

TERMS AND CONDITIONS FOR SERVICE

This Agreement is entered into by and between Global Partners Network and Partner or between Global Partners Network and Client, as applicable, for the cooperation to perform the Assignment requested by Client.

Article 1. Definitions

- 1) GPN is Global Partners Network, a company registered in the Netherlands with the Chamber of Commerce under the registration number of 86028596.
- 2) Website is https://www.GlobalPartners.Network owned and operated by GPN. The Website is a talent marketplace, through which Partners with various skills are matched with Clients in need of support from Partners.
- 3) User is an individual or a company that registers through the Website with a valid email address and uses the Website. At the time of registration, the User shall choose a username. The username is used for identification and future communication.
- 4) Partner is an entity who is willing to perform the Assignment requested by the Client through the arrangement of GPN.
- 5) Client is an entity who wants Partner to perform the Client's Assignment by the arrangement of GPN.
- 6) Assignment is a work that Client desires to accomplish with the support from GPN and Partner.

Article 2. Scope of Assignment

- 1) Business work and personal matters can be considered as an Assignment. In order to protect business confidentiality and personal privacy, the Website is operated in a closed system, by which all information provided by the Partner and the Client shall not be disclosed in public. In case Client has any doubts about the possibility of an Assignment, the Client may ask GPN whether the intended work can be accepted as an Assignment through the Contact us page of the Website before registering the Assignment on the Website.
- 2) There is no limit to the scope of Assignment unless the execution of the Assignment accompanies a violation of any laws or any regulations of the regions where the Partner and the Client legally reside and where the Assignment is performed. The Assignment, in general, includes all the work that a local branch office can perform but is not limited to handling documents and samples, attending exhibitions and meetings, translating documents, searching, purchasing and forwarding services of goods, collecting information about business environment and for feasibility study, investigating local counterpart and company, inspecting product and site, assisting import and export business, supporting establishment of branch office, partnering in technology license and process improvement, etc.

Article 3. Effective period of the Agreement

This Agreement shall be applied to the relationship between GPN and the Partner or GPN and the Client, whichever is applicable. The effective period of the Agreement differs according to the applicable Agreement as follows:

- 1) The Agreement between GPN and the Partner shall be effective from the date on which a User is approved as a Partner by GPN until the date on which GPN deregisters the Partner at the request of the Partner or at the discretion of GPN.
- 2) The Agreement between GPN and the Client shall be effective from the date on which GPN approves the Assignment registered by the Client until the Assignment is terminated as a



Completed Assignment or an Incomplete Assignment in accordance with Article 6.5) Completed Assignment and Incomplete Assignment, or until the Assignment is cancelled in accordance with Article 7. Cancellation of Assignment by Client or Article 8. Modification of Assignment of this Agreement, whichever is applicable.

Article 4. Qualification of Partner

- 1) If a User is willing to work as a Partner, the User should provide GPN with information about his own skills, expertise and knowledge to GPN by uploading relevant information with the valid supporting documents on the Website, as much as available. If the User is requested by GPN to provide supplementary information, the User shall comply with such request. The status of the User will be changed to Partner upon GPN's approval.
- 2) Once the status of the User has been changed to Partner, the Partner is not required to re-register as a Partner again unless the Partner was previously deregistered for any reason. However, the Partner may submit the supplemental or additional information by updating such information on the Partner registration page of the Website or by sending relevant information to GPN through the Contact us page of the Website, if the Partner is willing to add, delete or modify the previously uploaded information.
- 3) If a Partner attempts to re-register as a User or as a Partner with a different e-mail address or username without prior notice to GPN, the Partner will be deregistered and will not be allowed to use the Website. If necessary, the Partner should ask GPN in advance for permission to change the registration information with a proper explanation. Upon the request of the Partner, GPN may allow the Partner to register with a different e-mail address.
- 4) In case the Partner wants to be deregistered from the Website, the Partner shall request GPN to do so. Upon the request of the Partner, GPN shall immediately deregister the Partner and remove all the registration information provided by the Partner from the database as soon as possible. If the Partner is working on an Assignment at the time of the request, the Partner shall be deregistered after the Assignment is considered as Completed Assignment or Incomplete Assignment in accordance with Article 6.6) Completed Assignment and Incomplete Assignment or after the Assignment is cancelled in accordance with Article 7. Cancellation of Assignment by Client or Article 8. Modification of Assignment of this Agreement, whichever is applicable.

