PUBLIC CONTRACT

on the issuance and acquisition of the «AGTI» token

(irrevocable public offer)

PREAMBLE

«AgroGloryTime» Group of Companies, hereinafter under the contract «the Contractor» or «AGT,» represented by an Authorized Member of the Supervisory Board of Agroindustrial Group «Zakarpatskyi sad» OJSC on handling investments Novhorodkina D.V. and the majority shareholder, Deputy Chairman of the Supervisory Board Drobyshev P.V., acting pursuant to the Charters and proprietary rights, on behalf of the other party, have entered into the specified Contract (hereinafter «the Contract») on the creation and issuance of their own «AGTI» token in order to develop tools of information and digital technologies of the Corporation in the virtual economic space to an unspecified wide circle of persons on the terms of remuneration in the order stipulated in the specified Contract.

1. Terms and definitions used in the specified contract

- 1.1. Customer (acquirer) shall mean any natural person or legal entity, individual entrepreneur, regardless of the organizational and legal form, which made a request to the Contractor in accordance with the specified conditions of the Contract for the purpose of acquiring the Corporation's tokens.
- 1.2. Contractor shall mean Agroindustrial Group «Zakarpatskyi sad» OJSC, which is the main structure of the AGT Group of Companies which includes «Seliushfdz» LLC (greenhouses and trade), «AGT Castle cellars» LLC (mushroom farms, processing, and storage) other companies operating on land assets of Agroindustrial Group «Zakarpatskyi sad» OJSC.
- 1.3. Electronic Contract shall mean a public offer of the Contractor, providing the procedure and conditions for the acquiring of the «AGTI» token of the «AgroGloryTime» Group of Companies by the Customer to enable its use by the Customer in the system to access the group's products and obtain rights to receive benefits in the form of remuneration in this connection.
- 1.4. Virtual digital economic space shall mean a set of digital, virtual analogs of financial data and assets on the Internet, interconnected by global decentralized economic processes and regularities, which develop in virtual space by their own laws.
- 1.5. Service (Utility) token shall mean a virtual asset created for use in the digital Internet space as a service (statistical) mechanism to reflect the indicator of economic growth of the company, is the property and object of intangible property goods of the «AgroGloryTime» Group of Companies (Agroindustrial Group «Zakarpatskyi sad» OJSC.) and has an electronically expressed value (cost).
 - The token is also used to compute the AGT algorithm's customer vote to make control decisions in AGT, receive merchandise produced by AGT, participate in the group's metaverse, raffles, and other utility functions related to AGT activities.
- 1.6. The content of the «AGTI» token shall mean information reflected electronically in the form of a digital record in the «BSC» blockchain, which performs the technical and digital function of certifying the Customer's participation in the development of the group's information technology on the terms and in the manner stipulated in the Contract.

