

# Private Investment Agreement

WHEREAS: CLIENT and THANKSDIGIT, certify, represent, and warrant that each can fulfill the requirements of this contract and respectively provide the funds and services referred to herein, in time and under the terms agreed to hereinafter; and whereas CLIENT and THANKSDIGIT both agree to finalize this contract under the terms and conditions herein, it is therefore agreed as follows: CLIENT desires to invest in digital currency mining and has voluntarily and without any solicitation from THANKSDIGIT, having the necessary expertise and connections to place the funds in THANKSDIGIT's digital currency mining system. THANKSDIGIT agrees to accept the investment from CLIENT and invest the said investment under the control of THANKSDIGIT in a secure manner.

1) Client Investment In consideration of mutual covenants and benefits, the parties have agreed on the following investment plan: CLIENT will invest in computing slots in the THANKSDIGIT investment system at an amount of \$4,575 per computing slot. Each slot will be maintained for the benefit of CLIENT for a period of 2 years from the date of this agreement.

2) THANKSDIGIT Services THANKSDIGIT will provide cryptocurrency mining hosting services to benefit CLIENT through a stable business infrastructure. THANKSDIGIT has committed funds to establish and maintain the cryptocurrency mining services. Parties fully qualified and licensed under the applicable laws and regulations will always conduct financial transactions for THANKSDIGIT. THANKSDIGIT agrees to provide CLIENT with a certain amount of mining hash power per computing slot. Each computing slot will employ Secure Hashing Algorithm (SHA)-256 hashing. Each computing slot is operated for the benefit of CLIENT for a period of 2 years. Each computing slot will operate with a minimum mining (hashing) power of 0.2 TH/s (terahash/second). THANKSDIGIT agrees to payout digital mining profits on a daily basis. Mining Output: The output, as agreed upon by CLIENT and THANKSDIGIT will be digital currency ("coins") such as Bitcoin or other electronic currencies. CLIENT shall be solely liable for the maintenance of the relevant technical equipment (software/hardware) that is required to receive the above service. CLIENT will receive a percentage of digital coins mined per the THANKSDIGIT compensation plan. CLIENT acknowledges that the above services will be provided on a best effort basis. CLIENT acknowledges that the availability of mining power and, accordingly, the output of digital currency, may vary from time to time.

3) Control and Security of Funds Under Management THANKSDIGIT shall always maintain the funds invested in mining hardware and software. The funds earmarked for investment transactions shall always remain fully secure and without risk of speculation and under signatory control of THANKSDIGIT. The CLIENT account shall constitute proof that the funds are fully secured and without risk of speculation.

4) Investment for Digital Currency Mining THANKSDIGIT is fully empowered to identify investments for digital currency mining and commit funds for investment transactions wherein the funds under management shall be fully secured. The proposed investment for digital currency mining is of a private and confidential nature and therefore the parties actually conducting the transactions agree to keep such transactions confidential. The proposed investment for digital currency mining is subject to conditions prevailing in the world financial markets and is subject to control by various regulatory authorities. If for any reason beyond the control of THANKSDIGIT, the funds are not accepted for a particular investment venture, then THANKSDIGIT shall endeavor to arrange participation in alternate ventures. If such a situation arises, it will be brought to the attention of CLIENT at the appropriate time, and alternate methods of investment may be mutually agreed upon.

5) Expenses All expenses including, but not limited to, court fees, attorney fees, bank fees, swift transfer fees, government taxes, government levies, and statutory obligations including expenses incurred in this transaction are handled by the incurring party.

6) Duration of Agreement This agreement shall remain valid for a period of 2 years from the date of its execution, and can be renewed by mutual consent for an additional 2 year period. This agreement shall terminate on the date of its expiry or on a date that THANKSDIGIT returns CLIENT's principal investment after 1 year.

7) Execution of Agreement Each of the parties to this agreement represents that it has full legal authority to execute this agreement and that each is bound by the terms and conditions herein. Any modifications or changes to this agreement shall be made only by mutual trust and consent and it has to be in writing and duly executed by both parties. Any modifications will be attached to the original agreement as an addendum. This agreement shall be binding on both parties and shall be for the benefit of the parties, their successors, administrators, companies, executors, assignees, etc.

8) Confidentiality CLIENT and THANKSDIGIT shall treat information provided by the other party on a strictly private and confidential basis. CLIENT and THANKSDIGIT shall take all necessary steps to prevent the others' confidential information from being misused or disclosed or made public to any third party except as needed to successfully complete the contract or to avoid conflicting claims except as may be required in accordance with applicable laws. THANKSDIGIT shall not use the confidential information provided by CLIENT in such a way as to circumvent CLIENT in commercial dealings with any and all suppliers under the contract or do anything to circumvent CLIENT in such a way as to put THANKSDIGIT at a commercial disadvantage with such suppliers. CLIENT shall not use the confidential information provided by THANKSDIGIT in such a way as to circumvent THANKSDIGIT in the commercial dealings with any other parties introduced through THANKSDIGIT. CLIENT further agrees not to use confidential information to circumvent THANKSDIGIT as to put THANKSDIGIT at a commercial disadvantage.

9) Non-Circumvention The parties shall not circumvent or attempt to circumvent each other or other parties involved in transactions under this agreement. The parties assure one another that originally established transaction codes will not be altered or changed. Neither party shall avoid payment of due fees, commissions or other remuneration in any way whatsoever. In the event of circumvention by any party, whether directly or indirectly, the circumvented party shall be entitled to proven monetary damages and all associated expenses, including legal fees. All considerations, benefits and commissions received as a result of this agreement will be allocated as mutually agreed to.

10) Communications All communications and notices relating to or arising from this agreement shall be sent to the current address of the parties. A facsimile communication shall be considered original and binding.

11) The Agreement This agreement contains the entire agreement between the parties and there are no other promises or conditions in any other agreement whether oral or written. This agreement supersedes any prior written or oral agreement between the parties. 12) Termination Either party may terminate the contract should the other side refuse performance of a contractual obligation, but excluding refusal caused by a Force Majeure event. Notification of termination must occur within 30 calendar days following the alleged nonperformance of contractual obligations. No termination is permitted should either side excuse nonperformance within 30 calendar days following the alleged nonperformance of contractual obligations. 13) Arbitration and Choice of Law This agreement is subject to the laws of Georgia and any applicable foreign jurisdiction laws. CLIENT and THANKSDIGIT agree to try and resolve all disputes amicably. Either party may serve notice on the other party about a potential dispute. If the potential dispute is not settled within 30 days after such notice, the dispute will be referred to arbitration. The arbitration will be heard by one or more arbitrators appointed by mutual agreement of the parties in accordance with the rules of the American Arbitration Association. Venue for arbitration will be in Atlanta, GA.