

SunMoney

STANDARD SERVICE POLICY

Operating since 2004, Radalko Technologies Limited is a company that is incorporated in the United Kingdom and is specialised on the utilisation of renewable energy resources under the trade name SunMoney, by using the continuous source of the solar energy.

SunMoney has solar panels that are built in operating Solar Power Plants and wishes to provide the Services detailed in this Standard Service Policy to the Distributors. Within this framework, SunMoney sells the Solar Panel Parts that are built in already operating Solar Power Plants to the Distributors, leases them back from the Distributors, and utilise them, while the energy produced by the Solar Panel Parts are being sold by the operators of the Solar Power Plants. SunMoney pays a fixed Rent to the Distributors.

SunMoney ensures an income for its Distributors for a long term as the sun ensures a continuous source for the activity of SunMoney. The Distributors have an income not only from the lease of the Solar Panel Parts purchased as part of the Service but also from acting as intermediary in the sale of the Services to third persons.

By completing the Registration, the Partner acknowledges that it is aware of this Standard Service Policy and the Privacy Policy and it is obliged by the provisions of the effective Standard Service Policy and gives its consent to the management of its provided data in accordance with the provisions of the Privacy Policy.

This Standard Service Policy defines the rights and obligations of SunMoney, the Distributors and the Partners in accordance with the provisions of the Service Agreements and Distribution Agreements entered into between them. SunMoney, the Distributors and the Partners shall comply with the Standard Service Policy effective from time to time.

1. Definitions

“Agreement” or **“Agreements”** mean depending on the context the Service Agreement and/ or the Supplementary Service Agreement

“Bonus Account” means the account on which SunMoney records the fees paid to the Distributor pursuant to Sections 5.3.2-5.3.4

“Business Package” means any of the packages detailed in Section 3.2.1 of this Standard Service Policy

“BV (Business Volume)” means the turnover that is taken into consideration by the calculation of the Fees

“Direct Partner” means the individual introduced by the Distributor to SunMoney regardless of whether the individual is connected directly to the Distributor

“Distribution Agreement” means the Agreement that is concluded by the Distributor for the purpose of taking part in the sale of the Services as an intermediary

“Distributor” means the Person who registered on the Website and concluded the Distribution Agreement

“Fee” or **“Fees”** mean, depending on the context, any and all considerations received by the Distributor pursuant to the Agreements

“Leg” means the Network of Distributors that are connected downwards to a Distributor

“Mandate Fees” means the Fees payable to the Distributor pursuant to Sections 5.3.2-5.3.4

“Network Tree” means the illustration of the Network attached to the Distributor

“Network” means the Distributors having positions on the Legs that are directly connected to a Distributor

“Online Sales Website” means the website which is accessible in the Weboffice under the menu *“Account/Subdomain”* at the address [requested subdomain].sunmoneyonline.com and which can be customized and designed for the purpose of supporting the online marketing activities relating to SunMoney

“Package” means the Solar Panel Package and the Business Package collectively

“Partner” means the customer who is wishing to register for the purpose of concluding the Agreements

“Person” means the private individuals and business associations having legal capacity and also includes the heirs of the private individuals and the successors of the business associations

“Position” has the meaning specified in Section 6

“Privacy Policy” means the privacy policy of SunMoney available on the Website

“Registration” has the meaning specified in Section 2

“Rent Account” means the account on which SunMoney records the Rent payable to the Distributor

“Rent” has the meaning specified in Section 5.3.1

“Service Agreement” means the agreement entered into by and between the Distributor and SunMoney with respect to the Services

“Service Fee” means the service fee specified in the Service Agreement or in the Supplementary Service Agreement

“Service” means the sale of the Solar Panel Parts by SunMoney to the Distributors and the lease, utilisation and, following the expiry of the lease period, the professional destruction of the Solar Panel Parts by SunMoney as well as ensuring the option to the Distributors to request the Online Sales Website to in case of purchasing a Business Package

“Solar Panel Package” means any of the packages detailed in Section 4.2.2 of this Standard Service Policy

“Solar Panel Part” means the defined parts of the solar panels purchased as parts of the Packages

“Solar Power Plant” means the solar power plant in which the Solar Panel Part purchased by the Distributor is utilised

“Standard Service Policy” means this standard service policy

“Stronger Leg” means the Leg connected to the Distributor that generates higher amount of EuroBV

“Successor” means the heir of a Distributor who is a private individual or the successor of a Distributor which is a legal entity

“SunMoney” means the company registered in the United Kingdom under the name Radalko Technologies Limited (registered seat: 71-75 Shelton Street, Covent Garden, London, WC2H 9JQ, United Kingdom; registration number: 5035474)

“**Supplementary Service Agreement**” means the agreement concluded between SunMoney and the Distributor according to which the Distributor purchases a further Package

“**Teaching Material**” means the material which serves the training of the Distributors for the purposes of learning the service policy of SunMoney and supporting further activities of the Distributors

“**Weboffice**” means the web office operated by SunMoney through the Website

“**Website**” means the website accessible under the domain www.sunmoney.net

„**Weaker Leg**” means the Leg connected to the Partner that generates smaller amount of EuroBV

