

TERMS AND CONDITIONS OF MINING CAPITAL COIN

Without prejudice to the other terms defined herein, for the purposes of this Agreement, the following terms shall be interpreted in accordance with the definitions hereby established:

1) AFFILIATE: AFFILIATE is any individual registered, who made the payment of registration to access the office and other functions presented in the domain www.miningcapitalcoin.com and its subdomains;

2) SYSTEM: System or Virtual Platform is the Control Panel where the affiliate will maintain control of its affiliate team, bonuses and products;

FIRST CLAUSE - OBJECT

1.1. The purpose of this document is to formalize the association of AFFILIATE with MINING CAPITAL COIN, through the proposed business model defined in these terms as Affiliate Program, which will be governed by the legal provisions in each particular country, by the following clauses and conditions.

SECOND CLAUSE - GENERAL PROVISIONS

2.1. Failure to comply with these rules, standards, conduct of ethics and good use herein shall result in a warning to the AFFILIATE;

SOLE PARAGRAPH - In the event that the AFFILIATE insists and repeats the non-compliance with the rules, norms, conduct of ethics and good use, the act will entail the cancellation and breach of this agreement, without prior notice or reimbursement.

2.2. The AFFILIATE agrees and understands that this is not a "quick, easy and guaranteed enrichment or profit scheme", and that the profit or

gain obtained will be solely and exclusively from its own effort in team formation, as a form of registration of new affiliates, in addition to the Profits Shares, which is denominated as "Weekly Bonus", which is dependent on the results obtained through the company's profitability in Forex market operations, Crypto-currency mining, and trading of Crypto-currency, if present.

2.3. The AFFILIATE agrees to be entitled to a percentage of the company's profit shares in the activities mentioned above, and use on softwares allocated in the domain www.miningcapitalcoin.com, which will entitle it to the remunerations described in clause 5, whereby acquiring such right, receives bonuses on the company's profits, as well as for the work of spreading the company's products.

2.4. The AFFILIATE undertakes to keep its credentials of access and financial movement confidential and not to disclose to any third party.

2.5. This agreement is valid for 52 weeks.

2.6. It is expressly agreed that the AFFILIATE is not an employee, agent, or service provider of MINING CAPITAL COIN, and likewise, its comparison and judgement to any of these figures is prohibited, and the same is strictly prohibited from assuming any commitments or obligations on behalf of it.

SINGLE PARAGRAPH - As mentioned in the article above, it is verified that the activity is denominated Multilevel or direct sale of digital and / or physical products, and does not have the necessary requirements to fit any labor laws, leaving multilevel marketing companies exempt from any labor obligations and liabilities to your PARTICIPATING PARTNERS and / or affiliates.

2.7. MINING CAPITAL COIN is and will remain as an independent party and sole owner of all intellectual property rights, relating to the Products and Services, whether they are systems, audio visual material, printed material or advertisements, in which any modification is prohibited, being authorized to use such marks only for the performance of the activities described in this Agreement.

THIRD CLAUSE - REGISTRATION AND MEMBERSHIP

3.1. At the time of registration the AFFILIATE must choose the subscription package that he or she wishes to acquire, in addition to entering all the registration data requested.

3.2. The AFFILIATE agrees that upon signing a subscription, you must pay for the 52-week Software Use License of MINING CAPITAL COIN, allocated to your subdomain.

3.3. The subscription package chosen by the new AFFILIATE will determine, according to the Business Plan, the bonuses to which he will be entitled.

3.4. The AFFILIATE may choose to acquire the following packages: -
Module 1;

- BRONZE
- SILVER
- GOLD
- PREMIUM
- PLATINUM
- VIP BASE
- VIP CLASSIC
- VIP PREMIER
- VIP DELUXE
- VIP SUPREME
- MVP DIRECTOR
- MVP EXECUTIVE
- MVP ROYAL

3.5. You will only be admitted as AFFILIATE, as well as you will receive full access to the Virtual Platform and will be entitled to the forms of gains made available by the software, after performing the registration and payment of values referring to the package chosen in the registration act.

