

IN THE COURT OF FIRST INSTANCE	
OF THE ASTANA INTERNATIONAL FINANCIAL CENTRE	
22 December 2025	
CASE No: AIFC-C/CFI/2025/0052	
MR PITA BRACHO	DAVID MANUEL <u>Claimant</u>
v	
TURBOPRE SE	RVICES C.A.
	<u>Defendant</u>
JUDGMENT AND ORDER	

Justice of the Court: Tom Montagu-Smith KC



JUDGMENT AND ORDER

- 1. Pursuant to a Claim Form made on 3 November 2025 the Claimant seeks an Order from this Court to recognise and enforce the measures set forth in paragraph 50 of the arbitration award dated 10 October 2025 made by Mr. Aleksei Ivanovich Anishchenko, the sole arbitrator appointed under the Rules of the International Arbitration (Commercial) Court "Chamber of Arbitrators at the Union of Lawyers", in Case No. 1/9-2025. On 17 November 2025, the Defendant submitted a defence confirming that it did not object to the Order sought.
- 2. Having read the Award it appears to me that the application is justified. Accordingly, I hereby order:
 - 1) The Defendant, Turbopre Services, C.A., shall within 14 days of the date of this Order pay to the Claimant, Pita Bracho David Manuel, the debt amount under the Promissory Note in the amount of EUR 3,000,000 (three million euros);
 - 2) the Defendant, Turbopre Services, C.A., shall within 14 days of the date of this Order pay to the Claimant, Pita Bracho David Manuel, EUR 10,700 (ten thousand seven hundred euros) and USD 10,000 (ten thousand United States dollars) as reimbursement of the Claimant's arbitration costs.

By Order of the Court,

Tom Montagu-Smith KC, Justice, AIFC Court

Representation:

The Claimant was represented by Ms. Yana Daloglu, Lexcell LLC.

The Defendant was represented by Mr Alexander Korobeinikov and Ms Alissa Inshakova, Baker McKenzie Kazakhstan B.V.