall be settled by arbitration in accordance with the UAE Rules.

21.2. The parties further agree that:

21.2.1. The appointing authority shall be the UAE COURT

21.2.2. The number of arbitrators shall be one.

21.2.3. The place of arbitration shall be DUBAI, UAE

21.2.4. The language to be used in the arbitral proceedings shall be English.

Clause 22 - Notices

22.1. Any notice to be given to the Employer under the terms of this Agreement shall be in writing and addressed to it at the address of its principal places of business or at the email of the Employer, and any notice to be given to the Employee shall be in writing and addressed to him at his home address last shown on the records of the Company or at his personal email or at such other address as either Party may hereafter designate in writing to the other. Any such notice shall be deemed to have been duly given upon personal delivery or three (3) business days after being enclosed in a properly sealed and addressed envelope, if sent by registered or certified mail, and if deposited (postage and registry or certification fee prepaid) in a post office or branch post office regularly maintained by the Cyprus Government, with a copy sent "regular mail", in a postage prepaid envelope, deposited in accordance with the provisions of this Paragraph and if sent by email, with a copy of receipt of delivery .

22.2. Any notice shall be sent to the following address:

For the Employer:

Email: panib.n@gmail.com

For the Employee:

Email: boldachev@gmail.com

Clause 23 - Binding Agreement

23.1. All the terms and provisions of this Agreement shall be binding upon and shall inure to the benefit of and be enforceable by the respective successors and permitted assigns of the Parties. The rights and obligations of the Company under this Agreement shall inure to the benefit of and shall be binding on their respective successors and assigns.

Clause 24 - Entire Agreement

24.1. This Agreement constitutes the entire Agreement between the Parties pertaining to its subject matter and supersedes all prior and contemporaneous Agreements, understandings, negotiations and discussions of the Parties, other than the Policies adopted by the Company from time to time. In the event of any conflict between the specific terms of this Agreement shall govern. No supplement, modification or waiver of this Agreement shall be binding unless executed in writing by the party to be bound thereby. No remedy conferred by any of the specific provisions of this Agreement is intended to be exclusive of any other remedy, and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law, in equity, by statute or otherwise.

Clause 25 - Other Documents

25.1. Each the Parties agrees to execute documents of further assurance and other documents as are necessary or appropriate to carry out the terms and conditions of this Agreement and to do any and all acts and things as may be reasonably required to carry out the obligations of that Party and to consummate the transactions contemplated by this Agreement.

Clause 26 - Counterparties

26.1. This Agreement may be executed in one or more counterparties, each of which shall be deemed an original.



Clause 27 - Survival

27.1. All representations, covenants, warranties and obligations of the Parties hereunder shall survive the termination of this Agreement.

The present Agreement is made in duplicate and with both Parties receiving one original.

IN WITNESS WHEREOF, the parties hereby have caused this Agreement to be duly executed and delivered as of the day and year first above written.

<p>THE EMPLOYER: NAEVIUS FZE UAE LICENSE N L-2187, REGISTRATION N 2052, ADDRESS: SMART DESK 340-11-TEC, FLOOR 3, OFFICES 3-CENTRAL, DUBAI WORLD TRADE CENTRE in the person of its manager NATALIA PAKHOMOVA, Business account: Account holder: Naevius FZE IBAN: AE6 4086 0000009158592254 BIC: WIOBAEADXXX TEL: +971506043260, UAE</p>  <p>_____</p>	<p>THE EMPLOYEE: ALEKSANDR BOLDACHEV holder of Russian Federation passport with number 72 8774986 residing at Apt 104, Coralli court, Umm Haram street, Makkenzie 6027 Larnaca, Cyprus (hereinafter referred to as the "Employee") of the other part, account name: Boldachev Aleksandr account N: IBAN CY90002001950000357029985095 SWIFT/BIC BCYPCY2N Tel +35796339110, Cyprus</p>  <p>_____</p>
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INCOMING CUSTOMER CREDIT TRANSFER

