PROPERTY TRUST MANAGEMENT AGREEMENT

No. ____/DISPLAY dated

hand, and Kiosk IT System Trading L.L.C. (license CN-1742230), registered in accordance with the legislation of the United Arab Emirates, hereinafter referred to as the "Agent", represented by its Managing Director Alexander Chub, acting on the basis of the Resolution of the Founders, on the other hand, hereinafter referred to as the "Parties", have made the present Property Trust Management Agreement (hereinafter – the "Agreement") about the following:

1. SUBJECT MATTER OF THE AGREEMENT

- 1.1. Under the present **Agreement**, the **Grantor** transfers his property (hereinafter the "**Property**") to the trust management of the **Agent** under the Annex No.1 to the present **Agreement**, and the **Agent** is obliged to provide the management of **Property** in the interests of the **Grantor**;
- 1.2. The aim of **Property** trust management is to get the maximum profit from its using;
- 1.3. The **Agent** shall, within 30–90 (thirty to ninety) calendar days from the date of transfer by the **Grantor** of its **Property** in trust management, prepare the **Property** for use, including installation of the necessary software, and conclude a territory lease contract for the **Property**, etc. If the mentioned terms change, the **Agent** has to notify the **Grantor** about it additionally.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. The Agent is obliged to:

- 2.1.1. until the 10th day of the month following the reporting period (month), submit to the **Grantor** a report on the trust management by placing such a report in a personal **Grantor's** online office on the Agent's website: www.taunigma.biz (hereinafter referred to as the "**Online Office**"). The report shall contain information on transactions and actions performed by the **Agent** with respect to the **Property**, the amount of income received over the reporting period, and the amount of costs related to management of the **Property**;
- 2.1.2. If it is necessary, make repairs and update software using its own resources at the expense of monthly payments to the special insurance fund under Annex No.1 to the present **Agreement**;
- 2.1.3. make transactions in connection with the **Property** on its own behalf for the benefit of the **Grantor** (search for sites for installing **Property**, search for advertisers, etc.);
- 2.1.4. provide the **Grantor** with access to its personal **Online Office** (www.taunigma.biz), which contains all the necessary information (reports, etc.).

2.2. The Agent has the right to:

- 2.2.1. define by his own the ways of trust management maintenance of the **Property**, make any legal and practical actions with the **Property** (including the defining of **Property** location, conditions of its using, necessity of making repairs of the **Property**, improving its technical and other features etc.) except for pledging and selling the **Property** without written consent of the **Grantor**;
- 2.2.2. receive remuneration for trust management of the **Property**, and also get the compensation for all the expenses, arising in the process of **Property** trust management, either at the expense of the **Grantor**, or by means of the profit from **Property's** using;
- 2.2.3. entrust to another person to make actions necessary for **Property** management. In this case, the Agent has to inform the **Grantor** about such delegation as soon as possible.

2.3. The Grantor is obliged to:

- 2.3.1. transfer the management of the **Property** to the **Agent** under Annex No.1 to the present **Agreement**;
- 2.3.2. provide the **Agent** with copies of the documents concerning **Property**, as well as all the other necessary documentation and information;
- 2.3.3. The **Grantor** is not entitled to interfere with **Agent's** operational activities, including the activities connected with the **Property** management;
- 2.3.4. in case it is required to publish information regarding the **Agent** and its activities (quotes, video and audio recordings, photographs, confidential information, etc.), the **Grantor** shall obtain a written consent from the **Agent**'s authorized representative.

3. SETTLEMENT OF ACCOUNTS

3.1. The Agent's reward for the reporting period (month) shall make up 50 % of one advertising estimate indicator

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Agent	Grantor

- (AEI) received by the **Agent** in connection with management of all the **Property** managed by the **Agent** as of the calculation date. The AEI are calculated as follows: the amount of funds received from the advertisers over the reporting period shall be included in the **Agent**'s single advertising pool. At the end of the reporting period, the costs connected with **Property** management incurred for the reporting period, as well as contributions to the special insurance fund shall be deducted from the above amount. To calculate the AEI, the resulting sum shall be divided by the number of the **Property** managed by the **Agent** as of the calculation date;
- 3.2. The **Agent** holds the reward (under the conditions of paragraph 3.1. of the present **Agreement**) from the income earned under the trust management of **Property** on his own;
- 3.3. If at the end of the reporting period the calculation demonstrates that income from the **Property** is negative, the **Agent** shall pay the current costs out of its own funds;
- 3.4. All the money received by the Agent from Property trust management are on Agent's current account;
- 3.5. The **Grantor** shall have the right to dispose of the remaining 50 % of the net profit from trust management of the **Property** at its own discretion, including: 1) to create a request in the **Grantor's Online Office** for withdrawal of these funds to the **Grantor's** settlement or card account, with all the bank charges payable by the **Grantor**; 2) to pay for new orders for purchase of goods and services;
- 3.6. The **Parties** have agreed that the costs referred to in paragraph 3.1. hereof shall include: 1) lease of territory (room) for the **Property**; 2) maintenance of the **Property**; 3) insurance of the **Property** (if necessary); 4) protection of the **Property** (if necessary); 5) transportation of the **Property** (if necessary); 6) payment for the services of advertising agents, 7) reinstallation of the **Property**, 8) obtaining of permits, as well as other costs that may arise in the process of **Property** management. The **Agent** shall determine the need and the size of such costs on his own.