Article 5. Duties of GPN, Partner and Client

- 1) The Website is a talent marketplace. As community members of the Website, GPN, Partner and Client shall respect each other in all activities related to the Website.
- 2) GPN shall use its best efforts to support Partner and Client for successful completion of the Assignment.
- 3) Partner shall, at the time of registration, provide GPN through the Website with all information about own skills, expertise and knowledge with sufficient valid proof of documents. Such information shall not be false, inaccurate, defamatory but only true.

The Partner shall use its best efforts to perform the Assignment in accordance with the requirements of the Client. Partner shall not violate any applicable laws and regulations, while performing the Assignment.

- 4) Client shall understand and take into account that Partner will work in accordance with the description and requirements provided by the Client. Client shall enable GPN and Partner to clearly configure the object and requirements of the Assignment by providing detailed and correct description on the Assignment. Furthermore, the Client shall accept the following;
 - a) If the description of the Assignment is inaccurate, misleading or insufficient information on the Assignment, the Assignment shall not be accepted at GPN's own discretion.



- b) During the execution of the Assignment by the Partner, the required Assignment shall not involve any illegal way or activity under the laws and regulations of the countries where the Partner and the Client are legally domiciled and where the Assignment is performed.
- c) The Client shall evaluate the Assignment Completion Report on the basis of the information provided by the Client.
- d) If the Assignment is modified or cancelled after registration due to inaccurate, misleading or insufficient information on the Assignment or for any other reason, the procedure and payment associated with such modification or cancellation shall be in accordance with Article 7. Cancellation of Assignment by Client and Article 8. Modification of Assignment of this Agreement.
- 5) In the event that the Partner or Client fails to fulfil its obligations under this Agreement in good faith, GPN reserves the right to deactivate, to suspend or to deregister the account of such party at its own discretion. If such Partner is deregistered and becomes a User, such User shall not be allowed to register as a Partner for 3 (Three) months after GPN's decision on such deregistration.

Article 6. Business flow

1) Registration of Assignment

If a User wishes to receive cooperation from a Partner for a work, the User shall register the work as an Assignment on the Website. The User shall provide GPN with sufficient information and description of the required Assignment. The User may register an Assignment whenever the User has a new assignment, which means Client may register a new Assignment while the previously registered Assignment is active. The registered Assignment shall comply with the terms and conditions of this Agreement. GPN reserves the right to modify the description of the Assignment at its own discretion, if the modified description is more helpful for the Partner in configuring the Assignment. Upon approval of the Assignment by GPN, the status of the User shall be changed to Client.

2) Allocation of Assignment

After reviewing the approved Assignment, GPN shall request a competent Partner to submit an offer for the Assignment with the consideration of Partner's locations, language and required expertise and skills. The requested Partner shall submit the offer to GPN. The offer shall specify the required time, the estimated costs and expenses and the fee. The costs and expenses are the amount to be paid by the Partner to third parties during the execution of the Assignment, such as travel expenses, entrance fees, purchase price of goods, etc. The fee is considered to be the Partner's share. GPN shall allocate the Assignment to the Partner on the basis of the offers received. GPN shall prepare and issue an invoice for the Assignment to the Client.

3) Payment by Client

Upon receipt of the invoice from GPN, the Client shall pay the full amount of the invoice to GPN within 14 (Fourteen) calendar days, if the Client wishes the Partner to work on the Assignment in accordance with the invoice. In the event that the Client cannot accommodate the invoice, the Client has the right to reject the invoice by informing GPN of such decision with a proper explanation. If the Client fails to pay for the invoice within 10 (Ten) calendar days after GPN has sent 1 (One) reminder for unpaid payment, GPN can cancel the Assignment at its own discretion. In the event that the Client repeatedly cancels the Assignments by avoiding payment without reasonable explanation, GPN reserves the right to limit the registration of Assignments by such Client for a certain period of time or to deregister the account of such Client.

4) Performing the Assignment

Upon receipt of the payment, GPN shall issue a Work Order to the assigned Partner. The Partner



shall immediately start the Assignment in accordance with the Work Order. As soon as the Assignment has been completed, the Partner shall submit an Assignment Completion Report to the Client through GPN, together with the receipts and proofs of the costs and expenses, if any.