- 1.7. Token issuance shall mean the technical and digital production process of the «AgroGloryTime» Group of Companies in the electronic dimension for the issuance of a virtual asset in the quantities and within the time frame stipulated in the specified Contract.
- 1.8. The purpose of token issuance and placement (Crowdsale) shall mean the development of information, digital, and telecommunication technologies of the group's economic activity under the conditions of digitalization and popularization of this mechanism outside Ukraine.
- 1.9. Properties of the «AGTI» token token is an economic indicator of the digital development of the «AgroGloryTime» Group of Companies in electronic form, which corresponds to the economic growth of the assets of the group of companies in the context of the real sector of the economy.
- 1.10. «AGTI» token status the token does not grant any corporate management rights or other powers in the «AgroGloryTime» Group of Companies structure, except for the rights related to obtaining access to the product of the groups of companies and remuneration stipulated by the contract terms (payment regulations) subject to the company policy restrictions and confidentiality terms.
- 1.11. The Customer's participation in the acquiring of tokens shall mean the Customer's acquiring of the «AGTI» tokens on the conditions of receiving remuneration through the exchange for another virtual asset in the manner and within the time frame provided for in the specified Contract.
- 1.12. The value of the «AGTI» token the assessment of the value of the token is determined by the group itself based on the economic-financial performance of its assets, which may increase depending on the development of its activities, with or without the votes of the token holders (Owners).
- 1.13. The initial value of the «AGTI» token shall mean the initial nominal value of the token determined by the Contractor in the amount of 0.05 USDT to issue the token to the general public at the time of the first token issuance.
- 1.14. User/customer electronic remuneration shall mean shall mean the amount of liquid digital asset token (USDT, USDC, etc.) determined independently by the Contractor to be allocated to each "AGTI" token holder (Customer), taking into account the forecasts declared by the token holder, the amount of which is calculated by "AgroGloryTime" based on the token nominal value and the economic indicators of the group of companies. The acquirer of 100 000 "AGTI" tokens under the terms of the specified Contract may apply to the majority shareholder of the group for exchange for the company's securities under the terms of another contract.
- 1.15. Remuneration calculation procedure remuneration is issued to the Customer in USDT tokens and is associated with 75% of the quarterly development indicator AGT, but not less than 25% per annum during 2023 and 40% per annum during 2024, based on the nominal value of 0.05 USDT.
- 1.16. Locked token price in order to ensure the token's nominal value of 0,05 USDT and the prospect of increasing it, the "AGTI" tokens received by the Customer are locked from the possibility of receiving rewards for three months, from the possibility of selling or exchanging the specified token until about 2024.
- 1.17. Indicator of AGT development shall mean data reflecting the result of the AGT algorithm's aggregate set of economic-digital indicators for the utilization of the Corporation's economic activity in the digital virtual economic space.

- 1.18. The website shall mean the information resource of the Contractor located on the Internet at: AgroGloryTime.io.
- 1.19. Customer's personal account shall mean an authorized by personal data page of the Customer with individual secure access in the software interface of the «AgroGloryTime» Group of Companies website in the system and within which the Customer can exchange USDT token for the AGTI token and obtain remunerations using the electronic wallets of the Customer and the Contractor, receive all necessary information about the terms of the Contract.

2. The subject matter of the Contract

- 2.1. The subject matter of the Contract is the provision by the «AgroGloryTime» Group of Companies to a wide range of natural persons and legal entities of access to the use of the «AGTI» electronic tokens posted on the AGT website on the Internet, as well as their acquiring in the exchange of tokens through the electronic wallet of the Customer.
- 2.2. Providing the User/customer access to «AGTI» provides for the User/customer to register on the electronic platform of the personal account of the AgroGloryTime.io website, linked to the personal wallet of the Customer.
- 2.3. AGTI tokens are issued through their initial placement on the AgroGloryTime.io website for distribution to a wide range of individuals, subject to the restrictions stipulated in AgroGloryTime's policy.

3. Acceptance of an offer to enter into a contract

- 3.1. The user/customer accepts the offer and concludes the specified Contract by registering the user/customer on the electronic platform of the personal account of the website AgroGloryTime.io and is confirmed by one of the methods of identification/authorization:
- for natural persons and legal entities by sending an email to the email address of «AgroGloryTime» Corporation: SevlushFoods@gmail.com;
- 3.2. The implementation of the acceptance of the offer by the user/customer at the request of «AgroGloryTime» in case of need to confirm the person, depending on the circumstances of the Customer's email, may provide for another procedure for such acceptance of the offer and the conclusion of the specified Contract, in particular:
- for legal entities by making the first payment (minimum 0.01 USDT token) from the e-wallet of the person authorized on the website as a legal entity to the e-wallet of the Contractor, formed in the personal account during registration. After identification of a legal entity, «AGTI» tokens are credited to the e-wallet of the person authorized on the website as a legal entity;
- for legal entities registered in Ukraine, the conditions for crediting «AGTI» tokens include uploading the legal entity registration document to the created personal account;
- for legal entities registered in other countries, the conditions for crediting «AGTI» tokens include uploading a document on the registration of a legal entity in the state of registration to the created personal account;

