Conference Participation Agreement No 25-

2025 , hereinafter referred to as the **Participant**, represented by a legal entity established and operating under laws of ____ acting on the basis of the as the party of the first part,

LIMITED LIABILITY COMPANY "CONSULTING AGENCY "UKRAGROCONSULT", a legal entity established and operating under Ukrainian law, hereinafter referred to as the

Organizer, represented by Director Sergii Feofilov acting on the basis of the Charter, as the party of the second part,

both hereinafter collectively referred to as the Parties and each individually as a Party.

PREAMBLE

- 1. The Organizer organizes and holds «BLACK SEA GRAIN. KYIV-2026» (hereinafter referred to as the Conference).
- 2. The Conference will be held on April 22-23, 2026 (Kyiv & Online).
- 3. The **Participant** declares its participation in the Conference.
- 4. Considering the foregoing, the Parties

have Conference entered into this **Participation** Agreement No. of ["_ 2025"] (hereinafter referred to as the Agreement) on the following:

1. Subject of the Agreement

- 1.1. The **Organizer** agrees to provide services to the **Participant** concerning organization of the **Participant**'s participation in the Conference on the terms and conditions hereof (hereinafter referred to as the Services), and the **Participant** agrees to accept and pay for the **Organizer's** Services on the terms and conditions hereof.
- 1.2. The Organizer provides to the Participant the following Services in accordance with the DELEGATE PACKAGE which includes:
 - 1.2.1. Delegate ticket "EARLY BIRD"
 - Participation of 1 representative in the Conference on April 22-23, 2026; Offline participation on April 22, 2026

 - Online participation on April 23, 2026
 - Conference presentations
 - Video recordings of all conference presentations (accessible for 3 months)
 - Networking & EXPO zone
 - Conference digital catalogue
 - Delegate online networking chat
 - Evening Cocktail, lunch, coffee-breaks
 - Event photo report
 - Simultaneous translation (Ukr/Eng)
 - 1.2.2. Delegate ticket "ONLINE"
 - Participation of 1 representative in the Conference on April 22-23, 2026;
 - Online access to the broadcast of both conference days (personal account)
 - Conference presentations
 - Video recordings of all conference presentations (accessible for 3 months)
 - Conference digital catalogue
 - Delegate online networking chat
 - Event photo report
 - Simultaneous translation (Ukr/Eng)

2. Obligations of the Parties

2.1. The Organizer agrees to:

- 2.1.1. facilitate participation of _____ Participant's delegate(-s) in the Conference;
- 2.1.2. supply Participant's delegate(-s) with the Conference Services included to the DELEGATE PACKAGE;
- 2.1.3. invoice the Participant for Services provided under this Agreement on the basis of the Participant's Conference participant registration form (hereinafter referred to as the Registration Form).

2.2. The Participant agrees to:

- 2.2.1. duly complete a Conference participant registration form and send it to the **Organizer**;
- 2.2.2. pay for Services by the due date stipulated herein, and provide a copy of a document confirming payment for Services (duly certified copy of a payment document) to the **Organizer** before the beginning of the Conference;
- 2.2.3. Not to disclose any information regarding financial conditions of participation in the Conference to third parties, including the amount and date of Participant's payment for Services. This information is classified as confidential.
- **2.3.** The **Participant** agrees that information regarding the **Participant** and its delegates (company name, areas of the company's activity, names, telephone numbers and e-mail addresses of delegates) will be printed in the Conference's catalogue and may be used in the Conference's materials and on its websites. This information is provided by **Participant** and used by the **Organizer** to the extent, provided by the **Participant**.

. Payment for Services (Registration Fee) and Payment Terms

- 3.1. The cost of Services under this Agreement (hereinafter referred to as Registration Fee) depends on the date of full payment of Registration Fee. If the Participant pays the full amount of Registration Fee:
- (i) until January 31, 2026 the amount of Registration Fee for Delegate ticket "EARLY BIRD" per Participant's delegate is €550.00 (Five hundred fifty euro)
- (ii) until January 31, 2026 the amount of Registration Fee for Delegate ticket "ONLINE" per Participant's delegate is €395.00 (Three hundred ninety five

The amount of Registration Fee under this Agreement is stated exclusive of VAT, because the Organizer is not a VAT payer. In any case, the Participant is required to register for the Conference and pay Registration Fee specified in this clause of the Agreement not later than 5 business days prior to the beginning of the Conference.

