

**GENERAL SERVICE AGREEMENT**

**THIS GENERAL SERVICE AGREEMENT (the "Agreement") dated this ..... day of ..... , 201....**

**BETWEEN:**

.....

.....  
(the "Client")

- AND -

SHEVAT CONSULTING LLC , US Limited Liability Company with Federal Employer Identification  
Number 306953431 , of 1521 Alton Road, suite 56 Miami Beach, Fl,33139, USA  
(the "Contractor")

**BACKGROUND:**

- A. The Client is of the opinion that the Contractor has the necessary qualifications, experience and abilities to provide services to the Client.
- B. The Contractor is agreeable to providing such services to the Client on the terms and conditions set out in this Agreement.

**IN CONSIDERATION OF** the matters described above and of the mutual benefits and obligations set forth in this Agreement, the receipt and sufficiency of which consideration is hereby acknowledged, the Client and the Contractor (individually the "Party" and collectively the "Parties" to this Agreement) agree as follows:

**Services Provided**

- 1. The Client hereby agrees to engage the Contractor to provide the Client with the following services (the "Services"):

1. A

- Providing

.....

.....(Space reserved to Shevat Consulting )

2. The Services will also include any other tasks which the Parties may agree on. The Contractor hereby agrees to provide such Services to the Client.

**Term of Agreement**

3. The term of this Agreement (the "Term") will begin on the date of this Agreement and will remain in full force and effect until the completion of the Services, subject to earlier termination as provided in this Agreement. The Term of this Agreement may be extended with the written consent of the Parties.

**Performance**

4. The Parties agree to do everything necessary to ensure that the terms of this Agreement take effect.

**Currency**

5. Except as otherwise provided in this Agreement, all monetary amounts referred to in this Agreement are in EUROS (EUR).

**Compensation**

6. The Contractor will charge the Client for the Services as follows (the "Compensation"):
  - The Client will pay a total Euros ..... including Taxes. (Invoice Included)

7. Invoices submitted by the Contractor to the Client are due within 30 days of receipt.

8. In the event that this Agreement is terminated by the Client prior to completion of the Services but where the Services have been partially performed, the Contractor will be entitled to pro rata payment of the Compensation to the date of termination provided that there has been no breach of contract on the part of the Contractor.

9. The Contractor will not be reimbursed for any expenses incurred in connection with providing the Services of this Agreement.

**Penalties for Late Payment**

10. Any late payments will trigger a fee of 5.00% per month on the amount still owing.

### **Confidentiality**

11. Confidential information (the "Confidential Information") refers to any data or information relating to the business of the Client which would reasonably be considered to be proprietary to the Client including, but not limited to, accounting records, business processes, and client records and that is not generally known in the industry of the Client and where the release of that Confidential Information could reasonably be expected to cause harm to the Client.
12. The Contractor agrees that they will not disclose, divulge, reveal, report or use, for any purpose, any confidential information which the Contractor has obtained, except as authorized by the Client or as required by law. The obligations of confidentiality will apply during the term of this Agreement and will survive indefinitely upon termination of this Agreement.
13. All written and oral information and material disclosed or provided by the Client to the Contractor under this Agreement is Confidential Information regardless of whether it was provided before or after the date of this Agreement or how it was provided to the Contractor.

### **Ownership of Intellectual Property**

14. All intellectual property and related material, including any trade secrets, moral rights, goodwill, relevant registrations or applications for registration, and rights in any patent, copyright, trademark, trade dress, industrial design and trade name (the "Intellectual Property") that is developed or produced under this Agreement, is a "work made for hire" and will be the sole property of the Client. The use of the Intellectual Property by the Client will not be restricted in any manner.
15. The Contractor may not use the Intellectual Property for any purpose other than that contracted for in this Agreement except with the written consent of the Client. The Contractor will be responsible for any and all damages resulting from the unauthorized use of the Intellectual Property.

### **Return of Property**

16. Upon the expiry or termination of this Agreement, the Contractor will return to the Client any property, documentation, records, or Confidential Information which is the property of the Client.