2. Registration

2.1. Registration

- 2.1.1. In order to gain access to the Services, the Partner shall register through the Website (“**Registration**”). The Registration of the Partner can be initiated in the following methods:
 - (i) the Distributor initiates the sending of an invitation to the Partner by submitting the name and e-mail address of the Partner through the Weboffice, under the menu “*Network/Invitation*”; or
 - (ii) the Distributor initiates the sending of an invitation to the Partner by submitting the name and e-mail address of the Partner by clicking on any of the spaces tagged with the “*Invite*” sign in the Network Tree, under the menu item “*Network/Placement of a Member*”.
- 2.1.2. SunMoney sends an invitation to the Partner within 24 hours after the initiation of the Registration. The language of the invitation is English or any other language selected by the Distributor in the Weboffice. The text of the invitation in the language selected by the Distributor and the English language text of the invitation is identical. In case of any discrepancies between the texts of the invitations, the English language version shall prevail, while the invitation sent in the language selected by the Distributor is only for information purposes.
- 2.1.3. The invitation sent to the Partner contains a link by which the Partner can access the registration site. The Partner can register on the registration site by submitting its name and e-mail address and by ticking the appropriate boxes. Subsequently the Partner can confirm its intention to register and finalise the registration in a pop-up window which contains its username (ID), its password enabling the first login and a link which enables the partner to finalise the registration.
- 2.1.4. WITH THE REGISTRATION, THE PARTNER ACKNOWLEDGES THAT IT IS AWARE OF THIS STANDARD SERVICE POLICY AND THE PRIVACY POLICY AND GIVES ITS CONSENT TO SUNMONEY TO SEND NEWSLETTERS TO THE E-MAIL ADDRESS THAT IS SUBMITTED IN THE COURSE OF THE REGISTRATION AS WELL AS THE PARTNER COMMITS BE OBLIGED BY THE EFFECTIVE STANDARD SERVICE POLICY AND GIVES ITS CONSENT TO THE MANAGEMENT OF ITS

PROVIDED DATA PURSUANT TO THE PROVISIONS OF THE PRIVACY POLICY.

- 2.1.5. Following the finalisation of the Registration, SunMoney places the Partner in the Network Tree downwards to the Distributor and allocates a Position to the Partner.

3. Conclusion of the Distribution Agreement and the activities of the Distributor

- 3.1. Following the finalisation of the Registration, the Partner shall enter into a Distribution Agreement with SunMoney in order to participate in the sale of the Packages specified in Section 4.2.
- 3.2. Conclusion of the Distribution Agreement
 - 3.2.1. The Distribution Agreement will be concluded as an electronic agreement. SunMoney hereby records that the Distribution Agreement is considered as a written agreement. The Distribution Agreement is available and retrievable for the Distributor at any time.
 - 3.2.2. The Distribution Agreement will be concluded in English language. Any other language version of the Distribution Agreement other than the English language version is only for information purposes and serves the proper implementation of the transaction. In case of any discrepancies between the English language version and any other language versions of the Distribution Agreement, the English language version shall prevail.
 - 3.2.3. The Distribution Agreement can be concluded following the registration of the data specified in Section 7.3 and by selecting the "*I conclude the Distribution Agreement*" option.
 - 3.2.4. SunMoney informs the Partner of all data that will be indicated in the Distribution Agreement and also allows the Partner to modify such data. After checking the submitted data, the Partner can confirm by clicking on the "*Checked*" button. The modification of the data can only be initiated in relation to the conclusion of the Distribution Agreement, the data submitted under the menu "*Account/Modificiation of Data*" can only be modified through the customer service of SunMoney.
 - 3.2.5. SunMoney completes the Distribution Agreement with the data submitted by the Partner pursuant to Section 3.2.4.
 - 3.2.6. The Partner may forward the Distribution Agreement that is read, interpreted and is in accordance with the will of the Partner to SunMoney by clicking on the "*I accept the Distribution Agreement*" button.
 - 3.2.7. The Distribution Agreement is only concluded if SunMoney confirms it electronically, without any delays, but at latest within 24 hours to the e-mail address provided by the Partner by attaching the concluded Distribution Agreement. If SunMoney does not reply or does not confirm the conclusion of the Distribution Agreement within the above deadline to the e-mail address provided by the Partner then the Distribution Agreement is not concluded.
 - 3.2.8. SUNMONEY CANNOT BE HELD LIABLE IF THE PARTNER DOES NOT RECEIVE FOR ANY REASON WHATSOEVER OR DOES NOT READ

THE MESSAGES SENT TO THE E-MAIL ADDRESS PROVIDED BY THE PARTNER.

