

VALSTS KASEI

Smilšu ielā 1,
Rīga, LV-1919

no

Lielvārdes novada domes

Raiņa iela 11A, Lielvārdes nov., Lielvārde
priekšsēdētāja Jāņa Āboliņa

IESNIEGUMS

Saskaņā ar vienošanos starp Lielvārdes novada domes priekšsēdētāju Jāni Āboliņu un Riverside HK Ltd. valdes locekli Steven Jantze, iesniedzam jums "Promissory note", kuru lūdzam iereģistrēt un izsniegt mums vēstuli "AVAL" (elektronisko reģistrācijas numuru).

2015.gada 26.novembrī

A handwritten signature in black ink, consisting of several fluid, connected strokes, likely belonging to the official mentioned in the text.

PROMISSORY NOTE

Borrower: Lielvarde District Council, Reg.No.90000024489, 11A, Str.Raiņa, Lielvarde, Latvia, chairman Jānis Āboliņš [the „Borrower“],

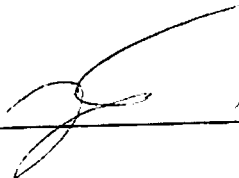
Lender: Riverside HK Ltd., Europ.Office: Landstrasse 123, Li-9495 Triesen, Liechtenstein, Director and Member of the Board Steven Jantze [the „Lender“]

Principal Amount: 200 000 000,- (two hundred millions) EURO

1. FOR VALUE RECEIVED, the Borrower promises to pay to the Lender at such address as may be provided in writing to the Borrower, the principal sum of EUR 200 000 000,-.
2. This Note will be repaid in full on the 396 day of December year 2016.
3. At any time while not in default under this Note, the Borrower may pay the outstanding balance then owing under this Note to the Lender without further bonus or penalty.
4. Notwithstanding anything to the contrary in this Note, if the Borrower defaults in the performance of any obligation under this Note, then the Lender may declare the principal amount owing and interest due under this Note at the time to be immediately due and payable.
5. All costs, expenses and expenditures including, and without limitation, the complete legal costs incurred by the Lender in enforcing this Note as a result of any default by the Borrower, will be added to the principal then outstanding and will immediately be paid by the Borrower.
6. If any term, covenant, condition or provision of this Note is held by a court of competent jurisdiction to be invalid, void or unenforceable, it is the parties' intent that such provision be reduced in scope by the court only to the extent deemed necessary by that court to render the provision reasonable and enforceable and the remainder of the provision of this Note will in no way be affected, impaired or invalidated as a result.
7. This Note will be construed in accordance with and governed by the laws of the State of Latvia.
8. This Note will ensure to the benefit of and be binding upon the respective heirs, executors, administrators, successors and assigns of the Borrower and the Lender. The Borrower waives presentment for payment, notice of non-payment, protest and notice of protest.

IN WITNESS WHEREOF the Borrower has duly affixed their signatures under seal on this 24 day of November, year 2015.

SIGNED AND SEALED

 J. ĀBOLIŅŠ

DELIVERED
