DISTRIBUTION AGREEMENT

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§ 1

[Definitions and parties to the agreement]

- All terms used in this document should be understood in accordance with the provisions and definitions indicated in the document constituting the Terms and Conditions of Distribution Activities within the FutureNet Biznes Platform.
- 2. The parties to this agreement are:
 - a. Service Provider AMET PTE. LTD., 30 Cecil Street, #19-08 Prudential Tower, Singapore 049712
 - b. Marketing Associate a user conducting a business activity within the Platform in accordance with the rules set out in the Terms and Conditions for conducting business activity through Futurenet Biznes, hereinafter referred to as the **Marketing Associate**.

§ 2

[General assumptions regarding the FutureNet Biznes business model]

- 1. The Service Provider is the owner of the FutureNet Biznes Platform.
- 2. The Service Provider declares that in order to achieve more effective sale of FutureNet Goods/Services available under FutureNet Biznes offers Entrepreneurs wishing to become their Marketing Associate a sales model based on the MLM principles and specified in the Marketing Plans included in the Attachment hereto.
- 3. The Service Provider declares that within the FutureNet Biznes Platform, the Marketing Associate may only be an Entrepreneur, i.e. a natural person who is 18 or over, a legal person (i.e. an organizational unit who is granted legal personality by the laws of the country from which the Marketing Associate) or an organizational unit without legal personality, whom legal provisions of the country from which the Marketing Associate originates give legal capacity (right to be a subject of

- rights and obligations), running on his own behalf and at his own risk a business activity consisting, in particular, in the sale of **FutureNet Goods/Services** from the **Service Provider** or its **Partners**, in return for which he will receive **Remuneration**.
- 4. In order to start operating under the FutureNet Biznes **Platform**, it is necessary to **Register** as a **Marketing Associate** on the Platform. Then, the **Marketing Associate** gains access to business system tools that enable the control of the effectiveness of his own marketing work, creating and controlling the development of **the Distribution Network** and the amount of the **Remuneration** received calculated in accordance with the principles set out herein, terms and conditions and marketing plan.
- 5. In the event that the **Distribution Structure** thus created achieves a specified **Structure Turnover** in a given **Settlement Period** and that the **Marketing Associate** meets the **Marketing Associate** 's **Personal Activity Requirement, the Marketing Associate** obtains the option of receiving **Remuneration.**
- 6. **The Marketing Associate** declares that at the time of registration on the Platform he is already conducting business activity on his own behalf and at his own risk and has the status of an **Entrepreneur** in accordance with the law of the country of his residence.
- 7. The Service Provider declares that in connection with the operation of the Platform, all services provided within its framework as well as economic relations established between the Service Provider and Independent Marketing Associate s concern only on-line services, i.e. provided via the Internet, outside territorial limits.
- 8. The Marketing Associate declares that at the time of registration on the Platform, his business activity as regards the distribution of FutureNet Goods/Services in the Multi Level Marketing (MLM) Distribution Model as well as the goods offered under the Platform comply with the legal provisions in the Marketing Associate 's country of residence.
- 9. **The Marketing Associate** is obliged to pay utmost attention to applicable law in the country of his residence, and to this end he should also have all necessary licenses, permits or concessions (or other permits of competent authorities) to ensure full transparency, accountability and legality of his activities as an Independent Marketing Associate in the territory of the country of his residence.
- 10. The Service Provider reserves the right to require a Marketing Associate to present a valid permit to operate as an Independent Marketing Associate in the Service Provider's MLM system.
- 11. The Marketing Associate bears full responsibility for obtaining any permits, concessions or other licenses issued by the competent authorities for the Marketing Associate 's country of residence.
- 12. The Service Provider reserves the right to withdraw from the agreement with the Marketing Associate in a situation where he does not or refuses to produce, in accordance with item 9, the permit, concession or other license issued by the competent authority, despite the fact that he was obliged to hold such a license to act as an Independent Marketing Associate.

§ 3 [Subject of the agreement]

1. The Service Provider offers Marketing Associate s access to the Platform facilitating business operations based on the MLM business model, under which the Marketing Associate may mediate in the sale of FutureNet Goods/Services available under FutureNet Biznes from the Service Provider or his Partners and he has a possibility to communicate with other Users to establish new business

contacts.

