

Terms and Conditions of The FutureGen Young Women Leaders Award Scheme (the “Award Scheme”)

The FutureGen Young Women Leaders Award Scheme (the “**Award Scheme**”), organized by the FutureGen Girls Foundation Limited (“**FGG**”), recognizes teen girls who have dedicated themselves to realizing their full potential through the development of future ready skills and leadership experiences culminating in empowering accomplishments.

For those who are under 18 years of age, i.e. minors, who participate in the Award Scheme, parental or legal guardian consent is mandatory. By submitting the registration form to become a member of the Award Scheme (“**Member**” or “**you**”) and upon acceptance of your application, you and your parent or legal guardian agree to be bound by these Terms and Conditions (as may be in force from time to time). The parents or legal guardians of the Member who is a minor shall be responsible for the Member’s compliance with these Terms and Conditions. If you are a parent or guardian, these Terms and Conditions shall apply to you and your child, and in such case the term “you” and “your” shall be construed accordingly.

1. REGISTRATION

- 1.1 The Award Scheme is open to all teen girls aged 12 – 18 years old who are, at the time of registration of the Award Scheme, studying at a secondary school which is registered under the Education Bureau of the Hong Kong Special Administrative Region of the People's Republic of China.
- 1.2 To become a member of the Award Scheme, applicants must complete the registration form and agree to these Terms and Conditions.
- 1.3 Applicants/Members must provide accurate and up-to-date information during registration and throughout their participation in the Award Scheme.
- 1.4 Applicants/Members must have obtained their parents’ or legal guardians’ written consent to register or participate in the Award Scheme. Failure to obtain such consent will result in disqualification from the Award Scheme and/or benefits associated with it.
- 1.5 FGG is entitled to decline any application for membership at its absolute discretion without giving any reason.

2. EARN POINTS, BADGES AND HOURS THROUGH PARTICIPATION OF RECOGNIZED PROGRAMS

- 2.1 Members are encouraged to participate in recognized programs or community impact services organized by third parties and recognized by FGG (the “**Recognized Programs**”).

Participation may be in the form of workshops, seminars, volunteer activities, and other approved events.

- 2.2 Members can earn program points, skill badges, and community impact hours by participating in the Recognized Programs.
- 2.3 Program points, skill badges, and community impact hours will be awarded to the Members based on the criteria set by FGG.
- 2.4 Once membership registration is completed and approved, each Member will have access to their own portfolio, which contains their personal particulars, program points, badges, and other relevant information.

3. REWARD LEVELS AND OPPORTUNITIES

- 3.1 Members can achieve different reward levels based on the accumulation of program points, skill badges, and community impact hours.
- 3.2 Reward levels may include opportunities such as the Award, scholarships, internships, mentorship programs, career opportunities, and public recognition.
- 3.3 All rewards (including but not limited to the Award), opportunities, eligibility, recognition, and benefits provided under the Award Scheme are at the sole and absolute discretion of FGG. FGG reserves the sole and exclusive right to determine eligibility, criteria, selection processes, and all other aspects related to earning and receiving the Award, reward, opportunities, recognition, and benefits.

4. RECOGNIZED PROGRAMS

- 4.1 Members acknowledge and agree that when participating in such third-party Recognized Programs or events, they must abide by all rules, terms, conditions and requirements set forth by the respective operator of the Recognized Programs.
- 4.2 Recognized Programs are conducted independently by the respective third-party operators/organizations and are beyond the FGG's ability to manage or control. Members' participation in any such third-party Recognized Programs is therefore solely at their own risk.
- 4.3 To the fullest extent permitted by applicable laws, FGG expressly disclaims all liability, responsibilities and warranties of any kind, whether express or implied, in connection with Members' participation in any third-party Recognized Programs or any other events organized by the operators/organizations of the Recognized Programs.

