

Membership Agreement

1. Parties

This Cloud Computing Agreement (hereinafter referred to as the "**agreement**") is an agreement, which is an offer invitation (invitation ad offerendum) on the <https://alya.finance/> website, that will take effect between ALYATTES FZCO (hereinafter referred to as the "**company**") and the user by the user's registering on the platform (accepting the invitation).

2. Definitions

2.1. Company : refers to ALYATTES FZCO, residing at Dubai Silicon Oasis, DDP, Building A2, Dubai, UNITED ARAB EMIRATES, which operates the platform in this agreement and provides other services.

2.2. Agreement : refers to this mixed-type sui generis contract executed between the company and the user.

2.3. Platform : refers to the alya.finance website interface.

2.4. User : refers to any real person registers on the alya.finance website by entering the requested information (Name, Surname, Telephone Number, Citizenship Number and/or e-mail address) and benefits from infrastructure, platform and software services.

2.5. Cloud Computing : is the general name of internet-based computing services.

2.6. Blockchain: is the name given to the registration base where data is stored on a distributed network without the need for any center or authority.

2.7. Blockchain Platform: refers to a multi-purpose blockchain that mediates generation and distribution of cryptocurrencies or exchange of digital assets between users. (Ethereum, Binance (BNB) Smart Chain, Tron, Waves etc.)

2.8. Central Ledger: refers to the registers that record financial transactions (Bank etc.) and are managed by a central administration.

2.9. Mining refers to the action that results in the approval of cryptocurrency transfer transactions by solving complex problems using devices with special software and hardware, and then rewarding with newly produced crypto currency.

2.10. Miner: refers to devices that verify cryptocurrency transfer transactions, receive cryptocurrency as a reward for the verification process and produce cryptocurrency and to people who manage these devices.

2.11. Mining Pool refers to the structure where miners direct processing powers exercised by them for verification transactions to generate the next block of the chain and

in which scale economy is provided. According to the system in the mining pool, the miners split the rewards by the agreements.

2.12. Cryptocurrency: refers to a payment tool with material value that is encrypted with extremely complex code systems using cryptographic protocols.

2.13. Cryptography: refers to all methods used to transform the information contained in a readable data into a form that cannot be understood by unwanted parties.

2.14. Smart Contract: refers to a decentralized platform that enables transactions on the data on the Blockchain network in a predetermined flow and verified by a secure computer network. Such contracts, which are not legally binding, are uploaded to the blockchain network by signing cryptographically by agreeing on the content of the chain.

2.15. Distributed Ledger Technology: refers to a multilateral system in which participants agree on a set of shared data and their validity without a central coordinator.

2.16. Proof Of Stake (PoS) : refers to the mechanism that allows adding a new chain to the blockchain, where new transactions are verified according to the amount of crypto money held by the participants on the blockchain, and thus earning new tokens.

2.17. Proof Of Active (PoA) : refers to the active miner control system that validates the distribution of new tokens that can be earned with Proof of Stake on the blockchain.

2.18. Proof Of Work (PoW) : refers to cryptocurrency mining type where a share of the total crypto money produced in the amount of crypto money in the wallet is earned from the transaction verifications.

2.19. Coin: refers to a currency-like digital value representation that has its own blockchain platform and can operate independently of a project and can be used as a payment method.

2.20. Token : It has emerged as another application example of distributed ledger technology other than cryptocurrencies. It refers to digital crypto assets that represent a certain value or utility within a project ecosystem on an existing blockchain. (Examples of this include projects built on smart contracts of Ethereum and Binance (BNB) Smart Chain)

2.21. Fiat Currency: refers to bank paper or paper money used for the exchange of goods and services, which is issued based on government decision, has no equivalent in gold, silver, etc., and is established on the reliance on the undersigning authority and that the paper issued by it cannot be counterfeited. Currencies in circulation today is fiat currency.

2.22. Crypto Wallet: A crypto wallet is a program that stores private keys and public keys and interacts with blockchains to allow users to send and receive digital money and monitor their balances.

2.23. Cryptocurrency Exchange: refers to platforms that serve for exchanging cryptocurrencies, trading and converting fiat currencies with cryptocurrencies.

2.24. Staking: refers to gaining profits by locking cryptocurrencies into the system. Network participants will earn periodic rewards with a commitment to keep their cryptocurrencies in their wallets (not to transfer or use in any other transaction) for a certain period of time.

2.25. Block: refers to a record that validates and contains many transactions pending in the Blockchain, and at least one block containing such transactions with periodic periods is added to the blockchain by mining. Although the system is similar to a database, it uses a decentralized ledger, allowing each participant in the network to have their own copy of the ledger and be able to see all transactions.

2.26. Block Reward: refers to an incentive award given to the miner(s) who verify the accuracy of the encrypted transaction records in a block with mathematical operations. It varies in quantity depending on the cryptocurrency or difficulty level and is given to the miner who successfully calculates (finds a coin/token) in a block during block mining.

2.27. Independent Merchant Assistant (Representative): refers to the real person with the title of user under this agreement who helps the company in delivering the company's work to potential users within the framework of the goal of "helping individuals achieve their financial freedom by providing high efficiency through creating the largest technological cluster in the world pursuant to important innovations and opportunities brought by the blockchain technology, through making cloud mining accessible to everyone in the world" and who makes profits in return for this help if the potential users reached by him acquires the title of "user" under this agreement.

2.28. Network Marketing: refers to a form of sales, also known as network marketing or multi-level marketing.

2.29 Level : determines the titles and awards that independent merchant assistants will earn within the system if they achieve the goals specified in the commission plan with their personal efforts within the framework of the commission plan determined by the company.

2.30. Profit Plan : refers to the commission plan determined by the company. It'll be hereinafter referred to as the "Commission Plan". The commission plan allows independent merchant assistants to earn bonuses and other rewards for the sales of their sponsored group (sub-pools).

2.31. Commission : It is the general name of the earnings that independent merchant assistants are entitled to as a result of their individual efforts according to the commission plan determined by the company.

2.32. Sponsorship : refers to work improving and directing business skills which independent merchant assistants have to give to users aiming to become independent merchant assistants. Each independent merchant assistant has agreed and committed in

advance to sponsor other users included in his own pool who aim to become independent merchant assistants, in order to improve their business skills.

2.33. Representative (Pool) Portfolio: refers to the network of independent merchant assistants with vertical and horizontal relationships in between.

2.34. Sub-Representative: refers to independent merchant assistants who enter the representative portfolio under a representative and affect the upper representative with his activities.

2.35. Pool Branch: refers to the chain of representatives whose activities can be added to each other, consisting of sub-representatives affiliated to a representative (independent merchant assistant) and their sub-representatives, who are connected to each other by vertical lines from the top to the bottom (maximum 10 vertical lines).

2.36. World Pool: refers to share profit taken from world pool by senior independent merchant assistants at the percentage (%) specified for each seniority in the platform after new tokens generated via mining by tokens locked (staked) to pool mining system at an amount specified by the company are equally distributed according to their seniorities and the number of independent merchant assistants in their seniority for the purpose of ensuring continuity of promotion of cloud mining, "helping individuals achieve their financial freedom by providing high efficiency through creating the largest technological cluster in the world pursuant to important innovations and opportunities brought by the blockchain technology, through making cloud mining accessible to everyone in the world", which is the sole goal of the company.