2. The Service Provider provides the Marketing Associate with free access to the FutureNet Biznes Platform to conduct his activities on the Portal, which enables him to use the services, and in

particular, it contains dedicated business tools that allow to create, control the development of **the Distribution Network** and the amount of the **Remuneration** received.

During the term of this agreement, the **Marketing Associate** agrees to promote **FutureNet Goods/Services** and search for potential buyers of the above-mentioned products in accordance with the rules set out in this Agreement and Terms and Conditions.

The Marketing Associate in connection with the active and effective performance of intermediation in trading in FutureNet Goods/Services shall receive Remuneration in accordance with the principles provided for in the Marketing Plan.

§ 4 [Term of the Agreement]

- 1. The agreement may be concluded only electronically by undergoing **Registration** in accordance with the rules set out in the **Terms and Conditions**.
- 2. The Service Provider stipulates that in accordance with the introduced KYC Know Your Customer principles to identify one's customers in the cases specified in the Terms and Conditions, there was introduced an obligation of a two-step verification of the Account.
- 3. The agreement is concluded upon the activation of the Account by the Marketing Associate on the Platform in accordance with the rules set out in the terms and conditions of the Platform.
- 4. This Agreement is concluded for an indefinite period.
- 5. **The Service Provider** and the **Marketing Associate** may terminate this agreement with a one month's notice with effect at the end of the month.
- 6. **The Service Provider** reserves the right to terminate this agreement without notice in case of the **Marketing Associate** violating the provisions of this Agreement, the Terms and Conditions or the provisions of the applicable law, in particular:
- a) unlawful activities of the **Marketing Associate** when using the **Service Provider's** offer or conducting business activities related to the sale of **FutureNet Goods/Services**,
- b) providing the **Service Provider** with false or misleading information,
- c) fraudulent, unlawful or otherwise impermissible use of goods or other offers of the Service Provider,
- d) unauthorized dissemination, reproduction, publishing or other use or processing of training materials in a manner not in accordance with applicable law.

Termination notice shall be sent by the **Service Provider** to the **Marketing Associate** in the form of an electronic message to the e-mail address provided during the **Registration**.

Termination notices from the **Marketing Associate** to the **Service Provider** should be sent in an electronic form to the following address:

https://support.futurenet.club/en/contact/futurenet/account-management-and-backoffice/deleting-and-bac

In the event of termination of the Agreement and deletion of the **Account, the Marketing Associate** may at any time pay out the accumulated **Remuneration**.

[The rules for conducting a business activity of the Marketing Associate within the Platform]

General rules for using the Platform

- Conducting business activity by the Marketing Associate as part of the Platform is based on the Marketing Associate 's intermediation in the sale of FutureNet Goods/Services in exchange for the Remuneration received from the Service Provider.
- 2. When using the Internet offer of the **Service Provider**, **Marketing Associate s** are prohibited from infringing the rights of third parties, soliciting third parties or otherwise violating applicable law or good manners. In particular, **Marketing Associate s** are obligated to refrain from the following activities:
 - a) dissemination of statements containing offensive, aggressive, attacking, glorifying violence, rebellious, sexist, obscene, pornographic, racist, morally reprehensible or otherwise offensive or forbidden content;
 - b) insulting, soliciting, threats, intimidation, denigration, embarrassing of other Users, partners or the Service Provider;
 - c) invigilation, transfer or dissemination of personal or confidential information of other Users,
 Marketing Associate s, Partners or the Service Provider or other neglect of the private sphere of the aforementioned persons;
 - d) disseminating false statements regarding race, religion, gender, sexual orientation, origin, social status of other Users, Partners, associates or Marketing Associate s of the Service Provider;
 - e) unlawfully acquiring confidential data regarding the **Service Provider**, their further transfer or dissemination;
 - f) dissemination of false statements regarding the Service Provider;
 - g) claiming to be an associate of the Service Provider or a company affiliated with him or his Partner;
 - h) using legally protected images, photos, graphics, videos, music, texts, trademarks, titles, trade names, software or other content and marks without the consent of the holder or holders of rights to them or without the permission contained in the contract, law or the provision of law;
 - i) dissemination of statements of advertising, religious or political content against the provisions of this **Agreement** and the **Terms and Conditions**;
 - j) using banned or illegal content;
 - k) using errors in programming (bugs), which shall be reported to the appropriate law enforcement authorities;
 - l) taking actions that lead to excessive server overloading and/or may significantly reduce the processes capacity under the **Platform** for **Users** or the **Service Provider**;
 - m) hacking or cracking and supporting or abetting to it;
 - n) dissemination of counterfeit software and support and abetting to it;
 - o) uploading files that contain viruses, trojan viruses or damaged data;
 - p) use or distribution of auto, macro or cheat utility software;
 - q) modification of the **Platform** or its part to the extent beyond the scope allowed to
 Users or Marketing Associate s;
 - r) use of software that allows so-called datamining or otherwise intercepts or gathers information related to the service;
 - s) disruption of transmission to and from dedicated servers and the WWW server;

