

Partnership agreement

Shine Alliance LP offers to any person by acceptance of the terms of this electronic offer, to acquire the status of company partner and fulfil the terms and conditions provided by this Partnership Agreement for obtaining their own benefits, bonuses and rewards

In order to become a partner of the company, you should review this Agreement and also to confirm your agreement with the terms and conditions hereof

Terms and Definitions:

Company - an Internet resource www.allinquest.com

Platform - a joint software package of a company that can include web site and mobile applications, as well as products, licenses and packages

Site - a specific part of the platform at www.allinquest.com

Web interface - a certain part of the site, with a specific set of relevant functions for each participant

Product - a specific set of platform modules

License - a customer-paid period of use of the platform within one or more products

Activated license - there are licenses in each package, which a partner can sell to customers. After the customer has paid for a certain license, this license is considered to be activated

Package - a specific set of licenses within one or more products

Version - a version of each package that affects the number of licenses in the package

User - an individual who uses the platform for his personal purposes

Customer - a legal entity that accesses the platform for commercial use

Partner - an individual or a legal entity that carries out recommendation of the platform and its products and services to the third parties and receives compensation from the company for this in accordance with the marketing plan

Qualified partner - an active partner with a minimum number of personally invited active partners, the required number of which is described in each type of reward

Marketing plan - an established and described by the company in this agreement algorithm for calculating rewards for recommending the company platform and products to other individuals and legal entities

Bonus point - a remuneration credited to the partner's bonus account based on the fulfilment of the terms of this Agreement, subject to use under the conditions stipulated by this Agreement

Partner main account - the partner's bonus account displaying all partner funds available for conversion or withdrawal by the partner in real time

Account of each reward type - to accumulate commissions for each type of reward, in partner PA, separate accounts for each type of reward are displayed. During interaction with the company is concerned, the amount of bonus points expected for payment is charged to the account of the respective type of reward. In accordance with the terms of each type of reward, subject to all terms for charging the corresponding bonus, bonus points can be automatically transferred from the account of the appropriate type of reward to the partner's main account,

and can also be cancelled due to full or partial failure to fulfil the terms of the corresponding bonus

Subscription fee - a certain payment made by the partner for using the platform within 30 calendar days in order to automate control over its own recommendations and rewards, as well as for the purpose of full interaction with the company

Partner account - a virtual place registered by the partner on the platform

Personal account - a specific closed platform section linked to the partner's account, used personally by the partner to automatically monitor his own recommendations and rewards, and consulting other potential partners and customers and displaying all the information necessary for the partner to fully interact with the company and other partners in the framework of the Marketing plan

Partner status - the partner's level name, which is assigned to the partner when he reaches a certain income within one financial month, in accordance with marketing plan of the Company. The given name is assigned automatically and can vary only upward according to the growing income of the partner. Bonuses are involved in the formation of income: Personal recommendation, team bonus, personal retail sales, and team retail sales

Confirmed partner status - a name of the partner level that is assigned to a partner when he reaches certain income within one financial week. This status is assigned automatically every financial week and can constantly change in both upward and downward side in accordance with the partner's income for the past week. Bonuses are involved in the formation of income: Personal recommendation, team bonus, personal retail sales, and team retail sales

ID - personal unique referral partner identification number, automatically assigned to partner by the platform after registration

Generation - the partner's position relative to his superior partner. For example, your PI partners are considered the first generation for you. The second generation is PI partners of your PI partners. And so on, without the limitations of generations

Business location - a cell in the partners accounting system for calculation of bonus points and rewards

Recommendation - the partner's action aimed at attracting a new partner Curator - a superior partner in relation to his personally invitee

Curator - a superior partner in relation to his personally invitee

Personally invitee (PI) - a new partner registered on the platform, using ID of the previously registered active partner and having paid any package

Active partner - a partner account for which a subscription fee is paid

Financial week - a cyclic repeating period of 7 calendar days, starting from the moment of the first partner registration on the platform

Financial month - 4 financial weeks in a row

Financial year - 12 financial weeks in a row

Week - financial week

Month - financial month

Year - financial year

USD - settlement currency, US dollar (example in the text \$200 (two hundred US dollars))

Email - personal or corporate e-mail of each participant

Agreement - this partnership agreement describing the company relationship with all participants

1. Terms and conditions, procedure for acceptance and rejection of an offer

1.1. The consent and acceptance of this offer is carried out by expressing agreement with the terms of the Agreement and registration in the form of filling in the registration form on the company's platform entering personal data into the registration form located under the offer. The offer is considered accepted from the moment of entering all necessary data into the registration, expressing the unconditional consent of the partner with the terms and conditions of the offer by checking the box in the column "I accept the terms and conditions" and clicking "Next" button

1.2. After acceptance of the offer and registration of the partner's account, the company sends a notification to the e-mail specified when registering. The notice contains the following information: personal data of the partner and login for access to the personal account of the partner

1.3. By accepting this offer, the partner grants the company the right and gives unconditional consent to collection, storage and processing of any of partner's personal data

1.4. You agree that the company may amend the contents and terms of this Agreement, either partially or completely, unilaterally and at any time without any notice to any of the participants. The latest version of the Agreement is always available for viewing, printing and saving on the platform

1.5. You can refuse consent to use electronic documents at any time. However, after withdrawal of consent, the Agreement will be automatically terminated. You will also lose eligibility to receive rewards under the terms of the Agreement. If you want to revoke your consent to the exclusive use of the electronic Agreement (and thereby terminate the Agreement with the company) or update your personal information, you need to write an email and send it to: partners_support@allinquest.com

1.6. It is forbidden to have more than one account registered for one partner. The company has the right to block partner accounts, which violated this condition without prior notice

2. Subject of the Agreement

2.1. The company provides the partner with access to the company's platform for a certain period of time and on the terms of this Agreement. To achieve own goals, the partner can use the platform, products, packages and licenses and undertakes to pay for their use in the manner provided for in this Agreement

3. Company Products

1. Personal
2. Small business
3. Company
4. Corporation

Personal product - is intended for use by enterprises with a small number of employees and customers, as well as individuals (mostly private masters)

Small business product - is intended for use by enterprises with an average number of employees and customers (restaurants, beauty salons, car service centres, etc.)

Company product - is intended for use by enterprises with a large number of employees and customers (hotels, hypermarkets, etc.)

Corporation product - is intended for use by enterprises with a large number of employees and customers and having 2 or more branch offices

Detailed explanation of the ownership of the company's products is described in Appendix No. 10 to this Agreement

4. Company Packages

The company's marketing plan includes 10 packages with licenses: Nano, Macro, Mini, Start, Business, Premium, Gold, VIP, Investor, and Shareholder

Each package can be in one of three versions: Personal, Light, Team

By purchasing the package, each partner acquires: certain number of licenses of the company's products, opportunity to use the personal account, prepared documentation, prepared presentation materials, training materials, face-to-face and correspondence training sessions with partners, curators, professional speakers and business trainers

By purchasing the package, the partner agrees with all the terms of this Agreement and realizes that he is starting to use the services and products of the company right after purchase

The company does not divide the importance of any of the services or products sold within the package. Therefore, when paying for and starting using the services or products of the company, the partner uses the full package, but not part of it

Personal Product

	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses
Package	Personal	Personal	Light	Light	Team	Team
Nano (\$200)	#TERMS_120#	9	5	90	50	900
Macro (\$500)	2	24	20	240	200	2,400
Mini (\$1 000)	4	48	40	480	400	4,800
Start (\$3 000)	14	168	140	1,680	1,400	16,800
Business (\$5 000)	24	288	240	2,880	2,400	28,800
Premium (\$10 000)	50	600	500	6,000	5,000	60,000
Gold (\$20 000)	120	1,440	1,200	14,400	12,000	144,000

VIP (\$50 000)	400	4,800	4,000	48,000	40,000	480,000
Investor (\$100 000)	900	10,800	9,000	108,000	90,000	1,080,000
Shareholder(\$500 000)	4,600	55,200	46,000	552,000	460,000	5,520,000

Small business product

	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses
Package	Personal	Personal	Light	Light	Team	Team
Nano (\$200)	#TERMS_190#	4	3	40	10	400
Macro (\$500)	1	12	10	120	100	1,200
Mini (\$1 000)	2	24	20	240	200	2,400
Start (\$3 000)	7	84	70	840	700	8,400
Business (\$5 000)	12	144	120	1,440	1,200	14,400
Premium (\$10 000)	25	300	250	3,000	2,500	30,000
Gold (\$20 000)	60	720	600	7,200	6,000	72,000
VIP (\$50 000)	200	2,400	2,000	24,000	20,000	240,000
Investor (\$100 000)	450	5,400	4,500	54,000	45,000	540,000
Shareholder(\$500 000)	2,300	27,600	23,000	276,000	230,000	2,760,000

