

1 - Applicability

1. The following terms and conditions are an integral part of each distribution agreement between WGC International B. V. The Green House, Hoogstraat 18, Willemstad, Curacao: WGC) and the independent and independent distributor.
2. WGC provides its services exclusively on the basis of these General Sales Partner Terms and Conditions.

2 - Subject matter of the contract, equipment package and additional services

1. WGC is an innovative company that develops high-quality software products for trading in the financial money and currency markets, especially in the crypto market (hereinafter referred to as the product).
2. The sales partner is entitled but not obliged to broker products for WGC at his free choice. The sales partner receives appropriate commissions for the brokerage according to the respective contractual remuneration plan.

For the activity itself only a prior registration is necessary.

In addition to the actual procurement of the goods, it is also possible to recruit further distribution partners. The advertiser does not receive any commission for the promotion of new agents, but receives commissions for their product sales. The commission is based on the respective contractual remuneration plan.

3. WGC provides the sales partner with an online back-office. This provides an up-to-date and comprehensive overview of sales, commissions and the customer and downline sales, commissions, as well as customer and downline information and developments of the distributor.

Via the back office all necessary documents can be requested.

4. Furthermore, there is a chargeable, but voluntary, offer for the following services:

- to purchase different marketing systems and/or a personalized internet presence by separate contract.

The content and prices of the individual marketing systems and/or the personalized Internet presence can be checked by the distributor in his back office.

3 - General requirements for the conclusion of the contract

1. sales partners can only become commercial enterprises, not consumers. A contract can be signed with legal entities, partnerships or natural persons who are legally able to make fully effective contracts.

Both depend on the law in the country of residence of the distributor.

2. if a legal entity or a partnership (GBR, OHG, KG, etc.) submits an application for a distribution partner, the corresponding extract from the commercial register or the memorandum and articles of association and proof of entrepreneurial status must be

submitted, e. g. by presenting the VAT identification number, insofar as this is available for a partnership.

All companies and/or distributors must be able to sign fully legally binding contracts.

3. used online order or order forms become part of the contract.

4. The application for a sales partnership is only available on the WGC website and has to be transmitted electronically.

5. All parts of the contract have to be confirmed, otherwise a contract agreement is impossible.

6. data changes must be communicated to the back office immediately.

Once the data has been changed, the WGC will inform the sales partner of the changes to the data as soon as possible.

These need to be verified and approved within seven days.

7. WGC reserves the right to refuse distributor applications based on its own specifications without giving any reason.

8. in the event of infringement of the rules set out in paragraphs (1) to (2), and (6), WGC is entitled to terminate the sales partner contract without notice and, if necessary, to reclaim any paid commissions.

In addition, WGC reserves the right to claim further compensation in the event of termination without notice.

4 - Status of the distributor as an entrepreneur

1. The sales partner is an independent entrepreneur. Within the scope of the sales partnership, WGC does not issue any specifications (neither sales nor time nor sales or activity obligations) or directives.

The sales partner decides on his own about his activities in compliance with the specifications of the sales partner contract.

Costs (e. g. travel expenses, expenses, office costs, telephone costs etc.) are not covered by WGC, but are to be covered by the sales partner alone.

2. Compliance with all legal regulations, in particular the tax and social security regulations as well as any legal provisions of industrial law and other laws, are the sole responsibility of the sales partner.

The Distributor assures that all commission income from the activity for WGC is properly subject to all public taxes.

The sales partner is solely responsible for his or her social security.

3. If WGC is held liable for any culpable fault on the part of the sales partner, WGC reserves the right to charge the respective liability amount plus any damages or reimbursement of expenses to the sales partner.

4. The Distributor is not authorized to make declarations or assume any obligations on behalf of WGC.

5 - Voluntary contractual cancellation instruction / Special termination right

1. As an entrepreneur, you have no legal right of revocation. Nevertheless, WGC grants you the following voluntary two-week, contractual right of revocation.

Voluntary right of revocation

You can revoke your contractual statement within 14 days without giving reasons in text form (by letter or e-mail). The deadline begins with the online transmission of the application for a sales partnership.

The timely dispatch (date of the postmark/email) of the revocation is sufficient to comply with the revocation period:

The revocation must be addressed to:

WGC International B. V.
The Green House,
Hoogstraat 18,
Willemstad, Curacao

or support@wgc-network.info

The right of revocation is omitted.

