Independent Contractor/Consulting Agreement

AGREEMENT is made as of March 10 , 2017 between Academic Language	
Exerts, with an address at 50/6 Mizpe Nevo, Maale Adumim 98410 ISRAEL, company numb	eı
515468254 and Pmily Picker (("Consultant"), bearer of ID/Company # ar	
having an address at Stielerstr. 9 80336 München	

- WHEREAS, Consultant wishes to perform certain services for ALE; and
- WHEREAS, CONSULTANT ACKNOWLEDGES THAT HE IS NOT AN EMPLOYEE OF ALE AND WILL NOT BE ENTITLED TO ANY OF THE BENEFITS, RIGHTS OR OBLIGATIONS OF AN EMPLOYEE; and
- WHEREAS, Consultant acknowledges his obligations to perform his duties diligently, to protect the confidentiality of and not to misappropriate the trade secrets confidential and proprietary information and rights of ALE or on behalf of ALE;
- **WHEREAS**, References in this Agreement to the male gender shall apply equally to the female gender as well as gender neutral such as for a corporate entity, as appropriate;

NOW THEREFORE, in consideration of the above premises, ALE and Consultant agree to the following:

1. Recitals, Headings, and Interpretation.

- (a) <u>Preamble.</u> The Recitals of this Agreement and its appendices, if any, are a integral part of this Agreement.
- (b) <u>Headings.</u> The captions and descriptive headings in this Agreement ar inserted for convenience only and shall not be used in interpreting th Agreement.
- (c) <u>Interpretation.</u> Unless the context indicates to the contrary, words and define terms denoting the singular number include the plural and vice versa and the us of any gender shall be applicable to all genders.
- 2. Services. Consultant shall, throughout the term of this Agreement, provide suc services to ALE or any affiliate of ALE as may be requested by ALE or any affiliate of ALE from time to time, including those services described in Appendix A (a copy of which is attached hereto and made a part hereof) (together, the "Services"), and share render the Services diligently, conscientiously, efficiently, to the best of his ability an promptly for the benefit of ALE or any affiliate of ALE as applicable. Consultant share provide ALE with regular updates regarding his progress and will fully document a activities and results for future use, according to industry accepted standards an practices. Consultant's services are personal and may not be assigned nor delegated to any other party. Any dispute regarding the quality of the product will be arbitrated by the Israel Translators Association.
- 3. Non-Exclusive Services. Throughout the term of this Agreement, the Consultar may engage in other activities and provide services to other customers provided that it performs his Services to ALE as required and in a diligent manner to the best of h

ability. The Consultant shall provide the Services on such days and hours and in suc location which he chooses provided that he meets deadlines, if any set by ALE ar otherwise dutifully provides the Services to ALE as needed.

4. <u>Term and Termination</u>. This Agreement shall be effective commencing as of the da first set forth above and shall continue until terminated by one of the parties hereto (th "<u>Term</u>"). Either party may terminate this Agreement upon not less than one month written notice.

Notwithstanding the above, ALE may immediately terminate this Agreement withoutice, except to the extent expressly set forth in this clause, upon:

- (i) a material breach by the Consultant of his obligations under this Agreement (any appendix hereto; or
- (ii) the failure or refusal of the Consultant to perform any duties or Services require under this Agreement; or
- (iii) willful malfeasance or gross negligence by the Consultant in the performance of his duties under this Agreement; or
- (iv) a project for which the Consultant is to provide the Services is terminated for ar reason.

provided that in the event of cause under clause (i), 5 days shall have lapsed followir notice of breach and the Consultant having not cured such breach during said notic period.

Upon the termination of this Agreement all of the rights and obligations of the partic hereunder shall cease except to the extent expressly set forth herein. Nothing in th Section shall relieve a party from (i) any obligations imposed by the provisions of th Agreement or appendices which expressly survive termination or expiration, or (ii) ar liability for damages resulting from an actionable breach of this Agreement by a party.

Upon termination of this Agreement, Consultant agrees to deliver to ALE all writing designs, documents, records, software, source code, data, passwords, files, manual documentation, equipment, and other materials and all copies thereof, regardless of for or the media in which the same may be stored, which contain ALE's confidenti information or proprietary interests.

5. <u>Compensation.</u> The fee for the Consultant's providing services to ALE shall be on the basis set forth on Appendix A attached hereto and made a part hereof (the "Fee").

Consultant shall not be entitled to any other fees, benefits, expense reimbursement necompensation from ALE.

To the extent required by law, Consultant shall provide ALE with a tax recei (Cheshbonit Mas) reflecting the amount payable together with a detailed timeshe reflecting the daily services rendered and such other details as reasonably required to ALE all as a condition for ALE's payment of Fees to Consultant upon receipt of which by ALE, Consultant will be paid on terms of net +30.

