**TO: WHOM IT MAY CONCERN**

IN THE INTEREST OF ALL PARTIES INVOLVED, YOU ARE ADVISED TO GO THROUGH OUR TERMS AND CONDITIONS OF SELLING BITCOIN THOROUGHLY AND IF NOT SATISFIED, PLEASE DO NOT PROCEED.

**ABOUT THE SELLER:**

The Seller is selling Bitcoin BTC legally; whereby all commercial transactions must be made via a Swift or Telegraphic Transfer (TT) to the Seller’s bank. Bitcoin owner will never release Bitcoin until the owner is sure the money is safe and secure with copy of Swift for verification via Seller’s banker. The Seller does not accept face-to-face transactions with cash payments, nor does it engage in money laundering services. BITCOIN PARTICULARS

**INSTRUMENT:** BITCOIN (BTC)

**TYPE OF ASSET:** DIGITAL CRYPTO CURRENCY

**RECEIVING MODE:** BITCOIN WALLETS

**VOLUME:** [Insert Amount…] Bitcoin (BTC) with Rolls & Extensions

**DISCOUNT:** -5 % GROSS / -3 % NET

**COMMISSION:** THE COMMISSION OF 3 % WILL BE EQUALLY DEVIDED BETWEEN SELLER SIDE,

CONSULTANTS, BUYER SIDE CONSULTANTS AND FACILITATOR GROUP FOR THE PURPOSE OF THIS AGREEMENT, THE TERM “PURCHASE PRICE” REFERS TO THE SUM OF THE ASSETS WHICH THE BUYER WILL PAY TO THE SELLER FOR BUYING BITCOINS.

**TRANCHE SIZE:** ………………….. BITCOINS (……. BTC) FIRST TRANCHE, FOLLOWED BY FURTHER TRANCHES ACCORDING TO THE TRANCHE SCHEDULE IN THIS AGREEMENT UNTIL CONTRACT EXHAUSTED BUYER TO STATE QTY WITH ROLLS AND EXTENSIONS.

**BTC UNIT PRICE:** TO BE CONFIRMED FROM THE DAILY EXCHANGE RATE via [[www.coinmarketcap.com](http://www.coinmarketcap.com/)

or [www.bitcoin.org](http://www.bitcoin.org/) or www.blockchain.info]. – (BOTH PARTIES WILL AGREE TO THE

WEB SITE USED FOR DAILY EXCHANGE RATE AND ONLY ONE WILL BE STATED ON

THIS CONTRACT.)

**PAYMENT MODE:** PAYMENT SHALL BE MADE BY BANK TRANSFER VIA MT103/202 CONDITIONAL TO THE SELLER’S NOMINATED BANK.

|  |  |
| --- | --- |
| **SELLER’S INFORMATION** | |
| In accordance with Articles two (2) through five (5) of the Due Diligence Convention and the Federal Banking Commission Circular of December 1998, concerning the prevention of money laundering, and Article 305 of the Swiss Criminal Code, the following information may be supplied to banks and/or other financial institutions for the purpose of verification of identity. All parties have an obligation to respect professional secrecy and to take all appropriate precautions to protect the confidentiality of the information each holds in respect of the others’ activities. This legal obligation shall remain in full force and effect at all times. | |
| **Company Name:** |  |
| **Seller’s Full Name:** |  |
| **Address:** |  |
| **City, Country & Post Code:** |  |
| **Nationality:** |  |
| **Passport Number:** |  |
| **Country Issued By:** |  |
| **Issue Date:** |  |
| **Expiration Date:** |  |
| **Date of Birth:** |  |
| **Place of Birth:** |  |
| **Language Spoken:** |  |
| **Name of Bank:** |  |
| **Address:** |  |
| **City, Country & Post Code:** |  |
| **Bank Telephone Number:** |  |
| **Bank Officer’s Name:** |  |
| **Account Name:** |  |
| **Account Number:** |  |
| **SWIFT:** |  |

I hereby attest and confirm that all of the information given above is accurate and true.

