

AFONETE TERMS AND CONDITIONS ("Terms")

GENERAL

The Independent Marketing Affiliate (hereinafter referred to as our "IMA") Agreement, the in general Compensation Plan and the General Terms and Conditions (forming inseparable part of one document and entire agreement between the Company and its IMAs) explains and governs the relationship between each IMA and company

Please read these Terms and Conditions ("Terms", "Terms and Conditions") carefully before using the <https://afonete.com> website (the "Service or products") operated by afonete ("us", "we", or "our").

Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, partner, investor, users and all others who access or use the Service and products.

By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms then you may not access platform or our product or the Service.

THIS NON-DISCLOSURE AND CONFIDENTIALITY AGREEMENT ("Agreement") is effective as of the date of register on our website or acknowledgement of accepting the Agreement as provided through a registered office of the COMPANY, by and between:

'afonete ltd hereinafter referred to as the "Company" (which expression shall refer to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the First Part

AND

'IMA' hereinafter referred to as "Member/ Customer /,user/founder club / Client" stockholder ", or Shareholder/ investors /You/ (which expression shall mean and include its successors and permitted assigns) of the Second Part.

The Company and the IMA / are each hereinafter collectively referred to as "Parties" and individually as "Party".

WHEREAS

1. COMPANY has offered various services/products/tools/facilities to the IMA and user/Founder club has accepted the terms and conditions of the COMPANY with the effect from and using our platform of this Agreement user/Founder club will have access to the Confidential and Proprietary Information of the COMPANY and its customers, partners and other user/ Founder. The use of Confidential Information by the user/ Founder shall be treated in Confidence.
2. COMPANY Confidential Information, shall also mean any and all information available to afonete and which is not available in a published form at the Effective Date, including, but not limited to, research ideas, research results, research directions, patents, patent applications, and patent ideas, trade secrets, business models, business forecasts, marketing strategies, financial data, customer

lists, vendors, investors, contractual relationships, manufacturing proprietary information and documentation, ideas, schematics, sketches, models, know-how, marketing campaigns algorithms, processes, formulae whether or not specifically stated or define in subsequent paragraphs.

3. COMPANY Confidential Information, Proprietary Information, Invention, Patents, Copyrights, Trademark and other Intellectual Property Rights are important assets of the COMPANY.
4. It is Important for the COMPANY to protect Its Intellectual Property, Confidential and Proprietary Information to the fullest extent and the FOUNDER/CUSTOMER is willing to comply with following provisions, as part of the Founder/Customer's contract of service/ facility with COMPANY.

NOW THEREFORE, in consideration of the services/tools and facilities of the FOUNDER/CUSTOMER by the COMPANY or any of its affiliates, the compensation Founder/Customers expects to receive, and continued receipt and access to confidential, proprietary and trade secret information associated with Founder/Customer's position with COMPANY, the mutual covenants, agreements and obligation expressed herein and other good and valuable consideration, the receipts and sufficiency of which are hereby acknowledged, the FOUNDER/CUSTOMER and COMPANY agree as follows:

1. DEFINITIONS AND INTERPRETATION

1.1. In this Agreement (including in the recitals herein above or schedules hereto), the following words and expressions shall have, where the context so permits, the following meaning ascribed to them:

1.1.1. "Affiliate", with respect to either party means any person who directly or indirectly controls, is controlled by, or is under the common control of such parties. The term "Control" is used in the sense of the possession by a person or a group of persons acting in concert, directly or indirectly, of the right to direct or cause the direction of the management, policies, and actions of another person, whether through the board of directors or ownership of voting rights by such other Person, by the Articles of Association, contract or otherwise. A person or a group of persons acting in concert shall be deemed to be in control of a body corporate if such Person or group of Persons is in a position to appoint or appoints the majority of the directors of such body corporate.

