Declaration of consent for the publication of customer photos on the Internet

A. Declaration of consent and granting of license

The undersigned expressly agrees with the company named below

Selfsmate OÜ Estonia Ahtri tn 12 10151Tallinn (Attn: e-Residency HUB)

Registration Department: Tartu County Court Registry Code: 16290164

Registered trademark: ESSENZZ - unique inspired

that one or more photographs of him/her taken and transmitted to the authorized person for advertising purposes as a so-called "photo testimonial" on the following websites from the point on of receiving and the confirmation of the consent email will be published for an indefinite period of time:

- on the company's own website with the URL: https://www.essenzz.com
- on the company's Facebook page with the URL: <u>https://www.facebook.com/elementESSENZZ</u>
- on the company's Instagram profile with the URL: <u>https://www.instagram.com/element.essenzz/</u>

The undersigned grants the authorized person for this purpose a free

and unlimited in time, but revocable simple right of use.

The right of use is granted for the purpose of publishing the image material provided on the aforementioned websites and includes, in particular, the right of copying and the right of public display.

The right of use is limited to the medium of the Internet.

The right to use the image material is granted without copyright notice.

The authorized person is not authorized to transfer the right of use to third parties.

The authorized person may edit the image material in color and size using analog, digital or other image processing methods. Any further processing is not permitted.

Upon transferring the photographic material, the undersigned assures the entitled party that he is authorized to grant all rights that are to be granted under this usage agreement and that he has not yet granted any rights or licenses to the photographic material, which could conflict with this agreement.

The undersigned is not liable to the authorized party for claims asserted by third parties against the responsible party due to potential infringements of rights by the image material provided, particularly in the event of infringement of trademark or design rights.

The consent of the undersigned and the corresponding granting of rights can be revoked at any time with effect for the future by notifying the authorized party. Upon receipt of the revocation, the image recording will be deleted from the specified presences immediately. The data protection regulations apply.

B. Data protection provisions

Controller under data protection law:

Björn Deleré

Estonia Ahtri tn 12 10151Tallinn (Attn: e-Residency HUB) Telephone: +49 15678 3764 34 Email: go4it@selfsmate.com

Exclusively on the basis of the express consent of the data subject pursuant to Art. 6 para. 1 lit. a GDPR, the controller publishes one or more preselected photographs of the data subject, in which the data subject is unambiguously recognizable and identifiable, on one or more websites.

The publication serves to present the data controller or his company on the Internet for advertising purposes. The publication period and the target websites will be communicated to the data subject in the context of their declaration of consent.

At any time, consent can be revoked with future effect by notifying the controller. After receipt of the revocation, the image recordings will be deleted from the specified presences immediately without the need for a request from the data subject. The revocation of consent does not affect the legality of the processing carried out on the basis of the consent until the revocation.

Insofar as the target media for the publications are also social networks, the recordings may be stored on the network's servers in the USA after uploading for the purposes of network-wide presentation.

If this is the case, the following companies based in the USA invoke so-called standard data protection clauses of the European Commission, which are intended to ensure compliance with the European level of data protection.

- Facebook Inc. as the operator of the social networks "Facebook" and "Instagram"
- Twitter Inc. as the operator of the social network "Twitter"
- LinkedIn Corp. as the operator of the social network "LinkedIn"
- Google LLC as the operator of the "YouTube" platform
- Pinterest Inc. as operator of the social network "Pinterest"

Applicable data protection law grants you the following rights vis-à-vis the controller with regard to the processing of your personal data, whereby reference is made to the stated legal basis for the respective exercise requirements:

- Right of access persuant to Art. 15 GDPR
- Right to rectification pursuant to Art. 16 GDPR
- Right to erasure pursuant to Art. 17 GDPR
- Right to restriction of processing pursuant to Art. 18 GDPR
- Right to information pursuant to Art. 19 GDPR
- Right to data portability pursuant to Art. 20 GDPR
- Right to withdraw consent granted pursuant to Art. 7 para. 3 GDPR
- Right to lodge a complaint with the supervisory authority pursuant to Art. 77 GDPR