5. RECORD KEEPING

- 5.1 Members are solely responsible for maintaining their own records and documentation regarding program points, skill badges, and community impact hours earned through the Recognized Programs.
- 5.2 FGG will not reissue or award any missing or lost program points, skill badges, and community impact hours unless the Member provides, during specified period, documentation sufficiently proving to FGG's satisfaction that all requirements were fully completed per the relevant guidelines of the Recognized Programs.
- 5.3 FGG has no obligation to investigate or award any missing program points, skill badges, and community impact hours. FGG has the absolute and sole discretion to decide whether to award or reissue missing or lost program points, skill badges, and community impact hours. All such decisions of FGG are final and binding.

6. NON-TRANSFERABILITY

- 6.1 The membership, the Award, the rewards and the benefits are not transferable by the Member, and may only be used or enjoyed by the Member to whom they are issued or granted.

7. PROOF OF ELIGIBILITY

- 7.1 Applicants/Members are required to provide supporting documents for proof of her eligibility to membership and/or the Award as may be requested by FGG from time to time.
- 7.2 FGG is entitled to make copies of the supporting documents produced by the applicants/Members to FGG and retain the same for audit purpose.
- 7.3 By registering the membership of the Award Scheme, applicants/Members and their parents/legal guardians acknowledge and authorize FGG to contact the relevant third parties to retrieve certain information (including personal information) relating to the applicants/Members.

8. TERMINATION OR SUSPENSION OF MEMBERSHIP

- 8.1 Members and their parents or legal guardians agree to comply with these Terms and Conditions and all applicable laws and regulations in connection with their participation in the Award Scheme. FGG is entitled to forthwith terminate or suspend the membership of any Member in case the Members and their parents or legal guardians breach any Terms and Conditions herein, are found to be in violation of any applicable laws or

regulations or do not comply with instruction of FGG from time to time. In addition, FGG reserves the right to forthwith terminate or suspend the membership of any Member at any time at the sole discretion of FGG without giving any prior notice, reasons and compensation to such Member. FGG shall not be liable for any direct or indirect loss or damage resulting therefrom to any party in any event.

- 8.2 Termination or suspension of the membership of Members for whatsoever reasons by FGG shall be without prejudice to the accrued rights and remedies that FGG, its employees, affiliates, agents, suppliers, supporting organizations and operators of the Recognized Programs may have against such Member.
- 8.3 Members may terminate their membership at any time by sending an email to membership@futuregengirls.org. The content of the email must include the Member's name, registered mobile number and email address used for identity verification. The account deletion request will be processed within 30 days from the date when such request is received.

9. DATA PRIVACY

- 9.1 FGG may collect, use, process and retain personal data of the applicants/Members and their parents or legal guardians in accordance with its Privacy Policy Statement and the Personal Data (Privacy) Ordinance (Cap. 486, Laws of Hong Kong). By registering the membership and/or participating in the Award Scheme, Members and their parents or legal guardians consent to such data collection, processing and retention. The Privacy Policy Statement will be updated from time to time without further notice and is available at <https://www.futuregengirls.org/en/personal-information-collection-statement/>.

10. INTELLECTUAL PROPERTY RIGHTS

- 10.1 By participating in the Award Scheme, you grant FGG an irrevocable, worldwide, royalty-free license to use, reproduce, publicly display, distribute, and create derivative works from any photos, videos, or other media content ("**Media Content**") that you submit or provide to FGG in connection with the Award Scheme.
- 10.2 You represent and warrant that you have all necessary rights and permissions to grant this license for any Media Content you submit depicting your name, likeness, voice or other personal attributes.
- 10.3 You acknowledge and agree that FGG, its affiliates, supporting organizations and operators of the Recognized Programs may freely use, exhibit, publicize or otherwise exploit the Media Content you provide for purposes of promoting, advertising or providing information in connection with the Award Scheme and FGG, without any compensation due to you.