Access by the sales partner will only be activated after expiry of the revocation period. Insofar as the distribution partner wishes to receive the goods before the expiry of the revocation period, he expressly agrees to waive his right of revocation.

Revocation consequences:

In the event of an effective revocation of the contractual declaration, the services received by both parties must be returned and any benefits obtained have to be returned. In particular, in the event of an effective revocation, you as a sales partner are obliged to pay us back the commissions you have received, whereby we are entitled to offset any acquired commission claims against the reimbursable license payments in whole or in part. If you cannot return the received service to us in whole or in part or only in a deteriorated condition, you must pay us compensation for the value of the goods. Obligations to reimburse payments must be fulfilled within 30 days.

The period begins for you with the dispatch of your revocation declaration or the goods, for us with their receipt.

After using your right of revocation you can register as a sales partner again after 6 (in words six) months if you have not done any work for us during the six months.

End of the revocation instruction

6 - Administrative, support and handling fee / license fees

The use and installation of the back office is free of charge, unless otherwise agreed.

7 - Obligations of the Distributor in the context of advertising and general obligations

1. the distributor's personal passwords and login IDs must be protected against access by third parties.

Violation of the rights of WGC, its sales partners, affiliated companies or other third parties is prohibited, as well as harassment of third parties or any other violation of applicable law.

It is not permitted to provide false or misleading information about WGC products or the distribution system.

The sales partner is allowed to make only such statements about the goods of the WGC assortment as well as about the WGC sales system, which correspond to the contents of the WGC advertising and information material.

2. special advertising guidelines:

a. Any actual or assumed earnings are not allowed in either mentioned or written advertising material, nor in verbal advertising discussions. In the initial discussions with potential sales partners, it is explicitly emphasized that only very few sales partners can earn a higher income by working for WGC and this is only possible by very intensive continuous work.

b. The pretending of commissions as a "head bonus" or other commission in connection with the mere recruitment of a new sales partner has to be avoided. The statement that WGC itself conducts an investment business is not allowed.

c. Sales and marketing activities may only be directed to persons with unlimited legal capacity and not to minors or persons with no business experience.

The use of age, illness or limited visibility must be avoided. Limited financial resources or lack of insight and linguistic comprehension, such as in the case of contacts with so-called socially disadvantaged or foreign-language sections of the population, must be avoided and as well everything that causes the members of such groups to place orders for which they would obviously be overtaxed financially.

d. No sales and marketing activities are allowed that are unreasonable (e. g. linking special advantages to future, uncertain successes);, illegal or are insecure or exert undue pressure on the selected consumers, such as, for example, conversations which induce the consumer to accept the offer submitted for the sole purpose of doing the provider a personal favor, terminating an unwanted conversation or enjoying an advantage which is not the subject of the offer, or in order to show gratitude for the granting of such an advantage.

The reduction or disparagement of competitors or their brands is also prohibited.

e. Distributors will only refer to letters of recommendation, test results, references or other persons for business purposes vis-à-vis the consumer, who are actually and temporally

authorised by both the reference provider and WGC. Furthermore, there must always be a connection between the documents and the intended purpose.

f. The affirmation that the distribution system, the compensation plan or the goods of WGC are approved or supported by a governmental authority or that a law firm or similar service provider has deemed it to be legally secure must be avoided.

3. The use, production and distribution of own advertising material (such as sales documents, internet pages, product brochures, advertising videos or films) or own further advertising measures is only permitted with the prior consent of WGC.

If changes are made to the previously approved advertising material, the consent must be obtained again.

WGC is entitled to revoke the consent to the use of its own advertising material at any time. Otherwise, advertising is only permitted via the official WGC website. If the Distributor does not provide WGC's services in Internet media such as social networks (e. g. Facebook, Instagram, Google+, Snapchat), online blogs or chat rooms, he may only use the official WGC advertising statements and must explicitly point out that it is not an official advertisement or presence of WGC.

4. The services of and membership in WGC may be presented face-to-face, at home parties or events, online home parties, webinars or other online presentations by the sales partners.

Marketing on auctions, public and private digital flea markets, swap exchanges, online department stores, internet shops, internet markets such as eBay, eBay classifieds, Amazon or comparable sales places is prohibited.

In the external presentation to third parties (e. g. business cards, letterheads, Internet presence, advertisements, etc.) the sales partner is always to be identified as an INDEPENDENT AND AUTONOMOUS WGC SALES PARTNER.