- t) hacking to dedicated servers, with data or websites;
- 3. **The Marketing Associate** is not allowed to provide or transmit in particular the following content via the **Portal**:
 - a) content prohibited by law, in particular offensive, obscene, aggressive or other content, or social
 activities that violate the law or good manners, or personal rights and other rights of third parties
 (including racist or discriminatory content);
 - b) personal data of third parties, their telephone numbers, address details and e-mail addresses;
 - c) unwanted business communication and other types of spam.
- 4. By posting a comment or sending material in addition to the ones available on the **Platform**, the **Marketing Associate**
 - declares that any content and files are free from legal defects, any copyright, claims related to trademark protection, or other claims of third parties. He declares that he has all rights to the content to be posted, copyright with the right to publish and distribute this material on-line and that he has the right to use images belonging to third parties and that these rights are not limited by the rights of third parties.
- 5. The Marketing Associate bears full and unlimited liability towards other Users for published content as part of the FutureNet Platform and while conducting his own marketing activities in order to carry out the tasks of the Marketing Associate. If the User believes that the published content, posts, comments or other content violate this Agreement, applicable law or Terms and Conditions, express racist content, infringe personal rights, copyrights or good manners, then the Marketing Associate is obliged to inform the Service Provider.
- 6. It is forbidden to overload the server of the **Service Provider** by generating artificial traffic on the **Platform** and to perform other activities that go beyond the normal use of the **Portal**. All attempts to artificially position the popularity of posts, files, accounts, content within any popularity or activity rankings that are organized by the **Service Provider**, as well as other unauthorized use of the **Portal**, also when their goal was to increase the competitiveness or profitability of the created enterprise, are forbidden.
- 7. **The Service Provider** does not interfere in the content of comments and materials on **Users' Accounts**, unless their content is reported by other **Users** as content that violates the provisions of this Agreement, the Terms and Conditions or the applicable law.

Contacts of Marketing Associate s with the media

- 8. **The Marketing Associate** is not authorized to respond to press inquiries regarding the **Service Provider**, his **FutureNet Goods/Services**, **Marketing Plan**, etc. **The Marketing Associate** is obliged to immediately forward any press inquiries to the **Service Provider** to the address e-mail: https://support.futurenet.club/en/contact/futurenet/other
- 9. **The Marketing Associate** shall not make public statements via any mass media on matters related to the **Service Provider** and the **FutureNet Goods/Services** offered by him or the distribution system without prior written consent of the **Service Provider**.

The rules for conducting a business activity of the Marketing Associate within the Platform

- 10. FutureNet Goods/Services sales system organized by the Service Provider in cooperation with Marketing Associate s. FutureNet Goods/Services may not be the subject of sale in stationary: stores, salons or other organized retail or wholesale outlets.
- 11. Each newly registered Marketing Associate shall be assigned to the Distribution Structure of that

