

DISTRIBUTION AGREEMENT

Article 1

[Definitions]

1. Service Provider - FTO Box Information Technology Services, Office TBA, Building 1565, Road 1722, Diplomatic Area Manama 317 PO Box 20705, Kingdom of Bahrain

2. Platform/Portal

FutureAdPro located at the following website <https://adpro.futurenet.club/>, under which the Service Provider manages the **Portal**, constituting an Internet **Platform** made up of a series of components unique for Internet portals and services provided electronically for the Users, in particular Futuro Network (<https://futuro.network>) available for the registered and logged in **Distributors** via the aforementioned websites.

3. Account / Profile – a set of resources and authorities within the **Portal**, protected with a Password, allocated to a Distributor or a User, containing the information required for his/her authorization and enabling the use of services, in particular, containing dedicated business tools enabling establishing, control of the development of the **Distribution Network** and the amount of the **Remuneration** earned.

4. Registration – an activity performed under the **Portal** involving establishment of the User's Account and definition of a login and Password and completion of other registration boxes;

5. Password – a unique string of characters created by a User ensuring her/him access to the Account;

6. User – a natural person, a legal person or an organizational unit without a legal entity who has been granted a legal capacity, who has an Account on the Platform, either having or not having a status of a **Distributor**.

7. Distributor - being an **Entrepreneur**:

A person who completed Registration within the Portal, accepted the terms and conditions of the distribution agreement, Portal use rules and regulations (terms and conditions), who, in particular, acts as an intermediary in the purchase of Goods/Services between a User and the Service Provider or a Service Provider's Partner.

8. Entrepreneur - being Distributor:

a) A natural person who is at least 18 years old,

b) A legal person (i.e. an organizational unit who has been granted a legal personality pursuant to the statute of the country of the **Distributor**),

c) An organizational unit without a legal personality who has been granted a legal capacity pursuant to the statute of the country of the **Distributor** (a right to be an subject of rights and obligations), conducting, at moment of the registration, business or professional operations on his/her own behalf and at his/her own risk pursuant to the provisions of the legislation of a specific **Distributor's** country of residence,

9. MLM-type business – performance of business operations by building personal structures of work colleagues by distributors, based on the sales of which, the structure creator receives additional commissions in the amount and pursuant to the rules set forth in the marketing plan,

10. Partner - an Entrepreneur cooperating with the Service Provider, whose goods and services are available on the **Platform**, in the sales of which the Service Provider acts solely as an intermediary,

11. Reflink- a unique string of characters or the QR code allocated to a given Distributor, allowing him/her to create Distribution Structure, allowing the Service Provider's settlement system to establish whether a specific User purchases Goods/Services via the Distributor, to whom a given Reflink has been allocated,

12. Distribution Structure – a system of connections between Distributors and other Users, arising from the fact that Goods/ Services have been recommended by the Distributor to these Users, arising from using the Reflink by these Users,

13. Remuneration – profits made by a Distributor particularly for intermediary services in purchasing Goods/ Services between Users and the Service Provider that is granted in a form of vouchers named FNDollar or in a form of a tangible award. A Distributor needs to meet the Requirement of Personal Activity.

15. FNDollar (FND) – is a term voucher of any value purchased by a Distributor or received by a Distributor as Remuneration that may be exchanged into various Goods/Services , FNDollar Voucher received by a Distributor as a part of the Remuneration may be also redeemed - in the quantity set forth herein - by granting an equivalent in a form of the USD currency, as selected by a Distributor,

16. **Requirement of a Personal Activity by a Distributor** – actions a Distributor needs to undertake himself/herself in order to earn the right to receive Remuneration,

17. **Structure Sales** – one of the criteria that need to be met by the Structure in order to obtain rights by a Distributor to receive Remuneration being a minimum value of Goods/ Services purchased by Users in a given Structure in the Settlement Period,

18. **Settlement Period** – a period of time being a basis of determining whether a Distributor has obtained the right to receive Remuneration and in what amount,

19. **eWallet of a Distributor** – an electronic wallet of a Distributor that is necessary for storing cryptocurrencies, USD (US dollar) currency and making payments while using them. The Service Provider does not conduct and does not provide the eWallet services.

20. **Cryptocurrency** – a virtual financial settlement unit, being neither legal payment means, or electronic money or a financial instrument, input into the dispersed accounting system, (blockchain) based on the cryptography, convertible in business trading into legal payment means, and accepted as the exchange means, that may be stored electronically or transferred, and that may be subject of electronic trading;

22. **Goods/Services** – products provided by the Service Provider or in offering of which the Service Provider acts as an intermediary, included in the **Product Catalogue**;

23. **Data Controller** – a natural or a legal person, a public authority, unit or any other entity that independently or together with other determines objectives and manners of personal data processing.

24. **Controller's Representative in the Territory of the European Union** - entity entity in charge of the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC, appointed LUKSPAY SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ, KRS: 0000684909, NIP: 5252715652, REGON: 367702516, address: Adama Mickiewicza 37, 01-625 Warsaw, Poland pursuant to Article 27 of the Regulation of the European Parliament and the Council (EU) 2016/679 of 27 April 2016, (hereinafter referred to as the General Data Protection Regulation or GDPR)

Article 2

[General Assumptions Pertaining to the Business Model of Future AdPro]

1. The **Service Provider** is the owner of the FutureAdPro **Platform**.
2. The **Service Provider** represents that in order to achieve more efficient sales of **Goods/ Services** available under the FutureAdPro and Futuro Network, he/she offers a sales model based on the MLM principles to the **Entrepreneurs** who would like to become their **Distributor**.
3. The **Service Provider** represents that within FutureAdPro **Platform and Futuro Network**, solely an **Entrepreneur** may be a **Distributor** i.e. a natural person who is 18 years old or more, a legal person (i.e. an organizational unit who has been granted a legal personality by the statute of the country of the **Distributor**), or an organizational unit without a legal personality who has been granted a legal capacity by the statute of the country of the **Distributor** (a right to be an subject of rights and obligations), conducting business or professional operations on his/her own behalf and at his/her own risk, involving, in particular, intermediation in sales of **Goods/ Services** to the **Users**, such **Goods / Services** coming from the **Service Provider** or his/her **Partners**, in exchange for which he/she will be receiving **Remuneration**.
4. It is necessary to **Register** as a **Distributor** in order to commence cooperation with a Service Provider under the FutureAdPro **Platform and Futuro Network**.
5. The **Service Provider** further indicates that within the FutureAdPro **Platform**, a **Distributor** may not only purchase the advertising service involving display of the advertisement of a specific website, whereas the number of displays of advertisements depends on the type of the purchased **Advertising Package**, but also, a **Distributor**, upon the condition of watching a specific number of advertisements in a specific time period, obtains the right to additional **Remuneration**.
6. The **Distributor** represents that already at the moment of the registration in the Platform he/she has already performed business operations on his/her own behalf and at his/her own risk and has a status of an **Entrepreneur** pursuant to the law of the country of his/her residence.

Article 3

[Subject of the Agreement]

1. The Service Provider offers access to the **Platform** facilitating business operations on the basis of the MLM-type business to **Distributors**, within which a **Distributor** may act as an intermediary in the sales of **Goods/ Services** available within the FutureAdPro or Futuro Network coming from **the Service Provider** or his/her **Partners** and has an option to communicate with other **Users** and establishing new business contacts.
2. During the term hereof, a **Distributor** agrees to promote **Goods/ Services** and search for potential buyers of the aforementioned products pursuant to the principles set forth in this Agreement and in the Rules.
3. In relation to the active and effective performance of intermediary services in the sales of **Goods/ Service**, the **Distributor** will be receiving **Remuneration** pursuant to the principles provided for in this Regulations, subject to para 5.
5. The Service Provider stipulates that earning opportunities should not be treated as guarantees or forecasts of Distributors' actual earnings or profits. Any business success of the Distributor is a result of his/her active, actually performed work, and in particular well-thought marketing activities that require some idea / concept, engagement and diligence. Therefore FutureAdPro and Futuro Network may not and shall not make any representations or warranties on the possibility of attaining any specific results or earning remuneration while using our Marketing Plan, information, tools, or strategy by a Distributor. It should further be kept in mind that the amount of remuneration obtained by each Distributor is dependent upon changing market conditions, and also on the level of engagement and marketing skills of each Distributor. For further information, the Distributors are requested to consult "Service Provider's Information Policy - Warning on the risks related to provided services and holding FND Vouchers, Cryptocurrencies including the indemnification of the Service Provider" document, constituting appendix to this agreement.

Article 4

[Term of the Agreement]

1. The Agreement may be executed only electronically by **Registration** in the **Portal**, pursuant to the principles set forth in the **Rules**.
2. The **Service Provider** states that pursuant to the implemented KYC [*Know Your Customer*] Policy, an obligation of a two-stage verification of the **Account** has been implemented in order to identify its customers in the cases set forth in the **Rules**. Some functionalities of the Portal may be unavailable without completion of a two-stage verification of the **Account**.

3. The Agreement will be executed at the moment of activation of the **Account** on the **Portal** by a **Distributor**.
4. The Agreement has been executed for an indefinite period of time.
5. The **Service Provider** as well as a **Distributor** may terminate this Agreement with a one-month notice period with an effect at the end of the month.
6. The **Service Provider** reserves a right to terminate this Agreement without a notice period in case a **Distributor** infringes the provisions of this Agreement, Rules or the provisions of the applicable legislation, in particular:
 - a) The **Distributor's** illegal conduct while taking advantage of the offers of the **Service Provider** or business operations related to the sale of the **Goods/ Services**,
 - b) Provision of false or misleading information to the **Service Provider**,
 - c) Fraudulent, illegal or otherwise prohibited use of goods or other offers of the **Service Provider**,
 - d) Prohibited dissemination, duplication, publication or other use or processing of training materials developed by a Distributor in a manner that does not comply with the provisions of this Agreement or applicable legislation.
7. The termination notices (representations) will be sent by the **Service Provider** to a **Distributor** in a form of an electronic message to the e-mail address provided at the **Registration** or provided in the Account.
8. In case of termination of the Agreement and liquidation of the **Account**, a **Distributor** may, at any time, use the accumulated **Remuneration**.
9. In the event of termination of the agreement with a Distributor, a Distributor may – by means of a separate written request – apply for the consent of **the Service Provider** for return of any **Goods/ Services** in his/her possession, pursuant to the returns policy, constituting appendix to this agreement.

Article 5

[Principles of Conducting Operations by a Distributor within the Platform]

General Principles of Use of the Platform

1. Business operations performed by a **Distributor** within the **Platform** are based on **Distributor's** acting as an intermediary in the sale of **Goods/ Services** in exchange for **Remuneration** received from the **Service Provider**.

