

General Terms and Conditions for Contractual Distributors

Preamble

We welcome you as a new JIFU commercial contractual distributor (hereinafter: Distributor) and wish you the best possible success in your work as an independent Distributor of JIFU Europe, B.V., Peizerweg 97 9727 AJ Groningen, Netherlands and JIFU Global FZCO , Unit 31 DMCC Business Centre Level 5, Jewellery & Gemplex 2, Dubai, United Arab Emirates , represented by its managing director Mr Kyle Copeland (hereinafter collectively: JIFU) and, above all, much pleasure in the sale of our goods and services (hereinafter: goods). In the sale of our goods and contact with other people, our focus is always on consumer friendliness and safety, reliability, fair co-operation with each other and in the entire environment of the social selling community, network marketing, party sales or other direct sales, as well as compliance with the law and common decency.

We would therefore ask you to read the following ethical rules as well as our General Terms and Conditions of Contract very carefully and to make them your daily guiding principles for the performance of your work.

Ethical rules for dealing with consumers

- Our Distributors advise their customers and prospective customers honestly and sincerely and clarify any misunderstandings about goods, the business opportunity or other statements during a consultation.
- In personal and telephone contact with the consumer, the Distributors introduce themselves truthfully, and without being asked, at the beginning of the sales conversation by name and as Distributors of JIFU. They also disclose the business purpose of their visit or call at the beginning of the sales call and make it clear which goods or services are to be offered.
- If at the customer's request, a sales call is cancelled, or the call is postponed or a call that has started is broken off the Distributor responds in a friendly manner.
- Distributors never behave in an intrusive manner. In particular, visits and telephone contacts must take place at appropriate times, unless the consumer has expressly

requested otherwise. The companies or their Distributors shall only call a consumer for advertising purposes with the consumer's express prior consent. The caller's telephone number must be provided.

- During a customer contact, the Distributor informs the consumer about all points concerning the goods offered and - at the consumer's request - the sales opportunity.
- All information about the goods must be comprehensive and truthful. A Distributor is prohibited from making misleading statements or even promises in any form about the goods or services.
- A Distributor may not make any claims about goods or services, their prices or contractual conditions unless these have been authorised in writing by JIFU.
- Distributors will only refer to letters of recommendation, test results or other persons for business purposes to the consumer if they are authorised by both the reference provider and JIFU, and these must be accurate and not outdated. Letters of recommendation, tests and personal references must also always be related to the intended purpose.
- The consumer will not be induced to purchase products by dubious and/or misleading promises, nor by promises of special benefits if these benefits are linked to future, uncertain successes. The Distributors shall refrain from doing anything that could induce the consumer to accept the offer made solely in order to do the Distributor a personal favour, to end an unwanted conversation or to enjoy a benefit that is not the subject of the offer or to show appreciation for the granting of such a benefit.
- A Distributor may not make any statements with regard to their remuneration or the potential remuneration of other Distributors. Furthermore, a Distributor may not guarantee, promise or otherwise raise expectations regarding compensation.
- Distributors are considerate of commercially inexperienced persons and under no circumstances take advantage of their age, illness or limited ability to understand in order to induce them to conclude a contract.
- In contacts with so-called socially disadvantaged or foreign-language groups, the Distributors will take due account of their financial capacity and their ability to understand

and communicate in their own language and, in particular, will refrain from doing anything that could cause members of such groups to place orders that are not appropriate to their circumstances.

Ethical rules for dealing with other Distributors

- Distributors always treat each other fairly and respectfully. The above also applies to dealings with distributors from other competitors or other network marketing companies, party sales companies or other direct sales companies.
- New Distributors are truthfully informed about their rights and obligations. Misleading, exaggerated or untrue information about possible sales and earnings opportunities must be avoided.
- No verbal assurances may be made regarding JIFU's goods and services.
- Furthermore, Distributors are not permitted to persuade other Distributors to change sponsors within JIFU.
- The obligations of the following General Terms and Conditions for Contractual Partners must also be complied with at all times as ethical rules.

Ethical rules for dealing with other companies

- JIFU's Distributors always behave fairly and honestly towards other competitors or other companies in the network marketing sector, party sales or other direct sales.
- Systematic poaching of Distributors from other companies is refrained from.
- Disparaging, misleading or unfair comparative statements about goods, services, or distribution systems of other companies are prohibited.

With these ethical rules of our company in mind, we would now like to familiarise you with JIFU's **General Terms and Conditions of Contract.**

§ 1 Scope of application

(1) The following **General Terms and Conditions for Contractual Distributors** are an integral part of every contractual distributor agreement between JIFU Global FZCO, Unit 31 DMCC Business Center Level 5, Jewellery & Gemplex 2, Umeirah Lakes Towers, Dubai, UAE represented by its managing director Mr. Kyle Copeland, with e-mail contact at: memberservices@jifu.com (hereinafter: JIFU) and the independent and autonomous contractual distributor (hereinafter: Distributor). It is intended to form the basis of a collaborative, fair and successful business relationship.

(2) JIFU provides its services exclusively on the basis of these terms and conditions.

§ 2 Subject matter of the contract

(1) JIFU is a company that sells high-quality travel and education services as well as nutritional supplements, cosmetics, and health products (summarised as goods in the future) via a social selling sales concept. The Distributor shall promote and facilitate sales of JIFU products and services to end customers and may purchase and resell such goods directly to those customers. Resale to other resellers is not permitted. For this activity, it is not necessary for the Distributor to incur financial expenses over and above the annual service fee (see § 6), to purchase/acquire a minimum number of goods or other services from JIFU or for the Distributor to recruit other Distributors. All that is required is registration. The Distributor receives a corresponding commission for each successful referral of goods or the sales margin from the difference in the resale price.

(2) In addition, there is the option, but not the obligation, to recruit other Distributors. For this activity, the recruiting Distributor receives a corresponding commission on the product sales of the recruited Distributor if the required qualification is achieved. However, no commission is expressly paid for advertising. The commission, as well as the type and method of payment, is based on the payment plan in force at the time.

(3) In addition to training and personalised advertising tools, JIFU provides the Distributor with an online back office and a replicated website/referral link including a right of use within the meaning of § 6 (1) upon successful registration, which enables the Distributor, among other things, to have an up-to-date and comprehensive overview of its completed sales, commission claims, settlements as well as the Distributor and downline developments, and the Distributor

has the opportunity to purchase a starter kit without being obliged to do so.

(4) If the Distributor acts as a sponsor, it should regularly train, promote and support its downline in its own interest for its best possible success, without this constituting a contractual obligation.

§ 3 General requirements for the conclusion of the contract

(1) It is possible to conclude a contract with corporations, partnerships or natural persons who have reached the age of 18 and are entrepreneurs who are in possession of a trade licence (if required, which, for example, is generally not required in Switzerland). It is not possible for consumers, associations, cooperatives or foundations to conclude a contract. Only one Distributor application is accepted per natural person, partnership (e.g. GbR, OHG, KG) and corporation (e.g. AG, GmbH, Ltd.), just as a natural person is not authorised to additionally register as a partner in a partnership or corporation or otherwise register multiple times indirectly. JIFU employees, spouses, life partners, household members or relatives of a JIFU employee may only register as Distributors with the prior written authorisation of JIFU and only in the direct downline of the recruiting Distributor.

