

# EduFuture



# Partner Agreement

# **Business Policy of EduFuture Education Platform**

## **1. Basic Terms**

1.1. Partner – a person or company that has entered into a partner agreement with the EduFuture education platform.

1.2. Personal sales volume – the sales volume of case-lessons or packages of case-lessons, books or other products that the partner made personally.

1.3. Marketing plan – the financial rules that determine the procedure for calculating reward, as well as regulate the procedure for obtaining the status of a partner of a certain level.

1.4. Partner (registration) number – a number assigned to the partner when concluding a partner agreement; such a number is unique. The partner is solely responsible for maintaining his/her partner number in confidence in order to avoid corrupt practices by third parties, including when using accrued monetary reward in accordance with the marketing policy and the business policy. The education platform is not responsible for maintaining the partner number in confidence unless the latter proves otherwise.

## **2. Business Rules**

2.1. The Partner is not an employee of the Education Platform. Any action that the partner makes with a case-lesson or a package of case-lessons after assuming partner responsibilities shall be performed on his/her behalf and at his/her own expense.

2.2. The right to sell case-lessons is provided only to the partner, who has entered into the partner agreement and received the partner number. The partner does not have the right to lower or overestimate the recommended prices on his/her own initiative.

2.3. The partner, who claims to receive reward in accordance with the marketing plan, shall guarantee that he/she organizes the sales of case-lessons properly in accordance with the current legislation of the country in which he/she operates. The partner shall bear all the risks, associated with his/her monetary obligations, relationships with other partners and other third parties, individually.

2.4. The Education Platform is the exclusive creator of case-lessons under EduFuture brand. The use of the products is carried out by the partner solely under the control of the Education Platform. The partner has no right to create through his/her individual effort or receive from any other source, except the Education Platform, any files which can be recognized as case-lessons.

2.5. The partner shall not abuse the consumer's confidence; he/she must respect the lack of experience of the consumer in concluding commercial transactions, and also the partner shall not take advantage of the age, the state of health of the consumer, the consumer's misunderstanding or ignorance of the language.

The partner should not disseminate discrediting information about the products, sales volume and marketing plans of other companies, or any other characteristics of another company.

2.6. The partner must take appropriate measures to ensure the protection of all personal information, as well as information provided by the consumer / prospective consumer and other partners.

2.7. In his/her activities, the partner is guided by the business standards, adopted by the Education Platform, including the global Internet rules for partners, the partners' operating instructions.

### **3. Marketing Plan and Monetary Reward**

3.1. When the partner fulfills the requirements, defined in the marketing plan, the partner has the right to receive reward for personal sales and sales of his/her structure.

3.2. The condition, under which the partner is rewarded with monetary reward, is the personal sales volume of the partner.

The partner of the Education Platform is rewarded with 10% of the first volume of sales to a particular buyer. The second and subsequent sales to this buyer are rewarded at a rate of 3%.

Each partner can get the status of a super-agent. With this aim in view, the partner needs to make at least 10 sales. The super-agent has the opportunity to receive an additional reward of 3% of the sales amount of all the referrals of his/her group.

3.3. Payment of reward to the partner is carried out if the amount of reward for the reporting period is at least \$ 100.

3.4. Reward for the reporting period shall be paid to the partner in the period from the 5<sup>th</sup> to the 10<sup>th</sup> day of the following month, provided that the Education Platform receives the report in writing.

### **4. Responsibilities of the EduFuture Education Platform**

4.1. The EduFuture Education Platform undertakes to provide the partner with complete information about case-lessons, how to conduct them, and the opportunities for presentation in writing. In some cases, it is possible to communicate online through appropriate applications (Skype, Viber) – individually negotiated.

4.2. EduFuture undertakes to pay rewards to the partner in a timely manner and in an appropriate amount in accordance with the conditions, described in this agreement.

## **5. Consequences of the partner's violation of the terms of the partner agreement and the Business Policy**

The Partner agrees that EduFuture has the right to terminate the partner agreement unilaterally through extrajudicial procedure, in case of violation by the partner, as well as by persons, related to the partner, of terms of the partner agreement, the business policy, the ethical code of the Education Platform and other standards of the EduFuture business.

## Partner Agreement

Surname, name, patronymic \_\_\_\_\_

Passport series and number \_\_\_\_\_

Place and date of issue \_\_\_\_\_

Mobile telephone \_\_\_\_\_

Date of birth \_\_\_\_\_

E-mail \_\_\_\_\_

Tax payer number \_\_\_\_\_

Bank name \_\_\_\_\_

Country of residence \_\_\_\_\_

Nationality \_\_\_\_\_

Address \_\_\_\_\_

I hereby confirm that the information given above is true, and that I attained my majority and have the right to enter into this agreement. My signature is a confirmation that I have read and agree with the terms of this Partner Agreement and the EduFuture business policy.

I give my consent to process my aforementioned personal information for the purpose of managing and coordinating activities and fulfilling obligations under the agreement.

This consent is given for the duration of the agreement.

Partner's Signature

Date