

1. General provisions

- 1.1. This document comprises the terms and conditions of the website <https://affiliate.footballteamgame.com/> and it contains rules on how you can use this website. In particular, it constitutes a legally binding agreement between you (Partner) and us (Service Provider) for use of our partner program and services related to it. This agreement will be binding on you and us once you register an account with our website. If you do not agree to it, please do not use our website.

2. Definitions

In this document the following terms will have the following meaning:

- 2.1. “Terms and Conditions” or “T&C” – this document;
- 2.2. “Service Provider”, “we” or “us” – FP GLOBAL LIMITED, 2301 BAYFIELD BUILDING, 99 HENNESSY ROAD WANCHAI, HONG KONG;
- 2.3. “Website” – website available at the domain: <https://affiliate.footballteamgame.com/>;
- 2.4. “Services” – any service provided by the Service Provider via the Website, in accordance with the provisions of these T&C;
- 2.5. “Partner” or „you” – a natural or legal person using the Services available on the Website;
- 2.6. “Account” – a personalized part of the Website assigned to each Partner, where Partner data is stored;
- 2.7. “Game” – an online sports game simulator (available at Game Website), enabling the User, among others, to create and develop his/her own virtual player (footballer) and virtual football team together with other Users. The Game is the property of the Service Provider.
- 2.8. “Game Server” – one of the available servers on the Game Website (Español GMT -2, Português GMT -3, Polski GMT +2, English GMT +1, Русский GMT +3, Deutsche GMT +2, Italiano GMT +2, Español GMT +2)
- 2.9. “Game Website” – website available at the domain <https://footballteamgame.com> owned by the Service Provider;
- 2.10. “Game Account” – a personalized part of the Game Website assigned to each User where User data is stored.
- 2.11. “Tutorial” – a step by step explanation of the controls and rules of the game available after first login in the Game Account”
- 2.12. “User” – a natural person using the Services available on the Game Website, especially a natural person who plays the Game.
- 2.13. “Partner’s Platform” – a panel made available to the Partner by the Service Provider as part of the Website and the Partner’s Account, enabling the Partner to use the Services.
- 2.14. “Partner's Structure” – all Users that registered and went through the tutorial of the Game Account, using Partner’s Affiliate Link;
- 2.15. “Partner's Advertising Space” - the website or other spaces in the Internet to which the Partner is entitled to or other places using internet links, on which the Partner advertises the Game or the Game Website, for example by using Marketing Materials;
- 2.16. “User Action” – purchase of any paid features in the Game (including those covered by limited-time promotions), by the User belonging to the Partner's Structure.
- 2.17. “PPA” – Pay Per Action, an action done by User from Partner’s Structure that entitles for remuneration after its Approval
- 2.18. “Pending” – a status for each PPA of Users from Partner’s Structure that lasts for 30 days from the moment of completing the registration on the Game Website done through Partner’s Affiliate Link unless gets Denied status automatically or manually for not reaching the requirements or violating of the Terms and Conditions.

- 2.19. “Approved” – a status for each PPA of Users from Partner’s Structure that entitles for Partner’s remuneration added automatically after period of 30 days from the moment of completing registration as a result of reaching the requirements in Terms and Conditions
- 2.20. “Denied” – a status for each User’s PPA from Partner’s Structure added automatically or manually for not reaching requirements entitling for Partner’s remuneration including deletion of a User account during the Pending status period or violating the Terms and Conditions
- 2.21. “Marketing Materials” - information or advertising materials made available by the Service Provider to the Partner in the Partner's Platform.
- 2.22. “Affiliate Link” – a hyperlink assigned to the Partner, containing code provided by the Partner during registration of an Account, which refers to the Game Website.
- 2.23. “Consumer” - a natural person who enters into contract with Service Provider for a purpose which can be regarded as being outside his/her trade or profession.
- 2.24. “OVR” – Overall, rating of the Users in-game footballer, calculated in base of eight scores for the key statistics: Offensive, Defensive, Condition, Playmaking, Efficacy, Pressing, Freekicks and Reading.

