GENERAL TERMS AND CONDITIONS - VICTORY GLOBAL SYSTEM LLC

This document contains the Terms and Conditions applicable to this web page called <u>www.victoryglobalsystem.com</u>, it also contains the conditions of use and sale that govern purchases from this store and/or web portal and/or market place. They include all applicable limitations and/or exclusions. The use of the site and/or its services expressly constitutes the acceptance of all present and future conditions.

I. TERMS AND CONDITIONS: This document describes the general terms and conditions (hereinafter, the "General Terms and Conditions") applicable to the access and use of the services offered by Victory Global System LLC ("the services") within this virtual store and/or web portal called www.victoryglobalsystem.com

Any person who does not accept these General Terms and Conditions, which are mandatory and binding, must refrain from using the site and/or the services offered here. The "User" and/or "affiliate" must read, understand and accept all the conditions established in the General Terms and Conditions of Victory Global System LLC, as well as the other documents incorporated by reference, prior to registering as a user and/or or affiliate of the site and/or to the acquisition of products, services and/or delivery of any data, being subject to what is indicated and provided in the General Terms and Conditions.

When you visit this site you are communicating with Victory Global System LLC electronically and/or virtually. In this sense, as a user and/or affiliate, you give your express consent to receive communications from Victory Global System LLC through your email, instant messaging or by posting notices on the portal.

II. LEGAL CAPACITY: The products and/or services offered on this website are only available to persons who have legal capacity to contract within the federal legislation of the United States and the state legislation of the state of Texas, without this limiting the opening and internationalization of VICTORY GLOBAL SYSTEM LLC, users and/or affiliates being obliged to comply with the requirements and regulations of the new states and/or countries where it is present. It is understood that all users and/or affiliates must be over 18 years of age at the time of registering their records on the portal and at the time of acceptance of the General Terms and Conditions described in this instrument.

Whoever registers a user and/or affiliate as a company and/or legal person must comply with the same requirements indicated in the previous paragraph, without prejudice to VICTORY GLOBAL SYSTEM LLC requesting further information prior to confirmation of the affiliate's active status and/or user registering said company.

All registered users and/or affiliates must complete in a reliable, real and correct manner the necessary information for the preparation and/or withholding and/or calculation of the respective federal and/or state taxes, for which they are obliged to present the forms necessary for said purposes. Among these forms, as a minimum, the W9 form, copy of valid ID (id, driver's license, passport), copy of SSN and / or ITIN validly issued by the relevant government agencies will be required.

The falsification of one and/or any of the documents and/or information required, will be grounds for unilateral termination of the status of the affiliate and/or user, and the freezing of all their activities and/or services and/or payments and/or delivery of products or services agreed with VICTORY GLOBAL SYSTEM LLC

III. REGISTRATION AND USE OF THE SITE: It is mandatory to complete the form in all its fields with valid and reliable data to become a user and/or affiliate of the web portal www.victoryglobalsystem.com _ and thus access the acquisition of products and/or or services offered. In the event that VICTORY GLOBAL SYSTEM LLC detects the falsity and/or inaccuracy of the personal data provided at the time of registration of the user and/or affiliate, this authorizes VICTORY GLOBAL SYSTEM to freeze the membership and to group the records of the user in a single account. group that the user has, without this obliging in any way compensation and/or return and/or reward of any kind to the affiliate and/or user who has committed the infringement. The same situation will occur in the event that any fraudulent and/or malicious use of the General Terms and Conditions and/or acts contrary to good faith are detected. VICTORY GLOBAL SYSTEM LLC will have the unappealable right to terminate credits, not make promotions effective, cancel ongoing transactions, cancel accounts and even prosecute offenders.

IV. MODIFICATIONS TO THE AGREEMENT: VICTORY GLOBAL SYSTEM LLC may modify the General Terms and Conditions at any time, likewise may also modify the conditions of use of the page, the privacy policies and the contract for the direct sale of goods and/or services with remuneration multilevel for users and/or affiliates or independent sellers, making the new General Terms and Conditions public on the website. All the modified terms will enter into force from the moment of their publication and will have effect for all purchases and / or transactions that are made as of that date.