1.1.2. "Confidential Information" shall mean information which is confidential including Proprietary Information and other information related to the business of the Company, its affiliates or any third parties with which the Company associates, whether or not such information is expressly marked or designated as confidential information and includes but is not limited to: an information of value or significance to the Company or its competitors (including potential competitors) such as:

- i. data of or about the Company or its vendors, customers, Founder/Customers, advisors, mentors, service providers or consultants, in particular, contact information and sales information;

ii. data about Company's compliance with applicable law including data about licenses, permissions, approvals, permissions or consents applied for, requested by, granted to or denied to the Company or its promoters;

iii. data about all filings and official submissions made by the Company to governmental authorities and the content of the discussion and communication by the Company with such authorities;

iv. data related to the Company's business, its existing and upcoming products, services, business strategy, Marketing Campaigns details, terms of engagement with its vendors or customers, pricing data, payment and refund policies and plan, business plans, users/founders / data, policies and plans which directly and indirectly related to the COMPANY.

v. any data, documents, sketches, designs, plans, drawings, photographs, reports, communication, technical information, information about Intellectual Property Rights, user information, compilation, subscription details, asset information, know-how, research and development, internal policies;

vi. Any information related to the Company's technology, software, hardware, code, design, business strategy, business plan, internal systems, and business architecture;

vii. financial data, in particular, concerning budgets, fees and revenue calculations, sales figures, bonus plans, financial statements, profit expectations and inventories of the Company;

viii. training data, particularly documents, videos, webinars, photographs, website data, processes, multimedia files, presentations and any such training resources that the Founder/Customer gains access to during his association with the Company;

ix. security information (including passwords, login credentials) used to access any resource owned or operated by the Company, its affiliates, clients or third-party agents;

x. client or user data, user credits, user analytics, user preferences, feedback information;

a) any information which may be reasonably understood by its nature, or by the context of its disclosure, to be confidential; and

b) any information derived from any of the above-mentioned information; and

c) original information supplied by the Company or information provided to the Company by third parties which the Company is obligated to keep confidential

xi. prohibition of postings about other companies or other business opportunities or programs, including their links;

xii. prohibition of sharing posting and comment that reflects a race, sex, cast, religion, political agenda, team competition and cross-recruiting as well,

xiii. prohibition of vigorous and impassioned sharing of ideas, negative languages, webinar/videos/community/data of the COMPANY

xiv. participate in constructive online dialogues and use our best judgment when posting to external or internal social media.

1.1.3. "Intellectual Property Rights" means and includes, without limitation, any patents, copyrights, trademarks, trade secrets, service marks, database right, design right, moral right or any other property rights (in each case, whether registered or not and including applications for registration, if any) that grant similar rights as the foregoing, anywhere in the world.

1.1.4. "Company Intellectual Property" means any Proprietary Information created, conceived, developed, and improved by the COMPANY.

1.1.5. "Proprietary Information" means and includes, but is not limited to, Company Intellectual Property information about software programs, software designs, software architectures, source code, object code, algorithms, trade secrets, formulae, data, designs, technical know-how, domain names, processes, applications, ideas, user/ founder/customers data and records, techniques, documents, notes, presentations, works of authorship, business plans, customer lists, user information, vendor data, customer data, operational data, terms of compensation and performance levels of Founder/Customer, Marketing Campaigns and other information concerning the actual or anticipated business, research or development, prices and pricing structures, marketing and sales information, competitive analysis, and any information and materials relating thereto, or which is received in confidence by or for the Company or its Affiliates from any other person, whether or not it is in written or permanent form.

1.1.6 Registration Suspension Policy- Founder club/Customer account will be suspended, following written Notice of Warning, when an NDA violation is suspected, and Founder's account will be placed in Temporary Suspension pending the outcome of an investigation and compliance surveillance activity. The Notice of Warning will contain instructions to contact afonete via an account-associated email at legal@afonete.com citing time limits. If offending Founder does not respond to the Notice of Warning, does not respond to the Notice of Warning with allotted time, or does not produce vindicating evidence or explanation through valid a current, valid e-mail address that is associated with the offending Founders account, the Founder's account [with full registration] shall be terminated without further notice.

2. BECOMING AN IMA

To become an IMA, a new applicant is required to read and agree to the terms of the Agreement and relevant General Terms and Conditions of the Company. The application should be accurately completed in its entirety and the applicant(s), including all partners, shareholders and equity owners, must agree to the relevant General Terms and Conditions of the Company and the present IMA Agreement personally. Electronically submitted applications are considered as a received document. The Company reserves the right to reject any application at its sole discretion.

From any country whose applications would violate any of the applicable and relevant national, international, directive and/or regulations that may comply.

Upon notification of acceptance by the Company, the new IMA will be entered into the Company database. If there are any errors on an application, IMAs should verify with the Company Support Department as soon as the error is discovered (within 24 hours) to avoid delays in any rights under the IMA Agreement.

A. Legal Age. Any individual who is of legal age (18 years) and residing in a country where the Company is doing business is eligible to become an IMA.