2. While taking advantage of the Internet offering of the **Service Provider**, **Distributors** are prohibited from infringement of the rights of third parties, soliciting third parties or infringing the effective legislation or good conduct in any other manner. In particular, **Distributors** are encouraged to refrain from the following actions:

a) Dissemination of statements containing offensive, harassing, aggressive, glorifying violence, rebellious, sexist, obscene, pornographic, racial, morally wrong otherwise offensive or prohibited contents;

b) Offending, soliciting, threatening, defaming, embarrassing other Users, colleagues or the Service Provider;

c) Spying on, transferring or dissemination of personal or confidential information of other **Users, Distributors, Partners** or **the Service Provider** or other disregard of a private sphere of the aforementioned persons;

d) Dissemination of untrue statements pertaining to the race, religion, sex, sexual orientation, origin, social position of other **Users, Partners**, colleagues or **Distributors of the Service Provider**;

e) Getting into illegal possession of confidential data pertaining to **the Service Provider**, its further transfer or dissemination;

f) Dissemination of untrue statements pertaining to **the Service Provider**;

g) Wrongly holding herself/himself to be a colleague of **the Service Provider** or his/her

associated enterprise or a **Partner**;

h) Using legally protected images, photographs, graphics, videos, musical works, texts, trademarks, titles, trade names, software or other contents and marks without the consent of a holder or holders of the rights to them or without a consent contained in the agreements, law or a legal provision;

i) Dissemination of statements containing advertising, religious or political contents against the provisions of this **Agreement** and the **Rules**;

j) Use of prohibited or illegal content;

k) Taking advantage of errors in the software (so called bugs) that will be reported to the relevant law enforcement authorities;

l) Undertaking actions that lead to excessive overload of servers and/ or may significantly limit the course of processes within the **Platforms** for **Users** or the **Service Provider**;

m) Hacking or cracking of the Platform (the Platform system) and supporting such hacking or cracking or encouraging others to do so;

n) Dissemination of false software and support and encouraging others to do so;

o) Uploading files containing viruses, Trojans or defective data;

p) Use or dissemination of the auto-type, macro-type or cheat utility-type software;

q) Modification of the **Platform** or its parts to the extent outside of the rights of the **Users** or **Distributors**;

r) Use of the software enabling so called data mining or that in any other way seizes or collects the information related to the service;

s) Interrupting transfer to and from the dedicated servers and the WWW server; t) Hacking into dedicated servers, data servers or the WWW websites;

3. **A Distributor** is not allowed to provide or transfer, in particular, the following content via the **Portal**:

a) Contents that are legally prohibited, in particular, offensive, obscene, aggressive or other contents or social actions that infringe the law or good practice or personal rights or other third party rights (including racial or discriminating contents);

b) Personal data of third parties, their phone numbers, address data and electronic mail;

c) Unsolicited business communication or any other type of spam.

4. By posting a comment or sending material apart from the one available on the Platform, **a Distributor** represents that any contents and files are free from legal defects, any copyrights, claims related to the protection of a trademark or any other claims of third parties. A Distributor represents that he/she has any and all rights to posted content, copyright including the right to publish and disseminate this material online and that he/she has the right to use the photographs belonging to third parties and that these rights are not limited in any way by third party rights.

5. **A Distributor** holds full and unlimited liability towards other **Users** for adding posts, comments, files, photographs and other contents of his/her profile. If according to **a User**, the published content, posts, comments or any other content infringe upon this Agreement, the effective legislation or the Rules, express racial content, infringe upon personal rights or good practice, **a Distributor** must notify this to the **Service Provider**.

6. Overloading the server of **the Service Provider** by generating artificial traffic on the Platform and other actions that go beyond normal use of the **Portal** is prohibited. Any attempts of artificial positioning of popularity of posts, files, accounts, content under any rankings of popularity or activities that are organized by the **Service Provider**, and any other forbidden use of the **Portal**, also when they are aimed at improvement of competitiveness or profitability of the enterprise being generated shall be prohibited.

7. The **Service Provider** does not interfere with the content of comments and materials in the **Users' Accounts** unless the content thereof has been reported by other **Users** as the content that infringes the provisions of this Agreement, Rules or the effective legislation.

Distributors' Communication with Mass Media

8. **A Distributor** is not authorized to give any answers to press inquiries pertaining to **the Service Provider**, its **Goods/ Services**, etc. **A Distributor** is obligated to submit any and all press inquiries to **the Service Provider**.

9. **A Distributor** shall not make public statements, including statements made via any mass media, on the issues related to **the Service Provider** and the **Goods/ Services** he/she offers or the system of distribution without a prior written consent of the **Service Provider**.

The Principles of Distribution Operations within the Platform

10. The sales system of the **Goods/ Services** is organized by the **Service Provider** in cooperation with **Distributors**. **Goods/ Services** may not be subject of the sale implemented in physical stores: in shops, showrooms or other organized points of retail or wholesale.

11. Every newly-registered **Distributor** or **User** will be allocated to the **Distribution Structure** of this active **Distributor** via whose **Reflink** a given person made the **Registration**, and the date and time of receipt of the registration request by the **Service Provider** will be decisive for such allocation.

12. In case of a dispute of two **Distributors** pertaining to the invitation of a new **Distributor** or a **User**, the **Service Provider** will consider only the one whose **Reflink** is provided in the request of a new **Distributor** for a **Registration** as an inviting party.

13. Cross-inviting/ sponsoring is prohibited as well as any attempts to do so. Cross-sponsoring means acquisition of a **Distributor** who has already been a **Distributor** in a different **Distribution Structure** or had a contract as a **Distributor** in the last six months. It is also prohibited to use the name of a spouse, blood relatives, trade names, and names of limited companies, partnerships, trusts or other third parties in order to bypass this provision.

14. **Distributors** are strictly prohibited from interfering with the **Remuneration**, in particular to establish bogus **Accounts**. It mainly includes sponsoring of **Distributors** who, in fact, do not work for the **Service Provider** at all (so called “fronts” [bogus traders]), as well as in open and camouflaged multiple registrations. It is also prohibited to use the name of a spouse, blood relatives, trade names, and names of limited companies, partnerships, trusts or other third parties in order to bypass this provision. It is also prohibited to encourage third parties to sell or to buy goods so as to achieve a better position in the marketing plan.

15. **Distributors** are obligated to provide reliable information on **Goods/Services**. The **Service Provider** does not take any responsibility for **Distributors’** omissions in this area.

16. For the entire term of cooperation with the Service Provider, a **Distributor** is obligated to perform business operations related to intermediation in sale of **Goods/ Services** in compliance with the effective legislation of the country of his/her residence.

17. While performing their business operations, **Distributors** may not infringe upon the rights of the **Service Provider**, other **Distributors**, associated enterprises or any other third parties, solicit third parties or infringe the effective legislation in any other way. In particular, a **Distributor** is prohibited from dissemination of false or misleading information about **Goods/Services** or about the system of their distribution.

18. Within his/her business as an intermediary or in the advertisement of his/her business within the Platform, a **Distributor** is strictly obligated to provide only such information about **Goods/ Services**, and their distribution system that is consistent in its content with the information contained in advertising and information materials of the **Service Provider**. Furthermore, sending unsolicited e-mail messages, fax messages and text messages of an advertising nature (spam) is prohibited. Also

improper use or undertaking illegal actions such as, for example, using an unapproved or unfair advertising (e.g. misleading statements) is prohibited.

19. While talking to potential purchasers of **Goods/ Services**, a **Distributor** is obligated simultaneously to call the attention of potential new **Distributors** to the fact that making profits is possible only by intense and continuous work.

20. Distributors are strictly prohibited from promoting the business of the **Service Provider** as a potential investment transaction, making profit in a form of interest or any other type of a financial investment as it will be untrue and misleading information, totally in conflict with the Business model of a Service Provider within the Platform.

21. Distribution and promotional efforts of a **Distributor** may not simulate, and even more so, may not impose any commissions that are understood as a “per head bonus” or any other type of commission disbursed solely for acquisition of a new **Distributor**, which is totally in conflict with the Business model of a Service Provider within the Platform, no actions may be undertaken that will make an impression that the advertised distribution system is an illegal system, namely, an illegal progressive pyramid sales system or a financial pyramid or any other fraudulent distribution system.

22. It is strictly prohibited to address any distribution and promotion actions to the individuals who are not entrepreneurs, minors or the people inexperienced in terms of business and in no circumstances may their age, illness or their limited ability to understand the act, be used in order to solicit a **User** for execution of an agreement. In case of contacts with so called low financial status groups or foreigners, **Distributors** will take account of due attention to their financial capacity or their ability to understand an act and their linguistic abilities to communicate and they will refrain from doing anything that would make the aforementioned persons engage in transactions not corresponding with their life situation.

23. No distribution and promotional actions may be undertaken that are improper, illegal or uncertain or that would exert a forbidden pressure on the selected group of **Users**.

24. For commercial or promotional purposes, **Distributors** will refer solely to the materials, letters, recommendations, test results, references **officially authorized** by the **Service Provider**.

25. **Goods/ Services** are not allowed to be offered in auctions, public and private „flea markets”, goods exchange / forums, in the online purchase system carried out

outside of the **Platform** of the **Service Provider**, major Internet commercial platforms or comparable points of sales.

26. A **Distributor** may not submit applications for loans, make expenses, incur liabilities, open bank accounts or execute other agreements in the name and on behalf of the **Service Provider**.

27. A **Distributor** shall pay any and all expenses of business trips, per diems, office costs and other expenses related to performance of own business operations.

28. A **Distributor** is not authorized to express any negative or unflattering assessments of other enterprises and competitive brands in commercial communication.

29. A **Distributor** shall immediately provide any inquiries or complaints of **Users** pertaining to products, service or the remuneration system to the **Service Provider**.

32. The **Service Provider** enables a **Distributor** to purchase **Goods/ Services** for his/her own needs or the needs of his/ her family members.

33. In no circumstances may a **Distributor** solicit other **Distributors** or third parties to purchase goods in excess to their needs so as to acquire or simulate rights to the **Remuneration**.

34. Every **Distributor** is obligated to notify the **Service Provider** immediately about any infringements hereof, the Rules or the effective legislation of which he/she is aware.

35. A **Distributor** is obligated to protect his/her personal **Passwords** against any access of third parties.

36. A **Distributor** is prohibited from disseminating any false or misleading information about **Goods/Services**, their distribution system, etc.

37. **Distributors** should also protect their electronic connections and devices against any unauthorized access, including, in particular, installation of anti-virus software.

Principles for Creation of Websites and Advertising Materials by Distributors

38. **Distributors** may create websites only to provide intermediary services in sales and promotion of **Goods/ Services**.

39. **Distributors'** websites may present only the content pertaining to the **Portal** and **Goods/ Services**. Any posted content must be consistent with the effective

legislation, this Agreement and the Rules, and in particular official advertising documents of the Service Provider.

