

This membership regulation disciplines the relationship between Aideal Global Limited and the members defined in the main text regarding the ASP 385 provided by the Company.

#### Article 1 Definition

The definitions of the terms in these Terms are as follows.

##### (1) ASP 385

This refers to the affiliate program substitution service provided by the Company and refers to a service that supports individual affiliate programs sponsored by advertiser members, hereinafter referred to as this service.

##### (2) Affiliate Program

WEB site or application software that provides contents will participate in the network and will guide visitors who visit the web site to visit the site that administers participating in the network administer and manage, and will make sales etc. to the visitors The advertiser members introduced will pay compensation for the results to the Company and also pay the performance fee to the members by the Company.

##### (3) Entry type program

The WEB site providing the contents joins the network and posts articles or advertisements created by the advertiser members on the web site and creates articles or advertisements created by the advertiser members so that the advertiser member can give us the opportunity Mechanism for paying outcome remuneration.

##### (4) Affiliated accounting program

The WEB site providing the content makes an application for tie-up to each affiliate program sponsored by the advertiser member, and the company pays performance fee to members by receiving approval of affiliation by the advertiser member for the application Mechanism.

##### (5) Media

WEB site managed by the member, e-mail magazine, medium specially determined by our procedures.

##### (6) Members

An individual, corporation or organization that places advertisement materials provided by advertiser members on media, directs visitors to sites that administer and manages advertiser members, and receives performance remuneration from us as a consideration for that.

(7) Advertiser site etc.

An individual, a corporation or an organization that operates websites, applications, e-mail magazines, etc. that provide products and services, participates in the network, pays compensation to the company for the results. WEB sites, applications, mail magazines and the like that provide products and services operated and managed by advertiser members are collectively referred to as advertiser sites and the like.

(8) Visitor

User who moves from media to advertiser site etc. through affiliate link to advertiser site etc. on media.

(9) Results Remuneration

Consideration paid to members by our company by fulfilling either condition of sales type or introduction type.

(10) Affiliate Link

A site that is placed on media and downloads sites operated and managed by advertiser members in the visitor 's browser by clicking.

(11) Administration screen

It is a management page dedicated to members provided by our company.

Article 2 How to apply for membership

Those who intend to become members will agree to all terms of this agreement, join ASP 385 to become a member, fill out the necessary items on the "Membership Application Form" on the WEB and complete the application It shall be. In order to become a member, we need consent by our company.

Article 3 Types of outcome compensation

There are the following types of outcome rewards.

1. Sales type

In the Affiliate Program, the term means that 10% of the performance fee is paid by the Company to the member on condition that the visitor purchases the goods and services offered by the advertiser member.

## 2. Introduction type

Binary Bonus · · · · · Arrange the affiliates in 2 series and reflect 10% of sales of small group on member page the next day after sales occur.

Mega Match Bonus · · · Distribute 5 to 20% of the day you received the binary bonus of your affiliate. The relationship is managed by Unilever, and 10% of the first row, 5% of each of the second to fourth rows, and 20% of the fifth row are reflected on the member page the following day.

Title Bonus · · · When the product purchaser is a binary map and a small group exceeds 50 people, a title bonus occurs.

- 50 people 1 star

Distribute 1% of total monthly sales with title holder

- 100 people 2 stars

Distribute 1% of total monthly sales with title holder

- 200 people 3 star

Distribute 1% of total monthly sales with title holder

- 500 people 4 stars

Distribute 1% of total monthly sales with title holder

- 1000 people 5 stars

Distribute 1% of total monthly sales with title holder

The title bonus is calculated on a monthly basis and it is reflected on the member page by the tenth of the next month.

All accumulated remuneration will be paid within one week by application for withdrawal.

Total remuneration may be adjusted to the extent that it does not exceed 50% of sales.

## Article 4 This Service

We provide a network that we develop and operate and manage so that advertiser members, members and visitors can use affiliate programs.