Company Product

	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses
Package	Personal	Personal	Light	Light	Team	Team
Nano (\$200)	#TERMS_251#	2	1	20	8	200
Macro (\$500)	#TERMS_257#	5	1	50	20	500
Mini (\$1 000)	#TERMS_263#	10	2	100	40	1,000
Start (\$3 000)	3	36	30	360	300	3,600
Business (\$5 000)	5	60	50	600	500	6,000
Premium (\$10 000)	10	120	100	1,200	1,000	12,000
Gold (\$20 000)	22	264	220	2,640	2,200	26,400
VIP (\$50 000)	80	960	800	9,600	8,000	96,000

Investor (\$100 000)	170	2,040	1,700	20,400	17,000	204,000
Shareholder(\$500 000)	870	10,440	8,700	104,400	87,000	1,044,000

Corporation Product

	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses	Number of annual licenses	Number of monthly licenses
Package	Personal	Personal	Light	Light	Team	Team
Nano (\$200)	#TERMS_312#	1	#TERMS_314#	10	1	100
Macro (\$500)	#TERMS_318#	3	1	30	5	300
Mini (\$1 000)	#TERMS_324#	6	3	60	10	600
Start (\$3 000)	#TERMS_330#	20	10	200	30	2,000
Business (\$5 000)	3	36	30	360	300	3,600
Premium (\$10 000)	6	72	60	720	600	7,200
Gold (\$20 000)	12	144	120	1,440	1,200	14,400
VIP (\$50 000)	42	504	420	5,040	4,200	50,400
Investor (\$100 000)	90	1,080	900	10,800	9,000	108,000
Shareholder(\$500 000)	450	5,400	4,500	54,000	45,000	540,000

Each partner, purchasing a package in certain version, can sell any combinations of products and licenses in the amount provided by his package

For example: the partner purchased the Business package in Light version. In this case, the package includes the following product and license sets:

Personal product, which includes 240 annual licenses or 2,880 monthly licenses

or

Small business product, which includes 120 annual licenses or 1,440 monthly licenses

or

Company product, which includes 50 annual licenses or 600 monthly licenses

or

Corporate product, which includes 30 annual licenses or 360 monthly licenses

Change of the package version is free of charge provided that the partner has not carried out any sales of licenses to clients

If the partner sold at least 1 license from his package, the package version is changed by paying 75% of the cost of the corresponding package

5. Platform Modules

- web interface for partners
- web interface for customers
- web interface for users
- mobile applications for partners
- mobile applications for customers
- mobile applications for users

See detailed description of each module on the company's website

6. Cost of services and settlement procedure for Partners

Package price:

- Nano - 200 USD
- Macro - 500 USD
- Mini - 1 000 USD
- Start - 3 000 USD
- Business - 5 000 USD
- Premium - 10 000 USD
- Gold - 20 000 USD
- VIP - 50 000 USD
- Investor - 100 000 USD
- Shareholder - 500 000 USD
- Subscription fee - from 100 USD to 10 000 USD

The partner has the opportunity to purchase any package from his personal account, by writing off the required amount from his account balance. Balance refill can be made in various ways, including payment by bank card and is made from the personal account

The Partner has the right to resell his own non-activated license to the customer on the terms provided for in this Agreement, and also to activate it for his own business

The Partner has the right to pay for the client's product. In addition to the above, the parties agree that the actual recipient and user of the product is a legal entity that uses it

The partner must pay a subscription fee for the service of personal account provision, training and participation in events 1 time for 1 financial month. Subscription fee is paid for the previous period

Partners with the status up to M5 inclusive, pay a subscription fee of \$100

Partners with the status from G1 to G5 inclusive, pay a subscription fee of \$300

Partners with the status from D1 to D5 inclusive, pay a subscription fee of \$1000

Partners with the status from A1 to A5 inclusive, pay a subscription fee of \$5000

Partners with the status O1, pay a subscription fee of \$10000

In case of absence of payment for the current period, the partner is deprived of the opportunity of charging bonuses, until receipt of payment and repayment of accumulated debts for the unpaid periods

In case of absence of payment for the last two months, the company has the right to irrevocably cancel all the points and rewards of the partner, without the possibility of any recalculations and refunds

7. Cost of services and settlement procedure for Clients

Products and cost:

1. Personal - **50** USD for every 30 calendar days
2. Small business - **90** USD for every 30 calendar days
3. Company - **250** USD for every 30 calendar days
4. Corporation - **500** USD for every 30 calendar days

The cost of services for the use of company products is formed from the subscription fee for every 30 calendar days

The customer must pay a subscription fee for using the platform once every 30 calendar days. Subscription fee is paid for the previous period

In case of absence of payment for the current period, the customer is deprived of the opportunity to use the platform for his own purposes, until receipt of payment including all debts

The subscription fee is paid by debiting the funds from the balance of the customer account. Balance refill can be made in various ways, including transfer from the current account

Transfer of license to the third parties is not allowed

You can find complete information on cooperation of company and customer at http://www.allinquest.com/terms_business.php

8. Partner reward

AllinQuest marketing plan provides 21 types of rewards:

1. Personal recommendation
2. Fast start
3. Effective sales
4. Team bonus
5. Leadership fee
6. Active team bonus
7. Personal retail sales
8. Team retail sales
9. Annual bonus
10. Auto program
11. Housing program
12. Insurance program

13. Travelling at company expense
14. All restaurants at the company expense
15. Fitness program
16. Birthdays in style
17. Wedding bonus
18. Children education
19. Real estate for children
20. New generation retirement program
21. Additional \$ 1,000,000 as a gift

In order to receive rewards for recommending the company's products, the partner needs to maintain the status of Active Partner

At the first purchase of any package, the subscription fee is not charged for the first month. Starting from the second month, a partner must pay a monthly subscription fee to maintain the status of Active Partner

All bonuses and rewards received by the partner are credited to the account balance in the personal account of the partner and are subject to independent withdrawal by the partner, including the partner's bank card

8.1. Personal recommendation

As soon as the new registered partner purchases any package, the partner, who's personally invited is the new partner, receives a bonus for Personal recommendation

- for the purchase of Nano package - partner receives \$20
- for the purchase of Macro package - partner receives \$50
- for the purchase of Mini package - partner receives \$110
- for the purchase of Start package - partner receives \$550
- for the purchase of Business package - partner receives \$1 100
- for the purchase of Premium package - partner receives \$2 250
- for the purchase of Gold package - partner receives \$4 600
- for the purchase of VIP package - partner receives \$11 500
- for the purchase of Investor package - partner receives \$23 500
- for the purchase of Shareholder package - partner receives \$120 000

This bonus is due to partners who purchased the Nano package and above

8.2. Fast start

If within the first 30 calendar days from the partner registration on the platform, 4 any packages were purchased on the partner recommendation, the partner receives a bonus for quick start. This bonus can be obtained unlimited number of times, but only in the first 30 calendar days from the partner registration on the platform

- for the purchase of 4 Nano packages - partner receives \$240
- for the purchase of 4 Macro packages - partner receives \$500
- for the purchase of 4 Mini packages - partner receives \$1 100
- for the purchase of 4 Mini packages - partner receives \$1 200

- for the purchase of 4 Business packages - partner receives \$5 200
- for the purchase of 4 Premium packages - partner receives \$10 200
- for the purchase of 4 Gold packages - partner receives \$20 200
- for the purchase of 4 VIP packages - partner receives \$50 000
- for the purchase of 4 Investor packages - partner receives \$100 000
- for the purchase of 4 Shareholder packages - partner receives \$500 000

If 4 packages have different values, the bonus is calculated for the smaller package

This bonus is due only to partners who purchased the Mini package and above and also have the status of a Qualified Partner, with the number of partners of at least 4 people

8.3. Effective sales

If within the first 60 calendar days from the partner registration on the platform, 10 any packages were purchased on the partner recommendation, the partner receives a bonus for effective sales. This bonus can be obtained unlimited number of times, but only in the first 60 calendar days from the partner registration on the platform

- for the purchase of 10 Nano packages - partner receives \$120
- for the purchase of 10 Macro packages - partner receives \$300
- for the purchase of 10 Mini packages - partner receives \$900
- for the purchase of 10 Mini packages - partner receives \$2 700
- for the purchase of 10 Business packages - partner receives \$4 500
- for the purchase of 10 Premium packages - partner receives \$9 000
- for the purchase of 10 Gold packages - partner receives \$18 000
- for the purchase of 10 VIP packages - partner receives \$45 000
- for the purchase of 10 Investor packages - partner receives \$90 000
- for the purchase of 10 Shareholder packages - partner receives \$450 000

This bonus does not include packages for which the Quick Start bonus was received

If 10 packages have different values, the bonus is calculated for the smaller package

This bonus is due only to partners who purchased the Start package and above and also have the status of a Qualified Partner, with the number of partners of at least 10 people

8.4. Team bonus

Each partner forms its own structure, consisting of both the generation of his own PIs and the next generation of PIs created by his own PIs