6. All presentation, advertising, training and video/film material etc. (including photographs) of WGC are protected by copyright. They may not be reproduced, distributed, made publicly accessible or edited by the sales partner, either in whole or in part, without the written consent of WGC in addition to the contractually specifically granted right of use.

In addition to the advertising material and other official WGC documents provided by WGC, the use (or alteration) of the WGC's registered trademarks, product names, work titles and business names is only permitted with the prior written consent of WGC.

The registration of own trademarks, work titles, Internet domains or other intellectual property rights is prohibited, provided that the trademark WGC or registered trademarks, product names, work titles or business designations of WGC are included.

This also applies to trademarks, business designations or work titles in which WGC has an exclusive right of use.

The aforementioned prohibition in sentence 2 applies both to identical and similar signs.

It is also prohibited to re-label virtual products of WGC.

8. Press or governmental inquiries to the distributor regarding his work for WGC or information about WGC, no matter what the subject is, should not be answered, but should be forwarded immediately to WGC by e-mail to info@wgc-network.info

The distributor will also make public statements (e. g. television, radio, Internet forums) about WGC's products of the WGC assortment and the WGC distribution system only upon prior written consent of WGC.

9. The location, time and content of public advertising events must be reported to the WGC management in the provided event planning and scheduling system in good time before the invitation is published.

WGC may request changes or also the rejection of the event if this is in the interest of the company and the WGC sales organization together with its members.

10. Customer inquiries or complaints of any kind regarding the products, the service or the remuneration system must be forwarded to WGC immediately to the e-mail address info@wgc-network.info

11. The distributor is prohibited from selling or otherwise distributing its own marketing and/or sales material using the WGC logo, to other WGC distributors or any other person.

The use of toll telephone numbers for marketing WGC's products is prohibited.

13. WGC enables the distributor to purchase goods for personal use or the needs of family members.

Under no circumstances may the distributor himself or his representatives or his agents cause family members, other distribution partners or other third parties to purchase goods beyond their own use at all in order to create or fake commission claims.

A distributor may re-register with WGC after termination of his old position. The prerequisite is that the termination and confirmation of the termination by WGC for the old position of the sales partner is at least 6 months in the past and that the terminating sales partner has not performed any activities for WGC during this period.

The distributor may only advertise and distribute services for WGC in such countries or acquire new distributors that have been officially opened by WGC.

The distributor is obliged to notify WGC promptly and truthfully of any breaches of the General Terms and Conditions or other breaches of applicable law by other distributors of WGC.

8 - Non-competition clause / enticement / sale of third-party services

1. The distributor may sell goods and/or services on behalf of other companies, including network marketing companies, even if these are competitors.

2. If the distributor violates other agreements of distribution partners or other distribution agreements whose clauses still have an effect, the corresponding agreements are to be omitted.

A contract can only be concluded when the potential sales partner has solved this problem.

3. If the sales partner is at the same time active for other competitors, other companies or network marketing companies, the respective activity (besides its respective downline) must be structured in such a way that no connection or mixing of the two activities takes place.

Other than WGC products may not be used in the same place at the same time or offered in the immediate vicinity or on the same website, Facebook page, other social media platform or internet platform without the prior permission of WGC.

9 - Non-Disclosure

Business secrets and other business secrets, such as WGC's customer and distributor data, as well as WGC's downline activities and its structure, must be kept strictly confidential. This obligation will continue even after termination of the distribution agreement.

10 - Sales Partner Protection / Cross Line Sponsoring / Bonus Manipulation

1. The active distributor who places a new reseller for the first time into the distribution of WGC's products will find this new reseller allocated in his/her structure (distributor protection) with the date and time of receipt of the new reseller's application for WGC's distributor registration.

If two distributors claim the same new distributor as being sponsored, WGC will only consider the sponsor named in the initial registration.

2. WGC is entitled to delete all personal data including the distributor's e-mail address from its system if mailings are returned as undeliverable and the distributor does not correct the incorrect data within a reasonable period of time.

The costs arising from undeliverability are to be paid by the recommending distributor unless he is not responsible for the defective delivery.

3. Crossline sponsorship, i. e. the acquisition of a person or company that is already a sales partner at WGC in another sales division or has been a sales partner within the last 6 months as well as the attempt to acquire one of these persons is strictly prohibited.