3. Minimum requirements

- 3.1. In order to use the Website and Services, you should have:
- a) a computer or a mobile device with internet access,
 - b) an active e-mail address,
 - c) Internet browser in the latest versions available with cookies and JAVA enabled,

4. Using of the Website

- 4.1. The Website consist of IT system that enables the Partner to promote and advertise the Service Provider’s goods and services (especially to promote and advertise the Game) on the Internet outside of the Website, through tools made available on Partner’s Platform, in particular but not limited to Marketing Materials and Affiliate Link.
- 4.2. You are hereby informed about specific risks related to using on-line services: the risk of using online services is that the computer or other device with access to the Internet may be infected with malicious software such as viruses or Trojan horses. In order to avoid such threats, you should take appropriate technical measures such as installing antivirus or firewall software on your computer or mobile device with access to the Internet, which should be constantly updated.
- 4.3. If you are a natural person – in order to register an Account or use the Services, you must have full legal capacity (legal capacity is defined by applicable laws of the country where you reside). Basically, if you are over 18 years old, you can use the Website without restrictions. Persons under the age of 18 are not allowed to use the Website.
- 4.4. If you act on behalf of a legal entity (legal person or other entity) – when you register an Account, you warrant that you are entitled to represent such legal entity and to incur obligations on behalf of it.
- 4.5. We reserve the right to suspend the provision of Services for justified technical reasons or due to necessary maintenance works. If possible, we will inform you in advance about such suspensions.
- 4.6. While using the Website, it is prohibited to:
- a) send offensive, unlawful or indecent content, or content that violates the rights of the Service Provider, other Partners or Users or third parties,
 - b) take any actions that may hinder or disrupt the operation of the Website or Game Website,
 - c) attempt to circumvent security measures or network security, including attempting to access third party data and intercepting data;

5. Account

- 5.1. In order to use the Website and its Services, you need to register an Account on the Website.
- 5.2. In order to register an Account, you need to provide:
 - a) e-mail address;
 - b) password;
 - c) referral code;
- 5.3. By creating an Account on the Website, you accept these Terms and Conditions and undertake to comply with them.
- 5.4. You are responsible for protecting your Account, in particular for keeping your password secure. We recommend that the password be changed regularly. We will not be responsible for any loss or damage caused by disclosure of your Account data.
- 5.5. One Partner can register only one Account. One Account can be assigned to only one email address.
- 5.6. The Account is registered for an indefinite time.
- 5.7. You do not have the right to withdraw from the agreement for provision of the Account service, as the Account is a digital content and access to the Account is granted to you immediately after you complete the registration procedure (you expressly agree to it by registering the Account on the Website).

6. Partner's rights and duties

- 6.1. Once you register an Account with the Website, we grant you with personal, limited, revocable, non-exclusive, non-transferable and non-assignable license to display, view and use the Partner's Platform for the purposes related to the promotion and advertising the Service Provider's goods and services (especially to promote and advertise the Game).
 - a) This license is for your use only (therefore you cannot give away, sell, lend, gift, assign, sub-license or otherwise transfer your Account) and it does not give you any ownership rights to the Website (e.g. its content or software) nor to the Game.
 - b) The Partner is therefore not entitled to assign rights and obligations arising from his/her agreement for provision of Services with Service Provider without the Service Provider's prior consent. The above applies in particular (but not limited) to the prohibition for the Partner to transfer to any third party the right to receive withdrawals on the Website and in accordance with the T&C.
- 6.2. Once you register an Account, we will provide you with Marketing Materials and an Affiliate Link, which you can use to promote or advertise the Game or Game Website.
- 6.3. The Marketing Materials will consist of graphic and/or text files. You can download the Marketing Materials from a proper tab in Partner's Platform.
 - a) The use of the Marketing Materials by you means that we grant you with personal, limited, revocable, non-exclusive, non-transferable and non-assignable license to display, view, copy, disseminate and use the Marketing Materials for the purposes related to the promotion and advertising of the Service Provider's goods and services (especially to promote and advertise the Game) in Partner's Advertising Space. This license is granted only for online use of the Marketing Materials.
 - b) You don't have the right to change the content of graphic Marketing Materials without our consent.
 - c) You can change the content of text Marketing Materials unless the content of specific text material provides otherwise. Text Marketing Materials means files in the following formats only: .pdf, .doc. and .odt.
- 6.4. The Partner warrants that his/her actions aimed at promoting the Game will not infringe rights of third parties or rules of decency. In particular, the Partner may not:

- a) place any content that is or may be considered offensive, defamatory, harassing, abusive, racist or illegal in any other way;
 - b) use prohibited or harmful techniques of promoting websites, use forbidden keywords specified in the proper regulations (especially in paid advertising systems like Google Adwords), for example Black hat SEO, brand-bidding, etc.;
 - c) send, exchange or overwrite cookies;
 - d) organize mailings that may be considered spam or send e-mails to the recipients who have not given the consent to receive such messages;
 - e) use any other activities that directly or indirectly contribute to the unfair increase of the Partner's amounts of withdrawals.
- 6.5. The Partner warrants that:
- a) he/she is entitled to use Partner's Advertising Space and to promote and advertise the Service Provider's goods and services on the Partner's Advertising Space;
 - b) Partner's Advertising Space, content of Partner's Advertising Space and Partner's activities on Partner's Advertising Space do not infringe the rights of any third parties (in particular but not limited to copyright, industrial property rights);
 - c) his/her activities related to the promotion and/or advertising of the Game will not infringe applicable laws on personal data processing.
- 6.6. The Partner may not promote or advertise the Service Provider's goods and services on pornographic websites or on websites that glorify violence or websites that provide unlawful content in any other way (for example racist, xenophobic, sexist or discriminatory content).
- 6.7. The Partner undertakes to:
- a) cooperate with the Service Provider and follow his instructions;
 - b) not to use the Affiliate Link in any way that may reduce the functionality of the Website;
 - c) provide in his/her activities only current, complete and true information on the Game and Game Website;
 - d) constantly update the information presented on the Partner's Advertising Space;
- 6.8. As part of the Partner's Platform, the Partner may:
- a) check the Partner's Structure (how many Users have created a Game Account using the Partner's Affiliate Link);
 - b) check statuses on each PPA in Partner's Structure;
 - c) get information on how many Users from Partner's Structure purchased the Game paid features;
 - d) check the Partner's profit generated by the Users from his/her Structure;
 - e) check the amount available for withdrawal;
 - f) check the payment history;
- 6.9. The Partner is not entitled to answer to any press inquiries (or inquiries from other media, social media included) regarding the Website, the Game or other goods or services provided by the Service Provider.
- 6.10. Creating fake Game Accounts by the Partner or by persons acting at the request of the Partner (especially in order to artificially enlarge the Partner Structure) is prohibited. The fake Game Accounts shall be considered to be in particular (but not limited) Game Accounts created with the use of Partner's Affiliate Link:
- a) from the same IP number as IP number of the Partner (if there is more than one such Game Account).
 - b) who have been inactive for a period of 30 days counting from registration (an inactive

Game Account is a Game Account in which the User did not perform any in-Game activity or if the activity in such Game Account is very rare during the period of the first 30 days)

- c) who have not finished the Tutorial within 24 hours after registration
- d) who have not completed the registration process in full within 24 hours

