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# Registration application

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Please legibly fill out all fields of the document (original and copy) and then sign it in the place „Applicant’s signature”. The completed original and copy should be sent to the correspondence address indicated below:

SOUVRE UK Ltd.,  
Unit 5 Windsor Park Industrial Estate, 50 Windsor Avenue, Merton, London, SW19 2TJ

NOTE: The above procedure does not apply to persons who have used the online application for registration on the website [www.souvre.com](http://www.souvre.com).

## REGISTRATION APPLICATION

Based on the Agreement formed between:

SOUVRE UK Ltd. with its registered office at Unit 5 Windsor Park Industrial Estate, 50 Windsor Avenue, Merton, London, SW19 2TJ, recorded in the Companies House, incorporated under the Companies Act 2006 with the Company Number 11429445.

and hereinafter the APPLICANT:

### 1. APPLICANT'S DATA

Name and Surname and/or Company Name<sup>1</sup>

Date and place of birth

Street

Building/Apt. Number

Postal Code

Place

Telephone

E-mail address

VAT Number<sup>1</sup>

Company Number<sup>1</sup>

<sup>1</sup> - If the Partner Candidate is registered as a company, also fill in the above fields marked with number <sup>1</sup>.

### 2. CORRESPONDENCE ADDRESS (if different than previously stated)

Street

Building/Apt. Number

Postal Code

Place

**3. PROMOTER** (the person who will be in the Structure directly above you, if you do not know it, leave the field empty)

Name and Surname

Promoter's Identification Number

**4. RECRUITER** (the person conducting the meeting, if you do not know it or if it is the same as the Promoter, leave the field empty)

Name and Surname

Recruiter's Identification Number

**5. PURCHASE/REGISTRATION**

- I have purchased from the Promoter a Starter Kit numbered:
- I choose a MINI Starter Kit + a purchase of Products for at least 59,90 GBP
- I will purchase a Starter Kit online at [www.souvre.com](http://www.souvre.com)
- I choose to register as a Buyer (I do not buy a Starter Kit).

By choosing the option to buy a Starter Kit on [www.souvre.com](http://www.souvre.com), the Partner has 30 calendar days to make such a purchase. Failure to complete the aforementioned action within the indicated time will result in cancelling the Partner's registration.

**6. PARTNER'S IDENTIFICATION NUMBER** [to be filled by SOUVRE UK]:

- I declare that I am 18 years old and that the data provided above is complete and true (if you are under 18 but you are over 16 years old, leave this field blank. However, after logging in to the Partner Zone on [www.souvre.com](http://www.souvre.com), you must within 30 calendar days complete and return to the correspondence address (SOUVRE UK Ltd., Unit 5 Windsor Park Industrial Estate, 50 Windsor Avenue, Merton, London, SW19 2TJ) the signed document. "Declaration of consent to join SOUVRE Club").
- I represent I shall hold solely the **BUYER** status and that I shall buy SOUVRE INTERNATIONALE Products solely for my own and my family and friends' use, and that I shall neither sell those Products directly nor use them in connection with any business activity. I accept the BUYER is not authorized to build the Structure. I accept the BUYER shall be authorized solely to the Marketing Plan Discount, and when I operate with the aim of obtaining profits in the form of Commission, I shall be obliged to change my status to the Entrepreneur. I represent I am familiar with the tax law provisions which must be followed in the course of my cooperation with SOUVRE UK. The other statutory provisions governing business activity opening and running shall remain in force and shall be complied with by the Partners any time.
- I represent I shall hold solely the **REFERRER** status and that I shall buy SOUVRE INTERNATIONALE Products solely for my own use as well as for my family or friends, and that I shall recommend them among my closest acquaintances, and that I shall not sell those Products directly or shall not use them in connection with any business activity. I accept the REFERRER shall be authorized to build a Structure and solely to the Marketing Plan Discount, and when I operate with the aim of obtaining profits in the form of Commission, I shall be obliged to change my status to the Entrepreneur. I represent I am familiar with the tax law provisions which must be followed in the course of my cooperation with SOUVRE UK. The other statutory provisions governing business activity opening and running shall remain intact and shall be complied with by the Partners any time.
- I hereby provide my consent to SOUVRE INTERNATIONALE Sp. z o.o. Sk. (SOUVRE INTERNATIONALE) to disclose and forward my personal data, including information about SOUVRE benefits I obtained to the other Partners, in whose Structures my account is located, in order to form the Agreement, i.e. to establish and verify the benefits of membership in SOUVRE Club due to other Partners. I have been informed that I have the right to access and edit my personal data processed by SOUVRE UK.
- I hereby consent to the processing of my personal data for marketing purposes, including receiving a SOUVRE UK newsletter and to receive text message notifications from SOUVRE UK.
- I have accepted the following declaration related to joining the SOUVRE INTERNATIONALE Club. Failure to accept will result in cancelling the registration.

I hereby declare that I am joining the SOUVRE INTERNATIONALE Club and I have received, read and fully accept the content and conditions set out in the SOUVRE INTERNATIONALE Club Regulations, the Marketing Folder and the SOUVRE INTERNATIONALE Code of Ethics and during my membership in the SOUVRE Club I undertake to comply therewith.

I agree to receive correspondence electronically, including invoices and to receive commercial information from SOUVRE UK sent to my e-mail address or telephone number.

I agree to SOUVRE INTERNATIONALE disclosing and transmitting my personal data, including information about the telephone number and e-mail address, to other Partners in whose Structures my account is located, in order to contact and present the SOUVRE INTERNATIONALE product offer and the SOUVRE Club marketing benefits. I have been informed that I have the right to access and edit my personal data processed by SOUVRE UK.

Acting pursuant to Electronic invoicing (VAT Notice 700/63). I hereby agree to have invoices, correcting invoices and duplicate invoices (if necessary) issued to me/my company by

SOUVRE UK Ltd. sent electronically from the day of my registration as a Partner, on the terms set out in the „Terms and Conditions of Website Use“. The e-mail address provided by me in the Registration Application is appropriate for sending invoices in electronic form.

I declare that I have read and accept the „Terms and Conditions of Website Use“.

I declare that if I use the Starter Kit code, by entering it at the time of registration or filling in the Partner Zone, and in the case of its purchase in the SOUVRE UK online store (the first purchase of the Starter Kit) in order to fully activate my account, I agree to start performing the service before the deadline for withdrawal from the sales agreement (within 14 days from the date of the sale agreement). In accordance with section 29 of the Consumer Contract Regulation 2013 I have the legal right to cancel the agreement within 14 days of formation provided that the service has not been started and the products already used. I accept and acknowledge that should I cancel the agreement with 14 days of formation I will lose the Marketing Plan Discount given and return any Commission already granted.