- 10.4 You acknowledge and agree that FGG, its affiliates, supporting organizations and operators of the Recognized Programs may also capture photographs, video recordings and other media content featuring you and/or other participants at the Recognized Programs, Award ceremonies and events and/or other Award Scheme related activities and may use these to fulfil any other purposes ancillary or related to and incidental or conducive to the attainment of the mission of FGG.
- 10.5 You acknowledge and agree that the licensed rights granted to FGG for the above media content shall survive and continue in perpetuity, including after any termination of your participation in the Award Scheme. If you wish to inform FGG of your intention to revoke or terminate these licensed rights, you may do so by sending an email to membership@futuregengirls.org, and FGG will review and consider whether to approve such requests at its sole discretion.
- 10.6 All intellectual property rights in the materials and content provided by FGG in connection with the Award Scheme, including but not limited to trademarks, logos, designs, text, graphics, and software, are owned by FGG or its licensors. Members and their parents or legal guardians agree not to reproduce, distribute, modify, create derivative works of, publicly display, or otherwise use any such materials and content without the prior written consent of FGG.

11. WEBSITE AND E-PORTAL

- 11.1 The use of FGG's Website and the e-portal platform is subject to the applicable Terms of Use and the Privacy Policy Statement.

12. DISCLAIMERS AND EXCLUSION OF LIABILITIES

- 12.1 All liability to any Member or her parent or legal guardian for any direct or indirect loss or damage, foreseeable or otherwise, including any indirect, consequential, special or exemplary damages, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, arising out of or in connection with the participation of the Award Scheme, if any, on the part of FGG, its employees, affiliates, agents, suppliers, supporting organizations and operators of the Recognized Programs as set out in these Terms and Conditions, expressed or implied by statute or otherwise, are hereby excluded to the fullest extent permitted by law. Members should be aware that their participation of the Award Scheme shall be at their own risk. Without prejudice to the foregoing, the maximum liability of FGG to any Member shall not exceed HKD100.00 in aggregate in any event.
- 12.2 A Member and her parent or legal guardian hereby is deemed to have read, understood and agreed to these Terms and Conditions, and agreed that she/he does not rely on any statement, representation, assurance or warranty made by FGG, its representatives, employees or agents and shall waive all of her rights, if any, against FGG in relation thereto.

- 12.3 In case of any dispute between the Member and/or her parents and/or legal guardians and FGG in relation to these Terms and Conditions and/or the Award Scheme and/or the Award and/or any reward and/or benefits arising therefrom, both parties shall resolve the disputes amicably in good faith through discussion. Any FGG's decision shall be final and binding.
- 12.4 You agree that you are solely responsible for your interactions with any other Members, FGG will have no liability or responsibility with respect thereto.
- 12.5 The Member and/or her parents and/or legal guardians agree to indemnify, defend, and hold harmless FGG, its employees, other Members, affiliates, agents, suppliers, supporting organizations, and operators of the Recognized Programs from and against any and all claims, liabilities, damages, losses, costs, and expenses (including reasonable legal fees) arising out of or in connection with their participation in the Award Scheme. This includes, but is not limited to, any breach of these Terms and Conditions, any violation of applicable laws or regulations, any infringement of third-party rights, or any other act or omission by the Member or her parent or legal guardian that results in any direct or indirect loss or damage to FGG or any other party. This indemnity shall survive the termination or suspension of the Member's participation in the Award Scheme.

13. RIGHT OF MODIFICATION AND TERMINATION

- 13.1 FGG is entitled to, at any time, modify the structure, contents and other features of the Award Scheme, including but not limited to the conditions for joining the Award Scheme or implementing other programs.
- 13.2 FGG is entitled to amend, suspend and terminate the Award Scheme and/or cease operation of FGG at any time for any considerations as it deems fit without any reason or compensation to you. FGG shall not be liable for any loss or damage resulting therefrom to any party in any event.