Seller´s signature:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**SELLER - PASSPORT COPY**

**SELLER – CERTIFICATE OF INCORPORATION**

|  |  |
| --- | --- |
| **BUYER’S INFORMATION** | |
| In accordance with Articles two (2) through five (5) of the Due Diligence Convention and the Federal Banking Commission Circular of December 1998, concerning the prevention of money laundering, and Article 305 of the Swiss Criminal Code, the following information may be supplied to banks and/or other financial institutions for the purpose of verification of identity. All parties have an obligation to respect professional secrecy and to take all appropriate precautions to protect the confidentiality of the information each holds in respect of the others’ activities. This legal obligation shall remain in full force and effect at all times. | |
| **Company Name:** |  |
| **Buyer’s Full Name:** |  |
| **Address:** |  |
| **City, Country & Post Code:** |  |
| **Nationality:** |  |
| **Passport Number:** |  |
| **Country Issued By:** |  |
| **Issue Date:** |  |
| **Expiration Date:** |  |
| **Date of Birth:** |  |
| **Name of Bank:** |  |
| **Address:** |  |
| **Account Name:** |  |
| **Account Number:** |  |
| **Account Sort / Routing Code:** |  |
| **BIC / Swift Code:** |  |

I hereby attest and confirm that all of the information given above is accurate and true.

Buyer´s signature:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**BUYER- PASSPORT COPY**

**BUYER – CERTIFICATE OF INCORPORATION**

**RECITALS**

**WHEREAS.** The BUYER desires to buyBitcoin (BTC) from the SELLER; the BUYER confirms with full corporate and legal responsibility that funds available to fulfill the requirements for the buying of this (BTC), issues Proof of Funds (POF) to the Seller, and the BUYER further confirm to cooperate with the SELLER.

**WHEREAS** both Parties hereto warrant that the currencies been transacted, for making the purchases and sales or investments, are all good, clean and cleared funds of non-criminal origin, without any traces of illegality or unlawfulness whatsoever.

**WHEREAS.** The SELLER desires to sell, transfer the Bitcoin (BTC) available to the BUYER. SELLER represents and warrants that it has the ability and resource to arrange through associates, contracts and other sources (cryptocurrency exchanges), with full corporate responsibility, Bitcoin (BTC) in the term of assignments to be provided to BUYER. Partners of the seller, presented to the buyer and declared in this contract, are recognized by both parties as financial operators under this contract.

**WHEREAS.** The BUYER and the SELLER agree that after the buyer confirms the funds (Proof of Funds) for the purchase of BTC, the Seller proceeds to fulfill its obligations under this contract. Once that is confirmed buyer , on the basis of the seller’s invoice, will then launch payment via Swift or SEPA to Seller’s (seller’s partner) designated bank account, and send a copy of the Swift to Seller and after confirming the funds have been credited to the seller’s bank then SELLER within 5 banking days, will transfer to the Buyer the said amount of Bitcoin to buyer’s wallet.

**NOW THEREFORE,** The Buyer agrees to buy the Bitcoin (BTC) at Discount and the seller is to pay commission to SELLER’s and BUYER’s mandates and intermediaries listed in “ANNEX A”. The split is equally between the Buy side and Sell side consultants and facilitator group.

**SECTION I: TRANSACTION PROCEDURES**

**Seller´s Transaction Procedure:**

1.) Seller sends a draft SPA and, in some hours, Buyer fills with all details as well CIS/KYC & sign and then returns the SPA to the Seller. In some hours, Seller fill & sign and sends it back to the Buyer on a PDF format.

2.) Proof of Funds (POF): Buyer will send a fresh bank statement showing availability of funds or Swift MT199 POF.

3.) Proof of Coins (POC): Seller will send a Satoshi to Buyer´s wallet.

4.) Upon the acceptance of the both parties, they will set the transaction and get started according to what step 5,6,7,8,9 to be in place.

5.) Seller issues the invoice for the agreed amount of BTC first tranche: BUYER fills in the following:

Exact date of closure: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1st Tranche Quantity: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Mode of Payment: MT103

Time for payment: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

6.) Buyer pays for the agreed amount of BTC via MT103 and provide the slip to the Seller.

7.) Upon receipt of the MT103 to Seller´s designated bank account, Seller will release within 5 banking days the agreed amount of BTC to the Buyer´s wallet and Seller will then provide the screenshot to the Buyer as a proof that the BTC has been sent.

8.) Buyer will have to wait on a standby until the six (6) confirmation is complete and bitcoin (BTC) is sitting in Buyer´s receiving wallet. Buyer will make it known to the Seller that he has his coins arrived in his wallet by providing the screenshot and then release the MT103 for the current tranche.

