

Witt Global Partners LLC
FARA Registration Number 6348

Addendum to FARA Registration Statement

Witt Global Partners LLC ("WGP") filed a Registration Statement on April 2, 2016 in connection with its representation of Brandworth Corporation ("Brandworth"). At the time of filing, a formal written agreement between WGP and Brandworth was in the process of being drafted, and WGP's Exhibit B filing indicated as such.

A formal written agreement between WGP and Brandworth has been executed, and is attached to this document. WGP hereby files the formal agreement to update its registration as required.

Brandworth Corporation
Malaysia

Re: Engagement Letter

Please allow this letter to set forth the terms and conditions pursuant to which Witt Global Partners, LLC ("WGP") will provide strategic planning consultation and related services to Brandworth Corporation and its affiliates (collectively, the "Company"). Please execute this letter in the space provided at the end hereof in order to evidence your agreement to be bound by the terms and conditions set forth herein. This letter and its contents herewith shall hereinafter be referred to as "this Agreement".

1. Scope of Services. During the Term (defined below), WGP will provide to the Company those strategic planning, policy advice, relationship building, communications advice, lobbying and legislative advocacy and related consulting services that the Company may request of WGP from time to time (the "Consulting Services"). Within seven days after the execution of this Agreement, representatives from WGP shall work with Company representatives to create written work plans that will, among other things, identify targeted activities and timelines, deliverables and goals related thereto. Work plans shall be updated as requested by the Company but, at least, on a quarterly basis. WGP shall submit weekly and monthly report to the Company in accordance with the requirements as determined by the Company. The undersigned will be the primary point of contact regarding the Consulting Services and an appropriate number of professional employees of WGP shall be dedicated to the fulfillment of the Consulting Services. WGP shall also be responsible for retaining consultants and other subcontractors who might be required in order to implement work plans and fulfill the Consulting Services.
2. Fees. In consideration for the Consulting Services rendered by WGP under this Agreement, the Company agrees to pay WGP a monthly fee of USD 100,000.00 per month. Payment will be made on the 1st day of every month during the Term.
3. Expenses. WGP shall be responsible for the payment of all domestic travel expenses incurred by WGP including airfare, hotel, meals and incidentals, and the payment of international travel to Malaysia on three occasions during the Term. WGP shall be responsible for costs incurred by third-party accountants, lawyers and other consultants retained by WGP in furtherance of the Consulting Services. The Company agrees to promptly reimburse WGP for any expenses not otherwise included within the Consulting Services and promptly pay any and all third party expenses as authorized and approved by the Company hereunder. The Company shall be responsible for the payment of any expenses incurred in connection with travel by Company officers, employees, affiliates or designees to the United States or elsewhere.
4. Term. The term of this Agreement shall begin as of 1 May 2016 and shall continue for a period of six months thereafter (the "Term"). The Term may be extended thereafter by mutual agreement of the parties hereto. The Company may terminate this agreement at

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any time for any reason whatsoever by giving WGP one month notice in writing. Where termination is made on the month for which the monthly fee in Clause 2 above has been paid, WGP shall refund such payment to the Company, the amount of which shall be prorated to the number of days remaining in that month, unless termination is on the grounds of a default on the part of WGP, in which case the Company shall claim for such losses and damages it is entitled to under the law including but not limited to a full refund of any payments made.

5. Accuracy of Information; Compliance with Laws; Indemnification. The Company covenants and agrees, to the best of its knowledge, any and all information that it might provide to WGP shall be materially true and correct and it is agreed that WGP shall possess no obligation to determine the truth or veracity of any the information. The Company gives no warranty in any manner whatsoever for the information provided as to how the same shall be interpreted and WGP, when it makes use of and interprets the same, shall do so entirely at its own risk. Both the Company and WGP agree that they shall always comply with the applicable laws and regulations of every nature to which they are subject to, that might pertain to the provision of the Consulting Services
6. Confidentiality. WGP and its officers, directors, agents and employees agree to keep and maintain all Confidential Information as confidential and shall not disclose such information to any third parties. If disclosure to third parties is required in order for WGP to provide the Consulting Services, WGP shall seek prior written consent from the Company. For the purposes of this clause, "Confidential Information" shall mean:
- (a) any information including private and confidential information concerning the affairs, interests, transactions, and business operations of the Company or the government of Malaysia ("Government"), whether provided in documentary or in other tangible form;
 - (b) any information, whether provided in documentary or in other tangible form, which at the time of provision is marked or otherwise designated to show expressly or by necessary implication that it is imparted in confidence, and in respect of information that is imparted orally, any information that the Company or the Government or its employees, officers, agents or representatives informed WGP at the time of disclosure, was imparted in confidence;
 - (c) any information in which the laws relating to official secrets is applicable;
 - (d) copies of any of the foregoing; and
 - (e) the terms of this Agreement and the fact WGP is being engaged.