(2) If a corporation submits a Distributor application, a copy of the corresponding extract from the commercial register regarding the registration as well as the VAT identification number and, if not available, the tax number must be submitted. All owners and, if applicable, the owners of the owners, provided that one owner is also a corporation or a partnership, must be named, be at least 18 years old and sign the application. The owners are personally liable to JIFU for the behaviour of the corporation.

(3) In the case of partnerships, a copy of the relevant extract from the commercial register regarding registration and the VAT identification number must be submitted, if available. All partners and, if applicable, the partners of the partners, provided that one partner is also a corporation or a partnership, must be named, be at least 18 years old and sign the application. The partners are personally liable to JIFU for the behaviour of the partnership.

(4) Insofar as order or contract forms are used, these shall be deemed an integral part of the contract.

(5) The Distributor can register online to become a JIFU Distributor. When registering, the Distributor is obliged to complete the Distributor application form in full and correctly and

then to submit the application to JIFU in the specified manner. In addition, by actively ticking the appropriate box, the Distributor accepts these General Terms and Conditions of Contract as having taken note of them and accepts them as an integral part of the contract. Only the person in whose name the contract is concluded can become a Distributor under this contract (contracting party), whereby the details declared in the user mask are decisive. Each AHV number (only valid for Switzerland) or VAT identification number (for Switzerland: VAT number) or company identification number (UID) can only be used for a single registration with JIFU. Please note that online registrations must be completed by the applicant personally (or, in the case of registration as a customer, by the customer personally). Distribution partners may not register on behalf of another person, even if they have their consent or other approval. Failure to comply with this request may result in the application being rejected and measures being taken in accordance with the following paragraph (7) against the person who completed the registration on behalf of another person.

(6) JIFU reserves the right to reject Distributor applications at its own discretion without giving any reasons. After registration, the Distributor receives a JIFU identification number. This identification number is used to place orders, to structure organisations and to pay/check commissions and bonuses.

(7) In the event of a breach of the obligations set out in paragraphs (1) to (3) and (5) Sentences 2 and 4 - 6, JIFU is entitled to terminate the Distributor agreement without notice and without prior warning. In addition, JIFU expressly reserves the right to assert further claims for damages in the event of termination without notice.

§ 4 Status of the Distributor as an entrepreneur

(1) The Distributor acts as a self-employed and independent contractor. The parties agree that the Distributor is initially working on a part-time basis. It is neither an employee nor a commercial agent, franchisee or broker of JIFU. There are no sales targets, acceptance or other activity obligations. With the exception of contractual obligations, the Distributor is not subject to any instructions from JIFU and bears the full entrepreneurial risk of its business activities, including the obligation to bear all its business costs. The Distributor shall set up and operate its business - where necessary - in the manner of a prudent businessman, which also includes - where necessary - the operation of its own offices or a workplace managed in the manner of a prudent businessman as well as the conclusion of any necessary insurance policies.

(2) As an independent contractor, the Distributor is responsible for complying with the relevant statutory provisions, including tax and social security requirements (e.g. business registration, registration with the Austrian Chamber of Commerce only for Austria, obtaining a VAT identification number or registering its employees with the social security system, if required). In this respect, the Distributor assures that all commission income earned in the course of its activities for JIFU will be duly taxed at its registered office. JIFU reserves the right to deduct the respective amount for taxes and duties from the agreed commission or to claim damages or reimbursement of expenses incurred as a result of a breach of the aforementioned requirements, unless the Distributor is not responsible for the damage or expense. JIFU will not pay any social security contributions for the Distributor.

Note for Distributors in Switzerland:

For Distributors based in Switzerland, it should be noted that under applicable Swiss law and in the opinion of the relevant compensation office, the sales activities of Distributors based on a success commission, even if they act as self-employed entrepreneurs under contract and tax law, may be regarded as dependent activity within the meaning of the Federal Law on Old Age and Survivors' Insurance (LAVS), with the result that in individual cases the Distributor concerned may be obliged to pay contributions under Swiss social security law. Whether a Distributor is classified as self-employed or employed in an individual case depends not only on the contractual structure of the activity but also on various other test criteria such as renting their own offices, employing their own staff, acting as a genuine reseller or the materiality of the entrepreneurial risk by a Distributor. In case of doubt, this must be clarified by the Distributor with the relevant compensation fund and is neither the responsibility of JIFU. As JIFU only works contractually with self-employed entrepreneurs, the Distributors are obliged to set up and conduct their business operations in such a way that they are self-employed entrepreneurs under Swiss social security law and not employees within the meaning of the LAVS or, in case of doubt, must independently arrange for their status to be checked accordingly. **Should a compensation fund or other competent authority come to the conclusion that in an individual case a Distributor is to be classified as an employee in accordance with the LAVS, the Distributor concerned undertakes to indemnify JIFU against the social security contributions incurred, such as occupational pension costs or other relevant costs, and to assume these costs vis-à-vis the compensation fund or other competent authority and to make a corresponding declaration in this regard, unless this assumption of costs and declarations is contrary to mandatory applicable law.**

§ 5 Voluntary contractual cancellation and refund policy

You are registering with JIFU as an entrepreneur and not as a consumer, so that you have no statutory right of cancellation. Nevertheless, JIFU grants you the following voluntary 14-day contractual right of cancellation.

Voluntary right of cancellation

You can cancel your contractual declaration within 14 days without giving reasons in writing (by letter or e-mail) to the address or e-mail address stated in § 1. The cancellation period begins with the submission of the Distributor application. Timely dispatch (date of postmark/e-mail) of the cancellation is sufficient to comply with the cancellation period.

Consequences of cancellation

After your cancellation, you can return all unopened and resalable goods and other chargeable services purchased as a Distributor to JIFU against reimbursement of the full payments made for them. The return shipment must be made at the expense and risk of the Distributor. Once the returned goods have been received and inspected to ensure that they are free of defects, unopened and resalable, the purchase price will be refunded in full.

Refund Requests

Any refund requests for the purchase of tangible products must be made within fourteen (14) days of the date of purchase. Digital products are not eligible for a refund after seven (7) days from the date of purchase. Refund requests for digital monthly subscription services must be made within twenty-four (24) hours of the time of purchase.

A Distributor can re-register with JIFU through another sponsor after the cancellation of their old position. After cancellation of the Distributor's former position, the Distributor must wait six (6) months before re-enrolling and not carry out any activities for JIFU during this time, either directly or indirectly. Distributors who attempt to circumvent this provision will be subject to discipline, which may include termination of any of the Distributor's related accounts.

§ 6 Use of the back office and the replicated website/referral link / service fee

(1) By registering, the Distributor acquires a paid right to use the back office and the replicated

website/referral link made available to it .

(2) The right to use the back office and the replicated website/referral link made available to the Distributor is a simple, non-transferable right of use relating to the specific back office; the Distributor has no right to modify, edit or otherwise redesign the back office, nor does it have the right to grant sub-licences.

(3) JIFU charges a monthly non-commissioned service fee for the use as well as for the maintenance, administration, support and care of the back office and the replicated website/referral link.