## Article 5 Monitoring service

1. The Company shall conduct business to monitor whether the member is using this service in accordance with these Terms and also to monitor whether acts in violation of these Terms or unauthorized acts are being conducted at our discretion.
2. In the event that the acts judged by the Company to be highly probable of occurrence of acts or illegal acts or violation or misconduct by the monitoring work of the preceding paragraph are found, You can withdraw your membership.

## Article 6 Confirmation of Results Remuneration etc.

### 1. Confirm

The advertiser member individually judges (confirms or cancels) the presence / absence and the number of actions that constitute the condition of occurrence of performance pay. In addition, the advertiser member seeks to make a judgment within 30 days from the point of occurrence of the action that becomes the target condition of performance payment occurrence, but if the advertiser member separately specifies, it will exceed 30 days Members will acknowledge that such judgment may not be made.

### 2. Payment subject

The entity of payment to the member of the result remuneration amount generated through each affiliate program, each entry type program or each affiliated fee accounting program is the Company, and the Company provides the service fee for each service and the equivalent amount of performance fee to the advertiser member Claim. The member agrees that the advertiser member who operates the actual affiliate program or the entry type program may be different from the advertising member member of the affiliate program or the entry type program displayed on the ASP 385 in some cases.

### 3. Advertiser member's payment delay

If the advertiser member delays payment to the Company even for part of the amount equivalent to the performance payment to the member, the Company will continue to receive payment for the performance payment until full payment from the advertiser member You can suspend payment of result

payment fees. We are not responsible for any damage to all members or other third parties arising in that case.

#### 4. Payment suspension for investigation

In the event that the member decides that investigation on it is necessary due to circumstances that the member is suspected of being illegal or wrongful, we can suspend payment of performance fee to the member until we complete the necessary investigation. We are not responsible for any damage to all members or other third parties arising in that case.

#### Article 7 Cancellation of alliance

1. Members can cancel the partnership with the advertiser members at any time by notifying the Company by the method designated by the Company.
2. The member shall understand that the partnership may be canceled without prior notification from the advertiser member or our company. In addition, the advertiser member or the Company shall not explain the contents or grounds concerning the termination of the alliance.

#### Article 8 Setting of affiliate link by members

According to the conditions specified by the advertiser member, the member decides to set up an affiliate link on his / her site and can not change the condition without the permission of the advertiser member, and in the case of changing the member, prior approval of the advertiser member Shall be obtained.

#### Article 9 Management of ID and password

The member shall strictly manage the ID and password assigned by the Company under its own responsibility. In addition, the members shall bear all responsibility in the event that damages occurred when IDs and passwords were used by others or neglected to manage them. In addition, when a member uses his / her ID and password for others, he / she shall not take any responsibility for dealing with such other person as the member.

#### Article 10 Maintenance of this service

Maintenance of the network shall be carried out irregularly or irregularly. In the meantime, the member can not give an objection to the suspension of this service, and the member can not demand compensation for damages suffered by the maintenance, to the Company or any other third party.

#### Article 11 Handling confidentiality and personal information

1. Members agree that the membership registration information and data obtained through the program that we may know through this agreement may be publicly disclosed or disclosed to the outside in the following cases.

(1) In the case of known information

(2) In cases where there are orders or investigations, etc. by the court, police or other administrative agencies, or when the Company determines that it should be submitted to the courts, police or other administrative organs through litigation or other procedures

(3) In cases where the Company determines that a survey on that matter is necessary in the event that a member is suspected of being fraudulent or improper

(4) In the case where the Company notifies the advertiser member of the registration information of the member as necessary according to the operation of the affiliate program

2. Notwithstanding the provisions of the preceding paragraph, the Company shall disclose to the advertiser member the media ID, the main site name, the name and the furigana of the member who is applying for the affiliate program's affiliation and the member that the advertiser member has approved the affiliation. The members shall agree to this.

