



Pre-admissions agreement

Signatory _____, born in _____,
on _____, and with the nationality _____ and having
passport number _____, being referred to as “petitioner”

and

Free Zone Aruba (FZA) NV, represented by its managing director, Mr. G.M.
Peterson, being referred to as “FZA NV”

Considering:

- I. that the petitioner acting as representative for _____
Free Zone NV ‘i.o.’ (‘in oprichting= under incorporation) is investigating
the possibilities of admission to the free zone of Aruba for this new business;
- II. that FZA NV, manager of the Free Zone of Aruba, decides over the possibility
and desirability of the admission of companies to the free zone of Aruba;
- III. that the petitioner, in order to be approved for admission by FZA NV, needs to
submit the following documents and data, such as, but not limited to:
 - personal data
 - bank data
 - business information and/or plans
 - financial information
 - shareholder information
 - references
- IV. that only from the moment that the petitioner has submitted all the
documents and declarations needed by FZA NV for the admission to the free
zone, can a definite request for admission be made, after which the
admissions term of three months, according to article 4, paragraph 2 of the
State Ordinance Free Zone 2000, applies.

Agree:

1. FZA NV will use the documents, data and information that they receive
concerning the petitioner and the proposed business to review the possibility and
the desirability of admission of the petitioner’s business to the free zone of Aruba
and shall practice the utmost confidentiality concerning the received documents.
FZA NV will only provide documents, data, and other information concerning the
petitioner or the proposed business to a third party if FZA NV has a legal
requirement to do so or if FZA NV has received permission from the petitioner.





2. FZA NV has the authorization to gather information about the antecedents of the petitioner and of all those persons relating to the proposed business as deemed necessary.
3. FZA NV is herewith also authorized to gather information from a third party, solely to verify the data provided by the petitioner.
4. FZA NV and employees are protected from liability concerning the distribution of data relating to the petitioner to FZA NV by the instances and persons mentioned under points 2 and 3.
5. The petitioner is aware that no information can be given to him, received from a third party, concerning the verification and/or antecedents aspects of the admissions procedure.
6. The petitioner shall report each modification concerning management and/or shareholder information and/or changes made concerning those that determine the policy of the new business to FZA NV and if requested, provide all necessary information about these persons, so that these persons can also be subject to the antecedents review. In general, the petitioner shall pass on, as soon as possible, any information which reasonably could be assumed to be of importance to the assessment by FZA NV concerning the admission of the proposed business to the free zone of Aruba. The retaining of vital information and/or providing incorrect or incomplete information by the petitioner, leads, as a rule, to the suspension of the admission procedure to the free zone.
7. The petitioner is aware of the plans to move the businesses that are established in the free zone areas of Oranjestad and Bushiri to the free zone area of Barcadera and shall, after admission to the free zone of Aruba, co-operate fully with the relocation and, at their own expenses, move their business to the Barcadera free zone.
8. The petitioner is aware of the fact that for admission to the free zone of Aruba, all necessary documents for admission must be signed by the representative(s) of the free zone business and that each business admitted to the free zone shall observe the laws in force and any rules and regulations established by FZA NV.
9. If there is no response from the petitioner during three months in the period preceding the realization of the definite request for admission to the free zone as pointed out in IV, then FZA NV may assume that the petitioner has no further interest in being admitted to the free zone of Aruba. The admissions procedure will in that case be suspended. If the petitioner at a later date shows interest in being admitted to the free zone of Aruba, then they will have to submit a request for that purpose again.
10. In the case that the petitioner does not wish to be admitted to the free zone of Aruba, or if for any reason the admission to the free zone is not granted, all documents submitted by the petitioner that are still in possession of FZA NV shall be returned to the petitioner.





- 11. All expenses made and liabilities taken by the petitioner in relation to admission to the free zone are and remain for the account and the risk of the petitioner. Upon refusal of admission of the proposed business to the free zone of Aruba neither FZA NV nor Land Aruba can be held liable for any expenses or compensation, of any form or of any sort whatsoever.
- 12. In case the Dutch and English text of this preliminary agreement is signed by both parties, if there is a dispute, the Dutch text will prevail.

Thus drawn up in duplicate in: _____ dd/mm/yy
(place and date)

Mr./Ms. _____

Representative _____ Free Zone NV i.o.

Aruba, dd/mm/yy
(date)

Drs. Gregory Michael Peterson
Managing Director Free Zone Aruba (FZA) NV