4. Bonus manipulations are prohibited, and so is sponsorship of sales partners who do not actually carry out the WGC business at all (so-called "stooges") as well as open or veiled multiple registrations.

5. It is also prohibited to use the name of the spouse or relative, trade names, corporations, partnerships, trust companies or other third parties to circumvent this regulation.

6. It is also prohibited to induce third parties to sell or purchase products in order to achieve a better position in the compensation plan or otherwise cause bonus manipulation.

7. The distributor is not entitled to territorial protection.

11 - Warning, contractual penalty, damages, indemnification from liability

1. In the case of a first breach of the obligations of the sales partner as regulated in § 7, a written warning by WGC will be issued setting a reasonable deadline for remedying the breach of duty.

The sales partner undertakes everything to reimburse the costs of the warning notice, in particular the lawyer's costs incurred for the warning notice. If the distributor does not remedy the breach of duty, WGC is entitled to terminate the distribution agreement without notice.

2. If, after expiry of the caution period set by the reminder, the same or identical infringement occurs again, or if the originally cautioned infringement is not remedied, an appropriate contractual penalty to be reviewed by the competent court at WGC's discretion is due immediately.

Further attorneys' fees are charged for the enforcement of the contractual penalty which the distributor is obligated to replace, in which case is now explicitly pointed out.

3. the distributor is liable irrespective of the forfeited contractual penalty also for all damages caused to WGC by a breach of duty, except the distributor is not responsible for the breach of duty.

4. the sales partner indemnifies WGC in case of a claim against WGC by a third party due to an infringement of the provisions of this contract or any other breach of applicable law by the distributor, at the first request of WGC from the liability. In particular, the sales partner undertakes to bear all costs incurred by WGC in this connection, in particular lawyer's, court and damages costs.

12 - Adjustment of prices

WGC reserves the right, in particular with regard to changes in the market situation and/or the sales structure, to change the prices to be paid by the sales partner or the commission portions allocated to the services, the remuneration plan or royalties at the beginning of a new billing period. WGC will notify the distributor of the change within a reasonable period prior to the change. If the reseller does not oppose the amended terms and conditions within one month after notification, the amended terms and conditions are deemed to be part of the contract. Changes known at the time of conclusion of the distribution partner contract are not subject to notification and do not constitute grounds for the distributor's right of objection.

In the event of an objection, WGC is entitled to terminate the contract at the time when the amended or supplementary terms and conditions of business are to come into force.

13 - Advertising materials, grants, data processing

All free advertising material and other contributions of WGC may be revoked at any time with effect for the future.

14 - Remuneration / Terms of Payment / Commission Payment Modalities / Prohibition of Assignment

1. As remuneration for his activities, the distributor receives commissions in accordance with the contractually applicable WGC compensation plan when he meets the required qualifications. The current remuneration plan can be accessed in the back office. With the payment of the remuneration, all costs incurred by the sales partner for the maintenance and execution of his business are covered, unless they are contractually agreed separately.

2. WGC reserves the right to request to prove his or her (the distributor's) identity and status as an entrepreneur (e. g. presentation of the trade license) prior to the first payment of commissions (if this has not already been done).

Proof of identity may be provided, at WGC's option, in the form of a copy of the identity card or passport in connection with a current electricity, gas/water or other consumption bill (not older than one month) and must be provided within 2 weeks of the request. In the case of legal entities or partnerships or registered traders, a proof of identification of the responsible person (e. g. managing director or personally liable shareholder) and - if an entry has been made in the commercial register or other public registers - a copy of the current extract from the register (not older than one month) must be submitted.

3. The sales partner is initially managed by WGC as a small business operator.

He will immediately inform WGC, with his tax number and a confirmation of the tax office responsible for him, as soon as he has received the following information in the course of his business activity:

- the payment of sales tax (value added tax) or after exceeding the assessment limits for small businesses.

4. commissions and fees for deliveries of services of the sales partner may be charged, unless a deviating account does not exist and is explicitly and separately accepted by WGC in writing, and will only be paid out to accounts which are in its name or that of a partnership or legal entity in a contractual relationship with WGC. Payments to third party accounts or to a bank account located outside the country in which the Partner is registered may only be made upon written request of the distributor in conjunction with a copy of his credentials.