The partner has the right to receive remuneration from the activity of his own structure

For invitees in the 2 generation - partner receives 10% of the purchased packages by this generation

For invitees in the 3 generation - partner receives 7% of the purchased packages by this generation

For invitees in the 4 generation - partner receives 5% of the purchased packages by this generation

For invitees in the 5 generation - partner receives 3% of the purchased packages by this generation

For invitees in the 6 generation - partner receives 1% of the purchased packages by this generation

For invitees in the 7 generation - partner receives 0.5% of the purchased packages by this generation

- if the partner is in Mini package - the partner receives a reward for the invitees in the 2 generation
- if the partner is in Start package - the partner receives a reward for the invitees in the 2 and 3 generation
- if the partner is in Business package - the partner receives a reward for the invitees in the 2, 3 and 4 generation
- if the partner is in Premium package - the partner receives a reward for the invitees in the 2, 3, 4 and 5 generation
- if the partner is in Gold package - the partner receives a reward for the invitees in the 2, 3, 4, 5 and 6 generation
- if the partner is in VIP package - the partner receives a reward for the invitees in the 2, 3, 4, 5, 6 and 7 generation
- if the partner is in Investor package - the partner receives a reward for the invitees in the 2, 3, 4, 5, 6 and 7 generation
- if the partner is in Shareholder package - the partner receives a reward for the invitees in the 2, 3, 4, 5, 6 and 7 generation

This bonus is due only to partners who purchased the Mini package and above and also have the status of a Qualified Partner, with the number of partners of at least 3 people

8.5. Leadership fee

Each partner can receive a reward from the amounts of income of their personally invited partners

Calculation of bonus is based on the income received by partners per bonus:

- Team bonus
- if the partner is in Business package - the partner receives 6% of income of his personally invited partners
- if the partner is in Premium package - the partner receives 7% of income of his personally invited partners
- if the partner is in Gold package - the partner receives 8% of income of his personally invited partners
- if the partner is in VIP package - the partner receives 9% of income of his personally invited partners
- if the partner is in Investor package - the partner receives 10% of income of his personally invited partners

- if the partner is in Shareholder package - the partner receives 11% of income of his personally invited partners

If the partner has a confirmed status of M2 and above, then during the next financial period the partner receives a commission from the amounts of income of his PI

If the partner has a confirmed status of G1 and above, then during the next financial period, the partner receives a commission from the amounts of income of his PI, as well as a commission from the amounts of the income of the PIs of the latter (that is, from the partners of the 2 generation)

If the partner has a confirmed status of M2 and above, then during the next financial period the partner receives a commission from the amounts of income of his PI to the 3 generation

In the absence of a confirmed status for the next financial period, this bonus is no longer charged

This bonus is due only to partners who purchased the Business package and above, have the status of M2 and above, and also have the status of a Qualified Partner, with the number of partners of at least 5 people

8.6. Active team bonus

Each partner shall pay a subscription fee to maintain the status of Active Partner

For each partner who has paid the subscription fee having the status of PI, the company pays reward from each subscription fee to the partner-curator:

- when in Start package - up to 5 PI generation inclusive
- when in Business package - up to 6 PI generation inclusive
- when in Premium package - up to 7 PI generation inclusive
- when in Gold package - up to 8 PI generation inclusive
- when in VIP package - up to 9 PI generation inclusive
- when in Investor package - up to 10 PI generation inclusive
- when in Shareholder package - up to 10 PI generation inclusive

From partners with the status to M5 inclusive - \$5 each

From partners with the status from G1 to G5 inclusive - \$10 each

From partners with the status from D1 to D5 inclusive - \$30 each

From partners with the status from A1 to A5 inclusive - \$100 each

From partners with the status O1 - \$30 each

In case of absence of payment for the current period, the partner is deprived of the opportunity of charging bonuses, until receipt of payment and repayment of accumulated debts for the unpaid periods

This bonus is due only to partners who purchased the Start package and above, have the status of M3 and above, and also have the status of a Qualified Partner, with the number of partners of at least 15 people

8.7. Personal retail sales

The company products provide a subscription fee

Subscription fee is paid by customers - legal entities and individuals using IT products of the company

The amount of subscription fee depends on the product:

	Monthly license fee	Annual license fee
Product	when paying for 1 month, \$	when paying for 12 month, \$
Personal	50	500
Small business	90	1,000
Company	250	2,800
Corporation	500	5,500

By selling licenses to customers, provided by each package, the partner receives a reward from the company depending on the selected version of its package

The number of licenses in each version of the package is stated in clause 4 of this Agreement

Personal version has the minimum number of licenses with very high payback rate. The partner commission in this version of the package is 85%

Light version has 10 times more licenses with a high payback rate. The partner commission in this version of the package is 60%. But the partner gets much larger amount for the whole package

Team version has 100 times more licenses. This version is the most highly profitable. The partner commission in this version of the package is 40%, plus the partner is charged rewards from sales of his team on a bonus "Team retail sales"

The combination of personal sales of any packages, licenses and subscriptions is not limited by the number, but within the number of licenses of each product included in the partner's personal package

When calculating the balance of possible combinations with personal sales, the maximum amount of commissions received by the partner for 1 bonus is applied - Personal retail sales:

Package	Maximum commission of the partner in Personal version, \$	Maximum commission of the partner in Light version, \$	Maximum commission of the partner in Team version, \$
Nano (\$200)	425	3,000	20,000
Macro (\$500)	1,275	9,000	60,000

Mini (\$1 000)	2,550	18,000	120,000
Start (\$3 000)	8,500	60,000	400,000
Business (\$5 000)	15,300	108,000	720,000
Premium (\$10 000)	30,600	216,000	1,440,000
Gold (\$20 000)	61,200	432,000	2,880,000
VIP (\$50 000)	214,200	1,512,000	10,080,000
Investor (\$100 000)	459,000	3,240,000	21,600,000
Shareholder(\$500 000)	2,295,000	16,200,000	108,000,000

For example, you have the Business Light package. Doing personal sales of the licenses of this package, you can get a maximum of \$108,000 regardless of the combinations of products and licenses from the sale of this package on the bonus "Personal retail sales". In the Business Team version, you will be able to receive up to \$720,000 + reward on bonus "Team retail sales", which is generally ten times higher

When selling each license, the partner receives a reward from all paid by the client payments for the use of the license for the entire period. That is, after selling the customer for 1 time, if the client uses the license for 10 years, the partner will receive the commission within entire 10 years

8.8. Team retail sales

The company pays you a reward from the income from your team retail sales up to the 5 generation in your structure, according to the package in which you are located. The higher the package and the retail sales volume, and accordingly the income of each partner of your team, the more is your reward

- for the first generation you will receive 10% of income of all generation partners
- for the second generation you will receive 9% of income of all generation partners
- for the third generation you will receive 8% of income of all generation partners
- for the fourth generation you will receive 7% of income of all generation partners
- for the fifth generation you will receive 6% of income of all generation partners

Reward for the first generation is charged to all partners in the version of Team packages

In order to receive a reward for 1 and 2 generations, you should have Mini Team package, as well as the confirmed status of M2 and higher

In order to receive a reward for 1, 2 and 3 generations, you should have Start Team package, as well as the confirmed status of G1 and higher

In order to receive a reward for 1, 2, 3 and 4 generations, you should have Business Team package, as well as the confirmed status of G5 and higher

In order to receive a reward for 1, 2, 3, 4 and 5 generations, you should have Premium Team package, as well as the confirmed status of D4 and higher

This bonus is due only to partners who have selected packages in the Team version, purchased the Mini package and above, and also have the status of a Qualified Partner, with the number of partners of at least 3 people

Income is subject to accounting only of the partners of the structure who have Team package versions

8.9. Annual bonus

The bonus is paid based on the results of each completed 12 months from the date of the first [partner registration

The accrual of reward occurs on the following financial day after the end of 12 months

Calculation of bonus is based on the income received by partners per bonus for the past 12 months:

- team bonus
- if the partner is in Business package - the partner receives 6% of personal income
- if the partner is in Premium package - the partner receives 7% of personal income
- if the partner is in Gold package - the partner receives 8% of personal income
- if the partner is in VIP package - the partner receives 9% of personal income
- if the partner is in Investor package - the partner receives 10% of personal income
- if the partner is in Shareholder package - the partner receives 11% of personal income

This bonus is due only to partners who purchased the Business package and above, have the status of M4 and higher and also have the status of a Qualified Partner, with the number of partners of at least 30 people

8.10. Auto program

Bonus is paid upon completion of each financial month of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant month, for the following bonuses:

- team bonus

And it depends on the package of the partner:

The partners with Start package receive 2% of their personal income for the specified bonuses for the past month

The partners with Business package receive 3% of their personal income for the specified bonuses for the past month

The partners with Premium package receive 4% of their personal income for the specified bonuses for the past month

