

DISTRIBUTION AGREEMENT

I. INTRODUCTION

1. The following terms and conditions constitute an Agreement concluded between Advant Travel Ltd. (hereinafter referred to as Advant Travel) and an individual and independent commercial partner (hereinafter referred to as the distributor).

2. Advant Travel provides services and enters into business relations exclusively on the basis of the Distribution Agreement.

3. The Accession Agreement and the REMUNERATION PLAN are an integral part of the Distribution Agreement. These three documents, in their present form, together with any subsequent amendments, constitute the entire binding agreement and understanding between Advant Travel's distributors and Advant Travel company, without which Advant Travel will not enter into business and contractual relations with future distributors. The explicit acceptance of these three documents is also mandatory for those distributors who are already in a contractual and business relationship with Advant Travel.

4. Non-compliance with any of these documents may result in termination of the Agreement. If any part of the Agreement or any document published by Advant Travel is declared invalid in court, the rest of these rules, statements or documents remain in full force and effect.

II. SUBJECT OF THE AGREEMENT

1. Advant Travel sells services and goods through a network of distributors. The distributor acts as an information intermediary and provides advice on Advant Travel products and services to potential and existing Advant Travel users.

2. The distributor receives remuneration for its services, without any obligation to purchase the services.

3. The conditions for becoming a distributor are registration at <https://advant.club>, acceptance of this Agreement, and purchase of one of the Advant Travel service packages.

III. INDEPENDENT CONTRACTOR STATUS

1. All distributors are independent contractors engaged in their own independent commercial activities. Distributors are not considered employees or the buyers of franchise rights, just as the Agreement between Advant Travel and its distributors does not establish an employee/employer relationship, organization/firm, partnership or joint venture.

2. It is the distributor's sole responsibility to comply with the relevant legislation, including tax law and social security regulations (e.g. to obtain a VAT identification number or to register its employees with the social security authorities and, if necessary, to obtain a license for its business). Thus, a distributor assures Advant Travel that it will pay all taxes, fees and charges in due form on all of its income received in the course of its business. Advant Travel reserves the right to deduct from due compensation an amount equal to taxes, fees and charges if required by law or regulation. Advant Travel does not pay any social security contributions for its distributors.

3. Distributors are strictly prohibited from stating, directly or indirectly, either verbally or in writing, that their relationship with the company is different from that stated above.

4. Each distributor indemnifies Advant Travel from and against any claims, damages or liabilities arising out of the distributor's use of such business practices. Distributors do not have the right to bind Advant Travel with any obligations.

5. Each distributor can set its own working hours and determine its own sales and marketing methods, if this does not contradict the terms of the Agreement.

6. To become a distributor of Advant Travel, a distributor must reach the age of majority in his or her country of residence.

7. Advant Travel has the right to immediately terminate the agreement with the distributor without prior notice.

IV. RIGHTS AND OBLIGATIONS OF THE DISTRIBUTOR

1. The distributor is not required to purchase the Company's services.

2. Advant Travel distributors have the right to invite and involve other persons in their organization in the territory of this country, as well as in other countries where Advant Travel is officially represented.

3. The distributor must ensure that third parties do not have access to its passwords or registration data.

4. As part of its business, the distributor is prohibited from infringing on the rights of third parties, harassing them, or violating applicable law. The prohibition to send unsolicited advertising messages sent without the consent of the recipients applies to the sending of e-mails, as well as to the sending of advertising faxes, advertising messages and making advertising calls, including by means of automatic devices. Abuse or illegal actions, such as the use of inconsistent or unfair advertising, are prohibited. In particular, the distributor is prohibited from making false or misleading statements about the Company's services or the sales system of Advant Travel.

5. In addition, the distributor is prohibited from advertising and/or marketing products (services) of competitors. The distributor is also not allowed to sell products and services of other companies to other contract distributors of Advant Travel or users of Advant Travel. If a distributor works simultaneously with several companies that are not competitors of Advant Travel, he is obliged to organize his activities (and the activities of his descendants) in such a way that there is no confusion or combination of activities of Advant Travel with activities carried out for other companies. In addition, a distributor is prohibited from recruiting other Advant Travel distributors to market products or services of other companies.