7. Partner's content

- 7.1. The Partner may publish content promoting the Game other than the content provided to the Partner by the Service Provider (e.g. Marketing Materials).
- 7.2. If you publish or share such content, you do so at your own risk. When you publish or share any content, you warrant that the content you share or publish is lawful, in particular it does not infringe rights of third parties (copyrights and industrial property rights included). We do not bear any liability for the content you share or publish that did not come from us. However, we reserve the right to check the content referring to the Game (or in any other way related to us or our services) you publish. If we find such content abusive, defamatory, improper or in any other way undesirable, we will ask you to remove it immediately. If you fail to do so, we reserve the right to suspend your Account for an indefinite time (i.e. until you remove said content).
- 7.3. When you publish or share content promoting the Game other than the content we provided you with, you grant us with a non-exclusive, worldwide, sub-licensable, royaltyfree license to use, reproduce, distribute, transmit, communicate and publicly display this content in connection with the Game, within the Game Website. Your license granted to us is valid as long as you have an Account registered or as long as you do not remove your content.

8. Withdrawals

- 8.1. For performing his/her activities related to promoting and advertising the Game, the Partner is entitled to remuneration in the form of a:
- a) commission, calculated on the value of payments generated from User Actions with status Approved (percentage on the amount spent by the User when purchasing any paid service within Game Website.).
 - b) PPA (Pay per Action), an Approved action of Users from Partner's Structure on one of the available Game Servers calculated in EUR for:
 - Registering a Game Account and finishing the Tutorial;
 - Reaching by the User 40 OVR and claiming an Achievement for this Action in the Game;
 - Reaching by the User 80 OVR and claiming an Achievement for this Action in the Game;
 - c) PPA is calculated for each server accordingly to the table below:

Game Server	PPA		
	Registration and finishing Tutorial	Reaching 40 OVR	Reaching 80 OVR
English GMT +1	0,3 EUR	0,75 EUR	1,45 EUR
Português GMT -3	0,1 EUR	0,3 EUR	0,9 EUR
Español GMT -2	0,1 EUR	0,3 EUR	0,9 EUR

Русский GMT +3	0,15 EUR	0,5 EUR	1,1 EUR
Deutsche GMT +2	0,3 EUR	0,75 EUR	1,45 EUR
Italiano GMT +2	0,25 EUR	0,65 EUR	1,35 EUR
Español GMT +2	0,15 EUR	0,5 EUR	1,1 EUR
Polski GMT +2	0,25 EUR	0,65 EUR	1,35 EUR

c) We reserve the right to change provisions of the above table and at any moment, which means that we can change the amount of EUR for each PPA of Users in the Partner's Structure at any time (i.e. without a transition period as provided in point 17 of the T&C).

8.1. The commission is calculated in Partner's Structure i.e. from each User Action, for each User separately, exclusively for a period of 90 days counted from the date of registration of the Game Account by a given User (the User that registered the Game Account with the use of the Partner's Affiliate Link). After a period of 90 days, the Partner will not be remunerated for the actions of a given User, however this User will be further included in the Partner's Structure (the number of Users in the Partner's Structure remains unchanged).

- a) A User Action is considered null and void if it is carried out in breach of these T&C or in breach of the regulations of a given service. As a result, the Partner will not receive remuneration for such actions.
- b) The commission is calculated on the basis of the initial purchase value made by the user, less any fees charged by the payment operator.
- c) If a Partner does not acquire a new User within 90 days his account is automatically deactivated.

8.2. The funds arising from calculating the Partner's commission are accumulated on the Partner's Account. The withdrawals of commissions are made on a monthly basis, on the 10th day of each month for the amounts accumulated from PPA's and commissions with Approved status.

8.3. Withdrawals are made to Partner's bank account or to Partner's electronic wallet or in another form of payment agreed with the partner individually. Withdrawals are made in EUR currency.

