USER AGREEMENT GENERAL PROVISIONS

1.

- 1. This agreement regulates the legal relationship between the User of SLSC website (hereinafter referred to as the User) and Clarington Atlana, a company, whose registered address is Company No place, , arising in the process of using the services of this website. The agreement prescribes the basic rights and obligations of the parties and responsibilities that arise in the case of a default on obligations.
- 2. A User is a person who has reached full age, registered on this site (opened an account), read and agreed with the <u>privacy policy</u>.
- 3. The owner of the account is the one who has the information about the password and email address of the account. You are responsible for maintaining the confidentiality of the password, account, and are fully responsible for all activities that occur under your password or account. You agree to:
 - Immediately notify SLSC of any unauthorized use of your password or account or any other breach of security, and
 - ❖ Ensure that you exit from your account at the end of each session. SLSC cannot and will not be liable for any loss or damage arising from your failure to comply with this paragraph.
- 4. By using this website, the User is entitled to place ads (advertisement) on Publishers' websites for a fee, in order to promote his product (service), thus, receiving the status of an advertiser.

PROVISIONS RELATED TO ADVERTISING

2.

- 1. All advertisements placed by the User are checked for compliance with the moral and ethical norms of society. All advertisements can be placed in graphical and text formats. The placed advertisement shall be manually moderated and should comply with the requirements of SLSC, regardless of its type.
- 2. It is prohibited to place advertisements that contain:
 - i. direct download links;
 - ii. viruses and malicious software;
 - iii. links to sites with automated scripts;
 - iv. links pages with redirects;
 - v. links to phishing sites;
 - vi. Links to websites promoting violence, the use of drugs and other substances illegal in most of the countries.
- 3. Copyrighted content content that violates the intellectual property rights of another person, the legal owner of the content.
- 4. The Administration reserves the right to refuse the User to place his advertisement if the advertisement does not meet the requirements of the internal policy of the website or any other reasons the Administration considers essential.
- 5. Only direct links to a landing page are allowed to be used as the URL. The server has to give the "response code of 200" and the page has to be uploaded without redirects.
- 6. The Administration of this site does not guarantee that User's advertising will bring him money and any other income (dividends).

- 7. One of the offered opportunities of SLSC website is Targeting Advertising Materials. In this regard, Advertisers can benefit from addressing exclusively the desired audience.
 - 1. Advertisers can take advantage of SLSC targeting to determine the audience that will be shown promotional materials. Targeting sets can be installed inside an advertising campaign.
- 8. SLSC does not require the confirmation of the product ownership to advertise it.
- 9. If the ad is placed illegally and there is either a proof thereof or the complain of the owner of the product, the administration reserves the right to resort to the following measures:
 - i. deactivate the ad blocks
 - ii. freeze the funds, held on the account balances
 - iii. block the account

PAYMENT

3.

- 1) All transactions conducted via this website are calculated in Bit coins.
- 2) The User undertakes to follow all necessary steps to ensure that only he has the access to his account, in order to prevent identity and money theft.
- 3) After the User has paid for advertising, the money is not refundable.
- 4) As long as the funds are sent to the user account balance, they may not be withdrawn.

REFERRAL PROGRAM

4.

1. This paragraph is aimed to define the process of providing the User with the rights of enjoyment and gaining profit from participation in the referral program.

- 2. For the purposes of this section the following is explained:
 - Referrer is the User participating in the referral program and receiving remuneration for engagement of every new User;
 - Referral a new User, engaged by a Referrer.
- 3. Newly registered users of the website are checked whether they have the referral cookie-record. If the new Users were invited by the referral (one of the valid users of SLSC), they automatically become an indefinite referrer of this
- 4. In order to gain referrals, referrers should make sure that the SLSC website was accessed by the referral through the link, assigned to referral in course of registration. If the link was not used, the referral will be considered as a regular user.

FINAL PROVISIONS

- 5.
- 1. The Administration is not responsible for any damage or losses caused to the User related to the hacking of his account and theft of funds from his account.
- 2. The Administration is not responsible to users, publisher or any third party for claims regarding the violation of intellectual property rights and the compensation of damages.
- 3. The Administration is deemed to have fulfilled its obligations after the User has had the opportunity to advertise on the website.
- 4. In case of technical or any other problems related to the use of this website, the User should contact the Administration immediately and explain the problem clearly. The Administration is committed to reply and make every effort in order to solve the problem, within 5 days of the receipt of User's notice.
- 5. All disputes arising between parties shall be settled through negotiations.
- 6. The Administration reserves the right to change conditions of the terms of use at any time.