

Terms of Participation in the Community Distribution Program.

This document is written in English. To the extent that any translated version of this document conflicts with this English version, this English version shall prevail.

Date of Last Version: 01 December 2018.

The Easybizzi Community has been created to share knowledge, goods and services between people around the world on a mono-platform using advanced technologies. The Easybizzi Community is a non-profit project. The Easybizzi Community is not an investment project. The Payment for Educational Programs of the Community is only for Community Members participating in the promotion and development of the Community and for no other third party.

These Terms describe the general terms of participation in the Community Distribution Program.

1. Terms and definitions

1.1. Defined terms

Defined Terms used herein are defined in the Terms of Use.

1.2. Interpretation of references

For the purposes of these Terms of Use, unless the context otherwise requires, any reference:

- 1.2.1. to "the clause" or "the paragraph" is a reference to the clause or the paragraph hereof;
- 1.2.2. to "these Terms" of Use is a reference to the terms of participation in force at that time or amended in accordance with the provisions hereof;
- 1.2.3. to "a person" includes individuals, legal entities, partnerships, other non-legal entities or associations of persons and any state or public authorities;
- 1.2.4. to "a right" includes authority, a measure of legal protection and freedom of action.

1.3. Interpretation

- 1.3.1. words used in the plural refer to both the singular and vice versa;
- 1.3.2. words used in masculine, neuter or feminine refer to all genera;
- 1.3.3. the words "other" or "including" do not infringe on the general meaning of the words ahead and should not be interpreted as referring only to an anterior word where a broader interpretation is permitted.

1.4. Headings

- 1.4.1. The headings hereof do not affect the interpretation.

2. General requirements

- 2.1. Your participation in the Community Distribution Program may be recognized in the country of your permanent residence/citizenship, as a business activity for which you may be required to register in accordance with any applicable requirements.
- 2.2. The legislation of the country of your permanent residence/citizenship may provide for prohibitions and restrictions that prevent your participation in the Community Distribution Program or make certain requirements for your participation.
- 2.3. We recommend that you consult on the issues specified in clauses 2.1. and 2.2. with a competent specialist before you participate in the Community Distribution Program. The Community does not provide such information and does not advise on these matters.

- 2.4. The Participant in the Community Distribution Program must be a Community Member.
- 2.5. Each Participant in the Community Distribution Program shall occupy only one position in the structure of payment of rewards; circumvention of this rule is prohibited.
- 2.6. In order to participate in the Community Distribution Program, you do not need to complete any application. You shall automatically become a Participant of the Community Distribution Program from the moment you pay for any of the Community Educational Programs.

3. The status of a Participant in the Community Distribution Program

- 3.1. A Participant in the Community Distribution Program acts as an independent entrepreneur.
- 3.2. By participating in the Community Distribution Program, you carry out activities in the interests of all Community Members as all Community Members are interested in the development of the Community.
- 3.3. The Community does not create obligations for Participants in the Community Distribution Program to reach either a required minimum number of invited persons, or a minimum amount of Community Educational Programs purchased by such persons, or to attract other persons to become Participants in the Community Distribution Program or any other obligation related to your activities as a Participant in the Community Distribution Program.

4. Termination of the status of a Participant in the Community Distribution Program

- 4.1. You have the right to terminate your participation in the Community Distribution Program at your own request by submitting an application through your Easybizzi Account.
- 4.2. Your application for termination of participation in the Community Distribution Program will be considered within 14 (fourteen) calendar days.
- 4.3. Your participation in the Community Distribution Program may be terminated unilaterally if you breach these Terms and/or the requirements of applicable law.
- 4.4. Termination of your membership in the Community means the automatic termination of your participation in the Community Distribution Program.
- 4.5. After the termination of your participation in the Community Distribution Program, you will lose your position in the structure of payment of rewards; rewards according to the Marketing Plan shall not be accrued to you.
- 4.6. You may become a Participant in the Community Distribution Program again no earlier than 6 (six) months after the date of termination of your participation in the Community Distribution Program in accordance with clause 4.1. When you become a Participant following earlier termination, your historical and last position in the structure of the payment of rewards shall not be reinstated. The construction of your reward structure will start as if you held no rewards.
- 4.7. You may not become a Participant in the Community Distribution Program again in the event of termination of your participation under paragraph 4.3.

5. Rights of a Participant in the Community Distribution Program: Reward.

- 5.1. You will receive a reward according to the Marketing Plan for Community Educational Programs that are purchased by persons registered on the Site or by other Community Members at your invitation.
- 5.2. In accordance with these Terms and the Marketing Plan, you will not receive a reward for only attracting a new Participant in the Community Distribution Program. This is technically impossible as it is only Community Members that may become Participants of the Community Distribution Program, i.e. persons who have purchased Community Educational programs.