- 5) Completed Assignment and Incomplete Assignment
 - a) Completed Assignment
 - (i) Upon receipt of the Assignment Completion Report, the Client shall decide and inform GPN within 7 (Seven) calendar days after receipt of the Assignment Completion Report whether the Assignment has been satisfactorily completed. If the Client accepts the Assignment Completion Report, the Assignment shall be deemed to have been satisfactorily completed.
 - (ii) In case the Client fails to notify GPN of any unsatisfactory comments on the Assignment Completion Report within 7 (Seven) calendar days after receipt of the Assignment Completion Report, the Assignment shall be deemed to have been satisfactorily completed.
 - (iii) If the Client's request for cancellation of the Assignment is declined by GPN due to the progress of the Assignment or for any other reason, the Assignment shall be considered as Completed Assignment in accordance with Article 7. 2)-b) Cancellation of Assignment by Client.
 - (iv) The Client shall evaluate the Assignment Completion Report in good faith and without any malice. If the Client fails to explain the reason for the objection on the Assignment Completion Report, or if the reason for such decision is not accepted by GPN, the Assignment shall be defined as Completed Assignment by GPN.
 - b) Incomplete Assignment
 - (i) In case the Client does not accept the Assignment Completion Report, the Client shall send such objection to GPN with a detailed explanation. After GPN reviews the Client's opinion, GPN shall discuss the objection with the Client and the Partner on the objection. If the objection is not resolved between GPN and the Client, GPN may request the Partner to perform supplementary work. If the Assignment cannot be completed even with the supplementary work by the Partner, the Assignment shall be considered as Incomplete Assignment and the payment by the Client shall be refunded to the Client. The amount to be refunded to the Client shall be determined by GPN in consultation with the Client and the Partner.
 - (ii) If the Partner refuses to carry out supplementary work requested by GPN, the Assignment is considered as Incomplete Assignment. If the Partner repeatedly refuse to perform the supplementary work, GPN has the right to avoid to allocate the Assignment to such Partner or to deregister such Partner as a User. Such User is not allowed to register a Partner for 3 (Three) months from the date of GPN's decision to deregister.
 - (iii) The amounts of costs and expenses used by the Partner and the fee to the Partner for the Incomplete Assignment shall not be paid to the Partner as described in the offer submitted by the Partner. The amount payable to the Partner shall be discussed between GPN, the Partner and the Client and shall be finally determined by GPN. The Partner may not object to the settled amount against GPN.

Article 7. Cancellation of Assignment by Client

If a Client decides to cancel the registered Assignment, the Client should immediately notify GPN of such decision via the Assignment Registration page or the Contact us page of the Website. The Assignment shall be cancelled in accordance with the following procedures;



1) Cancellation is requested before the Client makes any payment to GPN;

The Assignment will be cancelled free of charge upon the confirmation by GPN.

2) Cancellation is requested after the Client has made any payment to GPN;

Upon the receipt of the cancellation request from the Client, GPN will discuss with the Partner on the possibility of cancellation based on the progress of the Assignment. Depending on the progress of the Assignment, the cancellation request will follow any of the procedures below:

- a) If the cancellation is admissible, GPN will discuss the refund amount with the Partner on the basis of the information about the progress of the Assignment with the consideration of the costs and expenses and the fee for the time already used by the Partner. As soon as the refund amount has been agreed between GPN and the Partner, the refund amount shall be refunded to the Client and the payable amount to the Partner shall be released, if any.
- b) If the Assignment cannot be cancelled due to the progress of the Assignment, the Client's request for cancellation will be declined. The Partner shall immediately stop performing the Assignment, or the Partner shall work in accordance with the registered Assignment, whichever is decided by GPN. The Assignment shall be deemed to have been satisfactorily completed and the payment shall be released to the Partner upon the submission of the Assignment Completion Report by the Partner to GPN.
- 3) In the event that a Client unreasonably repeats to cancel the registered Assignment for any reason, GPN reserves the right to limit registration of the Assignment by such Client for a certain period of time or to deregister the account of the Client.

Article 8. Modification of Assignment

If a Client wants to modify the registered Assignment, the Client shall immediately inform GPN of such intention by via the Assignment Registration page or the Contact Us page of the Website. Upon the request of the Client, GPN shall, if necessary, discuss with the Partner and decide whether the request for modification of the Assignment creates a new Assignment, or can be fulfilled by modification of the previously registered Assignment.

