

**CONTRACT**  
**for the provision of customs representative services**

Almaty

« \_\_\_\_\_ » \_\_\_\_\_ **2026**

This Contract is entered into by and between **EMEX LLP, the Licensee of Federal Express Corporation (FedEx)**, represented by T.A. Vorobyeva, the General Director acting on the basis of the Charter, rendering services according to the Order of the State Revenue Committee of the Ministry of Finance of the Republic of Kazakhstan No. 116 dated 14 March 2017 On Inclusion in the Register of Customs Representatives, hereinafter referred to as the Representative and **the Principal** having subscribed its name to the cover page of this document, hereinafter referred to as the Principal.

**1. Subject of the Contract**

1.1 The subject of this Contract is the onerous provision of services on customs declaration using a passenger customs declaration of the Principal, transported to the customs territory of the Republic of Kazakhstan through the FedEx/TNT network.

**2. Terms of the Contract**

2.1. The Representative performs customs clearance of goods of the principal on a privileged basis according to the requirements and terms of legislation of the Eurasian Customs Union (EAEU).

2.2. The principal entitles the Representative to store and use personal data only for the purposes of contractual compliance

2.3. Any information received in accordance with paragraph 2.2 of this Contract shall not be disclosed or distributed except for the cases of information transfer to a state body in accordance with the legislation of the Republic of Kazakhstan.

2.4. The Representative shall have the right to terminate the contract unilaterally, if there are changes in legislation coming in to effect in terms of customs declaration of goods for personal use.

2.5. The Representative shall be liable to start rendering of the service after receipt of payment from the Principal.

**3. Period of the Contract**

3.1. This contract shall take effect as of its signing date and shall be valid until 31 December 2026. The date of signing shall be the date indicated in the preliminary statement of this contract.

3.2. In case of any participant does not inform regarding termination in writing within 30 days before expiration of validity, the contract will be considered as prolonged for one year under the same conditions. The same procedure of contract prolongation keeps saving in the future.

**4. Other terms and conditions**

4.1. All issues that are not regulated by the provisions of this Contract shall be governed by the provisions of Kazakhstan legislation.

4.2. This contract is concluded in English language in two copies with equal legal force, with one original for each party.

**REPRESENTATIVE:**

**EMEX LLP**

TRN 600900535674

BIN 040440000893

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050004, Republic of Kazakhstan

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General Director \_\_\_\_\_ **T.A.Vorobyeva**

**PRINCIPAL:**

Full name \_\_\_\_\_

Identity card No. \_\_\_\_\_

Issuing authority, date of  
issue \_\_\_\_\_

IIN \_\_\_\_\_

Address \_\_\_\_\_

Tel \_\_\_\_\_

Signature \_\_\_\_\_