- 5.3. The reward is paid exclusively in cryptocurrency used in settlements on the Site.
- 5.4. The reward is credited to your Easybizzi Account balance automatically when a Community Educational Program is paid for by a person who is in your Community Distribution Program structure, including other Community Members according to the Marketing Plan. Information on the payment of all rewards is available in your Easybizzi Account.
- 5.5. A withdrawal from the balance of your Easybizzi Account may be made within 72 hours of the filing of a withdrawal request.

6. General duties of a Participant in the Community Distribution Program

- 6.1. It is prohibited that a Participant in the Community Distribution Program, during the course of its activities violates the rights of other Participants in the Community Distribution Program or other third parties, encumber them or otherwise violate current legislation, including legal rules governing competition.
- 6.2. In particular, but not exclusively, it is prohibited for a Participant in the Community Distribution Program:
 - 6.2.1. to carry out actions that create the impression that the Community Distribution Program is an investment project and guarantees the payment of any dividends.
 - 6.2.2. to report income statements or make statements, or imply that participating in the Community Distribution Program is an opportunity to get rich quickly and achieve success with minimal effort and time or in the absence of any effort or time. A Participant in the Community Distribution Program must, in the first conversation of this topic, explicitly state that only a few Members of the Community Distribution Program may receive a respectively large income from participation in the Community Distribution Program and income is possible only as a result of very intensive and continuous work.
 - 6.2.3. to carry out actions that create the impression of the existence of a reward for the purpose of attracting a new Participant in the Community Distribution Program.
 - 6.2.4. to disseminate false or misleading information about the Community Educational Programs, Community, or Community Distribution Program. A Participant in the Community Distribution Program may speak about Community Educational Programs, the Community, the Community Distribution Program only in accordance with the Community Documents.
 - 6.2.5. to send advertising materials by e-mail, fax or promotional SMS (spam) without the consent of the recipient. The prohibition also includes illegal use or illegal actions. For example, unauthorized or unfair advertising (e.g. misleading statements).
 - 6.2.6. to carry out actions that create the impression that the Community Distribution Program is illegal. In particular, that it is a system built on the principle of a "pyramid" or any other fraudulent system.
 - 6.2.7. to carry out actions for the sale and/or marketing on minors or unsophisticated persons in business communication; and to use the age, illness or person with limited capability of being aware of their actions, to encourage him/her to acquire Community Educational Programs. When contacting a person in the so-called "socially unprotected groups" or a person who speaks a foreign language, a participant in the Community Distribution Program must take into account his financial potential, the proficiency in the language in which the conversation is conducted and the ability of the person to be aware of his actions, in particular, a participant should not to do anything that could induce such a person to carry out actions that do not correspond to their financial capabilities.
 - 6.2.8. to take disproportionate, illegal, or unclear actions in respect of the legal

- consequences for sales and marketing. These actions should not apply unacceptable pressure on persons.
- 6.2.9. to do any act that could lead the customer to purchase the Community Educational Program merely to do a Participant in the Community Distribution Program a favor, end an unwanted conversation or to enjoy advantages that are not part of the offer or to show appreciation for offering such an advantage.
 - 6.2.10. to claim that the Marketing Plan or the Community Educational Programs are approved, permitted or supported by a government agency or are recognized by lawyers for their legal purity.
 - 6.2.11. to offer Community Educational programs at auctions, public or private "flea markets", sites for exchange of goods, in exchange platforms, online stores, on Internet shopping portals (such as eBay or Amazon) and on similar trading platforms.
 - 6.2.12. to be presented in business circulation by an employee and/or a representative of the Community;
 - 6.2.13. to mention competitors in a negative, disparaging or in any other manner contrary to the law and/or give negative or pejorative assessment of other companies in business turnover.
 - 6.2.14. to register own trademarks, product names, internet domains or other protected industrial rights containing the Easybizzi logo or registered trademarks or product names used on the Website;
 - 6.2.15. to require the status of an exclusive representative in any region;
 - 6.2.16. to induce third parties to sell or purchase Community Educational Programs in order to improve their position in accordance with the Marketing Plan or manipulate the amount of rewards in some other way.
 - 6.2.17. to entice and / or re-sign other Community Members to their structure who are already Participants in the Community Distribution Program.
- 6.3. A Participant in the Community Distribution Program shall:
- 6.3.1. advertise and sell Community Educational Programs only in countries whose legislation does not contain any prohibitions and/or restrictions for citizens/residents on the use of the Website and/or membership in the Community and/or participation in the Community Distribution Program.
 - 6.3.2. advise honestly and in good faith, removing any ambiguities regarding the Community Educational Programs and Community Programs.
 - 6.3.3. communicate honestly and respectfully with the Users, including Participants in the Community Distribution Program, sales partners from other network marketing companies when distributing online or during communication with other persons working in the direct sales method.
- 6.4. A Participant in the Community Distribution Program shall not collude with any person for the purpose of violating or creating precedents for violation hereof and/or provoke or induce another Participant in the Community Distribution Program to violate hereof. Any activity of a similar nature is a violation hereof.
- 6.5. A Participant in the Community Distribution Program has no right to refer to anonymous feedback and opinions of others about the Community and Community Educational Programs. Feedback and opinions must correspond to the real position and be relevant.
- 6.6. The reason for acquiring a person for the Community Educational Program should not be vague and/or contain misleading promises or special benefits if this promised benefit is relevant to future, vague results.
- 6.7. A Participant in the Community Distribution Program may conduct a presentation of the Community Educational Program at home, including invitations to guests, online meetings, webinars and other similar events within the framework of the legislation