- active Marketing Associate through the Reflink of whom he has made the Registration, and the assignment is made based on the date and time of receipt of the registration application by the Service Provider.
- 12. In the event of a dispute between two **Marketing Associate s** regarding the invitation of a new **Marketing Associate**, the **Service Provider** shall consider as the inviter only the one whose **Reflink** is indicated in the new **Marketing Associate** 's application for **Registration**.
- 13. Cross invitations/sponsorship as well as attempting them are prohibited. Cross-sponsoring means acquiring a Marketing Associate who is already a Marketing Associate in another Distribution Network or had an agreement in the last 6 months as a Marketing Associate. It is also forbidden to use the name of a spouse, relatives, trade names, names of capital companies, partnerships or fiduciary companies or other third parties to circumvent this provision.
- 14. It is strictly forbidden to manipulate the **Remuneration** by **Marketing Associate s**, and in particular to create fictitious **Accounts**. This is especially the case for sponsoring **Marketing Associate s** who do not actually work for the benefit of the **Service Provider** (so-called dummies) as well as multiple open or camouflaged **Registrations**. It is also forbidden to use the name of a spouse, relatives, trade names, names of capital companies, partnerships or fiduciary companies or other third parties to circumvent this provision. It is equally prohibited to persuade third parties to sell or buy goods in order to obtain a better position within the **Structure**.
- 15. Marketing Associate s are obliged to reliably provide their customers with information about FutureNet Goods/Services. The Service Provider is not responsible for the omissions of Marketing Associate s in this regard.
- 16. **The Marketing Associate** is obliged to conduct business related to intermediation in the sale of **FutureNet Goods/Services** in accordance with applicable law.
- 17. Marketing Associate s may not infringe the rights of the Service Provider, other Marketing Associate s, affiliated companies or other third parties, solicit third parties or otherwise infringe any applicable law. In particular, the Marketing Associate is not allowed to disseminate false or misleading information about FutureNet Goods/Services or about their distribution system.
- 18. As part of his activities as an intermediary or advertising his activities under the Platform, the Marketing Associate is strictly obliged to provide only such information regarding **FutureNet Goods/Services** and their distribution system, which in its content correspond to information contained in the advertising and information materials of the **Service Provider**. In addition, it is also forbidden to send unwanted emails, faxes and text messages of an advertising nature (spam). It is also forbidden to misuse or engage in illegal activities such as the use of unapproved or unfair advertising (e.g. misleading statements).
- 19. **The Marketing Associate** during talks with potential buyers of **FutureNet Goods/Services** is obliged to explicitly inform the potential **Marketing Associate s** that the achievement of income is possible only through intensive and continuous work.
- 20. It is forbidden to describe the **Service Provider's** business as an investment transaction that brings profit in the form of interest or other type of financial investment.
- 21. Distribution and promotional activities of the **Marketing Associate** cannot feign any commissions, which are understood as "premium on the acquired head" or other fee paid only for the acquisition of a new **Marketing Associate** which is absolutely contrary to the Business model of the Service **Provider under the Platform** it is also forbidden to perform any activities that give the impression that the advertised distribution system is an illegal system, namely an illegal progressive pyramid sales

- system or a financial pyramid or other fraudulent distribution system.
- 22. It is strictly forbidden to direct distribution and promotional activities to non-entrepreneurs, minors or inexperienced businessmen, and under no circumstances may their age, illness or limited ability to discern their actions be used in order to persuade the **User** to conclude an agreement. In the case of agreements with the so-called groups of low material status or foreigners, **Marketing Associate s** shall take due consideration of their financial capacity and their ability to discern their actions and language skills, and shall refrain from anything that could induce the above-mentioned persons to make transactions that are not appropriate in their material condition.
- 23. It is forbidden to up any distribution and promotional activities that are improper, illegal or uncertain or cause impermissible pressure on the selected group of **Users**.
- 24. **Marketing Associate s** for commercial or promotional purposes will only refer to materials, letters, recommendations, test results, references officially authorized by the **Service Provider**.
- 25. The Marketing Associate is not allowed to claim that Marketing Plans, FutureNet Goods/Services have been approved or confirmed by a state institution, are supported by it, or have been qualified by the law firm as legally sound and reliable.
- 26. FutureNet Goods/Services may not be offered on public and private "flea markets", exchanges/exchange forums of goods, in an on-line purchase system operated outside the Platform of the Service Provider, large on-line trading platforms or on other similar outlets.
- 27. The Marketing Associate is obliged to identify himself in commercial activities as an FutureNet Independent Distribution Partner. Websites' landing pages, letterheads, business cards, lettering on cars and advertisements and the like must in principle be contain an added phrase "FutureNet Independent Distribution Partner".
- 28. **The Marketing Associate** may not apply for loans, incur expenses, incur liabilities, open bank accounts or conclude other contracts on behalf of and for the benefit of the **Service Provider**.
- 29. **The Marketing Associate** incurs all travel expenses, allowances, office expenses and other expenses related to running his own business activity.
- 30. **The Marketing Associate** is not entitled to express negative or unflattering opinions about other enterprises and competing brands in business dealings.
- 31. **The Marketing Associate** shall promptly forward to the **Service Provider** any inquiries or complaints of **Users** regarding products, service or remuneration system via e-mail sent to the following address: https://support.futurenet.club/en/conta.ct/futurenet/other
- 32. **Usługodawca** umożliwia **Dystrybutorowi** nabycie **Towarów/Usług FutureNet** na potrzeby własne lub członków rodziny.
- 33. **The Marketing Associate** may under no circumstances incite other **Marketing Associate s** or third parties to purchase goods above their needs in order to obtain or fake the rights to **Remuneration**.
- 34. Each **Marketing Associate** is obliged to immediately notify the **Service Provider** of known violations of this Agreement, the Terms and Conditions or the applicable law.
- 35. The Marketing Associate is obliged to protect his personal Passwords against access by third parties.
- 36. The Marketing Associate is not allowed to disseminate false or misleading information about FutureNet Goods/Services or their distribution system etc.
- 37. **Marketing Associate s** should secure their electronic connections and devices against unauthorized access, in particular by installing antivirus software.

