

This Agreement has been concluded between Flavon International Ltd. (305 Neasden Lane, London, NW10 1QR, United Kingdom, company number: 9916668, VAT reg. number: 229 4760 86), - as Principal, hereafter referred to as the FLAVON, and

Company name: _____ name of the person(s) entitled to represent the company: _____
Head quarter's address: _____
_____ Flavon ID-Number of the representative: _____
tax number/vat number: _____ IBAN: _____
E-mail: _____

AS THE DO BUSINESS AS PARTNER, REFERRED TO AS THE DBA, UNDER THE FOLLOWING CONDITIONS, ON THE DATE INDICATED BELOW:

- 1./ Parties agree, that DBA can be entitled for commission based on the legal relationship between the parties according to the Organizational and Operational Regulations in force at Flavon.
- 2./ By signing this document DBA instructs and authorizes Flavon to prepare the invoice of its commission generated based on the legal relationship referred to in Point 1. The instruction/assignment concerns the preparation of commission invoice only.
- 3./ DBA acknowledges that from the amount indicated on the issued invoice the amounts of the given month's "Deductible items from commission" and "Network-management fee" set in the 7th and 8th section of Point 6.2 of the Organizational and Operational Regulations which is an attachment of the DBA contract between the Parties; will be deducted.
- 4./ DBA acknowledges that date of payment will not be indicated on the invoice prepared by Flavon.
- 5./ DBA acknowledges that the amount indicated on the invoice reduced by the items set in Point 3./, i.e. "payable amount" will be transferred to the DBA in case its amount reaches or exceeds 60€. If the "payable amount" calculated in this way is less than 60€ in the given month, then the "payable amount" will be accumulated until its amount reaches the 60€.
- 6./ The invoice made by Flavon to the DBA will be uploaded to back office and will be available for download. DBA will receive an alerting email about the upload of the e-invoice. If the DBA does not objects within 8 days of receipt of the alerting email, it is considered that DBA accepts the content of the invoice, the contracting parties take its content accepted.
- 7./ Upon the DBA signing this agreement the contract is formed until the agreement between the DBA and Flavon indicated in Point 1./ is valid or until the DBA explicitly withdraws from the agreement by sending a declaration to info@flavongroup.com. Contracting parties can withdraw from this agreement by a declaration dated on the end of the given month only.

DBA

FLAVON INTERNATIONAL LTD.

PLACE, DATE

PLACE, DATE