6. Confidentiality. From the date that Contractor first provided services for ALE and continuing during the term for which Contractor is to perform Services for ALE and all times thereafter, Contractor agrees not to disclose to others, not to use personally not permit the use for the benefit of himself or any third party or otherwise permit the use of Confidential Information, and Contractor agrees to use such Confidential Informatic only on behalf of ALE, as required in connection with the performance of his Service for ALE or as authorized in writing by ALE. This undertaking includes all Confidential Information whether developed by ALE, by Contractor by ALE's customers or by others.

"Confidential Information" shall include any proprietary or confidential information in generally known to the public or in the relevant trade or industry, whether with respect the Services, ALE, its customers, text or other material submitted by ALE's custome and translations thereof, private messages and documents, business plans, work produ or otherwise, which was obtained from ALE or which was learned, discovere developed or originated by ALE or Contractor in connection with or as a result of the performance of services by Contractor to or on behalf of ALE.

The provisions of this section shall survive termination of this Agreement.

7. <u>Intellectual Property.</u>

Contractor agrees and declares that all copyrights, trade secrets, patents, mask work software, designs and other intellectual property rights (the "IP Rights") conceive prepared, drafted or developed, by or with the contribution of Contractor's efforts durir the term of Contractor's consultation with ALE, or prior thereto, shall be the so property of ALE whether made or acquired (i) at the premises of ALE or (ii) with tl assistance of materials supplied by ALE. Consultant hereby assigns all of such IP Righ to ALE for no additional compensation. Consultant further waives any moral rights wi respect to the Services and waives any right to receive any credit or recognition for h work.

Contractor represents and warrants that his work product does not and will not infring or misappropriate any copyright or other intellectual property interest of any third party.

The provisions of this section shall survive termination of this Agreement.

- 8. <u>Exclusivity.</u> During the term of this Agreement and for a period of 2 years aft Contractor ceases to provide services to ALE, Contractor shall not provide service including without limitation the Services to any customer which is or was, to the best their knowledge, an ALE customer during the term of this Agreement. The provisions this Section shall survive termination of this Agreement.
- 9. <u>Independent Contractor.</u> It is expressly agreed that Consultant is acting as a independent contractor only in performing the Services hereunder and not as a employee. This is not an employment agreement and nothing contained herein shall I construed to create an employment agreement between the parties at any time or for an period of time.

- Rights and Remedies Non-Exclusive. Consultant acknowledges and agrees that the rights and remedies of ALE pursuant hereto are in addition to and not in lieu of any an all rights and rights and remedies to which ALE may be entitled at law. ALE shall have the right to enforce this Agreement and any of its provisions by injunction, specific performance or other equitable relief, without bond and without prejudice to any other rights and remedies that ALE may have for a breach of this Agreement. Without derogating from the foregoing, if Contractor violates the provisions of Section 8 above then in addition to any other rights which ALE may have, Contractor shall refund to AL all Fees received by Contractor from ALE and shall, in addition, pay to ALE an amount equal to the total of such Fees plus all amounts earned by Contractor in violation of Section 8 above together with interest thereon.
- 11. **Governing Law; Jurisdiction.** This Agreement shall be governed in all respects whether as to validity, construction, capacity, performance, or otherwise, by the laws of the State of Israel. Any claims arising out of this Agreement shall be brought if Jerusalem, and both parties agree to the exclusive jurisdiction of such courts.
- 12. **Entire Agreement.** This Agreement, together with any appendices and document incorporated herein by reference, sets forth the entire understanding of the parties wit respect to the subject matter hereof and supersedes any and all prior agreement arrangements and communications between the parties concerning such subject matter whether oral or written.
- 13. <u>Amendments.</u> No change or amendment to this Agreement shall be valid unless i writing and signed by both parties.
- 14. **Waiver.** The waiver by any party hereto of a breach of any provision of this Agreemer shall not operate or be construed as a waiver of any subsequent or other breach by suc party. The failure to enforce any provision(s) of this Agreement shall not be construed a a waiver of such provision(s).
- 15. <u>Notices.</u> Any notice required to be given hereunder shall be delivered personally, ser by pre-paid registered mail or sent by email with a copy sent by postal mail.

IN WITNESS WHEREOF, the parties have signed this Agreement in duplicate as of the dat first set forth above.

Consultant

ALE

"APPENDIX A"

SERVICES

Consultant will provide the following services to ALE:

Translation, Editing, Proofreading, Academic Formatting

Fees: Fees shall be payable by ALE to Consultant during the Term on the following basis:

The fees will be determined for each respective project prior to commencing work and will be confirmed by the consultant via email prior to start of work. Consultants will have the opportunity to decide if they choose the rate set for each respective project.