Rules for creating websites and advertising materials by Marketing Associate s

- 38. **Marketing Associate s** may create websites to intermediate in the sale and promotion of **FutureNet Goods/Services**.
- 39. **Marketing Associate s'** websites may only display content regarding the **Portal** and **FutureNet Goods/Services**. All posted content must comply with applicable law, this Agreement and the Terms and Conditions.
- 40. **The Marketing Associate** is not allowed to publish any information about his income or earning opportunities within the **Platform** in any advertising material.
- 41. It is forbidden to describe the **Service Provider's** business as an investment transaction that brings profit in the form of interest or other type of investment transaction as such description is untrue.
- 42. Using, creating and distributing own sales documentation, own websites, own advertising brochures, films and videos about **FutureNet Goods/Services** or the **Platform's** operating principles, or other independently created on- or off-line media and advertising materials is allowed only after prior written expression consent of the **Service Provider** and acceptance of the content of the above materials by him.
- 43. Advertising of FutureNet Goods/Services offered by the Service Provider by the Marketing Associate on his own or third-party websites is only allowed upon prior written consent of the Service Provider.
- 44. Where the **Marketing Associate** conducts advertising in other on-line media, such as social media portal (e.g. Facebook, Instagram, Google+), on-line blogs or Chatrooms, he may use only official advertising information from the Service Provider.
- 45. All presentation, advertising, training materials, videos and films, etc. (including photos) provided by the **Service Provider** are protected by copyright. **The Marketing Associate** may not reproduce, distribute, make available to the public and process them in whole or in part beyond the scope specified in this Agreement and the Terms and Conditions without the written express consent of the **Service Provider**.

The rules of using the trademarks of the Service Provider and FutureNet Goods/Services

- 46. The use of the FutureNet mark, registered trademarks of the Service Provider, FutureNet Goods/Services markings in a scope greater than the advertising materials provided and other official documents available is allowed only on the basis of express written consent of the Service Provider.
- 47. It is forbidden to submit your own trademarks, titles of works or different pieces or other protection rights that include the FutureNet mark or registered trademarks, product designations, trade names belonging to FutureNet. This also applies to items for which the Service Provider has an exclusive right of use. The above prohibition also applies to identical and similar marks.
- 48. It is forbidden to change labels, virtual tags, logos of FutureNet Goods/Services.
- 49. It is forbidden to use your own internet domains, which include the **Service Provider** marks or registered trademarks, product designations, trade names belonging to the **Service Provider**, unless this domain shall be used only to redirect to the official website of the **Service Provider**, which shall be given by the **Service Provider** at the disposal of the **Marketing Associate** in a personalized form for him.
- 50. **The Marketing Associate** is prohibited from concluding a contract that would violate the interests of other **Marketing Associate s** or other distribution agreements already concluded, which he concluded with other enterprises, and the clauses of which still apply.
- 51. If the Marketing Associate works simultaneously for other enterprises or competitors of the Service

Provider from the network marketing industry, he undertakes to organize the given activity (with his every downline structure) so that there is no conjunction or mixing of his activities provided to the Service Provider with the activity provided for another company. In particular, the Marketing Associate may not offer FutureNet Goods/Services and those of another entrepreneur at the same time, in the same place or in the immediate vicinity of or on the same website, unless the Service Provider has given his consent in writing.

