



**APPENDIX 3 PROCEDURE “THE PROTECTION AND WARRANTY OF THE ACCOUNTS GENERATED BY THE PARTNER”**

to STAA & NTB to STAA & NTB PARTNERSHIP AGREEMENT No. [PP00.2000] dated [00.00.2000]

1. The aim of this procedure is to establish a method of work and measures to ensure the Partner that all its accounts generated and declared and for which the Partner received confirmation of the account holder from TJP are protected and guaranteed under this procedure and that all these accounts cannot be reported and registered by another Partner within the protection period, so there is no possibility of losing the right to fees in favor of another Partner, when the right to fees exists under Agreement.
2. The declaration, registration and confirmation of the account are made as follows: the Partner is provided with a STAA platform to which only and exclusively Partner, as a license holder, and TJP, as the owner, have access. All the accounts generated within this platform are subject, are warranted and are protected for the sole benefit of the Partner and as written down in Appendix 2.
3. The Partner has the exclusive rights to manage its exclusive STAA platform and all accounts and its resulting revenue are submit to the fee-sharing as described in Appendix 2.