9.) Seller pays total 3 % commission to the appointed Paymasters for Buyer Side, Seller Side and Facilitator group listed below in “Annex A” and move to the next tranche of the SPA if there will be any until contract is exhausted.

**AGREEMENT TO DELIVER BITCOINS (BTC)**

1. This is an agreement for SELLER to release a total amount of [Insert Amount….] Bitcoin (BTC) with Rolls and Extensions to BUYER, after confirmation of the BUYER payment via SEPA to Seller’s bank account at each Transactions with Rolls and Extension.

2. United States Dollars (USD) (AMOUNT) to be made payable to SELLER via Swift directly to Seller’s bank account.

**DEFINITIONS**

3. Bitcoin (BTC) is a cryptocurrency and worldwide payment system. It is the first decentralized digital currency, as the system works without a central bank or single administrator developed by Satoshi Nakamoto. Daily exchange rate is confirmed via **www.coinmarketcap.com**, [**www.bitcoin.org**](http://www.bitcoin.org/)**, or** [**www.blockchain.info**](http://www.blockchain.info).

4. Bitcoin address is a single-use token, which is up to 34 digits, to send bitcoin to another bitcoin wallet.

**CONFIRMATION OF AVAILABLE BTC AND CONFIRMATION OF PROOF OF FUNDS FOR FIRST TRANCHE**

5. Buyer shall show proof of funds for the first tranche via an active recent bank account statement of United States dollars in cash via screen and email. Seller shall sends a Satoshi to the buyer via wallet.

**EXECUTION OF THE CONTRACT AND TRANSACTION**

6. This Deed of Agreement Contract shall be deemed executed when the BUYER and the SELLER have properly signed the Deed of Agreement contract agreeing to all terms and conditions, and both parties have received a copy of the signed contract via email and have acknowledge the receipt to each other or to their respective mandates.

7. BUYER warrants that he/she is the rightful owner of the fund being sent to indemnify SELLER against any losses incurred as a result of BUYER's funds having been illegally acquired.

**REMEDIES FOR NON-TIMELY PAYMENT**

8. BUYER shall not be responsible for wire delays cause solely by the banking system. In the event of an anticipated delay. BUYER shall promptly inform SELLER of the pertinent transaction details made via Swift including the reference number of the wire transfer or payment confirmation slip.

9. The SELLER is not responsible for delays caused by the actions of the banking system or other regulatory bodies that regulate the activities of banks. In the event of such a delay, the SELLER shall immediately inform the BUYER of the relevant details.

10. BUYER agrees that bank transfer via Swift, and due to bitcoin market price fluctuations shall make payment to the SELLER; payment shall be made within twenty-four (24) hours.

**CONFIRMATION OF BTC DAILY EXCHANGE RATE**

11. The Price Per BTC – The Daily Exchange Rate shall be confirmed by: [blockchain.com](https://www.blockchain.com/explorer)

**CAUSES FOR TERMINATION OF CONTRACT**

**NATURE OF THE TRANSACTION**

12. **THIS IS A PRIVATE SALE BETWEEN TWO PRINCIPALS** AND IS NOT TO BE CONSTRUED AS AN OFFERING OF FUNDS NOR SECURITIES AS DEFINED BY THE SECURITIES ACT OF 1933/34

**SECTION III: BANKING COORDINATES OF PARTIES**

1. **BUYER DESIGNATED BANK COORDINATES TO PAY FOR THE BTC/OR WHERE FUNDS IS COMING FROM**

|  |  |
| --- | --- |
| BANK NAME: |  |
| BANK ADDRESS: |  |
| ACCOUNT SORT / ROUTING CODE: |  |
| ACCOUNT NUMBER: |  |
| BIC / SWIFT CODE: |  |
| ACCOUNT NAME: |  |

1. **SELLER DESIGNATED BANK COORDINATES TO PAY FOR THE BTC/OR WHERE FUNDS IS COMING TO**

|  |  |
| --- | --- |
| BANK NAME: |  |
| BANK ADDRESS: |  |
| SWIFT/BIC: |  |
| ACCOUNT NUMBER: |  |
| ACCOUNT NAME: |  |