3.2. Correspondent bank fees are not included to the cost of Services provided under this Agreement (Registration Fee amount), and are payable by the

All bank fees applicable to the wire transfer of the registration fee are payable by the Participant. The Participant agrees to state this in the

- 3.3. The **Organizer** and the **Participant** enter into this Agreement according to a duly completed Registration Form (registration of the Conference **Participant**) provided to the **Organizer** by the Participant. The **Organizer** shall invoice the Participant within 2 business days after the **Organizer** receives the original (or a scanned or faxed copy) of this Agreement signed and (if applicable)stamped by the **Participant**. The **Participant** shall pay Registration Fee using the **Organizer's** banking details stated in the invoice.
- 3.4. The **Participant** shall pay Registration Fee by wiring the fee amount to the **Organizer's** bank account within 5 business days after invoice date on the condition of **100% prepayment**. Registration Fee quoted in *Euros* may be paid, at the **Participant's** choice, in US dollars according to the euro-to-US dollar
- 3.5. The **Participant** is required to pay the Registration Fee by **April 10, 2026**, to ensure that **Participant's** delegate(-s) information in the electronic catalogue of the Conference (delegate list). Payment after the indicated date does not guarantee listing the Participant's contact details in the electronic catalogue.

4. The Organizer's Right to Deny Admittance to the Conference

- 4.1. The **Organizer** reserves the right to deny admittance of the **Participant** to the Conference, if:
- (i) the Organizer does not receive a copy hereof signed and stamped by the Participant at least 5 business days prior to the beginning of the Conference;
- (ii) payment of the Participation Fee under this Agreement has not been duly made at least 5 business days prior to the beginning of the Conference (in breach of paragraph 3.1 hereof);
- (iii) the Participant has outstanding payment due for services previously provided by the Organizer and/or is a party to a dispute with the Organizer.

Denial of admittance to the Conference on the grounds stated in this paragraph cannot entitle the Participant to demand compensation of damages.

5. Canceling Participation in the Conference

- 5.1. The Participant has the right to cancel participation in the Conference and void the Registration Form (until Agreement conclusion) or terminate this Agreement by notifying the Organizer about it according to provisions hereof.
- 5.2. If the Participant cancels participation in the Conference, the amount refundable to the Participant shall depend on the date of notifying the Organizer about cancelation of participation in the conference. In particular, if the **Organizer** receives a written notice of cancelation:
 - (i) less than 30 days prior to the beginning of the Conference, the Participant will be refunded 50% of Registration Fee amount;
 (ii) later than 30 days prior to the beginning of the Conference, Registration Fee will not be refunded to the Participant.

6. Liability Relief

- 6.1. A Party cannot be held liable for the failure to perform or improper performance of any of its obligations under this Agreement, if it is able to prove that the foregoing was caused by circumstances beyond its control and that it could not be reasonably expected to foresee this circumstance when entering into this Agreement or avoid or overcome this circumstance or its consequences.
- 6.2. If a Party's failure to perform or improper performance of its obligation was caused by default of a third party engaged by the former Party to perform the entire or part of the Agreement, the Party concerned may be relieved from liability only if:
- (i) this Party is relieved from liability under paragraph 6.1 hereof; and
- (ii) the third party engaged by this Party would also have been relieved from liability, had the provisions of paragraph 6.1 hereof been applied to that third party.
- 6.3. The Parties shall be relieved from liability for the **complete or partial default** on their obligations under this Agreement, if this default was caused by a natural disaster (for example, fire, flood, earthquake, adverse weather conditions, sea freeze, volcano eruption); armed conflicts, military *coup d'état*, terrorist acts (including biological and chemical warfare), outbreaks of infectious diseases, epidemics, quarantines, closure of sea trade routes, public unrest, mass labor strikes, circumstances resulting from resolutions, directives or acts of the government or president or other administrative or parliamentary restrictions affecting the Parties' ability to perform their obligations under this Agreement, and other circumstances beyond the Parties' will or control, regardless of whether they are similar to the aforementioned circumstances, if these circumstances have directly affected the performance of this Agreement, under condition that a Party defaulting on its obligations has taken all possible efforts to prevent the occurrence of these circumstances.
- 6.4. A Party affected by any of the circumstances mentioned in paragraphs 6.1 to 6.3 hereof shall notify the other Party within 2 business days, using any available means, about the occurring circumstances and about all other circumstances preventing the performance of obligations under this Agreement.
- 6.5. If a Party affected by any of the circumstances mentioned in paragraphs 6.1 to 6.3 hereof fails to notify the other Party about the occurrence of these circumstances within 2 business days, the former Party shall be deprived of the right to refer to these circumstances, unless these circumstances render required notification impossible.
- 6.6. Each Party hereto is required to provide, at the other Party's request, documentary confirmation of the occurrence of circumstances relieving the Party concerned from liability.

Authorized bodies certifying the occurrence of circumstances mentioned in paragraphs 6.1 to 6.3 hereof may include:

- (i) for the **Organizer**: the Ukrainian Chamber of Commerce and Industry (or its regional branches):
- (ii) for the Participant: a relevant body authorized by law of the country of the Participant's residence.