2.37. Vertical Representative Relationship: refers to the relationship between a pool branch.

2.38. Seniority: refers to the career that takes place within the system, which is obtained by fulfilling the conditions determined by the platform.

3. Term of the Agreement

This agreement is an indefinite-term agreement for each cryptocurrency to be produced by the user to benefit from the cloud computing platform/software/infrastructure services provided by the company.

4. Goodwill Rules

4.1. The parties shall act in good faith and in accordance with the principles of fair trade in fulfilling their obligations under this contract.

4.2. The terms of this agreement and all contracts to be executed between the parties in connection with the independent merchant assistants shall be based on the rules of good faith.

5. Subject of contract

5.1. This agreement is based on the electronic application made by the user on the company's alya.finance website. It's an offer invitation, and the potential user's registration on the platform will mean acceptance of the invitation and the agreement will take effect, so every user registered on the platform will be deemed to have agreed to and acknowledged the terms of this agreement. Although the subject of this agreement is delivery by the user to the company of a certain production share (efficiency share) in consideration of provision of a range of services, including providing the opportunity to participate in pool mining that allows many miners to come together and join their processing powers and engage in cryptocurrency mining and share the reward earned, continuously engaging in mining activity without need to downloading the programs required for mining to their own computers and to constantly keeping such programs open and without having to monitor via interface panel and servers made available by the company, overcoming the challenges posed by the difficulty for a single miner to cover minimum values required for production in the smart contracts specified for cryptocurrencies, preventing with sufficient infrastructure service the issue regarding the possibility of not benefiting from block rewards as a result of several negative situations (power cut, disconnection from the internet, etc.) that may be encountered by a miner wishing to engage in mining with his own means, through the cloud computing service provided by the company to the users, this Agreement has been drawn up to set out the legal relations between independent merchant assistants, who want to contribute to the company so that the company achieves the goal of "helping individuals achieve their financial freedom by providing high efficiency through creating the largest technological cluster in the world pursuant to important innovations and opportunities brought by the blockchain technology, through making pool mining accessible to everyone in the world" quicker and with less number of errors and who bring in new users to the company and accordingly aim to earn commissions in consideration of such contribution as a user specified in this agreement, and the company as well as to determine the rights and liabilities of the parties.

6. General Provisions

6.1. Articles regarding the promotion of the company platform to 3rd parties and the inclusion of new users in the company only concern independent merchant assistants (representative).

6.2. This agreement is located on the alya.finance website and is an offer invitation, and after a potential user registers with the platform and transfers the minimum amount of coin/token required to start mining for each coin/token mined in the pool on the platform (the amount is 100 units for Alya Token) to the company's crypto wallet, such user is deemed to have acquired the title of user, and the agreement enters into force upon this registration and becomes binding on the parties.

6.3. No other written and signed contract shall be made between the parties. The user shall only be able to get a sample of the agreement by using the "print" button on the agreement page.

6.4. Users also reserve the right to become an independent merchant assistant (representative) if they meet the necessary conditions under this contract in order to be an independent merchant assistant, but there is no obligation in this regard. Each

independent merchant assistant has the title of user and has the rights of those with the title of user, however, every real person with the title of user doesn't have all the rights of an independent merchant assistant; at this point, the rights of an independent merchant assistant are more extensive.

6.5. The relationship between the company and the independent merchant assistant is a contractual relationship between two primary parties. Independent merchant assistants shall promote the company and the platform by using their individual business and personal time using the tools to be chosen by them and the methods to be determined by them (provided that they comply with the company's principles).

6.6. All logos, brands and emblems of the company are under protection as per the provisions of Madrid Protocol signed by member countries on the protection of trademark rights, Statutory Decree no. 556 on the Protection of Trademarks for Turkish Legislation, Industrial Property Law no. 6769 and the provisions protecting the trademarks of each country against unfair competition. Unless otherwise stated, they cannot be copied or used without written permission from the company. The text, visual, sound, animation, video, computer codes, files, icons, software, all improvements or modifications published on our alya.finance website and all derivative works and designs based on these are protected under law no. 5846 and relevant legislation, and copying, using and publishing the aforementioned on other websites are prohibited. In addition, the said logo, brand and insignia are also available on the official social media accounts of the company, but the same protection laws shall apply to these accounts.

6.7. It's strictly forbidden to use the company's trademarks or service marks without express consent of the company. Company trademarks or company service marks shall not be used in any way to cause confusion in connection with any product or service. Company trademarks or company service marks shall not be used in such a way as to discredit the company or damage its reputation. Company trademarks or company service marks shall not be used in meta tags without express prior consent. Nothing in these Terms shall be deemed to grant the user any license or right to any of the company patents, copyrights, trademarks, trade secrets or other proprietary rights.

6.8. There is no employment agreement between the independent merchant assistant and the company within the framework of Labor Law, Social Insurance and General Health Insurance Law and related legislation and no provisions of the Agreement and its attached documents can be interpreted in this way. The promotion of the company platform under this agreement has been undertaken by the independent merchant assistant, who will generate income in accordance with the terms specified in the agreement over the profit obtained as a result of the relationship between the user and the company, after the potential users to whom such promotion has been made acquire the title of user.

6.9. In order to be a real person user, the user shall complete the "Registration Form" and transfer 100 of the coin/tokens the mining of which he wants to be performed for him, to the company's crypto wallet. Upon approval of this transaction by the company, the company agrees to include the user in the mining pool, run the necessary programs for the mining of the coin/token with which the user wants to carry out the mining activity on its own servers, thus providing the mining service continuously and uninterruptedly,

provide the user with high efficiency from the block rewards, facilitate meeting of the minimum values in smart contracts for the user by courtesy of the innovations brought by pool mining and advanced technology, make the user benefit from the contribution of cloud computing, provided that the user does not act in breach of the agreement with the company. In addition, the user is guided by independent merchant assistants on the alya.finance website and thus user conditions are created electronically by repeating similar procedures.

6.10. Under this agreement, the user shall purchase the coin/token he wants to mine from cryptocurrency exchanges and be entitled to exercise the power of cloud computing by transferring at least 100 units to the company's crypto wallet. The company is not involved in nor has it any interest or responsibility in the Coin/Token purchase.

6.11. The company engages in mining the intended coin/token by cloud computing on the alya.finance platform. The coin/token that the user transfers to the company's crypto wallet and earns through mining is not interpreted or requested as fiat money or its equivalent. The company has no commitments, obligations and responsibilities in terms of fiat money or its equivalent.

6.12. Regarding the cryptocurrency/currencies that the user wishes to mine, it is his own responsibility to meet the special conditions specified in the smart contracts of such cryptocurrency/currencies. (Smart contracts reserve items that may become easier with pool mining activities).

6.13. The company shall not be hereunder responsible for any actions it has taken due to the terms of the smart contracts of the cryptocurrency/currencies sent to its wallet in accordance with this contract, because it is not possible to carry out cryptocurrency mining activities in accordance with the blockchain technology when such terms are not met. (e.g., according to the smart contract of the token named ALYATTES (ALYA), tokens sent to company crypto wallets will be staked for 90 days.)