14. MISCELLANEOUS

- 14.1 FGG is entitled to transfer, assign, charge, sub-contract or otherwise dispose of any of the rights or obligations under these Terms and Conditions on such terms and conditions as FGG may at its sole discretion think fit at any time without any prior notice to the Members and their parents or legal guardians.
- 14.2 FGG is entitled to revise and amend these Terms and Conditions at any time without any prior notice.
- 14.3 The right to interpret these Terms and Conditions is vested in FGG. In case of any dispute, the decision of FGG shall be final and binding on all parties concerned.

- 14.4 These Terms and Conditions and any provision or document expressly referred to herein constitute the entire agreement between FGG and a Member and her parent / legal guardian and supersede all previous discussions, correspondence, negotiations, previous arrangement, understanding, representations, warranties or agreement between FGG and a Member relating to the subject matter, whether written or oral.
- 14.5 FGG shall not be liable for any failure or delay in performing its obligations under these Terms and Conditions if such failure or delay is due to causes beyond its reasonable control, including but not limited to acts of God, war, terrorism, civil unrest, government regulations, natural disasters, strikes, lockouts, or other labor disputes, internet or telecommunications failures, or any other cause that could not have been reasonably foreseen or prevented by FGG. In such cases, FGG's obligations shall be suspended for the duration of the event.
- 14.6 These Terms and Conditions shall be governed by and construed in accordance with the laws of Hong Kong. Any disputes arising out of or in connection with these Terms and Conditions shall be subject to exclusive jurisdiction of the courts of Hong Kong.

15. **PARTIAL INVALIDITY**

If any provision of these Terms and Conditions is found to be invalid, illegal, or unenforceable by a court of competent jurisdiction, such provision shall be deemed modified to the minimum extent necessary to make it valid, legal, and enforceable. If such modification is not possible, the relevant provision shall be deemed deleted. Any modification or deletion of a provision under this clause shall not affect the validity and enforceability of the remaining provisions.

16. **WAIVER**

No failure or delay by FGG in exercising any right or remedy provided under these Terms and Conditions shall constitute a waiver of that right or remedy. No single or partial exercise of any right or remedy shall preclude or restrict the further exercise of that or any other right or remedy.

17. **THIRD PARTIES RIGHTS**

A person or entity who is not a party to these Terms and Conditions shall have no right to enforce of these Terms and Conditions under the Contracts (Rights of Third Parties) Ordinance (Cap. 623, Laws of Hong Kong).

The English version of these Terms and Conditions shall prevail in case of any discrepancy or inconsistency between the English version and its Chinese translation. The Chinese version of these Terms and Conditions is for reference only.

「明日女菁領袖大獎」獎計劃之條款與細則（下稱「獎勵計劃」）

由明日女菁基金會有限公司（下稱「**FGG**」）主辦的「明日女菁領袖大獎」獎勵計劃（下稱「**獎勵計劃**」），旨在表揚致力於通過培養未來就緒技能和領導力經驗，充分發揮自身潛能，最終取得卓越成就的年輕女生。

參與獎勵計劃的未滿 18 歲人士（即未成年人），必須獲得父母或法定監護人的同意，通過提交註冊表格成為獎勵計劃的會員（下稱「會員」或「您」），並在申請獲批後，您和您的父母或法定監護人同意受本條款與細則（可能不時生效）的約束。未成年會員的父母或法定監護人須對會員遵守本條款與細則負責。如果您是父母或監護人，本條款與細則同樣適用於您和您的孩子，並在此情況下，「您」和「您的」應根據情況作出解釋。