5. WGC shall be entitled to assert a right of retention within the framework of the statutory provisions. In addition, WGC is entitled to assert a right of retention on account of the payment of commissions if not all legally required documents are provided. In the event that WGC applies its right to withhold commission payments, it is agreed that the sales partner will not be entitled to claim any interest for the period of the commission retention.

6. WGC has the right to set off all or part of claims that WGC is entitled to against the sales partner and against its commission claims. The sales partner is entitled to set-off if the counterclaims towards WGC if they are undisputed or legally established.

7. Assignments and pledges of claims of the sales partner from sales partner contracts are excluded, as far as this does not contradict mandatory applicable law. The encumbering of the contract with the rights of third parties is not permitted, as far as this does not contradict mandatory applicable law.

8. the issued invoices have to be checked immediately and any objections have to be communicated to WGC. Incorrect commissions, bonuses or other payments have to be notified to WGC in writing within 60 days of the incorrect payment.

After this date, commissions, bonuses or other payments shall be deemed to have been approved.

9. commissions are paid on a weekly basis, taken into account related to and regarding the WGC payment modalities and payment methods.

15 Blocking the distributor

1. In the event that the Distributor fails to provide all necessary evidence within 14 days of registration and knowledge of the requirements for the payment of commissions, WGC shall be entitled to temporarily block the distributor until such time as the legally required documents are provided. The foregoing shall also apply in the event of unsuccessful expiry of the deadline within the meaning of § 14 (2) or a violation of the stipulations set out in § 14 (3) until the necessary action has been made up, as well as in the event of non-payment of fees or license fees payable by the partner.

The period of suspension does not entitle the distributor to an extraordinary termination and does not cause any reimbursement of any payments made by the distributor or a claim for damages, unless the distributor is not responsible for the suspension.

2. commission claims that cannot be paid out due to the aforementioned reasons are booked as provisions within WGC and become statute-barred at the latest within the statutory limitation periods.

3. In each case of a reminder, WGC shall be entitled to reimburse the costs required for this reminder.

4. WGC reserves the right to block access for an important reason, regardless of the reasons stated in paragraph (1).

In particular, WGC reserves the right to change the access of the distributor without notice due to the following reasons:

- In the event that the sales partner fails to comply with a deadline, if the sales partner violates the contractual obligations or other applicable law, or if there is an important reason to do so and the sales partner does not remedy the respective breach of duty within a reasonable period of time following a corresponding warning from WGC.

16 - Duration and termination of the contract and consequences of termination

1. The distribution partner contract is concluded for 12 months. The contract shall be extended by a further 12 months in each case, provided that it is not terminated by either party with a notice period of three months to the end of the contract.

2. Regardless of the reason for termination in (1), WGC reserves the right to extraordinary termination for an important reason. An important reason shall be deemed to exist in particular in the case of a breach of a contractually regulated duty, if the distributor fails to fulfil his obligation to eliminate within the meaning of § 11 (1) in due time or if the same or a comparable breach occurs again at a later date after the elimination of the breach of

duty. Furthermore, each party has an extraordinary cause for termination if insolvency proceedings have been instituted against the other party, or if the opening of insolvency proceedings has been refused due to lack of assets, or if one party is insolvent, or if a declaration of insolvency has been given in lieu of an oath within the framework of enforcement proceedings. The right to extraordinary termination exists without prejudice to further claims.

3. Domains which contain the trademark "WGC", a trademark, a business name or a work title of WGC may no longer be used after the termination of the contract and are to be surrendered to WGC at the appropriate request of WGC against assumption of the costs of the transfer of the domain. The above shall apply also for trademarks, business designations or work titles in which WGC has an exclusive right of use.

4. A sales partner may be registered again after a normal termination of the contract at his old account with WGC by another sponsor. The prerequisite is that the regular termination and confirmation of the termination by WGC for the old position of the sales partner is at least 6 months in the past and that the resigning sales partner has not performed any activities for WGC during this period.

5. With the termination of the contract, the sales partner shall not be entitled to any right to commission, or in particular no commercial agent compensation, as the sales partner is not a commercial agent within the meaning of the German Commercial Code (Handelsgesetzbuch).

6. If a reseller also uses other services of WGC that are independent of the reseller agreement, these services shall remain unaffected by the termination of the reseller agreement, unless the reseller specifically requests and permits such cancellation. If the sales partner continues to purchase services from WGC after termination of the contract, he shall be treated as a normal customer.

