Terms and Conditions (T&C) of ANASAEA Corporation

1. Description of Services: The Site provides a marketplace service, allowing Artists to reference and to sell their Artworks at a price set by them, to accept purchase offers made by Clients, to collect the price of the sale excluding tax (if applicable), to organize the delivery of the Artworks, and to manage the after-sales service for the Artworks sold. The sales made through the Site are concluded directly between the Client and the Artist.

ANASAEA Corporation is not, in any respect, a reseller of the Artworks offered by the Artist through the Site. ANASAEA Corporation acts as a simple intermediary within the sole context of the provision of the Site to enable Artists and Clients to connect.

Consequently, ANASAEA Corporation is not a party to the contract which is concluded solely between the Client and the Artist, who is the sole seller of the Artworks and therefore is solely responsible for obligations arising therefrom.

2. Obligations Relating to the Artworks: The Artist ensures ANASAEA Corporation that the Artist is the sole author of the Artworks that the Artist puts up for sale and/or display on the Site. The Artist undertakes to clearly designate on the Site Artworks that they wish to sell and to immediately indicate on the Site if any offer related to Artworks are no longer available.

The description sheet provided by the Artist to ANASAEA Corporation with each of the Artist's Artworks includes at least one (1) photograph of the Artwork, a brief description of the Artwork, and information on its genre, size, weight, and nature.

The Artist guarantees that the Artworks do not violate in any way any laws, regulations, and standards in place, and that they do not infringe the rights of third parties and in particular the possible copyrights of third parties. In this respect, the Artist undertakes not to offer for sale any infringing Artworks and guarantees ANASAEA Corporation against any action that may be brought by the Client or by any third party, including potential rights holders of the Artwork and against any possible conviction that may result from this action.

As such, the Artist will provide a signed certificate of authenticity to the Client, relating to the Artwork sold. The Artist also sets the selling price of the Artwork including all taxes, material, and packaging costs. The Artist ensures that the price of the Artworks listed on ANASAEA is consistent with the prices set on other online platforms and/or physical outlets.

The Artist guarantees the veracity of the information submitted to ANASAEA Corporation as well as the non-misleading nature of the images of the Artwork and undertakes to ensure that they shall not mislead potential Clients, both in terms of the characteristics and the condition of the Artwork.

As the owner of the Site, ANASAEA Corporation reserves the right to modify the information relating to the Artwork in the event of misleading or incorrect information. If the images and the description of the Artwork do not meet ANASAEA Corporation's quality criteria, ANASAEA Corporation reserves the right to request the modification of the relevant mentions, and/or to request justification from the Artist, and/or to take the Artwork offline permanently.

The Artist has the right to list and/or sell the Artworks on other platforms or in physical outlets.

3. Intellectual Property: It is the Artist's responsibility to be informed about image rights compliance laws in their country of residence. Beyond the guarantees owed by the Artist and related to the rights on the Artworks and their free disposal as reminded in articles above, the Artist allows ANASAEA Corporation to use these Artworks and reproduce them on the Site for the purposes of execution of these terms.

As such, the Artist gives ANASAEA Corporation, without any geographical limitation and free of charge, the following rights:

- For promotional purposes only, to reproduce, publish, edit, and use images of the Artworks temporarily or permanently, directly or indirectly, in whole or in part, alone or associated with other Artworks, on various mediums and ways;
- To communicate to the public, represent, disseminate the Artworks in full or in excerpts, either directly or indirectly, by any means of communication to the public including by television or radio broadcasting, electronic communication on all networks;
- To allow Collectors to digitally collect, like, and save Artworks for the purposes outlined in Clause 12, which include potential future purchases, learning about the Artists, and creating collections for visibility and personal reminders.

The assignment of rights on the Artworks is granted for publication on the Site, but also for the purpose of communication and marketing as part of the broader activity of ANASAEA Corporation.

This assignment is granted for the entire duration of the contractual relationship between ANASAEA Corporation and the Artist, and up to six (6) months after termination of the T&C.