**Tranche Schedule**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Tranche** | **Volume Bitcoins** | **Gross Discount Applied** | **Net Discount  Applied to the Buyer** | **Commissions:**  **3.00% to the consultants** |
| **1** |  | **5.00%** | **3.00%** | **3.00%** |
| **2** |  | **5.00%** | **3.00%** | **3.00%** |
| **3** |  | **5.00%** | **3.00%** | **3.00%** |
| **4** |  | **5.00%** | **3.00%** | **3.00%** |
| **5** |  | **5.00%** | **3.00%** | **3.00%** |
| **6** |  | **5.00%** | **3.00%** | **3.00%** |
| **Total** |  | **---** | **---** | **---** |

**BUYER’S WALLET ADDRESSES TO RECEIVE SATOSHI TEST AND BITCOINS FOR EACH TRANCHE:**

103 % COINS OF EACH TRANCHE TO WALLET “1”;

|  |  |
| --- | --- |
| **WALLET ADDRESS** |  |

**Arbitration:** This agreement shall be governed by and interpreted in accordance with the laws of the State of Florida, USA. All disputes arising out of or in connection with this Agreement shall be finally settled under the rules of arbitration of the “International Chamber of Commerce (ICC)” by one or more “Arbitrators” appointed in accordance with the said rules. Every award shall be binding on “The Parties” and enforceable by law. By submitting the dispute to arbitration under these rules, “The Parties” undertake to carry out any award without delay and shall be deemed to have waived their right to any form of recourse insofar as such waiver can validly be made.

Each of “The Parties” subject to declared breach shall be responsible for their own legal expenses until an award is given or settlement is reached, provided however, “The Party” found in default by “The arbitrators (s)” shall compensate in full the aggrieved party its heirs or assigns for the total remuneration received as a result of business conducted with “The Parties” covered by this Agreement, plus all its arbitration cost, legal expenses and other charges and damages deemed fair by “The Arbitrators(s)” for bank, lending institutions, corporations, organizations, individuals, lenders, or borrowers, buyers or sellers that were introduced by the named party, notwithstanding any other provisions of the award. The language of the Arbitration shall be English, and the arbitration shall take place in Florida.

**Non-Circumvention& Non-Disclosure Agreement:** All parties herewith declare, not to circumvent each other in this transaction or try to circumvent. This is valid during all transactions inclusive all replacements, extensions and additional. This document commits all parties and their employees, shareholders, partners, workers, and all other involved people. All rules and regulations of ICC 400/500/600 regarding confidentiality, non-circumvention and non-disclosures applies to all parties of the agreement and said rules and regulations shall remain in full force for a period not to exceed two (2) years from the date of this agreement.

**Generalities:** This IMFPA is not to be changed or altered without the written consent of the parties hereto. A signed copy of this IMFPA shall be considered as legal paper and as original by the consent parties having signed the IMFPA below, and as witness thereof, the signatories have affixed their signatures.

**Agreement to Inform:** In specific deals where one of “The Parties” acting as an agent allows the buyers or buyer’s mandate, and the seller to deal directly with one another, the agent shall be informed of the development of the transactions by receiving copies of the correspondence made between the buyer or buyer’s mandate and the seller.

**Term:** This agreement shall be valid for Two (2) years commencing from the date of this agreement. This agreement has an option to renew for further period of Two (2) years subject to an upon the terms and conditions agreed between both parties. This agreement shall apply to: (1) all transactions originated during the term of this Agreement, (2) all subsequent transactions that are follow up, repeat, extended or renegotiated transactions of transactions originated during the term of this Agreement.

**Force Major:** A party shall not be considered or adjudged to be in violation of this agreement when the violation is due to circumstances beyond its control, including but not limited to acts of God, civil disturbances and theft or appropriation of the privileged information or contract(s) without the intervention or assistance of one or more of “The Parties”.

**Entities Owned or Control:** This agreement shall be binding upon all entities owned or controlled by a party and upon the principal(s), employees(s), assignee(s), family and heirs of each part. Neither party shall have the right to assign this Agreement without the express written consent of the other.

**Not Partnership Agreement:** This agreement shall in no way be construed as being an agreement of partnership and none of “The Parties” shall have any claim against any separate dealing, venture or assets of any other party or shall any party be liable to any other party.

**Agreed and Attested:** Each representative signing below guarantees that he/she is duly empowered by his/her respectively named company to enter into and bound by the commitments and obligations contained herein either as individual, corporate body or behalf of corporate body.