6.14. Upon fulfillment of the terms of the smart contracts of cryptocurrency/cryptocurrencies and once a person gains the title of user hereunder, the company shall run the mining activity continuously and uninterruptedly and fulfill the liabilities hereunder for the production of cryptocurrency.

6.15. Cryptocurrencies produced within the scope of the mining activity conducted hereunder are sent to the company's crypto wallet. The company shall allow all cryptocurrencies produced to be observed by users on the interface in accordance with the principles of transparency.

6.16. All cryptocurrencies produced within the scope of the mining activity carried out hereunder shall be distributed to each user in proportion to the support provided by that user to the total processing power due to the use of the pool mining system. If the pool achieves a block reward, the crypto money falling to the share of a user shall be added to such user's crypto wallet for each user after the deductions specified hereunder are made.

6.17. In consideration of the service provided by the company, as detailed hereunder, each mining package is staked in pool mining for 180 days, 75% of each crypto money

produced by the contractual activity and the crypto money gained under pool mining activity that will fall to the user's share are transferred to the user's crypto wallet, 22% is distributed to independent merchant assistants according to their level in accordance with the commission plan (Pool Bonus), 3% is transferred to the company's accounts as revenue in return for the obligations and activities performed by the company hereunder.

6.18. The company reserves the right to increase/decrease the number of vertical lines (depth) specified on the pool branch, provided that it gives a minimum of 2 weeks' notice of such action.

6.19. With regard to finding blocks (rewards) on the blockchain network, it is not clear when and how many blocks (rewards) will be found depending on the difficulty of mathematical problem. The company reserves the right to fully reflect the incoming blocks on the alya.finance platform as well as to provide an average block (reward) guarantee for 30-day periods and complete the number of rewards under this guarantee or to keep the part in excess in order to complete in the next periods with missing blocks according to the likelihood of missing blocks. The guarantee block (number of rewards) to be determined by the company according to the incoming average blocks is at the disposal of the company, and the company shall be entitled to increase/decrease the number of guarantee blocks or to switch to reflection of the blocks in the blockchain network by completely revoking guarantee block practice anytime and when it deems necessary. The user agrees in advance to any changes made by the company during the period he is in user status by increasing/decreasing guarantee blocks or by completely revoking the guarantee block practice and agrees not to make any claims as a result of such changes, without prejudice to his earnings before such change.

6.20. The Company shall indemnify the user for any damages arising from software problems, except for force majeure, incurred by the user as a result of its faults causing damage to the user in proportion to its fault during the ongoing relationship between the user and company hereunder.

6.21. The user has to personally purchase the cloud computing power service offered through the alya.finance platform. In the event that an independent merchant assistant registers a person in his representative branch without the consent and/or knowledge of the respective person, or makes a user login with false information, the independent merchant assistant shall be immediately removed from the portfolio.

6.22. In the event that a real person who has the title of user hereunder dies, after a copy of the certificate of inheritance is sent to the company, the accumulated rewards and rights of the user shall be delivered to his legal heirs. Further, such user's crypto wallet and the relationship between the user and the company within the scope of mining activities shall be managed by his legal heirs.

6.23. The tax liabilities that will arise due to the rewards gained and the crypto money produced shall entirely rest with the users who have gained such rights. The company commission plan is based on good faith, commercial practices of developed countries and integrity principles. The company commission plan is based on promoting the company and reaching potential users. An independent merchant assistant is an independent contractor whose success or failure depends on his own personal effort. The significant

purpose of the company commission plan is to increase the recognition of the company and contribute to reaching users more quickly. Independent merchant assistants are not company executives either.

6.24. Intellectual and industrial rights, especially company brands and logos, cannot be used without permission on any medium without the written consent of the company. The company cannot be held responsible for any damages that may arise as a result of the mistakes made by independent merchant assistants during the promotions to potential users. Independent merchant assistants shall be entitled to carry out all kinds of promotions, advertisements and similar activities, provided that they comply with all contracts, especially the framework stipulated by government authorities and the contract they executed with the company.

6.25. The company reserves the right to inspect and/or warn independent merchant assistants at any time. The user has to complete the registration form himself on the alya.finance platform. In the event that an independent merchant assistant registers a person without the consent and/or knowledge of the respective person, or makes a user login with false information, the independent merchant assistant shall be immediately removed from the pool and shall not be entitled to make any claim on this matter.

6.26. Each user declares that the e-mail, land phone and mobile phone numbers, crypto wallet number, name, surname, citizenship number and notification address given to the company are correct and belong to him. Various contact details to be declared by individuals are required for correct continuation of all correspondence and communication to be performed both for legal purposes and workflow. The user shall be personally responsible for all kinds of legal and workflow problems that may arise from incorrect contact details. The company shall ultimately have no responsibility for any damages that may occur due to incorrect/incomplete information. The user agrees and undertakes to immediately notify the company in writing of new contact information in the event of any change to his contact information agreed by him to be correct and complete initially (e.g., moving, etc.).

6.27. None of the users may transfer their rights to a third party, except in compulsory and equitable circumstances and unless deemed appropriate by the company. Account transfer transactions shall be carried out in writing only in case of necessity and if the company deems it appropriate in its final decision (the company is not obliged to approve such action). The former user shall have no future rights regarding the relevant account after this transfer has taken place, however, his legal responsibility for any transactions conducted by him in the past shall continue.

6.28. The user can use the activity performed by the company hereunder only on his own behalf in order to benefit from the rewards and produce crypto money as well as to note any possible risks. Any act in breach of this article of the agreement may be considered as a reason for unilateral termination of this agreement by the company.

6.29. The platform and the activity subject to this agreement are only available for a registered user with an active personal account. In some cases (e.g. protecting accounts from unauthorized actions of third parties), the company may request proof of identification from the user.

6.30. Any user who has received crypto money to his crypto wallet on the platform agrees that all incoming transactions are made in return for the activity hereunder and that he earns profit from mining (new tokens) in proportion to the power provided by him to pool mining.

6.31. The user shall be personally responsible for maintaining, increasing or decreasing the power provided by him to pool mining through the [alya.finance website](#). It is the user's responsibility to follow up the stake extension (renewal) transactions made upon the user's approval within his knowledge pursuant to the structure of the platform. The user agrees that he won't conduct mining activities and won't earn mining income for the time that will elapse until the user gives approval to any staking transactions without user's approval of staking renewal.

6.32. There may be changes to this agreement, published by the company and concluded between the parties, over time. Such changes shall be announced to the users on the [alya.finance website](#). The user is obliged to review the relevant changes and accept such changes before making a request. Any user who continues to use the platform after any change is made in the agreement shall be deemed to have accepted such change in the agreement. Otherwise, the company shall be unable to claim benefit of the activity subject to this agreement provided by the company. If the user does not wish to accept these changes, he may terminate the Agreement without compensation or penal clause.

6.33. The company commission plan is based on ensuring that the activity provided by the company, which is the subject matter of this agreement, reaches more users, thereby expanding the pool and making the power of production activity more effective.