6. The distributor is required to maintain absolute confidentiality with respect to trade secrets and the structure of Advant Travel. Commercial secrets include information on top-down activities, such as information on earning opportunities. This obligation remains in effect even after the termination of the distribution agreement.

7. Advertising of Advant Travel services on the Internet is permitted only with the use of promotional materials and advertising content provided by the company. If a distributor advertises Advant Travel services in other media, they are also allowed to do so only on the basis of official advertising content provided by Advant Travel.

8. In addition, a distributor may also make a presentation of services at fairs and exhibitions, with the prior written consent of Advant Travel. However, in this case, there is a restriction that a distributor may not offer competitor products at these events.

9. Advant Travel's services and products may not be sold at auctions, public or private, in exchange networks, in trading houses, on Internet market portals (e.g. eBay, Amazon) or at similar sales locations.

10. As part of its activities, a distributor may not give the impression that it is acting on behalf of Advant Travel, nor may give the impression that it is dependent on Advant Travel or is obliged to follow its instructions. Distributor may not accept cash and may not make any representations or commitments on behalf of Advant Travel. As part of marketing activities, the distributor must refrain from any methods of unfair trade. The distributor must represent himself as an independent and independently operating distributor of Advant Travel. Internet pages, postal paper, business cards, announcements, advertising materials, etc., must contain an indication of the sole responsibility of the distributor and the wording

"Advant Travel Independent Commercial Partner" must be used in these materials. In addition, a distributor is not allowed to make credit requests or take out loans, incur expenses, incur liabilities, open bank accounts, enter into other agreements or make any other binding statement of will on behalf of Advant Travel.

11. The use of the brand name, brands, trademarks and commercial designations (hereinafter referred to as "designations") of Advant Travel is also permitted only after express written consent. This also applies to the registration of Internet domains and e-mail addresses that contain a typical Advant Travel designation in any written form. Advant Travel has the right to request the destruction of Internet domains or e-mail addresses containing any "designation" of Advant Travel that have not received written permission for use from Advant Travel, and has the right to request their transfer. In this case, the cost of transferring the transmitted Internet domain is borne by Advant Travel.

12. A distributor may not respond to press inquiries about Advant Travel, its services, the REMUNERATION PLAN and other elements of Advant Travel. Distributor is obliged to immediately forward all press inquiries to Advant Travel.

13. The distributor cannot switch to another sponsorship line.

14. The distributor may not transfer its sales structure unless there is a specific reason, which is evaluated at the sole discretion of Advant Travel, and if the company has given prior written consent to the transfer. In this regard, Advant Travel has the right to reject planned transfers at its discretion.

V. PAYMENT OF REMUNERATION

1. Bonuses and additional remuneration shall be paid only after acceptance of the terms of the Agreement.

2. Any payment of remuneration shall be determined by the REMUNERATION PLAN in force at the relevant time.

3. The minimum amount to be paid is twenty dollars (20.00 USD) or another amount in accordance with the regulations of any country where Advant Travel operates. If the amount earned is less than the minimum, it will accumulate until it exceeds twenty dollars (20.00 USD).

4. One dollar and fifty cents (1.50 USD) processing fees (commission, tour booking, customer service, etc.) are charged on all fees for each reporting period.

5. Errors in the payment of remuneration and other payments to Advant Travel must be notified in writing by the distributor within 30 days of the payment being made. At the end of this period, remuneration or other payments are considered approved.

VI. TERMINATION OF THE DISTRIBUTOR'S ACTIVITY

1. Any distributor may voluntarily withdraw his status without renewing it when required by sending Advant Travel written notice. Termination of cooperation shall take effect upon receipt of such notification.

2. Advant Travel reserves the right to temporarily block a distributor's access to the system at any time when it is believed that a distributor may have violated the provisions of the Agreement. Advant Travel will notify the distributor by mail and/or e-mail sent to the address specified in the account. In case of violation of the terms and conditions of the Agreement, Advant Travel has the right to perform blocking without prior warning.