I understand that in accordance with Regulation (EU) 2016/679 of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46/EC (General Data Protection Regulation) (hereinafter: GDPR), as of 25 May 2018, members of the SOUVRE Club have the following rights related to the processing of personal data by SOUVRE INTERNATIONALE:

1. Administrator of the personal data of members of the SOUVRE Club is SOUVRE INTERNATIONALE Sp. z o.o. Sk. (SOVRE INTERNATIONALE) with its registered office in Inowrocław (88-100), Aleja Okrężna 8, Poland; contact data: bok@souvre.pl.

2. Inspector for the Protection of Personal Data – contact data, e-mail address: iod@souvre.pl.

3. SOUVRE INTERNATIONALE processes personal details of members of the SOUVRE Club for the following purposes:

- Pursuant to Article 6(1)(b) of GDPR - in order to form a contract, based on the request of a member of the SOUVRE Club.
- Pursuant to Article 6(1)(b) of GDPR - in order to perform an agreement and based on the agreement, if it was formed.
- Pursuant to Article 6(1)(a) of GDPR - based on the consent of a member of the SOUVRE Club for the purpose of marketing and promotion of SOUVRE INTERNATIONALE products and services. Every member of the SOUVRE Club has the right to withdraw consent to the processing of personal data of the SOUVRE Club member, but the withdrawal of consent does not affect the lawfulness of the processing, which was made on the basis of consent before its withdrawal.
- Pursuant to Article 6(1)(c) of GDPR - in order to fulfil the legal obligation of the Administrator, i.e. issuing and storing invoices and accounting documents.
- Pursuant to Article 6(1)(f) of GDPR - for the purpose of determining, investigating or defending against claims, being our legitimate exercise therein.
- Pursuant to Article 6(1)(f) of GDPR - for analytical purposes (better selection of services for the needs of our customers, general optimisation of our products, optimisation of service processes, building knowledge about our customers, financial analysis of our company, being the implementation of our legally justified interest.
- Pursuant to Article 6(1)(f) of GDPR - for archival purposes being the implementation of our legitimate interest in securing information in the event of a legal need to prove facts.
- Pursuant to Article 6(1)(f) of GDPR - to survey customer satisfaction that is the implementation of our legitimate interest in determining the quality of our service and the level of satisfaction of our customers with products and services.
- Pursuant to Article 6(1)(f) of GDPR - in order to offer SOUVRE Club members products and services directly, including selection thereof in terms of the needs of the members of the SOUVRE Club that is profiling, being the implementation of our legitimate interest therein.
- Pursuant to Article 6(1)(f) of GDPR - in order to directly offer a member of the SOUVRE Club our products and services of companies cooperating with us, e.g. in the form of discount coupons, including matching them in terms of the needs of the SOUVRE Club member, that is profiling, being the implementation of our legitimate interest therein.

4. In connection with the processing of data for the purpose indicated in point 3, personal data of a member of the SOUVRE Club may be made available to other recipients of personal data or categories of recipients. The recipients of personal data of a SOUVRE Club member may be as follows:

- Entities from our group of companies.
- Entities with whom we cooperate, supporting us e.g. in the provision of accounting, logistic, IT, marketing, legal, insurance, graphic, promotional services, correspondence services, in the process of Customer Service.
- Entities operating postal or courier business.
- Entities purchasing receivables in the event that the SOUVRE Club member does not pay our bills/invoices.

5. Personal data of a member of the SOUVRE Club will be processed for the period necessary to carry out the purposes of processing indicated in point 3:

- Personal data resulting from the formation of the agreement will be processed for the period in which claims related to this contract may be disclosed, in accordance with the limitation periods specified in the Civil Code.
- if the agreement is not formed within 30 days of the submission of the application for registration by the candidate for the SOUVRE Club member, personal data related to conversations about this agreement will be immediately removed, except for the data needed for direct marketing,
- Data processed for the purposes of direct marketing of our products and services can be processed until the SOUVRE Club member raises objections to processing for this purpose or we determine that it has become obsolete,
- Data necessary to fulfil the legal obligation by the Administrator - for the period in which we are mandated to keep the personal data - e.g. according to tax laws.

6. In connection with the processing of personal data by SOUVRE INTERNATIONALE, members of the SOUVRE Club have the following rights:

- The right of access to data pursuant to Article 15 of the Regulation;
- The right to rectify data, pursuant to Article 16 of the Regulation;
- The right to delete data, pursuant to Article 17 of the Regulation;
- The right to limit the processing of data, pursuant to Article 18 of the Regulation;
- The right to object to the processing of data, pursuant to Article 21 of the Regulation;
- The right to data transfer, pursuant to Article 20 of the Regulation.

7. In the event that the processing of personal data by SOUVRE INTERNATIONALE violates the provisions of the GDPR, the SOUVRE Club member has the right to lodge a complaint with the supervisory body.

8. In the process of selling products and servicing the content network, we make decisions in an automated manner, including profiling, based on data available in the Partner Zone, using ICT systems. Profiling means the processing of personal data consisting in the use of personal data of a member of the SOUVRE Club to analyse preferences or future behaviours.

9. Decision-making in an automated manner is necessary for the purpose of forming the contract and for its implementation and is based on the consent granted by you.

10. Providing data is voluntary. Failure to provide personal data will result in failure to form an agreement with a member of the SOUVRE Club.

11. Regardless of the rights mentioned in item 6, a SOUVRE Club member may at any time object to the processing of their data (including profiling) for direct marketing purposes. After accepting such an application, we must stop processing the data for this purpose. In special situations, a member of the SOUVRE Club may at any time object to the processing of personal data (including profiling) if the basis for the use of the data is our legitimate interest or public interest. In this situation, after reviewing the application, we will no longer be able to process the personal data covered by the opposition on this basis, unless we demonstrate that there exist:

- Important legally justified grounds for data processing, which according to the law are considered superior to the interests of a member of the SOUVRE Club, rights, freedoms, grounds for establishing, investigating or defending claims.

In each case, SOUVRE INTERNATIONALE, as the personal data administrator, is responsible for the use of data in a secure manner, in accordance with the agreement and applicable regulations.