ANASAEA Corporation is the exclusive owner of all intellectual property rights on both the development of the Site and its content, unless expressly mentioned otherwise. The Site, brands, drawings and models, images, texts, photos, logos, graphic charters, software and programs, search engines, databases, sounds, videos, domain names, design and any other content available on the Site, except for the texts, images and photos provided by the Artist, although this list is not exhaustive, are the exclusive property of ANASAEA Corporation and are protected by the provisions of the copyright law, trademark laws, patent law and any other right of intellectual or industrial property in force.

These T&C do not cause the transfer of any intellectual property right to the benefit of the Artist whether on the development or the content of the Site. The Artist is granted a non-exclusive right of use of the Site and its services on a private and non-transferable basis.

4. Obligations of the Artist: The Artist undertakes to provide a quality service to Clients. In this respect, any Client has the possibility of making a complaint to the Artist via ANASAEA Corporation concerning the Artwork(s) purchased.

In the event of a complaint from a Client concerning an Artwork, ANASAEA Corporation will inform the Artist of the complaint by email. The Artist undertakes to respond to ANASAEA Corporation's emails or telephone calls within five (5) days of receiving them.

The Artist undertakes to check ANASAEA Corporation's emails at least once a day at the email address provided in the Back Office. When opening an ANASAEA account, the Artist undertakes to provide only accurate information and to keep this information up to date on the Artist's account.

The Artist is solely responsible for the conservation of the username and password and ANASAEA Corporation shall not be held responsible for any use of the account of the Artist by a third party.

The Artist agrees to indemnify, defend, and hold harmless ANASAEA Corporation, its affiliates, directors, employees, agents, and licensors from and against any and all claims, liabilities, damages, losses, costs, and expenses (including reasonable attorneys' fees) arising out of or in connection with your use of the ANASAEA platform, its services, or any content provided on or through the platform, The Artist's violation of these Terms and Conditions, or the Artist's infringement of any intellectual property or other rights of any person or entity.

5. Code of Conduct: ANASAEA Corporation expects its Creatives, Artists, and Staff to conduct themselves in a manner that reflects favorably upon themselves and the ANASAEA brand. The Code of Conduct outlines the Artist's responsibilities as a member of the ANASAEA community, as well as possible penalties for not meeting these responsibilities.

Violations of standards of behavior described herein may lead to a verbal or written warning, suspension of account, or termination of account, as deemed appropriate by ANASAEA Corporation.

Offenses: The following offenses are prohibited in the ANASAEA Community and at any event sponsored by ANASAEA. Violators will be subject to immediate action, which may result in putting the Artist's page offline. These offenses include, but are not limited to, the following:

- Behavior that is Disruptive to Other Community Members
 - Physical, verbal, or written coercion, assault, intimidation, or any form of harassment of any member of the ANASAEA community.
 - Interference with the administrative functions of ANASAEA; failure to comply with the directions of ANASAEA Staff acting in the performance of their duties.
 - Participation in or encouragement of any effort to disrupt an ANASAEA function or event, offline or online.
- Theft, Willful Property Damage, & Unauthorized Entry
 - Theft, defacement, damage, destruction or other misuse of the Site, ANASAEA Corporation HQ or subsidiaries.
- False Information
 - Furnishing false information to ANASAEA with intent to deceive, including incidents of embezzlement and fraud.
- Misuse of Documents

• Forgery, alteration, misappropriation or other misuse of any ANASAEA documents, articles, knowledge materials, booklets, logos, taglines, etc.

6. Duration and Termination - Account Cancellation: These T&C apply throughout the business relationship of the Parties, the duration of which is indefinite. ANASAEA and the Artist are free to terminate the contract at any time, provided that they inform the other party by email.

The Artist can contact ANASAEA Corporation at: info@anasaea.com. The Artist's account will be deactivated by ANASAEA within a maximum of one (1) month from the date of sending the termination email by either party.

ANASAEA reserves the right to suspend, permanently or temporarily and without delay, the services and the activity of the Artist's account in the event of a violation by the Artist of one of the conditions listed in these T&C.