- 3.2.9. The Distribution Agreement is concluded with the same content as the Distribution Agreement sent by SunMoney via e-mail.
- 3.2.10. Prior to the conclusion of the Distributor Agreement, SunMoney enables the Distributor to store and open this Standard Service Policy, the Privacy Policy and the Distribution Agreement with the exact same content. The Distributor enters into the Distribution Agreement with reference to this Standard Service Policy and Privacy Policy made available on the Website. The Standard Service Policy and the Privacy Policy are considered as integral parts of the Distribution Agreement entered into by and between the Distributor and SunMoney.
- 3.2.11. By clicking on the "*I conclude the Distribution Agreement*" button the Partner acknowledges that it has received the above information and consider the provisions of this Standard Service Policy, the Privacy Policy and the Agreements as binding to itself and gives its consent to the management of its data pursuant to the Privacy Policy. The Partner may not be able to conclude the Agreements until it has not acknowledged the provision of the above customer information.

3.3. Activities of the Distributor

- 3.3.1. The Distributor shall only perform its activities in accordance with the provisions of the Distributor Agreement and this Standard Service Policy.
- 3.3.2. The Distributor may connect two Partners directly and may start two Legs with the two Partners connected thereto.
- 3.3.3. If the Distributor wishes to connect more Partners to its Network then the Distributor may connect further Partners to the sections indicated with the "*Invite*" sign on the Legs connected to the Distributor or to the lowermost Position of any of the Legs connected to the Distributor.
- 3.3.4. The Distributor shall perform its information obligations pursuant to the Distribution Agreement by the implementation of Sections 2.1.1 (i)-(ii). Further to the provisions of Sections 2.1.1 (i)-(ii) that is the initiation of sending an invitation, the Distributor does not participate in the Registration of a Partner.
- 3.3.5. The Distributor is not entitled to sell the Packages specified in Section 4.2 neither in retail nor wholesale. The sale of the Packages in retail or wholesale by the Distributor is considered as a serious breach of this Standard Service Policy.

4. Sale and purchase of Packages

4.1. Purchase of Packages

The Distributor may purchase the Packages specified in Section 4.2 at the Weboffice, under the menu "*Webshop/Purchase of Solar Panel Package*" by entering into a Service Agreement or a Supplementary Service Agreement.

The Distributor shall pay the purchase price of the Packages specified in Section 4.2 below within the deadline indicated in the Service Agreement or the Supplementary

Service Agreement by using any of the payment methods made available by SunMoney on the date of the agreement.

4.2. Types of Packages

4.2.1. Simultaneously with the conclusion of the Service Agreement the Distributors may purchase any of the below Business Packages:

Name of the Package	Price of the Package	Content of the Package	BV
W	150 EUR	10 W Solar Panel Part és Online Sales Website	150
kW	500 EUR	150 W Solar Panel Part és Online Sales Website	500
MW	2.000 EUR	900 W Solar Panel Part és Online Sales Website	2000
GW	10.000 EUR	6.000 W Solar Panel Part és Online Sales Website	5.000
mW	30 EUR	Online Sales Website	25

Simultaneously with the conclusion of the Service Agreement the Distributors may purchase any of the below Solar Panel Packages:

Name of the Package	Price of the Package	Content of the Package	BV
1W	2 EUR	1 W Solar Panel Part	2
2W	4 EUR	2 W Solar Panel Part	4
5W	10 EUR	5 W Solar Panel Part	10
10W	20 EUR	10 W Solar Panel Part	20
50W	100 EUR	50 W Solar Panel Part	100
100W	200 EUR	100 W Solar Panel Part	200
500W	900 EUR	500 W Solar Panel Part	500
1.000W	1.800 EUR	1.000 W Solar Panel Part	1.000

4.2.2. If the Distributors have already entered into a Service Agreement, the Distributors may purchase any of the Packages detailed in Sections 4.2.1 and 4.2.2 above by entering into a Supplementary Service Agreement provided that the Distributor shall only purchase a bigger Business Package than the Business Package it has purchased previously.

4.3. Provision relating to the conclusion of the Agreements

4.3.1. The Agreements will be concluded as electronic agreements. SunMoney hereby records that the Agreements are considered as written agreements and are available and retrievable for the Distributors at any time.

4.3.2. The Agreements will be concluded in English language. Any other language versions of the Agreements other than the English language versions are

only for information purposes and serve the proper implementation of the transaction. In case of any discrepancies between the English language version and any other language versions of the Agreements, the English language versions shall prevail. The Distributor can select under the menu items "*Webshop/Purchasing Business Package*" or "*Webshop/Purchasing Solar Panel Package*" the respective Package it wishes to purchase and by clicking on the "*Purchase*" sign located under the selected Package, it can initiate the purchase process.