3. Statistical information on members can be used and announced to the extent that members can not identify.

4. Members shall not disclose to third parties the technical, business, business, etc information of our company and advertiser members who knew using ASP 385. In addition, personal information of other members shall comply with the laws and regulations concerning the Personal Information Protection Law and shall not be used for purposes other than using ASP 385. However, known information is excluded.

5. The Member shall inform the Company about the information (including personal information not registered) to be provided to the Company for the purpose of compensating performance compensation such as omission of tracking by the member, at the Company's discretion, a member of the information provided I agree to disclose or provide the part or whole to advertisers or agencies.

6. We will handle the personal information of members properly according to "personal information protection policy" unless otherwise specified in this contract. Personal information of the member managed by the Company shall be used in accordance with "Handling of personal information" separately prescribed by the Company. If the member agrees to this agreement, it shall be deemed to have agreed to "About the handling of personal information" at the same time.

#### Article 12 Term of contract

The period of qualification as a member shall be one year from the date of approval of our membership registration and the membership will be renewed for a further one year unless there is a notice of termination from either the Company or the member by thirty days prior to the expiration of the period. The same shall apply thereafter.

#### Article 13 Withdrawal from members

The member can withdraw from the ASP 385 by applying.

#### Article 14 Cancellation / Withdrawal of Member Registration by Company

1. In the event of the occurrence of the following reasons, the Company can cancel the membership registration of the member and can withdraw the member without giving any notification or consent.

(1) When it is judged that it is impossible to contact by e-mail due to reasons such as 3 or more mails not sent to the member.

(2) In cases where the Member does not acquire performance fees for two years, or when the Company determines that the Members have substantially suspended activities as members for 2 consecutive years.

(3) In the case prescribed in Article 18.

(4) When the Company knows the fact of death of the member.

(5) The fact that the Company has initiated procedures such as seizure, provisional seizure, provisional disposition, compulsory execution, auctioning, delayed payment, bankruptcy, civil rehabilitation, company reorganization, voluntary arrangement, liquidation procedure, bill dishonoring etc When I knew.

2. With regard to the handling of unpaid outcome remuneration when a member withdraws from membership under paragraph 1 of this Article, it shall comply with Article 18, paragraph 2.

#### Article 15 Liquidation obligation

1. Except in the case of Article 14 or Article 18, when a member withdraws from membership, the Company pays unpaid outcome fees to members. However, in the case where the transfer fee is subtracted and the remaining amount becomes negative, collection of the fee related to the shortage shall not be made.

2. The payment set forth in the preceding paragraph shall be made on the 15th day after the month to which the day of withdrawal belongs. If 15th is a holiday of a financial institution, it shall be the next business day.

3. In the payment set forth in the preceding paragraph, if the Company fails to make a transfer due to inadequate account information or the like despite the fact that the Company made the transfer procedure to the member designated account, the Company shall be exempted from the obligation to pay the remaining amount of the performance fee .

4. Payment from the Company to the member shall be terminated with each of the preceding items.

#### Article 16 Prohibited act

1. Members shall not carry out prohibited acts specified below.

(1) Advertisement material, Affiliate link code Other modification of specified conditions

Advertisement materials provided by advertiser members, affiliate links

(including advertisement materials and their affiliate link codes) and other specified conditions unauthorized modification by advertiser members.

(2) Requests for and promotion of results reward behavior

Regardless of introductions / advertisements of advertiser sites, etc., it is necessary to force or petition sales to visitors for exclusive remuneration, to describe or publish misleading visitors, or to prohibit as stated above or this Article Selling or free distribution / publication of goods, manuals etc. containing contents promoting actions.

(3) Grant incentive

Provide incentives (unique points etc.) as compensation for actions such as applying to visitors. However, except when we specifically admit it (note that we do not allow any incentive to be given by clicking).