6.34. An independent merchant assistant is an independent contractor whose success or failure depends on his own personal effort. The independent merchant assistant may promote the company to third parties, who are potential users, in order to form its own representative branch, provided that it is in accordance with the relevant legislation and the documents prepared by the company. As a result of this promotion or upon a request from any third party independent from such promotion, the independent merchant assistant may act as an intermediary for the conclusion or establishment of a contract between the Company and such third party, the form and content of which will be specified by the Company. The parties agree that the independent merchant assistant shall have limited power to represent the company solely for the purpose of performing this intermediary duty. However, in no event shall such representation power be interpreted, directly or indirectly, beyond the purpose specified in this article.

6.35. If any potential users to whom independent merchant assistants have made promotions acquire the title of user due to such promotion, such user shall be added to the "Representative Branch" of the Independent Merchant Assistant who has made the promotion to him. The independent merchant assistant shall receive a reward/bonus at the rates specified in the agreement from the amount of crypto money falling to the share of the user he has brought in to the company as a result of the activity subject to this agreement, however, he shall not be entitled to any commission/premium/reward as a result of his bringing in a user to the company, if such user acquires the title of independent merchant assistant. This agreement does not oblige the user or independent

merchant assistant to reach potential users by promoting the company. Nevertheless, if these actions are not taken, the production and reward revenues obtained as a result of the activity subject to this contract will continue to be paid to the crypto wallets of the said real persons but these real persons will not be able to benefit from the "Level and World Pool" payment.

7. Provisions about Level Commission

7.1. After the basic condition of being a user is fulfilled, the ALYA Token mining level commission obtained as a result of the ALYA Token mining activities, where the alya.finance platform provides the first pool mining service, shall be distributed in accordance with article 7 of this protocol.

7.2. If Independent Merchant Assistants acquire the title of user pursuant to this agreement after transferring 100 of the amount of crypto currency to be produced to the company's crypto wallet and then acquire the title of independent merchant assistant under this agreement by engaging in the activity of bringing in new users to the company, they earn levels according to the level status of the real people in pool (representative) branches and the power volume they have added to the pool mining. There are 10 different levels.

7.3. For individuals with a personal mining volume of 100 ALYAs, Pool-1 will be activated and such individual will be able to earn Level 1 commission. As a result, such individual shall become entitled to earn 6% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at the top level of the vertical depth.

7.4. For individuals with a personal mining volume of 250 ALYAs and whose personal pool has reached 2,000 ALYAs, Pool-2 will be activated and such individual will be able to earn Level 2 commission. As a result, such individual shall become entitled to earn 5% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at second level from the top, in addition to the bonus to be achieved from the top level of vertical depth.

7.5. For individuals with a personal mining volume of 500 ALYAs and whose personal pool has reached 5,000 ALYAs, Pool-3 will be activated and such individual will be able to earn Level 3 commission. As a result, such individual shall become entitled to earn 4% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at third level from the top, in addition to the bonuses to be achieved from the top two levels of vertical depth.

7.6. For individuals with a personal mining volume of 1,000 ALYAs and whose personal pool has reached 10,000 ALYAs, Pool-4 will be activated and such individual will be able to earn Level 4 commission. As a result, such individual shall become entitled to earn 3% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at fourth level from the top, in addition to the bonuses to be achieved from the top three levels of vertical depth.

7.7. For individuals with a personal mining volume of 2,000 ALYAs and whose personal pool has reached 20,000 ALYAs, Pool-5 will be activated and such individual will be able to earn Level 5 commission. As a result, such individual shall become entitled to earn 1% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at fifth level from the top, in addition to the bonuses to be achieved from the top four levels of vertical depth.

7.8. For individuals with a personal mining volume of 2,500 ALYAs and whose personal pool has reached 30,000 ALYAs, Pool-6 will be activated and such individual will be able to earn Level 6 commission. As a result, such individual shall become entitled to earn 1% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at sixth level from the top, in addition to the bonuses to be achieved from the top five levels of vertical depth.

7.9. For individuals with a personal mining volume of 3,000 ALYAs and whose personal pool has reached 40,000 ALYAs, Pool-7 will be activated and such individual will be able to earn Level 7 commission. As a result, such individual shall become entitled to earn 0.5% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at seventh level from the top, in addition to the bonuses to be achieved from the top six levels of vertical depth.

7.10. For individuals with a personal mining volume of 3,500 ALYAs and whose personal pool has reached 60,000 ALYAs, Pool-8 will be activated and such individual will be able to earn Level 8 commission. As a result, such individual shall become entitled to earn 0.5% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at eighth level from the top, in addition to the bonuses to be achieved from the top seven levels of vertical depth.

7.11. For individuals with a personal mining volume of 4,000 ALYAs and whose personal pool has reached 80,000 ALYAs, Pool-9 will be activated and such individual will be able to earn Level 9 commission. As a result, such individual shall become entitled to earn 0.5% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at ninth level from the top, in addition to the bonuses to be achieved from the top eight levels of vertical depth.

7.12. For individuals with a personal mining volume of 5,000 ALYAs and whose personal pool has reached 100,000 ALYAs, Pool-10 will be activated and such individual will be able to earn Level 10 commission. As a result, such individual shall become entitled to earn 0.5% of pool bonus resulting from the mining activity of the user who is connected to his own representative branch at tenth level from the top, in addition to the bonuses to be achieved from the top nine levels of vertical depth.

7.13. Independent merchant assistants with a level shall continue to receive their level commissions as long as they meet the level requirements mentioned above. If they do not meet the relevant requirements, they may fall from their current level to lower levels or they may lose their levels completely.

7.14. If an independent merchant assistant with a level falls down to lower levels by partially or completely losing the personal mining volume requirement, which is the first

requirement for the level or seniority he has activated by meeting the necessary requirements, he shall no longer be entitled to go up any levels higher than his existing level and upper seniority again, even if he has increased his mining volume by adding on to it to meet the relevant requirements about personal mining volume later on.

7.15. If a person's user title terminates for any reason whatsoever, that person shall not be able to have a level again.

7.16. Independent merchant assistant agrees in advance to application of frozen balance at the percentage (%) to be specified by the company to the income payments under the name of commission/bonus/premium from the Levels that he has activated by meeting the requirements, to the introduction of additional requirements into releasing of such frozen balance and to the release of the said frozen balance by use in other platforms affiliated with the company or in which the company is a partner.

8. Provisions Regarding the Distribution of Shares in the World Pool

8.1. In addition to level commissions, independent merchant assistants gain seniority by completing the necessary seniority (career) requirements in order to earn on the platform the share of the World Pool, which is staked by the company and in which mining activities are carried out. There are 10 different seniorities (careers). The distribution of the world pool share shall be as provided for in Article 8 of this protocol.

8.2. For individuals with a personal mining volume of 500 ALYAs and whose activated personal pool of levels has reached 5,000 ALYAs in total, Seniority-1 (Starter) will be activated and such individual will be able to earn Seniority 1 profit. As a result, such individual shall become entitled to earn 1 share from 2% of the pool bonus resulting from the world pool mining activity.

8.3. For individuals with a personal mining volume of 1,000 ALYAs and whose activated personal pool of levels has reached 10,000 ALYAs in total, Seniority-2 (Silver) will be activated and such individual will be able to earn Seniority 2 profit. As a result, such individual shall become entitled to earn 1 share from 3% of the pool bonus resulting from the world pool mining activity.