40. A **Distributor** is strictly prohibited from placing information about his/her revenues or opportunities to make money in the **Platform** in any advertising material.

41. Distributors are strictly prohibited from promoting the business of the **Service Provider** as a potential profit-making investment transaction in a form of interest or any other financial investment, as it will be untrue and misleading information, totally in conflict with the business model of a Service Provider within the Platforms.

42. Use, generation and dissemination of own sales documentation, own websites, own brochures, advertising films and video about **Goods/Services** or about principles of operation of the **Platform**, or other independently generated media on- or offline and advertising materials is allowed only upon a prior expressed consent and acceptance of content of the aforementioned materials by the **Service Provider**.

43. In case a **Distributor** carries out advertising activities in other Internet media such as e.g. social portals (e.g. Facebook, Instagram, Google+), online blogs or Chatrooms, than he/she may use only official information, and advertising materials coming from the Service Provider.

44. Any and all presentation, advertising, training materials and videos and films, etc. (including photographs) made available by the **Service Provider** are protected by copyright. Without the express written consent of the **Service Provider**, a **Distributor** is not allowed to duplicate them, disseminate them, make them publically available and process both as a whole and in part above the scope indicated in this Agreement and Rules.

The Principles of Using Markings of the Service Provider and Goods/Services

45. The use of the marks and registered trademarks of the **Service Provider**, markings of the **Goods/Services** to the extent greater than advertising materials and other official documents provided for use is allowed only pursuant to the express written consent of **Service Provider**.

46. It is prohibited to submit own trademarks, titles of works or other or other protective rights that contain the mark or registered trademarks, labeling products, trade names belonging to the Service Provider. It applies also to the items in respect of which the Service Provider has a sole right of use. The above prohibition also applies in case of identical as well as similar marks.

47. Amending labels, virtual tags, and logos of **Goods/Services** is prohibited.

48. It is prohibited to use own Internet domains that contain the marking of the **Service Provider** or registered trademarks, marking of products, trade names belonging to the **Service Provider** unless this domain is used solely to re-directing to the official website of the **Service Provider** that will be given by the **Service Provider** for the **Distributor's** disposal in a form customized for him/her.

49. A **Distributor** is prohibited from execution of such agreement that would infringe the interests of other **Distributors** or other, already executed distribution agreements that he/she executed with other enterprises and the clauses of which still apply.

50. In case a **Distributor** works simultaneously for other enterprises or competitors of the **Service Provider** from the network marketing industry, he/she agrees to organize given business in such a manner (with every downline structure of it) so as to prevent linking or mixing of his/her business provided for the **Service Provider** with his/her business provided for another enterprise. A **Distributor** is not allowed, in particular, to offer in the same time, in the same location or in a direct vicinity or on the same website, **Goods/Services** and those of another entrepreneur unless the **Service Provider** expressed his/her consent in writing.

51. A **Distributor** is obligated to keep the information pertaining to **the Service Provider** and his/her **Distribution Structure** totally confidential. Trade secrets include, in particular, also the data of **Users** and **Distributors**, data pertaining to downline activities, etc. This commitment will remain in force also for 5 years following the date of termination of the agreement.

Article 6

[Limitation in Performing Business Operations by a Distributor]

1. A **Distributor** may not provide intermediary services in sale of goods/ services to other enterprises being competitors of the **Service Provider**.
2. A **Distributor** is prohibited from recruiting other **Users** and **Distributors** for sales of the products other than **Goods/Services**.
3. A **Distributor** is prohibited from execution of agreements infringing interests of other **Distributors** or the **Service Provider**.

Article 7

[Distributor's Confidentiality Obligation]

1. A **Distributor** is obligated to confidentiality of the trade secret of the **Service Provider**, and in particular, the information pertaining to his/her structures. The trade secret of the **Service Provider** includes, in particular, the **Users'** and **Distributors'** data, data pertaining to their activity, the amount of obtained **Remuneration** or the amount of the **Structure Sales**, used marketing strategies, etc.
2. The commitment referred to in para. 1 shall remain in force during the Term hereof and for the period of 5 years after termination hereof.
3. **The Service Provider** informs that violation of the provisions of para. 1 by **the Distributor** will constitute not only the violation hereof, but also violation of mandatory law provisions and as such will be strictly enforced and/or prosecuted.

Article 8

[General Principles of Remuneration]

1. In relation to active performance of intermediary services in the sales of **Goods/Services**, or provision of other services of **Service Provider**, a **Distributor** receives **Remuneration** that is granted only in a form of **FNDollar (FND) vouchers**. **FNDollar** vouchers shall be allocated to the account of a specific user. Principles of granting the remuneration shall be set forth by this Agreement and Distribution Business Rules within the FutureAdPro Platform.
2. The **Distributor's** claim for the disbursement of the **Remuneration** by the **Service Provider** arises after generating of the **Structure Sales** by the **Structure** and meeting the **Requirement** of the **Distributor's Personal Activity**. Both the amount of the **Structure Sales** as well as the manner of meeting the **Requirement of the Personal Activity of a Distributor** is defined by the **Marketing Plan**.
3. In order to be able to earn **Remuneration** under the distribution business operations within the **Portal**, a **Distributor** is not required to incur financial expenditures, to receive a minimum amount of the **Goods/Services** or recruit new **Distributors**.
4. A **Distributor** does not receive any **Remuneration** for mere acquisition of a new **Distributor** or a **User** in the **Distribution Structure**.
5. The amount of the **Remuneration**, as well as the manner of its disbursement or any other manner of discharging the claim for the **Remuneration** is based on the **Marketing Plan and the Distribution Business Rules** effective at that time.
6. As the **Remuneration** for his/her business, a **Distributor** receives after achievement of the required qualification (i.e. achievement of a relevant amount of the **Structure Sale** and meeting the **Requirement of the Personal Activity of a**

Distributor) Remuneration the amount and the form of which arises from the **Marketing Plan**, however the **Remuneration** is disbursed solely in the form of the **FN Dollars** vouchers, in the form of the **Media Points** or as a material award.

7. Only the effective execution of a contractual relationship between a **User** or a **Distributor** and the **Service Provider** (i.e. a **User** or a **Distributor** has not effectively cancelled his/her application for execution of an agreement, in particular pursuant to the provisions regulating remote sale) is considered to be the intermediation services in the sale of **Goods/Services** which entitle to the receipt of the **Remuneration**. Furthermore, the claim pertaining to the **Remuneration** arises only when all terms and conditions have been met. In case of purchase of Goods/Services by Users having a status of a consumer, Remuneration for the Distributors in relation to these purchases will be calculated at the earliest after 14 days of the date of purchase of the aforementioned products except for the cases where the right to withdraw from the agreement (e.g. due to the nature of the purchased service/ product) does not apply.

8. A claim for disbursement of the **Remuneration** does not arise, in particular, when:
a) A **User** uses his/her right to withdraw, the agreement will be effectively challenged by

a User,

b) The request of a **User** was given against the law,

c) The **Service Provider** denies to accept the agreement, the request of a **User**, due to the

errors contained therein (e.g. the data of the purchasing **User** cannot be verified) or their incompleteness,

d) Agreements executed as a result of the fraudulent or illegal actions of a **User**, **Distributor** or his/her assistants.

9. The **Remuneration** of a **Distributor** will be posted in accounting books immediately when the claim for disbursement of the **Remuneration** arises. A **Distributor** will check the received financial settlements immediately and will file potential objections as soon as possible to the **Service Provider**.

10. **The Distributor** acknowledges that the **FNDollar** and **Media Points** are not payment means, such as FIAT currency, or cryptocurrency and may be exchanged solely for **Goods/Services** within **Future Net Biznes FutureAdPro Portal..**

11. The Distributor acknowledges that **FNDollar** vouchers are valid for 3 years of the date on which they are received by the **Distributor**.

12. In case there is no will to purchase **Goods/Services**, the **Distributor** shall be entitled to redeem no more than 50% of the **FNDollar** vouchers received as remuneration and to receive their equivalent in the USD currency or Cryptocurrency, unless the **Service Provider** agrees for redemption of a higher percentage of **FNDollar** vouchers received as remuneration. In the event of redeeming FND Voucher within FutureAdPro, a Distributor has an option of receiving the equivalent in Cryptocurrency only.

15. Within FutureAdPro Platform, in case of FND Vouchers received as remuneration, purchasing of new Advertisement Packages and generating FND codes is only possible in such their part, which is available for redemption.

16. Finalization of the two-stage verification of the **Account** and having an active and verified account in the CoinDeal exchange shall be a precondition for redemption of **FNDollar** vouchers on the FutureAdPro Platform, due to the fact that equivalent may only be obtained in cryptocurrency.

17. In case of redemption of the **FNDollar** voucher, the disbursement will be made by sending a relevant equivalent in a form of the USD currency or Cryptocurrency to the provided address of the **e-Wallet of the Distributor** using the payment processor selected by the **Distributor**. In case of a desire to use the commission by using the **FNDollar** voucher for the purchase of the **Goods/Services**.

Article 9

[Personal Data Protection]

1. Processing of personal data protection is performed pursuant to the provisions effective to this extent, including in particular, the Regulation of the European Parliament and the Council (EU) 2016/679 of 27 April 2016 entity on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (hereinafter referred to as the "General Data Protection Regulation" or "GDPR") and national provisions, in particular with the Law of 10 May 2018 on personal data protection.

2. The **Data Controller** is the Service Provider i.e. FTO Box Information Technology Services, Office TBA, Building 1565, Road 1722, Diplomatic Area Manama 317 PO Box 20705, Kingdom of Bahrain acting in the territory of the European Union and the following representative: LUKSPAY SPÓŁKA Z OGRANICZONĄ

ODPOWIEDZIALNOŚCIĄ, KRS: 0000684909, NIP: 5252715652, REGON: 367702516, address: Adama Mickiewicza 37, 01-625 Warsaw, Poland.

3. Personal data protection is performed for the purposes set forth below and pursuant to the following legal basis:

a) Personal data processing is necessary for the use of the **Platform**, in particular the performance of an agreement (provision of a service in an electronic manner) or undertaking actions preceding execution of the agreement, including, in particular: establishment and management of the Account; ensuring proper operation and use of the service; processing of complaint reports and the reports submitted by means of a contact form; establishing contacts relative to the performance of the agreement (service provision) – Article 6(1b) b) GDPR;

b) Fulfilling the rights and obligations of the data **Controller** e.g. tax and accounting - Article 6(1c) GDPR;

c) Analytical e.g. in order to select services for a **Distributor** and a **User**, needs; optimization of products and services pursuant to the reported comments, interests of a

Distributor and of a User, application technical logs; in order to optimize the operation processes pursuant to the course of the operation processes which is our legally justified interest (an underlying basis of Article 6(1f) GDPR;

d) Filing of data and documenting, meeting the obligations related to the personal data protection; processing of reports not directly related to the contract performance; ensuring safety of the provided services; pursuing claims in court and in amicable proceedings - Article 6(1f) GDPR;

e) Receiving commercial information if a **Distributor** or a **User** has agreed to receiving commercial information - Article 6(1a) GDPR

4. Personal data processing is performed pursuant to the valid consent of **Distributors** and **Users** given in a voluntary and conscious manner in reference to a specific target of data processing which is distinctly and specifically indicated in the content of this consent.