- for natural persons, by first payment (minimum 0.01 USDT token) from the e-wallet of the person authorized on the website as a natural person to the e-wallet of the Contractor, formed in the personal account during registration. After the identification of a natural person, «AGTI» tokens are credited to the e-wallet of the natural person;
- for natural persons, crediting of «AGTI» tokens is performed after uploading to the created Customer's personal account of a color scanned copy of pages of a passport of a citizen of Ukraine (ID card, or other document that certifies identity and in accordance with the legislation of Ukraine can be used on the territory of Ukraine to make transactions), which contain the surname, first name, and patronymic (if any), birth date, photo(s) corresponding to his/her age and date of its pasting, number of the passport of citizen of Ukraine (or other document that certifies identity and in accordance with the legislation of Ukraine can be used on the territory of Ukraine to make transactions), date of issue and name of issuing authority, information on citizenship (if the person is a non-resident), copy of the document containing registration number of taxpayer registration card of Ukraine (or identification number according to the State register of individuals taxpayers and other obligatory payments) or number (and, if available, series) of the passport of a citizen of Ukraine, in which the mark of refusal to accept the registration number of the registration card of the taxpayer of Ukraine or the number of the passport with the record of refusal to accept the registration number of the registration card of the taxpayer of Ukraine in the electronic non-contact carrier is affixed.
- For foreign individuals, the crediting of «AGTI» tokens is performed after uploading documents to the created personal account of the Customer, proving the identity of the foreign country of which he/she is a citizen.
- 3.3. When registering the User on the Electronic platform of the personal account, the Corporation checks the authenticity of identification information (such information may include, in particular, for citizens of Ukraine passport data; for foreign citizens data of a document that certifies identity; for resident legal entities data of the Unified State Register of Legal Entities, Individual Entrepreneurs and Public Organizations (for non-resident legal entities data of a document on registration in the state of location), provided by the User who intends to acquire the «AGTI» token;

Such requirements of subclauses 3.2 and 3.3 can also be presented by the Corporation and other users who passed the acceptance of the offer on the basis of subclause 3.1 of the specified Contract at any time.

- 3.4. The Contractor has the right not to accept the offer and confirm the conclusion of the Contract in case the person does not meet the criteria provided for in subclause 3.2. of the Contract within three days. Non acceptance of the offer shall be made by the Contractor by sending a letter of rejection to the Customer's email. Not accepting such a letter for technical reasons by the Customer does not invalidate the rejection by the Contractor sent to the correct email address.
- 3.5. The User/Customer of the «AGTI» token agrees with the terms of the Contract and undertakes to comply with the privacy policy and the procedure of electronic/regulatory remuneration, regulated by the relevant Clause of the Contract and by its registration in the personal account of the group of companies confirms its unconditional consent to its terms.

- 3.6. The User accepts the terms of the relevant Regulations for calculating remuneration in the version in force at the time of entering into the Contract and also gives consent to all subsequent changes (additions) made in accordance with the procedure established by the Regulations, and undertakes to familiarize himself/herself with them.
- 3.7. The parties agreed to acknowledge the fact that the beginning of the execution of the conditions of the electronic Contract is the receipt by the contractor «AgroGloryTime» of USDT tokens to its e-wallet in order to transfer «AGTI tokens» to the Customer's e-wallet.
- 3.8. The Contractor transfers the «AGTI» token at the Customer's electronic request in the personal account; the Customer first deposits the «USDT» token; if necessary, the Contractor, after checking the requirements in subclause 3.2, transfers the «AGTI» token to the Customer's electronic wallet.
- 3.9. The transfer of «USDT» tokens to receive «AGTI» and vice versa between the Contractor and the Customer takes place simultaneously in automatic mode.

