

ACCESSION AGREEMENT

The following terms and conditions are one of the parts of the Partnership Agreement between Advant Global Services Ltd., hereinafter referred to as the Company, and users of the Company's services. The Company provides services solely based on these terms and conditions.

I. DEFINITIONS AND ABBREVIATIONS

Company – Advant Global Services Ltd., registered at the address – P.O. Box 590, Suite 9, Henville Building, Charlestown, Nevis, Federation of Saint Kitts and Nevis.

User - an individual registered on the <https://advant.club>, who has the rights of access to the search and information system of the Company's website.

Traveling companion - an individual indicated by the Independent Partner on the Site, in whose favor the purchase of services/goods can be made by the Independent Partner or Personal Partner.

Personal Partner - an individual named by the Independent Partner on the Site, who has access to an account and can complete the purchase of services/goods on his own behalf without the participation of the Independent Partner.

Site - the Company's website located at <https://advant.club>.

System - an online search and information system of the website <https://advant.club>, which allows you to find and buy goods/services from the Suppliers.

Account - an Internet account, an account of the User/Independent Partner, a set of data of the User/Independent Partner on the Site. The account allows you to use the search and information system of the site and provides access to the Personal Office (internal profile) of the User/Independent Partner.

Supplier of services or goods (Supplier) - a business entity presenting its goods or services in the search and information system of the site or on the site for the purpose of purchasing them by Independent Partners.

Business subscription - paid access to advanced services of the Company, which makes it possible to generate income due to cooperation with the Company.

Independent Partner - an Independent Media Partner of the Company, that is, the User who has purchased Company's Business subscription.

The **settlement period** is a period that is taken as the basis for making calculations and charges, from 00:00:01 Sunday to 23:59:59 Saturday and constitutes one week (7 full days).

The **Site Support** is a center for individual communication between the User/Independent Partner and the Company or Suppliers of goods/services in the form of online correspondence.

II. COMPANY SERVICES, SUBJECT OF THE AGREEMENT

1. The Company offers access to the search and ordering of various goods/services of the Suppliers, the right to use the search and information system of the site in order to further purchase goods or services from the Suppliers by Users/Independent Partners.

2. The right to use the System is granted to the User only upon registration on the website. Registration requires an individual recommendation link, which can only be sent by an Independent Partner.

3. Registration takes effect after the acceptance of these terms of the Accession agreement and the Privacy Policy when filling out the appropriate online form.

III. PERSONAL DATA

1. The rules for the Company's handling of the personal data of the User/Independent Partner, which are not disclosed in this Agreement, are specified in the Privacy Policy, which is an integral part of this Agreement.

2. When searching and paying for services, and when registering on the site, data is sent using Secure Socket Layer (SSL) technologies. The Company does not require or store confidential bank or credit card information of the User/Independent Partner, for example, password (PIN-code), CVV2 code, etc.

3. The User/Independent Partner has the right to change/delete some of their data on their own or delete their data by contacting support@advant.club by email. The deletion of the User's/Independent Partner's data by the Company at the request of the User/Independent Partner leads to the blocking of the account and the impossibility of its recovery.

4. After the initial input, the User/Independent Partner has the right to change his account data on his own, except for his login, full name.

4.1. The change of the full name of the User or the Independent Partner/Full name of the Personal Partner of the User or the Independent Partner is made by the Company in the event of an official change in the full name of such persons, which must be confirmed by providing the Company with a scanned copy of the relevant document (marriage certificate, national passport, etc.).

4.3. The User/Independent Partner can add Traveling companions to his account and edit their data on his own without restrictions.

4.4. The Company reserves the right to evaluate the documents sent for changes to the Account data at its own discretion, taking into account the reasons and arguments. The User/Independent Partner can contact the Company's Support Service for advice and clarifications regarding the procedure for making changes to the Account in each specific case.

IV. REGISTRATION, PAYMENT TERMS

1. Registration and activation of the User Account presupposes opportunity to use the System without the possibility of ordering goods/services from the Suppliers, the possibility of purchasing Company's Business subscription.