8.4. For individuals with a personal mining volume of 1,500 ALYAs and whose activated personal pool of levels has reached 15,000 ALYAs in total, Seniority-3 (Gold) will be activated and such individual will be able to earn Seniority 3 profit. As a result, such individual shall become entitled to earn 1 share from 4% of the pool bonus resulting from the world pool mining activity.

8.5. For individuals with a personal mining volume of 2,000 ALYAs and whose activated personal pool of levels has reached 25,000 ALYAs in total, Seniority-4 (Platinum) will be activated and such individual will be able to earn Seniority 4 profit. As a result, such individual shall become entitled to earn 1 share from 5% of the pool bonus resulting from the world pool mining activity.

8.6. For individuals with a personal mining volume of 2,500 ALYAs and whose activated personal pool of levels has reached 50,000 ALYAs in total, Seniority-5 (Ruby) will be

activated and such individual will be able to earn Seniority 5 profit. As a result, such individual shall become entitled to earn 1 share from 6% of the pool bonus resulting from the world pool mining activity.

8.7. For individuals with a personal mining volume of 3,000 ALYAs who have 2 independent merchant assistants of Seniority-5 (Ruby) in Level 1 (Pool-1) pool connected to them, Seniority-6 (Emerald) will be activated. As a result, such individual shall earn Seniority 6 income and become entitled to earn 1 share from 8% of the pool bonus resulting from the world pool mining activity.

8.8. For individuals with a personal mining volume of 3,500 ALYAs who have two independent merchant assistants, including 1 of Seniority-6 (Emerald) and 1 of Seniority-5 (Ruby), in Level 1 pool (Pool-1) connected to them, Seniority-7 (Diamond) will be activated. As a result, such individual shall earn Seniority 7 income and become entitled to earn 1 share from 12% of the pool bonus resulting from the world pool mining activity.

8.9. For individuals with a personal mining volume of 4,000 ALYAs who have two independent merchant assistants, including 1 of Seniority-7 (Diamond) and 1 of Seniority-6 (Emerald), in Level 1 pool (Pool-1) connected to them, Seniority-8 (Blue Diamond) will be activated. As a result, such individual shall earn Seniority 8 income and become entitled to earn 1 share from 15% of the pool bonus resulting from the world pool mining activity.

8.10. For individuals with a personal mining volume of 4,500 ALYAs who have three independent merchant assistants, including 1 of Seniority-8 (Blue Diamond) and 2 of Seniority-6 (Emerald), in Level 1 pool (Pool-1) connected to them, Seniority-9 (Black Diamond) will be activated. As a result, such individual shall earn Seniority 9 income and become entitled to earn 1 share from 18% of the pool bonus resulting from the world pool mining activity.

8.11. For individuals with a personal mining volume of 5,000 ALYAs who have three independent merchant assistants, including 1 of Seniority-9 (Black Diamond) and 2 of Seniority-7 (Diamond), in Level 1 pool (Pool-1) connected to them, Seniority-10 (Ambassador) will be activated. As a result, such individual shall earn Seniority 10 income and become entitled to earn 1 share from 22% of the pool bonus resulting from the world pool mining activity.

8.12. Individuals with seniority (career) shall receive 1 share from the percentage (%) of the world pool bonus reserved only for the seniority deserved by them. Apart from this, they shall not receive any additional share from the previous or next seniority pools.

8.13. The bonus in percentage (%) for each seniority from the world pool is given to independent merchant assistants of the same seniority by dividing such bonus by the number of independent merchant assistants of the same seniority.

8.14. Seniority (career) holders shall continue to receive their share of the seniority world pool, as long as they meet the aforementioned seniority requirements. If they don't meet the respective requirements, they may fall from their seniority to lower seniorities or lose their seniority completely.

8.15. If a seniority(career) holder falls down to a lower career by partially or completely losing the personal mining volume requirement, which is the first requirement for his existing seniority or level, he shall no longer be entitled to go up from his existing seniority to an upper seniority and upper levels again, even if he has increased his mining volume by adding on to it to meet the relevant requirements about personal mining volume later on.

8.16. If a person's user title terminates for any reason whatsoever, that person shall not be able to have a seniority (career) again.

8.17. Independent merchant assistant agrees in advance to application of frozen balance at the percentage (%) to be specified by the company to the income payments under the name of commission/bonus/premium from the Level and World Pool, to the introduction of additional requirements into releasing of such frozen balance and to the release of the said frozen balance by use in other platforms affiliated with the company or in which the company is a partner.

8.18. The company is entitled to partially or completely change the number of ALYAs staked for the world pool.

8.19. The World Pool staked by the company is based on the continuity of the promotion. The independent merchant assistant, who is entitled to receive a share from the World Pool by fulfilling the relevant requirements, agrees in advance that he will lose his shares if his seniority decreases or his seniority will be decreased unilaterally by the company and he won't receive any share from the world pool if it is determined that he does not carry out promotional activities of the company but promotes different platforms or businesses.

9. Non-competition and Confidentiality

9.1. The user shall not use or copy the company's trademarks and patents, intellectual and industrial working rights, software and programs, logos and patented working model of the company without the written consent of the company, shall not share the acquired information with third parties, shall not share or comment on or open a page about the same over the internet or social media (Facebook, Twitter, Instagram, LinkedIn, etc.), shall not engage in unfair competition, even partially, directly or through third parties, either while he is a user or after this title has terminated, and shall not enter into implicit or explicit competition with the company, shall not make propaganda against the company before individuals and groups.

9.2. The user agrees and undertakes to immediately reimburse any losses or damages incurred by the company if he acts in breach of article 9.1. herein or to pay damages in the amount of USD 100,000 (One Hundred Thousand US Dollars) due to this unfair competition, even if the company does not incur any damage.

9.3. The user agrees, declares and undertakes that he shall not share with or cause disclosure to third parties and entities of any information and documentation acquired by him about the company due to this Agreement and about the working model referred to in

the Agreement and the provisions of this Agreement, except for those required to be disclosed pursuant to the legislation in force or any court order or administrative decision and except for those which are documented in writing to be fair to be disclosed or which are mutually available in official or informal declarations, notifications and public commercial records of the parties, that he shall obtain prior written consent before making any statements and announcements about this Agreement, that he shall inform the company in advance about the contents and form of any statements mandatory to be made as per the legislation in force or any court order or administrative decision and any statements agreed to be made jointly.

9.4. The user shall not be able to share with third parties any information learned by him about the internal functioning and working systematic of the company due to the issues arising from this agreement between the company and the user and causing the user to have information about the internal functioning of the company. The participant agrees and undertakes to pay an additional USD 250,000 (Two Hundred and Fifty Thousand) US Dollars to the company if the participant acts in breach of the confidentiality condition although the conditions in article 9.1. of this protocol will be evaluated separately.

10. Responsibilities of the User

10.1. The user is obliged to inform the company of his crypto wallet number without error. Any damages arising from incorrect reporting of the user's crypto wallet number, closing or restriction of the user's crypto wallet shall be borne by the user, and the company shall have no responsibility in this regard.

10.2. The user is entitled to choose whether to become a registered cloud computing power user or not. If the user chooses to become a registered user of cloud computing power, he can create his own account. Naming and use of accounts shall comply with applicable laws and regulations and network ethics. The account shall not contain any insults, threats, obscene, verbal abuse or other words that violate the legal rights of others.