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(date)

# SOUVRE INTERNATIONALE CLUB REGULATIONS

(effective as of October 1, 2018)

## I. DEFINITIONS

1. **SOUVRE INTERNATIONALE** – here: SOUVRE INTERNATIONALE Sp.z o.o. Sp. k.
2. **SOUVRE UK**- here SOUVRE UK Ltd.
3. **SOUVRE INTERNATIONALE Club (SOVRE Club, SOUVRE INTERNATIONALE Network of Partners, Partner Network, Network)** - All Partners belonging to the SOUVRE INTERNATIONALE Club.
4. **Customer Service (CS)** – department in SOUVRE UK or in the Branch, which the Partner can contact by phone, email or post. It provides ongoing support for Partners in all areas related to membership in the SOUVRE INTERNATIONALE Club. This is particularly true for registration, placing orders for SOUVRE INTERNATIONALE Products, providing information on the implementation of the Marketing Plan and training supporting Partners building Structures.
5. **Partner** – an individual or a company that joins SOUVRE UK or the Branch with an agreement for membership in the SOUVRE INTERNATIONALE Club (Partnership Agreement).
6. **Partner SOUVRE UK** – an individual or a company that has formed a membership agreement within SOUVRE INTERNATIONALE Club (Partnership Agreement) with SOUVRE UK.
7. **Marketing Folder (Marketing Plan)** – a document containing information about the benefits of cooperation with SOUVRE UK and a set of rules that define terms for Partners to obtain a given Performance Level and rules for calculating a Marketing Plan Discount or Commission for achieving a given Performance Level.
8. **SOUVRE INTERNATIONALE Branch (Branch)** – an entity that signed a distribution franchise contract with SOUVRE INTERNATIONALE, conducting business activity in the field of direct sales of SOUVRE INTERNATIONALE Products in the MLM system and providing services in accordance with the scope included in the distribution franchise agreement formed with SOUVRE INTERNATIONALE.
9. **Conditional Partner** – an individual, a natural person who is 16 (a minor) who applies for the formation of the Partnership Agreement and signs it, conditional upon approval by a parent/legal guardian.
10. **SOUVRE INTERNATIONALE Products (Products)** – products offered to the Partners by SOUVRE UK listed in the offer under the SOUVRE INTERNATIONALE Brand.
11. **Promoter** – a Partner who is in the Structure directly above another Partner, indicated in the application for registration to the SOUVRE INTERNATIONALE Club (the Partnership Agreement) as a Promoter.
12. **Recruiter** – a Partner who made an effective presentation and thus encouraged a new Partner to register in the SOUVRE INTERNATIONALE Club, indicated in the Application for registration to the SOUVRE INTERNATIONALE Club (Partnership Agreement) as a Recruiter.
13. **Structure (Team)** – a team of Partners created by way of recommendations, in a manner in which the Partner (Promoter, Recruiter) sends invitations to register in the SOUVRE INTERNATIONALE Club to another Partner who in turn invites more Partners to register.
14. **SOUVRE INTERNATIONALE Club Regulations (SOVRE Club Regulations, Club Regulations)** – these Regulations, which is an integral part of the application for registration in the SOUVRE INTERNATIONALE Club (Partnership Agreement).
15. **The SOUVRE INTERNATIONALE Code of Ethics (SOVRE Code of Ethics, Code of Ethics)** – a document containing a set of rules for Partners, consistent with accepted standards of ethical conduct in the SOUVRE INTERNATIONALE Club.
16. **SOUVRE INTERNATIONALE Brand** – trademark / trademarks as defined by the Polish Industrial Property Law, owned by SOUVRE INTERNATIONALE, which holds the right to signs and designs: 'SOVRE', 'SOVRE INTERNATIONALE' and the SOUVRE INTERNATIONALE 'S' signature logo.
17. **Starter Kit (Starter Package)** – a set of testers or samples of selected SOUVRE INTERNATIONALE Products along with advertising and training materials or a set of advertising and training materials. Information on the Starter Kit can be found at [www.souvre.com](http://www.souvre.com).
18. **Partnership Agreement (Agreement)** – an agreement formed between a Partner and SOUVRE UK based on an application for registration in the SOUVRE INTERNATIONALE Club submitted by the Partner and accepted by SOUVRE UK.

Other terms used in these Regulations should be understood in accordance with the definition given in the Marketing Folder, Code of Ethics or any regulations, documents issued by SOUVRE UK and provided to the Partner.

## II. SOUVRE INTERNATIONALE CLUB MEMBERSHIP

1. The following provisions govern the rules of obtaining a membership in the SOUVRE INTERNATIONALE Club by a candidate for a Partner and the rules of acting between SOUVRE UK and a Partner.
2. Any natural person with full capacity to perform legal acts, a legal person, as well as an organisational unit without legal personality may become a Partner.
3. A Partner may also be a natural person who is 16 years old (a minor) without full legal capacity, holding a consent of a statutory representative (parent or legal guardian) to form an Agreement with SOUVRE UK expressed in writing and signed. Declaration of the statutory representative should be sent within a deadline of 30 calendar days, in paper version to the SOUVRE UK correspondence address: Unit 5 Windsor Park Industrial Estate, 50 Windsor Avenue, Merton, SW19 2TJ. Until the declaration is delivered, the minor is treated as a Conditional Partner, provided that they may only purchase the Products in a total amount not exceeding GBP 200 (in words: two hundred pounds). The Conditional Partner may order Products and be a Promoter. The Conditional Partner cannot receive the status of 'Entrepreneur'. The Conditional Partner is not entitled to a Marketing Plan Discount or Commission. Failure to provide SOUVRE UK with the above the declaration, in the period indicated above, will result in the removal of the Partner from the registration process.
4. The condition of Partner's joining the SOUVRE INTERNATIONALE Club is the purchase of the Starter Kit. This requirement does not apply to the Partner with the Buyer status. By purchasing a Starter Kit, the Partner receives a set of samples or testers of selected SOUVRE INTERNATIONALE Products together with advertising and training materials or a set of advertising and training materials. Information on the Starter Kit can be found at [www.souvre.com](http://www.souvre.com).

5. Partner registration:
 

Filing an application for registration in the SOUVRE INTERNATIONALE Club can be done with the help of a Promoter, Customer Service or in the online registration system - on the website [www.souvre.com](http://www.souvre.com).