8.4. The amount of the commission depends on the numbers of Users in Partner's Structure, in accordance with the table below for each Game Server:

Number of Users in the Partner's Structure	Partner's commission for each User Action
1-100	5%
101- 200	10%
201 - 1000	15%
1001- 2500	20%
2501 - 7500	23%

7501- 15000	26%
above 15001	30%

- 8.5. We reserve the right to change provisions of the above table and at any moment, which means that we can change the amount of percentage commission or the number of Users in the Partner's Structure entitling to a given commission percentage, at any time (i.e. without a transition period as provided in point 17 of the T&C).
- 8.6. We reserve the right to change remuneration for PPA and at any moment, which means that we can change the amount of EUR for new registrations done from Partner's referral link and reaching certain achievements (Actions) in-game by the User from Partner's Structure, at any time (i.e. without a transition period as provided in point 17 of the T&C).
- 8.7. The minimum withdrawal amount is 25 EUR for e-Wallets and 250 EUR for Bank transfer. If the amount of withdrawal in a given month is lower than the minimum withdrawal amount, such amount will be accumulated in the next month.
- 8.8. The withdrawal is made with the use of an external payment operator. The amount of withdrawal may be reduced by the commission of the payment operator. The Partner bears the costs of withdrawal calculated by the applicable payment operator for the transfer of funds to the indicated electronic wallet, bank account or another payment method chosen by the Partner.
- 8.9. The Partner indicates the payment method and payment details in the Partner's Platform. Before the first withdrawal of funds accumulated on the Partner's Account, the Partner is required to provide full details necessary for the withdrawal, in particular the bank account number or electronic wallet data. In case of a Partner running a business activity, it is necessary to provide details of such business activity, e.g. business name and registered office address. Such data should be completed in the appropriate tab in the Partner's Platform. We reserve the right to check whether information provided by you is true.
- 8.10. The Partner has no right to charge Users with any fees or commissions or to collect any other remuneration from Users, in particular in connection with the use of the Website by the Partner or the use of the Game Website by Users.

9. Intellectual property

- 9.1. The Website is our property. The use of the Website by the Users on the basis of these T&C does not in any way result in the purchase by Users of any intellectual property rights or any of the Website's content. The Website database, software for using the Services, and all other elements and content available on the Website are our sole intellectual property (or the property of our licensors). This includes, in particular but not limited to: content, verbal or graphic signs, names, images, graphics, films, sounds, data, designs, source codes, as well as their selection, connection, layout and changes, functionalities and services available on the Website. The same applies to the rights of third parties to the content provided on the Website.
- 9.2. Therefore, you may use the Website and the data contained therein only to the extent determined by these T&C. This means that you do not have the right to the following (including but not limited):
- a) translation, adaptation, layout changes or any other changes to the IT system of the Website;
 - b) dissemination, reproduction, copying, use of all or part of the information contained on the Website, including in particular the terms of lending, leasing, or selling (apart from cases permitted by provisions of the T&C). This does not apply to the automatic temporary

storage of files in the device's memory, which is the result of simply using the Website for purposes consistent with the T&C and the cases of the law of fair use;

- c) providing access to the Website and its database to third parties, including making the password available to third parties;
- d) obtaining information about the internal structure or operating principles of the Website software;
- e) unauthorized downloading, changing or deleting of data contained on the Website;
- f) preservation and reproduction of data downloaded from the Website, except for printing only for own purposes.

10. Liability

10.1. The Service Provider shall not be liable for any damage that arose as a result of failure to provide Services to Partiers via Website on the basis of T&C for which the Service Provider is not liable, in particular resulting from force majeure, random situations, equipment failures, errors and third parties interference, occurring in the country of Service Provider registered seats or in the location of the Service Provider's office, or location of servers through which the Services are provided or the place where the Services are provided or in the place of using the Services by the Partner. The Service Provider is not liable in particular but without limitation for damage resulting from the suspension or termination of providing Services, resulting from:

- a) natural disasters or accidents, such as in particular, slump or landslides, earthquakes, fires, hurricanes, floods, droughts, tsunamis, volcanic eruptions etc.;
- b) riots or civil unrest in the country of Service Provider registered seats or in the location of the Service Provider's office, or location of servers through which the Services are provided or the place where the Services are provided or in the place of using the Services by the User;
- c) operation of nuclear energy in the country of Service Provider registered seats or in the location of the Service Provider's office, or location of servers through which the Services are provided or the place where the Services are provided or in the place of using the Services by the Partner;
- d) equipment failures resulting from the dampness of equipment or electrical surges (e.g. sudden changes in the voltage level in the electrical system), penetration of groundwater, freezing of walls, mold or fungus.