Notwithstanding, the Company acknowledges and agrees that WGP is required to disclose certain information derived from the provision of the Consulting Services pursuant to the Foreign Agents Registration Act, and such disclosure is hereby authorized and approved by the Company. The provisions of this clause shall survive the expiry or early termination of this Agreement.

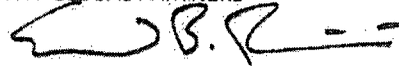
7. Intellectual Property. Any deliverables in relation to the Consulting Services ("Materials") shall be the absolute property of the Company throughout their preparation and at all times thereafter. The intellectual property rights in the Materials shall vest solely and exclusively in the Company, free from any royalty or payment whatsoever. WGP irrevocably and unconditionally waives all moral rights in respect of the Materials to which the Consultant may now or at any time in the future be entitled to under any copyright laws in force from time to time and WGP declares that this waiver shall operate in favour of the Company. WGP represents and warrants that the Materials do not infringe the intellectual property rights of any person; and in connection therewith WGP has obtained all requisite consents, licences, approvals or assignments necessary for the use of the same in relation to the Consulting Services. WGP shall indemnify and keep the Company indemnified against any loss, costs, expenses, demands or liability, whether direct or indirect, arising out of any breach of this provision by WGP. For the avoidance of doubt, such indemnity shall be effective irrespective of whether legal proceedings have been instituted, or whether any settlement or compromise had been reached. The provisions of this clause 7 shall survive the expiry or early termination of this Agreement.
8. Company Acknowledgment. The Company represents that it is a sophisticated business enterprise and that WGP has been retained solely as an advisor for those limited purposes that are set forth herein. The parties acknowledge that their rights and obligations hereunder are contractual in nature and that no fiduciary duty or fiduciary obligations shall exist as a result of the execution of this Agreement and the performance of the services hereunder. No fee payable to any other advisor associated with the providing of Consulting Services shall reduce or affect the fee payable to WGP hereunder.
9. WGP General Obligations. WGP shall provide the Consulting Services with due diligence and efficiency to the best of its skill and ability consistent with the highest professional standards expected of a consultant of the same industry, in conformity with sound judgment, administrative and financial practices and act at all times so as to protect the interests of the Company and/or the Government. WGP shall devote sufficient time and make available an adequate number of personnel of sufficient abilities and skills and suitably qualified and experienced to carry out the Consulting Services.
10. Binding Arbitration. All disputes and controversies that might arise out of this Agreement or the providing of the Consulting Services shall be resolved exclusively through binding mandatory arbitration and before an arbitrator that is mutually acceptable to the parties hereto. If such an arbitrator cannot be mutually agreed upon, then either party may submit this matter to arbitration before the Kuala Lumpur Regional Centre for Arbitration (KLRC) and the rules and regulations promulgated by said organization shall govern. All arbitration hearings shall be exclusively conducted in Kuala Lumpur, Malaysia. All arbitrations hereunder shall be governed by the Arbitration Act 2005.
11. Miscellaneous. This document constitutes the entire agreement by between the parties hereto. This Agreement may not be verbally modified but may only be amended with

the mutual agreement of the parties in writing. It is agreed that the laws of Malaysia shall govern the interpretation of this agreement.

If the foregoing accurately sets forth our agreement and understanding, please execute this Agreement in the space provided below at which time this Agreement will become a mutually binding agreement and obligation.

Yours very truly,

WITT GLOBAL PARTNERS

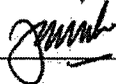


Edward B. Stewart

Agreed, Acknowledged and Accepted:

Brandworth Corporation

By: _____



Title: DATUK FARISHA PAWANTEH
Chief Executive Officer
Brandworth Corp.

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