  - a) When applying for registration through the Promoter or via the website [www.souvre.com](http://www.souvre.com), the term 'ending the registration process' is understood as acceptance sent by SOUVRE UK in the activation link confirming the formation of the Agreement to Partner's email. If submitting an application for registration through the Promoter, the candidate can also purchase a Starter Kit from that Promoter.
  - b) A candidate for a Partner also has the opportunity to join the SOUVRE Club through the Customer Service. CS will assign the Partner a Promoter, with whom CS will arrange for a business meeting at which the Partner will be able to purchase from the Promoter a Starter Kit. The registration process is completed as soon as SOUVRE UK informs the candidate that the registration process has been successfully completed and accepted by the candidate for the Partner, with the activation link sent by SOUVRE UK, confirming the formation of the Partnership Agreement to Partner's e-mail.
  - c) Registration in the SOUVRE INTERNATIONALE Club through the website [www.souvre.com](http://www.souvre.com) consists in filling out the application for registration available on the aforementioned website. After correct submission of personal data and acceptance of the conditions, SOUVRE UK will send an activation link to Partner's email address, allowing the transition to the final registration stage, which is the acceptance of the activation link sent by SOUVRE UK to the email address indicated by the Partner, confirming the formation of the Agreement and receiving by the Partner the assigned Identification Number, which is also the login to the SOUVRE INTERNATIONALE internet portal.
6. SOUVRE UK and each Branch may refuse to form the Agreement if:
  - a) The period of 120 calendar days has not expired since the date of lapsing of membership in the SOUVRE INTERNATIONALE Club, withdrawal, termination or cancellation of the Agreement.
  - b) The candidate for Partner uses false personal data.
  - c) The Candidate is already bound by an Agreement with SOUVRE UK or a Branch.
  - d) The Candidate did not provide the written consent of the statutory representative to form the Agreement within the prescribed period.
  - e) The Candidate was already bound by the Agreement with SOUVRE UK or the Branch and the Agreement was terminated with the Candidate for reasons of violation of the Club's Regulations, Code of Ethics, Marketing Plan and other rules of the SOUVRE INTERNATIONALE Club incumbent on Partners.
7. The Partner may form the Agreement with only one Branch at any one time. Each Partner who would like to form an Agreement with another Branch and use the existing Partner Number must terminate the Agreement with the existing Branch with effect at the end of the calendar month, indicating the intent to form the Agreement with another Branch and form the Agreement with another Branch no later than 30 calendar days from the termination of the existing Agreement. The right to the Commission, discounts, rewards, incentive programs acquired in a given Branch can only be used in that Branch. The rights mentioned in the sentence above are not transferable if the Partner changes the Branch.

### III. SOUVRE INTERNATIONALE CLUB ACTIVITY RULES – Partner's Rights and Obligations

1. Each Partner may purchase Products for their own needs on preferential terms established by SOUVRE UK.
2. Under the applicable legal regulations and after fulfilling additional requirements set out in these Regulations, the Partner may sell SOUVRE INTERNATIONALE Products under the direct sales system on its own behalf and on its own account as an independent individual or a company after the formation of the Agreement with SOUVRE UK, in the scope of direct sales of the Products.
3. In the direct sale and promotion of the Products and in the provision of the SOUVRE Network, Product and Brand advertising services, the SOUVRE Partner may use the SOUVRE INTERNATIONALE Brand logo only on terms agreed with SOUVRE UK.
4. As part of membership in the SOUVRE INTERNATIONALE Club, the Partner has the opportunity to participate in promotional campaigns, competitions and incentive programs organised by SOUVRE UK. The Partner's participation rules are then specified on the website [www.souvre.com](http://www.souvre.com) or in the regulations of the given motivational programs.
5. For purchases of Products indicated by SOUVRE UK or the Branch, made by the Partner and Partners from their Team, SOUVRE UK or Branch accrues Points.
6. As a rule, Points are not acquired for the purchase of the following articles: handbooks and guides, leaflets, samples and testers, marketing and advertising materials and Partners' instructional materials.
7. In order to develop the operations and maximise the benefits of membership in the SOUVRE INTERNATIONALE Club, the Partner participates in building their Structure in the Multi-Level Marketing system and in accordance with the rules described in the Marketing Folder, they obtain further levels of qualification (Performance Level).
8. The Marketing Folder and the documents indicated therein define precisely the rules for calculating Points, the rules for obtaining subsequent Performance Level and calculation of Commission, and the rules of granting the Marketing Plan Discount.
9. The Partner can join the SOUVRE Club and operate in the SOUVRE INTERNATIONALE Partner Network on the following statuses:
  - a) **ENTREPRENEUR** – a SOUVRE UK Partner conducting business activity as a self-employed or a company in the direct sales of Products and advertising services of the Network, Products and the SOUVRE INTERNATIONALE Brand, who has formed a formal Partnership Agreement with SOUVRE UK and an agreement for direct sales of Products and advertising services. The Entrepreneur forming an agreement must not be a Conditional Partner. The Entrepreneur is required to purchase the company's Starter Kit. For providing advertising services of the Network, Products and the SOUVRE INTERNATIONALE Brand, the Entrepreneur is entitled to Commission only, grossed up by VAT in accordance with applicable regulations of the local law.
  - b) **REFERRER** – a SOUVRE UK Partner, not conducting business activity in the direct sales of the Products and advertising services of the Network, Products and the SOUVRE INTERNATIONALE Brand, who has formed a formal Partnership Agreement with SOUVRE UK. While registering, the Referrer is required to confirm that they will make recommendation of the Products or will purchase them for their own or for their family members or friends use only. The Referrer is required to purchase the Starter Kit. The Referrer is entitled to build a Structure based on which they are only entitled to a Marketing Plan Discount.
  - c) **BUYER** – a SOUVRE UK Partner, not conducting business activity in the direct sales of the Products and advertising services of the Network, Products and the SOUVRE INTERNATIONALE Brand, who has formed a formal Partnership Agreement with SOUVRE UK. While registering, the Buyer is required to confirm that they will purchase the Products for their own or for their family members or friends use only. The Buyer is not required to purchase the Starter Kit. The Buyer is not entitled to build a Structure. Points awarded to the Buyer for own purchases constitute the basis for calculating the Marketing Plan Discount.