3.6. By registering with MINING CAPITAL COIN, the new AFFILIATE declares and agrees that:

3.6.1. Read and agreed to all clauses contained in this document;

3.6.2. The completion of the registration is the electronic signature of approval of this contract;

3.6.3. Is a person over 18 (eighteen) years of age;

3.6.4. All information and personal data filled in the registration form are true;

3.7. This contract document is personal and non-transferable;

FOURTH CLAUSE – PRIVACY

4.1. Personal data entered into the contract, such as: Name, e-mail and telephone, may be used for contact, advertisement and disclosure of offers and communications by MINING CAPITAL COIN or commercial partners.

4.2. If the AFFILIATE does not wish to receive emails, text messages, links or any other form of contact from MINING CAPITAL COIN and partners, you can request the exclusion of your data in our communication department, through the official media, and the procedure will not result in the deletion and / or modification of your Virtual Platform data.

FIFTH CLAUSE - BUSINESS PLAN

5.1. The business plan described through this clause consists of joining the remuneration and awards of the AFFILIATE.

SOLE PARAGRAPH - All rules and forms of remuneration through the business plan are available through the link www.miningcapitalcoin.com , and by accepting this agreement, the AFFILIATE agrees to be accepting the conditions and rules of remuneration in the Business Manual. There is a 8% unlimited generation binary bonus according to the package value, paid to the qualified leader.

SIXTH CLAUSE - RECEIPT AND USE OF BONUS

6.1. The AFFILIATE will have a receiving portfolio, called Portfolio A (Available Balance).

6.1.1. THE AFFILIATE may use his or hers balance from Portfolio A to make withdrawals through VIRTUAL CURRENCY; and of portfolio B to carry out registration of Packages for their own benefit, or of third parties, and transfers between logins.

6.4. The AFFILIATE may make withdrawals related to the balance available on the specific days informed in its virtual office each month, with a minimum value corresponding to the package percentage value, which will be automatically debited from the AFFILIATE Virtual Platform, and credited into cryptocurrency in the affiliates wallet within the amount of business days agreed in each country.

6.5. When making a withdrawal, an administration fee corresponding to 5% of the required amount will be charged.

6.6. For transfers of balance between members or payment of packages for their own benefit or of third parties, the AFFILIATE will be exempt of taxes.

SEVENTH CLAUSE – BAD OR MISUSE

7.1. It is considered bad or misuse all and any breach of rules, norms and ethical behaviors, such as:

7.1.1. Link or use the image of MINING CAPITAL COIN in advertisements that refer to pyramid schemes, ponzi schemes, among other schemes that carry the promise of "easy and guaranteed money";

7.1.2. The sale of an internal balance for a lower value than that practiced by MINING CAPITAL COIN, and it should also be considered the exchange rate of the dollar for other currencies;

7.1.3. The use of the products for the creation, storage, publicity and reproduction, in whole or in part, of advertising banners and / or any type of electronic commerce that is considered illegal, as well as abusive content such as texts, photos and / or videos that are defamatory, discriminatory , obscene, offensive, threatening, abusive, harassing, harmful, containing expressions of hatred against persons or groups, or containing child

pornography, explicit or violent pornography, content that may be harmful to minors, containing insults or religious or racial threats, slanderous information or that is contrary to honor, personal and family intimacy or the image of persons (including legal entities and organizations and similar organizations), or that encourages moral (including corporeal) and property damages, or which may violate any rights of third parties, especially human rights;

EIGHTH CLAUSE - BUSINESS RISK

10.1. MINING CAPITAL COIN makes it clear that there are no quick and easy business gains and that the compensation described as Weekly Bonus in the Business Manual attached in clause 5 will depend exclusively from the work done by MINING CAPITAL COIN professionals in the activities described in Clause Two 2.2.