5. Provision of any personal data by **Users** and **Distributors** is voluntary. However the provision of contact data referred to in the registration form is necessary for the execution and performance of the agreement enabling the use of the **Portal**.

6. While making a **Registration**, a **Distributor** as well as a **User** may express their consent to storage and processing of personal data included in the registration form and accumulated on the **Account** for the purposes of marketing, information and

goods and companies promotion, and within this scope, he/ she may, in particular, express his/her consent for obtaining communications or information from the **Service Provider** or his/her business partners. The consent for data processing pertains to receiving the aforementioned information or communications via an electronic mail to the address provided by a **Distributor** and a **User** during the registration.

7. Each **Distributor** and **User** has a right to the following: access to his/her data and to receiving its copies, rectification (correcting) his/her data, filing an objection against data processing, data portability and erasure via the Account and by requesting the Service Provider to do so at the following address:

support@futureadpro.com

or in writing to the address of the **representative of the Data Controller** i.e. LUKSPAY SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ, KRS: 0000684909, NIP: 5252715652, REGON: 367702516, address: Adama Mickiewicza 37, 01-625 Warsaw, Poland while defining precisely the content of the submitted request at the same time.

8. A **Distributor** agrees to an option of displaying the login he/she provides in the **Distribution Structure** of other **Distributors (including his/her Distribution Activity)** to which the **Distributor** has been assigned in order to enable **Distributors** to perform control of correctness of IT entries pertaining to the **Distribution Structure** they generate and calculations of the remuneration performed by the system.

9. Every **Distributor** as well as every User residing within the EU has a right to file a complaint to the supervisory authority i.e. relevant/ competent Data Protection Authority when he/she finds that processing the data pertaining to the Distributor infringes the law.

10. A **Distributor** and a **User** have a right to withdraw the consent for data processing at any time without any impact on the compliance with the law of the processing which was performed under the consent prior to its withdrawal.

11. The data obtained in order to use the **Platform** is stored for the period of use of the **Platform** or the period necessary to execute and perform the related agreement. In case when an agreement has been executed, we process the personal data until the end of the statute of limitations of potential claims arising from the agreement. We process personal data for marketing purposes, solely during the term of the agreement or until the moment of a valid objection has been filed by a **Distributor** or a **User**.

12. When a **Distributor** or a **User** submit a demand to the **Data Controller** to erase the data provided in the registration form in the manner set forth in Article 9(7), provision of further services by a **Controller** is possible only to a limited extent.

13. Cookie files (so called “cookies”) are designed for the use of websites of the **Platform**; they contain IT data, in particular text files stored at the end device of a **Distributor** and of a **User of the Platform**. Cookies usually contain a name of the website from which they come, the storage time in the end device and a unique number. Within the **Platform**, “cookies” are collected pursuant to the rules and conditions set forth in a separate document referred to as “Cookie Policy” posted in the **Platform**.

14. Apart from Cookies, the Service also collects IP addresses of the **Distributors** and **Users** collected on the basis of access logs. Similarly to the Cookies, they are used mainly for statistical purposes and in order to improve the operation of the Service. IP numbers may be made available to the legal authorities pursuant to the legislation, including Article 18(6) of the Law of 18 July 2002 on electronic provision of services (Journal of Laws No. 144, item 1204 [*ustawa z dnia 18 lipca 2002 r. o świadczeniu usług drogą elektroniczną (Dz. U. Nr 144, poz. 1204)*]). This data is not, in any way, connected with Distributors or Users.

Article 10

[Representations of the Service Provider]

1. The **Service Provider** shall take care of an explicit identification of the parties to the agreement relative to the electronic service and exercise due diligence in order to notify the **Distributor** about the attributes, parameters of the intended use of **the Goods/Services**.

2. The **Service Provider** shall ensure such operation of the **Portal** and the computer system used by him/her for this purpose, using cryptographic technologies, as to prevent any unauthorized access.

3. In case the **Service Provider** gives access to his/her computer program offering within his/her offer, than it is used at the **Distributor’s** own risk. The Service Provider does not bear any civil liability for any losses arising from the installation and/or use of the software acquired by downloading, as far as it is permitted by law. Despite an on-going anti-virus control, the civil liability of the **Service Provider** for the losses and impediments caused by computer viruses is excluded.

4. The **Service Provider** does not bear any civil liability for the deterioration of the quality of access to the service as a result by Force Majeure or due to the events beyond the **Service Provider's** control.

5. The **Service Provider** does not bear any civil liability for unauthorized acquisition of knowledge on the **User's** personal data by third parties (e.g. as a result of unauthorized break-in of hackers to a data base).

6. The **Service Provider** hereby stipulates that the use of the **Portal** may be subject to a technical risk that is typical for the use of a computer system.

7. **The Service Provider** reserves a right of intervention in the technical structure of the **Account** in order to diagnose irregularities in the manner of operation of the **Portal** services, amending and affecting in any other manner the technical side of the **Account** to modify it or to restore a proper operation of the **Account** or the **Portal**.

8. **The Service Provider** reserves a right to discontinue, including immediate discontinuation, of the sales of specific Goods/Services, exclusion of specific services, and even to discontinue provision of the Service for important reasons at any time.

Article 11

[Specific Rights and Obligations of the Distributor]

1. **A Service Provider** states that in case of the **Distributor** desires to make the following instructions;

a) To redeem the FND Voucher and to disburse its USD or Cryptocurrency equivalent;

and

b) To generate codes with the FND Vouchers in order to transfer them to another user, he/she will be strictly required to finalize the two-stage verification of the **Account** following the principles set forth in the **Rules**, in particular by submission of a copy of the document confirming the identity and the place of residence (e.g. a personal ID card, a passport in case of an individual or an excerpt from a relevant register of entrepreneurs in case of legal entities) by the Distributor, confirming that the data provided by the **Distributor** during the **Registration** of the **Account** are true. Without finalization of the procedure of the two-stage verification of the **Account**, the FND Voucher could not be redeemed and instruction to disburse its equivalent in US dollars or Cryptocurrency could not be made.

2. The **Service Provider** reserves the right to demand the documents confirming performance of business operations from the **Distributor**. In case of receipt of such a request, the **Distributor** will be obliged to submit documents confirming the fact of performance of business operations in a form of the scan to the e-mail address as provided by the **Service Provider** in such message, within 10 working days of the date of receipt of the e-mail at the e-mail address provided at the **Registration**. Failure to provide relevant documents by the **Distributor** will provide a basis for blocking the Distributor's Account in order to obtain explanations, and even its removal as the consequence.

Article 12

[Copyright]

1. The **Service Provider** is a sole holder of rights to duplicate, disseminate, process any copyright and the right to transmission and retrieval of the Futuro Network and FutureAdPro websites and particular contents, services or any other generated services and protective rights. The use of any services and content, materials or trademarks and trade names contained therein is allowed only for the purposes set forth in this Agreement.

2. **Distributors** have any and all rights and bear sole responsibility for the contents they publish. A **Service Provider** will receive only any and all necessary rights related to the publication and use of these contents in the Platform.

3. Any infringement of copyright, trademarks or any other neighboring protective right will be punished by the **Service Provider**. The **Service Provider** reserves a right to block, at his/her own discretion, the content in relation to which the infringement of law, Agreement or Rules has been reported.

Article 13

[Prices and Fees]

1. **Registration** and establishment of the **Account** in the **Portal** are free of charge.

2. Every **Distributor** may terminate the use of electronic services free of charge.

3. The payment of prices and fees is made by means of the third party system (independent of the **Service Provider**) of the provider of Internet payments or a wire transfer from the **Distributor's** own **e-Wallet**. Fees related to the payments or any costs related to the conversion of currency are borne by a **Distributor** on his/her own.

4. Providers of Internet payment services are the companies independent of the **Service Provider** and the **Service Provider** does not bear any responsibility of their services and potential losses or claims arising out of this.

Article 14

[Notifications]

Notifications from the **Service Provider** are made directly by sending the message to the e-mail address provided by a **Distributor** indicated in his/her **Account** or at the **Registration**.

Article 15

[Transfer of Rights and Obligations of the Service Provider to Third Parties]

1. The Service Provider reserves the right to transfer all or part of any rights and obligations arising from the agreements executed with **Distributors, Users** or other entities to third parties without any prior notice, give them away / sell them to third parties, sub-license or pledge them, , to which a **Distributor** hereby expresses his/her consent.

2. Transfer of any rights arising from this agreement by a Distributor, including the transfer of any receivables (amounts due) to the third parties, requires each time written consent of the Service Provider.

Article 16

[Arrangements with Third Parties]

Distributors are obligated to comply with the terms and guidelines of the **Service Provider's**

Partners who offer **Goods/Services** on the **Platform** via the **Service Provider**.

Article 17

[Consent of Existing Distributors to Changes in the Business Model Arising from New Legal Documents]

1. By accepting this Agreement and these Rules, Distributors who had already have the Account on Future AdPro Platform express their consent to new business principles arising from the content of accepted legal documents, including new marketing plans and in particular:

a) Reduction of a number of Advertising Packages, which are related to the options of

obtaining remuneration for watching advertisements to 400,

b) Amendment of a number of Advertising Packages in subscriptions,

c) Amendment of the amount of Remuneration within the Distribution Network,

d) Amendment of the amount and frequency of granting Remuneration for watching advertisements,

e) No option of receiving the Remuneration for watching advertisements in case of no

Personal Activity of a Distributor within the FutureAdPro Platform for 14 days,

f) No option of receiving the Remuneration for watching advertisements in case of failure

to assign the displays of Advertising Packages within 30 days of their purchase,

g) No option of receiving Remuneration from the Distribution Network in case of no personal activity,

h) An option to redeem only 50% from the received Remuneration in a form of the FND

Vouchers, unless the Service Provider expresses his/her consent to the redemption of

the FND Vouchers in a higher amount. The aforementioned option, however, may be available only upon finalization of the two-stage verification of the **Account** following the principles set forth in the **Rules**,

i) An option to allocate only 50 % of the FND Vouchers received as Remuneration for the purchase of Advertising Packages, unless the Service Provider agrees to other limit, th th th

and only three times in a month i.e. on 7, 17 and 27 day of every month,

j) An option to generate codes of FND vouchers to transfer them to another person only upon finalization of the two-stage verification of the **Account** following the principles set forth in the **Rules**.