10. Signing of the Partnership Agreement does not create an Employer/Employee relationship.
11. Invoice or VAT invoice (applicable to Partners as Entrepreneur) is the basis for payment of Commission.
12. For the purchase of SOUVRE INTERNATIONALE Products, the Partners receive up to 30% off the Catalogue Prices. The only exception is the Partner with the status of a 'Buyer' who joined the SOUVRE Club only for the purpose of making purchases for their own needs and the needs of relatives – they receive up to 20% off the Catalogue Prices for the Products they purchase.
13. Reaching the given Performance Level and making the Minimum Product Purchase within the Billing Month described in the Marketing Folder entitles the Partner with the status of the Buyer and the Referrer for the Marketing Plan Discount and the Partner with the status the Entrepreneur to the Commission granted (paid) by the Branch with which the Partner formed the Agreement.
14. The Partner who obtained the entitlement to the Marketing Plan Discount may use the granted Marketing Plan Discount on subsequent purchases of Products, however its amount within one order cannot exceed 50% of the gross value of the order. A Marketing Plan Discount can be used to purchase Products only during the calendar year in which it was accrued. The exception is the Marketing Plan Discount for December shopping, which can be used until the end of the next calendar year.
15. A Partner who does not hold a status of 'Entrepreneur' may use the Points obtained for the order in the form of free shipping. Free shipping rules have been set out in the 'Rules for electronic services on [www.souvre.com](http://www.souvre.com)'.
16. The Partner may make purchases at another Branch than the one with which they entered into a Partnership Agreement. However, Points awarded in another Branch for the purchase of Products may not exceed 500 Points and only such quantity will be the basis for granting the Marketing Plan Discount or Commission, as if they were granted by SOUVRE UK. If a Branch awards the Points in breach of the rules referred to in the sentence above, the responsibility for granting the Marketing Plan Discount or Commission lies with the Branch which granted the Points.
17. The Partner is required to timely pick up the ordered Products and settle the amounts due and in case of not collecting the parcel with the ordered Products, to refund the costs of returning goods incurred by SOUVRE UK.
18. If the Marketing Plan Discount or Commission was calculated on the basis of Points granted for the Products purchased, which were subsequently returned to SOUVRE UK, due to reasons caused by the Partner's actions, including in particular unreasonable non-receipt of the shipment or refusal to accept the shipment, SOUVRE UK is entitled to deduct Points wrongly credited to the Partner and Partners in the Structure, to which they were previously credited and to recalculate the Points due, and in case the Marketing Plan Discount or Commission has already been collected by the Partner, to deduct Points from the next, subsequent accrued Points or to demand reimbursement of undue benefits.
19. SOUVRE UK or Branch has the right to refuse to process a Partner's order that breached the obligation described in paragraph 17 above.
20. The Partner may withdraw from the sales agreement within 14 days from the date of receipt of the parcel with the ordered Products. In order to do this within the time limit referred to in the sentence above, the Partner must deliver the Products subject to withdrawal and a declaration of withdrawal from the sales contract in writing and bear the direct costs of returning the goods. All Points accrued in connection with the Products subject to withdrawal from sales agreement will be deducted in the Partner's Structure, to which they were previously credited, and if the Marketing Plan Discount or Commission was calculated on the basis of the Points awarded for the Products purchased, which were then returned to SOUVRE UK - in the manner referred to in paragraph 18 above.
21. The Partner may change to a new status at the beginning of a new calendar month. During the transition period, when the Partner changes its status from the Buyer or Referrer to the Entrepreneur, the Marketing Plan Discount obtained in the period before the change of status will be available until the end of the month following the month in which the change of status took place. The Buyer, in order to change their status, must purchase a Starter Kit, directly from SOUVRE UK or from their Promoter.
22. SOUVRE UK is entitled to establish cooperation with an unspecified number of Partners and reserves the right to directly sell Products to final customers regardless of the location and area of their operations. The principle of regionalism and territorial and area exclusivity does not apply to SOUVRE UK. Any environment and any household with no geographical location is available for the business of any Partner, regardless of the fact that this area is being serviced by another Partner. SOUVRE UK does not suggest territorial divisions; it only promotes the ability to acquire and provide quality customer service.
23. SOUVRE UK does not ensure the Partner the benefits and revenues as well as statues they aim to obtain in the SOUVRE INTERNATIONALE Club.
24. A Partner at SOUVRE UK or at the Branch is not and cannot be a representative, employee, shareholder, partner, proxy, agent, commissioned agent, unless the Parties explicitly agreed otherwise in writing. Following from the above, no actions must be taken or obligations incurred on behalf of SOUVRE UK, SOUVRE INTERNATIONALE and the Branch.
25. The most important Partner's documents are:
  - a) Partnership Agreement
  - b) SOUVRE INTERNATIONALE Club Regulations
  - c) SOUVRE INTERNATIONALE Ethics Code
  - d) Marketing Folder
  - e) The agreement for direct sales and advertising services
  - f) Any regulations/rules and documents issued by SOUVRE UK and forwarded to the Partner.
 Each Partner should become familiar with the aforementioned documents and during registration, confirm this by accepting the activation link sent by SOUVRE UK.
26. After registering at the SOUVRE INTERNATIONALE Club, the Partner receives their Identification Number. The Identification Number is assigned by SOUVRE UK or Branch and identifies the Partner to calculate the Points awarded and Marketing Plan Discount or Commission. It is also used to settle marketing activities, prizes and competitions. The Identification Number does not change and is assigned only once. The exception is the change of the Partner assigned to the given Identification Number, made as provided in paragraph 41 and 42 or 43 below. The Partner's Identification Number is also their login to the SOUVRE UK Internet portal. The Partner can also login with their email address. When contacting the SOUVRE UK Customer Service, each Partner must provide their Identification Number and a previously set telephone code by phone. Partner's Identification Number stays the same even if the Partner has changed their status.
27. In addition to the Identification Number referred to in paragraph 26 above, the Partner may receive an Additional Identification Number on the terms set out in the Marketing Folder or in the documents indicated therein.
28. Each Partner is assigned to a specific Promoter whom they can choose when registering for the SOUVRE INTERNATIONALE Club. If the Partner fails to select a Promoter, they will be assigned one by SOUVRE UK. The Promoter cannot be changed, subject to paragraph 29 below.
29. In the event that SOUVRE UK mistakenly assigns the Partner to a different Promoter than indicated, assigning the Partner to the appropriate, selected Promoter during the registration process is possible within 3 business days of completing the registration process,

both on the SOUVRE UK initiative, at the request of the Partner and upon request of the appointed Promoter. The aforementioned registration process does not mean resignation from participation or re-admission to the SOUVRE INTERNATIONALE Club, and the date of registration remains the date of the first registration in the SOUVRE Club.