§ 7 Duties of the Distributor

(1) As a reseller, the Distributor is obliged to purchase the goods only from JIFU. The Distributor is also obliged to protect its personal passwords and login IDs from access by third parties and must notify JIFU immediately of any changes to its contractual data. Insofar as the Distributor makes payments to JIFU (e.g. in the course of purchasing goods), JIFU will only accept these if they are made by the Distributor itself for its own account. **Payments for the Distributor to JIFU by third parties are not allowed (prohibition of third-party payments). Furthermore, the Distributor is not authorised to receive cash, bank transfers or other payments from third parties in order to receive goods from JIFU in return.**

(2) The Distributor is prohibited from violating competition law, infringing the rights of JIFU, its Distributors, affiliated companies or other third parties, harassing third parties or otherwise violating applicable law. In particular, the Distributor is also prohibited from making unauthorised telephone advertising and sending unsolicited and unconsented advertising emails, advertising faxes or advertising text messages (spam) as well as social media spam or other unauthorised forms of messaging.

(3) Special advertising guidelines

(a) At no point in any advertising material may the Distributor make untrue, misleading or exaggerated statements about their income or earning potential at JIFU. Rather, there is always an obligation to expressly point out to potential Distributors in the context of initiation discussions that the achievement of an income is only possible through very intensive and continuous work. Furthermore, it must always be the Distributor's goal to

develop an end customer business, so that the sale of goods must be focused on end customers, about which it must also inform its downline.

(b) Sales and marketing activities may not simulate commissions that are to be understood as a "bounty" or other commission in connection with the mere recruitment of a new Distributor or otherwise take actions that create the appearance that the advertised distribution system is an illegal distribution system, namely an illegal progressive snowball system or pyramid scheme or otherwise a fraudulent distribution system. The impression must not be conveyed that the purchase of goods is necessary for a Distributor to work for JIFU.

(c) Sales and marketing activities must not be directed at minors or persons with no business experience and must under no circumstances take advantage of their age, illness or limited ability to understand in order to induce consumers to conclude a contract. In the case of contacts with socially disadvantaged or foreign-language population groups, the Distributors shall take due account of their financial capacity and their ability to understand and understand the language and, in particular, shall refrain from doing anything that could induce members of such groups to place orders that are not appropriate to their circumstances.

(d) No sales and marketing activities may be carried out which are inappropriate, illegal or unsafe or which exert inappropriate pressure on the selected consumers.

(e) Distributors will only refer to letters of recommendation, test results, references or other persons for business purposes to the consumer if they are officially authorised by both the reference provider and JIFU and are accurate and not outdated. Letters of recommendation, tests, and personal references must also always be related to the intended purpose.

(f) The consumer will not be induced to purchase goods by dubious and/or misleading promises, nor by promises of special advantages if these advantages are linked to future, uncertain success. The Distributors shall refrain from doing anything that could induce the consumer to accept the offer made solely in order to do the Distributor a personal favour, to end an unwanted conversation or to enjoy an advantage that is not the subject of the offer or to show appreciation for the granting of such an advantage.

(g) A Distributor shall not represent that JIFU's payment plan or goods are approved, authorised or endorsed by any governmental authority or deemed legally sound by any law firm.

(h) Due to strict regulations regarding advertising with healing and health claims, only the advertising material offered/provided on the JIFU website or in the back office or otherwise by JIFU shall be used. No statements regarding the effect of the products, in particular their therapeutic effect or healing effect, may be made in the context of the activity and advertising, unless these are officially authorised by JIFU and/or can be found in the official advertising material of JIFU. Furthermore, the Distributor may not suggest that JIFU products can be used to treat, prevent, diagnose or cure diseases. JIFU also prohibits any statement regarding the medical effect of JIFU products. For example, the Distributor may not claim that JIFU products help treat diabetes, heart disease, cancer or other diseases. No scientific publications, literature, or testimonials written by doctors or scientists relating to JIFU products or their ingredients may be used or published unless they are included in JIFU's official promotional material.

(i) No statements or references may be made that directly or indirectly describe JIFU's goods as performance enhancing or performance promoting unless they appear in JIFU's official promotional material.

(4) JIFU provides its Distributors with approved marketing materials. The use, production and distribution of own websites (JIFU provides the Distributors with replicated websites/referral links on which the goods may be sold), sales documents, sales concepts, newspaper or magazine adverts, own product brochures, video content, television advertising, audio content, the creation of own internet presences including professional social media business presences or other independently created sales or advertising material, as well as the modification of the replicated website/referral link provided to the Distributor is only permitted after prior express written or e-mail notification to compliance@jifu.com and receiving the written consent of JIFU, which is given at the sole discretion of JIFU. For the creation of an own website, it is always required after receiving approval that the JIFU Distributor logo is used, a proper imprint including a proper data protection declaration and provision of the legal information obligations by the Distributor are provided and a link to the JIFU website is made; no copyrighted materials of JIFU may be used, unless the same have been provided for appropriate use in the back office, otherwise no illegal or discriminatory content may be published and no other services may be advertised/distributed on this website. The authorisation of the website ends at the latest at the

end of the contract for whatever reason and can be revoked at any time for good cause or if JIFU has a special interest.

(4a) It is prohibited to operate a website, an internet portal, a social media presence or any other online application with multiple Distributors.

(4b) In the event that the Distributor advertises JIFU goods in other Internet media, such as social networks (e.g. Facebook, X, or Instagram), video or gaming platforms (YouTube, Twitch), online blogs or chat rooms (e.g. WhatsApp or Snapchat), they may only use the official JIFU advertising statements, must identify themselves in an easily recognisable way with their full name (anonymous postings or postings made under a pseudonym are prohibited), may not post any illegal or discriminatory content or engage in spam activities (e.g. blog spam or spamdex) and may not make any untrue, misleading or exaggerated statements about its income or the earning opportunities at JIFU or advertise for work at JIFU as an employee or similar, just as it may only carry out social media advertising as an incidental and additional activity within the framework of its own private social media channels and may not create a professional social media business presence without prior authorisation. Before launching its own social media presence and/or channel, the Distributor is obliged to send the social media presence and/or channel to JIFU by e-mail to compliance@jifu.com for review and written authorisation. Goods may only be sold via the official replicated website/referral link of the Distributor. The Distributor is obliged to include a corresponding link to the Replicated Website/ Referral Link in its social media presence and/or channel. Furthermore, it is important that the Distributor does not continue to communicate with people who make negative posts against it, other Distributors or JIFU. Please report negative posts to compliance@jifu.com. Responding to such negative posts often leads to a discussion with someone harbouring a grudge who does not adhere to the same high ethical, fair and professional standards as those of JIFU and therefore damages JIFU's reputation and goodwill.

(4c) Distributors may not use online classifieds (including websites such as Craigslist, eBay, and Amazon) to advertise and/or distribute JIFU's goods and services. However, online classifieds (including websites such as Craigslist, eBay, and Amazon) may be used so that the Distributor can present itself as an "independent JIFU Distributor".

(4d) Distributors may place banner advertisements on a website, provided they use the templates and images reviewed and approved by JIFU and comply with contractual and legal requirements

(in particular the prohibition of income claims and improper health claims). All banner adverts must be linked to the Distributors' website.

(4e) Google Ads, social ads, other paid online advertising, sponsored links or pay-per-click adverts (PPC) are not permitted .