2. Distributors who express their will to participate in the new version of Future AdPro Platform by accepting this Agreement with Appendices will be transferred to a new version of Future AdPro Platform on the terms and conditions arising from new legal documents, and in particular:

a) Any and all Remuneration accumulated by a Distributor will be transferred to a new version of the Future AdPro Platform,

b) all Advertising Packages held by the Distributor will be transferred to a new version of the Future AdPro, however the Distributor will be entitled to acquire Remuneration for watching advertisements from the maximum of 400 Advertisement Packages,

c) Distributors will be entitled to use or redeem the FND vouchers accumulated until the date these FND Vouchers Rules become effective,

d) The Remuneration calculated for the Distributors upon acceptance of this distribution agreement with appendices can be used or redeemed pursuant to the rules set forth in this Distribution Agreement and its appendices,

e) FND Vouchers purchased from the funds other than the Remuneration received from the Service Provider may not be redeemed.

Article 18

[Termination of the Agreement]

1. The Distributor may terminate the Agreement at any time using the “REMOVE ACCOUNT” function in his/her **Profile**. In such case, the **Service Provider** sends an e-mail message containing the link for removal of the account as provided by the **Distributor**. After clicking the provided link and approving the intention to remove the account, the **Distributor** eliminates his/her **Profile** by removing all and any data from it. The **Service Provider**, however, may store the data required for identification of the **Distributor** in case there are any claims or inquires of the entitled authorities.

2. Upon the request sent by the **Distributor** to the following address: support@futureadpro.com and having paid the fee of USD 100 to the account number provided by the **Service Provider**, the Service Provider will retrieve the data removed due to liquidation of the **Account**.

3. In case any **Remuneration** remains on the **Account** on the liquidation date, it will be restored.

Article 19

[Governing Law and Court Jurisdiction]

1. This Agreement has been written and should be construed according to the law applicable to the **Service Provider** (Bahrain).

2. Any and all disputes arising from the Agreement executed between the **Distributor** and the **Service Provider** shall be subject to the jurisdiction and be governed by the law applicable for the registered office of the **Service Provider**.

Article 20

[Final Provisions]

1. Amendments and modifications of this Agreement will be made by publishing them in the Platform and notification to the Users about amendments made.

2. The **Service Provider** shall be entitled to amend the content of the appendices hereto in a manner provided for in the Rules.

3. If the **Distributor** fails to accept the implemented amendments to the Agreement or Appendices set forth in para. 1 above the agreement will be terminated with a 3-month notice period.

4. In case any of the provisions of this Agreement turn out to be ineffective, invalid or incomplete, the Agreement, as a whole, will maintain its validity. An ineffective provision will be replaced by the **Service Provider** and a **Distributor** with a provision that will be effective and consistent with the original intention of the Parties of this Agreement.

RULES OF DISTRIBUTION OPERATIONS WITHIN THE FUTURE ADPRO PLATFORM

1. GENERAL PROVISIONS

1.1. These “Rules of Distribution Operations” within the Future AdPro Platform” (hereinafter referred to as: “Rules”) define the principles of provisions of services electronically via the FutureAdPro Internet Service localized under the following address: adpro.futurenet.club by the Service Provider.

1.2. The owner of the Platform and the Service Provider is the following company:
FTO Box Information Technology Services, Office TBA, Building 1565, Road 1722,
Diplomatic Area Manama 317 PO Box 20705, Kingdom of Bahrain

1.3. These Rules constitute the set of basic principles of operation of the **Platforms**.

2. DEFINITIONS

2.1. **Service Provider** -FTO Box Information Technology Services, Office TBA, Building 1565, Road 1722, Diplomatic Area Manama 317 PO Box 20705, Kingdom of Bahrain
FutureAdPro Platform.

2.2. Platform/Portal

FutureAdPro located at the following website <https://adpro.futurenet.club/>, under which the Service Provider manages the **Portal**, constituting an Internet **Platform** made up of a series of components unique for Internet portals and services provided electronically for the Users, in particular business system tools available for the registered and logged in **Distributors** via the aforementioned websites.

2.3 **Account / Profile** – a set of resources and authorities within the **Portal** allocated to a Distributor or a User, containing the information required for his/her authorization and enabling the use of services, in particular, containing dedicated business tools enabling establishing, control of the development of the **Distribution Network** and the amount of the **Remuneration** earned, protected with a Password,

2.4 **Registration** – an activity performed under the **Portal** involving establishment of the

User's Account and definition of a login and Password and other registration boxes;

2.5 **Password** – a unique string of characters created by a User ensuring her/him access to the Account;

2.6 **User** – a natural person, a legal person or an organizational unit without a legal entity who has been granted a legal capacity by the law, who has an Account on the Platform, either having or not having a status of a **Distributor**.

2.7 **Distributor** - being an **Entrepreneur**:

The person who completed Registration within the Portal, accepted the terms and conditions of the distribution agreement, marketing plans and Portal use rules and regulations (terms and conditions), who, in particular, acts as an intermediary in the purchase of Goods/Services between a User and the Service Provider.

2.8 Entrepreneur - being Distributor:

- a) A natural person who is at least 18 years old,
- b) A legal person (i.e. an organizational unit who has been granted a legal personality pursuant to the statute of the country of the **Distributor**),
- c) An organizational unit without a legal personality who has been granted a legal capacity pursuant to the statute of the country of the **Distributor** (a right to be an subject of rights and obligations), conducting business or professional operations on his/her own behalf and at his/her own risk pursuant to the provisions of the legislation of a specific **Distributor's** country of residence already on the date of execution of the Distribution Agreement

2.9 **MLM-type business** – performance of business operations by building personal structures of work colleagues, clients and customers by distributors, based on the sales of which, the structure creator receives additional commissions in the amount and pursuant to the rules set forth in the marketing plan,

2.10 **Partner** - an Entrepreneur cooperating with the Service Provider, whose goods and services are available on the **Platform**, in the sales of which the Service Provider acts solely as an intermediary,

2.11 **Reflink**- a unique string of characters or the QR code allocated to a given Distributor, allowing the Service Provider's settlement system to establish whether a specific User purchases Goods/Services via the Distributor, to whom a given Reflink has been allocated,

2.13 **Distribution Structure** – a system of connections between Distributors and other Users, arising from the fact that Goods/Services have been recommended by the Distributor to these Users, arising from the fact of using the Reflink while purchasing Goods/Services,

2.14 **Remuneration** – profits made by a Distributor for intermediary services in purchasing Goods/Services between Users and the Service Provider that is granted in a form of vouchers named FNDollar or in a form of a tangible award. A Distributor needs to meet the Requirement of Personal Activity and the structure he/she has built needs to achieve the Structure Sales set forth in the Marketing Plan.

2.15 **FNDollar** – is a term voucher of any value purchases by a Distributor or received by a Distributor as Remuneration that may be exchanged within the Platform into various Goods/Services or redeemed - in the quantity set forth herein - by granting an equivalent in a form of the USD currency, as selected by a Distributor,

2.16 Requirement of a Personal Activity by a Distributor – actions a Distributor needs to undertake himself/herself in order to earn the right to receive Remuneration,

2.17 Structure Sales – one of the criteria that need to be met by the Structure in order to obtain rights by a Distributor to receive Remuneration being a minimum value of Goods/Services purchased by Users in a given Structure in the Settlement Period,

2.18 Settlement Period – a period of time indicated in the Marketing Plan being a basis of determining whether a Distributor has obtained the right to receive Remuneration and in what amount,

2.19 Marketing Plan – a document defining the principles of earning Remuneration by the Distributors, subject to compliance with the terms and conditions set forth therein and respectively relative to the principles on which platforms (FutureAdPro, as well as potentially other, within the scope of new services) are based;

2.20 eWallet of a Distributor – an electronic wallet of a Distributor that is necessary for storing cryptocurrencies, USD (US dollar) currency and making payments using them. The Service Provider does not conduct, does not provide the eWallet services.

2.21 Cryptocurrency – a virtual financial settlement unit, being neither legal payment means, or electronic money or a financial instrument, input into the dispersed

accounting system, (blockchain) based on the cryptography, convertible in business trading into legal payment means, and accepted as the exchange means, that may be stored electronically or transferred, and that may be subject of electronic trading;

2.22 Goods/Services – products provided by the Service Provider or in offering of which the Service Provider acts as an intermediary, included in the **Product Catalogue**,

2.23 Product Catalogue – constituting Appendix No. 3 to this Distribution Agreement, a document describing the properties and features of Goods/Service in the sale of which a **Distributor** provides intermediary services.

2.24 Store – a website operated under the following address: <https://store.futurenet.club/> where Users have an opportunity to buy some Goods/Services offered by a Service Provider or those in the sale of which the Service Provider acts as an intermediary.

2.26 **Infringement Report** – the information provided to the Service Provider pertaining to the infringement of the Agreement, the Rules or law by another User or a Distributor in relation to the content placed in the Portal or a manner of operation infringing the aforementioned provisions,

2.27 **Complaint**– the information provided to the Service Provider by a Distributor pertaining to the irregularities in provision of services provided for in the Agreement or the Rules due to the fact that they are not implemented or implemented in conflict with the provisions of the Agreement and/ or Rules.

2.28 **Level** – determination of the position of a **Distributor** within the **Distribution Structure** relative to the **Distributor** creating such **Distribution Structure**.

3. SUBJECT OF THE SERVICE

3.1 The Service Provider offers access to the **Platform** facilitating distribution operations on the basis of the MLM-type business to **Distributors**, within which a **Distributor** may act as an intermediary in the sale of **Goods/Services** coming from **the Service Provider** or his/her **Partners** and has an option to communicate with other **Users** and establishing new business contacts.

3.2 The service is available for the end users of the Internet.

3.3 The service is designed for the **Distributors** performing business or professional operations on their own i.e. have the status of an **Entrepreneur, already on the date of execution of this Distribution Agreement**.

3.4 The use of the **Portal** is free of charge, which does not exclude an option of introducing some additional paid services provided by the **Service Provider** or **Partners**. A **Distributor** each time receives additional information to this extent, enabling him/her to undertake an informed, voluntary decision on using additional paid services.

3.5 In order to use an electronic service that is provided within the Portal, a Distributor must meet the following technical requirements that are necessary for interoperation with the computer system of the Service Provider: a device enabling the use of the Internet, Internet connection, browser that enable viewing websites; e.g. Internet Explorer version

5.5 or higher, Opera version 7 or higher, Firefox version 1 or higher, Google Chrome Version 5.0 or higher or Safari 5 or higher – with the cookies enabled, supporting encrypted SSL and JavaScript connections and active e-mail account.