- 4.3.3. SunMoney offers the following payment methods to the Distributor on the signing date: credit card payment, payment through payment system (including especially the payment system of PayPal) or wire transfer. In order to proceed with the conclusion of the agreement the Distributor shall select a payment method by which it wishes to pay the Service Fee. The Distributor shall not alter the selected payment method relating to the Agreement following its selection.
- 4.3.4. SunMoney informs the Distributors on such data that will be indicated in the Agreement and will allow the Distributor to modify such data. The Partner can approve its relevant data by clicking on the "*Checked*" button following the checking of the data. The modification of the data can only be initiated in relation to the conclusion of the Agreements, the data submitted under the menu "*Account/ Change of Data*" can only be modified through the customer service of SunMoney.
- 4.3.5. SunMoney selects the Agreements that are relevant relating to the respective purchase, then completes with the data approved by the Distributor pursuant to Section 4.3.5 and the data relating to the selected Package.
- 4.3.6. The Distributor may forward the Agreements that are read, interpreted and is in accordance with the will of the Distributor to SunMoney by clicking on the "*Accept the Agreements*" button.
- 4.3.7. SunMoney is not obliged to accept the Distributor's offer to enter into an agreement. The Agreement can only be concluded if SunMoney confirms it electronically without any delays, but at least within 24 hours to the e-mail address provided by the Distributor by attaching the concluded Agreements. If SunMoney does not reply or does not confirm the conclusion of the Agreements within the above deadline to the e-mail address provided by the Distributor then the Agreements are not concluded.
- 4.3.8. SUNMONEY CANNOT BE HELD LIABLE IF THE PARTNER DOES NOT RECEIVE OR DOES NOT READ THE MESSAGES SENT TO THE E-MAIL ADDRESS PROVIDED BY THE PARTNER FOR ANY REASON WHATSOEVER. IN CASE THE UNDERTAKEN SERVICES DETAILED IN THE ABOVE MENTIONED CONFIRMATION E-MAIL DIFFER FROM THE SERVICES THAT ARE ACTUALLY UNDERTAKEN BY THE DISTRIBUTOR THEN THE DISTRIBUTOR SHALL NOTIFY AND CONSULT WITH SUNMONEY RELATING TO THE REASON OF SUCH DIFFERENCE WITHOUT ANY DELAY. IF THE DISTRIBUTOR DOES NOT NOTIFY SUNMONEY THEN THE AGREEMENT IS CONSIDERED TO BE CONCLUDED WITH THE CONTENT OF THE AGREEMENTS THAT ARE ATTACHED TO THE CONFIRMATION E-MAIL SENT BY SUNMONEY.

- 4.3.9. Prior to the conclusion of the Agreements, SunMoney enables the Distributor to store and open this Standard Service Policy, the Privacy Policy and the Agreements with the exact same content. The Distributor enters into the Agreements with referring to this Standard Service Policy and Privacy Policy made available on the Website as essential content by which the Standard Service Policy and the Privacy Policy are considered as integral parts of the Agreements that are entered into by and between the Distributor and SunMoney.
- 4.3.10. By clicking on the “*Conclude the Service Agreement*” button the Partner acknowledges that it has received the above information and considers the provisions of this Standard Service Policy, the Privacy Policy and the Agreements binding upon itself and gives its consent to the management of its data pursuant to the Privacy Policy. The Partner may not be able to conclude the Agreements until it has not acknowledged the provision of the above customer information.
- 4.4. The obligation of the Distributor relating to notification of changes
- 4.4.1. IF THE CONCLUSION OF AN AGREEMENT WAS INITIATED THROUGH THE WEBSITE, THE DISTRIBUTOR SHALL TRULY AND COMPLETELY INFORM SUNMONEY ON ANY REQUIRED DATA THAT IS RELATED TO THE DISTRIBUTION AGREEMENT OR THE CONCLUSION THEREOF. THE DISTRIBUTOR IS FULLY AND EXCLUSIVELY LIABLE FOR THE VALIDITY OF THE DATA THAT IS PROVIDED TO SUNMONEY IN WRITING OR IN ELECTRONIC FORM.
- 4.4.2. THE DISTRIBUTOR SHALL NOTIFY SUNMONEY ON ANY CHANGES THAT MAY AFFECT THE DISTRIBUTION AGREEMENT OR THE DATA PROVIDED THERETO WITHIN 5 DAYS FOLLOWING THE RESPECTIVE CHANGE. SUNMONEY SHALL NOT BE HELD LIABLE FOR ANY DAMAGES ARISING FROM THE NON-COMPLIANCE OR BREACH OF THE DISTRIBUTOR RELATING TO ITS OBLIGATION TO NOTIFICATION OF CHANGES.
- 4.4.3. SunMoney shall update the changes of the data provided by the Distributor within 10 days following the respective notification made in compliance with Section 4.4.2.

5. Payments to the Distributors

5.1. The Basis of Fee Calculation

The Fees are calculated on the basis of the Package purchased by the Distributor and the Legs connected to the Distributor.

The basis of Fee calculation payable to the Distributor pursuant to Sections 5.3.2 – 5.3.4 is the Weaker Leg, if the Stronger Leg has three times more traffic. The basis of Fee calculation payable to the Distributor is one third of the Stronger Leg, if the Stronger Leg does not exceed the Weaker Leg three times.

5.2. Business Volume taken into consideration of Fee Calculation

For the calculation of the Fees the following business volumes are considered depending on the purchased Business Package:

W	150 BV
kW	500 BV
MW	2.000 BV
GW	5.000 BV
mW	25 BV

5.3. Fees

5.3.1. Rent

Rent is the fee payable as consideration for the lease of the Solar Panel Part owned by the Distributor to SunMoney.

The amount of the Rent is the amount defined in the Service Agreement.