**NON-PERFORMANCE & FAILURE TO DELIVER**

1. **NON-PERFORMANCE BY THE SELLER**
   1. If **SELLER** fails to transfer the Bitcoins to the wallet of the **BUYER** within 5 (five) banking days after confirmation of the MT103/202 has been received at the **SELLER’s** bank, this agreement will become null and void.
   2. If the **SELLER** is at his own fault, does not execute this transaction as described in this agreement, it shall immediately, without any further action or formality being required, become liable to the **BUYER** for an immediately due and payable penalty of **$1M (ONE MILLION USD)** and must repay the **BUYER´S** paid-in money for the current trancheand without prejudice to the right of the **BUYER** to claim damages in addition if there is one.
   3. The **SELLER** is exempted from liability for failure to timely or improper performance of obligations under the contract, if such failure or improper performance of obligations, was the result of exposure to force majeure circumstances. In this case, the period of fulfillment of obligations under this contract is extended for the period of force majeure in accordance with the standards and regulations of the European Union.
2. **NON-PERFORMANCE BY THE BUYER**
   1. If **BUYER** fails to transfer the Fiat Currency and there is a non-performance from the **BUYER** and if the **BUYER** fails to transfer the funds to the **SELLER’S** bank account within 24 hours (TWENTY-FOUR HOURS) after the agreed date & time, this agreement will become null and void.
   2. If the **BUYER** does not execute this trade as described under this agreement it shall immediately, without any further action or formality being required, become liable to the **SELLER** for an immediately due and payable penalty of **$1M (ONE MILLION USD)** and without prejudice to the right of the **SELLER** to claim damages in addition if there is one.

**ANNEX A**

**INTERNATIONAL CHAMBER OF COMMERCE (I.C.C 400/500/600)**

**IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)**

|  |  |
| --- | --- |
| IMFPA/NCNDA NO.: | IC-598-BTC-2020 |
| INSTRUMENT: | Bitcoin (BTC) |
| TYPE OF ASSET: | Digital cryptocurrency |
| TRANSACTION: | Bank to bank procedure |
| SELLER NAME: |  |
| VOLUME: | [Insert Amount] Bitcoin (BTC) with rolls and extensions |
| BONUS (GROSS / NET): | -5 % / -3 % |
| COMMISSION: | The commission will be divided 1 % to the sell side consultants, 1 % to the buy side consultants and 1 % to the facilitator group paid by seller for the purpose of this agreement The term “Purchase Price” refers to the sum of the Assets which the buyer will pay to the seller for buying Bitcoin. The seller pays the commission to all beneficiaries listed below. |
| PAYMENT OF COMMISSION: | Payable in Bitcoin |
| BENEFICIARIES: | **SELL SIDE CONSULTANTS:**   * XXXXX & ASSIGNS * XXXXX & ASSIGNS   **BUY SIDE CONSULTANTS:**   * XXXXX & ASSIGNS * XXXXX & ASSIGNS   **FACILITATOR GROUP:**   * XXXXX & ASSIGNS * XXXXX & ASSIGNS |
| NOTE: | This Agreement covers any business transactions entered by the buyer and the seller for a period of sign (5) years from the date of this Agreement. |