- If the request for modification of the Assignment creates a completely new Assignment, the previously registered Assignment shall be cancelled and a new Assignment shall be registered. GPN informs such decision to the Client. The cancellation of the registered Assignment shall be made in accordance with Article 7. Cancellation of Assignment by Client of this Agreement.
- 2) If the modification request can be reflected, the previously registered Assignment shall be modified.
 - a) In case modification request is received by GPN before the payment is made by the Client, the previously registered Assignment shall be cancelled free of charge and a new Assignment will be registered.
 - b) If GPN receives a request for modification after the payment has been made by the Client, the Partner shall prepare a revised offer for the modified Assignment and the Client shall be requested to pay the difference between the amount paid and the new invoice. If the Client fails or refuses to pay the difference amount within 10 (Ten) calendar days from the date of the revised invoice, the Assignment shall be executed in accordance with the previously registered Assignment.
 - c) If the amount in the offer for the modified Assignment is less than that for the original Assignment, the difference shall be refunded to the Client free of charge.
- 3) GPN reserves the right to refuse the Client's request for modification, if the requested modification cannot be reflected due to the progress of the Assignment or for any other reason. In this case, the Assignment will be performed in accordance with the previously registered Assignment.



Article 9. Responsibility for the execution and completion of the Assignment

- GPN, as a facilitator, shall assist the Partner and the Client to satisfactorily complete the Assignment. GPN shall never be liable for any direct or indirect loss or damage resulting from the Assignment during the execution of the Assignment and after the Assignment has been completed. GPN shall be indemnified by the Partner, the Client and any other parties against all consequences related to the Assignment.
- 2) The Partner shall perform the Assignment with full responsibility. The Partner shall be liable for all direct and indirect consequences in connection with the execution of the Assignment.
- 3) If requested by GPN or the Partner, the Client shall support the Partner in performing and completing the Assignment.

Article 10. Administration fee

- GPN charges the Partner and the Client an administration fee for the service. Depending on the Assignment, a different rate of administration fee shall be applied. Unless otherwise stated in advance, the administration fee is 20% (Twenty percent) of the fee payable to the Partner. In case a different rate of administration fee is to be applied, GPN will indicate the administration fee when GPN asks Partner for an offer.
- 2) In the event that GPN refunds the payment to the Client for the Incomplete Assignment in accordance with Article 6. 5) Completed Assignment and Incomplete Assignment, for cancelled Assignment in accordance with Article 7. Cancellation of Assignment by Client and Article 8. Modification of Assignment, the administration fee is 20% (Twenty percent) of the amount refunded to the Client and will be deducted from the refund amount before payment to the Client.
- 3) The minimum administration fee is 10 Euros (Ten Euros) for the refund to the Client and the payment to the Partner.
- 4) If the rate of administration fee is reduced by a promotion according to Article 12. Promotion and if a different rate of administration fee is applied, the administration fee shall be reduced by the same rate. For example, the number of invited Partners is 4 (Four) and the rate of the administration fee is set at 30% (Thirty percent) of the fee payable to the Partner. The rate of the administration fee shall be reduced by 20% (Twenty percent) due to the promotion, by which the final administration fee will be 24% (Twenty-four percent) of the fee payable to the Partner: 24% = 30%*(100%-20%).

Article 11. Payment

- All the payments associated with the Assignment shall be made in Euro, unless otherwise agreed. The transaction of the payable amount between GPN, Partner and Client shall be made through PayPal.
- 2) For the Completed Assignment described in Article 6. 5) Completed Assignment and Incomplete Assignment, the amount in the offer prepared by the Partner will be released to the Partner after deducting the administration fee.
- 3) For the Incomplete Assignment described in Article 6. 5) Competed Assignment and Uncompleted Assignment and Article 8. Modification of Assignment, the refund amount to the Client shall be refunded to the Client as settled after deducting the administration fee.
- 4) In the event that GPN accepts the Client's request for cancellation or modification in accordance with Article 7. 2) Cancellation of Assignment by Client or Article 8. Modification of Assignment, the amount to be refunded to the Client and the amount payable to the Partner will be determined by GPN. The administration fee shall be deducted from the settled amounts prior to refunding to the Client and payment to the Partner.