### **Capacity/Independent Contractor**

17. In providing the Services under this Agreement it is expressly agreed that the Contractor is acting as an independent contractor and not as an employee. The Contractor and the Client acknowledge that this Agreement does not create a partnership or joint venture between them, and is exclusively a contract for service. The Client is not required to pay, or make any contributions to, any social security, local, state or federal tax, unemployment compensation, workers' compensation, insurance premium, profit-sharing, pension or any other employee benefit for the Contractor during the Term. The Contractor is responsible for paying, and complying with reporting requirements for, all local, state and federal taxes related to payments made to the Contractor under this Agreement.

**Notice**

18. All notices, requests, demands or other communications required or permitted by the terms of this Agreement will be given in writing and delivered to the Parties at the following addresses:

a. .... (Client Name and Surname )  
..... (Address, Passport Number  
and SSN/Fiscal Code Number)

b. SHEVAT CONSULTING LLC  
1521 Alton Road, suite 56 Miami Beach, Fl,33139, USA

or to such other address as either Party may from time to time notify the other, and will be deemed to be properly delivered (a) immediately upon being served personally, (b) two days after being deposited with the postal service if served by registered mail, or (c) the following day after being deposited with an overnight courier.

**Indemnification**

19. Except to the extent paid in settlement from any applicable insurance policies, and to the extent permitted by applicable law, each Party agrees to indemnify and hold harmless the other Party, and its respective directors, shareholders, affiliates, officers, agents, employees, and permitted successors and assigns against any and all claims, losses, damages, liabilities, penalties, punitive damages, expenses, reasonable legal fees and costs of any kind or amount whatsoever, which result from or arise out of any act or omission of the indemnifying party, its respective directors, shareholders, affiliates, officers, agents, employees, and permitted successors and assigns that occurs in connection with this Agreement. This indemnification will survive the termination of this Agreement.

**Modification of Agreement**

20. Any amendment or modification of this Agreement or additional obligation assumed by either Party in connection with this Agreement will only be binding if evidenced in writing signed by each Party or an authorized representative of each Party.

**Time of the Essence**

21. Time is of the essence in this Agreement. No extension or variation of this Agreement will operate as a waiver of this provision.

**Assignment**

22. The Contractor will not voluntarily, or by operation of law, assign or otherwise transfer its obligations under this Agreement without the prior written consent of the Client.

**Entire Agreement**

23. It is agreed that there is no representation, warranty, collateral agreement or condition affecting this Agreement except as expressly provided in this Agreement.

**Enurement**

24. This Agreement will enure to the benefit of and be binding on the Parties and their respective heirs, executors, administrators and permitted successors and assigns.

**Titles/Headings**

25. Headings are inserted for the convenience of the Parties only and are not to be considered when interpreting this Agreement.

**Gender**

26. Words in the singular mean and include the plural and vice versa. Words in the masculine mean and include the feminine and vice versa.

**Governing Law**

27. This Agreement will be governed by and construed in accordance with the laws of the State of Florida.

**Severability**

28. In the event that any of the provisions of this Agreement are held to be invalid or unenforceable in whole or in part, all other provisions will nevertheless continue to be valid and enforceable with the invalid or unenforceable parts severed from the remainder of this Agreement.

**Waiver**

29. The waiver by either Party of a breach, default, delay or omission of any of the provisions of this Agreement by the other Party will not be construed as a waiver of any subsequent breach of the same or other provisions.

**IN WITNESS WHEREOF** the Parties have duly affixed their signatures under hand and seal on this ..... day of ....., 201...

\_\_\_\_\_

Client Signature

-----

Client CAP name

SHEVAT CONSULTING LLC

Per: \_\_\_\_\_ (Seal)

**CONFIDENTIALITY AGREEMENT**

**THIS CONFIDENTIALITY AGREEMENT (the "Agreement") dated this \_\_\_\_\_ day of \_\_\_\_\_,**

**BETWEEN:**

\_\_\_\_\_ of

\_\_\_\_\_  
(the "Client")

OF THE FIRST PART

- AND -

SHEVAT CONSULTING LLC of 1521 Alton Road, Suite 56, Miami Beach, 33139, Fl, USA  
(the "Contractor")

OF THE SECOND PART

**BACKGROUND:**

- A. The Contractor is currently or may be retained as an independent contractor with the Client for the position of: \_\_\_\_\_ In addition to this responsibility or position (the "Retainer"), this Agreement also covers any position or responsibility now or later held with the Client.
  
- B. The Contractor will receive from the Client, or develop on the behalf of the Client, Confidential Information as a result of the Retainer (the 'Permitted Purpose').