(5) JIFU's Goods may be presented (not sold) by the Distributor in one-on-one or multi-eye meetings, home parties, online home parties, online networking events and/or online conferences revocably within the scope of applicable law and may only be sold via the Replicated Website/Referral Link or JIFU's official webshop or after prior written authorisation via JIFU's own website. JIFU's goods may not be sold in large general retail shops (such as supermarkets, discount stores, general retail shops or shopping chains) or restaurants, on internet trading platforms such as eBay, Amazon, in television sales shows, via telemarketing, teletext marketing or via comparable sales channels. The sale of JIFU goods is permitted in health-related retail shops such as drugstores, pharmacies, alternative practitioners' surgeries, hairdressing salons, beauty or cosmetics studios, fitness studios, physiotherapy practices or comparable practices, provided that a) the retail shop is operated by the Distributor as its main business, b) the JIFU goods are only advertised incidentally and beyond the display of goods without advertising in the shop, and c) prior written or e-mail authorisation has been granted by JIFU (enquiries should be sent to [at compliance@jifu.com](mailto:compliance@jifu.com)). If a Distributor wishes to advertise JIFU Goods in a retail shop on a larger scale and with official commercial advertising measures, this is not permitted in the United Kingdom (UK) and is only permitted in the DACH region with prior written or e-mail authorisation from JIFU (enquiries should be addressed to compliance@jifu.com). Irrespective of the distribution of the goods in retail shops, in the case of commercially intended resale (which is always assumed if the Distributor purchases from JIFU with a single order for 5,000.00 € (or 5,000.00 CHF for Switzerland) or more) or an intended resale to commercial resellers, this is only permitted after prior written or e-mail authorisation has been granted by JIFU (enquiries should be sent to [at compliance@jifu.com](mailto:compliance@jifu.com)).

(6) The Distributor is generally prohibited from selling or otherwise distributing its own marketing and/or sales materials, training or lead generation tools, other goods from third-party companies or other services related to the JIFU business to other JIFU Distributors.

(7) The goods may also be presented by the Distributor at trade fairs and specialist exhibitions with the written authorisation of JIFU.

(8) The Distributor may not give the impression in business dealings that it is acting on behalf of or in the name of JIFU. Rather, it is obliged to present itself as an "independent JIFU Distributor". Internet homepages, stationery, business cards, car lettering, advertisements, advertising material and the like must always bear the addition "independent JIFU Distributor" and may not contain the JIFU trademark and/or the trademarks, work titles, business names and other trademarks of JIFU without prior express written consent. The Distributor is also prohibited from applying for and taking out loans, making expenditures, entering into obligations, opening bank accounts, concluding other contracts or making other binding declarations of intent in the name of JIFU or in the interest of or on behalf of the company. The Distributor is neither granted a power of attorney for debt collection nor a power of attorney to represent JIFU vis-à-vis third parties.

(9) The Distributor is not authorised in business dealings to name brands of competing companies in a negative, disparaging or otherwise unlawful manner or to evaluate other companies in a negative or disparaging manner or to use negative, disparaging or otherwise unlawful evaluations to entice away Distributors from other companies.

(10) All presentation, advertising, training and film materials, product labels etc. (including photographs) of JIFU are protected by copyright. They may not be reproduced, distributed, made publicly accessible or edited in whole or in part by the Distributor beyond the contractually granted right of use without the prior express written consent of JIFU.

(11) The use of the trademark JIFU and/or the trademarks, work titles, product names and business designations and other trademarks of JIFU is not permitted through the use of the marketing materials provided by JIFU. This also applies to the registration of Internet domains, e-mail addresses, chat groups and social media profiles. JIFU may demand that Internet domains that use the name JIFU and/or the trademarks, work titles, product names and business designations and other signs of JIFU be deleted and/or transferred to JIFU. The pure takeover costs of the providers, but not other costs or a licence or other compensation for the domain, shall be borne by JIFU in the event of takeover. It is also prohibited to register your own trademarks, work titles or other industrial property rights that contain a trademark, product name, work title or business name of JIFU that may be registered or otherwise protected in another country/territory. The aforementioned prohibition applies to both identical and similar signs or goods. It is also prohibited to use JIFU's trademarks, brands, work titles or other property rights in so-called search engine advertising (e.g. GoolgeAdWords), sponsored links advertising, Internet advertising space marketing or comparable online advertising activities. Finally, the

refilling, relabelling and/or repackaging of JIFU goods is also prohibited.

(12) A Distributor can re-register with JIFU after cancelling its old position. The prerequisite is that the cancellation and the confirmation of the cancellation by JIFU for the Distributor's old position took place at least 6 months ago and the cancelling Distributor has not carried out any activities for JIFU during this time, either directly or indirectly.

(13) The Distributor is not permitted to respond to press enquiries about JIFU, its goods, the JIFU payment plan or other JIFU services. The Distributor is obliged to forward all press enquiries immediately to JIFU at compliance@jifu.com

(14) The Distributor undertakes - as far as possible - to ensure that the customer data obtained through sales services are used exclusively within the scope of its activities for JIFU and, in particular, are not forwarded and/or used to other third parties or for third-party services.

(15) The Distributor may only advertise and sell services for JIFU or recruit new Distributors in countries that have been officially opened by JIFU. It is not permitted to act as a JIFU branch, importer or exporter or similar in a country or to establish corresponding business enterprises.

(16) Distributors may not give gifts or other benefits to JIFU employees.

(17) JIFU allows the Distributor to purchase the goods for personal use or for the use of family members. Under no circumstances may the Distributor himself or his family members induce other Distributors to purchase products in larger quantities for their own consumption that unreasonably exceed the personal use within a household. By placing a new order for goods, the Distributor assures that at least 70% of the previous order has been consumed for business purposes in the context of product presentations, resales and/or applications and that no more than 30% of the stock from the last order is still in its warehouse. Furthermore, the Distributor may not purchase more goods itself or through third parties than it can reasonably consume or resell within one month.

(18) The use of chargeable telephone numbers to market the activities or products of JIFU is not permitted.

(19) The Distributor is obliged to inform JIFU immediately and truthfully of any violations of the rules of the General Distributor Conditions and the JIFU Code of Conduct as well as all other provisions of the company.

(20) Customer enquiries or complaints of any kind about JIFU's goods, service or remuneration system must be forwarded immediately to JIFU at the e-mail address compliance@jifu.com.

(21) Special regulations for Distributors of the United Kingdom (UK)

(a) Distributors with a billing address in the United Kingdom are bound by the Code of Ethics of the Direct Selling Association, which can be viewed on the website at www.dsa.org.uk.

(b) Under the laws of the United Kingdom (UK), the Distributor with a UK billing address is not permitted to make a purchase/investment in excess of £200.00 (including VAT) in the first seven days of their Distributor contract. Please note the following advice as a Distributor: **As a reseller, never be tempted to buy more stock than you can safely sell to end customers within a reasonable period of time. Also, do not be tempted to "buy" your way into a higher position within the JIFU sales structure sales organisation.**

(c) The Distributor with a billing address in the United Kingdom is expressly prohibited from persuading other Distributors or other third parties to make a payment, such as a bounty or other reward, by promising them benefits for acquiring a new Distributor or customer.

(d) The Distributor with a billing address in the United Kingdom is expressly prohibited from requiring prospective clients or other Distributors to provide security such as mortgages, guarantees or promissory notes in connection with any sales activity for JIFU and is further prohibited from inducing them to take out credit/loans in connection with their sales activity for JIFU.