10.2. The Service Provider is not liable for any damage that arose as a result of failure to provide Services to the Users during breaks related to necessity to carry out maintenance or related to the update to the Website.

10.3. The Service Provider is not liable for any damage caused to the Partner as a result of the use by other Partner of the Website or as result of the use by the Users of the Game Website.

10.4. The Service Provider is not liable for any damage that arises as a result of failure to provide the Service to the Users, in particular for damage resulting from the suspension or termination of the provision of the Services arising in particular from the entry into force of new legal provisions or changes in applicable law.

10.5. Unless provisions of generally applicable law provides otherwise:

- a) Partners may not make any claims for Services that:
 - are free of charge,
 - do not entitle the Partner to receive remuneration,
- b) liability of the Service Provider is limited to the amount equal to the amounts of withdrawals that the Partner is entitled to,

- 10.6. Partner shall indemnify the Service Provider from all liabilities, claims and expenses (legal fees included) resulting in particular from: a) breach of these T&C;
- b) breach of the applicable laws (in particular but not limited to the laws on personal data processing);
 - c) infringement of intellectual property rights of Service Provider or any third parties

11. Termination – deleting or suspending the Account

- 11.1. Suspending an Account means temporary blocking of Partner's access to the Account. During suspension of an Account, the Partner:
- a) cannot use the Website and its Services (in particular cannot use the Partner's Platform)
 - b) will not receive any withdrawals - the funds accumulated on the Partner's Account will be blocked until the suspension of the Account ends
- 11.2. Deleting an Account means terminating the agreement for provisions of all Services between you and us.
- 11.3. The Account may be deleted by the Partner at any moment. Account may be deleted by the Partner:
- a) By using the appropriate tab on the Website,
 - b) By sending an e-mail with such request to Service Provider e-mail address (contact details provided in T&C).
- 11.4. The Service Provider is entitled to:
- a) Suspend the User's Account;
 - b) Delete the User's Account.
- 11.5. The Service Provider is entitled to suspend the Partner's Account for important reasons, especially if the Partner violates the provisions of T&C or if Partner uses the Website contrary to its purpose.
- 11.6. Subject to other provisions of T&C, suspension of the Account may last from 24 hours to 3650 days. The time period of suspension of the Account is determined by the Service Provider in the Service Provider's sole discretion.
- 11.7. The Account may be suspended for an indefinite time if:
- a) provisions of the T&C expressly allow us to do it
 - b) the Partner is suspected of using the Website for purposes prohibited by law, in particular for the purpose of money laundering.
- 11.8. The Service Provider may delete the Partner's Account for important reasons, in particular when the Partners commits a material breach of the provisions of these T&C. Circumstances which justify removal of the Partner's Account by the Service Provider are in particular (but not limited to) the following situations:
- a) Partner's Account has been suspended by the Service Provider at least 2 (two) times for different reasons during a period of 3650 days (the period being counted from the first suspension);
 - b) Partner's Account has been suspended by the Service Provider at least 2 (two) times for the same reason during a period of 3650 days (the period being counted from the first suspension);
 - c) Partner has put his/her Account for sale (e.g. the Partner has published a proposal to sell his data for logging in to the Account via an online auction website) or when the Service Provider finds out that the Partner's Account has been sold to another person;