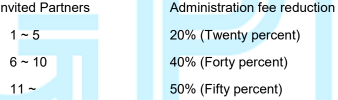


- 5) Transaction fees, taxes and duties incurred in the Partner's or the Client's locations shall be borne by the Partner or Client respectively. However, the purchase price, tariffs and expenses related to the support of import/export service of goods and forwarding service of goods shall be paid by the Client. In case of unclear situations GPN shall notify the relevant party, if necessary, about transaction fees, taxes, duties and tariffs.
- 6) If Partner or Client has receivable amount from GPN, such party shall provide GPN with a PayPal account that accepts payment from GPN.
 - In case any of Partner and Client does not have a PayPal account available for any reason, a) the payment can be made by bank transfer or money transfer through money transfer agencies such as MoneyGram, Western Union from GPN to such party. The transaction fee for transactions other than PayPal shall be borne by the receiving party.
 - b) Upon the request of Partner or Client, however, GPN shall hold the payment until such party can provide GPN with an available PayPal account. The period of holding the payment shall not exceed 6 (Six) months.

Article 12. Promotions

In case a Partner invites other Partners, the applicable administration fee for the Assignments 1) performed by the inviting Partner in the future shall be reduced by the number of invited Partners during the period of 6 (Six) months after the registration of the inviting Partner as set forth below:

Number of invited Partners



To redeem this promotion, the invited Partner should provide the e-mail address of the inviting Partner at the time of Partner registration. The reduced administration fee is valid for the period of 6 (Six) months from the 7th (Seventh) month following the registration of the inviting Partner.

- 2) If a Partner invites a Client during the period of 6 (Six) months after registration as a Partner, the administration fee for the future Assignment that the Partner will perform will be reduced by 30% (Thirty percent) for the Assignment that the Partner performs in the future. This promotion is valid for 6 (Six) months after the invited Client's assignment is completed by accepting the Assignment Completion Report. To redeem this promotion, the invited Client should provide the e-mail address of the inviting Partner at the time of the Assignment registration.
- 3) If a Partner registers an Assignment as a Client, the rate of administration fee for the Assignment that the Partner works on as a Partner in the future will be reduced by 30% (Thirty percent) after the Assignment registered by the Partner as a Client is completed by accepting the Assignment Completion Report. The reduced rate of administration fee shall be valid for 6 (Six) months after the Assignment is completed by Assignment Completion Report.
- In case a Client or a User, who was previously a Client before, invites another Client within 6 (Six) 4) months after the last registration of the Assignment, 30% (Thirty percent) of administration fee for the Assignment that the Client or the User registers in the future will be returned to the Client or the User upon the completion of the Assignment for the Assignment. This promotion is valid for 6 (Six) months after the Assignment of the invited Client is completed by accepting the Assignment Completion Report. To redeem this promotion, the invited Client should provide the e-mail address of the inviting Client or the inviting User at the time of Assignment registration.
- 5) deducted from the payment to the Partner shall be paid to the inviting Client/User upon the completion of the Assignment for the Assignment that the Client or the User registers in the future.



In this case, however, the receivable amount by the Partner shall remain unaffected. This promotion is valid for 6 (Six) months after the Assignment of the invited Client is completed by accepting the Assignment Completion Report. To redeem this promotion, the invited Client should provide the e-mail address of the inviting Client or the inviting User at the time of Assignment registration.

- 6) If a Partner or a Client invites more than 10 (Ten) Clients during a period of 6 (Six) consecutive months, the adjustment of the administration fee shall be decided separately by GPN.
- 7) The reduced rate of administration fee shall not be combined with any other promotional offers. Only the highest deduction rate of the administration fee shall be applied.
- 8) Promotional benefits shall not be sold or transferred to other Users, Partners or Clients.
- 9) GPN reserves the right to refuse or to limit the promotion to certain Partners and Clients.
- 10) GPN may, at its own discretion, introduce special promotions, the terms and conditions of which shall be valid at the time of announcement unless otherwise specified.

Article 13. Communication

- English shall be the language of communication in connection with the Website, the Assignment and this Agreement, except for the arbitration procedure in accordance with the provisions of Article 18. Arbitration.
- 2) All communications shall be made by e-mail. E-mail sent to Partner or Client is deemed to be received at the time of sending, unless a contrary evidence exists in side of Partner or Client. Frequent checking of the spam folder of the mailbox is the responsibility of the receiving party. If necessary, GPN may use other means of communication such as telephone or SNS (Social Networking Service, instant messaging such as WhatsApp, Line, WeChat, KakaoTalk). However, e-mail communication shall take precedence over any other form of communication.
- 3) Direct correspondence between Partner and Client shall not be allowed without the prior consent of GPN. If necessary, the Partner or the Client shall ask GPN for such permission in advance.