SunMoney publishes the amount of the Rent calculated for the given month on the first working day following the last day of the month on the Website.

5.3.2. Direct Intermediary Fee

The Direct Intermediary Fee is payable to the Distributor in connection with the purchases of the Direct Partners. The Direct Intermediary Fee equals to the BV value of the Packages (set forth in Section 5.2) purchased by the Direct Partners multiplied by the rate of the below Direct Intermediary Fees connected to the Business Package owned by the Distributor.

Package owned by the Distributor	Direct Intermediary Fee Rate
W	5%
kW	7,5%
MW	10%
GW	10%
mW	10%

5.3.3. Network Intermediary Fee

The Network Intermediary Fee is payable to the Distributor on the basis of the sales by the Network connected to the Distributor. The Network Intermediary Fee equals to the BV value of the sales of the Legs connected to the Distributor calculated as set forth in Section 5.2 multiplied by the rate of the below Network Intermediary Fees connected to the Business Package owned by the Distributor.

Package owned by the Distributor	Network Intermediary Fee Rate
W	5%
kW	7,5%
MW	10%

GW	10%
mW	-

5.3.4. Fee Payable after the Network Lease

The Fee payable in connection with the network lease is payable to the Distributor based on the Rent (set forth in Section 5.3.1) payable to the Partners connected to the Distributor. The Fee payable after the network lease equals to the Rent set forth in Section 5.3.1 payable to the Partners connected to the Distributor multiplied by the rate of the below fees payable after the network lease connected to the Business Package owned by the Distributor.

Packages	Fee Rate Payable after the Network Lease
W	5%
kW	7,5%
MW	10%
GW	10%
mW	-

5.3.5. Maximum Fee Payable to the Distributor

The sum of the Fees payable to the Distributor with respect to one month is maximised and depends on the Business Package owned by the Distributor: the sum of the Fees payable to the Distributor pursuant to Sections 5.3.2 – 5.3.4 with respect to one month may not exceed the below fee maximum connected to the Business Package owned by the Distributor.

Packages	Maximum Fee
W	500 EuroBV
kW	2.000 EuroBV
MW	10.000 EuroBV
GW	12.500 EuroBV
mW	150 EuroBV

5.4. Settlement of Fees

5.4.1. SunMoney sends the settlement with respect to the Fees pursuant to Sections 5.3.1 – 5.3.4 to the Distributor through the Weboffice on the first working day of the month following the given month.

SunMoney takes transactions into account for the calculation of the Fees according to 5.3.2 and 5.3.3 only if the Distributor purchases a Business Package in the given month or the Direct Partners or the Partners in the Network purchase a Package in the given month.

- 5.4.2. The Distributor is entitled to object to the settlement within 48 (forty-eight) hours from the receipt of it. If the Distributor does not object to the settlement within the deadline defined in this Section 5.4.2 or issues an accounting document to SunMoney based on the settlement, the parties consider the settlement as approved by both Parties.
- 5.4.3. Within 48 hours following the settlement pursuant to Section 5.4.2, SunMoney accounts the Rent payable to the Distributor according to Section 5.3.1 on the Distributor's Rent Account and the Mandate Fees payable to the Distributor according to Sections 5.3.2 – 5.3.4 on the Distributor's Bonus Account.
- 5.4.4. SunMoney shall settle the accounting document issued by the Partner within 48 (forty-eight) hours from the receipt of it pursuant to the below Section 5.5 or shall object to the accounting document issued by the Partner if there is a difference between the settlement of SunMoney and the accounting document issued by the Partner.

5.5. Payment of the Fees

The payment of the Fees can take place according to one of the methods set forth in the below Sections 5.5.1 – 5.5.2.

5.5.1. Payment of the Fees to the Distributors

The Distributor may determine the payment of the euro amount the Distributor requires from the Rent or the Mandate Fee in the Weboffice under the menu "*Financial Issues*".

THE DISTRIBUTOR MAY ONLY REQUEST THE PAYMENT OF MAXIMUM 70% OF THE MANDATE FEES. THE DISTRIBUTOR MAY SETTLE 20% OF THE MANDATE FEES BY THE PURCHASE OF FURTHER PACKAGES AS DETERMINED BELOW IN SECTION 5.5.2. THE DISTRIBUTOR OFFERS 10% OF THE MANDATE FEES TO THE SUNMONEY CHARITY FUND MUTUALLY CHOSEN BY THE PARTNERS AND DISTRIBUTORS IN JANUARY EACH YEAR AS DETERMINED BELOW IN SECTION 5.5.3.

THE DISTRIBUTOR MAY REQUEST THE PAYMENT OF THE FEES EARLIEST AFTER 48 HOURS FOLLOWING THE SETTLEMENT PURSUANT TO SECTION 5.4.2.

SunMoney performs payment to the Distributor based on the accounting document issued by the Distributor in line with 5.4.4 via bank transfer to the bank account of the Distributor registered in the Weboffice. The Distributor may issue the accounting document by clicking on the button "*Issue the accounting document*" in the Weboffice.