1. 註冊

1.1 獎勵計劃向所有年齡在 12 至 18 歲之間的年輕女性開放，並且在註冊時必須就讀於中華人民共和國香港特別行政區教育局註冊的中學。

1.2 要成為獎勵計劃的會員，申請者必須完成註冊表格並同意本條款與細則。

1.3 申請者/會員在註冊及整個參加獎勵計劃的過程中，必須提供準確且最新的資料。

1.4 申請者/會員必須獲得其父母或法定監護人的書面同意，方可註冊或參加獎勵計劃。未能獲得此同意將導致取消參加獎勵計劃及/或與其相關的權益的資格。

1.5 FGG 有權全權決定拒絕任何會員申請，且無需給予理由。

2. 通過參加認可計劃獲得積分、徽章和時數

2.1 鼓勵會員參加由第三方組織並獲 FGG 認可的計劃或社區影響服務（下稱「認可計劃」）。參加形式可能包括工作坊、研討會、志願活動及其他經批准的活動。

2.2 會員可通過參加認可計劃獲取計劃積分、技能徽章和社區貢獻服務時數。關於積分和徽章系統的詳細資料將在電子平台上的《獎勵手冊》中概述，該手冊可於 [將插入鏈接] 查閱。

2.3 計劃積分、技能徽章和社區影響時數將根據 FGG 制定的標準授予會員。

2.4 完成並批准會員註冊後，每位會員將可進入其個人檔案，該檔案包含他們的個人資料、計劃積分、徽章及其他相關信息。

3. 獎勵等級與機會

3.1 會員可以根據累積的計劃積分、技能徽章和社區貢獻服務時數達到不同的獎勵等級。

3.2 獎勵等級可能包括領袖大獎、獎學金、實習機會、導師計劃、職業發展機會和公眾認可等機會。

3.3 所有在獎勵計劃下提供的獎勵（包括但不限於領袖大獎）、機會、資格認證、認可和福利均由 FGG 全權決定。FGG 保留唯一和專有權利來確定與獲得和接受領袖大獎、獎勵、機會、認可和福利相關的資格、標準、選拔過程及所有其他方面。

4. 認可計劃

4.1 會員承認並同意，在參加此類第三方認可計劃或活動時，必須遵守各認可計劃運營方所設的所有規則、條款、細則和要求。

4.2 認可計劃是由各自的第三方運營商/組織獨立舉辦的，並超出了 FGG 的管理或控制範圍。因此，會員參加任何此類第三方認可計劃須自行承擔風險。

4.3 在適用法律允許的最大範圍內，FGG 明確聲明不承擔與會員參加任何第三方認可計劃或由認可計劃運營商/組織舉辦的任何其他活動有關的責任、義務和保證（無論是明示或隱含）。

5. 記錄保管

5.1 會員應自行負責保管通過認可計劃獲得的計劃積分、技能徽章和社區貢獻服務時數的記錄和文件。

5.2 除非會員在指定期限內提供足夠的文件證明，令 FGG 信服已根據認可計劃的相關指引完成所有要求，否則 FGG 將不會重新頒發或授予任何遺失的計劃積分、技能徽章和社區貢獻服務時數。

5.3 FGG 無義務調查或授予任何遺失的計劃積分、技能徽章和社區貢獻服務時數。FGG 擁有絕對和唯一的酌情權來決定是否授予或重新頒發遺失的計劃積分、技能徽章和社區貢獻服務時數。FGG 的所有決定為最終決定並具有約束力。

6. 不可轉讓性

6.1 會員資格、領袖大獎、獎勵和福利不可由會員轉讓，且只能由被授予會員使用或享有。

7. 資格證明

7.1 申請者/會員必須根據 FGG 的要求提供支持文件，以證明其會員資格及/或領袖大獎資格。

7.2 FGG 有權複製申請者/會員提供給 FGG 的支持文件，並保留這些文件作為審計用途。

7.3 通過註冊成為獎勵計劃的會員，申請者/會員及其父母/法定監護人承認並授權 FGG 聯繫相關第三方，檢索與申請者/會員有關的某些信息（包括個人信息）。

8. 會員資格的終止或暫停

8.1 會員及其父母或法定監護人同意遵守本條款與細則以及所有適用的法律法規，並與參加獎勵計劃相關。若會員及其父母或法定監護人違反本條款與細則，或被發現違反任何適用的法律或法規，或未能遵從 FGG 的指示，FGG 有權立即終止或暫停會員資格。此外，FGG 保留在任何時候全權決定立即終止或暫停任何會員的會員資格，無需事先通知、給予理由或補償。FGG 對由此產生的任何直接或間接損失或損害不承擔任何責任。