7. Notice of termination must always be given in writing on both sides.

17 - Disclaimer

1. WGC shall only be liable for damages other than those caused by injury to life, limb and health insofar as this is due to intentional or grossly negligent action or culpable breach of a material contractual obligation (e. g. payment of commission) by WGC's employees or vicarious agents.

This also applies to damages resulting from the violation of obligations during contract negotiations as well as from the execution of unauthorized actions.

Any further liability for damages is hereby limited and excluded.

2. liability is limited, except in cases of injury to life, limb and health or intentional or grossly negligent conduct by WGC of its employees or vicarious agents, on the damage typically foreseeable at the time of conclusion of the contract and, in all other respects, on the average damage typical of the contract. This also applies to indirect damages, especially loss of profit.

3. WGC shall not be liable for damages of any kind resulting from data loss on the servers, except in the case of gross negligence or premeditated negligence on the part of its employees or vicarious agents. Stored contents of the distribution partners are foreign information for WGC in the sense of the regulations on telemedia.

4. The provisions on product liability are unaffected.

18 - Transfer of the business operation / sponsored structure to third party/ Death of the distributor

1. At any time WGC may transfer its contractual position to a successor company in whole or in part, which will continue the business covered by this contract in the same manner and will fully assume the existing rights and obligations.

2. The sales partner is entitled to transfer its distribution structure after prior written consent by WGC and presentation of the purchase and/or transfer agreement with the third party, as well as the presentation of the sales partner's application from the third party to WGC, unless WGC has exercised its right of first refusal.

The distribution structure can only be transferred to persons who are not WGC sales partners at the time of transfer.

For WGC sales partners, however, the transfer or purchase of a sales structure is not permitted.

If WGC does not make use of its right of first refusal, WGC may only refuse to grant such consent for good cause.

The Distributor is obliged to notify WGC in writing of the intended transfer of its distribution structure.

WGC will have one month from arrival of the written announcements to exercise its pre-sale right. If this does not happen, the transfer shall be permitted unless there are other important reasons to the exclusion of the transfer.

A sale is only possible in an uncanceled relationship. In the event of termination without notice or a breach of these General Sales Partner Terms and Conditions, the right of the sales partner to sell his own sales organisation shall lapse as well as in the event that the selling sales partner still has to pay money to WGC.

3. If a legal entity or partnership is registered as a distribution partner, transfer of the distribution structure is only permitted if the further requirements of this contract are met.

4. if a new legal entity or partnership registered as a distribution partner wishes to take on a new shareholder, this is possible provided that the previous partner(s) who have applied for the distribution partnership remain(s) shareholder(s).

Insofar as a shareholder who wishes to leave a legal entity or partnership registered as a distribution partner or would like to transfer his shares to a third party, this action is permitted, upon written request, if necessary on presentation of the relevant notarial deeds and in accordance with the stipulations of this contract.

WGC charges an administrative fee of € 25.00 for processing the aforementioned application. If this requirement is not met, WGC reserves the right to terminate the contract of the legal entity or partnership registered as a distribution partner.

5. The distribution partner contract ends at the latest with the death of the sales partners. The sales partner contract can be inherited in compliance with legal requirements. A new

distribution agreement must be concluded with the heir(s) within 6 months of the death of the deceased, through which he/she enters into the rights and duties of the testator.

If the heir or one of the heirs has already been registered as a natural person with WGC as a sales partner, the heir must give up his previous position in the sales structure of WGC or, if the requirements of § 18 (2) are met, transfer one of the two future sales structures to a third party in accordance with § 18 (2) because only one position in the marketing plan may be assigned per natural person. Death is evidenced by a death certificate.

If there is a will on the inheritance of the distribution partner contract, a notarized copy of the will must be submitted.

After unused expiry of the six-month period, all rights and obligations under the contract shall be transferred to WGC.

Exceptionally, the six-month period shall be extended by a reasonable period of time, provided that it is disproportionately short for the heir (s) in individual cases.

19 - Separation / liquidation

In the event that a sales partner who is registered as a legal entity or partnership terminates his or her company internally, only one sales partner position remains even after the separation, dissolution or other termination of the aforementioned company. The separating members/partners have to agree internally, by which members/partners the distribution partnership is to be continued and inform WGC in writing.

