



Business.
Powered by nature

REFERRAL AGREEMENT FOR THE PROMOTION OF PARTICIPATION IN THE COMMUNITY SOLAR PROGRAMME

The present Agreement for community building (hereinafter referred to as “Agreement”) was concluded by and between the following parties:

On the one hand

SunMoney Solar FZ LLE (License No: 4350/2014, address: P.O. Box: 4422, Creative Tower, Fujairah, UAE) hereinafter referred to as: „SunMoney”), and

Legal Person Details:

Registered name:.....

Tax number:.....

State of Registry:.....

and Registration number:.....

Seat:

.....(Country)

.....(City)

.....(Street)

.....(Number)

Represented by:

.....(First name)

.....(Last name)

.....(Gender)

.....(Mother’s name)

.....(Address)

.....(Place of Birth)

.....(Date of Birth)

Number of Identity Card with Photo:.....

Issuing Authority:.....(State)

Nationality:.....

Natural Person(Private Enterprise as well):

First name:.....

Last name:.....

Gender:.....

Place of Birth:.....

Date of Birth:.....

Tax number:.....

Number of Identity Card with Photo:.....



Business.
Powered by nature

The terms written starting with capital letters shall have the meaning specified in the Standard Service Policy of SunMoney, which is known by both Parties.

1. Subject of Agreement

SunMoney entrusts the Referrer according to the terms and conditions of the present Agreement to promote the SunMoney Community Solar Power Programme with Referrer's activity, to facilitate the expansion of the membership of the SunMoney Community Solar Power Programme in order to spread its objectives and ideas, and to contribute to community building. Referrer declares that he/she wishes to participate in this activity. Parties declare that Referrer - for the purpose of introducing the SunMoney Community Solar Power Programme- shall send his/her own and individually generated link online to third parties, or acting as otherwise specified in the Standard Service Policy, shall send invitations in order to expand the community, based on which SunMoney contacts such third parties. Parties declare that in addition to acting as specified in the present section - in respect of the legal relationships between SunMoney and third parties - and as it may be specified in the Standard Service Policy, Referrer shall not proceed.

2. Referral fees and bonuses

2.1. Parties agree that if during the term of the present Agreement SunMoney concludes an Agreement with any Partner who - pursuant the provisions of Section 1 - was introduced to SunMoney by the Referrer, and such Partner joins the Community through the individual link or the invitation of the Referrer, then Referrer shall be entitled to fees (hereinafter referred to as "Fees") if - in the month of the invitation or in the Reference Period of the Current Month - Referrer has any of the Community Packages as specified in the List of Conditions published on the Website. The additional rules of remunerations are included in the Standard Service Policy and the List of Conditions on the website at any time. The unpaid Fees of the Reference Period of the Current Month, because of lack of entitlement of the Referrer to Fees, cannot be paid to the Referrer, even after getting the full entitlement to the Fees.

2.2. The rate of the prevailing Fees are gross amounts, and are specified in the prevailing List of Conditions published on the Website.

2.3. The Fees include all costs incurred in course of the community building, therefore SunMoney shall not pay or reimburse any other cost to Referrer.



Business.
Powered by nature

2.4. SunMoney may pay a bonus to Referrer in appreciation of Referrer's excellent community building activity carried out in the SunMoney Community Solar Power Programme. SunMoney shall inform the Referrer about the conditions, the amount and the due date of the bonus through the WebOffice of SunMoney.

3. Rights and obligations of the Referrer

3.1. During the term of the present Agreement Referrer shall perform the following tasks in the framework of community building:

- i. Finding the future members of the SunMoney Community Solar Power Programme,
- ii. Introducing the SunMoney Community Solar Power Programme to the future members,
- iii. Introducing the potential members of the Community to SunMoney

3.2. Referrer agrees to proceed in compliance with the provisions of the Standard Service Policy in course of his/her activity. Parties expressly agree that the Referrer shall introduce the SunMoney Community Solar Power Programme to potential members with the content specified in the Standard Service Policy. Referrer declares that he/she complies with the requirements of the laws applicable to the Referrer, and conducts his/her activity in accordance therewith.

3.3 Parties agree that the Referrer shall not be entitled to conclude agreements with the Partner or the Member, make binding offers or accept offers regarding the Service, or to receive any amount of money in the name or favour of, or on behalf of SunMoney.

3.4. Parties agree that the Referrer's activity is not measured by obligatory results, but the purpose thereof is proceeding with due care in the interest of community building. The Referrer shall not be made liable by any means for the conduct or breach of the agreement of the members introduced, the failure of the community building, therefore the Referrer shall have no compensation or other obligation or liability.

4. Rights and obligations of SunMoney

4.1. Parties agree that the present agreement does not establish exclusivity. SunMoney declares that SunMoney uses additional contributing activity to build its community and SunMoney does not synchronize the contributing activities of the Referrer with other Parties.



Business.
Powered by nature

4.2. SunMoney agrees to provide or make available the documents and information necessary to community building to Referrer.

5. Term and termination of Agreement

5.1. The present Agreement is concluded for an indefinite term. This Agreement is terminated by the termination of the Referrer's Position.

5.2. Parties agree that the Referrer may terminate the Agreement with effect from the last day of any calendar month. The termination period shall be

- i. one month in the first year of the Agreement;
- ii. two months in the second year of the Agreement
- iii. and three months in the third and the following years of the Agreement.

Referrer shall not state the reason for its termination.

5.3. Parties agree that SunMoney may terminate the Agreement exclusively if Referrer seriously breaches the provisions of the present Agreement, the Standard Service Policy or the Code of Conduct. SunMoney liable to state the reason for its termination.

5.4. Parties agree that following the termination of the present Agreement, Parties shall settle their accounts with each other, and after the settlement of accounts Referrer shall not be entitled to receive further Fees.

5.5 The present Agreement shall be valid together with the Standard Service Policy of SunMoney.

6. Miscellaneous provisions

In the matters not or not properly regulated in the present Agreement the provisions of the Standard Service Policy and the laws of the United Arab Emirates shall prevail. In case of any discrepancy between the Standard Service Policy and the present Agreement, the provisions of the present Agreement shall prevail.

SunMoney has the right to transfer rights, obligations and privileges derived from this Referral Agreement to companies already existing or yet to be created within the SunMoney Solar Group provided that at the time of the transfer the owner structure of the transferrer and the transferee are identical and vital rights of contracting parties are not injured.



Business.
Powered by nature

SunMoney is obliged to notify the contracting party of the change relevant to this point within 30 days.

IN WITNESS WHEREOF, having read and interpreted the PRESENT AGREEMENT Parties accepted it as fully conformant with their intention and consider themselves bound by it.