**IN CONSIDERATION OF** and as a condition of the Client retaining the Contractor and the Client providing the Confidential Information to the Contractor in addition to other valuable consideration, the receipt and sufficiency of which consideration is hereby acknowledged, the parties to this Agreement agree as follows:

**Confidential Information**

- 1. All written and oral information and materials disclosed or provided by the Client to the Contractor under this Agreement constitute Confidential Information regardless of whether such information was provided before or after the date of this Agreement or how it was provided to the Contractor.

2. The Contractor acknowledges that in any position the Contractor may hold, in and as a result of the Contractor's retainer by the Client, the Contractor will, or may, be making use of, acquiring or adding to information about certain matters and things which are confidential to the Client and which information is the exclusive property of the Client.
3. 'Confidential Information' means all data and information relating to the business and management of the Client, including but not limited to, the following:
  - a. 'Customer Information' which includes names of customers of the Client, their representatives, all customer contact information, contracts and their contents and parties, customer services, data provided by customers and the type, quantity and specifications of products and services purchased, leased, licensed or received by customers of the Client;
  - b. 'Intellectual Property' which includes information relating to the Client's proprietary rights prior to any public disclosure of such information, including but not limited to the nature of the proprietary rights, production data, technical and engineering data, technical concepts, test data and test results, simulation results, the status and details of research and development of products and services, and information regarding acquiring, protecting, enforcing and licensing proprietary rights (including patents, copyrights and trade secrets);
  - c. 'Marketing and Development Information' which includes marketing and development plans of the Client, price and cost data, price and fee amounts, pricing and billing policies, quoting procedures, marketing techniques and methods of obtaining business, forecasts and forecast assumptions and volumes, and future plans and potential strategies of the Client which have been or are being discussed;
  - d. 'Business Operations' which includes internal personnel and financial information of the Client, vendor names and other vendor information (including vendor characteristics, services and agreements), purchasing and internal cost information, internal services and operational manuals, external business contacts including those stored on social media accounts or other similar platforms or databases operated by the Client, and the manner and methods of conducting the Client's business;
  - e. 'Product Information' which includes all specifications for products of the Client as well as work product resulting from or related to work or projects performed or to be performed for the Client or for clients of the Client, of any type or form in any stage of actual or anticipated research and development;



- f. 'Production Processes' which includes processes used in the creation, production and manufacturing of the work product of the Client, including but not limited to, formulas, patterns, molds, models, methods, techniques, specifications, processes, procedures, equipment, devices, programs, and designs;
- g. 'Service Information' which includes all data and information relating to the services provided by the Client, including but not limited to, plans, schedules, manpower, inspection, and training information;
- h. 'Proprietary Computer Code' which includes all sets of statements, instructions or programs of the Client, whether in human readable or machine readable form, that are expressed, fixed, embodied or stored in any manner and that can be used directly or indirectly in a computer ('Computer Programs'); any report format, design or drawing created or produced by such Computer Programs; and all documentation, design specifications and charts, and operating procedures which support the Computer Programs;
- i. 'Computer Technology' which includes all scientific and technical information or material of the Client, pertaining to any machine, appliance or process, including but not limited to, specifications, proposals, models, designs, formulas, test results and reports, analyses, simulation results, tables of operating conditions, materials, components, industrial skills, operating and testing procedures, shop practices, know-how and show-how;
- j. 'Accounting Information' which includes, without limitation, all financial statements, annual reports, balance sheets, company asset information, company liability information, revenue and expense reporting, profit and loss reporting, cash flow reporting, accounts receivable, accounts payable, inventory reporting, purchasing information and payroll information of the Client;
- k. Financial / Monetary Transfers and Transactions; and
- l. Confidential Information will also include any information that has been disclosed by a third party to the Client and is protected by a non-disclosure agreement entered into between the third party and the Client.

4. Confidential Information will not include the following information:

- a. Information that is generally known in the industry of the Client;

- b. Information that is now or subsequently becomes generally available to the public through no wrongful act of the Contractor;
- c. Information rightly in the possession of the Contractor prior to receiving the Confidential Information from the Client;
- d. Information that is independently created by the Contractor without direct or indirect use of the Confidential Information; or
- e. Information that the Contractor rightfully obtains from a third party who has the right to transfer or disclose it.

