

DISTRIBUTION AGREEMENT REGARDING THE INTERMEDIATION OF THE SERVICE

This distribution agreement regarding the intermediation of the service ("**Agreement**") is concluded by and between the following parties:

- (1) **Radalko Technologies Limited** (seat: 71-75 Shelton Street, Covent Garden, London, WC2H 9JQ, United Kingdom; company registration number: 5035474; hereinafter: "**SunMoney**"),
- (2) _____ (address: _____, mother's name: _____; a hereinafter: "**Distributor**")

(hereinafter individually as "**Party**" and together as "**Parties**") according to the terms and conditions defined in this Agreement.

The terms written in capitals have the meaning ascribed to them in the Standard Service Policy of SunMoney which document was learned by both Parties.

1. Subject of the Agreement

SunMoney mandates the Distributor according to the conditions of this Agreement with the provision of the intermediary tasks connected to the Service and the Distributor accepts the mandate set forth in this Agreement.

2. Service Fee and Bonus

- 2.1. Parties agree that if SunMoney concludes a contract regarding the provision of the Service under the effect of this Agreement with such Partner who was introduced to SunMoney by the Distributor, then the Distributor is entitled to a fee ("**Fee**") in case it possesses at least an mW Business Package determined in the Standard Service Policy.
- 2.2. The amount of the Fee is stipulated in the Standard Service Policy.
- 2.3. The Fee includes the costs connected to the fulfilment of the mandate, so SunMoney is not obliged to reimburse the costs connected to the mandate on the top of the Fee to the Distributor.
- 2.4. The Distributor is entitled to bonus. Upon the written request of the Distributor SunMoney informs the Distributor about the conditions, the amount and the date of payment of the bonus.

3. Distributor's Rights and Obligations

- 3.1. In the scope of this Agreement the Distributor shall provide intermediary tasks in the interest of the intermediation of the Service including
 - (i) searching for potential buyers of the Service,
 - (ii) introducing the Service to potential buyers,
 - (iii) introducing the potential buyers to SunMoney,
 - (iv) acting as intermediary between the potential buyers and SunMoney in the course of the conclusion of the Service Agreement upon instruction of SunMoney.

- 3.2. The Distributor undertakes to act in the course of the fulfilment of the mandate in accordance with the provisions of the Standard Service Policy. The Parties explicitly agree that the Distributor shall introduce the Service together with the content and at the price set forth in the Standard Service Policy to potential buyers.
- 3.3. The Parties agree that the Distributor is not entitled to conclude an agreement with the buyer, make a binding offer, accept an offer, or take over consideration in respect of the Service in the name of, instead of, on behalf of, or in representation of SunMoney.
- 3.4. The Parties state that in this Agreement there is no obligation to achieve a result. The aim of this Agreement is that the Distributor diligently proceeds for the purpose of the intermediation of the Service. The Distributor is not liable for the performance of the introduced buyers, nor for any breach of contract by them, nor for the failure of the intermediated sale, therefore the Distributor is not liable for damages or has any other obligation and is exempted from liability.

4. SunMoney's Rights and Obligations

- 4.1. The Parties agree that the mandate is not exclusive. SunMoney states that it engages further intermediaries in the scope of this mandate and does not coordinate Distributors' activities with respect to the intermediary activities.
- 4.2. The Parties agree that SunMoney is not entitled to conclude agreements with potential buyers introduced by the Distributor by circumventing the Distributor, or act in any other manner that would diminish the fee of the Distributor.
- 4.3. SunMoney undertakes to provide the Distributor with or to make accessible to the Distributor the documents and information connected to or necessary to fulfil the mandate.

5. Term and Termination of the Mandate

- 5.1. This Agreement was concluded for an indefinite period of time.
- 5.2. The Parties agree that the Distributor is entitled to terminate this Agreement by the last day of the calendar month. The notice period of the termination shall be
 - (i) one month in the first year of the Agreement;
 - (ii) two months in the second year of the Agreement; and
 - (iii) three months in the third year and subsequent years.

The Distributor is not obliged to provide any reasons for the termination.

- 5.3. The Parties agree that SunMoney may only terminate this Agreement in case of a serious breach of this Agreement or the Standard Service Policy by the Distributor. SunMoney shall give the reasons for the termination.
- 5.4. The Parties agree to settle after the termination of this Agreement and after the settlement the Distributor is not entitled to any further Fee.
- 5.5. This Agreement is effective together with the Standard Service Policy of SunMoney.

HAVING READ AND INTERPRETED THIS AGREEMENT, the Parties execute this Agreement as being in full compliance with their contractual will and assume it as obligatory for themselves.