5.5.2. Purchase of Further Packages

The Distributor may purchase further Packages from the Fee accounted on the Distributor's Bonus Account in the Weboffice under the menu "*Financial Issues*".

Further Packages may be purchased by the conclusion of the Supplementary Service Agreement. The provisions of the Service Agreement are applicable to the Supplementary Service Agreement.

5.5.3. Offer to the SunMoney Charity Fund

The Distributor offers 10% of the Mandate Fees payable to the Distributor to the SunMoney Charity Fund.

The Partners and Distributors may make proposals regarding the civil organisation, foundation, public benefit organisation or aid organisation chosen by them, in November each year.

Five of the organisations will be selected based on the received votes. The Partners and Distributors may vote between 15 and 30 December through the Website on one of the five selected organisations. The organisation receiving most of the votes will be published on 1 January each year and may request the establishment of a solar power plant from the amount offered by the Distributors on its real property. From the eventually remaining amount SunMoney establishes a solar power plant part for the organisation in the community Solar Power Plant.

6. Position

Position means all rights and obligations of the Partner or the Distributor based on the Distribution Agreement, the Agreements and this Standard Service Policy and the fact where the Partner and the Distributor is placed in the Network Tree.

6.1. Acquisition of the Position

6.1.1. The Position of the Partner whose Registration was initiated according to Section 2.1.1 (i) is determined as follows: the Partner is placed in the Network under the Distributor on the first free Position of the Leg determined by the Distributor under the menu "*Network/Leg Selection*".

6.1.2. The Position of the Partner whose Registration was initiated according to Section 2.1.1 (ii) is determined by the Distributor.

6.1.3. If two or more Partners are invited to the same Position, then such Partner acquires the Position who accepts the Registration first by clicking on the registration link sent by SunMoney via email. The Partner or Partners who were also invited to that Position, are placed in the Network under the Distributor on the first free Position of the Leg determined by the Distributor under the menu "*Network/Leg Selection*".

6.1.4. The Partner or the Distributor may only acquire one Position in SunMoney simultaneously.

6.1.5. If the Distributor obtains besides his own Position another Position (e.g. via succession), the Distributor shall transfer the Position of its discretion as set forth in Section 6.2.

6.1.6. In case of the deletion of the Distributor's Registration for any reason, the Distributor's Position is deleted as well. If the Distributor initiates a Registration with SunMoney again the Distributor is not entitled to re-obtain his earlier Position, but obtains a Position as set forth in Section 6.1.1 and 6.1.2.

6.2. Position Transfer

The Distributor is entitled to transfer his/her/its Position to a person not registered in SunMoney. The transfer of the Position is only valid and effective towards

SunMoney if SunMoney gave its prior written consent to the transfer. The condition of the consent shall be that

- (i) the transferee learns the provisions of the Distribution Agreement, the Agreements and this Standard Service Policy and acknowledges them as binding to him;
- (ii) the transferee or the transferor sends the scanned copy of the statement regarding the acquisition of the Position signed by the transferor and the transferee to SunMoney to the email address info@sunmoney.net;
- (iii) SunMoney does not object to the acquisition of the Position by the transferee.

If the Distributor transfers the Position without the knowledge and/or the consent of SunMoney, it qualifies as a serious breach of this Standard Service Policy.

THE DISTRIBUTOR MAY NOT TRANSFER HIS POSITION TO ANOTHER DISTRIBUTOR. IF THE DISTRIBUTOR TRANSFERS HIS POSITION TO ANOTHER DISTRIBUTOR, IT QUALIFIES AS A SERIOUS BREACH OF THIS STANDARD SERVICE POLICY.

6.3. Succession in the Position

6.3.1. The Successor of the Distributor obtains the Position of the Distributor in case of the death or the dissolution of the Distributor without legal successor by applying the conditions determined in Section 6.2 accordingly.

6.3.2. If the Successor is younger than 18 years, the Successor obtains the Position but until the Successor reaches the age of majority the legal representative of the Successor disposes of the Position.

6.3.3. Consequences of the Succession

The Successor of the Distributor obtains the Position of the Distributor existing at the time of the Distributor's death or dissolution without legal successor. The Successor is entitled to payments with respect to the Position according to the provisions applicable to the Distributor.

If the Successor has a Position in SunMoney at the time of the succession, then he shall sell the Position of its discretion to a third party within one month from the transfer of the heritage by applying the conditions determined in Section 6.2 accordingly.

6.3.4. Performing Payments in case of Succession

- (i) SunMoney records the Fees due to the deceased Distributor from the date of the Distributor's death until the copy of the certificate on handing over the heritage is sent to SunMoney.

SunMoney performs payment to the Distributor's Successor after the copy of the certificate on the handing over heritage is sent to SunMoney under the condition set forth in the Distribution Agreement, the Agreements and this Standard Service Policy if the conditions set forth in Section 6.3 are met by the Successor.

- (ii) SunMoney performs payment in case of the dissolution of the Distributor with legal successor after the copy of the resolution

regarding the recording of the succession is sent to SunMoney under the condition set forth in the Distribution Agreement, the Agreements and this Standard Service Policy if the conditions set forth in Section 6.3 are met by the Successor.