providing for the possibility to refuse the goods at personal contact.

- 6.8. Participants in the Community Distribution Program may advertise the Community and Community Educational Programs on their own or others' websites on the internet, including social networks.
- 6.9. Participants in the Community Distribution Program may use official Community materials provided to Participants in the Community Distribution Program for distribution in an unchanged form only.
- 6.10. Participants in the Community Distribution Program have the right to create and distribute their own documentation for the sale of the Community Educational Programs on their own pages on the internet, their own brochures on the Community and Community Educational Programs, advertising videos or films, and other self-created media products and advertising media provided that it has the mandatory notice stating that it is copyright and "not official Community Content".
- 6.11. Participants in the Community Distribution Program are entitled to respond to press inquiries about the Community, Community Educational Programs, the Community Distribution Program and/or Marketing Plan.
- 6.12. Participants in the Community Distribution Program are entitled to speak publicly (for example, on television, radio, on Internet forums) about the Community, Community Educational Programs, Community Distribution Program and Marketing Plan.
- 6.13. A Participant in the Community Distribution Program may delegate its structure to another person who is a Community Member. In order to do this, they need to change the e-mail address in their Easybizzi Account to the delegated person's e-mail address.
- 6.14. A Participant in the Community Distribution Program accepts and bears under its own responsibility all travel expenses, costs, office and telephone calls or other expenses for advertising materials.

7. Sale of third-party goods and services/Prohibition of work on competitors/Poaching

- 7.1. You have the right to engage in activities related to the sale, promotion and advertising of products and services of other companies, including those using the method of network marketing even if they are competitors.
- 7.2. However, a Participant in the Community Distribution Program is prohibited from offering to other Community Members to distribute the products of other companies.
- 7.3. If a Participant in the Community Distribution Program works at the same time for competitors, other companies or participates in direct sales systems, they must arrange this activity in such a way that there is no connection or intersection with their activities in the Community Distribution Program.

8. Tax liabilities

- 8.1. In accordance with the laws of the country of your permanent residence/citizenship, you are responsible for paying taxes on income in the country and other taxes or other charges that apply to all your income. We recommend that you consult with an independent tax specialist on these issues. The Community does not provide such information and does not advise on these matters.
- 8.2. The Community will endeavor to ensure that each Participant in the Community Distribution Program has all of the necessary information in its Easybizzi Account for the performance specified in clause 8.1. hereof.

9. Liability, exemption from liability

- 9.1. If these Terms are violated, participation of a Participant in the Community Distribution Program may be terminated unilaterally.

- 9.2. A Participant in the Community Distribution Program is fully liable for any damage caused to Users of the Site and any other persons by a Participant's violation of the obligations provided hereof.
- 9.3. Other Participants in the Community Distribution Program and/or Users do not bear joint or subsidiary liability for the obligations of a particular Participant in the Community Distribution Program.
- 9.4. A Participant in the Community Distribution Program shall exempt Community Members from liability for claims of third parties in connection with a breach of the obligations provided for by these Terms or in connection with another violation of the current legislation admitted by them. In particular, a Participant in the Community Distribution Program undertakes to indemnify all costs incurred by Community Members, including attorneys, courts and compensation claims.

10. Changes

- 10.1. This document can be varied at any time.
- 10.2. You will be notified of changes to these Terms before continuing to use the Site.
- 10.3. If you continue to use the Site after receiving notice of changes to these Terms, this means that you are deemed to have accepted the changes.

11. General legal conditions

- 11.1. If a court competent to consider such a matter decides that any provision hereof is void, such provision shall be excluded from these terms without affecting the operation of the remaining provisions. At the same time, the remaining provisions remain in force.