If ANASAEA does not receive a sufficient response to our questions within one (1) month of request, ANASAEA may terminate these terms and conditions and deactivate the Artist account. Once the Artist's account has been deactivated, the Artist will regain full possession of their rights to the Artworks.

7. Limitation of Liability: In no event shall ANASAEA Corporation, its affiliates, directors, employees, agents, or licensors be liable to the Artist or any third party for any indirect, incidental, special, consequential, punitive or exemplary damages (including, but not limited to, loss of profits, goodwill, data, or other intangible losses), arising out of or in connection with the Artist's use of the ANASAEA platform, its services, or any content provided on or through the ANASAEA platform, whether based on warranty, contract, tort, or any other legal theory, and whether or not ANASAEA has been advised of the possibility of such damages.

8. Disclaimers: The ANASAEA platform, its services, and all content provided on or through the platform are provided on an "as is" and "as available" basis, without any representations, warranties, guarantees, or conditions of any kind, express or implied, including, but not limited to, warranties of merchantability, fitness for a particular purpose, or non-infringement. ANASAEA does not warrant that the platform or its services will be uninterrupted, error-free, or completely secure, or that any defects will be corrected. ANASAEA makes no representations or warranties about the accuracy, reliability, completeness, or timeliness of the content, services, software, text, graphics, links, or communications provided on or through the platform.

9. Terms and Conditions for Galleries Representing Artists on ANASAEA: ANASAEA Corporation, operating the ANASAEA community and marketplace, hereby extends the terms and conditions (T&C) outlined for individual Artists to also encompass Galleries that represent multiple Artists. References to "Artist" within these T&C shall also include "Gallery" where applicable, with the understanding that a Gallery acts as an agent or representative for one or more Artists. The Gallery agrees to abide by all terms set forth herein and to ensure that the Artists it represents are also in compliance with these terms.

9.1. Description of Services for Galleries:

- The Site provides a marketplace service, allowing Galleries to reference and to sell Artworks of the Artists they represent at prices set by the Galleries, subject to the Artists' agreement.
- Galleries must ensure that they have the legal authority to act on behalf of the Artists they represent and to sell their Artworks on the Site.

9.2. Obligations Relating to the Artworks Represented by Galleries:

- The Gallery ensures ANASAEA Corporation that it has obtained all necessary rights and permissions from the Artists it represents to sell their Artworks on the Site.
- The Gallery is responsible for providing accurate and up-to-date information regarding the availability and description of Artworks.
- The Gallery guarantees that the Artworks comply with all applicable laws and do not infringe on any third-party rights.

9.3. Intellectual Property Compliance for Galleries:

- The Gallery must ensure that it has the right to grant ANASAEA Corporation the use of the Artworks' images and representations for the purposes outlined in these T&C.
- The Gallery is responsible for obtaining and maintaining any necessary rights or permissions from the Artists it represents for the use of their Artworks on the Site.

9.4. Obligations of the Gallery:

- The Gallery agrees to provide a high-quality service to Clients and to manage any complaints regarding the Artworks it represents in a timely and professional manner.
- The Gallery is responsible for maintaining the confidentiality of its account information and for all activities that occur under its account.

9.5. Indemnification by the Gallery:

- The Gallery agrees to indemnify, defend, and hold harmless ANASAEA Corporation against any claims or legal actions arising from the Gallery's use of the ANASAEA platform, the sale of Artworks, or any breach of these T&C.
- The Gallery guarantees that it will not involve ANASAEA Corporation in any legal disputes or actions that arise from its representation of Artists or the sale of their Artworks.

9.6. Duration and Termination - Account Cancellation for Galleries:

- These T&C apply for the duration of the business relationship between the Gallery and ANASAEA, which is of indefinite duration.
- Either party may terminate the contract at any time, with the Gallery's account being deactivated within one month of the termination notice.

9.7. Limitation of Liability for Galleries:

• ANASAEA Corporation shall not be liable for any indirect or consequential damages arising from the Gallery's use of the ANASAEA platform or the sale of Artworks.

By agreeing to these T&C, the Gallery confirms that it has all necessary rights and agreements in place with the Artists it represents and that it will uphold all obligations and responsibilities as outlined herein.