8.2 FGG 因任何原因終止或暫停會員資格，不應影響 FGG 及其員工、附屬機構、代理商、供應商、支持機構及認可計劃運營商對該會員的任何既得權利和補救措施。

8.3 會員可隨時通過發送電子郵件至 membership@futureengirls.org 終止其會員資格。郵件內容必須包括會員的姓名、註冊的手機號碼和用於身份驗證的電子郵件地址。帳戶刪除請求將在收到請求之日起 30 天內處理。

9. 資料私隱

9.1 FGG 可根據其《私隱政策聲明》及《個人資料（私隱）條例》（香港法例第 486 章）收集、使用、處理和保留申請者/會員及其父母或法定監護人的個人資料。通過註冊會員資格及/或參加獎勵計劃，會員及其父母或法定監護人同意此類資料的收集、處理和保留。私隱政策聲明將不時更新，且無需另行通知，可於

<https://www.futureengirls.org/en/personal-information-collection-statement/> 查閱。

10. 知識產權

10.1 參加獎勵計劃，即表示您授予 FGG 一個不可撤銷、全球範圍內、免版稅的許可，允許 FGG 使用、複製、公開展示、分發及創作衍生作品，這些作品來自您在參加獎勵計劃過程中向 FGG 提交或提供的任何照片、視頻或其他媒體內容（下稱「媒體內容」）。

10.2 您聲明並保證，您擁有所有必要的權利和許可來授予此許可，用於您提交的媒體內容，該媒體內容展示了您的姓名、肖像、聲音或其他個人屬性。

10.3 您承認並同意，FGG、其附屬機構、支持機構及認可計劃的運營商可自由使用、展示、宣傳或以其他方式利用您提供的媒體內容，以推廣、宣傳或提供與獎勵計劃及 FGG 有關的信息，且無需向您支付任何補償。

10.4 您承認並同意，FGG、其附屬機構、支持機構及認可計劃的運營商還可以在認可計劃、領袖大獎頒獎典禮和活動及/或其他獎勵計劃相關活動中捕捉拍攝到您及/或其他參加者的照片、視頻錄像和其他媒體內容，並可以將這些內容用於實現 FGG 使命的相關或附帶目的。

10.5 您承認並同意，授予 FGG 的上述媒體內容的許可權將永久有效，包括在您終止參加獎勵計劃之後。如您希望通知 FGG 您有意撤銷或終止此許可權，您可發送電子郵件至 membership@futuregengirls.org，FGG 將根據其全權酌情考慮是否批准該請求。

10.6 由 FGG 提供與獎勵計劃相關的所有材料和內容的知識產權，包括但不限於商標、標誌、設計、文本、圖形和軟件，均為 FGG 或其許可人的財產。會員及其父母或法定監護人同意，在未經 FGG 事先書面同意的情況下，不得複製、分發、修改、創作衍生作品、公開展示或以其他方式使用任何此類材料和內容。

11. 網站與電子平台

11.1 使用 FGG 的網站和電子平台須遵守適用的使用條款和私隱政策聲明。

12. 免責聲明與責任排除

12.1 FGG、其員工、附屬機構、代理商、供應商、支持機構及認可計劃的運營商，對任何會員或其父母或法定監護人因參加獎勵計劃而產生的任何直接或間接的損失或損害，無論是可預見的或不可預見的，包括任何間接、連帶、特殊或懲戒性的損害，無論是合同、侵權行為（包括過失）、違反法定義務或其他方面，均不承擔責任，且在法律允許的最大範圍內，本條款與細則排除了此類責任。會員應意識到，參加獎勵計劃的風險將自行承擔。在不損害上述條款的前提下，FGG 對任何會員的最高責任在任何情況下均不得超過港幣 100.00 元。