(4) False acts

It is necessary for members to collaborate with themselves or with third parties to conduct illegal acts such as acting as if acts which are conditions of occurrence of performance fees occurred, and other reasons other than the purpose of advertisement and the purpose of this service Any action deemed to attempt to obtain unfair results payment such as clicks, ordering, registration, installation etc.

(5) Advertisement placement outside the registered site

To post advertisements on media other than the media that the member has notified us.

(6) illegal conduct and its encouragement

Actions that violate various laws and ordinances or acts that encourage them and acts that cause other members, advertiser members and third parties (including our company) to be inconvenienced, or acts suspected to fall under this act.

(7) Spam acts, junk deeds

Promotional acts caused by spam action by e-mails, writing to bulletin boards etc., annoying acts, or other methods / means of promotion · annoying behavior.

(8) Posting of advertisement materials after termination of alliance with advertiser members or after loss of status as members

Continue posting the advertisement material of the advertiser member and its affiliate link code after cancellation of the alliance with the advertiser member and act to post the advertisement material continuously after the loss of the position as a member. (Except for entry type programs)

(9) Infringement of copyrights, intellectual property rights

Acts infringing on patents, utility model rights, design rights, trademark rights, copyrights, portrait rights and other legal rights, or acts suspected to fall under.

(10) Disassemble, disassemble etc. any reverse-compiling, disassembling, etc. of all things provided by the Company, reverse engineering or improperly remodeling acts, or distribute, use, or use malicious code or malicious code, Or an act to be used by a third party.

(11) Public disclosure of personal information of a third party or use outside purpose, or acts of disclosing information (name, address, telephone number, information on privacy, etc.) that a third party does not normally wish to disclose via the Internet.

(12) Any act that interferes with the management of our site, advertiser's website, etc., such as unauthorized access or inappropriate way to the server or advertiser's website of our company or advertiser's website, or use at a frequency exceeding the allowable range .

(13) In addition to these Terms, acts that violate conditions, rules, notes etc separately determined by the Company.

(14) Other acts deemed inappropriate by the Company.

1. Judgment about the presence or absence of prohibited act shall be made by the Company and no explanation of the contents and basis thereof to the member shall be required. Judgment about the presence or absence of prohibited acts shall be deemed valid if they are carried out based on grounds that are reasonably considered commonly accepted, and the member shall not be able to state any objection in that case.

2. We reserve the right to ask members who believe to be suspicious that they submit log files of the server and necessary documents for identity verification. In addition, it is possible to restrict the login to the management screen and stop some membership as necessary. In order to protect the

security of the system that operates ASP 385, in principle, these criteria are not disclosed to members unless there are special circumstances.

3. In addition to the prohibited act, the member shall comply with the matter specified in "Regarding prohibited items as a member".

#### Article 17 Warranty

1. As of the date of application for becoming a member, the member must be a member of the anti-social forces (gangsters, gangster members, those who have not lived five years as a gang member, gang members, gang group companies, Doing fundraising or other transactions without any capital and funds relationship with nominal capital and funds, which refers to social movements such as gobo, special intelligence violence group, and others equivalent to these, hereinafter referred to as "antisocial forces") And that they are not appointed to officers or employed as employees.

2. Until the expiration of the term, the members are not related to the anti-social forces such as organized crime groups, capital and funds, do not provide funds or other transactions nominally, and appoint those persons as officers or employ as employees Do not do.

3. Members assure that they do not fall under any of the following with antisocial forces.

(1) Anti-social forces dominate management.

(2) It is recognized that antisocial forces are substantially involved in management.

(3) To be recognized as using anti-social forces, such as by making self-interest, self-company or third-party fraud, or damaging third parties.

(4) When it is recognized that it is engaged in providing funds, etc to antisocial forces, or providing convenience etc.

(5) Other officials or persons who are substantially involved in management have a relationship to be condemned socially with antisocial forces.