V. MEANS OF PAYMENT THAT CAN BE USED ON THE SITE: The products and/or services offered on this website, unless a different form is indicated for particular cases, can only be paid with the means that are specifically indicated in each case. The use of credit or debit cards will be subject to the general terms and conditions of the issuing institution of said means of payment. In case of contradiction, what is expressed in the latter instrument will prevail. In the case of bank cards accepted on the website, aspects related to these, such as issue date, expiration, blocking, commission charges, purchase interest, etc., will be governed by the respective contracts signed with the issuing bank of the medium. of payment, in such a way that VICTORY GLOBAL SYSTEM LLC will not have responsibility for any of the indicated aspects. When using a debit or credit card, the name of the cardholder must match the name used when registering on the portal, otherwise VICTORY GLOBAL SYSTEM LLC could cancel said operation. Upon any suspicion of unauthorized purchases, VICTORY GLOBAL SYSTEM LLC will cancel the purchase and retain the amounts involved until full resolution, to the sole satisfaction of VICTORY GLOBAL SYSTEM LLC.

VI. FORMATION OF CONSENT IN CONTRACTS ENTERED INTO THROUGH THIS SITE: Through this website, VICTORY GLOBAL SYSTEM LLC will make the offer of goods and/or services that may be accepted through electronic acceptance and using the mechanisms that the website offers for this. Any acceptance of an offer will be subject to the condition precedent that VICTORY GLOBAL SYSTEM LLC approves said transaction. Consequently, for any operation carried out on this website, the confirmation and/or validation or verification by VICTORY GLOBAL SYSTEM LLC will be a requirement for the confirmation of consent. To validate the transaction, VICTORY GLOBAL SYSTEM LLC must verify, among other things and not subject to these conditionally, at least the following: That there is stock available, That the means of payment is accepted, That the user and/or affiliate is current and has not broken the General Terms and Conditions of this site, to name a few.

VII. VALIDITY TERM OF THE OFFER AND PRICE: The validity period of the offer is the one that coincides with the effective date indicated in the promotion or by virtue of the exhaustion of the quantities of product available for said promotion or by virtue of the exhaustion of the quantities of product available for said promotion or by virtue of the exhaustion of the quantities of product available. Any offer of products and/or services from this site can or will have an effective date and validity.

VIII. DISPATCH OF PRODUCTS: The products purchased on this website will be subject to the conditions of dispatch and delivery chosen by the customer. It is the responsibility of the affiliate and/or user to provide a valid and true address. VICTORY GLOBAL SYSTEM LLC is not responsible for errors in the delivery and/or delivery addresses, and any cost associated with a reshipment will be the sole responsibility of the user and/or member.

IX. EXCHANGES AND RETURNS POLICY: To request an exchange or return, the Exchange and Returns policy published and/or reported on this website or any other means must be taken into account. It is the responsibility of the user and/or affiliate to have the information on the subject.

X. USER AND/OR AFFILIATE MEMBERSHIP VALIDITY: The user and/or affiliate's membership will remain valid as long as said subscription payments are kept up-to-date and without arrears. It is the obligation of the user and/or affiliate to renew their membership every 12 months. The simple delay or non-payment of said membership implies the suspension of the benefits of the website and its accessories. If a membership is canceled due to non-payment and/or suspension due to violation of the terms of this instrument, or any other action and/or punishable violation, the affected affiliate and/or user may not re-enter or rejoin for a period of 18 months counted from the date of disqualification. His possible reinstatement will be subject to a background check by VICTORY GLOBAL SYSTEM LLC. The membership is automatically suspended if the user and/or affiliate has no activity for 6 months and/or violates the general terms and conditions of the site and/or does not meet the minimum requirement of reaching and fulfilling its equivalent volume of transactions at 100PV per month minimum.

XI. NETWORK AND MULTILEVEL USER and/or AFFILIATE: It is the user's and/or affiliate's responsibility to control, check background, and everything related to the administration of their team. The mere acceptance of this instrument and its conditions explicitly and irrevocably releases VICTORY GLOBAL SYSTEM LLC from any labor, tax, criminal and/or civil liability with any of the members registered in the network of each user and/or affiliate.