10. Data Protection: We are responsible for the collection, processing, and use of your data and must ensure compliance with U.S. law. We take the protection of your personal data very seriously. We treat your personal data confidentially and in accordance with the statutory data protection regulations and our privacy policy.

We invite you to read our privacy policy, which you can find on our website art.anasaea.com/terms. There we will inform you which data is collected on our website and how it is used. You will also find out how you can check the accuracy of this information and how you can arrange for us to remove this data.

11. Governing Law and Jurisdiction: Governing law: U.S. law shall apply to all legal transactions or other legal relationships with us. The United Nations Convention on Contracts for the International Sale of Goods (CISG) and any other intergovernmental agreements shall not apply and are herewith excluded.

In the case of contracts for a purpose which cannot be attributed to the business or commercial activity of the entitled party (contract with consumer), this choice of law shall only apply to the extent that the protection granted by mandatory provisions of the law of the country in which the consumer has his/her habitual residence is not excluded.

Place of jurisdiction: With regard to consumers, the place of jurisdiction shall be the U.S. domicile of the consumer. In respect of transactions with business customers, the place of jurisdiction for all legal disputes concerning these General Terms and Conditions and individual contracts concluded under their application shall be our registered seat. In this case, we are also entitled to bring an action at the (place of) residence of the customer.

12. Collectors on ANASAEA: ANASAEA Corporation provides features allowing registered users (hereinafter "Collectors") to collect, like, and save Artworks for the purposes of potentially purchasing them later, learning more about the Artists, or creating a collection to display on their profiles. These actions aim to help Artists gain additional visibility and remind Collectors of their favorite Artworks.

12.1 Collectors' Rights and Obligations:

- Collectors may use the features to collect, like, and save Artworks, which can be displayed on their profiles.
- Collectors are encouraged to use these features to engage with and support Artists.
- Collectors must ensure that their use of the Site and its features is in compliance with these T&C and does not infringe the rights of the Artists or any third parties.

12.2 Protection of ANASAEA Corporation:

- ANASAEA Corporation is not liable for any interactions between Collectors and Artists beyond the functionalities provided by the Site.
- ANASAEA Corporation reserves the right to monitor and remove any content or collections that violate these T&C or any applicable laws.

• Collectors agree to indemnify, defend, and hold harmless ANASAEA Corporation, its affiliates, directors, employees, agents, and licensors from any claims, liabilities, damages, losses, costs, and expenses arising out of or in connection with their use of the Site and its features.

12.3 Intellectual Property:

- Collectors do not gain any ownership rights to the Artworks by collecting, liking, or saving them.
- The use of these features does not grant Collectors any rights to use the Artworks outside of the functionalities provided by the Site.

By using the Site, Collectors agree to these terms and acknowledge that ANASAEA Corporation retains the right to modify or terminate the collector functionalities at any time.

Privacy Policy ANASAEA Corporation, 573 Indian Field Road, Greenwich, CT, is the operator of this website, accessible from anasaea.com, and provider of the services and/or products offered and described on this website. ANASAEA Corporation is responsible for the collection, processing, and use of your personal data and must ensure compliance with U.S. law.

We take the protection of your personal data very seriously. We treat your personal data confidentially and according to the legal data protection regulations as well as this privacy policy. Here we inform you which data is collected on this website and how it is used. You will also learn how you can review the accuracy of this information and arrange for us to remove this data.

In cooperation with our hosting providers, we endeavor to protect the databases as much as possible from unauthorized access, losses, misuse, or falsification. We would like to remind you that data transmission over the Internet (e.g. communication by e-mail) can be subject to security vulnerabilities. A complete protection of the data against access by third parties is not possible.

By using this website, you consent to the collection, processing, and use of data in accordance with this policy. This website can be visited without registration. Data such as pages accessed or names of files accessed, date and time are stored on the server for statistical purposes without this data being directly related to your person. Personal data, in particular name, address, or e-mail address are collected to the extent possible on a voluntary basis. The data will not be made available to third parties without your consent.

