F	Purchase and Sale Agr (payment by ir		_
	dated	, 20	
acting on the basis of the Decision of the Fo	unders, on the one pa hereinafter referred to	art, and o as the " Parties ", a	d by Managing Director Oxana Vishnichenko,, hereinafter referred to as and separately as it was mentioned above or ment") about the following:
1.	SUBJECT MATTER OF	THE AGREEMENT	
	re specified in Annex	No.1 to the present	reinafter referred to as the Product), name, t Agreement . Annex No.1 is the integral part he terms of the present Agreement .
	2. PAYMENT O	CONDITIONS	

- 2.1. Full price of the **Product** (price of the present **Agreement**) is 5,775 (five thousand seven hundred seventy five) US dollars;
- 2.2. The payment for the **Product** shall be made within 11 months from the date of order placement in cash or by a bank transfer on the basis of invoices issued by the **Seller** in accordance with the dates stated in the invoices;
- 2.3. The term of payment for the **Product** prescribed by paragraph 2.2 hereof may be extended by mutual agreement of the **Parties** up to 24 months from the date of order placement;
- 2.3. In case of failure to pay on time for invoices mentioned in p. 2.2. and 2.3. of this **Agreement**, this **Agreement** is terminated unilaterally without refund of the payments made by the **Buyer**.

3. PRODUCT DELIVERY CONDITIONS

- 3.1. Before the total purchase price of the present **Agreement** is paid by the **Buyer**, the **Product** is transferred to the Kiosk IT System Trading L.L.C. (Abu Dhabi, UAE) for its responsible storage. In this case, the **Buyer** and Kiosk IT System Trading L.L.C. shall, within 60 calendar days after payment of the eighth invoice, conclude a contract for trust management of the property;
- 2.4. The right of ownership for the **Product** is transferred to the **Buyer** only after the full payment of its purchase price is made under the conditions of the present **Agreement** (paragraphs 2.1.,2.2. and 2.3.);
- 3.1. The **Product** is transferred to **Buyer** (or to any third party due to the Buyer's decision) within 30 calendar days from the payment of the total purchase price of the **Product** under the conditions of paragraphs 2.1., 2.2 and 2.3. of the present **Agreement**;
- 2.5. The **Product** can be transferred to the **Buyer** only on the territory of the United Arab Emirates. **Product** transfer is regulated by Delivery-Acceptance Act according to Annex No.2 to the present **Agreement** signed by the authorized representatives of both **Parties**;
- 3.5. All Product delivery expenses are paid by the **Seller**.

3. LIABILITY OF THE PARTIES

4.1. If obligations under this **Agreement** are failed to fulfill or fulfilled improperly by any of the **Parties**, the guilty **Party** takes all the responsibility according to the legislation of the United Arab Emirates.

5. CHANGE AND TERMINATION OF THE AGREEMENT

- 5.1. All changes and supplements to the present **Agreement** are valid if they are made in written form and signed by the authorized representatives of the **Parties**;
- 5.2. The **Agreement** can be terminated:
 - upon mutual agreement of the Parties;
- unilaterally by the **Seller** in case of failure to pay on time by the **Buyer** for invoices mentioned in p. 2.2. and 2.3. of this **Agreement**;
 - if there occurs any force majeure circumstances set in the paragraph 6 of the present Agreement.

6. FORCE MAJEURE

6.1. In case of emergencies which makes the implementation of the present **Agreement** impossible or partly impossible for one of **Parties**, such as: fire, flood, earthquake, war, military operations, strike, social conflicts, blockade, embargo, changes of the current legislation and other possible force majeure circumstances which do not depend on **Parties**, terms of obligations under the present **Agreement** are prolonged for the period when these circumstances exist.

7. FINAL PROVISIONS

- 7.1. The present **Agreement** enters into force from the date of its signing by both **Parties** and continues till the **Parties** fulfill their obligations in full according to the present **Agreement**;
- 7.2. The present **Agreement** represents the full text of the agreement, made between the **Parties**, and replaces all the preceding **Parties**' agreements, promises and intentions, both oral and written, about the subject of the **Agreement**;
- 7.3. The **Parties** will do their best to solve all the disputes arising from the present Arrangement through negotiations;
- 7.4. If the consensus is impossible to reach by way of negotiations, the disputes shall be resolved in accordance with the legislation of the United Arab Emirates;
- 7.5. The present Agreement includes the following Annexes which form its integral part:
 - Annex No.1 Product Specification;
 - Annex No.2 Delivery-Acceptance Act.

8. PARTIES' ADDRESSES AND DETAILS

8.1. Seller:

TAUNIGMA FZE, License No.: 9911 dated October 29, 2012, P.O. Box 50212, Sharjah, UAE

Address: E-LOB office No. E-42GT-23, Hamriyah Free Zone, Sharjah, UAE

Account (USD): AE28026	0000514623059102 in Emirates NBD, SWIFT Code: EBILAEAD	
8.2. Buyer:		
	9. SIGNATURES AND SEALS OF THE PARTIES	
9.1. Seller:		
		L.S.
9.2. Buyer:		
		L.S.

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	Alliex NO.1
to Purchase and Sale Agreeme	nt No
(paymen	it by installments)
dated	. 20

SPECIFICATION OF PRODUCT FOR DELIVERY

No.	Name of Product (Model)	Quantity, items	Price per 1 item (including VAT), USD	Total price (including VAT), USD
1	Taunigma-Display Interactive advertising and computer system includes: 1. Digital LED-display, with:	1		5 775.00

Total price of the **Product** is five thousand five hundred US dollars.

	SIGNATURES AND SEALS OF THE PARTIES			
Seller:				
		L.S.		
Buyer:				

			to Purchase	and Sale Agreement No (payment by installmen dated, 20_
the	undersigned, Taunigma FZE, hereinafter	referred to as the "		Managing Director Ovana Vis
	, acting under the Decision of Founder			
	, 20, transfers, and			
her o	wn behalf, accepts:			
0.	Name of Product (Model)	Quantity, items	Price per 1 item (including VAT),	Total price (including VAT), USD
	7 . 5		USD	
	Taunigma-Display Interactive advertising and computer system includes:			
	1. Digital LED-display, with:			
	• Screen size: 40"			
	• Resolution: 1920x1080			
	Brightness: 350 nit			
	Aspect Ratio: 16:9 Aspect Ratio: 5000.1			
	• Contrast Ratio: 5000:1			
	Viewing angle (H/V): 178:178Connection: HDMI (CEC			
	compatible) Analog D-SUB, USB, IR			
	Built-in TV-tuner			
	Audio System: Yes			
	The holder of digital wall: Yes			
	2. The controller of advertising system, with:			
	Processor ARM Cortex-A7	1	5 775.00	5 775.00
	900MHz 4-cores	1	5 775.00	3 773.00
	Memory: 1 Gb			
	Disk: 32 Gb			
	Uninterruptible power sup- ply: UPS Plco TopEnd LP 1000			
	3. Software, with:			
	OS: Linux Debian 8.2			
	The app of advertising sys-			
	tem: IndoorTV 1.0 (1 license)			
	4. Services:			
	The rent of places: 3 months			
	Branding and Marketing: In-			
	doorTV advertising Package			
	E Automatic aliant aquatica quatare			
	5. Automatic client counting system of point of sales/service.			
	or point or suresy service.			
otal:				
e Buye	r has no objections and claims to the appe	earance, quality and (quantity of the accepted	Products.
ncfo	SIGNAT red by the Seller:	URES AND SEALS OF	THE PARTIES	
moierr	ed by the Jeller:			

L.S.