XII. PROOF OF PAYMENT: The user and/or affiliate will be issued a receipt for the payment of the products and/or services offered on this website. It is the responsibility of the user and/or member to pay the associated taxes, both federal and state, and any other tax associated with the purchase and sale of any of the products and/or services offered on this website. In this way, the user and/or affiliate expressly releases VICTORY GLOBAL SYSTEM LLC and any of its current and future affiliates, from all types of fiscal and tax liability, and the affiliate and/or user expressly waives any type of action. current or future court in this regard.

XIII. INTELLECTUAL PROPERTY: All the content included or made available to the user and/or affiliate on this website and in any of the events or meetings, is the property of VICTORY GLOBAL SYSTEM LLC and in no case is total or partial reproduction authorized. of such content and information. Any improper use of the content or contents of the website, the sales system, the related concept or activities, will be penalized and prosecuted, giving the user and/or affiliate their full consent and approval to accept any charge or cost for legal services. for the resolution of differences or violations of this instrument. Furthermore, waiving any type of civil, labor or any other counterclaim in a final and irrevocable manner.

XIV. LIABILITY OF VICTORY GLOBAL SYSTEM LLC: The company will do everything possible within its capabilities so that the transmission of this website is uninterrupted and free of errors. However, given the nature of the internet, such conditions cannot be guaranteed. In the same sense, the user's access to his account may be occasionally restricted and/or suspended in order to carry out repairs, maintenance or introduce new services. VICTORY GLOBAL SYSTEM LLC will be responsible to us for: losses that have not been caused by the breach of its obligations; loss of profits or loss of business opportunities; any indirect damage.

XV.TERMS OF LAW: These general terms and conditions and their application shall be construed in accordance with the laws of the United States and the State of Texas, without giving effect to any principles of conflict of law. If any provision of these General Terms and Conditions is declared illegal, or presents a gap, or for any other reason is inapplicable, it should be interpreted within the framework of this and in any case will not affect the validity and applicability of the remaining provisions.

XVI. JURISDICTION AND APPLICABLE LAW: This agreement will be governed in all its points by the laws in force in the United States and the State of Texas.

XVII. Any dispute or claim relating in any way to you use of Victory Global System or any products or services sold or distributed by Victory Global System will resolved binding arbitration, rather than court. Except you may assert claims in small claims court if your claim qualify. The Federal Arbitration Act and Federal Arbitration Law apply to this agreement. See website for arbitration agreement.

XVIII. The user and/or affiliate can transfer or transfer their membership with prior authorization from VICTORY GLOBAL SYSTEM LLC,.

XIX. RELATIONSHIP BETWEEN USER AND VICTORY GLOBAL SYSTEM LLC: The user and/or affiliate understands and affirms that their relationship with VICTORY GLOBAL SYSTEM LLC is as an independent contractor, and that there is no contractual employment relationship, except for the agreements defined in this instrument, and that said The independent contractor relationship will be compensated in the ways determined by law, expressly and irrevocably releasing VICTORY GLOBAL SYSTEM LLC from

any damage or loss and from any current or future claim for the establishment of an employment relationship that is different from that of an independent contractor.

ARBITRATION CLAUSE AND CLASS ACTION WAIVER - IMPORTANT - PLEASE REVIEW AS THIS AFFECTS YOUR LEGAL RIGHTS.

1. Arbitration. YOU AGREETHAT ALL DISPUTES BETWEEN YOU AND US (WHETEHER OR NOT SUCH DISPUTE INVOLVES A THIRD PARTY) WITH REGARD TO YOUR RELATIONSHIP WITH US, INCLUDING WITHOUT LIMITATION DISPUTES RELATED TO THIS USER AGREEMENT, YOUR USE OF THE SERVICES, AND/OR RIGHTS OF PRIVACY AND/OR PUBLICITY, WILL BE RESOLVED BY BINDING, INDIVIDUAL ARBITRATION UNDER THE AMERICAN ARBITRATION ASSOCIATION'S RULES FOR ARBITRATION OF CONSUMER RELATED DISPUTES AND YOU HEREBY EXPRESSLY WAIVE TRIAL BY JURY. DISCOVERY AND RIGHT TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION. As an alternative, you may bring your claim in your local "small claims" court, if permitted by that small claim court's rules and if within such court's jurisdiction, unless such action is transferred, removed or appealed to a different court. You may bring claims only on your behalf. Neither you nor we will participate in a class action or class-wide arbitration for any claims covered by this agreement to arbitrate. YOU ARE GIVING UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.