B. ID Number. An Identification Number is to be inserted on the application. This number should be either the Individual's Social Security Number, a Tax Identification Number, if applying as a business, or a government I.D., such as a passport number. Incorrect Tax I.D. Numbers or other essential information and/or supporting documentation can result in fine and/or termination.

C. Legal Entity. If an Applicant is a corporation, partnership or other legal entity, all shareholder(s) of the corporate applicant, all partner(s) of the partnership or all owners of the legal entity applicant must agree to the application, a list of the names of each shareholder of the corporate Applicant, each partner of the partnership Applicant, or each owner if another legal entity must accompany the Application. All legal documentation should be submitted with the application, including but not limited to, articles of incorporation or organization, partnership agreements, regulations, , shareholder agreements, partnership agreements, and other pertinent legal information. The application can be rejected without such documentation.

D. Change of your enrolling IMA. IMAs wishing to change their registering IMP can do so only by resigning and then waiting one (1) year before reregistering with a different IMP.

E. Independent Contractors. IMAs are independent contractors. They are not franchisees, joint ventures, partners, employees or agents of the Company, and are prohibited from stating or implying whether orally or in writing, otherwise. IMAs have no authority to bind the Company to any obligation. The Company is not responsible for payment or co-payment of any employee benefits. IMAs are responsible for liability, health, disability, workmen's compensation and other insurance and for any other registration required by the laws of the country of residence of the IMA. IMAs set their own hours and determine how to conduct their AFONETE business and are responsible for their own management decisions subject to the IMA Agreement. The reference to "position" is as it applies to IMAs participation in the Global Compensation Plan and adherence to the IMA Agreement.

3. Accounts

When you create an account with us, you must provide us information that is accurate, complete, and current at all times. Failure to do so constitutes a breach of the Terms, which may result in immediate termination of your account on our Service.

You are responsible for safeguarding the password that you use to access the Service and for any activities or actions under your password, whether your password is with our Service or a third-party service.

You agree not to disclose your password to any third party. You must notify us immediately upon becoming aware of any breach of security or unauthorized use of your account.

You are limited to creating one account for yourself. Multiple accounts are not allowed. We reserve the right to immediately disable any accounts suspected of being created by the same person. or same household.

Some of afonete's services and the services of our third party partners are geo-limited or subject to other restrictions. Not all of our services or the services of our third party partners are available to all members.

4. No Bypassing, No Automation,

Afonete's entire model relies on you, the individual user, directly accessing and interacting with our Service.

Any attempts to circumvent this by automating any aspect including, but not limited to, tasks, games, or faucet spins will be considered a violation of these Terms and will result in immediate Termination and forfeiture of your account.

Similarly, any attempts to circumvent any restrictions of the third party partners, games, or services we provide will be considered a violation of these Terms and will result in immediate Termination and forfeiture of your account.

5. Reverse Engineering & Other Malicious Activity

Any attempt to reverse engineer, cause harm or otherwise interrupt or misuse the afonete website and/or services will result in account termination. Suspicious activity may be reported to the authorities at our discretion.

6. Advertising

By using afonete you agree to receive advertising from numerous third party advertisers. Attempts to block or otherwise bypass the advertising will be considered a breach of these terms.

Trademarks/Service Marks. IMAs shall not advertise AFONETE product or business opportunity in any way other than by use of authorized advertising or promotional materials made available to the IMA by the Company.

- a. IMAs are prohibited from using Company's trademarks, service marks, trade names, slogans, symbols, and color schemes in advertising in a manner that would suggest or imply that they are employed by or are agents of the Company. All advertisements must provide the name of an IMA only. IMAs shall not make any representations as to potential income to be received by a prospective IMA.
- b. No Reproduction. AFONETE materials, whether printed, on film or produced by audio or video recording are copyrighted and may not be reproduced in whole or in part by IMAs or any other person unless authorized in writing by the Company.
- c. No Distribution. IMAs may not produce, use or distribute any information relative to the contents, characteristics, or properties of ONELIFE NETWORK products which has not been provided directly by the Company. This includes but is not limited to print, audio or online media.

- d. Further Restrictions. The Company prohibits the use of its trademarks, service marks, trade names, slogans or symbols or any of its product trade names or any copyrighted materials through telephonic devices, including computer networks, facsimile machines or other automatic calling devices for the purpose of soliciting potential IMAs or potential members.
- e. Repackaging. IMA may not re-label, repackage, or modify AFONETE's packaged or virtual training materials in any way.