6.4. Position Transfer in case of Divorce

In case the Distributor divorces, the former spouse of the Distributor may obtain the Position of the Distributor on the basis of the matrimonial property agreement approved by the court or by final and binding decision of the court on the matrimonial property division by applying the conditions determined in Section 6.2 accordingly.

6.5. Prohibition of the Fusion of Positions and Division of a Position

THIS STANDARD SERVICE POLICY PROHIBITS THE FUSION OF POSITIONS AND THE DIVISION OF A POSITION. THE ATTEMPT TO FUSE POSITIONS OR DIVIDE A POSITION QUALIFIES AS A SERIOUS BREACH OF THIS STANDARD SERVICE POLICY.

7. Weboffice Use

7.1. SUNMONEY IS NOT LIABLE FOR ANY EVENTUAL OR FACTUAL DAMAGE, LOSS, COST ARISING FROM THE USAGE OF THE WEBOFFICE, THE FACT THAT THE WEBOFFICE CANNOT BE USED, ITS NON-CONFORMING OPERATION OR ITS BREAK-DOWN OR THAT ARISE FROM THE DELAYED TRANSFER OF INFORMATION, COMPUTER VIRUSES, LINE OR SYSTEM FAILURE OR FROM ANY SIMILAR REASON.

7.2. THE PROTECTION OF THE DISTRIBUTOR'S "IT" AND THE DATA STORED ON THIS "IT" IS SOLELY THE DISTRIBUTOR'S LIABILITY.

7.3. Provision of the Partner's Data

7.3.1. At the first log in after the Registration, the Partner is obliged to provide his following data in the Weboffice, under the menu "*Change of Data*": name, email address, address, number of a photo ID, security question and answer; then control it by clicking on the button "*Controlled*" and send it to SunMoney by clicking on the button "*Send*".

7.3.2. Until the Partner does not provide and sends all the data set forth in Section 7.3.1 to SunMoney, the Partner is not entitled to use the Weboffice and conclude the Distribution Agreement and the Agreements.

7.3.3. The Partner can initiate the change of the data set forth in Section 7.3.1 after these were sent to SunMoney only through SunMoney's customer service.

7.4. Menu of the Weboffice

7.4.1. Account

The Partner can provide his data determined in Section 7.3.1 under the menu "*Change of Data*".

The Distributor can change his log in password under the menu "*Password Change*" and can send the new password to SunMoney by clicking on the

button “*Change*”. After the change of the password, the Distributor can only log in into the Weboffice with the Distributor’s new password.

The Distributor is obliged to give the Distributor’s bank account details under the menu “*Bank Account*” before the Distributor first requests payment from SunMoney. The Distributor is only entitled to give the number of the bank account operated under the Distributor’s name. The Distributor is entitled any time to change the data provided under the menu “*Bank Account*”.

SunMoney registers the change in the data regarding the bank account of the Distributor within 10 days. SunMoney can take into account the new bank account number given by the Distributor only by accounting documents that are submitted 10 days following the change. SunMoney is not liable for the omission of the submission of the new bank account or for any damages in connection with the submission of the bank account data.

The Distributor – if he has a Business Package – is entitled to request an Online Sales Website under the menu “*Subdomain*”. Each Distributor is entitled to request one Online Sales Website. After the approval and establishment of the Online Sales Website, the Distributor may prepare an own website under the [*requested subdomain*].sunmoneyonline.com for the purpose of the online marketing activity in connection with SunMoney. The Distributor may not change the address of the requested Online Sales Website after the request.

7.4.2. Network

The Distributor may see the structure of the Network below the Distributor under the menu “*Network Tree*” and receive information on the BV value of the business traffic and the W value of the Solar Panel Part taken into account when calculating the Fees.

The Distributor may initiate sending of any invitation to the Partner as set forth in 2.1.1 by using the menus “*Placing a Member*” and “*Invitation*”.

The Distributor may determine under the menu “*Choose Legs*” to the first free Position of which Leg the Partners will be registered to whom the Distributor sends an invitation according to Section 2.2.1 (i).

The Distributor may further choose in which language SunMoney sends the invitation to the Partner next to the English language invitation for the Partner’s information under the menu “*Choose Legs*”.

7.4.3. Webshop

The Distributor can initiate under the menus “*Purchase of Business Package*” and “*Purchase of Solar Panel Package*” the purchase of Packages with the condition set forth in Section 4.

7.4.4. Fees

The Distributor may obtain information to which amount the Distributor is entitled from the Fees set forth in Section 5.3. SunMoney provides this information in a monthly overview to the Distributor.

7.4.5. Electronic Power

The Distributor may obtain information regarding the amount of the Solar Panel in its ownership and which Business Package the Distributor owns, further about the amount of the Rent to which the Distributor is entitled. SunMoney provides the information on the Rent in a monthly overview to the Distributor.

7.4.6. Financial Issues

The Distributor may obtain information about the transactions on the accounts kept by SunMoney. SunMoney provides this information in a monthly overview to the Distributor.

7.4.7. News

The Distributor may view the newsletter sent earlier by SunMoney under the menu "Newsletter".