1. Scope of Application: Personal data is all information that refers to an identified or identifiable person. A data subject is a person about whom personal data is processed. Processing includes any handling of personal data, regardless of the means and procedures used, in particular the storage, disclosure, retrieval, deletion, recording, alteration, destruction, and use of personal data.

We process personal data in accordance with U.S. data protection law.

2. Collection, Use, and Processing of Personal Data:

2.1 When you Visit our Website: When you visit our website, certain data is automatically stored on our servers or on servers of services and products that we procure and/or have installed for purposes of system administration, statistics, security, or tracking. This information may include the following:

- the name of your Internet service provider
- your IP address (under certain circumstances)
- the version of your browser software
- the operating system of the computer with which our website was accessed
- the date
- the time
- the website from which you are visiting our website
- the search words you used to find our website

Under certain circumstances, this data may allow conclusions to be drawn about a particular visitor. However, personal data is not used in this context.

2.2 Execution and Processing of Orders: When you order our services or products, we collect and use personal data from you such as your first and last name, address, e-mail address, payment details, and possibly other data such as telephone numbers or date of birth as well as any data voluntarily entered by you. Your data may also be enriched with data acquired from third parties.

By ordering our services or products and entering your data on our website, you consent to your data being used for service-related purposes.

2.3 Third Parties: Your data will be transferred to our partners (third parties) as far as the processing of your orders makes it necessary. If we pass on data to external service providers, technical and organizational measures are taken to ensure that the data is passed on in accordance with the legal provisions of data protection. If you make personal or company-related data available to us on your own initiative, we will not use, process, or pass on this data beyond the scope permitted by law or by you in a declaration of consent. We only pass on your data to external service providers insofar as this is necessary for the performance of the contract and they have agreed to the corresponding confidentiality and diligence provisions. In addition, we will only pass on your data if we are obliged to do so by law or by official or court orders.

2.4 Cookies: We generally use cookies on our website. These are small text files which are stored by your web browser and which store certain settings and data for exchange with our web server. This technology allows us to recognize individual users as (returning) visitors, and to offer them individualized services and products. In general, the use of cookies is intended to improve our services, make them more effective and safer. Such cookies may also be necessary to use shopping baskets or payment functions. A cookie does not always mean that we can identify you.

You can adjust your browser settings so that no cookies are stored on your computer. The complete deactivation of cookies may result in you not being able to use all functions of our website.

By continuing to use our website and/or by agreeing to this privacy policy, you consent to the use of cookies by us to collect, store and use your personal usage data beyond the end of your browser session. You may revoke this consent at any time by activating your browser's setting to block third-party cookies.

2.5 Newsletter: If you subscribe to our newsletter, you agree that we may use the data provided by you, such as your first and last name, address, e-mail address, and any data you have voluntarily entered in your user profile, to send you the newsletter.

2.6 Analytics Tools: Our website may use Google Analytics, a web analysis service provided by Google Inc., 1600 Amphitheatre Parkway, Mountain View, CA 94043, USA. Google Analytics uses "cookies", which are text files placed on your web browser, to help the website analyze how users use the site (see above Cookies). The information generated by the cookie (browser type/version, operating system used, referrer URL / previously visited website, IP address, time of server request) about your use of this website is generally transmitted to a Google server in the U.S. and stored there. However, if IP anonymization is activated on our website, your IP address will be shortened beforehand by Google within member states of the European Union or in other signatory states to the Agreement on the European Economic Area.

Only in exceptional cases is the full IP address transmitted to a Google server in the USA and shortened there. Google will use this information for the purpose of evaluating your use of the website, compiling reports on website activity for website operators, and providing other services relating to website activity and internet usage. Google may also transfer this information to third parties where required to do so by law, or where such third parties process the information on Google's behalf. The IP address transmitted by your browser within the scope of Google Analytics is not combined with other Google data.

You may refuse the use of cookies by selecting the appropriate settings on your browser, however please note that if you do this you may not be able to use the full functionality of this website. By using this website, you consent to the processing of data about you by Google in the manner and for the purposes described above. Further information about the web analysis service used can be found on the Google Analytics website. Instructions on how to prevent your data from being processed by the web analysis service can be found at <u>http://tools.google.com/dlpage/gaoptout?hl=en</u>.