3. During the investigation period during the suspension, any fees or bonuses to be paid will be deferred until a final decision is made by Advant Travel. If the violation is deemed to be unjustified, the suspension will be revoked and any fees or bonuses will be credited to the distributor's account.

4. The distributor may cease to operate if it violates any of the terms of the Agreement. Notice of termination of cooperation, stating the reasons(s) for this,

will be given to the distributor in writing and delivered by regular post or e-mail.

5. A distributor whose activity has been forcibly terminated may object to this action by sending a letter to Advant Travel indicating the grounds for appeal within 10 (ten) days from the date of notification of termination of cooperation.

VII. TRADEMARK, LITERATURE, AND ADVERTISING

1. The name of Advant Travel, as well as the logo, name of all Advant Travel products, services and programs are trademarks and belong to Advant Travel. Only Advant Travel has the right to manufacture and market products and literature under these trademarks. This includes: websites, slides, brochures, videos, domain addresses as well as training and/or marketing materials and all promotional materials including, but not limited to, clothing, accessories, icons, magnets, etc. The use of the Advant Travel name on any item or digital material not produced or authorized by Advant Travel is prohibited.

2. Distributor acknowledges that any right to use Advant Travel's trademarks and copyrighted materials is not exclusive, and Advant Travel has the right, at its sole discretion, to grant others the right to use these trademarks and copyrighted materials.

3. Distributors are liable to Advant Travel for any damage in any form due to misuse of trade names, trademarks, service marks, copyrights and other intellectual property rights.

4. Distributors may not use the commercial name of Advant Travel, the logo in advertising their telephone number or fax number in the Yellow Pages of telephone books, or the telephone database on the Internet without the company's official permission, without introducing themselves as independent distributors or independent contractors. Also, the distributor is not allowed to create websites, pages in social networks, ads and media content (audio, video, etc.) using the name and symbols of Advant Travel.

5. Advant Travel's independent distributors are not permitted to produce their business cards or printed forms using Advant Travel's name or trademark without the written approval of Advant Travel.

6. A Distributor grants the company, free of charge, the right to record, photographic and/or audio and visual material with its image, voice, statements and quotations in its role as a distributor. Thus, by accepting the terms of the Agreement, the distributor expresses its consent to the publication, use, reproduction and modification of its quotations, photos and records.

VIII. LIMITATION OF LIABILITY FOR DAMAGES

1. The Company shall be liable for damages - apart from damage to life and health - only if such damage was caused by deliberate or grossly negligent actions, or by a breach of a material obligation under the Agreement (e.g. payment of a commission fee) by Advant Travel, its employees or persons acting on its behalf. This also applies to damages resulting from breach of obligations during negotiations of the Agreement, as well as to damages resulting from wrongful acts. Any liability for damages beyond this scope is excluded.

2. Liability - apart from damage to life and health, or in case of intentional or grossly negligent actions on the part of Advant Travel, its employees or persons acting on its behalf - is limited to the damage which could have been foreseen as typical at the conclusion of such Agreement, and to the average amount of damage typical for such Agreement. This also applies to indirect damages, such as lost profits.

Regardless of the nature of the damage, Advant Travel shall not be liable for any damage caused by loss of data on the servers, except in cases of guilt caused by gross negligence or willful misconduct on the part of Advant Travel, its employees or persons acting on its behalf.

IX. FINAL PROVISIONS

1. In order to maintain a viable programme of activities and in accordance with changes in laws, as well as the existing economic climate, Advant Travel reserves the right to amend the terms of the Agreement, the REMUNERATION PLAN from time to time. All changes shall become effective upon their publication on the official website of the company. If the distributor objects, the distributor may terminate the Agreement when the amended or additional terms take effect.

2. The Agreement is automatically cancelled (after 10 days) after the expiry of the service package selected upon registration by the Distributor.

3. All disputes and claims relating to the rights and obligations of the distributor or any claim or cause of action relating to the activities of Advant Travel distributor under this Agreement shall be settled fully and finally under the laws of the Federation of Saint Kitts and Nevis.