- d) Partner presents himself/herself as a representative of the Service Provider or the Partner answers to press inquiries (or inquiries from other media, social media included) regarding the Website, the Game or the Service Provider other services.
 - e) Partner exceeds 30% Denied status on each PPA done by User's from Partner's Structure
 - f) Partner took action(s) regarding which the Service Provider had reasonable doubts, in particular considered such actions harmful or undesirable and the Partner would not give up these actions within 7 days of receiving the request from the Service via email.
- 11.9. In case your Account is deleted, we will settle with you the outstanding amounts of withdrawals (if any) within 120 days from deletion of Account (unless the withdrawal of funds is forbidden by applicable laws, by an authorized public authority or the Partner violated the T&C with his actions or exceeded 30% Denied status on the PPA in Partner's Structure). Also, in case of Account deletion, Partner's Affiliate Link will be deactivated. **12. Contact**

12.1. You can contact us:

- a) in writing - at our office address indicated in point 2 of the T&C (Definitions)
- b) via e-mail: admin@footballteamgame.com
- c) via phone : +85298496191

13. Complaints

13.1. You can file a complaint if you are not happy with how we render the Services, in particular if you think that:

- a) We provide Services not in accordance with the T&C;
- b) Services provided by us are of poor quality;
- c) Your rights have been violated through the Services we provide.

13.2. You can file a complaint:

- a) in writing and send it to our office address
- b) via e-mail: admin@footballteamgame.com

13.3. The complaint should contain the following information:

- a) personal information, including name and surname, e-mail address;
- b) The reason for the complaint, i.e. description of the problem being the basis of the complaint, for example, how your rights have been violated or for what reason you think the Services are of poor quality;
- c) If possible, provide proof of the reasons of the complaint.

13.4. We will deal with the complaint as soon as possible, however no later than within 30 days upon receipt (however the lapse of that period does NOT mean that we automatically accepted your complaint).

13.5. We will reply to the complaint via e-mail.

14. Governing law

14.1. These T&C are governed and interpreted according to the laws of Hong Kong (Hong Kong Special Administrative Region). The above choice of law does not limit the Partner's rights provided by generally applicable law proper for the Partner's place of residence (if such rights are granted to you on the basis of generally applicable laws in the country of your residence, especially if you are a Consumer).

15. Disputes

15.1. We aim to resolve any dispute between us and Partners amicably. If you have any queries you can contact us through:

- a) contact data provided in the T&C
- b) support systems provided on the Website

15.2. However, if we cannot reach an amicable dispute resolution, the disputes shall be settled by courts with seats in Hong Kong (Hong Kong Special Administrative Region). It does not limit

your right to start litigation in the country of your residence (if such right is granted to you on the basis of generally applicable laws in the country of your residence). For example, if you are Consumer residing in European Union, you may start litigation before the courts competent for the place where the you are domiciled.

16. Personal data

16.1. All personal data provided by the Users is collected and processed by Service Provider in accordance with applicable laws and our Privacy Policy of the Website.

17. Changes of the T&C

17.1. We reserve the right to change the provisions of these T&C at any time.

17.2. We will notify the Partners about changes to these T&C at home page of the Website and by e-mail to the e-mail address of the Partner. The notification will contain a list of changes and date of their entry into force. The period between notification and entry into force of the changes shall be not less than 1 day.

17.3. If you continue to use the Website after receiving the above notification, we will assume that you agree for the changes.

17.4. However, if you don't agree, you should inform us via e-mail about that within 7 days counting from receipt of the above notification to your e-mail. In this case, we will delete your Account. Also, if you don't agree to the changes of T&C, you can always delete your Account on your own.

18. Final provisions

18.1. These T&C are available on the Website free of charge in a manner enabling its recording.

18.2. We may transfer our rights and obligations arising from these T&C (e.g. agreement with Partner) to a third party without Partner's consent.

18.3. These T&C may be also available in languages, other than English. However, in case of any discrepancies between the language versions, the English version shall prevail.

18.4. If any provision of these T&C should be found invalid or ineffective, such provision should be omitted, which does not affect the validity of the remaining provisions of the T&C.