10.3. After the user successfully registers and becomes a registered user of the company cloud computing power, he will receive an account (mobile number or email) and password and will be responsible for all activities and events that occur after logging into the system with this account and password. Any use of the words and actions of the account directly or indirectly shall lead to legal liability. The Company shall not disclose the user's password, name, mobile phone number, e-mail address and other non-public information to any third party except for legal reasons or without the user's prior consent.

10.4. The user is obliged to properly store the company cloud computing power account and password, his answers to secret questions, SMS verification code and Google verification code. The user shall be fully responsible for the security of his username, password, answers to secret questions and Google key. The user shall be responsible for any legal consequences arising from the disclosure of the username, password, answers to secret questions and Google key for the user's reasons. The company shall not be responsible for the loss of property caused by the disclosure of such information for the user's own reasons.

10.5. If the user password is lost, the password can be reset via the link sent to the registered e-mail address. If users identify any illegal use of accounts or other security vulnerabilities, they shall immediately notify them to the company.

10.6. Users shall not be allowed to misuse the company platform and infrastructure by any means, including but not limited to multiple account registrations for profit, speculation, cash out, rewards, etc. The user shall not embezzle other user accounts. If the user acts in breach of the above regulations, the company shall be entitled to directly take all necessary actions to cancel the benefits derived from such breach and even to fulfill the legal liability of the user through litigation.

10.7. Users are prohibited from using company platform and infrastructure as any place, platform or medium to engage in various illegal activities. Users may not borrow the name of this platform and the company to engage in any business activity or use it in any way as a place, platform or medium for business activities without the authorization or consent of the company.

10.8. Once the user agrees and declares that the information entered in the registration form is true, complete and current, he agrees and declares that he shall be solely liable for any damages arising from untrue, incomplete and obsolete information.

10.9. The maximum number of accounts a user can have is one. That account shall be assumed to be managed and used by the user whose information is included in the registration form of that account.

10.10. The user shall be personally responsible for maintaining, increasing or decreasing the power provided by him to pool mining through the alya.finance website. The user agrees that the user himself shall be responsible for tracking extension (renewal) transactions conducted upon the user's approval within his knowledge pursuant to the platform's structure and that he won't conduct mining activities and won't earn mining income for the time that will elapse until the user gives approval to any staking transactions without user's approval of staking renewal.

10.11. It is strictly forbidden to use errors in the design of any part of the Company's platform, infrastructure and software, undocumented features, and/or "program errors" for commercial/personal gain or as a means of doing so and to interrupt and destabilize the activity. The user who encounters such an error is obliged to report the findings to the company.

10.12. The User undertakes not to do the following and to remedy any damages that may occur otherwise: Do reverse engineering, create derivative work, exploit any part of the platform commercially in any way beyond the scope of contract, use any robot, spider, site search/retrieval application or any other device to retrieve or index any part of the platform, request comments about the platform and share these comments with other users, try to collect data about other users, create user accounts by automated means or false or fraudulent behavior, use the platform to compromise or gain unauthorized access to any computer or computer network or other devices or systems (including unauthorized attempts to discover passwords or security encryption codes), take any

action that imposes an unreasonable or disproportionately large data or traffic load on the platform or in the IT infrastructure used to operate and make the platform available in our sole discretion.

10.13. The user declares that he has fully read the information and warnings on the alya.finance website and the text of this agreement, that he understands the legal and financial consequences of this agreement, and he acknowledges that the user registration forms completed on the site are an integral part of this agreement.

10.14. User must be over the age of 18 and mustn't be legally convicted of infamous crimes. The company reserves its rights for users who are under the age of 18 and make false statements during the login phase.

10.15. The user agrees that he has read and understood the terms of this agreement on alya.finance website, that he's mentally competent, that there's nothing that limits or revokes his legal capacity, and that he meets all requirements to become a user.

10.16. The user declares that since he is a party to this agreement, he agrees to the terms and conditions which will be determined by the company and included in the agreement, that the company is entitled to make changes in these terms and conditions in the future, and that he agrees to all terms conditions written in the agreement as well as future updates thereof. These provisions shall not be considered as general requirements for transactions. Any user who signs the User Registration Form and obtains an access code from the alya.finance website undertakes to act in accordance with the decisions regarding the Company Principles.

10.17. The user agrees to refrain from behaviors that may cause harm to the image and reliability of the company, brand value or user portfolio, to respect the company's vision and mission, to be responsible for the consequences of damages he may cause to the company due to his personal behavior and to indemnify the company for such damages.

11. Provisions Regarding Liabilities Specific to Independent Merchant Assistants

11.1. Under this heading, the liabilities of users who have the title of independent merchant assistants have been set out.

11.2. Users who want to become an independent merchant assistant shall include users in their representative branch by promoting the company. As long as the independent trader assistant who has gained level seniority does not reduce his personal mine, although he maintains the level he has achieved for 180 days, if the crypto money that he wants to be mined for periods of 180 days is not below the personal mining amount in the minimum level of seniority he has at the end of this period, he will continue to protect the said level and have the title of independent assistant merchant.

11.3. The company may be promoted to potential users using the principles and practices included in the Plan, Handbook and similar documents published by the company.

11.4. Independent merchant assistants cannot in any way introduce themselves as the dealer/guardian or official representative of the company, except as independent merchant assistant, and cannot use the company name in their own advertisements or stationery materials. Independent merchant assistants do not own any rights on the company and are not company executives either. Company brands and logos cannot be used without permission on any medium without the written consent of the company. The company cannot be held responsible for any damages that may arise as a result of the mistakes of independent merchant assistants.

11.5. The primary purpose of independent trader assistants is to expedite production and increase the number of real people using the platform as a result of the company reaching more users and adding more miners to the mining pool.

11.6. Independent merchant assistants must keep records of the users they have brought into the company. Independent merchant assistants are personally responsible for following up the Levels. The company shall not be responsible if independent merchant assistants haven't reached the level required in accordance with the commission plan. An independent merchant assistant is obliged to exercise care on issues such as not making any claims on any subject on/for which he is not an expert or authorized and not recommending applications.

11.7. It is forbidden to offer becoming a user to people who have been invited by another independent merchant assistant by doing a promotion and offered to become a user.

11.8. It is forbidden to register next of kin or close relatives who have started to work actively in the company to another independent merchant assistant in order to change sponsors. When such action is detected, such independent merchant assistant shall be removed from all representative branch and the world pool bonus, and he cannot receive these commissions and bonuses. Action is taken about such independent merchant assistants in accordance with corporate principles.

11.9. The relationship between the company and the independent merchant assistant is a contractual relationship between two primary parties. Independent merchant assistants shall promote to potential users by using their individual business and personal time using the tools to be chosen by them and the methods to be determined by them (provided that they comply with the company's principles).

11.10. Under the legislation, primarily including the Law No. 6502 on Consumer Protection and the Regulation on Contracts Established Outside of the Workplace, the independent merchant assistant is liable to fulfill all the obligations and responsibilities attributed to him, provide the company with a copy of preliminary information form signed by the user, pay any and all taxes, duties, fees and similar changes required to be covered by him, fulfill all the responsibilities required to be undertaken by him if he exceeds the limit of tradesman provided for in the relevant legislation.