4. SUPPLEMENTARY CONDITIONS

4.7 In case it is needed to modify the **Property** and/or purchase additional equipment for the purpose of performing further activities connected with **Property** management, or to obtain an additional source of income from its management, the **Agent** may make such a modification/purchase with the **Grantor's** consent. In this case, all the costs associated with the modification/purchase shall be borne by the **Grantor** in full.

5. TERM OF THE AGREEMENT

- 5.1. The present **Agreement** enters into force from the date it is signed by both **Parties** and remains in force without limit of time;
- 5.2. The **Parties** have the right, by mutual accord, to terminate the present **Agreement** at any time before maturity. The termination can be made on the initiative of any Party with notice sent not less than 2 (two) months in advance. In this case, the **Parties** have to make all the mutual settlements;
- 5.3 In case of termination of the present **Agreement** (for any reason), the **Property** is transferred to the **Grantor** "as it is";
- 5.4. In case of violation by the **Grantor** of the terms and conditions specified in Paragraph 2.3.4. hereof, the **Agent** shall have the right to terminate this **Agreement** unilaterally. In this case, the **Agent** shall transfer the **Property** to the **Grantor** "as it is".

6. LIABILITY OF THE PARTIES

- 6.1. If obligations under the **Agreement** are failed to fulfill or fulfilled improperly by any of **Parties**, guilty Party takes all the responsibility under the present **Agreement** conditions or under the laws of the United Arab Emirates;
- 6.2. Agent is not responsible for damages caused by Force majeure or by Grantor's actions.

7. FINAL PROVISIONS

- 7.1. If the **Grantor** wishes to transfer additional **Property** to the **Agent** for the purpose of trust management, the **Parties** shall conclude a new trust management agreement;
- 7.2. Any changes and supplements to the present **Agreement** are valid if made in written form and signed by the authorized representatives of both **Parties**;
- 7.3. The **Parties** are obliged to inform each other about any changes of their addresses, payment details, telephone numbers and so on. Actions under the previous addresses and payment details made before being informed about the changes, are considered to be executed properly;
- 7.4. All disputes and differences arising in connection with this **Agreement** shall be settled by the **Parties** through negotiations. If the consensus is impossible to reach, the disputes shall be submitted to the corresponding authorities according to the laws of the United Arab Emirates;
- 7.5. The text of the present **Agreement** is read in full by the **Parties** before being signed, its content and meaning are

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Agent	Grantor

complied with their true will and intentions, and hereafter the Parties shall not have any claims to each oth	er.
8. PARTIES' ADDRESSES AND DETAILS	
8.1. Agent:	
Kiosk IT System Trading L.L.C., P.O. Box 109924, Abu Dhabi, U.A.E.	
Phone: +971 2 445-90-19	
Fax: +971 2 445-90-29	
e-mail: info@ntpayments.com	
Settlement account AE370260001024850251102 in Emirates NBD, Dubai, UAE SWIFT: EBILAEAD	
8.2. Grantor:	
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O CICNATUDES AND SEALS OF THE DARTIES	
9. SIGNATURES AND SEALS OF THE PARTIES	
9.1. Agent:	
	L.S.
9.2. Grantor:	
	L.S.

		Annex No.1	
	to Property Management		
Agre	ement No	/DISPLAY	
dated _		, 20	

LIST OF PROPERTY, BEING TRANSFERRED TO TRUST MANAGEMENT					
Due to the present Agreement , the object under the trust management transferred by the Grantor to the Agent is the following property (hereinafter – the " Property "):					
No.	Premises' Name	Registered Number	Other Features	Price (including VAT), AED	
1	Taunigma-Display interactive advertising and computer system			21 010.00	
using) providi 3. By a accord 1) with specific 2) with specific 3) with specific 4) begi	i monthly basis, the Agent is obliged to to a special insurance fund in the amouting permanent workability of the Prope greement with the Grantor , the Agent ing to the following scheme: In 1–12 months from the date of paged in this Appendix; In 13–24 months from the date of paged in this Appendix; In 25–36 months from the date of paged in this Appendix; In 25–36 months from the date of paged in this Appendix; In 13–24 months from the date of paged in this Appendix; In 13–36 months from the date of paged in this Appendix; In 13–36 months from the date of paged in this Appendix; In 13–36 months from the date of paged in this Appendix.	erty (repairs, upgrad has the right to buy ayment for the Proayment for the Pro	lred fifty) AED for eases etc.). r out the Property not the Property of the Property , for 49 % of the Property , for 80 % of the ent for the Propert	the total cost of the Property the total cost of the Property the total cost of the Property	
Agent:					
				L.S.	
Granto	or:				
				L.S.	

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Agent		Grantor