**Confidential Obligations**

- 5. Except as otherwise provided in this Agreement, the Contractor must keep the Confidential Information confidential.
- 6. Except as otherwise provided in this Agreement, the Confidential Information will remain the exclusive property of the Client and will only be used by the Contractor for the Permitted Purpose. The Contractor will not use the Confidential Information for any purpose that might be directly or indirectly detrimental to the Client or any associated affiliates or subsidiaries.
- 7. The obligations to ensure and protect the confidentiality of the Confidential Information imposed on the Contractor in this Agreement and any obligations to provide notice under this Agreement will survive the expiration or termination, as the case may be, of this Agreement and those obligations will last indefinitely.
- 8. The Contractor may disclose any of the Confidential Information:
  - a. to such employees, agents, representatives and advisors of the Contractor that have a need to know for the Permitted Purpose provided that:
    - i. the Contractor has informed such personnel of the confidential nature of the Confidential Information;
    - ii. such personnel agree to be legally bound to the same burdens of confidentiality and non-use as the Contractor;
    - iii. the Contractor agrees to take all necessary steps to ensure that the terms of this Agreement are not violated by such personnel; and

- iv. the Contractor agrees to be responsible for and indemnify the Client for any breach of this Agreement by its personnel.
- b. to a third party where the Client has consented in writing to such disclosure; and
- c. to the extent required by law or by the request or requirement of any judicial, legislative, administrative or other governmental body.

**Avoiding Conflict of Opportunities**

- 9. It is understood and agreed that any business opportunity relating to or similar to the Client's current or anticipated business opportunities coming to the attention of the Contractor during the Contractor's retainer is an opportunity belonging to the Client. Accordingly, the Contractor will advise the Client of the opportunity and cannot pursue the opportunity, directly or indirectly, without the written consent of the Client.
- 10. Without the written consent of the Client, the Contractor further agrees not to directly or indirectly, engage or participate in any other business activities which the Client, in their reasonable discretion, determines to be in conflict with the best interests of the Client.

**Ownership and Title**

- 11. The Contractor acknowledges and agrees that all rights, title and interest in any Confidential Information will remain the exclusive property of the Client. Accordingly, the Contractor specifically agrees and acknowledges that the Contractor will have no interest in the Confidential Information, including, without limitation, no interest in know-how, copyright, trademarks or trade names, notwithstanding the fact that the Contractor may have created or contributed to the creation of that Confidential Information.
- 12. The Contractor does hereby waive any moral rights that the Contractor may have with respect to the Confidential Information.
- 13. The Confidential Information will not include anything developed or produced by the Contractor during the term of this Agreement, including but not limited to intellectual property, process, design, development, creation, research, invention, know-how, trade name, trademarks or copyright that:
  - a. was developed without the use of any equipment, supplies, facility or Confidential Information of the Client;

- b. was developed entirely on the Contractor's own time;
  - c. does not relate to the actual business or reasonably anticipated business of the Client;
  - d. does not relate to the actual or demonstrably anticipated processes, research or development of the Client; and
  - e. does not result from any work performed by the Contractor for the Client.
14. The Contractor agrees to immediately disclose to the Client all Confidential Information developed in whole or in part by the Contractor during the term of the Retainer and to assign to the Client any right, title or interest the Contractor may have in the Confidential Information. The Contractor agrees to execute any instruments and to do all other things reasonably requested by the Client (both during and after the term of the Retainer) in order to vest more fully in the Client all ownership rights in those items transferred by the Contractor to the Client.

### **Remedies**

15. The Contractor agrees and acknowledges that the Confidential Information is of a proprietary and confidential nature and that any failure to maintain the confidentiality of the Confidential Information in breach of this Agreement cannot be reasonably or adequately compensated for in money damages and would cause irreparable injury to the Client. Accordingly, the Contractor agrees that the Client is entitled to, in addition to all other rights and remedies available to them at law or in equity, an injunction restraining the Contractor, any of its personnel, and any agents of the Contractor, from directly or indirectly committing or engaging in any act restricted by this Agreement in relation to the Confidential Information.