I. Internet Policy. IMAs may not advertise or promote their IMA business or Company's business, products or Global Compensation Plan or use Company's name in any electronic media or transmission, including on the Internet via web sites or otherwise, without the prior written approval of the Company, whose approval may be withheld at its sole discretion. If written approval is given, IMAs must abide by the guidelines set forth by the Company, including but not limited to the following:

(I) IMAs shall not make offers or solicitations in the guise of research, surveys or informal communication, when the real intent is to sell products or services or sponsor IMAs;

(II) IMAs operating on-line websites, whether or not they collect personal information from individual members, shall disclose to the member in a prominent place on the website how the member's information will be used and must follow any laws regulating the handling of personal data;

(III) IMAs sharing personal information collected on-line should provide individual members with an opportunity to prohibit the dissemination of such information, and if any member requests that his or her personal information not be shared, IMAs shall refrain from sharing such information;

(IV) IMAs shall provide individual members the option to terminate any further communication between the IMAs and the member and if any member requests that an IMA cease communication, the IMA should immediately stop communicating upon such request;

(V) IMAs must abide by all laws and regulations regarding electronic communications, including but limited to any provision requiring prior consent for unsolicited contacts via electronic media;

(VI) IMAs may not distribute content by use of distribution lists or to any person who has not given specific permission to be included in such a process; spamming or distribution of chain letters or junk mail is not allowed;

(VII) IMAs may not distribute content that is unlawful, harassing, libelous, slanderous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material or which could otherwise give rise to civil liability or otherwise violate any applicable local, state, national or international law or regulation; and

(VIII) IMAs may not send bulk unsolicited e-mails to persons who have not requested information. Spam is strictly prohibited

7. DELAYS and Links To Other Web Sites

Our Service may contain links to third-party web sites or services that are not owned or controlled by afonete

The Company shall not be responsible for delays and failures in performance of its obligations when performance is made commercially impracticable due to circumstances beyond its reasonable control. This includes, without limitation, strikes, labor difficulties, riots, wars, fires, death, curtailment of a party's source of supply, or government decrees.

Afonete has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party web sites or services. You further acknowledge and agree that afonete shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such web sites or services.

Some examples might include, but are not limited to:

afonete is not responsible for and does not test or warrant any third-party offers, surveys, or other services.

afonete is not responsible for offers completions that do not credit you.

afonete is not responsible for and does not test or warrant the content of any PTC Ad.

We strongly advise you to read the terms and conditions and privacy policies of any third-party web sites or services that you visit. We also strongly recommend that you perform your own due diligence for any offer, third-party content or other services on afonete.

8. Alternative Method of Entry

Our multiplier products or service is open to anyone all worldwide . No purchase is necessary: you can use with the money you earn for free elsewhere on our website.

9. Payment and deposit methods

The Company accepts the following payment methods for the purchase of goods/services:

mobile money

Credit/Debit Card

Coin Payment

PayPal

Perfect money

The Company warrants that the above stated list of payment methods may be modified from time to time.

10. Termination

We may terminate or suspend access to our Service immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

All provisions of the Terms which by their nature shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

We may terminate or suspend your account immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

Upon termination, your right to use the Service will immediately **cease** and you will lose access to all Coins or fiat retained and earned. If you wish to terminate your account, you may simply discontinue using the Service. Accounts which do not have any earning or withdrawal activity for a period of 12 months (or more) forfeit any Coins remaining in that account.

All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

11. No VPN / Proxy / Tor

Afonetes Service requires that you access our website, products, services, and other features, including all third party offerwalls, directly from your device without use of a VPN, Tor, Proxy or any other service that would obscure your actual location from afonete and its partners. Violation of these Terms will result in immediate Termination and forfeiture of your account.

12. Governing Law

Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms is held to be invalid or unenforceable by a court, the remaining provisions of these Terms will remain in effect. These Terms constitute the entire agreement between us regarding our Service, and supersede and replace any prior agreements we might have between us regarding the Service.

13. Modifications to Services:

Afonete reserves the right to modify, suspend or discontinue, temporarily or permanently, the Services (or any part thereof) at any time and for any reason, with or without notice, and without any liability to you or to any third party for any claims, damages, costs, or losses resulting therefrom. Or replace these Terms at any time. By continuing to access or use our Service after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, please stop using the Service.