52. The Marketing Associate is obliged to keep the information about the Service Provider and his Distribution Structures completely confidential. Trade secrets also include, in particular, data of Users and Marketing Associate s, data on downline activity, etc. This obligation also lasts for 5 years from the date of termination of the agreement.

§6

[Restrictions on conducting a business activity by the Marketing Associate]

The Marketing Associate may not intermediate the sale of goods/services for other enterprises being competitors of the Service Provider.

The Marketing Associate is prohibited from recruiting other Users and Marketing Associate s to sell products other than the FutureNet Goods/Services.

The Marketing Associate is prohibited from concluding agreements violating the interests of other Marketing Associate s or of the Service Provider.

\$7 [Marketing Associate's confidentiality obligation]

The Marketing Associate is obliged to maintain the confidentiality of the Service Provider's business secrets, in particular information about its structures. The business secrets of the Service Provider include in particular the data of Users and Marketing Associate s, data on their activity, the amount of the Remuneration or the values of Structure Turnover, marketing strategies used, etc. This obligation lasts for 5 years after the expiry of the term of this agreement.

§8 [General rules regarding the received Remuneration]

- 1. The Marketing Associate in connection with the active intermediation in the trading of the FutureNet Goods/Services or the provision of other services to FutureNet receives a Remuneration, which is awarded only in the form of FNDolar (FND) vouchers. FNDolar vouchers are assigned to a specific user account. The rules for awarding remuneration are set out in this agreement, Marketing Plans and Terms and Conditions of Distribution Activities within the FutureNet Biznes Platform.
- 2. The Marketing Associate 's claim for payment of the Remuneration by the Service Provider arises after the Structure achieves a proper Structure Turnover and the Marketing Associate fulfils the Personal Activity Requirement. Both the value of the Structure Turnover and the manner of meeting the Marketing Associate 's Personal Activity Requirement are determined by the Marketing Plan.
- 3. To conduct a business activity on the Portal it is not strictly required that the Marketing Associate

- incurs financial expenses, collects a minimum amount of FutureNet Goods/Services or recruits other Marketing Associate s.
- 4. The Marketing Associate does not receive any Remuneration for solely acquiring a new Marketing Associate or User in the Distribution Structure.
- 5. The amount of the **Remuneration** as well as the method of its payment or other method of meeting the claim under the **Remuneration** is based on the **Marketing Plan and the Terms and Conditions of Distribution Activity** in force at the given time.
- 6. **The Service Provider** provides the **Marketing Associate** with free administrative back up to start and run his activities on the Portal, which enables him to always comprehensibly and on an ongoing manner verify his turnover, calculated **Remuneration** and the development of the **Distribution Structure**.
- 7. The Remuneration the Marketing Associate receives after meeting the required qualifications (i.e. achieve the appropriate value of Structure Turnover and meet the Marketing Associate 's Personal Activity Requirement) it the Remuneration the amount and form of which is pursuant to the Marketing Plan, whereas the Remuneration is paid only in the form of FN Dollar vouchers, as Media Points or as an in-kind reward.
- 8. All claims regarding **Remuneration** arise from **the Marketing Plan** in force, which the **Marketing Associate** may download using his account on **FutureNet Biznes**, in the same way he receives a monthly settlement regarding his remuneration sent to the same address. The paid remuneration covers all costs related to the maintenance and running of the **Marketing Associate 's** business.
- 9. Only effective conclusion of a contractual relationship between the **User** or the **Marketing Associate** and the **Service Provider** (i.e. the **User** or **Marketing Associate** has not cancelled his application to conclude an agreement, in particular in accordance with the regulations governing direct and remote sales) is considered intermediation in the sale of **FutureNet Goods/Services** entitling to receive **Remuneration**. The **Remuneration** claim arises only when the payment of the **User** or **Marketing Associate** is credited to the **Service Provider's** account and all other conditions for making the payment have been met. In the case of the purchase of FutureNet Goods/Services by Users who have the status of a consumer, the remuneration shall be recognised as accumulated after 14 days from the date of acquisition of the above-mentioned products.
- 10. Claim for payment of **Remuneration** does not arise in particular when:
 - a) **The User** exercises his right to withdraw, the agreement is be successfully appealed against by the **User**,
 - b) the **User's** order was made unlawfully,
 - c) The Service Provider refuses to accept the agreement, the User's order, because of the information contained therein
 - is erroneous (e.g. The purchasing User's data cannot be verified) or incomplete,
 - d) Agreements concluded as a result of fraudulent or unlawful activities of the **User**, the **Marketing Associate** or his assistants.
- 11. The Marketing Associate 's Remuneration shall be posted in the accounting records immediately after the claim for the payment of Remuneration has been made. The Marketing Associate shall check the received settlements promptly and provide any possible reservations to the Service Provider as soon as possible. All claims regarding Remuneration result from the applicable Marketing Plan, which the Marketing Associate may download accessing his account on the Platform and may read it there.