Article 14. Confidentiality Obligation

- 1) In order to protect the confidentiality of the Assignment and the privacy of Partner and Client, Website shall not disclose to the public any information provided by Partner and Client.
- 2) GPN, Partner and Client agree to use their best efforts to ensure that their directors, officers, employees, agents and representatives will not, without the prior written consent of GPN, disclose or use any information obtained through GPN, other parties and Website, except for performing the Assignment as expressly permitted herein, for a period of 5 (Five) years from the last day of effective period specified in Article 3. Effective period of Agreements.
- 3) The confidentiality obligations of this Agreement shall not apply to any information that is in any form;
 - a) is in the public domain at the time of receipt of such information,
 - b) becomes a part of the public domain after the date of receipt of such information, other than through the fault of any party of GPN, Partner and Client,
 - c) can be shown by reasonably convincing evidence to have been known to each party prior to receipt of the information under this Agreement and has not been received from any party connected with the Assignment, or
 - d) has been received from a third party other than a subsidiary of GPN, who is legally free to disclose such information and who has not received such information from GPN or a



subsidiary of GPN.

Article 15. Force Majeure

Neither party shall be liable for any failure or delay in execution of the Assignment due to any cause or circumstance beyond its control, including, without thereby limiting the generality of the foregoing, any failure or delay in execution of the Assignment, caused by mechanical or other failure of materials, equipment, strikes, lockouts, fire, acts of God or the public enemies, war, insurrection, riot, act of by civil or military authorities, compliance with the laws of the countries of Partner, Client and GPN or with orders of any governmental authority, delays in transit or delivery on the part of transportation companies or communication facilities or any failure of sources of materials.

In the event that Partner or Client cannot perform the activity in accordance with this Agreement due to Force Majeure in its own country, the party shall immediately inform GPN and discuss the remedy with GPN. GPN will decide whether the situation can be defined as Force Majeure.

Article 16. Modification of Terms and Conditions

- The terms and conditions of this Agreement may be modified by decision of GPN without prior notice. In of the event that any modification of this Agreement is made, GPN will inform Partner and Client of such modification through the News page of the Website. It is the responsibility of the Partner and Client to check the changes frequently.
- 2) In case Partner and Client do not accept such modification, they can send their opinion to GPN. GPN can accept or reject the opinion by own decision.
- 3) The modification of the terms and conditions shall not affect the Assignment that is currently being performed by a Partner unless otherwise specified.

Article 17. Governing Law

Implementation and interpretation of this Agreement shall be governed by the Law of The Netherlands.

Article 18. Arbitration

All disputes, controversies or differences which may arise between the parties, out of or in relation to or in connection with this Agreement or the breach thereof, shall be settled by good faith negotiations between the parties hereto. Should such negotiations fail to come to the settlement within 6 (Six) months, the parties hereto agree to settle entirely by arbitration pursuant to the procedures and rules of the Arbitration Institute of the Chamber of Commerce, Amsterdam, The Netherlands, in accordance with the statutes of the said Institute.

The language of the arbitration process can be Dutch. The place of Arbitration shall be Amsterdam, The Netherlands, unless otherwise agreed. The arbitration award shall be final and binding on both parties. Both parties shall comply with its terms accordingly. The arbitration fee shall be borne by the losing party.

Article 19. Assignment

The rights and obligations under this Agreement shall not be assigned by either party without the prior written consent of GPN.

Article 20. Miscellaneous

- 1) Even if any of the provisions of this Agreement is construed as void, unenforceable or illegal, the remaining provisions shall remain in full force and effective.
- 2) In the event that Partner and Client cannot accept any conclusion and decision made by GPN, such party can raise the objection or claim within 14 (Fourteen) days from the date of GPN's conclusion and decision. After this period, the decision is considered to be accepted by the Partner



and Client.

3) The business model of this Agreement, the Website and all content of the Website are the property of Global Partners Network or its licensors and are protected by Copyright© 2022. No part thereof may be reproduced, distributed, modified or transmitted without the prior written consent of GPN.

IN WITNESS WHEREOF, Partner or Client hereto has caused this Agreement to be executed as of the day and year that the Partner or Client clicks the "Accept" button.



Global Partners Network