7. Cancelation or Postponement of the Conference

- 7.1. In the event of at least one of the circumstances specified in Article 6 of this Agreement, the Organizer has the right at any time to decide to cancel the Conference, and in writing to notify the **Participant** about this decision. By signing this Agreement, the **Participant** authorizes the **Organizer** to take all necessary actions to pay for the preparation of the Conference at the expense of the Registration Fee paid by the **Participant**.
- In case the Organizer decides to cancel the Conference as it is indicated above, the Participant agrees that the funds remaining after the Organizer incurs all expenses in connection with the preparation of the Conference will be shared among all Conference participants (participants with honorary status "Sponsor" and other participants of the Conference) proportionally to the amounts paid by them for return to the participants or for other purposes to be agreed between the Organizer and the Participant.
- By signing this Agreement, the Participant agrees that in this case the Participant will not claim any compensation from the Organizer, which the
- Participant may incur in this regard.

 7.2. In the event of occurrence of circumstances mentioned in Article 6 hereof, the **Organizer** may postpone the Conference at any time and notify the Participant by e-mail about this decision, stating the reasons for postponement and the new date of the Conference.

signing this Agreement, the Participant agrees not to demand, in this case, compensation by the Organizer of any losses that may be incurred as a result of the postponement.

- 7.3. If the Conference is postponed, the Participant may cancel participation in the Conference. If the Conference was postponed and the Organizer has received a **Participant's** written notice of canceled participation in the Conference not later than 5 business days prior to the new opening date of the Conference, the **Participant** shall be refunded its Registration Fee less the amount of **Organizer's** expenses related to preparation of the Conference (all **Organizer's**) expenses related to preparation of the Conference are disbursed among all participants and sponsors of the Conference proportionally to the cost of Services
- 7.4. If the Participant fails to notify the Organizer about cancelation of its participation in the Conference within the timeframe stated in paragraph 7.3 hereof, the Participant loses the right to cancel its participation in the Conference. In that case, the Organizer will not refund Registration Fee paid by the Participant.

8. Agreement Term

8.1. This Agreement enters into force on the date of the signature and (if applicable) stamping hereof by both Parties, and remains in force until the Parties have completely fulfilled their obligations.

9. Applicable Law and Dispute Resolution Procedure

9.1. The Parties shall try to resolve by negotiation all disputes and disagreements arising in connection with this Agreement.

- 9.2. This Agreement (and all disputes arising from or in connection with it) is regulated and interpreted in accordance with Ukrainian law.
- 9.3. Disputes related to the failure to perform or improper performance of obligations under this Agreement shall be heard by competent courts of the country of defendant's residence in accordance with Ukrainian law.

10. Personal Data Protection

10.1. By signing this Agreement, the **Participant** informs the Organizer that the former has procured consent of delegates representing the Participant at the Conference to the collection, systemization and processing of their personal data (e.g. full name, position, telephone number, e-mail address) for the purpose of provision of this information to the Conference's other delegates by the Organizer.

11. Other Provisions

- 11.1. The cost of Services (Registration Fee amount) under this Agreement includes only the services clearly stated in this Agreement and in the Conference's program. All additional services shall be separately agreed upon and paid for by the **Participant**. Accommodation cost of the **Participant's** delegate(-s) is not included into the Registration Fee amount under this Agreement.

 11.2. The Parties reserve the right to initiate amendments to this Agreement. These amendments shall be documented in writing, in particular, by signing additional agreements, exchanging letters or revising/clarifying provisions hereof according to the procedure provided by law.
- 11.3. The **Participant** may replace its delegate(-s) by notifying the **Organizer** in writing about it at least 10 business days prior to the beginning of the Conference, unless otherwise agreed upon by the Parties.
- 11.4. Scanned and faxed copies of this Agreement, Service Delivery-Acceptance Act and supplements thereto shall have the same legal force as the originals thereof.
- 11.5. This Agreement was drawn up in the English language in two copies which have equal legal force.

Director

Mailing and Banking Details of the Parties

Director Sergii Feofilov

Participant:	
Organizer:	
"CA "UKRAGROCONSULT",LTD Address: #29 V, Tymoshenko St., off. 4 04205 Kyiv Ukraine	
Bank details of the Organizer : <u>Beneficiary:</u> LIMITED LIABILITY COMPANY "CONSULTING AGENCY "UKRAGROCONSULT", Kyiv, Ukraine, IBAN: UA113223130000026002000022458	
Beneficiary's Bank: Joint Stock Company The State Export-Import Bank of Ukraine (JSC Ukreximbank), Kyiv Branch, 11-b, Bulvarno-Kudriavska Street, 04053, Kyiv, Ukraine SWIFT: EXBSUAUX, bank code 322313	
Correspondent Bank: Deutsche Bank AG,	
Frankfurt am Main, Germany, account #	
9498767 10,	
SWIFT: DEUT DE FF	
Signatures and Stamps of the Parties:	
For the Participant	For the Organizer
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