Information on erroneous amounts of Remuneration should be sent to the Service Provider in the

- form of a message to the address: https://support.futurenet.club/en/contact/futurenet/financial/payouts within 10 days from the date of the incorrect payment.
- 12. The Marketing Associate declares that he knows that FNDolar vouchers and Media Points are not a legal tender (i.e. FIAT currency, cryptocurrencies, etc.) and can be exchanged for FutureNet Goods/Services.
- 13. **Marketing Associate** declares that he knows that **FNDolar** vouchers are valid for 3 years from the date of their receipt by the **Marketing Associate**.
- 14. **The Marketing Associate** is entitled to redeem **FNDolar** vouchers received as remuneration and receive their equivalent in USD currency.
- 15. In the event of redemption of the **FNDolar** voucher, the payment shall be made by sending a corresponding equivalent in the form of USD currency to the **Marketing Associate** 's eWallet indicated using the payment processor selected by the **Marketing Associate**. In the case of payment of commissions by using the **FNDolar** voucher for the purchase of **FutureNet Goods/Services**, it is performed in the manner specified in the **FutureNet Biznes Platform**.
- 16. Other Remuneration and the rules for receiving it are determined by Marketing Plans, however for the Remuneration awarded in the form of in-kind prizes, the Service Provider reserves that, in the absence of delivery of the prize to the Marketing Associate or difficulties in delivery for reasons beyond the control of the Service Provider, the Marketing Associate shall be paid the monetary equivalent of the awarded prize according to the average prices of this prize on the European Union market.

§9 [Service Provider's declarations]

- 1. **The Service Provider** shall ensure that the parties to the agreement are clearly identified in relation to the electronic service and shall exercise due diligence in order to inform the **Marketing Associate** of the features and parameters of **the FutureNet Goods/Services**.
- 2. **The Service Provider** ensures such operation of the **Portal** and the computer system used by him for this purpose, using cryptographic techniques that makes unauthorized access impossible.
- 3. In the case of providing by the **Service Provider** as part of his offer of a computer program, the use of it is at the **Marketing Associate** 's own risk. The Service Provider does not bear any civil liability for damages resulting from the installation and/or use of the software acquired in the download mode, if it is legally permissible. Despite the on-going anti-virus inspection, the **Service Provider** excludes his liability for damages and inconveniences caused by computer viruses.
- 4. **The Service Provider** is not liable for a decrease in the quality of access to the website due to force majeure or due to events beyond the **Service Provider**'s control.
- 5. **The Service Provider** is not liable for unauthorized obtaining by third parties of the **User's** personal data (e.g. due to unauthorized hacking of the database).
- 6. **The Service Provider** stipulates that using the **Portal** may be subject to technical risk, which is typical for using a computer system.
- 7. **The Service Provider** reserves the right to interfere in the technical structure of the **Account** in order to
 - diagnose irregularities in the way the Portal services operate, make changes and influence in a different

way on the technical side of the **Account** in order to modify it or restore the proper functioning of the **Account** or the **Portal**

8. **The Service Provider** reserves the right to stop the sale of certain FutureNet Goods/Services, to make changes to the Marketing Plan, and even to stop providing the Service for important reasons at any time. In such event, each party has the right to terminate the agreement immediately.