### **Return of Confidential Information**

16. The Contractor agrees that, upon request of the Client, or in the event that the Contractor ceases to require use of the Confidential Information, or upon expiration or termination of this Agreement, or the expiration or termination of the Retainer, the Contractor will turn over to the Client all documents, disks or other computer media, or other material in the possession or control of the Contractor that:
- a. may contain or be derived from ideas, concepts, creations, or trade secrets and other proprietary and Confidential Information as defined in this Agreement; or
  - b. is connected with or derived from the Contractor's services to the Client.

**Notices**

- 17. In the event that the Contractor is required in a civil, criminal or regulatory proceeding to disclose any part of the Confidential Information, the Contractor will give to the Client prompt written notice of such request so the Client may seek an appropriate remedy or alternatively to waive the Contractor's compliance with the provisions of this Agreement in regards to the request.
  
- 18. If the Contractor loses or fails to maintain the confidentiality of any of the Confidential Information in breach of this Agreement, the Contractor will immediately notify the Client and take all reasonable steps necessary to retrieve the lost or improperly disclosed Confidential Information.
  
- 19. Any notices or delivery required in this Agreement will be deemed completed when hand-delivered, delivered by agent, or seven (7) days after being placed in the post, postage prepaid, to the parties at the addresses contained in this Agreement or as the parties may later designate in writing.
  
- 20. The addresses for any notice to be delivered to any of the parties to this Agreement are as follows:

a. \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

b. SHEVAT CONSULTING LLC  
1521 Alton Road, Suite 56, Miami Beach, 33139, Fl, USA

**Representations**

- 21. In providing the Confidential Information, the Client makes no representations, either expressly or impliedly as to its adequacy, sufficiency, completeness, correctness or its lack of defect of any kind, including any patent or trademark infringement that may result from the use of such information.

**Termination**

22. This Agreement will automatically terminate on the date that the Contractor's Retainer with the Client terminates or expires, as the case may be. Except as otherwise provided in this Agreement, all rights and obligations under this Agreement will terminate at that time.

**Assignment**

23. Except where a party has changed its corporate name or merged with another corporation, this Agreement may not be assigned or otherwise transferred by either party in whole or part without the prior written consent of the other party to this Agreement.

**Amendments**

24. This Agreement may only be amended or modified by a written instrument executed by both the Client and the Contractor.

**Governing Law**

25. This Agreement will be construed in accordance with and governed by the laws of State of Florida..

**General Provisions**

26. Time is of the essence in this Agreement.
27. This Agreement may be executed in counterpart.
28. Headings are inserted for the convenience of the parties only and are not to be considered when interpreting this Agreement. Words in the singular mean and include the plural and vice versa. Words in the masculine mean and include the feminine and vice versa.
29. The clauses, paragraphs, and subparagraphs contained in this Agreement are intended to be read and construed independently of each other. If any part of this Agreement is held to be invalid, this invalidity will not affect the operation of any other part of this Agreement.
30. The Contractor is liable for all costs, expenses and expenditures including, and without limitation, the complete legal costs incurred by the Client in enforcing this Agreement as a result of any default of this Agreement by the Contractor.

- 31. The Client and the Contractor acknowledge that this Agreement is reasonable, valid and enforceable. However, if a court of competent jurisdiction finds any of the provisions of this Agreement to be too broad to be enforceable, it is the intention of the Client and the Contractor that such provision be reduced in scope by the court only to the extent deemed necessary by that court to render the provision reasonable and enforceable, bearing in mind that it is the intention of the Contractor to give the Client the broadest possible protection to maintain the confidentiality of the Confidential Information.
  
- 32. No failure or delay by the Client in exercising any power, right or privilege provided in this Agreement will operate as a waiver, nor will any single or partial exercise of such rights, powers or privileges preclude any further exercise of them or the exercise of any other right, power or privilege provided in this Agreement.
  
- 33. This Agreement will inure to the benefit of and be binding upon the respective heirs, executors, administrators, successors and assigns, as the case may be, of the Client and the Contractor.
  
- 34. This Agreement constitutes the entire agreement between the parties and there are no further items or provisions, either oral or otherwise.