The partners with Gold package receive 5% of their personal income for the specified bonuses for the past month

The partners with VIP package receive 5% of their personal income for the specified bonuses for the past month

The partners with Investor package receive 5% of their personal income for the specified bonuses for the past month

The partners with Shareholder package receive 5% of their personal income for the specified bonuses for the past month

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 300 points in the relevant month
- for the next financial day after the end of the relevant month

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial month
- in violation of the terms and conditions of this Partnership Agreement

This bonus covers the following costs:

- car purchase
- compensation for previously purchased car
- car insurance for Casco risk

When receiving this bonus, the following costs are taken into account:

- made during the current period
- made in the period following the date of bonus payment

To receive this bonus, the partner needs to:

- purchase or own a car with market value not less than \$ 10 000, and also not older than 10 years at the time of the bonus receipt
- place the established logo of the company symbols in accordance with the models and recommendations of the company on your car
- provide photos of your own car with the company symbols, by uploading them to the appropriate section of your partner's personal account

- provide colour scanned copies of the full set of documents for this car, by uploading them to the appropriate section of the partner's personal account
- at least once a year, provide video materials containing the frames of the purchased car and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

The costs associated with posting of symbols are paid by the partner from own funds

The company shall not be liable for claims of the third parties by applying company symbols on the partner's car

This bonus is due only to partners who purchased the Start package and above, have the status of M3 and higher and also have the status of a Qualified Partner, with the number of partners of at least 15 people

8.11. Housing program

Bonus is paid upon completion of each financial month of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant month, for the following bonuses:

- team bonus

And it depends on the package of the partner:

The partners with Business package receive 3% of their personal income for the specified bonuses for the past month

The partners with Premium package receive 4% of their personal income for the specified bonuses for the past month

The partners with Gold package receive 5% of their personal income for the specified bonuses for the past month

The partners with VIP package receive 5% of their personal income for the specified bonuses for the past month

The partners with Investor package receive 5% of their personal income for the specified bonuses for the past month

The partners with Shareholder package receive 5% of their personal income for the specified bonuses for the past month

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward

- only in case of reaching the minimum number of points for the transfer - 2000 points in the relevant month
- for the next financial day after the end of the relevant month

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial month
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- purchase a dwelling space for non-commercial purposes under the mortgage program
- provide colour scanned copies of the full set of documents for this property, by uploading them to the appropriate section of the partner's personal account
- at least once a year, provide video materials containing the frames of the purchased property and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Business package and above, have the status of M5 and higher and also have the status of a Qualified Partner, with the number of partners of at least 20 people

8.12. Insurance program

Bonus is paid upon completion of each financial year of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant year, for the following bonuses:

- personal recommendation
- personal retail sales

And it depends on the package of the partner:

The partners with Business package receive 1% of their personal income for the specified bonuses for the past year

The partners with Premium package receive 2% of their personal income for the specified bonuses for the past year

The partners with Gold package receive 2% of their personal income for the specified bonuses for the past year

The partners with VIP package receive 2% of their personal income for the specified bonuses for the past year

The partners with Investor package receive 3% of their personal income for the specified bonuses for the past year

The partners with Shareholder package receive 3% of their personal income for the specified bonuses for the past year

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 500 points in the relevant year
- for the next financial day after the end of the relevant year

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial year
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- purchase a personal medical certificate of insurance with all-inclusive cover
- provide colour scanned copies of the full set of documents for this policy, by uploading them to the appropriate section of the partner's personal account

This bonus is due only to partners who purchased the Business package and above, have the status of M4 and higher and also have the status of a Qualified Partner, with the number of partners of at least 25 people

8.13. Travelling at company expense

Bonus is paid upon completion of each financial month of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant month, for the following bonuses:

- team bonus
- personal retail sales
- team retail sales

And it depends on the package of the partner:

The partners with Business package receive 4% of their personal income for the specified bonuses for the past month

The partners with Premium package receive 5% of their personal income for the specified bonuses for the past month

The partners with Gold package receive 6% of their personal income for the specified bonuses for the past month

The partners with VIP package receive 6% of their personal income for the specified bonuses for the past month

The partners with Investor package receive 7% of their personal income for the specified bonuses for the past month

The partners with Shareholder package receive 7% of their personal income for the specified bonuses for the past month

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 500 points in the relevant month
- for the next financial day after the end of the relevant month

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial month
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- purchase any type of tickets, pay for hotel accommodation
- provide colour scanned copies of the full set of documents for these purchases, by uploading them to the appropriate section of the partner's personal account
- at least once a month, provide video materials containing the frames of the personal journeys and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Business package and above, have the status of M5 and higher and also have the status of a Qualified Partner, with the number of partners of at least 30 people

For calculation of reward taking into account income per bonus "Team retail sales", the partner must have a version of Team package

8.14. All restaurants at the company expense

Bonus is paid upon completion of each financial month of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant month, for the following bonuses:

- team bonus

- personal retail sales
- team retail sales

And it depends on the package of the partner:

The partners with Start package receive 2% of their personal income for the specified bonuses for the past month

The partners with Business package receive 2% of their personal income for the specified bonuses for the past month

The partners with Premium package receive 3% of their personal income for the specified bonuses for the past month

The partners with Gold package receive 4% of their personal income for the specified bonuses for the past month

The partners with VIP package receive 4% of their personal income for the specified bonuses for the past month

The partners with Investor package receive 5% of their personal income for the specified bonuses for the past month

The partners with Shareholder package receive 5% of their personal income for the specified bonuses for the past month

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 100 points in the relevant month
- for the next financial day after the end of the relevant month

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial month
- in violation of the terms and conditions of this Partnership Agreement

You may receive this bonus when visiting any restaurant in the world using AllinQuest platform

To receive this bonus, the partner needs to:

- pay for food in the restaurant
- provide colour scanned copies of the full set of documents for these purchases, by uploading them to the appropriate section of the partner's personal account

- at least once a year, provide video materials containing frames of the personal visits to restaurants and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Start package and above, have the status of M3 and higher and also have the status of a Qualified Partner, with the number of partners of at least 35 people

For calculation of reward taking into account income per bonus "Team retail sales", the partner must have a version of Team package

8.15. Fitness program

Bonus is paid upon completion of each financial year of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant year, for the following bonuses:

- team bonus
- personal retail sales
- team retail sales

And it depends on the package of the partner:

The partners with Business package receive 1% of their personal income for the specified bonuses for the past year

The partners with Premium package receive 2% of their personal income for the specified bonuses for the past year

The partners with Gold package receive 2% of their personal income for the specified bonuses for the past year

The partners with VIP package receive 2% of their personal income for the specified bonuses for the past year

The partners with Investor package receive 3% of their personal income for the specified bonuses for the past year

The partners with Shareholder package receive 3% of their personal income for the specified bonuses for the past year

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward

- only in case of reaching the minimum number of points for the transfer - 500 points in the relevant year
- for the next financial day after the end of the relevant year

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial year
- in violation of the terms and conditions of this Partnership Agreement

You may receive this bonus when visiting any fit clubs in the world using AllinQuest platform

To receive this bonus, the partner needs to:

- purchase a club card in the best fitness club in the city where the partner lives most of the time
- provide colour scanned copies of the full set of documents for this purchase, by uploading them to the appropriate section of the partner's personal account
- at least once a year, provide video materials containing frames of the personal visits to this fitness club, personal fitness successes and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Business package and above, have the status of M4 and higher and also have the status of a Qualified Partner, with the number of partners of at least 40 people

For calculation of reward taking into account partner income per bonus "Team retail sales", the partner must have a version of Team package

8.16. Birthday in style

Bonus is paid upon completion of each financial year of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant year, for the following bonuses:

- team bonus
- team retail sales

And it depends on the package of the partner:

The partners with Premium package receive 2% of their personal income for the specified bonuses for the past year

The partners with Gold package receive 3% of their personal income for the specified bonuses for the past year

The partners with VIP package receive 4% of their personal income for the specified bonuses for the past year

The partners with Investor package receive 5% of their personal income for the specified bonuses for the past year

The partners with Shareholder package receive 5% of their personal income for the specified bonuses for the past year

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 500 points in the relevant year
- for the next financial day after the end of the relevant year

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial year
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- provide colour scanned copies of the full set of documents related to the expenses associated with the celebration of personal birthday, by uploading them to the appropriate section of the partner's private office
- at least once a year, provide video materials containing frames of the birthday celebration and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Premium package and above, have the status of M5 and higher and also have the status of a Qualified Partner, with the number of partners of at least 50 people

For calculation of reward taking into account partner income per bonus "Team retail sales", the partner must have a version of Team package

8.17. Wedding bonus

Bonus is paid upon completion of 2 financial years in a row

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant 2 years, for the following bonuses:

- team bonus
- team retail sales

And it depends on the package of the partner:

The partners with VIP package receive 3% of their personal income for the specified bonuses for the past 2 years

The partners with Investor package receive 4% of their personal income for the specified bonuses for the past 2 years

The partners with Shareholder package receive 5% of their personal income for the specified bonuses for the past 2 years

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 50,000 points in the relevant 2 years
- for the next financial day after the end of the relevant 2 years

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial year
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- provide colour scanned copies of the full set of documents confirming the fact of personal marriage, as well as documents on expenses associated with the wedding celebration, by uploading them to the appropriate section of the partner's personal account
- provide video materials containing frames of the celebration and personal visits to restaurants and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com предоставить видеоматериалы, содержащие кадры празднования и личный рассказ истории собственного успеха, путем их загрузки в соответствующий раздел личного кабинета партнера, а также размещения в открытом доступе на сайте www.youtube.com

This bonus is due only to partners who purchased the VIP package and above, have the status of G4 and higher and also have the status of a Qualified Partner, with the number of partners of at least 80 people

For calculation of reward taking into account partner income per bonus "Team retail sales", the partner must have a version of Team package

8.18. Children education

Bonus is paid upon completion of each financial year of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant year, for the following bonuses:

- team bonus
- personal retail sales
- team retail sales

And it depends on the package of the partner:

The partners with Gold package receive 3% of their personal income for the specified bonuses for the past year

The partners with VIP package receive 4% of their personal income for the specified bonuses for the past year

The partners with Investor package receive 5% of their personal income for the specified bonuses for the past year

The partners with Shareholder package receive 5% of their personal income for the specified bonuses for the past year

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 8000 points in the relevant year
- for the next financial day after the end of the relevant year

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial year
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- pay for the child's education
- provide colour scanned copies of the full set of documents related to the expenses associated with education, as well as personal documents of the child, by uploading them to the appropriate section of the partner's private office
- at least once a year, provide video materials containing frames of the child's education in the stated institution, as well as the child's story about effective teaching and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Gold package and above, have the status of G1 and higher and also have the status of a Qualified Partner, with the number of

partners of at least 60 people

For calculation of reward taking into account partner income per bonus "Team retail sales", the partner must have a version of Team package

8.19. Real estate for children

Bonus is paid upon completion of each financial month of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant month, for the following bonuses:

- team bonus
- personal retail sales
- team retail sales

And it depends on the package of the partner:

The partners with Gold package receive 1% of their personal income for the specified bonuses for the past year

The partners with VIP package receive 2% of their personal income for the specified bonuses for the past year

The partners with Investor package receive 3% of their personal income for the specified bonuses for the past year

The partners with Shareholder package receive 4% of their personal income for the specified bonuses for the past year

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 1000 points in the relevant year
- for the next financial day after the end of the relevant month

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the financial month
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- pay for the child's education

- provide colour scanned copies of the full set of documents related to the expenses associated with education, as well as personal documents of the child, by uploading them to the appropriate section of the partner's private office
- at least once a year, provide video materials containing frames of the child's education in the stated institution, as well as the child's story about effective teaching and personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Gold package and above, have the status of G1 and higher and also have the status of a Qualified Partner, with the number of partners of at least 70 people

For calculation of reward taking into account partner income per bonus "Team retail sales", the partner must have a version of Team package

8.20. New generation retirement program

Bonus is paid upon completion of 10 consecutive financial years of the partner

The amount of reward is calculated on the basis of the amount of personal partner income received during the relevant month, for the following bonuses:

- team bonus
- personal retail sales
- team retail sales

And it depends on the package of the partner:

The partners with Premium package receive 1% of their personal income for the specified bonuses for the past 10 years

The partners with Gold package receive 1% of their personal income for the specified bonuses for the past 10 years

The partners with VIP package receive 2% of their personal income for the specified bonuses for the past 10 years

The partners with Investor package receive 2% of their personal income for the specified bonuses for the past 10 years

The partners with Shareholder package receive 3% of their personal income for the specified bonuses for the past 10 years

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 500,000 points within 10 years

- for the next financial day after the end of the relevant 10 years

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the relevant 10 years
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- at least once a year, provide video materials containing the personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Premium package and above, have the status of D5 and higher and also have the status of a Qualified Partner, with the number of partners of at least 500 people

For calculation of reward taking into account partner income per bonus "Team retail sales", the partner must have a version of Team package

8.21. Additional \$ 1,000,000 as a gift

Bonus is paid upon completion of 5 financial years of continuous partner activity

In order to receive this bonus, it is necessary to show monthly increasing personal income for the following bonuses within 5 years of continuous cooperation with the company:

- team bonus
- personal retail sales
- team retail sales

The accrual of reward is calculated on the basis of the amount of personal partner income received during the relevant period, for the following bonuses:

- team bonus
- personal retail sales
- team retail sales

And it depends on the package of the partner:

The partners with Premium package receive 5% of their personal income for the specified bonuses within the relevant 5 years

The partners with Gold package receive 6% of their personal income for the specified bonuses within the relevant 5 years

The partners with VIP package receive 7% of their personal income for the specified bonuses within the relevant 5 years

The partners with Investor package receive 8% of their personal income for the specified bonuses within the relevant 5 years

The partners with Shareholder package receive 9% of their personal income for the specified bonuses within the relevant 5 years

At the time of receiving this bonus, you must have the status of D5 partner

The points are credited to the account of this reward in real time, as the partner earns income on the above bonuses

Transfer of points to the partner's main account occurs:

- after the partner fulfils all the conditions for this type of reward
- only in case of reaching the minimum number of points for the transfer - 1,000,000 points within 5 years
- for the next financial day after the end of the relevant 5 years

Annulment of points occurs:

- with full or partial failure to meet the terms and conditions for this type of reward
- without minimum number of points for transfer to the main account at the end of the relevant 5 years
- in violation of the terms and conditions of this Partnership Agreement

To receive this bonus, the partner needs to:

- at least once a year, provide video materials containing the personal story of your own success, by uploading them to the appropriate section of the partner's personal account, and also posting it on the public website www.youtube.com

This bonus is due only to partners who purchased the Investor package and above, have the status of A1 and higher and also have the status of a Qualified Partner, with the number of partners of at least 300 people

For calculation of reward taking into account partner income per bonus "Team retail sales", the partner must have a version of Team package

Career progress

There is a career ladder in our marketing plan. The higher you reach, the more your reward becomes

Your status is determined by the aggregate of your income per month for the following bonuses:

- personal recommendation
- team bonus
- personal retail sales
- team retail sales



Partner status	Total partner income per month, \$
Manager Level 1 (M1)	1,000
Manager Level 2 (M2)	2,000
Manager Level 3 (M3)	3,000
Manager Level 4 (M4)	5,000
Manager Level 5 (M5)	7,000
General Manager Level 1 (G1)	10,000
General Manager Level 2 (G2)	13,000
General Manager Level 3 (G3)	17,000
General Manager Level 4 (G4)	22,000
General Manager Level 5 (G5)	28,000
Director Level 1 (D1)	40,000
Director Level 2 (D2)	50,000
Director Level 3 (D3)	60,000
Director Level 4 (D4)	80,000
Director Level 5 (D5)	100,000
Shareholder Level 1 (A1)	250,000
Shareholder Level 2 (A2)	300,000
Shareholder Level 3 (A3)	400,000
Shareholder Level 4 (A4)	500,000
Shareholder Level 5 (A5)	700,000
Co-founder (O1)	1,000,000

For calculation of status taking into account partner income per bonus “Team retail sales”, the partner must have a version of the Team package

All bonuses described in this Agreement have a direct purpose and are calculated for the direct use of each partner. If the company reveals at least one fact of fraud on the part of the partner, the company automatically cancels all the partner’s statuses and bonuses without the possibility of their recovery or receiving any compensation on them

9. Rights and obligations of the Parties

9.1. The Company has the right to:

9.1.1. Unilaterally change the amount of rewards, tariffs and procedure for bonus point’s calculation

9.1.2. Block the partner's personal account without prior notification, if there is:

- violation of one of the clauses of this Agreement or guidelines for Platform use;
- commission of acts that in any way cause malfunction in the Platform operation;
- commission of acts that adversely affect the Company's reputation;
- violation of the anti-spam policy, including the publication of referral links on websites, landing pages and social networks inviting to register on this link. A referral link for registration must be provided only to a specific person in personal meeting or personal correspondence;
- public demonstration of income from the payment of commissions for the recommendation of the company's services and other revenues from the Company;
- independent or uncoordinated production of video materials about the company, system of payments and rewards, product and other video materials with direct reference to the company in the text of the announcer, actors or use of the company logo;
- use of the company name and logo for the purpose of making souvenirs and other products;
- independent or uncoordinated organization of training business schools, parties and other events on behalf of the Company, including offices rented by Partners in order to promote the Company;
- indication of false information in the personal account;
- misleading the potential partners regarding possible revenues received for recommendation of the company's services;
- false public statements regarding the registration on the site of popular singers, actors, bloggers and other famous personalities, as well as well-known brands;
- public negative statements regarding direct competitors of the company, social networks and other companies with the same or similar rewarding mechanism and products;
- involvement of the site's partners for participation in other projects with the same or similar rewarding mechanism or products, as well as distribution of information about them on the site;
- creation of sites, including landing pages - Landing Page, websites - business cards using the logo or company name, with the purpose of inviting to register or without it;
- commission of other actions that discredit the company honour and dignity.