The Distributor may view such agreements which the Distributor can conclude with SunMoney and such further documents which govern the legal relationship between the Distributor and SunMoney by clicking on the icons placed in the lower part of the Website.

7.4.8. Help

The Distributor may send an email to the customer service of SunMoney under the menu "*Customer Service*".

8. Newsletter

SunMoney sends frequently newsletters about the important events and changes to the Distributor to the email address given by the Distributor during the registration.

If the Distributor wishes to unsubscribe from the newsletter sent by SunMoney, then the Distributor may unsubscribe by clicking on the link placed in the newsletters or under the menu "*Unsubscribe*".

9. Teaching Material

The contractual partner of SunMoney, SunMoney Network Kft., provide Teaching Material to the Distributors to the introduction of the service policy of SunMoney and to support the future business activity of the Distributors.

Each Distributor is entitled to access the Teaching Material after the registration on the website sunmoney.net.com.

The Distributors having at least 1 W Solar Panel Package or mW Business Package are entitled to the SunMoney Basic Teaching Material.

The Distributor that has at least 20 W Solar Panel Part and two Distributors are directly connected to such Distributor that also have at least 20 W Solar Panel Part or such Distributors that have W Business Package are entitled to the SunMoney Business Pro Teaching Material.

10. Contact

The Distributors may access SunMoney with any questions or comments by electronic message sent to info@sunmoney.net.

The deadline for answering questions is 24 hours which deadline does not include the period between 6 p.m. on Friday and 9 a.m. on Monday and the public holidays in the United Kingdom.

11. Provisions regarding the Service Agreement

As part of the Service, Solar Panel Parts are sold to the Distributors. SunMoney rents the Solar Panel Parts sold to the Distributors from the Distributors in the interest of the utilisation of the Solar Panel Parts.

The provisions regarding the sale and purchase and the lease of the Solar Panel Parts are contained in the Service Agreement and in this Standard Service Policy.

12. Provisions regarding Data Management

SunMoney manages the Partners' data as set forth in the Privacy Policy.

13. Provisions regarding the Standard Service Policy

SUNMONEY RESERVES THE RIGHT UNILATERALLY MODIFY OR AMEND THE STANDARD SERVICE POLICY TO ANY TIME. SUNMONEY NOTIFIES THE DISTRIBUTORS ABOUT THE MODIFICATION OR AMENDMENT OF THE STANDARD SERVICE POLICY BY SENDING A MESSAGE TO THE EMAIL ADDRESS REGISTERED BY THE DISTRIBUTOR IN THE WEBOFFICE. THE STANDARD SERVICE POLICY EFFECTIVE AT THE TIME OF THE CONCLUSION OF THE DISTRIBUTION AGREEMENT AND THE AGREEMENTS IS APPLICABLE TO THE DISTRIBUTION AGREEMENT AND THE AGREEMENTS.

SUNMONEY UNDERTAKES NO LIABILITY FOR THE POTENTIAL ERRORS OR WRONG WORDINGS OF THE PROVISIONS OF THIS STANDARD SERVICE POLICY.

The Standard Service Policy forms always part of the Distribution Agreement and the Agreements concluded by SunMoney and is available on the Website.

In case of any discrepancy between the Standard Service Policy and the Distribution Agreement, as well as between the Standard Service Policy and the Agreements the Distribution Agreement as well as the Agreements shall prevail.

14. Legal Consequences of the Breach of the Standard Service Policy

IF THE DISTRIBUTOR SERIOUSLY BREACHES THIS STANDARD SERVICE POLICY, SUNMONEY IS ENTITLED TO IMMEDIATELY TERMINATE THE AGREEMENTS CONCLUDED WITH THE DISTRIBUTOR, LOCK THE POSITION OF THE DISTRIBUTOR WITH IMMEDIATE EFFECT AND TO TERMINATE THE ACCESS OF THE DISTRIBUTOR TO THE WEBOFFICE. THE BREACH OF SECTIONS 3.3.5, 6.2 OR 6.5 OF THIS STANDARD SERVICE POLICY QUALIFY AS SERIOUS BREACH OF THIS STANDARD SERVICE POLICY.

SunMoney is obliged to settle with the Distributor on the day following the immediate termination of the Distribution Agreement and the Agreements concluded with the Distributor and the lock up of the Distributor's Position.

The Distributor is not entitled to any further payments after the lock up of the Position and the settlement.

15. Cooperation

SunMoney and the Distributors shall consider each other's legitimate economic interests when achieving the aims determined in this Standard Service Policy and cooperate in order to achieve these aims.

SunMoney and the Distributors must act when performing the Distribution Agreement and the Agreement in such way that it does not harm the reputation of the other party.

16. Governing Law

This Standard Service Policy and the disputes arising in connection with or from the Standard Service Policy shall be governed by the laws of the United Kingdom.

17. Dispute Resolution

SunMoney and by accepting this Standard Service Policy the Distributor agree that all disputes arising from or in connection with the Standard Service Policy, its breach, termination, validity or interpretation shall be exclusively decided by the competent court of the United Kingdom.