11.11. If the Company is obliged to pay compensation under any name due to any act of the independent merchant assistant in breach of his above-mentioned obligations, the Company has the right to recourse the respective amount to the independent merchant assistant. The independent merchant assistant irrevocably agrees, declares and undertakes

that during the services to be provided under the Agreement, under the Law on Protection of Personal Data no. 6698, he'll be a data controller and data processor in terms of any personal data he'll obtain from third parties, that within this framework, all legal, administrative and financial responsibility for the protection and processing of personal data to be obtained pursuant to the Law shall rest with him; that he'll provide the necessary information and obtain letters of consent, and will be individually responsible for any violations of the user he has registered and of himself, that he'll immediately indemnify the Company in cash and in advance against any damages that the Company may incur for the aforementioned reasons, that this matter is a reason for termination of the Agreement.

11.12. The company representative network may not be used to compete with the company or for any other purpose. The independent merchant assistant is obliged to avoid actions that may harm the company's interests and to ensure that the information provided to him by the company is not disclosed to any third party. Otherwise, the company may terminate the Agreement for good cause and claim compensation for damages incurred.

11.13. The sponsor of an independent merchant assistant, i.e., the person who includes the independent merchant assistant as a user, is responsible for ensuring performance of this agreement.

11.14. An independent merchant assistant shall be entitled to identify himself as an independent promoter of the company and use the approved logo of the company on his business cards, other stationery and advertisements. Independent merchant assistants cannot in any way introduce themselves as the dealer/guardian or official representative of the company, except as independent promoter, and cannot use the company name in their stationery or advertisements.

11.15. The Company shall not under any circumstances be liable for any funds owed or debts incurred by an independent merchant assistant to/for any user/potential user.

11.16 An independent trader assistant shall in no way present himself as a company or company executive. The independent merchant assistant may not make any representations on behalf of the company, promote the company through his own website without prior written consent of the company, and engage in commercial advertising through written, visual, audio or social media on behalf of the company. The independent merchant assistant may promote the company only pursuant to the rules published by the company on this matter and to the extent permitted by the company. Otherwise, the company may terminate the Agreement for good cause and claim compensation for damages incurred.

11.17 The independent merchant assistant shall immediately notify the company of any changes in his address, e-mail, telephone, fax numbers and other details specified in the agreement. Otherwise, any notification made to that address will be deemed to have been duly made.

11.18 Independent merchant assistants agree and declare in advance that in the event that independent merchant assistants act in any way harmful to the company and/or other

independent merchant assistants and users by using false statements, deceptive advertisements, delusional revenues or other false statements, the company shall terminate their independent merchant assistant agreement without notice and may claim compensation from them for any damages it may incur.

12. Provisions about the Liabilities of the Company

12.1. The Company agrees, declares and undertakes to act in accordance with the terms of this agreement, provide the power of cloud computing with reasonable skill and care, and act with a reasonable effort to ensure security of the cryptocurrency.

12.2. The company undertakes to support independent merchant assistants and users in their use of the platform, software and interface about the activity subject to this agreement and independent merchant assistants while they're bringing in users to the company.

12.3. The company undertakes to provide a regular working opportunity under equal conditions to each independent merchant assistant.

12.4. The Company agrees, declares and undertakes to treat every user equally in distribution and payment of bonuses and rewards.

12.5. The company agrees, declares and undertakes to serve users in such a way as to make them feel the contributions of blockchain technology and help individuals achieve their financial freedom by providing high efficiency through making pool mining available to everyone worldwide.

12.6. The Company agrees, declares and undertakes to pay bonuses and rewards arising from the creation of representative network (pool branch) to independent merchant assistants who have formed a representative network.

12.7. The Company agrees, declares and undertakes to transfer the amount of crypto money obtained from block rewards and crypto money production as a result of the activity subject to this agreement to the user's crypto wallet in accordance with the terms and conditions of this agreement (after deductions to be made such as pool bonus, world pool share, etc.).

12.8. The company shall not be responsible for any changes that have occurred/ may occur in transaction exchange rates or any other cryptocurrency.

12.9. Any change in the difficulty level of the mining activity, any changes in the laws, regulations, directives and similar legal changes applicable in any part of the world, any changes in administrative procedures or any change in the acts or actions of a legislator or regulator are outside the scope of the company's responsibility.

12.10. The company shall not be responsible for damages arising from a disruption or an error in the company platform, infrastructure, software, interface and/or other communication networks, damages arising from violation of any copyright or other intellectual property rights of a third party by the user through the use of any user

content, platform or service and damages caused by another person accessing, using or downloading the platform, software or interface or any user content.

12.11. The company shall not be responsible for any amount or type of loss and/or damage caused by viruses or other malware that may infect a user's computer, equipment, software, data or other property.

12.12. The company shall not liable in any way if the company is unable to fulfill its activity or any of its obligations under this agreement due to an event beyond its reasonable control.

12.13. The Company cannot be held responsible for any loss or damage arising from fluctuations in the market and changes in prices.

12.14. To the maximum extent allowed by law, Company disclaims all liability for any damage or loss that may be directly or indirectly incurred by the user, including loss of anticipated savings; loss of business opportunity and management time; loss of goodwill; loss of cryptocurrencies as a result of any of the actions or omissions of any third party; any flaw in any non-contractual system used to store or transfer or use cryptocurrencies; any incorrect or incomplete information provided by the user, including crypto wallet addresses; any change in the amount of cryptocurrency issued to miners; any change in the regulatory legal or technical environment applicable to cryptocurrencies; any acts or omissions of any bank or provider of banking services; any change in the value of cryptocurrencies (including those arising from company actions or omissions).

12.15. Depending on the characteristics of the Internet, the company does not guarantee that the activity will not be interrupted, does not guarantee the security of the activity, and does not assume responsibilities not arising from the infrastructure/platform/software of the company. The company tries to ensure that users can securely access and use the platform. However, the company does not represent or warrant that this platform or its server is free of viruses or other potentially harmful factors. Therefore, users are obliged to use industry-recognized antivirus software.

12.16. The company shall not be responsible for the fact that the information sent by the users cannot be saved, changed, deleted or saved. It is not responsible for typos or omissions on the platform. Although the company is entitled to improve or correct any deficiencies and errors in any part of this platform, it has no obligation to exercise this right.

12.17. The company may provide users with any content information from the platform (including but not limited to linking or downloading), including but not limited to advertisements, but the company does not guarantee the accuracy, completeness or reliability of such advertisements.

12.18. All notices sent to users will be delivered via company official page announcements, site letters, emails, customer service calls, cell phone text messages or regular mail. The company assumes no legal responsibility for the choice of any other reward-winning activities or information not obtained through the company's official channels.

13. Payments

13.1. As soon as the rewards/bonus/coins/tokens gained by the users under company activity subject to the agreement are obtained, they will be reflected on the users' panels on the alya.finance platform. The amount of crypto money that users will request to withdraw must be more than 25 of the crypto money subject to the activity. The amount of cryptocurrency that can be requested for withdrawal is specified by the company on the platform for each cryptocurrency, and the company can reduce/increase the amount of withdrawals that can be requested, set and change the delivery time.

13.2. Users are responsible for the payment of taxes on the income they have gained from company activities and received in their crypto wallet addresses. The company does not have any responsibility in this regard, as countries continue to work on taxation efforts regarding cryptocurrencies.