30. The Partner with the status of 'Entrepreneur' selling products on their own behalf and for its own account, manages its own business activity. Partner is the only entity responsible for their activities and bearing the risk resulting from its operation. The Partner should comply with the regulations on business activity, in particular regarding the registration of business activities for tax purposes and for National Insurance purposes. At the SOUVRE UK request, the Partner must present, at the indicated date documents confirming their business activity or documents confirming their registration as a VAT taxpayer. SOUVRE UK is not responsible for any losses related to the Partner's business activity, including those related to the sale of Products or for the lost profits of the Partner.  
A member with 'Entrepreneur' status has a responsibility to those whom they sell to in accordance with the new General Data Protection Regulations which came into force on May 2018. The Entrepreneur is obliged to inform their clients how they use and keep their personal data. In accordance with the GDPR the Entrepreneur is the Processor and SOUVRE UK Ltd is the Controller.
31. Partner who conducts business activity must keep registers and prepare necessary documents required by law, including timely payment of public law liabilities, in particular taxes and National Insurance.
32. In the scope of performing the Agreement and business activity, the Partner should always follow the principles of ethics, and especially should abide by the provisions of the SOUVRE INTERNATIONALE Code of Ethics.
33. Within the Structure, the Partner may use a title corresponding to Performance Level, specified in the Marketing Folder.
34. The name SOUVRE, SOUVRE UK and SOUVRE INTERNATIONALE, as well as all markings, logos, trade names and trademarks are the property of SOUVRE INTERNATIONALE, entities associated personally or financially with SOUVRE INTERNATIONALE and its licensors. They may be used by the Partner only after obtaining prior written consent of SOUVRE UK. Information on the terms of use of the SOUVRE INTERNATIONALE name, as well as all labels, logos, trade names and trademarks is provided by Customer Service of SOUVRE UK.
35. To recommend, promote or sell Products, each Partner should only use advertising, marketing and information materials, guides, brochures, leaflets and any other publications and literature developed for this purpose by SOUVRE UK and SOUVRE INTERNATIONALE. To use their own materials, the Partner must send a detailed inquiry to the Customer Service of SOUVRE UK email address and obtain SOUVRE UK's written consent to use the name, logo or other SOUVRE, SOUVRE UK, SOUVRE INTERNATIONALE and Branch signage. The aforementioned query should contain (e.g. in attachments) the in-house developed material. SOUVRE UK has the right, at its sole discretion, to revoke the prior consent, ordering the removal or correction of the SOUVRE, SOUVRE UK and SOUVRE INTERNATIONALE marks within 10 business days.
36. The prices placed in SOUVRE UK documents or publications are suggested prices. SOUVRE UK does not dictate to Partners the prices at which they can offer Products for further sale.
37. The Partner may only present such properties and use of the Products that are defined on the label or leaflet attached to the Product and are also included in the SOUVRE UK literature.
38. SOUVRE UK has the right to terminate the Partnership Agreement with a Partner if, in the period of one calendar year from registering in the SOUVRE Club or fulfilling the last Activity, they fail to make a one-off own purchase in the SOUVRE UK online store.
39. The Partner whose Agreement with SOUVRE UK has been terminated as a result of inactivity but who will reapply for membership in the SOUVRE INTERNATIONALE Club, is registered on the terms of a new candidate without the possibility of obtaining their rights prior to the termination of the Agreement.
40. The direct sales system is the only system in which the Partner can sell SOUVRE INTERNATIONALE Products. In order to use a different sales system, the Partner must obtain prior written consent from SOUVRE UK.
41. If SOUVRE UK provides a written consent, the Partner may transfer the rights and obligations under the Agreement to a third party. The third party to which the rights and obligations have been transferred automatically takes the place of the previous Partner in the Structure, receives the Partner status and uses the Identification Number of the Partner who transferred the rights.
42. The Partner has the opportunity to indicate a third party who after their death will represent the heirs of the deceased Partner until the probate for inheritance or registration of the grand of probate becomes final. The indication can be made only by filling in the Inheritance Tax Form – indicating the person and sending it to the email address of the Customer Service of SOUVRE UK. The heir can take over the inherited place also when they already occupy space in the Structure. Settlement of Points and related receivables is suspended from the moment of the Partner's death to the signing of an annex to the Agreement by the heir.
43. If a trading company that is a Partner of SOUVRE UK undergoes division, all previously acquired rights and obligations under the Agreement will be transferred only to one company formed as a result of this division. The other companies created during the division can form separate, new Agreements. The merger of several commercial companies, already with the Partner status, into a single company make it possible for them to occupy several places in Structure. Transformation of a commercial or civil company into another commercial company results in the observance of all rights and obligations under the Agreement with SOUVRE UK.
44. The Partner must inform SOUVRE UK about suspension or cessation of their business activity within 7 days from the date of the fact.
45. SOUVRE INTERNATIONALE Products must not be sold through websites, classifieds, auctions, sales or private websites. Such behaviour violates the SOUVRE INTERNATIONALE Club Regulations and the terms of the SOUVRE UK Partnership Agreement. SOUVRE INTERNATIONALE and SOUVRE UK do not guarantee the origin, authenticity, quality and expiry date of such Products. The only guarantee of receiving the original SOUVRE INTERNATIONALE Product is to purchase it directly from an independent Partner or through a web portal [www.souvre.com](http://www.souvre.com).

#### **IV. PRODUCT RESPONSIBILITY**

1. Making changes to the Products and their composition, labels, descriptions or information leaflets is expressly forbidden. This mainly concerns the prohibition of concealing existing warnings about use, side effects, complications and their symptoms, contraindications and interactions.
2. The Partner should inform SOUVRE UK within 7 calendar days about potential threats resulting from the use of the Products and their possible defects.
3. The Partner's duty is to cooperate with SOUVRE UK in activities related to the removal of threats referred to in paragraph 2 above.