2.7 Social Media Plug-in: We use the following social plug-ins on our website to make our company better known (advertising purposes). The respective provider is responsible for the compliance with data protection regulations. Data processing in connection with these plug-ins takes place with your consent when you use these plug-ins.

If you use the services of these social networks independently or in connection with our website, the social networks will evaluate your use of the plug-in. In this case, information about the plug-in is forwarded to the social networks.

Facebook : Our website uses plug-ins from the social network Facebook, which is offered by Facebook Inc. The Facebook plug-ins are marked with a Facebook logo or the addition "Like" or "Share". An overview of the Facebook plug-ins and their appearance can be found at <u>https://developers.facebook.com/docs/plugins</u>.

If you access a page on our website that contains such a plug-in, your browser establishes a direct connection to Facebook's servers. The content of the plug-in is transmitted directly from Facebook to your browser and integrated into the page.

This integration provides Facebook with the information that your browser has called up the corresponding page of our website, even if you do not have a Facebook profile or are not logged on to Facebook. This information (including your IP address) is transmitted directly from your browser to a Facebook server in the USA and stored there.

If you are logged in to Facebook, Facebook can assign your visit to our website directly to your Facebook profile. If you interact with the plug-ins, for example by pressing the "Like" button, this information is also transmitted directly to a Facebook server and stored there. The information is also published on your Facebook profile and displayed to your Facebook friends.

The purpose and scope of the data collection and the further processing and use of the data by Facebook as well as your rights in this regard and setting options for the protection of your privacy can be found in Facebook's data protection information: www.facebook.com/policy.php.

Meta

Our website uses plug-ins from the social network Meta, which is offered by Meta Platforms, Inc. The Meta plug-ins are marked with a Meta logo or the addition "Like" or "Share". An overview of the Meta plug-ins and their appearance can be found at <u>Meta Developers</u>.

If you access a page on our website that contains such a plug-in, your browser establishes a direct connection to Meta's servers. The content of the plug-in is transmitted directly from Meta to your browser and integrated into the page.

This integration provides Meta with the information that your browser has called up the corresponding page of our website, even if you do not have a Meta profile or are not logged on to Meta. This information (including your IP address) is transmitted directly from your browser to a Meta server in the USA and stored there.

If you are logged in to Meta, Meta can assign your visit to our website directly to your Meta profile. If you interact with the plug-ins, for example by pressing the "Like" button, this information is also transmitted directly to a Meta server and stored there. The information is also published on your Meta profile and displayed to your Meta friends.

The purpose and scope of the data collection and the further processing and use of the data by Meta as well as your rights in this regard and setting options for the protection of your privacy can be found in Meta's data protection information: Meta Privacy Policy.

YouTube: Our website uses plug-ins from the video-sharing platform YouTube, which is operated by Google LLC. The YouTube plug-ins are marked with a YouTube logo or an embedded YouTube video player. An overview of the YouTube plug-ins and their appearance can be found at the YouTube Help Center.

If you access a page on our website that contains such a plug-in, your browser establishes a direct connection to YouTube's servers. The content of the plug-in is transmitted directly from YouTube to your browser and integrated into the page.

This integration provides YouTube with the information that your browser has called up the corresponding page of our website, even if you do not have a YouTube account or are not logged on to YouTube. This information (including your IP address) is transmitted directly from your browser to a YouTube server in the USA and stored there.

If you are logged in to YouTube, YouTube can assign your visit to our website directly to your YouTube account. If you interact with the plug-ins, for example by pressing the "Play" button on a video, this information is also transmitted directly to a YouTube server and stored there. The information is also published on your YouTube profile and displayed to your YouTube subscribers, if applicable.

The purpose and scope of the data collection and the further processing and use of the data by YouTube as well as your rights in this regard and setting options for the protection of your privacy can be found in YouTube's data protection information: <u>YouTube Privacy Policy</u>.