4. User/customer remuneration, the procedure for granting regulatory remuneration

- 4.1. The amount of the reward for participation in the «Crowdsale» is calculated and paid out to the token User in accordance with the procedure specified in the Regulations on Electronic Payments with the occurrence of the event specified in the Regulations.
- 4.2. «AGT's» regulatory remunerations are calculated using the annual token issuance plan, acquired tokens of Customers, their participation in liquidity ratio prediction, processed and analyzed by a mathematical algorithm of hybrid distributed intelligence.
- 4.3. The Contractor makes the first issue of tokens by the end of 2022 to an unspecified circle of persons in the amount of approximately 15 000 000 tokens at par value of one «AGTI» token 0,05 USDT for the total amount of approximately 500 000 USDT tokens;
- 4.3.1. Acquirers receive a regulation reward in 2023, which cannot be less than 25% per annum on a par value of 0.05 0.025 USDT tokens.
- 4.4. In accordance with the economic plans of the Contractor, decisions on token issuance for each year and the order of remuneration payments to users are made for the next year at the end of each current year on the basis of economical digital data and the number of virtual assets issued, which further provides for amendments or additions to the contract in this part. At the same time, the Contractor's decisions may contain an oriented plan for the next token issuance period and a plan for the number of remuneration payments to token acquirers in the future.
- 4.5. Until the moment of withdrawal from vesting (token unlocking), the ownership of the «AGTI» tokens is retained by the users/customers, and the received tokens serve as collateral.
- 4.6. Acquirers of 100 000 «AGTI» tokens have the right to apply to the majority shareholder for exchanging them for 0.01% (16000 pcs.) of the shares of AIG «Zakarpatskyi sad» OJSC with subsequent destruction of these tokens.

5. Reservations to the terms and conditions of the Contract:

5.1. The Parties understand that the «AGTI» token in the meaning of this Contract is not a commodity, exchange asset, or currency analog of national or other currency, the circulation of which is not regulated by the national legislation of Ukraine.

According to the official position of the National Bank of Ukraine, token circulation in Ukraine does not fall under the regulatory regime:

- circulation of money, since cryptocurrency/token does not exist in the form of banknotes, coins, or records in bank accounts, it cannot be recognized as money (money, monetary symbols) in the interpretation of the Ukrainian legislation;
- currency legislation. Since the cryptocurrency/token is not tied to the monetary unit of any state, it cannot be recognized as currency or legal tender of a foreign state and is not currency value in the interpretation of the currency legislation;
- circulation of electronic money and use of means of payment. Since the
 cryptocurrency/token is not issued by a bank and is not a monetary obligation of a certain
 person, it cannot be recognized as electronic money;
- civil legal relations to regulate activities with securities. Cryptocurrency/token has no characteristics of a document and an issuer; namely: it does not have an established form of a document with the appropriate requisites certifying a monetary or another property right, and it does not define the relationship between the issuer of the security (the person who issued the security) and the person who has rights to the security and does not provide for the performance of obligations on such security, as well as the possibility to transfer rights to the security and rights on the security to other persons. This means that a cryptocurrency/token cannot be a security;
- in addition, a cryptocurrency/token has no attributes of a document in the form of money, there is no issuer, and there is no purpose of production. Thus, the cryptocurrency/token cannot be recognized as a cash surrogate (according to its definition in the Law of Ukraine «On the National Bank of Ukraine»).

In addition, the user/customer understands and knowingly assumes the risks:

- the possibility of a loss of tokens due to theft, for example, as a result of cyber-attacks on cryptocurrency / token exchange platforms or infrastructure of use;
- that the legislation of Ukraine does not provide a mechanism for the return of the «AGTI» token transferred to «USDT» in case of a legal dispute. Savings contained in the token are not guaranteed by the Deposit Guarantee Fund of Individuals because such savings are not considered bank deposits;
- Savings in the token in connection with the types of risks described above may, in a rather short period of time, lead to loss of tokens, which does not depend on the will of the Corporation.
- The mentioned legal relations are not covered by the legislation of Ukraine on the protection
 of consumer rights in Ukraine, protection of economic competition, the protection of
 investors' rights or business, and will not provide legal grounds for assistance as users;
- peculiarities of using non-conventional methods of virtual token asset valuation, which are not stipulated by a special law but are performed solely by the Corporation itself;