#### **V. PROCESSING OF PERSONAL DATA**

Pursuant to Regulation (EU) 2016/679 of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46/EC (General Data Protection Regulation) (hereinafter: GDPR), as of 25 May



2018, members of the SOUVRE Club have the following rights related to the processing of personal data by SOUVRE INTERNATIONALE:

1. The Controller of the personal data of members of the SOUVRE Club is SOUVRE INTERNATIONALE with its registered office in Inowrocław (88-100), Aleja Okrężna 8; contact data: bok@souvre.pl.
2. Inspector for the Protection of Personal Data – contact data, email address: iod@souvre.pl.
3. SOUVRE INTERNATIONALE processes personal data of members of the SOUVRE Club for the following purposes:
  - Pursuant to Article 6(1)(b) of GDPR - in order to form an agreement, based on the request of a member of the SOUVRE Club,
  - Pursuant to Article 6(1)(b) of GDPR - in order to perform an agreement and based on the agreement, if it was formed,
  - Pursuant to Article 6(1)(a) of GDPR - based on the consent of a member of the SOUVRE Club for the purposes of marketing and promotion of SOUVRE INTERNATIONALE products and services. Every member of the SOUVRE Club has the right to withdraw consent to the processing of personal data of the SOUVRE Club member, but the withdrawal of consent does not affect the lawfulness of the processing, which was made on the basis of consent before its withdrawal,
  - Pursuant to Article 6(1)(c) of GDPR - in order to fulfil the legal obligation of the Controller, i.e. issuing and storing invoices and accounting documents,
  - Pursuant to Article 6(1)(f) of GDPR - in order to determine, investigate or defend against claims, being our legally justified interest,
  - Pursuant to Article 6(1)(f) of GDPR - for analytical purposes (better selection of services for the needs of our customers, general optimisation of our products, optimisation of service processes, building knowledge about our customers, financial analysis of our company, being our legally justified interest),
  - Pursuant to Article 6(1)(f) of GDPR - for archival purposes, being our legitimate interest in securing information in the event of a legal need to prove facts,
  - Pursuant to Article 6(1)(f) of GDPR - to survey customer satisfaction that is our legitimate interest in determining the quality of our service and the level of satisfaction of our customers with products and services,
  - Pursuant to Article 6(1)(f) of GDPR - in order to offer SOUVRE Club members products and services directly, including selection thereof in terms of the needs of the members of the SOUVRE Club, that is profiling, being our legitimate interest therein,
  - Pursuant to Article 6(1)(f) of GDPR - in order to offer a member of the SOUVRE Club directly our products and services of companies cooperating with us, e.g. in the form of discount coupons, including matching them in terms of the needs of the SOUVRE Club member, that is profiling, being our legitimate interest therein.
4. In connection with the processing of data for the purpose indicated in point 3, personal data of a member of the SOUVRE Club may be made available to other recipients of personal data or categories of recipients. The recipients of personal data of a SOUVRE Club member may be as follows:
  - Entities from our group of companies,
  - Entities with whom we cooperate and those supporting us, e.g. in the provision of accounting, logistic, IT, marketing, legal, insurance, graphic, promotional services, correspondence services, in the process of Customer Service,
  - Entities operating postal or courier business,
  - Entities purchasing receivables in the event that the SOUVRE Club member does not pay our bills/invoices.
5. Personal data of a member of the SOUVRE Club will be processed for the period necessary to carry out the purposes of processing indicated in point 3:
  - personal data resulting from the formation of the agreement will be processed for the period in which claims related to this agreement may be disclosed, in accordance with the limitation periods specified in the Civil Code,
  - if the agreement is not formed within 30 days of the submission of the application for registration by the candidate for the SOUVRE Club member, personal data related to conversations about this agreement will be immediately removed, except for the data needed for direct marketing,
  - data processed for the purposes of direct marketing of our products and services can be processed until the SOUVRE Club member raises objections to the processing for this purpose or once we determine that it has become obsolete,
  - data necessary to fulfil the legal obligation by the Controller - for the period in which we are mandated to keep the personal data - e.g. according to tax laws.
6. In connection with the processing of personal data by SOUVRE INTERNATIONALE, members of the SOUVRE Club have the following rights:
  - The right of access to data pursuant to Article 15 of the Regulation;
  - The right to correct data, pursuant to Article 16 of the Regulation;
  - The right to delete data, pursuant to Article 17 of the Regulation;
  - The right to limit the processing of data, pursuant to Article 18 of the Regulation;
  - The right to object to the processing of data, pursuant to Article 21 of the Regulation;
  - The right to data transfer, pursuant to Article 20 of the Regulation.
7. In the event that the processing of personal data by SOUVRE INTERNATIONALE violates the provisions of the GDPR, the SOUVRE Club member has the right to lodge a complaint with the supervisory body.
8. In the process of selling products and servicing the partner network, we make decisions in an automated manner, including profiling, based on data available in the Partner Zone, using ICT systems. Profiling means the processing of personal data consisting in the use of personal data of a member of the SOUVRE Club to analyse preferences or future behaviours.
9. Decision-making in an automated manner is necessary for the purpose of forming the agreement and for its implementation and is based on the consent granted by you.
10. Providing data is voluntary. Failure to provide personal data will result in failure to form an agreement with a member of the SOUVRE Club.
11. Regardless of the rights mentioned in item 6, a SOUVRE Club member may at any time object to the processing of their data (including profiling) for direct marketing purposes. After accepting such an application, we must stop processing the data for this purpose. In special situations, a member of the SOUVRE Club may at any time object to the processing of personal data (including profiling) if the basis for the use of the data is our legitimate interest or public interest. In this situation, after reviewing the application, we will no longer be able to process the personal data covered by the objection on this basis, unless we demonstrate that there exist:
  - Important legally justified grounds for data processing, which according to the law are considered superior to the interests of a member of the SOUVRE Club, rights, freedoms, grounds for establishing, investigating or defending claims.In each case, SOUVRE INTERNATIONALE, as the personal data controller, is responsible for the use of data in a secure manner, in accordance with the agreement and applicable regulations.