14. NON-WAIVER PROVISION

Failure of the Company to exercise any right stated in the present IMA Agreement shall not constitute a waiver of Company's right to demand exact compliance therewith. Waiver by the Company of any breach of any provision of the present IMA Agreements shall not constitute a waiver of any prior, concurrent, or subsequent breach by the IMA. An authorized officer of the Company must issue the Waiver in writing.

15. SEVERABILITY

If under any applicable and binding law or rule of any applicable jurisdiction, any provision of the present IMA Agreement is held to be invalid or enforceable, the Company shall have the right to modify the invalid or unenforceable provision or any portion thereof, to the extent required to be valid and enforceable, and the IMA shall be bound by any such modification. The modification will be effective only in the jurisdiction in which it is required.

16. LIMITATION OF DAMAGES

To the extent permitted by law, the company and its imas, officers, directors, employees and other representatives shall not be liable for, and imas hereby release the foregoing from, and waive any claim for loss of profit, incidental, special, consequential or exemplary damages which may arise out of any claim whatsoever relating to company's performance, non-performance, act or omission with respect to the business relationship or other matters between any ima and the company, whether sounding in contract, tort or strict liability. furthermore, it is agreed that any damages to an ima shall not exceed, and is hereby expressly limited to the amount of unsold company's programs, services and/or products owned by the ima and any commissions owned by the ima.

17. NO WARRANTIES

The company hereby disclaims all warranties. the company makes no representations about the suitability, reliability, availability, timeliness, and accuracy of the site, the service or the content contained on the site for any purpose. to the maximum extent permitted by applicable law, the site and all such content, services and products are provided "as is," "with all faults," and "as available." we disclaim all warranties, express and implied, arising out of, or in connection with, the site, service and content, including, but not limited to the warranties of non-infringement, merchantability, and fitness for a particular purpose and those arising by law, statute, usage of trade or course of dealing and any liability with regard to the site, content and services and any actions resulting from ima participation in any service. ima's use of the site, service and content is at his/her sole risk. although our content may be updated from time to time, it may be out of date and/or may contain inaccuracies or typographical errors. we are not responsible for the ima's inability or failure (for any reason) to access the site or content or otherwise use or receive information or service from or regarding the site, content, or ima's purchases from the company. the company does not warrant that the site or service will be compatible with any hardware or software systems or that the site or service will be uninterrupted or error free. ima assumes the risk of any and all damage or loss from use of, or inability to use, the site or service.

the company is not responsible or liable for maintaining any member data or for the deletion, corruption, destruction, damage, loss or failure of any member data or for any third party access to any member data. the company is not responsible and cannot be held liable for incorrect usernames and other data provided by the ima. the company is not responsible and may not be held liable for any additional bank fees, taxes and currency exchange rates, that may result in any amounts to be added to the account of the respective ima. the company makes no warranty or representation as to the level of success, if any, individuals may achieve by using any of the company's services or products. individual results may vary and depend on many factors including an individual's specific financial situation, efforts and actions.

18. LIMITED LIABILITY

To the maximum extent permitted by law, the company and its affiliated parties shall have no liability whatsoever for ima's use of any content or other information or service related to the site, service or products and shall not be liable for any direct, indirect, special, incidental, or consequential damages (including, but not limited to, damages for loss of business, loss of profits, or litigation),

- (i) arising from any decision made or action taken by the ima in reliance upon the content or our products or service,
- (ii) arising out of or in any way connected with the use or performance of the site or content, or with the delay or inability to use the site, content, or related service, or from the use or misuse of any information, products, services, related graphics, and content obtained through the site,
- (iii) any incorrect or missing information or data, or
- (iv) otherwise arising out or resulting from loss of the ima's data or information, whether based on breach of contract, breach of warranty, tort (including, but not limited to, negligence), or otherwise, even if advised of the possibility of such damages. the company's maximum liability, if any, for any loss or damage relating to or arising out of the use of the site, services, products or any content will not exceed the lesser of actual damages or the charges paid by ima to the company for the auto-ship amount for a period of two months.

the company is not responsible for interrupted, inaccessible or unavailable networks, servers, satellites, internet service providers, websites, or other connections, or for miscommunications, failed, jumbled, scrambled, delayed, or misdirected computer, telephone or cable transmissions, or for any technical malfunctions, failures or difficulties.

the above limitations and exclusions shall apply to the ima to the fullest extent that applicable law permits, in all actions of any kind, whether based on contract, tort (including, without limitation, negligence) or any other legal or equitable theory. any clause declared invalid shall be deemed severable and not affect the validity or enforceability of the remainder of the present ima agreement.