In the event of an internal dispute regarding the consequences of the separation, divorce, dissolution or other termination of the distribution partnership with WGC, WGC reserves the right to terminate the agreement in an extraordinary way if such dispute leads to negligence of the distributor's obligations, to a breach of these General Distribution Partner Terms and Conditions, to a breach of applicable law or to an unreasonable burden on Down- or Upline.

20 - Inclusion of compensation

1. The compensation plan and the specifications contained therein are an explicit component of the distribution agreement.

The sales partner must always comply with these specifications in accordance with the currently valid version.

2. By sending the online application to WGC, the distributor also assures that he/she has taken note of the remuneration plan and accepts these documents as an integral part of the contract.

3. WGC is entitled to amend the compensation plan at any time. WGC will announce changes with a reasonable period of notice.

The sales partner has the right to object to the change, unless he or she explicitly accepts the change.

In the event of an objection, the sales partner shall be entitled to terminate the contract at the time the amendment takes effect.

If he/she does not give notice of the contract within four weeks after the coming into force of the change, the distributor agrees to accept the change.

21 - Consent to the use of photographic and audiovisual material

The Distributor grants WGC the right, free of charge, to record or carry out photographic and/or audiovisual material with its image, voice recordings or statements and quotations from it in the context of its function as a distributor.

In this respect, the Distributor hereby explicitly agrees to the publication, use, duplication and alteration of his quotations, recordings or recordings by signing the distributor application and acknowledging these General Distributor Conditions.

The sales partner has the right to revoke the aforementioned consent. In the event of a revocation, WGC will discontinue the aforementioned use within one month.

22 Data protection

1. The following data protection declaration takes precedence over other WGC data protection declarations which can be viewed and accessed in the back office (Web Office) of WGC and which are only valid as a supplement.

2. WGC will only use the personal data transmitted by the sales partner (e. g. title, name, address, e-mail address, telephone number, fax number, bank details) for the purpose of invoicing and fulfilment of the contract. To this extent, WGC collects, stores and processes data provided by the partner exclusively within the scope of its information in the application form and, in particular, does not create any user behavior profiles.

3. For the purpose of fulfilling the contract, e. g. invoicing, conclusion of a rental agreement or payment of commissions, product and marketing information, the personal data of the sales partner will be passed on to third parties, such as accounting or the paying out payment service provider, insofar as this is necessary for the fulfilment of the aforementioned contractual obligations.

4. The sales partner has the possibility to object to the transfer of his data at any time with effect for the future by e-mail to:

info@wgc-network.info.

5. Beyond the aforementioned purpose, all personal data of the sales partner transmitted to WGC will not be passed on to third parties without the sales partner's separate written consent, unless this is required by law or official order.

6. After termination and execution of the contract, which also includes full payment of the agreed fees, the partner's data will be deleted unless there is a legal obligation to retain them, with the exception of data for which consent has been given for further use.

7. If the partner wishes to receive further information about the storage of his personal data or wishes to have his personal data deleted, blocked or changed, the data protection officer of WGC is to be contacted directly.

23 - Limitation of actions

The claims arising from this contractual relationship become statute-barred after 6 months from the date on which the relevant claim is due and the claimant knows the circumstances that justify his claim, or if his ignorance of these circumstances is based on gross negligence.

Statutory regulations that require a longer period of limitation remain unaffected.

24 - Applicable law and alternative jurisdiction

1. The law of the registered office of WGC shall apply, excluding the UN Convention on Contracts for the International Sale of Goods. Mandatory provisions of the state in which the distributor is habitually resident shall remain unaffected.

2. The place of jurisdiction and the place of performance is, as far as this requirement does not contradict mandatory law, the registered office of WGC.

25 - Final regulations

1. WGC is entitled to amend the General Sales Partner Conditions at any time. WGC will announce changes with a reasonable period of notice. The distributor has the right to disagree with the change. In the event of an objection, the sales partner shall be entitled to terminate the contract at the time the amendment takes effect. If he/she does not give notice of the contract within four weeks after the coming into force of the change, the distributor accepts the change.

2. In addition, amendments or additions to these General Sales Partner Terms and Conditions must be made in writing. This also applies to the cancellation of the requirement for written form.

3. In the event of invalidity or incompleteness of a clause of these General Terms and Conditions of Use, the entire contract shall not be invalid. Instead, the ineffective clause shall be replaced by one that is effective and comes closest to the economic purpose of the ineffective clause. The same shall apply when closing a deficiency requiring regulation.