|  |
| --- |
| **IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)** |
| **We the undersigned** herewith referred as the Buyer, under penalty of perjury do hereby irrevocably confirm and irrevocably accept to pay all intermediaries and fee holders at the same time and in a manner as the seller is being paid for each and every transaction of this contract up to the completion of the contract plus rollovers and extensions and in accordance with the bank details to be specified in this contract.  **We, the SELLER**, irrevocably confirm that we will order and direct our bank to endorse automatic fiat commission payment orders to the beneficiaries named below.  **We, the SELLER**, confirm that all pay orders shall automatically transfer funds as directed into each beneficiaries designated bank account within 1 (one) day after the date of closing and completion of each and every shipment of the product provided that the seller has received payment on any bitcoin purchases during the contract term plus any/or extensions and rollover of the specified contract. For the purpose of clarity, we confirm that the closing and completion of each and every shipment shall be deemed to take place when the purchase issued by the buyer has been drawn down at the counters of the issuing bank.  **We, the SELLER,** agree to provide all beneficiaries with written evidence of the pay orders lodged with our bank together with acknowledgements of their acceptance. Furthermore, our bank shall be instructed to provide duly signed and stamped acknowledgement of this instruction as set out in the annex. Forming part of this agreement. It is understood that for the purposes of this Master Fee Protection Agreement, our bank shall be the same bank and this IMFPA acts as an integral part of it.  **We the undersigned** being SELLER or the seller named legally authorized representative as stated within the signed and legally binding main transaction, contract unconditionally agree and undertake to approve and originate all payments in USD currency to all beneficiaries named below as their rightful and payable commissions. This agreement also acts as a record confirming the commission amounts for each named beneficiary as set out below.  **TOTAL COMMISSION SHALL BE PAID BY THE SELLER AS FOLLOWS:**  Three Percent (3 %) of Tranche Bitcoin Market Value, based on latest quoted BTC Market Price published on www.coinmarketcap.com or www.bitcoin.com on Closing date. Distributed in Bitcoin (BTC) 1,0 % to sell-side, 1,0 % to buy-side consultants and 1,0 % to facilitator group.  **TERM & CONDITIONS:**  This master fee protection agreement covers the initial contract and shall include any renewals, extensions, rollovers, additions or any new or transfer contract any how originated from this transaction because of the above intermediaries or changing codes of the initial contract entered into between the BUYER and SELLER.  This master fee protection agreement and any subsequently issued pay orders shall be assignable, transferable, and divisible and shall not be amended without the express written and notarized consent of the receiving beneficiary. All parties agree neither to circumvent nor to attempt circumvent either for the transaction of this current contract or in the future for a period of three (5) years from the date of the execution of this fee protection agreement. This document binds all parties, their employees, associates, transferees and assignees or designees.  All faxed and/or e-mailed signatures shall be considered as original signatures for the purpose of binding all parties to this agreement. This document may be signed & in any number of counterparts all of which shall be taken together and shall constitute as being one & the same instrument.  Any party may enter into this document and the agreement constituted thereby by signing any counterpart any time, date or period mentioned in any provision of this document shall only be amended by agreement in writing and signed off by all parties concerned.  Furthermore, we agree that any and all commissions due shall be paid to the beneficiary as a result of any extension or rolls of the contract and that we shall effect all necessary documentation with our bank without any undue delays to ensure such commissions and paid within the terms of the agreement.  **PARTIAL INVALIDITY:**  The illegality, invalidity, and non-enforceable provision of this document under the laws of any jurisdiction shall not affect its illegality, validity, or enforceability under the law of any other jurisdiction or provision.  **GOVERNING LAW AND JURISDICTION:**  This document shall be governed & construed in accordance with current English or I.C.C 400/500/600 signed between partners NCND laws.  **ARBITRATION:**  All parties agree to refer any disputes between the parties arising out of or in connection with this agreement including any questions regarding its existence, validity, or termination to arbitration rules of the international arbitration centre (I.A.C). The appointed arbitrator shall hold the proceedings in any country chosen by the parties and the rules of the IAC shall apply.  This document is signed and accepted by parties named below as to be included in the main contract. |

**SELLER PAYS 1 % COMMISSION TO SELLER SIDE PAYMASTER**

|  |  |
| --- | --- |
| **IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)** | |
| **1 % SELL SIDE PAYMASTER BENEFICIARY** | |
| **CONSULTANT’S NAME** |  |
| **PASSPORT/ID**  (Enter Government Issued ID No.) |  |
| **NATIONALITY** |  |
| **PERCENATGE** | 1 % (of the Total Transaction of XXXXX BTC) with Rolls and Extensions |
| **WALLET ADDRESS** |  |
| **E-MAIL ADDRESS** |  |
| **DATED**  (Enter Current Date.) |  |
| **SIGNATURE & SEAL**  (Accept this digital signature as a true signature) |  |

**SELLER PAYS 1 % COMMISSION TO BUYER SIDE CONSULTANTS**

|  |  |
| --- | --- |
| **IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)** | |
| **1 % BUY SIDE PAYMASTER BENEFICIARY** | |
| **CONSULTANT’S NAME** |  |
| **PASSPORT/ID**  (Enter Government Issued ID No.) |  |
| **NATIONALITY** |  |
| **PERCENATGE** | 1 % (of the Total Transaction of XXXXX BTC) with Rolls and Extensions |
| **WALLET ADDRESS** |  |
| **E-MAIL ADDRESS** |  |
| **DATED**  (Enter Current Date.) |  |
| **SIGNATURE & SEAL**  (Accept this digital signature as a true signature) |  |