The AFFILIATE declares to be aware of the risks arising from operations carried out on stock exchanges, trading platforms and other forms of profitability of the company. The other bonuses described in clause 5 will depend on the indication of new affiliates.

NINETH CLAUSE – TAXES

11.1. The taxes levied on the remuneration paid by the company, in accordance with the legislation in force, are the responsibility of the AFFILIATE, and the Income Tax (IR) will not be deducted from the paying source, it being the responsibility of the AFFILIATE to make the same, referring to the bonuses received. The affiliate may not charge or remit to MINING CAPITAL COIN any values or changes in prices of materials and supplies, nor any indices or taxes that may be created, modified or that have their rates modified in any way.

TENTH CLAUSE - AFFILIATE'S OBLIGATIONS

12.1. The AFFILIATE undertakes to respect all the provisions contained in this contract, as well as not to practice the acts defined as misuse.

12.2. The AFFILIATE when indicating new affiliates, must pass all the rules, conditions and detailed information contained in the Business Plan, providing all necessary support, without any cost or burden. Any problems

related to misleading information related to the Business Plan or to products belonging to MINING CAPITAL COIN that cause damages to third parties are the sole and exclusive responsibility of the AFFILIATE.

ELEVENTH CLAUSE - AFFILIATE'S RIGHTS

13.1. The AFFILIATE shall be entitled to receive percentages referring to bonuses applied to the bonus rules.

13.2. The AFFILIATE will have the right to use the software which is acquiring the license of use during the contractual duration, as well as to receive the bonuses, only during the validity of the contract.

TWELVETH CLAUSE - THE OBLIGATIONS OF MINING CAPITAL COIN

14.1. MINING CAPITAL COIN is bound and responsible for the proper functioning of products and services offered in this contractual instrument.

14.2. MINING CAPITAL COIN undertakes to resolve them immediately or, as soon as possible, in the event of technical problems in the products and services offered.

14.3. It is the obligation of MINING CAPITAL COIN to provide information and provide the necessary support related to this contractual instrument and use of the software.

THIRTEENTH CLAUSE - MINING CAPITAL COIN'S RIGHTS

15.1. Should the AFFILIATE break or disregard any clauses contained in this contractual instrument, MINING CAPITAL COIN has the right to the immediate cancellation of this agreement, after any warning.

15.2. MINING CAPITAL COIN is hereby assured of the right of cancellation of the contract, if it verifies the accomplishment of fraud or misconduct of the AFFILIATE, MINING CAPITAL COIN may also retain the payment of bonuses, in case it is found evident damage to MINING CAPITAL COIN or to third parties.

15.3. MINING CAPITAL COIN may make contractual changes without prior notice to affiliates, aiming at improvement and sustainability, through the contact data, or through notifications in the Virtual Platform.

FOURTEENTH CLAUSE - CONTRACT TERMINATION

16.1. The AFFILIATE if he or she does not comply with the rules contained in this agreement, will be immediately excluded from the company's database as previously mentioned.

FIFTEENTH CLAUSE - VALIDATION AND RENEWAL

17.1. The contract will be valid and end when the AFFILIATE completes 52 weeks of use, after the date of activation of the purchased package.

17.2. Upon expiration of the contract, the AFFILIATE may perform the renewal, thus maintaining the same status of the last day prior to contract, where it will not lose its position in the binary network, affiliates team and title. Upon renewal, all bonuses will be regenerated.

17.3. If the affiliate chooses not to renew the agreement within two (2) days after the expiration of the agreement, your account will be permanently removed from the system.

SIXTEENTH CLAUSE - AGREEMENT

18.1. If the parties agree to validate this service agreement, the AFFILIATE, in accepting this contractual instrument, expresses its will and acceptance for all clauses of this instrument.

END OF CONTRACTUAL DOCUMENT