(e) The Distributor with a billing address in the United Kingdom acting as an agent for JIFU is expressly prohibited from accepting payments for sales of goods from customers or other Distributors as JIFU is not authorised to do so.

(f) The Distributor with a billing address in the United Kingdom, acting as a reseller for JIFU, is expressly prohibited from accepting payment for product sales from its customers until a written purchase agreement is in place and the customer has received a copy of that purchase agreement. The sales contract must cumulatively fulfil the following minimum legal requirements:

- The purchase contract must contain a proper description of the goods.
- the purchase agreement must include the Distributor and its full details as well as its activity as a reseller.

Any refund requests for the purchase of tangible products must be made within fourteen (14) days of the date of purchase. Refund requests for digital products must be made within seven (7) days of the date of purchase, and refund requests for monthly subscription services must be made within twenty-four (24) hours of the time of purchase.

- The purchase contract must contain any necessary statutory return conditions and a proper right of cancellation must be provided. The right of cancellation must be exercisable at any time within the aforementioned time periods after the purchase and the return of all unused/sold tangible goods for a full refund of the purchase price must be mandatory, even if the packaging has already been opened by the buyer. No handling fee may be charged.

(g) As a JIFU Distributor with a billing address in the UK, do not be misled by claims that high income is easily achievable. Such statements are prohibited by contract and by law. Rather, it is important to us that you understand that most Distributors are generally able to earn a secondary income through their distribution and/or resale activities for JIFU, and that the achievement of a higher or even high regular commission payment or high regular resale revenue is not an easy task. A high regular resale income, which allows you to earn your living entirely from an activity for JIFU, is possible with considerable personal, permanent and intensive entrepreneurial effort and can generally only be achieved if you carry out the activity as your main occupation and realise this activity over a longer period of time with considerable diligence and effort.

(h) All Distributor advertising material with a billing address in the UK - whether digital,

print or video - must be cumulative:

- contain the **full name and address** of the Distributor ;
- name the **goods** to be marketed or **sold** in a clear, comprehensive and easily understandable manner;
- contain the following **warning**:
"It is illegal to persuade someone to join a trading scheme by promising recruitment benefits. Don't be fooled by unrealistic promises of income."

The aforementioned notices must be **clearly legible, conspicuous and** placed in **the immediate vicinity of, for example, income promises.**

(i) As a Distributor with a billing address in the United Kingdom, you must comply fully with the following legal requirements:

- **Consumer Contracts Regulations 2013** (This regulation applies to resellers and regulates distance selling and protects consumers when purchasing products outside of traditional retail outlets, such as online);
- **Fair Trading Act 1973 (sections 118-120)** (This Act sets out basic principles of fair trading and consumer protection);
- **Trading Schemes Regulations 1997** (This regulation specifically regulates multi-level marketing schemes and is mandatory for all our Distributors, **even if they are subject to VAT**).

§ 8 Non-competition clause / enticement

(1) The Distributor is permitted to sell goods and/or services for other companies, including marketing companies, party sales companies or other direct sales companies, if these are not competitors of JIFU.

(2) Notwithstanding the authorisation set out in paragraph 1, the Distributor is not permitted to distribute products or services of other companies as well as advertising materials and comparable content for the operation of the JIFU business to other JIFU Distributors. Furthermore, the Distributor may not promote/offer to any JIFU Distributors (this also expressly applies to such

companies that are not competitors), products or services at a JIFU-related meeting, seminar, webinar or congress or immediately after or in connection with such an event, unless it has written authorisation from JIFU to do so, the granting of which is at JIFU's sole discretion.

(3) Insofar as the Distributor works for several companies at the same time, including network marketing companies, party sales companies or other direct sales companies, it undertakes to organise the respective activity (together with its respective downline) in such a way that there is no connection or mixing with his activity for the other company. In particular, the Distributor may not offer products other than JIFU products at the same time at the same location or in the immediate vicinity or on the same website, Facebook page, other social media platform or Internet platform.

(4) Furthermore, the Distributor is expressly prohibited from recruiting or enticing away JIFU Distributors for the sale of other products/services or attempting such an action or instructing or attempting to instruct other Distributors to cease or reduce their activities for JIFU.

(5) By concluding a Distributor agreement, the Distributor is also prohibited from violating other Distributor or other distribution agreements that it has concluded with other companies and whose clauses are still in effect.

§ 9 Secrecy

The Distributor must maintain absolute confidentiality regarding JIFU's business and trade secrets and their structure. JIFU's business and trade secrets and property rights include, in particular, information on the downline activities and placements as well as the downline genealogy and the information contained therein, the Distributor, customer and contractual partner data as well as the information on business relationships of JIFU and its affiliated companies and other providers and suppliers. This obligation continues even after termination of the Distributor agreement.

§ 10 Distributor protection / No territorial protection

(1) The active Distributor who wins a new Distributor for the first time for the distribution of JIFU products will be allocated the new Distributor in its structure in accordance with the payment plan and the placement requirements regulated therein (Distributor protection), whereby the date and time of receipt of the registration application from the new Distributor by JIFU shall apply to

the allocation. It is not possible to change the "seeding position" of a directly or indirectly sponsored Distributor . The provisions in sentences 1 and 2 also apply to the acquisition of new customers (customer protection).

(2) JIFU is entitled to cancel all orders as well as to delete personal data including the email address of a sponsored Distributor from its system if orders, promotional mailings, letters or emails are returned with the notes "moved", "deceased", "not accepted", "unknown" or similar and the newly recruited Distributor or the sponsor does not correct the incorrect data of the newly recruited Distributor within a reasonable period of 14 days. If JIFU incurs costs due to undeliverable consignments and parcels, it is entitled to reclaim the costs and charge an appropriate processing fee.

(3) Furthermore, crossline sponsoring and any attempt to do so within the company is prohibited. Crossline sponsoring means the acquisition of a natural person or corporation or a partnership that is already a Distributor at JIFU in another sales division or has had a Distributor contract within the last 6 months. In this respect, it is also prohibited to use the name of a spouse, relative, trade name, corporation, partnership, trust or other third party to circumvent this provision.

(4) Bonus manipulation is prohibited. This includes in particular the sponsoring of Distributors who do not actually carry out the JIFU business (so-called straw men), do not exist, as well as open or disguised multiple registrations. In this respect, is also prohibited from using the name of a spouse, relative, trade name, corporation, partnership, trust or other third party to circumvent this provision. It is also prohibited to induce Distributors, customers or other third parties to purchase goods in order to achieve a better position in the payment plan, manipulate the group bonus, place new Distributors and/or customers with other Distributors or otherwise manipulate the bonus. "Stacking" is also prohibited. Stacking is when a Distributor places a new registered Distributor in the downline in order to achieve a quick promotion and rank in the payment plan. Stacking includes: (a) financially supporting new Distributors for the purpose of maximising compensation under JIFU's payment plan and placing a new Distributor in a downline organisation with the intent to manipulate the payment plan for financial gain in a manner not intended or permitted. Furthermore, it is expressly forbidden to make payments of any kind for other Distributors or for customers directly or indirectly or to make one's credit or other payment card available for this purpose.

(5) The Distributor is not entitled to territorial protection.