3.6 The **Service Provider** informs that “cookies” are installed when using the Portal on the **Distributor’s** computer. These are IT data that are stored on the **Users** end

devices. They are mainly designed for using websites. Cookies used by the Portal pertain to the persons using the service regardless to the fact whether a given person becomes a User or not. Cookies used by the Portal do not gather personal data. Some information collected by means of cookies may be linked to a specific person in the process of profiling clients. Collection and storage of information about clients on the basis of cookies is done solely upon an express consent of a client. Internet browsers allow by default placing of cookies which is equivalent to the collection of information about the persons visiting the **Portal**. A consent expressed for the use of cookies may be modified or cancelled at any time. The browser offers an option of changing the settings pertaining to saving of cookies. Cookies used by the **Portal** are mainly designed to keep the information about a **User** that has been provided once.

3.7 The **Service Provider** uses the information saved by means of cookies for advertising purposes, statistical purposes and first of all adjustment of the **Portal** to individual needs of the **Users**. Moreover, the files are also used in the re-targeting technology. This technology involves offering to our users an attractive marketing offer by presentation of properly profiled advertisement on the websites of the partners of the **Service Provider**. Individual display of advertisements is based on the cookies technology and the analysis of the prior behaviors of a **User** on the **Portal** or **the Internet**. Cookies placed in the **Portal** are also used for cooperation in marketing operations with the third parties.

3.8 The **Platform** is available on the on-going basis 24/7 and achieves an annual average availability at the level of 97.5 %. Downtime caused by maintenance and update of software and the periods when the service is not available via Internet for technical reasons and other problems beyond the **Service Provider** control (Force Majeure, third parties, etc.) are deducted from it. In order to be able to fully use the **Platform**, a **Distributor** must apply the newest technologies (of browsing) or enable their use on his/her computer (e.g. activation of JavaScript, Cookies, Pop-ups). In case the older or less popular technologies are used, the case may be that a **Distributor** will be able to use the services only to a limited extent.

3.9 A **User** represents that he/she is aware that the use of the software such as Adblock Plus or Flashblock or other equivalent may cause improper operation of the **Portal** or may totally prevent the use of it.

4. EXECUTION OF AN AGREEMENT, REGISTRATION OF A DISTRIBUTOR

4.1 When a **Distributor** wants to start conducting distribution operations within the **Portal**, he/she must perform the **Registration** that results in opening the **Account**. Each **Distributor** may have only one account on the **Portal**. The **Service Provider**

reserves the right to request a **Distributor** to present documents confirming that the data provided during **Registration** are true.

4.2 Approval of the content of the Distribution Agreement with appendices is a pre-condition for completion of the **Registration**.

4.3 The **Registration** may be performed only online by clicking on on the adpro.futurenet.club website and completion of the registration form with a necessity to provide the data indicated in the form. The minimum scope of data to be provided in the registration include the following:

a) The **Reflink** of a **Distributor** who refers a party

b) Submission of the representation on performance of business operations on his/her own behalf and at his/her own risk and provision of the data identifying a **Distributor** as an entrepreneur and in particular a tax identification number, if it is required in the country of a **Distributor**,

c) First name;

d) Last name;

e) E-mail address;

f) Login of a **Distributor**;

g) Password

h) Identification number of an enterprise for tax purposes, i) The name of the conducted business operations.

j) Business address

4.4 When determining the content of a **Password**, a **Distributor** should take into account a fact that in order to increase the level of protection against its breaking, a **Password** should be made up of at least 6 characters that should include at least one figure. A **Password** is confidential information known solely to a **Distributor**. A **Distributor** is obligated to set a **Password** in a manner preventing third parties from finding it out. The **Distributor** should not make his/her login and password available to third parties. The **Service Provider** bears no responsibility for the effects of giving access to a login and a **Password** by a **Distributor** to third parties, and a **Distributor** may amend previously established **Password** by giving such instruction on his/her **Account**.

4.5 In case a **User**, not being a Distributor, has already had the Account on the Platform, he/she may start the cooperation in a position of a **Distributor** by clicking the “Business” tab placed on the futurenet.club website. Then the system automatically fills in the form with the data already provided by a User; it is only necessary to provide the data pertaining to the conducted business operations and confirming that the User has a status of an **Entrepreneur**. A User may also open an Account on the Platform FutureAdPro by completing the form provided on the following website: <https://adpro.futurenet.club/>

4.6 Within the process of registration, a **User** is obligated to:

- a) Make a representation that he/she accepts the contents of the Distribution Agreement,
- b) Meet all formal requirements for execution of the Agreement, including, but not limited to, holding the status of Entrepreneur in his/her country of residence.
- c) Confirm that he/she has read and understood its content and accepted the Rules, Privacy Policy and **Marketing Plans**,
- d) Express his/her consent for personal data processing and, optionally, receiving commercial information electronically;
- e) Confirm that he/she is an **Entrepreneur i.e. he/she has a status of the** entity performing business operations on his/her own behalf and at his/her own risk.

4.7 Having entered the registration data to the form and selecting the “SAVE” [*ZAPISZ*], the system automatically sends a message that contains the data on a manner of the **Account** activation to the e-mail address provided by a User during **Registration**. In case of failure to click on the provided link within 30 days, it will be inactivated by the **Service Provider**.

4.8 A **User** obtains access to the **Account** only upon its activation. Technical steps leading to the **Account** activation include clicking into the link in the e-mail message referred to in para. 4.7 at the link provided at the “ACTIVATE ACCOUNT” option.

4.9 At the moment of registration in the Portal, a **Distributor** executes a distribution agreement pursuant to which he/she joins the **Portal** as a **Distributor** conducting business operations on his/her own behalf and at his/her own risk, involving intermediation in the sales of **Goods/Services**. He/she further confirms that he/she has read and understood the available provisions and accepted them as a component of the agreement. It applies also and in particular to the following:

- a) The scope of provided services;

- b) A lack of necessity to invite new members to a portal;
- c) No obligation to purchase the Service Provider's Goods and Services by a Distributor;
- d) Terms and conditions for obtaining the Remuneration;
- e) The fact that the **Portal** does not have an investment nature.

4.10 The **Distributor** shall be obligated to complete the required boxes of the registration form in a **complete and proper manner**.

4.11 The **Service Provider** represents that the documents confirming the purchase of the **Goods/Services** and the granted Remuneration will be issued using the data indicated by a User during **Registration**. The **Service Provider** is not responsible for the losses a **Distributor** may suffer in relations to entering erroneous, or untrue data in the registration form at the registration (or their further amendment in the account) and thus, invoices issued erroneously as attributable to the Distributor.

4.12 Upon completed registration, a **Distributor** may profile his/her **Account**. Profiling of the **Account** should be understood as provision of the information by a **Distributor** e.g. about his/her interests, educational background, profession, etc. and also by making the photograph in the background and a profile photo available.

4.13 **Service Provider** reserves the right to request a **Distributor** to provide the documents confirming conducting business operations. In case of such request, **the Distributor** shall be obligated to provide the documents confirming the fact of performing business operations in a form of a scan to the e-mail address provided by **Service Provider** in the aforementioned message, within 10 working days of the receipt of an e-mail message to the in-box address provided at the time of the **Registration**. Failure to provide relevant documents by the **Distributor** will provide a basis for blocking the Distributor's Account in order to obtain explanations, and even its removal as the consequence.

4.14 The **Service Provider** hereby stipulates that redemption of the FND Vouchers and generation of the FND codes will be possible upon finalization of the two-stage verification of the account by the Distributor. . A **Distributor** will be obligated to send a scan of the personal ID document to the **Service Provider** in order to confirm the data provided at the registration of the **Account**.

4.15 The **Service Provider** stipulates that one person/Distributor shall be entitled to establish only one account. A Service Provider stipulates that implementation of the FND Vouchers redemption and generation of FND codes from different **Accounts** using the same data by the same **Distributor** will not be possible.

4.16 A **Distributor** bears full responsibility for compliance with law and correctness of the data provided at the **Registration**.

4.17 False data provided intentionally and/or with an intention to commit a fraud may cause the commencement of civil proceedings before the court. In such case, the **Service Provider** also reserves a right to block the **Accounts of the Distributors** who intentionally and /or with the intention to commit a fraud and terminate the use agreement immediately, without notice as well as deny to transfer the collected FND Vouchers, as obtained in breach of the Agreement and the Rules..

4.18 A **Distributor** is also obligated to notify the **Service Provider** immediately about any and all changes to his/her data, in particular, the electronic mail address. The **Service Provider** is not responsible for the losses suffered by a **Distributor** in relation to the failure to update the data.

4.19 A **Distributor** is obligated not to share the data that would enable access to the **Account** with third parties. The use of the **Account** of a **Distributor** by third parties is a valid reason to block it and does not require prior warning. **Distributors** are obligated to notify the **Service Provider** immediately about every illegal use of his/her **Account**.

5. USE OF THE PORTAL

5.1 **Distributors** use the **Portal** and the services offered by the **Service Provider** at their own risk.

5.2 The **Service Provider** has a right to amend the **Portal** website and the services/ goods he/she offers at any time, without any prior notification and without incurring any liability by the Service Provider as a result of such amendments.

5.3 The **Service Provider** reserves the right to limit the use of services and the possibility of establishing communication via **Portal** with other **Users**, including **Distributors**, in respect of whom he/she is convinced that they infringe the obligations arising from the Agreement, the Rules or law or in any other way take advantage of improperly offered **Goods/Services**.

5.4 The **Service Provider** does not guarantee:

a) Availability of the **Service Provider's** website at any time in an error-free manner and without any interference, at the right time and in a certain manner, and also, that the interference will be eliminated;

b) Completeness, correctness and certainty of training materials created by **Distributors**.

5.5 When providing intermediary services for the sale of the **Goods/Services** by providing access to their potential and new **Distributors** to his/her **Reflink**, the **Distributor** builds his/her **Distribution Network**.

5.6 A **Distributor** receives the **Remuneration** for the actions undertaken within the **Portal** i.e. meeting the **Requirement of Personal Activity** of a **Distributor** and achieving by **Distribution Structure** built by him/her the **Structure Sale** in a given **Settlement Period**.

5.7 The principles and manner of granting **Remuneration** are set forth in the **Marketing Plan** and the **Agreement**

5.8 A **Distributor** may use the **Remuneration** received in a form of the **FNDollars** by instructing to:

- a) Exchange them in whole or in part into certain **Goods/Services**,
- b) Redeem them - pursuant to the terms and conditions specified in these Rules - and to receive in exchange their equivalent in a form of the USD currency or specified Cryptocurrency.
- c) Generate the code of a selected number of FND Vouchers in order to give them as a gift to other Users.

5.9 In the cases indicated in the **Marketing Plan**, a **Distributor** receives tangible prizes that are sent to him/her by the **Service Provider** to the provided address, as **Remuneration**. A **Distributor** may also give up the tangible prize receiving an equivalent in a form of **FNDollar** vouchers in exchange.

5.10 In case of exchange of the accumulated **Remuneration**, a **Distributor**, when purchasing given **Goods/Services** checks the needed option.

