Purchase and sale Agreement No dated, 20
Taunigma FZE (license No. 9911), hereinafter referred to as the "Seller", represented by Managing Director Oxana Vishichenko, acting on the basis of the Decision of the Founders, on the one part, and, hereinafter referred to as the "Buyer", on the other hand, collectively hereinafter referred to as the "Parties", and separately as it was mentioned above or the "Party", have made this Purchase and Sale Agreement (hereinafter – the "Agreement") about the following:  1. SUBJECT MATTER OF THE AGREEMENT
1.1. The <b>Seller</b> is obliged to transfer to the possession of the <b>Buyer</b> equipment (hereinafter referred to as the <b>Product</b> ), name, quantity and other characteristics of which are specified in Annex No.1 to the present <b>Agreement</b> . Annex No.1 is the integral part of the <b>Agreement</b> . The <b>Buyer</b> is obliged to accept the <b>Product</b> and pay for it, due to the terms of the present <b>Agreement</b> .  2. <b>SETTLEMENT PROCEDURE</b>
2.1. Full price of the <b>Product</b> (price of the present <b>Agreement</b> ) is seven thousand seven hundred seventy (7,770) US dollars; 2.2. Payment for the <b>Product</b> can be made by cash or by bank transfer by way of 100 % payment of the invoice issued by <b>Seller</b> , within thirty (30) calendar days from the order;
2.3. In case of failure to pay on time for invoices mentioned in p. 2.2. of this <b>Agreement</b> , this <b>Agreement</b> is terminated unilaterally without refund of the payments made by the <b>Buyer</b> ;
2.4. Payments made by the <b>Buyer</b> under this <b>Agreement</b> are non-refundable.  3. PRODUCT DELIVERY CONDITIONS
3.1. The <b>Product</b> is transferred to the <b>Buyer</b> (or to any third party due to the <b>Buyer's</b> decision) within 90 working days from the payment of the total purchase price;
3.2. The <b>Product</b> can be transferred to the <b>Buyer</b> only on the territory of the United Arab Emirates. <b>Product</b> transfer is regulated by Delivery-Acceptance Act according to Annex No. 2 to the present <b>Agreement</b> , signed by the authorized representatives of both <b>Parties</b> ;
3.3. All <b>Product</b> delivery expenses are paid by the <b>Seller</b> .
4. LIABILITY OF THE PARTIES  4.1. If obligations under this <b>Agreement</b> are failed to fulfill or fulfilled improperly by any of the <b>Parties</b> , the guilty <b>Party</b> takes all responsibility according to the legislation of the United Arab Emirates.
5. CHANGE AND TERMINATION OF 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;
<ul> <li>5.2. The Agreement can be terminated:</li> <li>upon mutual agreement of the Parties;</li> <li>unilaterally by the Seller in case of failure to pay on time by the Buyer for invoices mentioned in p. 2.2. of this Agreement;</li> <li>if there occurs any force majeure circumstances set in the paragraph 6 of the present Agreement.</li> </ul>
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 <b>Parties</b> and continues till the <b>Parties</b> fulfill their obligations in full according to the present <b>Agreement</b> ;
7.2. The present <b>Agreement</b> represents the full text of the agreement, made between the <b>Parties</b> , and replaces all the preceding <b>Parties</b> ' agreements, promises and intentions, both oral and written, about the subject of the <b>Agreement</b> ;
<ul> <li>7.3. The <b>Parties</b> will do their best to solve all the disputes arising from the present Arrangement through negotiations;</li> <li>7.4. If the consensus is impossible to reach by way of negotiations, the disputes shall be resolved in accordance with the legislation</li> </ul>
of the United Arab Emirates;  7.5. The present <b>Agreement</b> includes the following Annexes which form its integral part:  • Annex No.1 – <b>Product</b> Specification;
Annex No.2 – Delivery-Acceptance Act.
8. PARTIES' ADDRESSES AND DETAILS
<b>8.1. Seller:</b> 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): AE280260000514623059102 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.

	Annex No.1
to Purchase and Sale Ag	reement No
datad	20

## SPECIFICATION OF PRODUCT FOR DELIVERY

Taunigma-Kiosk interactive computer system includes:  1. Payment kiosk that contains:  • Sheli: APP-3 model  • Circuit board: ASUS P5G41  • Sensor monitor Toshiba TFT17"  • Additional monitor Toshiba TFT19"  • Bill acceptor: MEI SCM (1000 bank notes)  • Bills printer: Custom VKP-80 (80 mm)  • UPS: Powercom WOW 700U  • GPRS modem: MCS2i  • Audio system: Yes  • Sensor door opening: Yes  • Damper on the door: Yes  • Memory: 1024 Mb  • Lock: Latch type  • Cards' Dispenser KYTronics KYT-  213  • Dimensions: HxWxD  860x558x300  2. Software:  • Operating System Windows 7  POS-ready (1 license)  • The application of the payment system: NT.Kiosk 2.0 (1 license)  3. Services:  • Renting payment for the equipment placing: 3 months  • Branding and Marketing: Taunigma Start package	No.	Name of Product (Model)	Quantity, items	Price per 1 item, USD	Total price, USD
	1	system includes:  1. Payment kiosk that contains:	1	7,770	7,770

Total price of the <b>Product</b> is seven thousand seven hundred seven	venty US dollars.
SIGNATURES AN	ID SEALS OF THE PARTIES
Seller:	
	I C
Buyer:	L.J.

		DELIVERY-ACCEPTAN	CE ACT		
	na FZE, hereinafter referred to as the " <b>Seller</b> ", ders on the basis of the Purchase and Sa hereinafter referred to as	le Agreement No	from		
٠.	Name of Product (Model)	Quantity, items	Price per 1 item, USD	Total price, USD	
	Taunigma-Kiosk interactive computer system includes:  1. Payment kiosk that contains:	1	7,770	7,770	
tal:	1				
Buy	er has no objections and claims to the appeara			icts.	
	SIGNA rred by the Seller:	TURES AND SEALS OF	THE PARTIES		

L.S.