

BV1 CLUB BUSINESS DEVELOPMENT S.A.S

BV1 CLUB BUSINESS DEVELOPMENT S.A.S NIT 901.210.287-6 activities of development of computer systems (planning, analysis, design, programming, testing) legally constituted, with headquarters in Barranquilla Colombia, all of which is stated in the certificate of existence and legal representation issued by the Chamber of Commerce of Barranquilla that is attached, and who for the purposes of this contract will be listed as **BV1 Club Business Development S.A.S** and the client as **Investor**, agree to enter into this contract, which will be governed by the rules of the Civil Code , Commercial Code and the Consumer Statute, decrees and regulations on consumer goods in each country where the customer is located.

FIRST CLAUSE: OBJECT:

The purpose of this contract is to provide information and agreement stipulation between BV1 Club Business Development SAS that are attached to an additional document that is part of the contract and will be signed by the legal representative and is called CLIENT REGISTRATION FORM (INVESTORS) in the terms of this agreement, without there being exclusivity for the contracting parties.

SECOND CLAUSE: MECHANISM OR LOGISTICS OF THE MARKETING.

The parties agree to implement the marketing and logistics mechanism necessary for the normal and good development of this contract that is stipulated in the **FORM OF REGISTRATION OF CLIENTS and INVESTORS** which is an integral part of the agreement or contract and which is part of the reciprocal obligations of the contractors.

THIRD CLAUSE: TERMS, CONDITIONS AND SPECIFIC OF THE CONTRACT.

Once the client (**Investor**) registers in the portal www.bv1.club accepts the terms and conditions stipulated in the TOS section of the portal and is responsible for its correct use.

Both THE **INVESTOR** and **BV1 Club Business Development S.A.S** agree to implement the following mechanism.

The **INVESTOR** undertakes to manage and obtain, at his expense, the permits and authorizations that may be necessary for the investment and object of this contract.

The **INVESTOR** takes charge of the totality of the commissions, at the moment of making the deposit.

The **INVESTOR** will request on the 30th of each month its respective earnings according to the selected plan (**FOURTH CLAUSE**)

The payments requested by the investor on the 30th of each month, will be sent between 15 working days.

BV1 Club Business Development S.A.S will send the requested payments between 15 business days.

BV1 Club Business Development S.A.S will communicate 7 days in advance of any change to be made to maintain the correct execution of the stipulated in the contract and in the terms and conditions of www.bv1.club in the **TOS** section of the portal.

FOURTH CLAUSE: Deposits, Methods of payment, ROI (%) of Investment:

Once doing the registration in the portal www.bv1.club the user accepts the terms and conditions of the company detailed in the **TOS** section of the portal www.bv1.club and is aware of the mechanism and means of work to make deposits and withdrawals to the same as minimums and maximums of deposits and time of validity of the stipulated contract.

The initial and maximum value of investment to activate the contract and investment, is the one that appears in the Investment section, in which the following is detailed:

Minimum deposit: \$ 1.00

Maximum deposit: \$ 15,000

Deposit method: Payeer - BitCoin - Perfect Money

ROI (Return of Investment):

6% Monthly for 12 months.

8% Monthly for 24 months.

10% Monthly for 36 months.

FIFTH CLAUSE: OBLIGATIONS OF BV1 Club Business Development S.A.S:

Fully comply with the stipulations of this contract for the normal development of this agreement.

Communicate to the **INVESTOR** the intention of any change in a term of seven (7) business days prior to the change, to solve any eventuality and guarantee the correct execution of the contract.

BV1 Club Business Development S.A.S will not make modifications of any kind to the investment plans stipulated or information of the same, except with a previous notice of 7 working days to guarantee the correct execution of the contract.

BV1 Club Business Development S.A.S will deliver the percentage (%) agreed to the investor as agreed monthly based on their deposit.

SIXTH CLAUSE: CONFIDENTIALITY CLAUSE

The parties will keep confidentiality about the information provided both in order to execute the contract or that, by its very nature, should be treated as such. All information that is disclosed by the parties and that which is to be disclosed in accordance with the laws or with a judicial resolution or act of a competent authority is excluded from the category of confidential information. This duty shall be maintained for a period of three (3) years after the conclusion of the stipulated contract.

SEVENTH CLAUSE: RISK

The risks will be assumed by the company to ensure the correct execution of the contract, if there is any change necessary to guarantee this, it will be notified in advance with 7 working days, said

changes will not influence in the stipulated in the contract, both and mainly in the ROI (Return of investment)

With attached document or visible in the section: [TOS](#) we inform you of the terms and conditions to which the contractor agrees once the registration is made in the portal www.bv1.club and that is aware of the risks stipulated in the terms and conditions.

EIGHTH CLAUSE: DURATION OF THE CONTRACT.

The term of this Contract is 12 - 24 - 36 months as the investor decides to participate in the company from the activation of the deposit.

The contract may be extended in writing or renewed automatically without any of the parties expressing the intention to terminate it.

NINTH CLAUSE: MODIFICATION

The parties agree that this contract may be modified provided it has the objective of ensuring the correct execution of the contract stipulated by **BV1 Club Business Development S.A.S** and the stability of the company itself, the characteristics of the modifications are present in the [TOS](#) section of the portal www.bv1.club

CLAUSE TENTH: RESOLUTION

The Parties may terminate the contract, at the end of the same or any of its extensions, or with a notice to the other party of 60 calendar days and fulfilling, until the end of the period, all the obligations of the contract. If the contractual obligations are not fulfilled, it will generate the right to compensation for the damages that may be generated.

CLAUSE ELEVENTH: RESPONSIBILITY:

This contract is financial (Investment), so there is no employment link between **BV1 Club Business Development S.A.S** and the Investor.

CLAUSE TWELVE: CONTROVERSIES.

In the event of disputes arising out of this contract or relating to it including any matter relating to its existence, validity or termination, it will be notified within a period of 60 days to **BV1 Club Business Development S.A.S**.

This contract is enabled once the user has registered and activated his account.

De La Cruz Albor Keiner Dario
Legal representative
BV1 Club Business Development S.A.S
Barranquilla, Colombia
NIT: 901.210.287-6

Client (Investor)