Subject: Withdrawal Declaration and Money Refund Related to Restricted Registered Preference Shares

Dear XXX,

We refer to your letter dated XX.08.2023, and the present situation is as follows: As part of the objective legal transaction, you requested the exchange of myWorld Share Points (mSP) International for (restricted) preference shares.

In doing so, you confirmed, among other things, that your application was made without reservation and based on the documents mentioned, and no divergent or additional statements or assurances were given.

Regarding the source of funds, you expressly stated in the "Know your Customer (KYC) Form" that myWorld Share Points International are a complimentary incentive from a referral business.

In accordance with the agreement, you were also granted a – in addition without justification - withdrawal option within 4 weeks after the contract was concluded.

With your recent withdrawal of the contract declaration on 03.08.2023, you have timely exercised this option.

The legal consequence of your withdrawal is initially the reversal of the aforementioned legal transaction, through which the myWorld Share Points (mSP) International exchanged by you will be returned to your possession upon the return of the (restricted) preferred name shares.

As a result, you will lose your associated access rights to the website https://corporate.myworld.com/.

As mentioned above, myWorld Share Points (mSP) International are a result of a complimentary incentive granted to you by a third party.

Especially considering that your declared contract withdrawal also entails the loss of usability for myWorld Share Points (mSP) International, the grant of this incentive will be reversed in agreement with your contract partner.

You will thus be placed in a position as if you had never received myWorld Share Points (mSP) International.

We kindly request your understanding that your declaration dated XX.08.2023 naturally does not entail any refund claim - in any form whatsoever.

Neither have you made any payments to the companies involved in the acquisition of the (restricted) preference shares through exchange, nor, as you have confirmed, have any monetary compensation been offered or guaranteed to you by these companies in the event of withdrawal/cancellation.

Based on the processes outlined above, such an arrangement would not have been legally possible.

In summary, we are pleased to confirm the (timely) receipt of your withdrawal, along with the legal consequences detailed above.

However, we cannot fulfill your request for the "refund of (which?) amount." Please note that we have coordinated this response with Lyconet mSP GmbH as the transferring shareholder, and you will not receive separate feedback from them.

With a request for your attention. Yours sincerely, myWorld International AG