In this case, lost commissions as a result of blocking or suspending of the account in your personal account are not refundable to the Partner

9.1.3. Refuse to cooperate with the Partner, in case of abuse of information regarding the company work, as well as creating negative reputation on the sites of forums and communities

9.1.4. At any time, make any changes to the Site operation without prior notice. The Partner agrees that the Company is not liable to him or any third party for any changes, interruptions in work, data transfer, updating, modification or addition of services, or termination of the Site. Any such changes, corrections, updates or additions to the services belong exclusively to the Company and the Partner does not have any rights to them

9.1.5. Reject the application for registration from any Partner at its sole discretion

9.1.6. Make changes to any terms and conditions of this Agreement and other documents at its sole discretion. Accepting the terms and conditions of the Agreement, the Partner undertakes to comply with all amendments and changes made by the Company. Amendments come into force after the relevant updated document is placed in the partner personal

account, which is a proper notification of all Platform Partners. Continuation of the Partner's cooperation with the company or further receipt of bonus points and other rewards by the Partner also means acceptance of all amendments to the Agreement

9.1.7. At any time, change the design of the Site, its contents, the list of services, modify or supplement the scripts, software and other objects used or stored on the Site, any server applications at any time with or without notice

9.1.8. Use statistical information related to the operation of the Platform, as well as information of the Partners to ensure the targeted display of advertising information to different audiences of the Platform Users. For organization of operation and technical support of the Platform and implementation of this Agreement. The Company has the technical ability to access personal pages of users, which it implements only in cases stipulated by this Agreement or in accordance with the law

9.1.9. Terminate the agreement unilaterally and stop payment of commissions and rewards for a single violation of any of the terms and conditions of this Agreement

9.2. The Partner has the right to:

9.2.1. Use the Company's products in accordance with the terms and conditions of this Agreement

9.2.2. Recommend the company's services to the third parties and receive reward in accordance with the marketing plan specified in this Agreement

9.2.3. Receive periodical literature of the Company and other communications from the Company

9.2.4. Support, services, training

9.3. The Company undertakes:

9.1.3. Provide access to the Platform use in the event of payment of the selected package in accordance with the terms and conditions of this Agreement

9.3.2. Accrue bonus points and other fees in accordance with marketing plan approved by the Company and specified in this Agreement

9.3.3. Ensure the proper quality of the services provided

9.4. The Partner undertakes to:

9.4.1. Comply with all international, federal, state, local laws and regulations when using the Company's products

9.4.2. Share values and keep the Company loyalty, and ensure integrity and adhere to the Company's etiquette

9.4.3. Comply with all the terms and conditions set out in this Agreement, as well as changes that the Company may introduce at its sole discretion over time

9.4.4. not interfere with the work of the Platform and Company

9.4.5. Report violations of the terms of the Agreement by other Partners and Customers

9.4.6. Each Partner shall be personally responsible for payment of tax on any income from the Company. The company shall not be liable for tax evasion by its Partners

9.4.7. The Partner undertakes not to involve the site partners to participate in other projects with a similar system and products. For violation of this clause, the Company has the right to block the partner account. In this case, lost commissions as a result of blocking or suspending of the account in your personal account are not refundable

9.4.8. The Partner undertakes not to buy or reissue the accounts of other previously registered Partners

9.4.9. The Partner undertakes not to register, nor to incite register the Partners already registered in parallel and/or higher, lower-level branches of the structure For violation of this clause, the Company has the right to block the partner account who registered already existing partner, as well as the new account of the existing partner. In this case, lost commissions as a result of blocking or suspending of the account in your personal account are not refundable

9.4.10. If the partner wants to register a new account in parallel and/or higher, lower-level branches of the structure and/or change the curator, the following conditions must be fulfilled:

- not making a subscription fee for using the personal account provided for in clause 6 of this Agreement for 3 (three) consecutive months in the primary account;
- sending an appropriate request to support team at support@allinquest.com requesting to block the primary account and allow registration of a new account in parallel and/or higher, lower-level branches of the structure and/or change the curator.

In this case, commissions and points in the previous personal account are not refundable. Re-registration of an account is possible only by purchasing a new account. Transfer of account with accumulated points, commissions and team is not carried out

9.4.11. When using the Site directly www.allinquest.com the Partner shall:

- comply with the provisions of the current legislation of the Partner's country of residence, the terms of this Agreement and other special documents of the Company;
- provide reliable, complete and up-to-date data at registration, monitor their actualization;
- inform the Company of unauthorized access to personal page and/or unauthorized access and/or use of the Partner's password and login;
- not grant access to other Partners to their own personal page or to any other information contained therein if it could lead to violation of the law of the Partner's country of residence and/or the terms of this Agreement and the Company's special documents;

- not place information and objects (including links to them) that may violate the rights and interests of others on the personal page;
- before posting information and objects (including, but not limited to, images of others, borrowed texts of different content, audio recordings and video films) be responsible for the legality of their placement;
- keep confidential and not disclose to other Partners and the third parties the personal data (including, but not limited to, home addresses, phone numbers, e-mail addresses, ICQ addresses, passport data, banking information) that have become known to him as a result of communication with other Partners and other use of the Site) and information about the private life of other Partners and the third parties without obtaining appropriate prior permission from the latter;
- back up an important information for the Partner stored on his personal information page.

9.4.11. If there is any doubt as to the legality of implementation of certain actions, including placement of information or provision of access, the Company recommends refraining from implementing the latter

9.4.12. The Partner shall promptly pay a subscription fee

10. Prohibitions and restrictions

10.1. The Partner cannot assign any rights or delegate any obligations under this Agreement without the prior written consent of the Company. Any attempt to transfer or assignment of rights without the written consent of the Company entitles to challenge the actions of the Partner

10.2. Due to legal and tax considerations, the Company is forced to restrict the sale of its products and presentation of its capabilities to Partners in countries where such activities can be deemed illegal

Therefore, the Partner has no right to sell or advertise the Company's products or to promote opportunities in countries and on territories that have not been formally agreed with the Company. The partner needs to coordinate recommendations and sales of products in certain countries with the Company at: support@allinquest.com

10.3. Partners cannot use or attempt to register any trade names of the Company, trademarks, service names, service marks, product names or any derivative thereof as domain names on the Internet

10.4. The Company prohibits the use of its trade names, trademarks, designs or symbols by any persons, including the Partners of the Company, without the prior written permission of the Company. Partners cannot sell or distribute records of any events and speeches of the Company's representatives without the written permission of the Company, and Partners cannot sell or use for personal purposes audio and video recordings of any Company presentations

10.5. Partners shall not respond to requests of mass media in relation to the Company, its Products or Services. All requests from any mass media should be immediately forwarded to the Marketing Department of the Company

10.6. The Partner is not allowed to use oral and written statements made with respect to the Company, Services or Marketing Plan of the Company, which are not expressly stipulated in the official materials and documents of the Company that may mislead potential customers or partners

10.7. The Partner bears full responsibility for all his oral and written statements made with respect to the Company, Services or Marketing Plan of the Company, which are not expressly stipulated in the official materials and documents of the Company

10.8 Partners are not the franchise buyers. The agreement between the Company and its Partners does not create labour or agency relations, formal partnership or joint business between the Company and the Partner. Partners are not considered as employees for the purposes of federal, regional, local or other taxation under the legislation of the resident country. All Partners are personally responsible for allocating local, regional, federal and other taxes provided by the law of the resident country from all compensations and rewards received by the Partner from the Company

10.9. The name of the Company and other names that can be approved by the Company are its own trade names, trademarks and service marks of the Company. Use of the Company name or logo on any product not produced by the Company is prohibited.