§ 11 Warning, contractual penalty, damages, indemnification

(1) In the event of a first breach of the obligations of the Distributor regulated in § 7, JIFU shall issue a written warning, usually setting a deadline of 7 days to remedy the breach of duty. The Distributor undertakes to reimburse any warning costs, in particular the lawyer's fees incurred for the warning.

(2) Express reference is made to § 16 paragraph (2), according to which JIFU is entitled to extraordinary termination in the event of a breach of the obligations regulated in § 3 paragraph (7), § 8, § 9, § 10 paragraphs (3) and (4) or § 18 paragraphs (2) and (3) or in the event of a particularly serious breach of the obligations regulated in § 7, other applicable contractual or statutory law is entitled to extraordinary termination without prior warning, but is also entitled at its own discretion to take the measures pursuant to § 11 paragraph (1) in the event of a first-time breach of duty. Notwithstanding the right to immediate extraordinary termination regulated in § 16 paragraph (2), JIFU has the right in individual cases to issue a warning within the meaning of paragraph (1), even with a shortened period of notice, at its own discretion before issuing extraordinary termination if one of the aforementioned breaches of duty occurs.

(3) If, after the expiry of the deadline set by the warning notice, the same or a substantially similar infringement occurs again or if the originally warned infringement is not remedied or if a particularly serious case within the meaning of the preceding paragraph (2) exists, a contractual monetary penalty in an amount determined at the discretion of JIFU shall become due immediately or, for Switzerland, a contractual penalty in the amount of CHF 1,000.00 shall become due. The assertion of the contractual penalty may also incur additional legal fees, which the Distributor shall reimburse.

(4) Irrespective of the forfeited contractual penalty, the Distributor shall also be liable for all damages incurred by JIFU due to a breach of duty by the Distributor .

(5) The Distributor agrees to indemnify JIFU from liability in the event of a claim by a third party due to a breach of one of the contractual obligations or any other breach of applicable law by the Distributor, at JIFU's first request. In particular, the Distributor undertakes to bear all costs, especially legal fees, court costs and compensation costs, incurred by JIFU in this connection.

§ 12 Recommended prices/adjustment of prices and commissions

(1) It is in the reselling Distributor's own economic interest to adhere to the recommended resale prices in order to ensure price stability that helps the Distributor to achieve a stable turnover.

(2) JIFU reserves the right, in particular with regard to changes in the market situation and/or licence structure, to change the prices or usage fees to be paid by the Distributor at the beginning of a new billing period if this is necessary for economic reasons or legal changes. JIFU will announce changes with a notice period of 30 days before the change comes into effect, specifically naming the future contract change via e-mail or in the Distributor's back office. The Distributor has the right to object to the change or to terminate the contract in text form without observing a cancellation period as of the effective date of the change. In the event of an objection, JIFU is entitled to terminate the contract with due notice. If the Distributor does not terminate the contract or does not object to the amendment before the amendment comes into force, the amendments shall come into force from the date specified in the amendment notification. JIFU is obliged to inform the Distributor of the significance of its silence in the notice of amendment.

§ 13 Advertising material, benefits

All free advertising material and other benefits from JIFU can be cancelled at any time with effect for the future.

§ Section 14 Remuneration, commissions and invoicing

(1) As remuneration for a successful placement and its activities, the Distributor shall receive commissions and other remuneration resulting from the JIFU payment plan, including the respective qualification requirements, if the required qualifications are achieved. All commission claims result from the respective valid payment plan, which the Distributor can call up in its back office and which can be viewed in the back office. Payment of the remuneration covers all costs incurred by the Distributor for the maintenance and execution of its business, unless they have been agreed separately by contract.

(2) Successful sales within the meaning of (1) of this contract only exists if the contractual relationship between the customer and JIFU has been effectively established. Furthermore, a claim for remuneration only arises when the customer's payment has been credited to JIFU's account and all other conditions for payment have been met.

(3) In particular, a commission claim shall not arise if

- a.) the customer makes use of his right of cancellation,
- b.) the contract is legally contested by the customer,
- c.) the customer order has come about unlawfully,
- d.) JIFU refuses to accept the contract,
- e.) incorrect or incomplete customer orders are submitted.

Furthermore, in cases of fraudulent transactions, either through fraudulent or abusive measures by the customer, the Distributor or their agents, no claim to commission shall arise.

(3a) When a purchase of goods or services is returned to JIFU by the end user or by a Distributor and a refund is made, the bonuses and commissions attributable to the returned goods or services will be deducted from the Distributor who received bonuses or commissions for these purchases. Deductions will be made from the commission for the month or week (whichever is applicable) in which the sale was made and, if necessary, will continue in each subsequent accounting period until the bonus and/or commission is repaid. In the event of termination of the Distributor Agreement, to the extent that the amounts of bonuses or commissions attributable to the returned products or services have not yet been fully recovered by JIFU, the remainder of the outstanding balance may be offset against other amounts owed by JIFU to the terminated Distributor or JIFU may otherwise reclaim the outstanding balance.

(4) JIFU reserves the right to request the Distributor to provide proof of identity, address and business registration (e.g. presentation of a business licence) and, for foreign citizens, a copy of a valid residence permit before the first payment of commissions and at any later point in time. The proof of business, identity, residence and address can be provided at JIFU's discretion in the form of a copy of the business licence and identity card or passport, if necessary in conjunction with a current electricity, gas, water or other consumption bill or other proof of registration (not older than one month) by the specified electronic means and must be provided immediately, at the latest within two weeks of the request. In the case of legal entities or partnerships or registered merchants, proof of identification of the person responsible (e.g. managing director or personally liable partner) and - if an entry has been made in the commercial register - a copy of the current extract from the commercial register (not older than one month) must be submitted. Furthermore, the Distributor must provide its bank details before the first payment of commission.

(5) The Distributor shall initially be registered with JIFU as a small business. It will be informed immediately, stating its sales tax identification number, as soon as it opts to pay sales tax (VAT) as part of its commercial activity or exceeds the small business limits.

(6) Commissions of the Distributor are credited weekly or monthly depending on the type of commission and paid out weekly or monthly on the following week/month and, unless a different account has been expressly accepted separately in writing by JIFU, can only be paid out to accounts in the name of the Distributor or a partnership or a corporation that has a contractual relationship with JIFU. Payments may not be made to third-party accounts or to a third-party bank account.

(7) The contractual partners agree that no claims for a higher commission than that on which this contract is based exist or can be asserted. The commission shall cover all claims of the Distributor, in particular all travel costs, expenses, office costs, telephone costs or other expenses for advertising materials, as well as all other costs incurred in connection with the fulfilment of the contract. Payment of the remuneration in accordance with (1) also covers all services of the Distributor, in particular for the creation and maintenance of the Distributor portfolio, the customer base as well as the resulting future market potential and exists in the sense of an advance payment for this, so that in the event of termination of the contract, by whichever party for whatever reason, no compensation and/or compensation claims for whatever legal reason are to be paid by JIFU. Express reference is made to § 16 paragraph (5).

(8) JIFU is entitled to assert a right of retention within the scope of the statutory provisions. In addition, JIFU is entitled to assert a right of retention due to the payment of commissions if not all contractually or legally required documents are available prior to the first payment. In the event that JIFU exercises its right to withhold commission payments, it is agreed that the Distributor shall not be entitled to any interest for the period of commission retention.