4. Members guarantee that they will not do any act that falls under any of the following by using themselves or a third party.

(1) Violent request acts.

(2) Unfair request acts beyond legal responsibility.

- (3) Conduct threatening actions with regard to transactions, or acts that use violence.
- (4) Acts of disseminating the rumor, losing credit using fake or power, or obstructing work.
- (5) Other acts pursuant to the preceding items.

#### Article 18 Forced Removal and Results Compensation forfeit

1. Based on the Company's sole discretion, the Company shall be able to withdraw members without any notice or notice due to the following reasons.

- (1) If the member does not comply with the provisions of these Terms
- (2) When a member is deemed to be conducting an illegal act
- (3) When a member is deemed to be prohibited act
- (4) When it is clear that even if the registered name is the same, the mail address is the same, or the transfer destination is the same, it is clear that another member ID has been acquired
- (5) When falling under Article 16, paragraph 1
- (6) When it turns out to be in violation of the preceding article
- (7) When it turns out that it does not meet the requirements of Article 21
- (8) Other cases where we are deemed inappropriate as a member

2. In the event that the facts corresponding to the reasons set forth in the preceding paragraph occurs or members withdraw from due to the reasons set forth in the preceding paragraph, we will forfeit the unpaid performance fee out of the performance fee incurred for that member as a penalty fee, Also, we can refuse any payment. In addition, in this case, the Company shall: 1. Perform fee paid already and penalty fee of the same amount etc, 2. Transportation expenses, personnel expenses etc required for the investigation in the preceding paragraph, 3. Procedure for judicial proceedings such as litigation In any case, you may request any such expenses (including attorneys fees) related to it from the member at any time.

#### Article 19 Contact with person in charge

1. In principle, the communication between the member and the Company shall be conducted by e-mail, and the method of contact from the member to

the Company shall be described on the management screen. Also, members shall not refuse to receive contact mail from us.

2. In principle, the communication between the member and the advertiser member is to be done by e-mail, and the member shall not directly inform the items concerning this service unless consent is received from the advertiser member. In addition, as long as a mail from an advertiser member is deemed necessary for performing the network work, the member can not refuse to receive this contact mail.

3. The Company shall be able to mail the affairs and business guidance necessary for the operation of this service to members.

Article 20 Suspension, change, modification, addition, deletion of this service  
We shall be able to stop, change, modify, add and delete the contents of this service at any time. Notification of the contents to that member shall be made by e-mail two weeks before, but not in the case of urgent necessity.

#### Article 21 Eligibility

1. The membership qualification shall be as follows

(1) You do not operate the following site applications

Adult sites · Apps, links to adult websites · Apps that publish adult banners · Sites · Apps that publish adult banners, Sites that recommend violence or abuse · Sites · Apps that recommend abuses, Site applications · Recommend racial discrimination, Other laws A site / application that the site / application and the network are against public order and morality, a site / application that the company judged that handling of personal information is problematic

(2) The person in charge of site / application is 18 years old or over

(3) There is no fake in the registered information of the member

(4) to read this agreement and to approve compliance

(5) The data and information provided to the network after the program is started are not lying

(6) that members have not been forcibly withdrawn from our service in the past

(7) Being able to communicate with our company and advertiser members

with respect to courtesy

(8) The registered media is not fictitious and accurate

(9) The registered media can be browsed without registering members or entering a password

#### Article 22 Registration / consent

The Company shall accept approval for admission based on the information the member applies at the time of registration. The acceptance is carried out by a method of guiding the completion of the main registration by the member after registering. At the time of acceptance and afterwards, in the event that a false declaration or act of a member is discovered, the member can be caused to leave according to judgment of the Company. In addition, in the event of damage or damage to the Company or a third party due to changes in membership information, the member shall assume full responsibility.