Twitter: Plug-ins of the Twitter Inc. short message network are integrated on our website. You can recognize the Twitter plug-ins ("Twitter" button) by the Twitter logo and the suffix "Twitter". If you access a page on our website that contains such a plug-in, a direct connection is established between your browser and the Twitter server. Twitter receives the information that you have visited our website with your IP address. If you click on the Twitter button while logged into your Twitter account, you can link the content of our pages to your Twitter profile. This allows Twitter to assign the visit to our pages to your user account.

We would like to point out that, as the provider of the pages, we do not have any knowledge of the content of the data transmitted or its use by Twitter. You will find further information on this subject here: <u>http://twitter.com/privacy</u>.

LinkedIn: Plug-ins of the social network LinkedIn Corporation, USA, are installed on our website. You can recognize the LinkedIn plug-in ("LinkedIn Recommended" button) by the LinkedIn logo. When you access a page of our website that contains such a plug-in, a direct connection is established between your browser and the LinkedIn server. LinkedIn receives the information that you have visited our website with your IP address. If you click on the LinkedIn button while logged into your LinkedIn account, you can link the content of our pages to your LinkedIn profile. This allows LinkedIn to assign the visit to our pages to your user account. We would like to point out that, as the provider of the pages, we have no knowledge of the content of the transmitted data or its use by LinkedIn. Further information can be found at: www.linkedin.com/legal/privacy-policy.

XING: Plug-ins of the social network XING SE, Germany, are installed on our website. You can recognize the XING plug-in ("XING" button) by the XING logo. When you access a page on our website that contains such a plug-in, a direct connection is established between your browser and the XING server. LinkedIn receives the information that you have visited our website with your IP address. If you click the XING button while logged into your XING

account, you can link the content of our pages to your XING profile. This allows XING to assign the visit to our pages to your user account. We would like to point out that, as the provider of the pages, we have no knowledge of the content of the data transmitted or its use by XING. Further information can be found at: www.xing.com/app/share?op=data_protection.

Google Maps: Google Maps services can be used on our website (e.g. in-screen or via interfaces/API). Google LLC, USA, may therefore process information about your actual location. Google uses various technologies such as IP addresses, GPS, and other sensors to track your location, such as providing Google with information about nearby devices, WLAN access points, or cell towers.

Please refer to Google's privacy policy at <u>https://policies.google.com/privacy?hl=en&gl=en</u> for the purpose and scope of data collection and the further processing and use of the data by Google, as well as your related rights and privacy settings.

3. Your Rights: You can request information about your data stored by us at any time. We kindly ask you to send a request for information by e-mail to the address below. Together with the request, you will need proof of your identity at the same address.

You have the possibility to request the deletion or correction of your data at any time. You are of course also entitled at any time to revoke your consent to the use or processing of personal data with effect for the future.

Stored data will be deleted by us if they are no longer needed for the purpose indicated. With regard to the deletion of data, it should be noted that we are subject to certain legal obligations, which provide for certain data to be retained. We have to comply with this obligation. If you wish the deletion of data which are subject to the legal storage obligation, the data will be blocked in our system and only used to fulfill the legal storage obligations. After expiry of the retention period, your request for deletion will be complied with.

If your personal data can be processed on the basis of legitimate interests, you have the right to object to the processing of your personal data if there are reasons for doing so which arise from your particular situation or the objection is directed against direct marketing. In the latter case, you have a general right of objection, which is implemented by us without the need to indicate a particular circumstance.

Furthermore, you also have the option to receive your personal data, which you have provided to us, or to request the transfer to another responsible person.

We kindly ask you to send us an e-mail at info@anasaea.com. We reserve the right to require you to provide us with an identity card and to assume the effective costs in advance should the effort involved be disproportionately high.

4. Contact Details: Here are our contact details: ANASAEA Corporation, 573 Indian Field Road, Greenwich, CT info@anasaea.com

5. Revisions of this Privacy Policy: We may change or adapt this privacy policy at any time. The current privacy policy can be accessed at art.anasaea.com/terms.

Greenwich, CT, 15 March 2023