2. The User can register on the Site by using the recommendation link of the existing Independent Partner of the Company.

3. An Independent Partner has the right to change the Business subscription by paying the difference in price within 30 days from the date of the first payment for the purchase of the Business subscription.

4. Upon expiration of the purchased Business subscription, the Independent Partner may pay again for one of the Business subscription within the next 10 days. If the new Business subscription is not paid within the specified period, the Independent Partner will be transferred to the User status.

5. The Company reserves the right to prohibit new registration of the User/Independent Partner in case of termination of this Accession agreement or in case of blocking access to the System for the above reason.

6. Registration, as well as activation of Business subscriptions, are considered as a result of actions after a conscious and voluntary decision of a person. The Company reserves the right to request the provision of a scanned copy of the written statement and ID for verification of the User/Independent Partner.

7. The Company reserves the right at its sole discretion to immediately block the User's/Independent Partner's Account in the event that the actions of the User/Independent Partner are regarded as contradicting legal norms or as threatening the System, the Company, the accounts of other Users/Independent Partners, with the provision of an explanation upon written request of the User/Independent Partner.

V. BUSINESS SUBSCRIPTION WITHDRAWAL, TERMS OF ORDERING SUPPLIERS' GOODS/ SERVICES

1. An Independent Partner has the right to request a refund of 100% of the amount paid for the purchase of the Business subscription during the current settlement period from the date of purchase of the Business subscription, if he informs the Company about it in a written application sent to the address of the Company. The Company can also accept a scanned copy of a written application, provided it is received by email at support@advant.club. To verify the identity of the Independent Partner, the Company reserves the right to request additional documentary evidence at its discretion (for example, a scanned copy of the Independent Partner's ID, documents for verifying the bank card with which the Business subscription was paid).
2. After providing all the necessary information from the Independent Partner, the Company returns 100% of the paid amount within five banking days. The fact of a refund is the sending of funds by the Company.
3. When purchasing services or goods of the Suppliers found using the System, only the conditions for ordering goods/services of the respective Suppliers in matters relating to such goods/services are valid for Independent Partners.
4. An Independent Partner who has already paid for the services/goods of the Suppliers using the System cannot claim the right to return the amount paid for the Business subscription.

VI. LIABILITY OF THE PARTIES

1. For non-fulfillment or improper fulfillment of obligations under this Agreement, the parties shall be liable under this Agreement, as well as the legislation of the country of registration of the Company.
2. The Company is not responsible for the obligations of the Suppliers of goods/services to the Independent Partners. Suppliers of goods/services are not responsible for the obligations of the Company to provide access to the System to Users/Independent Partners.

VII. FORCE MAJEURE

1. Neither party to this Agreement shall be liable to the other party for failure to fulfill obligations due to force majeure circumstances that arose against the will and wishes of the parties that could not have been foreseen or avoided, including declared or actual war, civil unrest, epidemics, blockade, earthquakes, floods, fires and other natural disasters.
2. A document issued by the relevant competent authority is sufficient confirmation of the existence and duration of force majeure.
3. A party that does not fulfill its obligation due to force majeure must immediately notify the other party about this obstacle and its impact on the fulfillment of obligations under the Agreement within 3 days from the moment such circumstances occur.

VIII. SETTLEMENT OF DISPUTES

1. All disputes and disagreements arising during the term of this Agreement shall be settled by the parties through negotiations, by contacting and further correspondence with the Site Support.



2. In the event that disputes and disagreements are not resolved through negotiations, the dispute shall be settled in accordance with the laws of the country of registration of the Company.

IX. FINAL PROVISIONS

1. In everything else not provided for in this Agreement, the parties are guided by the Privacy Policy, as well as the legislation of the country of registration of the Company.
2. The interaction of the User/Independent Partner with the Company is carried out through the exchange of electronic messages, including in the System in the Personal Office through the Site Support. The Company's emails are legally significant actions only if it is expressly provided for by the corresponding message. The e-mail address of the Site Support: **support@advant.club**.