- The token is not common in merchant networks; it is not a legal means of payment and is not
 a currency. This means that merchants have no legal obligation to accept tokens as a means
 of payment in Ukraine.
- 5.2. In addition, the Party acquiring the «AGTI» token understands and has been advised that, irrespective of the number of these tokens acquired, no rights or trust vote to participate in the corporate structural management of the activities of the group of companies are legally granted.
- 5.3. The possession of any number of tokens does not give the right to vote in decision-making by the managing or supervising bodies of the group companies, to participate in profit distribution, or in any other way to influence the business activity of the performer, except for the utilitarian participation in the algorithms of the group companies.
- 5.4. Legal relations specified in this Contract shall not be subject to the requirements of the antimonopoly legislation of Ukraine, therefore, obtaining any permits for the concentration of assets in connection with the acquisition of the virtual asset of groups of companies is not required.
- 5.5. The acquirer agrees and will have no objections in the future that the valuation of the virtual asset «AGTI» is determined by the group at its initial nominal value and may be revalued in the future according to the regulatory payments.
- 5.6. The acquirer/user of tokens agrees that the regulatory remuneration is calculated exclusively by the Corporation according to the financial and economic indicators of the group of companies, and it does not take part in the calculation on the basis of consolidated accounting data, and it has no rights to receive information on the income according to the current legislation of Ukraine and international law norms.
- 5.7. The acquirer of tokens agrees and understands that the liquidity of tokens of the group depends on the economic activity of the performer and, therefore, bears the risks of token liquidity in time depending on the financial activity.

6. The group's intellectual property on the «AGTI» token

6.1. The user/customer acknowledges that AIG «Zakarpatskyi sad» OJSC reserves all intellectual property rights contained in the Tokens, including the invention, definition of new concepts in the contract, ideas, concepts, code, process, marks, methods, software, compositions, formulae, methods and data, algorithms, regardless of whether they are patentable, protected by copyright or trademark, and any trademarks, copyrights or patents based on them. User warrants and undertakes not to use, reverse engineer, or modify any of the Corporation's intellectual property for any reason without the written consent of the Corporation.

7. Mutual guarantees of the parties

7.1. The acquirer of the token confirms that the information presented to the Contractor about him/her (natural person and legal entity) in connection with the acquiring of the token is true, accurate, not distorted, and corresponds to reality.

7.2. The Contractor of the contract guarantees to the acquirer of the token «AGTI» that the Contractor is formed and duly registered in the state authorities of Ukraine in accordance with the legislation of Ukraine on legal entities, the officials are not under international sanctions, and the

group is not in a state of termination or bankruptcy, has a good business reputation, and the signatories of the specified Contract have the necessary amount of corporate powers for concluding the specified Contract.

- 7.3. The acquirer of the token understands and agrees to the fact that the group is not an entity administering the virtual asset, does not provide exchange services for exchanging the virtual asset into cryptocurrency or token, and does not provide any intermediary services for third parties to carry out token trading or exchange in the virtual asset market and is not a service provider related to the circulation of virtual assets.
- 7.4. The Acquirer/User of the «AGTI» token guarantees that it is not the subject of international sanctions applied by the USA (including the Office of Foreign Assets Control of the Ministry of Finance), Great Britain, the European Union, or resides in the territory to which existing sanctions are applied as national or territorial with which the corporation is prohibited to enter into any contractual relations under the applicable rules of international law.
- 7.4.1. The acquirer of tokens to the necessary extent, as required by international and Ukrainian legislation from the moment of registration and authorization in the personal account, guarantees that he/her complies and will comply in the future with the anti-money laundering and anti-terrorist financing legislation, with which he or she is familiarized in the text of the Contract.
- 7.5. The acquirer of the token guarantees that all applications for receipt of token «AGTI» are submitted by him or her personally and on his or her behalf from the electronic wallet formed by him or her on the territory of the states to which sanctions are not imposed.
- 7.6. The parties are also aware that the terms of this Contract may be restricted in some jurisdictions. The use of company tokens is prohibited to citizens of countries where any cryptocurrency activities are considered illegal. Among such countries: are Algeria, Egypt, Morocco, Bolivia, China, North Korea, and Bangladesh, as well as other jurisdictions where such activities may be prohibited or have a special type of regulation under which this Contract is not settled (for example, the USA), this list is not exhaustive.
- 7.7. The acquirer of the token warrants and represents that it is being registered for use on behalf of a legal entity and warrants that such legal entity is duly organized and acting in accordance with the applicable laws of the jurisdiction of its registration and is duly authorized by the such legal entity to act on its behalf, and the representatives of the individual have full authority to act in accordance with such authority
- 7.8. All transactions made by the acquiring Party under this contract shall be made only in the name of a digital wallet or account located in a country or territory which has not been designated as a «Money Laundering or Terrorist Financing Country or Territory». The Acquirer warrants and undertakes to comply with all anti-money laundering and counter-terrorist financing requirements in connection with the acquisition of tokens pursuant to this Contract.
- 7.9. The Party acquiring the tokens (Customer) understands and knowingly assumes the risk that since the tokens do not grant any rights to the group management other than the right to participate in regulation payments, all decisions regarding the token product shall be made solely by the Contractor in its conviction, including with respect to stopping the issuance of tokens, transferring.

