REFERRAL PROGRAM SPECIFIC TERMS AND CONDITIONS

Auravant S.R.L., C.U.I.T. 30-71551899-2, a company established under the laws of the Republic of Argentina, located at El Salvador 5218, 1st floor, Area 3, in the Autonomous City of Buenos Aires, Republic of Argentina (hereinafter, "Auravant"), organizes the present Referral Program (hereinafter, the "Program"), which shall be subject to these "Specific Terms and Conditions."

Auravant owns a SaaS web platform (https://www.auravant.com/) that enables precision agriculture through digitally processed satellite images and other georeferenced information layers (hereinafter, the "Platform").

In this context, Auravant has launched the Program, which is aimed at users of the Platform (hereinafter, the "Referring User") who refer users that subscribe to the "Auravant Premium" commercial plan (hereinafter, the "Referred User").

1. ACKNOWLEDGMENT AND ACCEPTANCE OF THE SPECIFIC TERMS AND CONDITIONS

These Specific Terms and Conditions must be read, understood, and accepted by the Referring User.

All individuals, whether natural or legal persons, who are users of the Platform can participate in the Program.

It is stated that any Referring User who does not accept the Specific Terms and Conditions must refrain from participating in the Program.

2. REWARD

By referring users who subscribe to the Auravant Premium plan, the Referring User will receive a 20% (twenty percent) discount for their next subscription to the Auravant Premium plan, while the Referred User will receive a 20% (twenty percent) discount for their next subscription to the Auravant Premium plan.

If the Referring User refers more than one Referred User, it is clarified that the 20% discount will be successively cumulative on the remaining price difference. To avoid any error or confusion, the following example is provided, assuming a Referring User who refers 3 users and that the plan to be contracted by the Referred User has a value of USD 700:

- Referred User No. 1: 20% discount on the plan value, resulting in a discount of USD 140 and a final plan value of USD 560 (700-140=560).
- Referred User No. 2: 20% discount on the remaining plan value, resulting in a discount of USD 112 and a final plan value of USD 448 (560-112=448).
- Referred User No. 3: 20% discount on the remaining plan value, resulting in a discount of USD 89.6 and a final plan value of USD 358.40 (448-89.6=358.40).

3. TERM

The Program will be valid for 3 months, from June 1 to September 1, 2024.

4. CONTACT WITH AURAVANT AND MODIFICATION OF THE SPECIFIC TERMS AND CONDITIONS

Any request, inquiry, complaint, and in general, any communication to Auravant should be sent to hola@auravant.com.

Auravant reserves the right to modify, alter, or update these Specific Terms and Conditions as well as to terminate the Program at any time.

5. PRIVACY AND DATA PROTECTION. INFORMATION TO ENTITIES

In the framework of the Privacy Policy, Auravant will keep all provided personal data (hereinafter, the "Personal Data") absolutely confidential, except in cases where applicable data protection regulations allow its disclosure.

The Personal Data provided by the Referred User will be processed by Auravant, where applicable, and incorporated into the corresponding automated data database for which Auravant will be the owner and responsible party (hereinafter, the "Database"). It is clarified that Auravant has adopted the legally required levels of security for the protection of Personal Data and has installed all available means and technical measures to prevent the loss, misuse, alteration, unauthorized access, and theft of Personal Data. The holder of Personal Data with a legitimate interest has the right to access them for free with the periodicity established by the applicable regulations in the matter.

In Argentina, the Data Protection Agency

(https://www.argentina.gob.ar/aaip/datospersonales) has the authority to handle complaints and claims related to non-compliance with personal data protection regulations.

6. JURISDICTION AND APPLICABLE LAW

In the event of any conflict or discrepancy in the interpretation or application of these terms or notice, the Commercial National Court in the Autonomous City of Buenos Aires, Republic of Argentina, shall be competent.

These Terms and Conditions will be governed and interpreted in accordance with the laws of the Republic of Argentina.

May 28, 2024.