REPUBLIC OF LIBERIA) MONTSERRADO COUNTY)

LEGAL CONSULTANCY AGREEMENT

This CONSUTANCY AGREEMENT is made and entered into this 1st day of July A.D. 2021. by and between the Executive Protection Service, a Security Agency owned bty the Government of Liberia duly organized and existing under the Statutory Laws of the Republic of Liberia. Tropical depresented by and thru its Director, HON. TROKON N. ROBERTS of the City of Monrovia. Montserrado County, Republic of Liberia (hereinafter referred to and known as the (EPS) and hereby:

WITNESSETH

WHERE AS, the EPS is responsible for managing the Security affairs of the President of the Republic of Liberia and his immediate family; and in pursuit thereof is accountable for the administration, maintenance, operation, and security protection measures for the smooth operation of the office of the President; and

WHERE AS, in pursuant of the Statutory responsibility especially the said security protection measures, the "EPS" has expressed its desire to hire the services of the "CONSULTANT" in administering Legal Services within the EPS with oversight responsibility to ensure the enforcement of strict compliance with the Executive Protection Service (EPS) Code and the Monitoring of the aforeside Code by all EPS officers under the command of the Director; and

WHERE AS, the "CONSULTANT" has agreed with the proposal and accepted the conditions and the terms thereunder to provide the services of Legal Consultant on behalf of the "EPS" within the Executive Protection Service; and

WHERE AS, the "CONSULTANT" has a wealth of experience and expertise and is specialized in providing Legal Services and has consented, is ready and willing and prepared to perform as mentioned supra.

NOW, THEREFORE, in consideration of the mutual convenance, agreements and stipulations herein contained and to be kept. fulfilled and performed, the parties hereto, have agreed as follows, to wit:

1. **DUTIES**

The "EPS" hereby hires the Services of CLLR. DEXTER TIAH, SR. AS "LEGAL CONSULTTANT" to provide Legal Services to the Executive Protection Service and the "CONSULTANT" agrees and consents to render said Services subject to the general supervision and pursuant to the directives and advice of the Director of the Executive Protetion Service.

The "CONSULTANT" shall in line with his responsibility as LEGAL CONSULTANT perform the following duties:

- c. The "LEGAL CONSULTTANT" shall provide professional Legal Services on all "EPS" related matters as and when required, which shall not be limited to the traditional eight hours work day, but above and beyond as the situation dictates.
- d. The "LEGAL CONSULTTANT" shall devote his full working time and attention to the business of the "EPS" during the term of this Agreement, the Legal Consultant shall not without the written consent of the EPS directly of indirectly render legal services of like nature to or for and person or firm for compensation or engage in any business that competes with the interest of the "EPS".

2. WORK SHEDULE

The "LEGAL CONSULTTANT" shall be expected to perform required Legal and Consultancy services within the jurisdiction of the "EPS" and shall not be restricted to the traditional eight hours workday but as circumstances of the cases may require or dictate.

3. **DURATION**

The term of this **CONSULTANCY AGREEMENT**, shall commence from the 1st day of July to the 31st day of December, A.D. 2021.

4. RENUMERATION

That, in consideration of the required Services that the CONSULTANT shall render to the "EPS" under this Argeement from its effective date, the "EPS" shall pay to the CONSULTANT the net/gross amount of US\$1,000.00 (One thousand United States dollars) on a monthly basis.

5. TERMINTION

- e. If for any reason the CONSULTANT fails or neglects to effectively perform the duties, terms, and obligations under this Agreement, the "EPS" shall serve the CONSULTANT in the notice acknowledging of the breach. In the event where there is no improvement in the nature of services pursuant to the written notice, then in that case, the "EPS" shall serve the CONSULTANT a thirty (30) days written notice terminating this Agreement.
- f. The CONSULTANT also reserves the right under this Agreement to inform the EPS of any default as a result of EPS' failure to fulfill its inherent obligations herein, which may render termination of this Agreement under the Labour Laws of Liberia.
- g. This Agreement shall be terminated if the **CONSULTANT** becomes ill or insane and said illness continues for a period of more than one (1) month and the **CONSULTANT** is the period worked.
- h. This Agreement shall be terminated in the even of war or any other Act that may cause the execution of this Agreement impossible, which is considered under the Labour Laws as force majeure.

THE CONSULTANT shall not disclose to any person(s) any confidential information about the EPS and shall use such confideratial information only to perform the service under this



6. PRIVITY

This Agreement contains the full and complete Agreement between the parties and shall as of the effective date hereof, supersede all other arrangement if any, between the parties.

The parties mutually agreed that this Agreement shall be binding upon the parties, their legal representatives, assigns, successors-in-business and office, as if they were specifically named

> In writness whereof, the parties hereto have hereunder set their hands and affixed their signatures on the day and date first above written.

IN THE PRESENCE OF:

FOR THE:

EXECUTIVE PROTECTION SERVICE / "EPS"

Hon. Trokon N. Roberts

DIRECTOR

FOR THE:

CONSULTANT

CONSULTANT