5.11 A **Distributor** may also redeem certain number of the **FNDollar** vouchers accumulated as his/her remuneration.

5.12 A **Distributor** may withdraw redeemed **FNDollar** vouchers only as the USD currency or specified Cryptocurrency to his/her eWallet subject to the provisions of these Rules provided in paragraphs 5.16-5.39.

5.13 A **Distributor** enters the number of **FNDollar** vouchers he/she wants to redeem to the box entitled: "Amount", provides his/her country of residence and selects the payment processor.

5.14 Then, a **Distributor** may determine the amount or a percentage of the disbursed **Remuneration** that he/she wants to contribute to the Service Provider.

The selected amount is deducted from the amount that a **Distributor** wants to withdraw.

5.15 The next step is entering the data indicated by a selected payment processor pertaining to the **Distributor's e-Wallet** by a **Distributor**.

5.16 In the FND Redemption tab, a **Distributor** provides his **Password** to the **Account** registered on the **Platform**.

5.17 The **Service Provider** indicates to a **Distributor** what amount of the FND Vouchers will be redeemed and paid into his/her **e-Wallet** after deduction of the commission for the payment processor and the amount contributed to the Service Provider (in case such option has been ticked).

5.18 The payment processor selected by a **Distributor** checks whether the data of a **Distributor** provided on the Platform are consistent with the data of the account of the virtual cryptocurrency exchange or the payment processor, to which his/her **e-Wallet** address is assigned.

5.19 The payment processor selected by a **Distributor** sends an e-mail to a **Distributor** containing a link to confirm the payment instruction.

5.20 If a **Distributor** confirms the withdrawal instruction by clicking a link received in the e-mail, the withdrawal is directed to be completed to the Finance Department of the **Service Provider**.

5.21 The Finance Department of the **Service Provider** performs another verification of the ordered withdrawal and if everything is in order, instructs to proceed with the withdrawal.

5.22 The payment processor selected by a **Distributor** sends the status of processing of the ordered **Remuneration** withdrawal to the **Service Provider**.

Redemption of the FNDollar Vouchers within the Future AdPro Platform

5.23 In order to redeem the FNDollar Vouchers or to generate the FNDollar codes to provide them to a specific person, a Distributor needs to have his/her own Account paired in the Platform with a verified account in the Coindeal exchange <https://coideal.com/registration>.

5.24 In case of a desire to use the opportunity of redeeming the FNDollar Vouchers or generating the FNDollar codes to provide them to a specific person, a Distributor must set up and verify the account in the Coindeal exchange

<https://coideal.com/registration> and then pair this account with his/her account in the Platform.

5.25 In order to pair the Accounts, a Distributor clicks “Pair the account” button. Then, he/she completes the following data in the displayed window: e-mail address in the Coideal exchange and enters the confirmation code: “Enter the code for pairing” generated by Coideal.

5.26 On the “My profile” page, operating within the Future AdPro Platform, he/she fills the following data: first name, last name, e-mail address, business name, tax ID number and selects the country of residence from the list in the “Personal data” tab.

5.27 A Distributor performing distribution business within the FutureAdPro Platform can see the number of the FNDollar Vouchers collected in the “Commissions” tab.

5.28 In order to redeem the FNDollar Vouchers, a Distributor moves to the “FND Redemption” tab.

5.29 Then, a Distributor selects the Cryptocurrency he/she is to receive in exchange for the redemption of the FNDollar Vouchers in the box named: “Redeem FNDollars to Coideal”.

5.30 A Distributor enters the amount of the FND Vouchers that he/she wants to redeem in the box named: “Enter redeem amount”.

5.31 A Distributor enters the e-Wallet address related to the selected currency that is his/her address of a given currency in the Coideal exchange.

5.32 A Distributor confirms the redemption of the FND Voucher by means of a one-off authentication code.

5.33 A Service Provider sends an e-mails message with a link to confirm the instruction to redeem the FNDollar Vouchers to the electronic mail address provided by the Distributor. The Distributor confirms the order by clicking the received link.

5.34 In case the order to redeem the FNDollar Vouchers is confirmed by the Distributor, it is transferred for completion to the Service Provider’s Finance Department.

5.35 The Service Provider’s Finance Department checks the correctness of the ordered redemption. In case of positive verification of the order, the Service Provider organizes and manages the redemption using the payment processor selected by the Distributor.

5.36 The payment processor sends the status of the FNDollar Vouchers redemption order progress to the Service Provider.

Generation of codes within the Future AdPro Platform

5.37 Within the **Future ApPro Platform**, the **Distributor** who has verified the **Account as** referred to in para. 5.27 has an option of using the Remuneration received in a form of the FNDollar Vouchers via the code that he/she may use at his/her discretion for the purchase of Goods/Services or the FNDollar Vouchers or to give them as a gift to another User.

5.38 The Service Provider stipulates that, in case of FND Vouchers received as remuneration, purchasing of new Advertisement Packages and generating FND codes is only possible in such their part, which is available for redemption

5.39 A Distributor may generate a code in the “Business” tab by selecting the “CODES” option. A Distributor completed the form available on the site by entering the amount for which he/she wants to generate the code.

5.40 The Service Provider displays to the Distributor the number of the FND Vouchers that will be taken from his/her Account with simultaneous inclusion of the 5% commission.

5.41 Then, a Distributor confirms the desire to generate a code by clicking in the “CREATE” option.

5.42 The Service Provider sends a message containing the link to generate a code to the e-mail address provided by the Distributor in the Account or at the Registration.

5.43 If a Distributor confirms generation of a code by clicking the link received in the e-mail, the code is generated.

5.44 Generated codes are saved in the Distributor’s Account.

6. REPORTING INFRINGEMENTS AND COMPLAINTS

6.1 **Distributors, Users** and third parties may report the information pertaining to infringement of law, Agreement or Rules by another **User** relative to the content included in the **Portal** to the **Service Provider** to his/her e-mail address: support@futureadpro.com . (**Infringement Report**)

6.2 The **Report** may be sent to the **Service Provider** by completing the form provided in the **Portal** in the following tab: support@futureadpro.com

6.3 **Reports** sent by e-mail should contain as a minimum: a) The identification of the reporting person,

b) A description of the infringement that occurred to which the report pertains, c) A contact e-mail address,

d) A representation of the reporting entity that the information provided in the report is precise and consistent with reality to the highest possible extent, and it is only intended to protect the rights and are not meant to cause any loss to the **Service Provider, Distributors** and to the **Users** using the **Portal**.

6.4 The report that fails to meet specific requirements may be treated as an unreliable message of an illegal nature.

6.5 Reports may also be made by provided forms place at the following address: support@futureadpro.com. After completion of the mandatory boxes of the form, the entity submitting the report clicks "SEND" ["WYŚLIJ"].

6.6 In case a report fails to meet the requirements set forth above, the **Service Provider** - if he/she decides it as necessary for the proper processing of the report - calls the reporting entity to amend it, providing a relevant deadline and the scope of such amendment with an instruction that failure to amend the report within a set deadline will result in leaving it unprocessed. In case it is not performed until the provided deadline, the report will be left unprocessed.

6.7 In the situation arising justified doubts pertaining to the correctness of the aforementioned report, the **Service Provider** may proceed with temporary blocking access to the content to which the report pertains. The deletion of the **Account of a User** or blocking access to given content does not mean simultaneous acknowledgement that the aforementioned content constitute materials infringing the rights of the reporting entity, the Agreement or the Rules.

6.8 The **Service Provider** provides information about processing the **Report** electronically within the deadline of 30 (thirty) days of the date of its submission. The reply to the **Report** will be sent to the reporting party to the address provided by him/her in the **Report**. The Service Provider reserves the right to extend the aforementioned deadline maximum by 30 (thirty) days in case when the processing of the report requires special information or faces any problems not attributable to the **Service Provider**, in particular such as equipment or Internet failures. The **Service Provider** also hereby stipulates that processing of the report may require obtaining additional explanation from the reporting entity; the time to reply each time extends the report processing period.

6.9 A **Distributor** shall have a right to file a **Complaint** if the services provided for in the Agreement or Rules are not performed or are performed not in consistency with their provisions.

6.10 **Complaints** should be directed to the address of the electronic mail of the **Service Provider** (support@futureadpro.com), or accordingly, through the form provided in the **Portal**.

6.11 The **Service Provider** reserves the right not to reply to an obviously unjustified **Complaint**, in particular to the extent, in which the **Complaint** has been previously resolved relative to a given entity.

6.12 A properly sent **Complaint** will be processed within the deadline of 14 (fourteen) days. This deadline may be extended if the complaint processing requires obtaining special information or faces any problem outside of the **Service Provider's** control or if it is necessary to obtain additional information from a **Distributor**. The time of providing additional information by a **Distributor** every time extends the time for processing the **Complaint**.

RULES OF THE FUTURO NETWORK

1. GENERAL PROVISIONS

1.1. These "Rules of Futuro Network" (hereinafter referred to as: "Rules") define the principles of provisions of services electronically via the Futuro Network Internet Service localized under the following address: futuro.network by the Service Provider.

1.2. The owner of the Platform and the Service Provider is the following company: FTO Box Information Technology Services, Office TBA, Building 1565, Road 1722, Diplomatic Area Manama 317 PO Box 20705, Kingdom of Bahrain

1.3. These Rules constitute the set of basic principles of operation of the **Platforms**.

2. DEFINITIONS

2.1. **Service Provider** -FTO Box Information Technology Services, Office TBA, Building 1565, Road 1722, Diplomatic Area Manama 317 PO Box 20705, Kingdom of Bahrain FutureAdPro Platform.

2.2. **Platform/Portal** - FuturoNetwork located at the following website futuro.network, under which the Service Provider manages the service;

2.3 Registration – an activity performed under the Service involving establishment of the User's Account and definition of a login and Password and other registration boxes;

2.4. Password – a unique string of characters created by a User ensuring her/him access to the Account;

2.5. User – a natural person, a legal person or an organizational unit without a legal entity who has been granted a legal capacity by the law, who has an Account on the Platform, either having or not having a status of a **Distributor**.

2.6 Distributor - being an **Entrepreneur**:

The person who completed Registration within the Portal, accepted the terms and conditions of the distribution agreement, marketing plans and Portal use rules and regulations (terms and conditions), who, in particular, acts as an intermediary in the purchase of Goods/Services between a User and the Service Provider.

