瑞鴻實業有限公司 REHOO INDUSTRIAL LIMITED

香港沙田火炭坳背灣街 38-40 號華衡工貿中心 14 樓 3 室 Unit 3,14/F.,Wah Wai Centre,38-40 Au Pui Wan St. Fotan,Shatin,Hong Kong.



Distribution Agreement

This Agreement is made effective on this day Nov 01, 2022 between **REHOO INDUSTRIAL LIMITED**. (Principal) at Unit 3,14/F., Wah Wai Centre,38-40 Au Pui Wan St. Fotan,Shatin, Hong Kong and

PolymagnetSPb,LLC,AMT&CGroup _the distribution check weigher, metal detector and related products and/or accessories of **REHOO INDUSTRIAL LIMITED**.

The Terms and Conditions

- 1. **REHOO INDUSTRIAL LIMITED**. Reserves the right to amend, modify or supplement the terms and conditions herein, as it deems fit from time to time.
- 2. The agreement will be reviewed on a yearly basis on the Nov 01, 2022.
- 3. **REHOO INDUSTRIAL LIMITED**. provide relative products, technology support and maintenance training for Distributor. The Distributor take charge service for Distributor's customers.

Distribution Rights

4. **REHOO INDUSTRIAL LIMITED**. Grants **PolymagnetSPb,LLC,AMT&CGroup** non-transferable distribution rights to market and resell **REHOO INDUSTRIAL LIMITED**. products brand "REHOO" and services in Russia.

All rights in and patent, copyrights, trademark and trade secrets in the products and services are and shall remains with **REHOO INDUSTRIAL LIMITED**.

Termination

This Agreement shall be effective as of the date first shown above and shall continue to be in force for period of 1 years and reviewed on a yearly basis. Either party may immediately terminate this Agreement by written notice to the other if such party breaches any terms or condition of this Agreement. Either party must give written notice of termination at least 30 day prior to the expiration of the one-year term.

This Agreement and any documents explicitly referred to therein, constitute the entire agreement between the parties and no representation., condition, understanding or agreement of any kind, oral or written, shall be binding upon the parties unless incorporated herein. This Agreement may not be modified or amended nor will the rights of either party be deemed waived. This agreement shall be governed by and construed in accordance with the International Law of either Country.

In witness whereof, the parties have executed this Agreement by their duly authorized representatives as of the date set forth below.

Principal

REHOO INDUSTRIAL LIMITED.



(Signature and Company Chop)