#### Article 23 Change of member information

1. The member shall promptly change the member information on the member management screen in the event of a change in registered member information. However, changes to the name (including the name of the account holder) can be changed by the procedures specified by the Company only when there are unavoidable circumstances. Based on the notification from the member, the Company reviews the suitability of the change of the member information, and when it judges that the change of the member information is inappropriate, it can refuse the change of the member information.

2. In the case where the Company refuses to change the member information pursuant to the second sentence of the preceding paragraph, the Company shall not be held liable for any damages or damage caused to the member or a third party due to refusal to change the information.

3. In the event that the notice from the Company or the document sent has not been delivered or delivered due to the failure of the member to change the member information specified in the first sentence of paragraph 1, it shall have arrived at the time when it should normally reach.

#### Article 24 Copyright

1. All members' contents available through the network shall not have any copyright issues. In the event that copyright issues arise between the member and a third party, we will not bear any responsibility and if we are not able to improve or resolve it after a certain period of time, You can withdraw from.
2. The copyright of the article created by the entry type program shall belong to the member who created it. However, the articles etc. etc which the member publishes or posts with permission from another copyright holder (except for blog data etc. posted by the contributor) belong to the copyright holder of the article etc etc.
3. With regard to articles posted after participating in entry-type programs on the media, the Member shall not be liable for all rights (copyright, distribution rights, adaptation rights, public transmission rights including transmittable rights) relating to the copyright, but limited to this ) As a non-exclusive license to use the Company for publication in the media site · application, and the Member shall notify the Company to the author on the article created and posted by him / herself Do not exercise your moral rights at all.
4. The Company shall freely use (excluding usage corresponding to publication etc) the articles freely, for the purpose of advertisement and publicity of ASP 385 without notifying the members.
5. In the event that a member assigns a copyright on an article submitted by himself / herself to a third party, he / she shall cause the third party to accept the contents specified in this Article.

#### Article 25 Limitation on Warranty

We do not make the following guarantees to any person.

- (1) This service shall be operated without problems and without problems.
- (2) Defects on this service are always restored.
- (3) There are no errors, bugs, defects, defects in the system related to this service.
- (4) Do not let destructive components such as computer viruses exist in this

service.

(5) The security method for (4) is sufficiently provided.

(6) There is no problem in sales / provision in the distribution service managed and operated by the operation system provider after using this service.

(7) By using this service, some or all of our goals will be achieved.

#### Article 26 Limitation of Liability

In the event that a member withdraws from membership, regardless of the cause thereof, said member and its stakeholders can not claim any damages against us and our advertiser members.

#### Article 27 Intellectual Property Rights and License

1. All intellectual property rights relating to contents, technology, and all images provided by the Company and each advertiser member to members shall be attributed to the provider, and the members shall use that information only within a limited range of the network It shall be licensed. In addition, the members shall not be able to modify or change anything themselves without prior permission.

2. In the event of a dispute arising in relation to intellectual property rights between the member and a third party, the Company shall not bear any responsibility, and in the case that the Company suffered damage due to the dispute, the Company You may request damages for members.

#### Article 28 Assignment, lending, etc. of status and name

Members shall not be able to assign, lend or set up security interests in terms of the status as a member and the name and the whole or a part of the obligation as a member specified in this Regulation as stipulated in these Terms. Provided, however, that this shall not apply to cases where the Company specifically admits.

#### Article 29 Force Majeure

In the event of default by reasons beyond reasonable control of the parties,

including but not limited to natural disasters, inactions of authorities, fire, strikes, floods, plagues, riots or war acts, etc., It shall not be held responsible for delayed performance or impossible performance of duty.

#### Article 30 Jurisdiction

This agreement conforms to Hong Kong law and is interpreted accordingly. Litigation concerning these Terms shall be done in Hong Kong.

#### Article 31 Revision of these Terms

1. According to the judgment of the Company, this agreement may be changed and revised at any time without consent of the member.
2. The above-mentioned revised agreement shall be applied to all relationships between the Company and its members from the point of posting on the WEB