them to the Customer, or determining liquidity, so the Acquirer understands that these likely decisions of the group may negatively affect the Acquirer's expected outcome.

7.10. The acquirer of tokens understands that he or she shall resolve all taxation issues in connection with the acquiring of tokens of the Corporation independently with the tax authority of his or her jurisdiction, having received tax advice on the possibility of reflecting this contract in the tax reports and the occurrence of possible consequences in the form of tax liabilities.

8. Rights and obligations of the parties

- 8.1. Customer's obligations:
- 8.2. The Customer is obliged, from the moment of acceptance of the terms of the said Contract, to report his reputational status, the existence of international sanctions against him or her, their country of origin, as well as other circumstances related to the risks envisaged by the European Parliament and of the Council (EU) Directive 2015/849 of 20 May 2015, the International Convention Against the Financing of Terrorism (ratified by Ukraine from 149-IV of 12.09.2002);
- 8.3. Strictly comply with the provisions of the Contract.
- 8.4. Provide, at the Contractor's request, all necessary and truthful information about himself/herself (personal data, data about the registration of a legal entity) and confirm it by documents;
- 8.5. Do not use the token for criminal or illegal activities, or for terrorism financing, or international sanctions violations.

9. Contractor's obligations:

- 9.1. Provide complete, reliable information to the acquirers of the token about its function and the cost and terms of issuance set by the Contractor;
- 9.2. To inform in due time about changes in the Contract and post them on the company's website;
- 9.3. To inform about the amount of remuneration, the planned plan of its calculation.
- 9.4. Perform all necessary actions to develop economic indicators in the virtual economic space of the company and work to improve the value and liquidity of the token in accordance with the order of the payment regulations.

10. Rights of the Customer:

- 10.1. The Customer has the right to receive «AGTI» tokens, as well as remuneration in accordance with the rules of regulatory release;
- 10.2. The Customer has the right to early termination of the Contract.

11. Rights of the Contractor:

- 11.1. The Contractor has the right to issue his or her own tokens through the «Crowdsale» platform of his or her choice on the Internet;
- 11.2. To establish and independently calculate the nominal initial value of the virtual asset and subsequently change it, taking into account the regulations for token issuance;

- 11.3. To remunerate the acquirer of tokens according to the regulations;
- 11.4. To refuse to pay a regulation fee to the token holder in the event that the acquirer has provided false information about itself or has established a connection with the territory of a state, which is restricted by international sanctions on the grounds of the international legislation on the fight against money laundering and terrorist financing and international sanctions.
- 11.5. To refuse to grant all or a certain part of the regulatory fees in case of occurrence of unfavorable virtual economic indicators or in case of deterioration of the financial and economic activity of the Corporation for an indefinite period of time until such consequences are overcome.
- 11.6. In the event of adverse economic consequences of the Corporation's activities in the real sector of the economy, the Contractor has the right to suspend the term of issuing regulatory remunerations and the issuance of «AGTI» tokens until such consequences are overcome.