2.8 Entrepreneur - being Distributor:

a) A natural person who is at least 18 years old,

b) A legal person (i.e. an organizational unit who has been granted a legal personality pursuant to the statute of the country of the **Distributor**),

c) An organizational unit without a legal personality who has been granted a legal capacity pursuant to the statute of the country of the **Distributor** (a right to be an subject of rights and obligations), conducting business or professional operations on his/her own behalf and at his/her own risk pursuant to the provisions of the legislation of a specific **Distributor's** country of residence already on the date of execution of the Distribution Agreement

2.9 Partner - an Entrepreneur cooperating with the Service Provider, whose goods and services are available on the **Platform**, in the sales of which the Service Provider acts solely as an intermediary,

2.10 Cryptocurrency – a virtual financial settlement unit, being neither legal payment means, or electronic money or a financial instrument, input into the dispersed accounting system, (blockchain) based on the cryptography, convertible in business trading into legal payment means, and accepted as the exchange means, that may be stored electronically or transferred, and that may be subject of electronic trading;

3. SUBJECT OF THE SERVICE

3.1 The Service Provider offers access to the **Platform** where Distributor can buy mining packages and receive remuneration.

PLEASE NOTE, SERVICE PROVIDER PROVIDES ANY AND ALL SERVICES ON AN “AS IS” BASIS. SERVICE PROVIDER DISCLAIMS ALL IMPLIED WARRANTIES, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, IN CONNECTION WITH THIS PORTAL AND AGREEMENT.

3.2 The service is available for the end users of the Internet.

3.3 The service is designed for the **Distributors** performing business or professional operations on their own i.e. have the status of an **Entrepreneur, already on the date of execution of this Distribution Agreement.**

3.4 The use of the **Portal** is free of charge, which does not exclude an option of introducing some additional paid services provided by the **Service Provider** or **Partners**. A **Distributor** each time receives additional information to this extent, enabling him/her to undertake an informed, voluntary decision on using additional paid services.

3.5 In order to use an electronic service that is provided within the Portal, a Distributor must meet the following technical requirements that are necessary for interoperation with the computer system of the Service Provider: a device enabling the use of the Internet, Internet connection, browser that enable viewing websites; e.g. Internet Explorer version 5.5 or higher, Opera version 7 or higher, Firefox version 1 or higher, Google Chrome Version 5.0 or higher or Safari 5 or higher – with the cookies enabled, supporting encrypted SSL and JavaScript connections and active e-mail account.

3.6 The **Service Provider** informs that “cookies” are installed when using the Portal on the **Distributor’s** computer. These are IT data that are stored on the **Users** end devices. They are mainly designed for using websites. Cookies used by the Portal pertain to the persons using the service regardless to the fact whether a given person becomes a User or not. Cookies used by the Portal do not gather personal data. Some information collected by means of cookies may be linked to a specific person in the process of profiling clients. Collection and storage of information about clients on the basis of cookies is done solely upon an express consent of a client. Internet browsers allow by default placing of cookies which is equivalent to the collection of information about the persons visiting the **Portal**. A consent expressed for the use of cookies may be modified or cancelled at any time. The browser offers an option of changing the settings pertaining to saving of cookies. Cookies used by

the **Portal** are mainly designed to keep the information about a **User** that has been provided once.

3.7 The **Service Provider** uses the information saved by means of cookies for advertising purposes, statistical purposes and first of all adjustment of the **Portal** to individual needs of the **Users**. Moreover, the files are also used in the re-targeting technology. This technology involves offering to our users an attractive marketing offer by presentation of properly profiled advertisement on the websites of the partners of the **Service Provider**. Individual display of advertisements is based on the cookies technology and the analysis of the prior behaviors of a **User** on the **Portal** or **the Internet**. Cookies placed in the **Portal** are also used for cooperation in marketing operations with the third parties.

3.8 The **Platform** is available on the on-going basis 24/7 and achieves an annual average availability at the level of 97.5 %. Downtime caused by maintenance and update of software and the periods when the service is not available via Internet for technical reasons and other problems beyond the **Service Provider** control (Force Majeure, third parties, etc.) are deducted from it. In order to be able to fully use the **Platform**, a **Distributor** must apply the newest technologies (of browsing) or enable their use on his/her computer (e.g. activation of JavaScript, Cookies, Pop-ups). In case the older or less popular technologies are used, the case may be that a **Distributor** will be able to use the services only to a limited extent.

4. EXECUTION OF AN AGREEMENT, REGISTRATION OF A DISTRIBUTOR

4.1 When a **Distributor** wants to start using the **Portal**, he/she must perform the **Registration** that results in opening the **Account**. Each **Distributor** may have only one account on the **Portal**. The **Service Provider** reserves the right to request a **Distributor** to present documents confirming that the data provided during **Registration** are true.

4.2 Approval of the content of the Distribution Agreement with appendices is a pre-condition for completion of the **Registration**.

4.3 The **Registration** may be performed only online by clicking on on the future.network website and completion of the registration form with a necessity to provide the data indicated in the form. The minimum scope of data to be provided in the registration include the following:

- a) First name;
- b) Last name;
- c) E-mail address;

d) Login of a **Distributor**;

e) Password

4.4 When determining the content of a **Password**, a **Distributor** should take into account a fact that in order to increase the level of protection against its breaking, a **Password** should be made up of at least 6 characters that should include at least one figure. A **Password** is confidential information known solely to a **Distributor**. A **Distributor** is obligated to set a **Password** in a manner preventing third parties from finding it out. The **Distributor** should not make his/her login and password available to third parties. The **Service Provider** bears no responsibility for the effects of giving access to a login and a **Password** by a **Distributor** to third parties, and a **Distributor** may amend previously established **Password** by giving such instruction on his/her **Account**.

4.6 Within the process of registration, a **User** is obligated to:

- a) Make a representation that he/she accepts the contents of the Distribution Agreement,
- b) Meet all formal requirements for execution of the Agreement, including, but not limited to, holding the status of Entrepreneur in his/her country of residence.
- c) Confirm that he/she has read and understood its content and accepted the Rules, Privacy Policy and **Marketing Plans**,
- d) Express his/her consent for personal data processing and, optionally, receiving commercial information electronically;
- e) Confirm that he/she is an **Entrepreneur i.e. he/she has a status of the** entity performing business operations on his/her own behalf and at his/her own risk.

4.7 The **Distributor** shall be obligated to complete the required boxes of the registration form in a **complete and proper manner**.

4.8 Upon completed registration, a **Distributor** may profile his/her **Account**. Profiling of the **Account** should be understood as provision of the information by a **Distributor** e.g. about his/her interests, educational background, profession, etc. and also by making the photograph in the background and a profile photo available.

4.9 **Service Provider** reserves the right to request a **Distributor** to provide the documents confirming conducting business operations. In case of such request, **the Distributor** shall be obligated to provide the documents confirming the fact of performing business operations in a form of a scan to the e-mail address provided by **Service Provider** in the aforementioned message, within 10 working days of the

receipt of an e-mail message to the in-box address provided at the time of the **Registration**. Failure to provide relevant documents by the **Distributor** will provide a basis for blocking the Distributor's Account in order to obtain explanations, and even its removal as the consequence.

4.10 The **Service Provider** stipulates that one person/Distributor shall be entitled to establish only one account. A Service Provider stipulates that implementation of the FND Vouchers redemption and generation of FND codes from different **Accounts** using the same data by the same **Distributor** will not be possible.

4.11 A **Distributor** bears full responsibility for compliance with law and correctness of the data provided at the **Registration**.

4.12 False data provided intentionally and/or with an intention to commit a fraud may cause the commencement of civil proceedings before the court. In such case, the **Service Provider** also reserves a right to block the **Accounts of the Distributors** who intentionally and /or with the intention to commit a fraud and terminate the use agreement immediately, without notice as well as deny to transfer the collected FND Vouchers, as obtained in breach of the Agreement and the Rules..

4.13 A **Distributor** is also obligated to notify the **Service Provider** immediately about any and all changes to his/her data, in particular, the electronic mail address. The **Service Provider** is not responsible for the losses suffered by a **Distributor** in relation to the failure to update the data.

4.14 A **Distributor** is obligated not to share the data that would enable access to the **Account** with third parties. The use of the **Account** of a **Distributor** by third parties is a valid reason to block it and does not require prior warning. **Distributors** are obligated to notify the **Service Provider** immediately about every illegal use of his/her **Account**.

5. USE OF THE PORTAL

5.1 **Distributors** use the **Portal** and the services offered by the **Service Provider** at their own risk.

5.2 The **Service Provider** has a right to amend the **Portal** website and the services/goods he/she offers at any time, without any prior notification and without incurring any liability by the Service Provider as a result of such amendments.

5.3 The **Service Provider** reserves the right to limit the use of services and the possibility of establishing communication via **Portal** with other **Users**, including **Distributors**, in respect of whom he/she is convinced that they infringe the

obligations arising from the Agreement, the Rules or law or in any other way take advantage of improperly offered **Goods/Services**.

5.4 The **Service Provider** does not guarantee:

a) Availability of the **Service Provider's** website at any time in an error-free manner and without any interference, at the right time and in a certain manner, and also, that the interference will be eliminated;

b) Completeness, correctness and certainty of training materials created by **Distributors**.

6. LIMITATION OF LIABILITY

Unless stated in here, we are not liable to Distributor or anyone else for any loss of use, data, goodwill, incomes or profits, whatsoever, and any special, incidental, indirect, consequential, or punitive damages whatsoever, regardless of cause (even if we have been advised of the possibility of the loss or damages). That includes losses and damages which are result of loss of use, data, or profits, whether or not foreseeable; based on any theory of liability, including breach of contract or warranty, negligence or other similar actions; or arising from any other claim arising out of or in connection with your use of or access to the Portal.

We are also not responsible for all dues, taxes and fees of Distributor, which will may be a result of Distributor's usage of applications according to law of Distributor's residence or/and Distributor's national law or law of any other country.

Our Service and Content may includes the link or links or other information that can be used to achieve third party's website (websites), or service (services). In a case of Customer's usage of these websites, services or other resources, Distributor confirms own agree that we have no responsibility for any results of that usage. Distributors must understand that it is their own risk and liability. Third party may use its own terms and conditions Distributors need to accept for using the services.

Usage of Portal may cause loss of data and/or restrict data availability and/or cause other negative impact to the Distributor, we will have no liability whatsoever to one another for any indirect, special, incidental or consequential damages, including but not limited to loss of data or records, lost profits or other economic loss, arising out of or in connection, and we will have NO liability whatsoever to any third party for any direct, indirect, special, incidental or consequential damages, including but not limited to loss of data or records, lost profits or other economic loss, arising out of or in connection with use of the Portal.

7. INDEMNIFICATION

Distributor agrees to indemnify, defend and hold harmless to Service Provider, its officers, directors, employees, agents and third parties, for any losses, costs, liabilities and expenses (including reasonable attorney's fees) relating to or arising out of your use of or inability to use the Portal, any user postings made by you, your violation of any terms of this Terms of Use, other Rules or your violation of any rights of a third party, or your violation of any applicable laws, rules or regulations. We reserve the right, at its own cost, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you will fully cooperate with Portal in asserting any available defenses.