(9) JIFU is also entitled, beyond the provisions of the preceding paragraph (3a), to offset claims to which JIFU is entitled against the Distributor against the Distributor's commission claims in whole or in part.

(10) Assignments and pledges of claims of the Distributor arising from Distributor contracts are excluded, unless this is contrary to mandatory law. The encumbrance of the contract with third party rights is not permitted, provided this does not conflict with mandatory law.

(11) The Distributor shall check the invoices issued as soon as possible and notify JIFU of any objections without delay. All commission claims are based on the respective valid payment schedule, which the Distributor can call up in its back office and which can be viewed in the back office. JIFU must be notified in writing of incorrect commissions, bonuses or other payments as well as the invoices for the service fee within 60 days of the date of the incorrect payment. After this time, the commissions, bonuses or other payments shall be deemed authorised.

(12) Commissions shall be paid monthly , taking into account the JIFU payment modalities and payment methods. JIFU reserves the right to transfer commissions only from a total amount of €25.00 (or CHF 25.00 for Switzerland and £25.00 for the United Kingdom (UK)) . In the event that the minimum payment amount is not reached, the commission claims will be continued in the clearing account held with JIFU for the Distributor and paid out to the Distributor in the following month after the minimum payment amount has been reached.

(13) Special regulations for Distributors of the United Kingdom (UK)

JIFU expressly reserves the right to reclaim incorrect or otherwise unjustly or excessively paid commissions from the Distributor within 120 days of payment, after JIFU has made any necessary contractual repayments to the Distributor in full.

§ 15 Suspension of the Distributor

(1) In the event that the Distributor fails to provide the requested evidence within 30 days of becoming aware of the requirements for payment of remuneration or commission advances or other payment, JIFU shall be entitled to temporarily block the Distributor in the JIFU system until such time as the required documents are provided. The period of suspension does not entitle the Distributor to extraordinary cancellation and does not give rise to a claim for repayment of the starter set already paid for or any other claim for damages, unless the Distributor is not responsible for the suspension.

(2) JIFU shall be entitled to reimbursement of the costs required for this reminder in each case of a reminder for documents not provided within the meaning of (1) after the suspension has been declared.

(3) Remuneration or commission advances or other payments that cannot be paid out for the reasons stated shall be recognised by JIFU as a non-interest-bearing provision and shall expire at the latest within the statutory limitation periods.

(4) Irrespective of the reasons for suspension mentioned in paragraph (1), JIFU reserves the right to block access for good cause. In particular, JIFU reserves the right to block the Distributor's access to the back office and other JIFU systems without notice if the Distributor breaches the obligations set out in § 3 paragraph (7), § 8, § 9, § 10 paragraphs (3) and (4) or § 18 paragraphs (2) and (3) as well as § 14 paragraph (4) or any other applicable law. The suspension shall remain in place until the breach of duty has been remedied following a corresponding warning from JIFU. If it is a serious breach of duty that leads to extraordinary termination of the contractual relationship, the suspension shall remain in place permanently.

§ 16 Duration of contract, termination of contract

(1) The Distributor agreement is concluded for a term of 12 months. The agreement shall be automatically extended for additional 12 month periods unless terminated by either party by email or in writing with one month's notice prior to the end of the agreement.

(1a) Notwithstanding the reason for termination in paragraph (1), JIFU shall be entitled to terminate the Distributor agreement with immediate effect if the Distributor fails to pay the monthly service fee within the set period despite a corresponding request for payment by JIFU and a further one-time reminder, which may be sent in writing or in text form.

(2) Notwithstanding the grounds for termination in paragraph (1), both parties have the right to terminate the Distributor contract extraordinarily for good cause. An important reason for termination by JIFU shall also be a breach of one of the obligations set out in § 7 in which a Distributor fails to fulfil its obligation to remedy the breach within the meaning of § 11 paragraph (1) in due time or if the same or a comparable breach occurs again at a later date after the breach has been remedied. In the event of a breach of the obligations set out in § 3 paragraph (7), § 8, § 9, § 10 paragraphs (3) and (4) or § 18 paragraphs (2) and (3) as well as in the event of a particularly serious breach of the obligations set out in § 7 or other applicable contractual or statutory law, JIFU shall be entitled to extraordinary termination without prior warning. Furthermore, an extraordinary reason for termination exists for each party if insolvency proceedings have been opened against the other party, or if the opening of such proceedings has been rejected due to lack of assets, or if the other party is otherwise insolvent, or has made

an affidavit of insolvency in the course of enforcement proceedings, or if the other party ceases business operations or is wound up. The right to extraordinary cancellation is without prejudice to further claims.

(3) JIFU also has the right to terminate the Distributor's contract for cause if the Distributor has not taken the necessary actions within the meaning of § 14 paragraph (4) within 2 weeks of being requested to do so by JIFU. However, JIFU will notify the Distributor of the impending cancellation by e-mail (to the e-mail address stored in the system) or in the Distributor's back office 15 days before the account is deleted, so that the Distributor has the opportunity to take the necessary action within this 15-day period.

(4) After the termination of a contract by ordinary cancellation, a new contract may be concluded after a period of at least 12 months.

(5) Upon termination of the contract, the Distributor shall no longer be entitled to commission. Commissions earned up to the date of termination shall be paid, subject to offset or other penalty provisions of this agreement. Furthermore, the Distributor shall not be entitled to any commercial agent compensation upon termination of the contract, as the Distributor is not a commercial agent in accordance with § 4 (1).

(6) Cancellations will only be accepted in writing, whereby ordinary cancellation can also be made by e-mail, provided that you include the name, address and ID number of the Distributor.

(7) If a Distributor simultaneously claims other services from JIFU that are independent of the Distributor contract, these services shall remain unaffected by the termination of the Distributor contract unless the Distributor also expressly requests their termination with the cancellation. If the Distributor continues to purchase services from JIFU after the termination of the contract, it shall be treated as a normal customer.

(8) In the event of premature termination of a contract with a minimum term, such as the contract for the right of use in accordance with § 6 (service fee), there is no entitlement to reimbursement of the fees/remuneration paid.

(9) The Distributor contract terminates upon the death of the Distributor.

§ 17 Data protection obligations of the Distributor

The Distributor is prohibited from passing on to third parties, storing or utilising the personal or customer-specific data of end customers of which it becomes aware beyond the contractual rights and/or specifications.

§ 18 Transfer of business operations / No inheritance or transfer of the sponsored structure to third parties / Death of the Distributor

(1) JIFU may transfer all or part of its business operations or individual assets to third parties at any time .

(2) If a new corporation or partnership registered as a Distributor wishes to admit a new partner, this is possible up to a surrender of 5% of the company shares, provided that the previous partner(s) who have contracted with JIFU also remain partners. If a partner wishes to withdraw from the corporation or partnership registered as a Distributor or if the shares of one or more partners are to be transferred to a third party in the amount of more than 5 %, this action is only permitted upon written application for approval to JIFU, if necessary with the presentation of the share transfer agreement and the corresponding notarised deed and in accordance with the provisions of this agreement, after prior written consent, which is at the discretion of JIFU. JIFU will charge an administration fee of €25.00 (or CHF 25.00 for Switzerland and £25.00 for the United Kingdom (UK)) for processing the aforementioned application. If this requirement is not met, JIFU reserves the right to terminate the contract of the corporation or partnership registered as a Distributor without notice.