BOLDACHEV ALEKSANDR
S/66 OYM CHARAM LARNACA
C/CY-Cyprus 6027
I/CY
CY

Our Reference: **CY231229290624**
Their Reference: **3324763724**

Credit Account No (IBAN): **CY90002001950000357029985095** Currency: **EUR** Date: **2023-12-29**

Ordering Customer:

AE64086000009158592254
NAEVIUS FZE
O/NA COWORKING SMART DESK/34011
O/DUBAI ARE
AE

Sending Bank:

CITIBANK EUROPE PLC
1 NORTH WALL QUAY
DUBLIN
IRELAND

Ordering Bank:

WIOBAEADXXX
WIO BANK P.J.S.C.
ETIHAD AIRWAYS CENTRE, FLOOR 5
AL RAHA BEACH, AL MUNEERA
AE

Payment Details:

PAYMENT UNDER EMPLOYMENT AGREEMENT

Sender's Charge:

Charges For: **OUR**

Receiver's Charge:

Value Date: **2023-12-29**

Instructed Amount: **AED100,281.95**

Remitted Amount: **EUR24,257.90**

Converted Amount: **EUR24,257.90**

Exchange Rate:

Transfer Commission:

Exchange Commission:

Discrepancy Charge:

Final Amount: **EUR24,257.90**

INCOMING CUSTOMER CREDIT TRANSFER

BOLDACHEV ALEKSANDR
S/66 OYM CHARAM LARNACA
C/CY-Cyprus 6027
I/CY
CY

Our Reference: **CY230829708602**
Their Reference: **3316039686**

Credit Account No (IBAN): **CY90002001950000357029985095** Currency: **EUR** Date: **2023-08-29**

Ordering Customer:

AE64086000009158592254
NAEVIUS FZE
O/NA COWORKING SMART DESK/34011
O/DUBAI ARE
AE

Sending Bank:

CITIBANK EUROPE PLC
1 NORTH WALL QUAY
DUBLIN
IRELAND

Ordering Bank:

WIOBAEADXXX
WIO BANK P.J.S.C.
ETIHAD AIRWAYS CENTRE, FLOOR 5
AL RAHA BEACH, AL MUNEERA
AE

Payment Details:

PARTIAL PAYMENT UNDER EMPLOYMENT AG

Sender's Charge:

Charges For: **OUR**

Receiver's Charge:

Value Date: **2023-08-29**

Instructed Amount: **AED12,549.82**

Remitted Amount: **EUR3,100.00**

Converted Amount: **EUR3,100.00**

Exchange Rate:

Transfer Commission:

Exchange Commission:

Discrepancy Charge:

Final Amount: **EUR3,100.00**

INCOMING CUSTOMER CREDIT TRANSFER

**BOLDACHEV ALEKSANDR
S/66 OYM CHARAM LARNACA
C/CY-Cyprus 6027
I/CY
CY**

Our Reference: **CY231110397216**
Their Reference: **3321216841**

Credit Account No (IBAN): **CY90002001950000357029985095** Currency: **EUR** Date: **2023-11-10**

Ordering Customer:

**AE64086000009158592254
NAEVIUS FZE
O/NA COWORKING SMART DESK/34011
O/DUBAI ARE
AE**

Sending Bank:

**CITIBANK EUROPE PLC
1 NORTH WALL QUAY
DUBLIN
IRELAND**

Ordering Bank:

**WIOBAEADXXX
WIO BANK P.J.S.C.
ETIHAD AIRWAYS CENTRE, FLOOR 5
AL RAHA BEACH, AL MUNEERA
AE**

Payment Details:

ACCORDING TO PERFORMED TASK UNDER E

Sender's Charge:

Charges For: **OUR**

Receiver's Charge:

Value Date: **2023-11-10**

Instructed Amount: **AED11,726.53**

Remitted Amount: **EUR2,920.00**

Converted Amount: **EUR2,920.00**

Exchange Rate:

Transfer Commission:

Exchange Commission:

Discrepancy Charge:

Final Amount: **EUR2,920.00**