10.10. Persons under the age of 18 cannot participate in the marketing plan of the company and receive a monetary reward for recommending the company services. The Partner is personally responsible for violation of this clause, as well as for misleading the Company about his age by making false information upon registration

10.11. The Partner has no right to sell, transfer, donate and also perform other legal actions to transfer the account to the third parties

10.12. In the event of the Partner's death, his account may be transferred to his heirs. To ensure the correctness of the account transfer, the relevant legal documents must be provided to the Company. The heir acquires the rights to all bonus points and other remunerations of the deceased Partner, if he fulfils the following conditions. The successor (s)/applicant shall:

- Comply with the terms of the Agreement and other rules of the Company;
- Comply with the terms and conditions of the Agreement and other rules;

To transfer the account by inheritance, the successor/candidate must provide the Company with the following documents:

- original certificate of death;
- notarized copy of the will or other document certifying the right of the successor/candidate for inheritance of the account;

10.12. When using the Site directly, the Partner is prohibited to:

10.12.1. Register as a Partner on behalf of or in lieu of another person ("fake account") or register a group (association) of individuals or legal entity as a Partner. At the same time, it is possible to register on behalf of another individual or legal entity, provided that the necessary

authority is obtained in the manner and form prescribed by the legislation of the Partner's country;

10.12.2. Mislead the Partners regarding their identity, using the login and password of another registered Partner;

10.12.3. Distort information about yourself, your age or relationships with other persons or organizations;

10.12.4. Download, store, publish, distribute and provide access to or otherwise use any information that:

- contains threats, discredits, offends, defames honour and dignity or business reputation or violates the privacy of other Partners or the third parties;
- violates the rights of minors;
- is vulgar or obscene, contains pornographic images and texts or scenes of sexual nature involving minors;
- contains scenes of inhuman treatment of animals;
- contains description of means and methods of suicide, any incitement to commit it;
- promotes and/or promotes racial, religious, ethnic hatred or enmity, promotes fascism or ideology of racial superiority;
- contains extremist materials;
- promotes criminal activity or contains advices, instructions or guidelines for commission of criminal acts;
- contains information of limited access, including, but not limited to, state and commercial secrets, information on privacy of the third parties;
- contains advertising or describes the attractiveness of drug usage, including "digital drugs" (sound files that affect the human brain through binaural beats), information about distribution of drugs, recipes for their production and tips for use;
- contains signs of fraud;
- and also violates other rights and interests of citizens and legal entities or the requirements of the legislation of the country of residence.

10.12.5. Illegally download, store, publish, distribute and provide access to or otherwise use the intellectual property of Partners and the third parties;

10.12.6 Perform bulk mailings of messages without the consent of the Partners;

10.12.7 Use software and carry out actions aimed at disrupting the normal functioning of the Platform or the personal pages of the Partners;

10.12.8. Download, store, publish, distribute and provide access to or otherwise use viruses, Trojans and other malicious software;

10.12.9. Use automated scripts (programs) without any special permission from the Company to collect information on the Platform and (or) interact with the Platform and its services;

10.12.10. In any way, including but not limited to, by deception, abuse of trust, hacking, try to access the login and password of another Partner;

10.12.11. Carry out illegal collection and processing of personal data of other persons;

10.12.12. Place any other information that, in the company's opinion, is undesirable, does not correspond to the purposes of the Platform creation, infringes the interests of the Partners or, for other reasons, is undesirable for placement on the Platform;

10.12.13. In case of violation of one of the clauses of section 6 of this Agreement, the Company has the right to suspend or block the Partner's account in the personal account, as well as remove the required information from the Partner's page. In this case, lost commissions as a result of blocking or suspending of the account in your personal account are not refundable to the Partner.

11. Termination of the Agreement

11.1. Forced termination

Any breach by the Partner of any terms of this Agreement, including any amendments that may be made by the Company at its discretion, may result in forced, unilateral termination of the Agreement with the Partner. The Agreement is considered terminated from the date of written notification of the Partner by e-mail or by fax, or from the date of its delivery by courier service to the last known mail or electronic address of the Partner

11.2. Voluntary termination

The Partner has the right to terminate the Agreement at any time for any reason. The application for termination of the Agreement must be submitted in written, electronic form and sent by e-mail to the address: support@allinquest.com. The written notice must contain the Partner signature, his name, e-mail address, personal ID number, login from this account

11.3. Denial of renewal

Upon the expiration of the Agreement, the Company has the right to decide on the denial to extend the Agreement for a new term

12. Other conditions

12.1. The Partner agrees that as a Site User, he is not an employee, co-owner, official representative or franchisee of the Company. The Partner agrees that he will be fully responsible for the payment of all expenses incurred by him, including transportation, meals, accommodation, secretary services, office, inter-city negotiations and other expenses related to the use of the Platform and other interactions with the Company

12.2. The Partner is aware that he is not considered by the Company as an employee for the purposes of federal, regional and local taxation. The company shall be not liable for tax withholding, and must not withhold or subtract from the amount of rewards paid by the Company to the Partners, taxes to the insurance fund or any other taxes provided by the laws of the resident country

12.3. If any provision of the Agreement is found to be invalid or null and void, only that part of the provision that has been found invalid or null and void must be separated from the

Agreement to introduce the required changes to become legally effective. Thus the Agreement retains its integrity and legal force

12.4. An electronic file or facsimile copy of this Agreement shall be deemed equal to its original in all respects

12.5. The Company shall not be liable for any promises and guarantees given by the Partner to anyone if they conflict with the approved marketing plan, bonus points and terms of the Company's documents located on the official website of the company at www.allinquest.com, as well as in personal account of each partner. In this regard, the Partner should review all documents located on the website and in his personal account, as well as with brochures and notices of the Company and adhere to all the terms and conditions of the Company

12.6. The Partner understands that he is not an employee of the Company. In this regard, the Partner has no right to create any legal relationship in respect of the Company or act on its behalf

12.7 The company is engaged in provision of services for the use of the site www.allinquest.com. In this regard, the Company does not guarantee that the Partner can earn money on this. The reason for this is that the Company is engaged in the sale of product, and is not engaged and will never be engaged in selling the opportunity to make money. It is also important to note that the examples used in the Company presentation or in its marketing materials are intended solely to help understand the principle of the marketing plan. These are fictitious examples intended for educational purposes, they are by no means an example, guarantee or forecast of the income or profit that an individual will receive as a Partner of the Company

12.8. In order to achieve maximum weight and accuracy of the interpretation of the law, the Company waives all warranties of any kind, namely, warranty of merchantability, fitness for a particular purpose and non-infringement of intellectual property rights. The company does not give any guarantees that the products will meet the requirements of their users; that the services will be provided smoothly, quickly, safely and without errors; or that the results that can be obtained from using the Company's products will be accurate and reliable. The use of any materials uploaded to the site or otherwise obtained through software and services is at the Partner's risk and peril. The Partner is personally responsible for any damage to the computer systems or mobile devices of the user, or loss of data resulting from download of any such materials. The partner understands and agrees that the use of services is carried out at his own risk

12.9. The partner who receives commissions and rewards from the Company, provided for by the marketing plan described in this Agreement, is personally responsible for compliance with his country's legislation regarding the repatriation of foreign exchange earnings, foreign exchange regulation and foreign exchange control

12.10. Limitation of liability of the Company:

The platform, including all scripts, applications, content and design are delivered "as is". The Company disclaims all warranties that the Platform may or may not be suitable for specific

use purposes. The Company cannot guarantee and does not promise any specific results from the use of the Platform

To avoid confusion, the user should take precautions in downloading from the site or by placing links on it, and using any files, including software. The Company strongly recommends using only licensed software, including antivirus software

Using the Platform, the Partner agrees that he downloads from the Site or with its help any materials at his own risk and is personally responsible for the possible consequences of using the specified materials, including for the damage it may cause to the user's computer or to the third parties for loss of data or any other harm

Under no circumstances shall the Company or its representatives be liable to the user or to any third parties for any indirect, incidental, unintentional damage, including lost profits or lost data, damage to honour, dignity or business reputation caused by use of the Platform, Content of the Platform or other materials that you or others have accessed through the Platform, even if the company administration has warned or indicated the possibility of such harm

12.11. The Partner acknowledges that he has read, understood and agrees with the terms of this Agreement, and agrees that it is an exclusive and complete statement of the Agreement between the parties and replaces and consolidates all previous proposals, understandings and agreements, oral or written, relating to the subject of this Agreement

12.12. If the Partner does not prove the contrary, any actions committed using his login and password is deemed to be committed by the relevant Partner. In case of unauthorized access to the login and password and/or the Partner's personal page, or distribution of the login and password, the Partner is obliged to immediately notify the Company administration

12.13. In case of disagreement of the Partner with these rules and agreements or their updates, the Partner is obliged to refuse using the Platform, having informed the Company administration about it

12.14. Cookies. We use cookies. Cookies that are stored on the users' computers are small text files. Cookies are stored on PC hard drive and transfer data with the Company servers only when the Partner visits the website. This allows the Company to track total indicators (total number of visitors, number of pages viewed). Cookies can also be used for promotions, lotteries and other contests sponsored by allinquest.com or its partners. The Partner's web browser is most likely configured to accept cookies. However the Partner may prohibit cookies in the browser settings. The Partner should keep in mind that banning cookies can lead to malfunctions of certain functions

12.15. All disputes and disagreements between the parties shall be settled through negotiations. If the parties cannot resolve disputes or disagreements themselves, they resolve them in court at the location of the company