12. The term of termination of the Contract, procedure for its termination, additions/changes to the terms

- 12.1. The Contract enters into force immediately after the acceptance of the offer and is valid indefinitely until the decision of the Corporation to change the format of the token issue, liquidation of the company, or declaration of bankruptcy;
- 12.2. The Contract can be terminated unilaterally by the Contractor in case of breach of obligations by the Customer, provided in subclauses 3.2.,3.3. of the Contract;
- 12.3. Customer may withdraw from the Contract at any time by sending a letter of intent to the Contractor via email, however, the virtual assets «USDT» transferred by him/her are not subject to return, and the «AGTI» token transferred to the transferee remains in possession without the right to regular payments;
- 12.4. The Contract shall be considered as terminated from the moment of receipt by the Corporation's email address of a letter from the Customer stating the intention to terminate the Contract and sending a letter to the Customer's email box about termination of the Contract by the Corporation;
- 12.5. Any changes/additions to the Contract are made by publishing these changes on the official website of the Contractor SevlushFoods.com, AgroGloryTime (chat);
- 12.6. The parties agreed that all the changes or additions to the Contract published on the Contractor's website come into effect automatically from the moment of publication; in case of disagreement with these changes, the Customer has the right to initiate the termination of the Contract in accordance with subclauses 10.2, 12.3 of the Contract.

13. Responsibility of the parties

13.1. For non-fulfillment or improper fulfillment of obligations under the Contract, the parties bear responsibility in accordance with the current Contract and the legislation of Ukraine and international law within the settled legal relations.

13.2. The parties are released from the responsibility at the approach of the circumstances, which don't depend on the will and possibilities of the parties to execute the obligations of the Contract

(force-majeure). Regarding the circumstances of inability to fulfill the obligations under the Contract, the Party shall submit within ten (10) calendar days an email from the moment of occurrence of such circumstances. Further consequences upon the occurrence of such circumstances may be regulated by amendments to the Contract.

14. Dispute Resolution

- 14.1. All disputes and disagreements related to the specified Contract are resolved by the parties by negotiation; if possible, the parties shall submit it for the resolution to the appropriate court of Ukraine.
- 14.2. The parties agreed that all disputes which were not resolved by negotiation might be resolved by the court on the basis of the legislation of Ukraine.

15. Final Provisions

- 15.1. The Contract is posted on the Contractor's website, and the acquiring of tokens by the Customer is an automatic signing of the Contract.
- 15.2. Any agreement between the parties, which will have the effect of mutual obligations under the specified Contract and is not settled, must be confirmed by the parties in the form of additional agreements; all changes and additions, which are considered as concluded, if duly executed in accordance with the legislation of Ukraine and norms of international law.
- 15.3. A party may not transfer its rights and obligations under this Contract to third parties without the prior consent of the other Party.
- 15.4. References to a word or term in the Contract in the singular form include a reference to that word or term in the plural form. References to a word or term in the plural form include a reference to that word or term in the singular form.

This rule applies unless otherwise follows from the text of the Contract.

- 15.5. The Parties agree that except for the information, which according to the legislation of Ukraine, may constitute the secret of the person (trade secret), all documents and information transmitted by the Parties to each other under the Contract, are considered confidential and belonging to the secret (trade secret) of the Parties, which is not subject to disclosure without the written consent of the other Party.
- 15.6. For the purpose and convenience of the Contract, the Parties shall mean their authorized persons and their possible successors.
- 15.7. Communications and electronic documents under this Contract may be sent by email to:
- 15.7.1. For the Customer: to the electronic wallet address.
- 15.7.2. For the Contractor: SevlushFoods@gmail.com, @AgroGloryTime (chat).
- 15.8. The Parties have agreed that notices and documents under the Contract are considered received on the day of actual receipt.

15.9. In case of change of address specified in subclause 15.7. of the Contract and information regarding itself, the specified person shall notify the other Party within 5 (five) calendar days by posting relevant changes on the Contractor's website.

15.10. The terms of the Contract are binding on the legal successors of the Parties.

Deputy Chairman of the Supervisory Board of AIG "Zakarpatskyi sad" OJSC

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