(3) The Distributor is not authorised to sell, transfer or bequeath (the Distributor's contract ends upon death in accordance with Section 16 (9)) its sales structure or the resulting bonus/remuneration claims.

(4) In the event that a Distributor wishes to carry out its activities in the future under a different name, through a corporation, partnership, as a married couple, as a registered civil partnership or for other reasons, this is only possible upon application and after written authorisation by JIFU, whereby JIFU is entitled to reject the application at its own discretion.

§ 19 Separation / dissolution

In the event that a Distributor registered as a married couple/registered partnership, corporation or partnership terminates its partnership or otherwise dissolves internally and no longer wishes to operate the JIFU business together, only one Distributor position shall remain even after the separation, dissolution or other termination of one of the aforementioned companies. The separating spouses/members/partners must reach an internal agreement as to which spouse/member/partner is to continue the contractual partnership and notify JIFU of this by means of a written notification signed by both parties and notarised or by submitting a corresponding court order. In the event of an internal dispute regarding the consequences of separation, divorce, dissolution or other termination in relation to the contractual partnership with JIFU, JIFU reserves the right of extraordinary termination if such a dispute leads to a neglect of the Distributor's duties, a violation of these General Terms and Conditions, a violation of applicable law or an unreasonable burden on the downline or upline.

§ 20 Consent to the use of testimonials, photographic and audiovisual material, use of recordings of materials and presentations

(1) The Distributor grants JIFU the right, free of charge, to record or perform its testimonials, photographic and/or audiovisual material with its image, voice recordings or statements and quotes from it in the context of its function as a Distributor. In this respect, the Distributor expressly consents to the publication, use, reproduction and modification of the Distributor's quotes, recordings photographic and audiovisual material by submitting the Distributor application and acknowledging these General Terms and Conditions for Contractual Partners.

(2) A Distributor is not permitted to make audio, video or other recordings of JIFU-sponsored events, conference calls, speeches or meetings for sales, personal or business use. A Distributor also may not record, make or compile audio or video presentations or recordings of JIFU events, speeches, conference calls or meetings without JIFU's prior written consent.

§ 21 Data protection provisions

(1) The Distributor is prohibited from passing on, storing or utilising the personal or customer-specific data of the end customers and/or Distributor data of which it becomes aware to third parties beyond the contractual rights and/or specifications.

(2) JIFU collects and uses the data voluntarily provided by the Distributor only in accordance with the statutory provisions. The detailed provisions on data protection can be found in the data protection provisions of JIFU.

§ 22 Force majeure, liability, exclusion of liability

(1) JIFU is expressly not liable for force majeure such as epidemics or pandemics (such as the Covid-19 pandemic), international financial market shocks (these are comparable to the global financial crisis in 2008 following the insolvency of the investment bank Lehman Brothers), wars, and/or political entanglements, disruptions at transport companies, strikes or comparable operational or other disruptions.

(2) Otherwise, JIFU shall only be liable for damages other than those resulting from injury to life, body and health if these are based on intentional or grossly negligent behaviour or on culpable breach of a material contractual obligation (e.g. payment of commission) by JIFU, its employees or vicarious agents. This also applies to damages resulting from the breach of obligations during contract negotiations and from the performance of unauthorised acts. Any further liability for damages is excluded.

(3) Except in the event of injury to life, limb or health or wilful or grossly negligent behaviour on the part of JIFU, its employees or vicarious agents, liability shall be limited to the damages typically foreseeable at the time the contract was concluded and otherwise to the amount of average damages typical for the contract. This also applies to indirect damages, in particular loss of profit.

(4) JIFU shall not be liable for damages of any kind caused by loss of data on the servers, except in the case of gross negligence or wilful misconduct on the part of JIFU, its employees or vicarious agents.

(5) The Product Liability Act shall apply without prejudice to the aforementioned provisions in § 22.

§ 23 Inclusion of the payment plan

(1) The JIFU payment plan and the specifications contained therein are also expressly part of the Distributor contract. The Distributor must always comply with these requirements in accordance with the currently valid version.

(2) By sending the application for the conclusion of the Contractual Partner/ Distributor Agreement to JIFU, the Distributor also confirms that it has taken note of the JIFU payment plan attached as Annex 1 and accepts it as an integral part of the contract.

(3) JIFU is authorised to amend the JIFU payment plan in accordance with § 26 paragraph (1).

§ 24 Statute of limitations

All mutual claims of the parties arising from or in connection with this contract shall become time-barred 12 months after their due date, but at the earliest 12 months after the authorised party becomes aware of the circumstances giving rise to the claim. The parties recognise that the agreements to shorten the limitation period are intended to ensure that any disagreements regarding mutual rights and obligations are settled promptly and in a timely manner. The above provisions on shortening the limitation period shall not apply in cases of liability for wilful intent and liability for injury to life, limb and health and gross negligence or in other cases in which a longer limitation period must be observed by law. Regulations that stipulate a longer limitation period remain unaffected.

§ 25 Applicable law/jurisdiction

(1) The law of JIFU's registered office shall apply to the exclusion of the UN Convention on Contracts for the International Sale of Goods (CISG). Mandatory provisions of the country in which the Distributor has its habitual residence remain unaffected.

(2) If the Distributor is a merchant or a corporation under public law, or has no general place of jurisdiction in the European Union or United Kingdom or moves its place of residence abroad after conclusion of the contract or its place of residence is not known at the time the action is filed, the place of jurisdiction and the place of fulfilment shall be the registered office of JIFU.

§ 26 Final provisions

(1) JIFU is entitled to amend this contract, these General Terms and Conditions and/or the payment schedule if this is necessary for economic reasons or legal changes. JIFU will announce changes

with a notice period of 30 days or, for Distributors with a billing address in the United Kingdom (UK), with a notice period of 60 days before the change comes into effect, specifically naming the future contract change via e-mail or in the Distributor's back office. The Distributor has the right to object to the amendment or to terminate the contract in text form without observing a notice period as of the effective date of the amendment. In the event of an objection, JIFU is entitled to terminate the contract with due notice. If the Distributor does not terminate the contract or object to the amendment by the time the amendment comes into force, the amendments shall come into force on the date specified in the amendment notice. JIFU is obliged to inform the Distributor of the significance of its silence in the notice of amendment.

(2) Otherwise, amendments or additions to these General Terms and Conditions of Contract must be made in writing. This also applies to the cancellation of the written form requirement.

(3) If these General Terms and Conditions of Contract are translated into another language and there are inconsistencies in any provision between the English and the translated version of the General Terms and Conditions of Contract, the English version shall always take precedence.

(4) If a clause of these General Terms and Conditions is invalid or incomplete, the entire contract shall not be invalid. Rather, the ineffective clause shall be replaced by a clause that is effective and comes closest to the economic purpose of the ineffective clause. The same shall apply when closing a loophole that requires regulation.

(5) JIFU reserves the right to revoke all authorisations granted in accordance with these General Terms and Conditions of Contract in order to comply with changing laws, official requirements or case law, without the Distributor being entitled to any compensation or indemnification as a result of such revocation.

Status of the General Terms and Conditions of Contract: April 27, 2026