§ 10

[Special rights and obligations of the Marketing Associate]

- 1. The Service Provider stipulates that if the Marketing Associate wants to redeem the FND Voucher and have paid its equivalent in USD, he shall be required to complete the two-stage verification of the Account under the rules provided for in the Terms and Conditions, in particular by providing a copy of the document confirming the identity and place of residence (e.g. a national ID card, a passport for a natural person or a copy from the relevant register of entrepreneurs in the case of legal persons) to confirm the correctness of the data provided by the Marketing Associate during the Account Registration. Without the completion of the two-stage verification of the Account, it will not be possible to redeem the FND Voucher and request the payment of its equivalent in US dollars.
- 2. The Service Provider reserves the right to request the Marketing Associate to produce documents confirming conducting the business activity. In the event of receiving such a request, the Marketing Associate within 10 working days from the date of receiving the e-mail to the address provided at the Registration is obliged to send documents confirming the fact of conducting business activity in the form of a scan to the e-mail address indicated by the Service Provider in the said message. Failure to provide the relevant documents by the Marketing Associate shall constitute the basis for blocking the Marketing Associate's Account in order to clarify and, in consequence, even delete it.

§11

[Copyrights]

- 1. The Service Provider is the only holder of the rights to reproduce, distribute, process of all copyrights and the right to transmit and reproduce the backoffice.futurenet.club website and specific contents, services or other created services and protection rights containing the "FutureNet" mark. The use of all services and contents, materials, trademarks and trade names contained therein is permitted only for the purposes set out in this Agreement.
- 2. **Marketing Associate s** hold all rights to and are solely responsible for the content they publish. As regards such content **the Service Provider** shall receive only all necessary rights related to the publication and use of this content on the **Platform**.
- 3. Violations of copyrights, trademarks or other related protection law shall be punished by the **Service Provider**. **The Service Provider** reserves the right to block content in respect of which a breach of law, Agreement or Terms and Conditions has been reported at his sole discretion.

§ 12

[Notifications]

Notifications from the **Service Provider** are made directly by sending a message to the e-mail address provided by the **Marketing Associate** on his **Account** or during Registration.

§13

[Transferring the rights and obligations of the Service Provider to third parties]

The Service Provider reserves the right to transfer all or part of all rights and obligations arising from the agreements concluded with the **Marketing Associate s** to third parties without prior notice, withdrawal,

sub-licensing or pledging, for which the Marketing Associate hereby agrees.

§ 14

[Agreement with third parties]

Marketing Associate s are required to comply with the terms and guidelines of the Service Provider's Partners who offer FutureNet Goods/Services through the Service Provider on the Platform.

§ 15

[Applicable law and competent court]

- 1. This agreement has been drawn up and should be interpreted in accordance with the law applicable for the Service Provider (Dubai law).
- All disputes arising from the agreement concluded between the Marketing Associate and the Service Provider are subject to the judiciary and the law applicable to the seat of the Service Provider.

§ 16 [Final Provisions]

- 1. The following constitute integral part of this Agreement:
 - a) Terms and Conditions of Distribution Activities,
 - b) Marketing Plan of the FutureNet Biznes Platform,
 - c) FutureNet Goods/Services Catalogue
 - d) a clause on the risks related to participation in the platform,
- 2. Changes and additions hereto require a document form.
- 3. **The Service Provider** is entitled to change the content of attachments hereto in the manner provided for in the Terms and Conditions. Lack of acceptance by the **Marketing Associate** is tantamount to termination of the agreement in compliance with a notice period.
- 4. In matters not governed by this agreement, the law applicable to the seat of the **Service providers** shall apply.
- 5. In the case of any of the provisions hereof being ineffective, invalid on incomplete, the Agreement as a whole retain its effectiveness. An ineffective provision shall be replaced by the **Service Provider** and **Marketing Associate** by a provision that shall be effective and consistent with the original intent of the parties to this Agreement.