## VI. SOUVRE CLUB MEMBERSHIP CANCELLATION

1. Within 14 calendar days from the end of the registration process at the SOUVRE INTERNATIONALE Club or the receipt of the Starter Kit (concerns an event that takes place later), each Partner has the option to cancel the Agreement without giving a reason. The Partner must submit an appropriate written statement to SOUVRE UK before the expiry of the agreed date (a template for such a statement can be found at [www.souvre.com](http://www.souvre.com)). Membership ceases from the moment of effective cancellation of the Agreement by the Partner.
2. The Partner has the option to terminate the Agreement with a 14-day notice period, subject to the second sentence, and the termination of the Agreement also results in the removal of the user's account. Partner conducting business activity has the right to terminate the Agreement with a 30-day notice period with effect at the end of the calendar month.
3. Partner with the status Entrepreneur who terminated the Agreement with notice may apply to SOUVRE UK within 3 months from terminating the Agreement for the purchase of the Products under the terms of a separate agreement.
4. The Partner must return all documents and items they received that are the property of SOUVRE UK and may not use the SOUVRE, SOUVRE UK, SOUVRE INTERNATIONALE designation after expiration or termination of the Agreement.
5. A new application for membership in the SOUVRE INTERNATIONALE Club may be submitted no earlier than within 120 calendar days from the date of termination, cancellation or withdrawal from the Agreement.
6. The agreement expires if the Partner withdraws consent to the processing of their personal data.
7. SOUVRE UK has the right to terminate the Agreement with the Partner if:
  - a) The Party to the Agreement is in arrears with payment longer than 30 calendar days from the agreed date;
  - b) The Party to the Agreement continues or repeats breaches of the Agreement, despite the expiry of 14 calendar days from receiving an ineffective written warning on this matter from the other Party;
  - c) The Partner did not notify about the cessation/suspension of business activity;
  - d) The Partner uses products bearing a false, unapproved SOUVRE UK logo and disseminates materials regarding the SOUVRE Club, Agreement, etc. that have not been developed or issued by SOUVRE UK,
  - e) The Partner does not comply with the rules of the Code of Ethics and with the provisions of the SOUVRE Club Regulations, despite receiving a warning from SOUVRE UK regarding breach of the provisions and ineffective expiration of the deadline for non-infringement;
  - f) The Partner presents the properties or use of the Products without referring to information included in any material published by SOUVRE UK,
  - g) The Partner takes actions negatively affecting the good name of SOUVRE UK, SOUVRE INTERNATIONALE or Branch, including the reputation of the SOUVRE UK Products and Services in a direct or indirect way, also through other entities,
  - h) The Partner distributes training materials purchased from SOUVRE UK or obtained after logging into the SOUVRE UK Partner Zone outside the area of its own use,
  - i) The partner undertakes competitive activity,
  - j) For the reasons described in paragraph III.38 above.
8. For violation of the provisions of the SOUVRE INTERNATIONALE Code of Ethics, SOUVRE UK may suspend the exercise of rights vested in the Partner under the conditions set out in the Code of Ethics.
9. Every activity, regardless of the legal form of this activity, if performed as part of a network marketing system other than the SOUVRE INTERNATIONALE system is considered competitive activity. This also applies to supporting the activities of family members, friends working in a network marketing system other than SOUVRE INTERNATIONALE, agency channel or distribution channel. Both direct and/or active as well as indirect and/or passive action will be considered competitive. This also applies to preparations for conducting such activities. The prohibition of the Partner's taking up competitive activities applies to the following:
  - a) cooperation or any other services based on a contract of employment, etc., accepting positions and providing advice to competitors of SOUVRE UK or Branch and to entities associated with competitors, regardless of their legal form, directly or indirectly, independently or with the participation of third parties, both free of charge and for a fee, in the territory of the United Kingdom, as well as abroad;
  - b) Participating in undertakings or entities competing with SOUVRE UK and the Branch or in entities affiliated with competitors, through contributions, purchase or subscription of shares, convertible bonds or bonds, except for the purchase of securities admitted to public trading representing no more than 5% of share capital;
  - c) Running own business or a business for someone else, which is a competitive activity to SOUVRE UK, especially as a franchisee or a franchisor, agent or intermediary;
  - d) Using the Sales structure and cooperation with SOUVRE UK for the marketing and sale of any other products or services not included in the SOUVRE UK offer;
  - e) Using personal databases of SOUVRE UK, SOUVRE INTERNATIONALE or the Branch regarding its employees, associates, clients and other Partners. This also applies to all information obtained during the performance of the Agreement for purposes other than fulfilling the Partner's obligations under this Agreement or other documents linking the Partner with SOUVRE UK.
10. The Structure of the Partner whose Agreement has expired or has been terminated is transferred to the Promoter, a Partner directly over the Partner whose membership in the SOUVRE Club has expired, with the proviso that SOUVRE UK may, in exceptional circumstances, assign the Structure to another Partner who will take over the role of Promoter.
11. The Partner who formed the Agreement with SOUVRE UK in the event of the expiration of the franchise agreement linking SOUVRE INTERNATIONALE with SOUVRE UK may form an Agreement with another Branch within 30 calendar days from the expiration of the franchise agreement and continue its membership in the SOUVRE INTERNATIONALE Club in accordance with the provisions in the Regulations of this Branch, unless local law provides otherwise.

## VII. FINAL PROVISIONS

1. The Regulations are drawn up in accordance with UK law and regulate the legal relationship between SOUVRE UK and the SOUVRE UK Partner. Provisions of the Regulations of other Branches may be different on some issues than those regulated by the provisions herein.
2. Disputes related to any negative actions of the Partner, which may result from improper implementation of the provisions of the Regulations, will be resolved in the court of competent jurisdiction for the SOUVRE UK headquarters.
3. For important reasons, SOUVRE UK may change the Regulations, the Code of Ethics, the Marketing Folder and other documents regulating

the mutual relations between the Partner and SOUVRE UK. Among the important reasons are the need to adapt the provisions of the Regulations to the applicable provisions of law and tax laws and the need to regulate the rules for membership in the SOUVRE Club, not covered by the Regulations, which raise doubts or disputes in the application by the Partners.

4. The Partner has the right to refuse to accept the proposed amendments to the Regulations within 14 days of receiving notification of changes. The lack of a statement submitted in writing within the aforementioned period will amount to acceptance of the proposed change. The refusal to give consent in writing in the aforementioned period to the proposed amendments to the Regulations shall amount to termination of the Agreement.
5. If any of the provisions of the Regulations expire, this will not affect the remaining provisions of the Regulations. The Parties shall, instead of an invalid provision, establish an existing condition the effect of which was the objective of the original provision of the Regulations.
6. All references included in these Regulations, the Marketing Folder and the Code of Ethics, as well as other SOUVRE UK documents regarding masculine concepts refer also to the female gender and vice versa. Following from the above, the term 'Partner' is used for both men and women, and unless otherwise indicated, the singular used also specifies the plural and vice versa.
7. The Parties' arrangements are regulated by these Regulations to the extent in which they are not completed by the provisions stated in other documents issued by SOUVRE UK. The Code of Ethics and the Marketing Folder are integral parts of the SOUVRE INTERNATIONALE Club Regulations. In the event of differences between the Regulations and other documents, the provisions of the Regulations shall prevail.
8. The duration of the Partner's membership in the SOUVRE INTERNATIONALE Club is undefined.

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(date)