**IN WITNESS WHEREOF** \_\_\_\_\_ and SHEVAT CONSULTING LLC have duly affixed their signatures under hand and seal on this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

\_\_\_\_\_  
 \_\_\_\_\_(Client)

SHEVAT CONSULTING LLC

Per: \_\_\_\_\_ (Seal)



# LAW OFFICE

# INVOICE

# Generic Invoice

## SHEVAT CONSULTING LLC

> Central Office Miami Beach

1521 Alton Road , #56, Miami Beach, Florida, 33139, United States  
Of America

> Main Office in Panama:

[www.panama-immigration.net](http://www.panama-immigration.net)

Panama Immigration Law Office

P.H TowerBank, Office 360 , Floor 36

Calle 50 , Ciudad de Panamá, Panamá.

Panama Branch

[www.residenza-a-panama.info](http://www.residenza-a-panama.info)

Residenza a Panama

Servizio Consulenza Consulenza Specialistica Italiani a Panama

☎ Tel-Whatsapp +507 6644 8436

♂ SERVIZIO MIGRAZIONE

> [www.migracion.gob.pa](http://www.migracion.gob.pa)

Email : [spectra@protonmail.com](mailto:spectra@protonmail.com)

Bill To:

**Sig/Sg.ra :**

.....

**Balance Due: €0.00**

Item	Quantity	Rate	Amount
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<b>Inviare bonifico sempre in Valuta EURO.</b>	1	€0.00	€0.00
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Ai costi di esercizio vanno aggiunti il 7% di IVA per qualsiasi pagamento effettuato.

Subtotal: €0.00

Total: €0.00



Note:

Inviare bonifico Bancario in USA presso la Banca Bank of America seguendo queste istruzioni :

**BENEFICIARIO : SHEVAT CONSULTING LLC**

Indirizzo : 1521 Alton Road, Suite 56, 33139, Miami Beach, Florida ,USA

Banca : Bank Of America

Numero Conto : 229056078139

Numero Routing o Numero Instradamento - ACH : 063100277 - ABA : 026009593

SWIFT : BOFAUS3NXXX

Causale : Advisory Service

Valuta : EURO

Inviare sempre spese di invio di Euro se Bonifico inviato da banca al di fuori degli Stati Uniti : 15 Eur

Spese di invio a vostro carico sempre.

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NOTA : Tale Invoice generica serve per aiutare i futuri clienti a comprendere verso quale Beneficiario Inviare il o i Pagamenti.Essendo una multinazionale dei servizi offshore lo Studio Legale risponde a vari domini e sottodomini web quali :

[www.tghabogados.com](http://www.tghabogados.com)

[www.panama-immigration.net](http://www.panama-immigration.net)

[www.residenza-a-panama.info](http://www.residenza-a-panama.info)

[www.residenzafiscale.info](http://www.residenzafiscale.info)

La nostra sede centrale ha conto in USA tale da permettere pagamenti sicuri, non tracciati e veloci tra la nostra sede e il cliente

VI PREGHIAMO DI DIFFIDARE DI CHI VI CHIEDE DI PAGARE IN SVIZZERA , SPAGNA E PANAMA. LA NORMATIVA ANTI TRACCIABILITA' IN VIGORE IN ITALIA DAL 2016 PREVEDE SEGNALAZIONE DIRETTA A QUESTI PAESI QUANDO I SOLDI VANNO BONIFICATI.CON NOI RIMARRETE AL SICURO GRAZIE A UN CONTO WHITE LIST IN USA.

Termini:

Termini e Condizioni:

Singolo Pagamento in valuta Euro o suo controvalore in Dollari cambio da effettuare su XE

> <http://www.xe.com/it/currencyconverter/> .

Alla ricezione della somma totale lo studio prenoterà la data di presentazione istanza in migrazione , tradurrà i documenti che il cliente invierà in formato elettronico PDF via email, aprirà il conto corrente e riceverà il cliente a Panama per presentarlo in migrazione e concedergli la residenza panamense secondo legge.

Il cliente è tenuto a onorare il pagamento almeno 50 giorni abili prima del suo arrivo onde evitare impossibilità nostra a poter avere tempo utile alla registrazione della sua richiesta e prosiegua con la istanza.

Grazie per il suo appoggio e Buon Business!

Da Oggi potrai seguire facilmente il tuo tramite dalla Applicazione Certificata

> ANDROID: <http://www.migracion.gob.pa/images/Migracion%20Movil%20V%201.0%20%20ANDROID.pdf>

> IOS : <http://www.migracion.gob.pa/images/Migracion%20Movil%20V%201.0%20%20iOS.pdf>