**SELLER PAYS 1 % COMMISSION TO FACILITATOR GROUP**

|  |  |
| --- | --- |
| **IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)** | |
| **0,50 % FACILITATOR SIDE BENEFICIARY #1** | |
| **CONSULTANT’S NAME** | **CLOSED** |
| **PASSPORT/ID**  (Enter Government Issued ID No.) |  |
| **NATIONALITY** |  |
| **PERCENATGE** | 0,50 % (of the Total Transaction of XXXXX BTC) with Rolls and Extensions |
| **WALLET ADDRESS** |  |
| **E-MAIL ADDRESS** |  |
| **DATED**  (Enter Current Date.) |  |
| **SIGNATURE & SEAL**  (Accept this digital signature as a true signature) |  |

|  |  |
| --- | --- |
| **IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)** | |
| **0,50 % SELL SIDE BENEFICIARY #2** | |
| **CONSULTANT’S NAME** |  |
| **PASSPORT/ID**  (Enter Government Issued ID No.) |  |
| **NATIONALITY** |  |
| **PERCENATGE** | 0,50 % (of the Total Transaction of XXXX BTC) with Rolls and Extensions |
| **WALLET ADDRESS** |  |
| **E-MAIL ADDRESS** |  |
| **DATED**  (Enter Current Date.) |  |
| **SIGNATURE & SEAL**  (Accept this digital signature as a true signature) |  |

**Honor the IMFPA:** By signing this (“Irrevocable Profit Participation Agreement"), each person agrees not to utilize the services or information that they may obtain from any of the "Clients", "Payees" and or "Payors" persons that are directly or in directly associated with this IMFPA, without compensating each person in this IMFPA, fees may vary depending on the specific contracts at that time.

**SIGNATURE ENDORSEMENT**

THIS IS TO CERTIFY THAT THE ABOVE BITCOIN SALES AND PURCHASE AGREEMENT HAS BEEN READ AND ACCEPTED BY THE BUYER AND SELLER. WE HEREBY CONFIRM TO START THE TRANSACTION PROCESS ACCORDING TO THE SELLER´S PROCEDURE DRAFTED HERE IN THIS BITCOIN SALES AND PURCHASE AGREEMENT IMMEDIATELY AFTER SIGNING.

**SIGNATURES OF THE PARTIES**

|  |  |
| --- | --- |
| **FOR AND ON BEHALF OF BUYER:** | **FOR AND ON BEHALF OF SELLER:** |
| Company: « »  Represented by:  Passport No:  Place of Issue:  Issue Date:  Expire Date:  Date:  SIGNATURE: | Company: « »  Represented by:  Passport No:  Place of Issue:  Issue Date:  Expire Date:  Date:  SIGNATURE: |

|  |
| --- |
| **ELECTRONIC SIGNATURE IS VALID AND ACCEPTED AS HAND SIGNATURE** |
| EDT (ELECTRONIC DOCUMENT TRANSMISSIONS) SHALL BE DEEMED VALID AND ENFORCEABLE IN RESPECT OF ANY PROVISIONS OF THIS CONTRACT. AS APPLICABLE, THIS AGREEMENT SHALL BE:  1. INCORPORATE U.S. PUBLIC LAW 106-229, “ELECTRONIC SIGNATURE IN GLOBAL AND NATIONAL COMMERCE ACT” OR SUCH OTHER APPLICABLE LAW CONFORMING TO UNCITRAL MODEL LAW ON ELECTRONIC SIGNATURES (2001) AND  2. ELECTRONIC COMMERCE AGREEMENT (ECE/ TRADE/257, GENEVA, MAY 2000) ADOPTED BY THE UNITED NATIONS CENTRE FOR TRADE FACILITATION AND ELECTRONIC BUSINESS (UN/CEFACT).  3. EDT DOCUMENTS SHALL BE SUBJECT TO EUROPEAN COMMUNITY DIRECTIVE NO. 95/46/EEC, AS APPLICABLE. EITHER PARTY MAY REQUEST HARD COPY OF ANY DOCUMENT THAT HAS BEEN PREVIOUSLY TRANSMITTED BY ELECTRONIC MEANS PROVIDED HOWEVER, THAT ANY SUCH REQUEST SHALL IN NO MANNER DELAY THE PARTIES FROM PERFORMING THEIR RESPECTIVE OBLIGATIONS AND DUTIES UNDER EDT INSTRUMENTS. |

**\*\*\* THE END OF THE AGREEMENT \*\*\***