12.16. Refund Policy

12.16.1. If the Partner wants to return the product, he must contact the support service requesting for a refund within 24 (twenty four) hours from the time of payment of the package. In case of this condition the company guarantees a refund within 30 (thirty) banking days from the date of request. Commissions for bank and other transfers are not refundable

12.16.2. Under this agreement, the Partner understands that in the event that any first commission from the Company is charged to him, he is deprived of the right to a refund

12.16.3. In case of changing of the package into package with large number of products, the reference time of 24 hours for a return is considered from the beginning of the purchase of the first package

12.16.4. In case of changing of the package into package with a large number of products, the funds are not refundable, since they confirm satisfaction with the product

12.17. The term of this Agreement is one calendar year from the date of activation of the partner's account and in the absence of mutual claims automatically prolonged for the same period. Each party may terminate this Agreement by notifying the other party at least thirty calendar days prior to the proposed termination

12.18. This agreement is an offer. The absence of a copy of the agreement on paper signed and sealed by the parties, if the Partner / Customer actually pays for it, is not grounds for considering this Agreement not to be concluded. Making payments in accordance with the made order is considered an acceptance of the Partner/Customer

12.19. The company administration has the right to refuse to activate the license if the customer activity contains services or goods of intimate content. In this case, the license is returned to an inactivated state

13. Terms of Intellectual Rights

13.1. Exclusive rights to content posted on the platform

13.1.1. All objects placed on the Platform, including design elements, text, graphics, illustrations, videos, scripts, programs, music, sounds and other objects and their collections (hereinafter referred to as Content), are objects of the Company's exclusive rights, Partners of the company and other proprietors, all rights to these objects are protected

13.1.2. In addition to the cases provided for in this Agreement, as well as the applicable law, no Content may be copied (reproduced), redrafted, distributed, displayed in a frame, published, downloaded, transmitted, sold or otherwise used in whole or in part without prior permission of the proprietor, except for cases when the proprietor clearly expressed his consent to the free use of the Content by any person

13.1.3. The Partner placing on the Platform the legally owned content, grants to other users the non-exclusive right to use it by viewing, reproducing (including copying), processing (including printing copies) and other rights solely for the purpose of personal non-commercial use, except in cases when such use causes or may cause harm to the protected interests of the proprietor

13.1.4. Use of Content by the Partner, access to which is obtained solely for personal non-commercial use, is allowed provided all symbols of authorship (copyright) or other notifications of authorship are preserved, the author's name remains unchanged, and the work remains unchanged

13.1.5. In addition to its own Content, the Partner has no right to download or otherwise communicate to the public (publish on the Platform) the Content of other sites, databases and other results of intellectual activity in the absence of the clearly expressed consent of the proprietor for such actions

13.1.6. Any use of the Platform or Content, except as permitted in these rules or in the case of express consent of the proprietor for such use, without the prior written permission of the proprietor, is strictly prohibited

13.1.7. Unless otherwise expressly provided for in these rules, nothing in these rules can be considered as the transfer of exclusive rights to the Content

13.2. Responsibility for violation of exclusive rights

13.2.1. The Partner is personally responsible for any Content or other information that he downloads or otherwise makes public (publish) on the Platform or with its help. The Partner has no right to download, transmit or publish the Content on the Platform if he does not have the relevant rights to commit such acts acquired or transferred to him in accordance with the legislation of the Partner's country

13.2.2. The Company may, but is not obligated to, view the Platform for the presence of prohibited Content and may remove or move (without notice) any Content or Users in its sole discretion, for any reason or for no reason, including without limitation the movement or removal of Content, which, in the personal opinion of the Company, violates these rules, the legislation of the relevant country and/or may violate the rights, cause harm or threaten the security of other Partners or the third parties

13.2.3. By placing its Content on the Platform, the Partner shall transfer to the Company the right to make copies of its Content in order to streamline and promote publication and storage of user content on the Platform

13.2.4. By placing its Content in any part of the Platform, the Partner automatically grants the Company a non-exclusive right to use it to the Company by copying, publicly executing, reproducing, processing, translating and distributing it for the purposes of the Platform or in connection with them, including for its promotion. For these purposes, the Administration may make derivative works or insert the Partner content as constituent parts in the relevant collections, perform other actions serving those purposes

13.2.5. If the Partner removes his Content from the Platform, the rights referred to in section 9.2.3. of this Agreement will be automatically withdrawn, but the Company shall have the right to maintain archival copies of the User content for an indefinite period

13.3. Platform and Third Party Content

13.3.1. The platform contains (or may contain) links to other sites on the Internet (third party sites), as well as articles, photographs, illustrations, graphics, music, sounds, videos, information, applications, programs and other Content, owned or originating from the third parties (third-party content), which is the result of intellectual activity and protected in accordance with the legislation of the Partner's country

13.3.2. The stated third parties and their Content are not verified by the Company for compliance with any requirements (reliability, completeness, conscientiousness, etc.). The Company is not responsible for any information posted on the websites of third parties to whom the Partner receives access through the Platform or through the Content of the third parties, including any opinions or statements expressed on the websites of the third parties or in their Content

13.3.3. The links or guidelines on downloading files and/or installing the third-party programs posted on the Platform do not mean support or endorsement of these actions by the Company

13.3.4. The links to any site, product, and service, any information of a commercial or non-commercial nature placed on the Platform is not an endorsement or recommendation of these products (services) on the part of the Company

13.3.5. If the Partner decides to leave the Platform and go to the third party sites or use or install third party programs, he does so at his own risk

14. Responsibility of the parties

14.1. For failure to perform or improper performance of its obligations, the Company and the Partner are liable in accordance with the current legislation and this Agreement

14.2. The Parties shall not be held liable in the event of force majeure circumstances that entail non-fulfilment or improper performance of obligations under this Agreement

14.3 The Company shall not be liable for delays or failures in performance of its obligations in the event that the reasons for their occurrence lie outside the scope of control. This includes, among other things, strikes, and difficulties in work, riots, wars, fires, deaths, government orders or orders of other authorities

14.4. The Company shall not be liable for late payments due to force majeure circumstances, force majeure situations that are beyond the control of the Company

14.5. In case of questions or assumptions that in relation to the calculation of bonus points and other rewards, reports on the activities of subordinate organizations or errors in payments, the Partner must notify the Company in writing at support@allinquest.com within 30 days from the date of the estimated error. The Company shall not be liable for any errors, omissions or problems about which it was not notified within 30 days

14.6. The Partner is personally responsible for any information posted on the Platform, notified to other Partners, and for any interactions with other Partners carried out at their own risk

14.7. Partners are responsible for their own actions in connection with \creation and posting of information on their own personal page on the Platform, as well as in connection with posting of information on the personal pages of other Partners and in other sections of the Platform in accordance with applicable law. Violation of these rules and current legislation entails civil, administrative and criminal liability

14.8. The Company provides technical opportunity to use the Platform to the Partners, does not participate in formation of the contents of the Partner's personal pages and does not control and is not liable for the actions or omissions of any persons regarding use of the Platform or formation and use of the contents of the Partner's personal pages on the Platform

14.9. The Company Administration does not pre-modulate or censor the information of the Partners and takes actions to protect the rights and interests of individuals and ensure compliance with the requirements of the legislation of the Russian Federation and other countries only after the interested person applies to the Company Administration in accordance with the established procedure

14.10. The Company shall not be liable for violation by the Partner of this Agreement, and reserves the right in its sole discretion, as well as receiving information from other users or the third parties for infringement by the Partner of this Agreement, to modify (moderate) or remove any information published by the Partner that violates the prohibitions established by this Agreement (including personal messages), suspend, restrict or terminate your access to all or any of the sections of the Platform at any time for any reason or without explaining the reasons, with or without prior notice, without being responsible for any harm that may be caused to you by such action. The Company reserves the right to remove the Partner's personal page and/or suspend, restrict or terminate access to any of the Platform's services if the Company finds that in its opinion the Partner poses a threat to the Platform and/or its Partners. The Company shall not be liable for the temporary blocking or removal of information carried out in accordance with this Agreement, or the removal of the personal page (termination of registration) of the Partner

14.11. The Company shall not be liable for temporary interruptions and stoppage of work of the Platform and the loss of information caused by them. The Company shall not be liable for any damage to the Partner's computer or other person's device, mobile devices, any other equipment or software caused by or associated with downloading materials from the Platform or from links posted on the Platform

14.12. The Company, as well as its parent and subsidiaries, executives, shareholders, employees, successors and agents shall not be held liable from all claims or suits arising from the actions of its Partners. The Company shall be also excused from liability, damages, fines, pains or other penalties related to the illegal activities of any Partner

14.13 This Agreement is made in Russian and English languages and in some cases may be provided to the Partner for examination in another language. In the event of disparity between the Russian version of the Agreement and the version of the Agreement in another language, the provisions of the Russian version of this Agreement are applied

Sincerely,
Company Shine Alliance LP

Last Update 15.04.2017