12.2 會員及其父母或法定監護人在此被視為已閱讀、理解並同意本條款與細則，並同意她/他不依賴 FGG、其代表、員工或代理商所作出的任何聲明、保證或擔保，並放棄其對 FGG 的所有相關權利（如有）。

12.3 如果會員及其父母或法定監護人與 FGG 在與本條款與細則及/或獎勵計劃及/或領袖大獎及/或任何獎勵及/或福利有關的任何爭議中，雙方應本著誠意通過協商友好解決爭議。FGG 的任何決定將是最終且具約束力的。

12.4 您同意，您對與其他會員的互動負全部責任，FGG 對此不承擔任何責任或義務。

12.5 會員及其父母或法定監護人同意賠償、辯護並使 FGG、其員工、其他會員、附屬機構、代理商、供應商、支持機構及認可計劃的運營商免受任何和所有因其參加獎勵計劃而引起的索賠、責任、損害、損失、費用及開支（包括合理的律師費）。這包括但不限於任何違反本條款與細則、任何違反適用法律或法規、任何侵害第三方權利或任何會員及其父

母或法定監護人的行為或疏忽，這些行為或疏忽可能對 FGG 或任何其他方造成直接或間接的損害或損失。此賠償條款在會員參加獎勵計劃終止或暫停後仍有效。

13. 修改與終止權利

13.1 FGG 有權隨時修改獎勵計劃的結構、內容及其他功能，包括但不限於加入獎勵計劃的條件或實施其他計劃。

13.2 FGG 有權隨時修改、暫停和終止獎勵計劃及/或停止 FGG 的運營，無需給予任何理由或補償。在任何情況下，FGG 均不對由此給任何一方造成的任何損失或損害負責。

14. 其他

14.1 FGG 有權隨時將本條款與細則項下的任何權利或義務轉讓、分配、抵押、分包或以其他方式處置，且無需事先通知會員及其父母或法定監護人。

14.2 FGG 有權隨時修訂和修改本條款與細則，無需事先通知。

14.3 本條款與細則的解釋權歸 FGG 所有。如有任何爭議，FGG 的決定為最終決定且具約束力的。

14.4 本條款與細則以及明確提及的任何條款或文件構成了 FGG 與會員及其父母/法定監護人之間的完整協議，並取代了 FGG 與會員之間就有關主題的所有先前的討論、通信、談判、先前的安排、理解、聲明、保證或協議，無論是書面還是口頭。

14.5 如果 FGG 因不可抗力，包括但不限於天災、戰爭、恐怖主義、內亂、政府法規、自然災害、罷工、封鎖或其他勞動爭議、互聯網或電信故障，或其他 FGG 無法合理預見或防止的原因，未能或延遲履行其在本條款與細則下的義務，FGG 均不承擔任何責任。在此情況下，FGG 的義務將在事件持續期間中止。

14.6 本條款與細則受香港法律管轄並按其解釋。因本條款與細則引起的任何爭議應受香港法院的專屬管轄。

15. 部分條款無效

如果本條款與細則的任何條款被有管轄權的法院認定為無效、非法或不可執行，則應在必要的最小範圍內對該條款進行修改，以使其有效、合法且可執行。如果無法進行此類修改，則應視為刪除相關條款。根據本條款進行的任何修改或刪除均不影響其餘條款的有效性和可執行性。

16. 豁免

FGG 未能或延遲行使本條款與細則項下提供的任何權利或補救措施，均不構成對該權利或補救措施的豁免。任何單次或部分行使任何權利或補救措施，均不妨礙或限制進一步行使該權利或補救措施或其他權利或補救措施。

17. 第三方權利

非本條款與細則當事人的任何個人或實體均無權根據《合約（第三者權利）條例》（香港法例第 623 章）強制執行本條款與細則。

本條款與細則的英文版本與中文譯本如有任何差異或不一致，概以英文版本為準。本條款及細則的中文版本僅供參考。