13.3. The user is solely responsible for the accuracy of the payment, including but not limited to the target account, transferable amount and payment details.

13.4. The company is not responsible for proactively resolving payment related issues without any claim from the user. In case of any problems with the payment, the user shall make a claim. The user is entitled to make a claim regarding the payment by contacting the company about the payment to which he is entitled but which is not reflected in the crypto wallet address within 14 days. Requests submitted after 14 days may not be processed.

13.5. The company reserves the right to request proof of payment to clear the doubts and prove the facts in the event that this agreement is activated and the title of user is given to a person although that person has not met the requirement of transferring 100 units of the coin/token with which he wants the promised activity to be performed to the company's crypto wallet address. Proof of payment includes, but is not limited to, unique transaction ID or number, destination account, amount transferred, wallet address.

14. Risk Statement

14.1. Transactions with cryptocurrencies are transactions that involve risk. Cryptocurrencies are unregulated and decentralized so their value is not guaranteed/insured by any legal entity. The reward rates specified in this agreement and the income rate that the company will obtain from the user due to the activity subject to the agreement can be changed by the company due to a number of factors beyond the control of the company. These factors include the variation of cryptocurrency mining difficulty and/or other mining parameters/properties, the fluctuating price of cryptocurrencies, hardware obsolescence, and hardware depreciation. Due to the nature of cryptocurrencies, it should be taken into account that any cryptocurrency can increase in value or lose all its value at any time. In addition, the user shall be responsible for the

management of cryptocurrencies in the crypto wallet, as well as any losses or expenses incurred by any third party organization. The user acknowledges this risk element.

14.2. There is a risk of losses as a result of any purchase or sale transaction in a market. Cryptocurrency actions have specific risks that are not usually shared with fiat currencies or goods or commodities in a market. Unlike fiat currencies, which are backed by governments or other legal entities, or by commodities such as gold or silver, cryptocurrencies are backed by technology and their perceived market value.

14.3. Any information regarding cryptocurrency mining and cryptocurrencies published or provided by the Company through any channel or any communication means is not recommendation for investment or legal advice.

14.4. The user shall decide to take action by examining the characteristics, purpose, scope and features of the activity subject to this agreement, and it is his responsibility to conduct detailed research on this matter. The company shall have no commitment or responsibility for these issues.

15. Advertising

15.1. Advertising, including flyers, can be expensive and time-consuming. Independent merchant assistant may choose to advertise at its own discretion. Based on this preference, he should definitely state in its advertisements that the company involves an element of risk like any other commercial activity, and that it is possible to gain income but it's also possible to incur damage in case of interruption of commercial activities or force majeure. In this respect, independent merchant assistants cannot make promises that are not specified in this agreement and that are not covered by this agreement.

15.2. Independent merchant assistants shall not undertake that potential users will be able to make a lot of money with a small investment or that they will get a guaranteed profit.

15.3. Independent merchant assistants shall not state that the company will continue forever for any reason whatsoever.

15.4. Independent merchant assistants shall not aim to gain benefits by cheating or misleading people who have the potential to bring in users to the company and by destroying their will.

15.5. Independent merchant assistants shall not use any matter not specified in this agreement for promotional purposes.

15.6. Otherwise, he agrees, declares and undertakes in advance that the responsibility arising from breach of these terms shall rest with him and that the company shall have no responsibility.

15.7. Talking face to face is the most useful method in the company's activities subject to this agreement. However, all independent merchant assistants who want to advertise shall first make sure that all their advertisements are legal, decent and honest, and shall use

printed and visual materials approved by the company, regardless of the type of advertisement to be made by them.

15.8. Any independent merchant assistants using advertisements that have not been approved in writing by the company shall be solely responsible for investigations, damages and possible loss of rights arising from such advertisements. If an independent merchant assistant invites other independent merchant assistants or potential users to a meeting, he shall clearly state the purpose of the meeting in this invitation and state that the people invited to the meeting do not have to use the company platform/infrastructure/software and explain the operation of the system to them clearly and in writing.

15.9. Those invited shall be given details about the person they have contacted, including phone number, fax number and e-mail address, if any. In case independent merchant assistants want to use other advertising materials, they are obliged to investigate whether such materials comply with the advertising principles and this agreement before using them, and then to obtain written approval from the Company Headquarters. All exaggerated and untrue information given by independent merchant assistants in advertising and/or all other channels is against the company principles, and the independent merchant assistant who has given such information shall be responsible for damages arising/that may arise from this.

15.10. It's strictly forbidden to encourage others to benefit from corporate cloud computing power by promising them that it will make endless payments to them and/or provide them with financial profit.

15.11. In case the following is executed by independent merchant assistants, penal action shall be applied in accordance with company principles and statutory regulations:

- Making unrealistic promises that are not specified in this agreement in social media posts and company promotions,
- Making misleading statements in any media saying one can make a lot of money with a small investment or they can earn guaranteed profit using company activities and the platform,
- Making statements saying the company activities and the platform will continue forever for any reason whatsoever without indicating that such company activities involve risk element as in the case of any business activity,
- Having the purpose of gaining benefits by cheating or misleading people who have the potential to become users,
- The first violation of any of the cases where the matters not specified in this agreement are used while promoting and the aforementioned conditions are violated shall cause the right to be an independent merchant assistant to be suspended for 3 months. If such actions continue at the end of the 3 months, the agreement shall be terminated immediately and the independent merchant assistant who has taken such actions shall be responsible for any damages that occur/may occur.

16. Changes to Independent Merchant Assistants and Transfer Conditions

16.1. Unless a prior written approval has been given by the Company Headquarters regarding the transfer, transfers of all independent merchant assistant and user accounts, except for those realized by inheritance, shall not be accepted in accordance with company principles.

16.2. As long as an independent trader or a user is alive, the transfer of independent trader title and user title to another person is prohibited. For such a transfer, the company's board of directors shall review all the circumstances and conditions, and this transfer can only take effect upon the board's written approval. Whether or not this approval will be given is entirely at the discretion of the Company's Headquarters, and they have no obligation to give approval.

16.3. In case of approval, such transfers require that the person must be over the age of 18, has the power to distinguish and hasn't been legally convicted of infamous crimes.

16.4. The waiting period for independent merchant assistants who have waived their independent trade assistant title before they start under a new sponsor is (6) months.

16.5. If an independent merchant assistant wishes to terminate his user registration, he shall notify this request in writing to the headquarters.

16.7. The termination process shall be considered valid on the day of receipt of the application by the headquarters. The independent merchant assistant who has waived shall lose his career level and representative branch as well as any rights he has acquired to that day.

16.8. After 6 months, the independent merchant assistant can submit his application again to the company headquarters for approval. In order for an independent merchant assistant to become a sponsor again, he must obtain the letter containing the declaration that he shall "fully abide by the company's principles" from the company headquarters, sign and have it notarized and submit it to the company headquarters. Thus, an independent merchant assistant, who has acquired the right to be a sponsor again, will start the independent merchant assistant process under his new sponsor.

16.9. The agreement made by the person with the company is personal in nature and cannot be assigned or transferred except for death. In case of death, in the event that there are heirs who are next of kin with the required characteristics to become a user, this agreement shall be transferred to the person who will be chosen by the heirs among themselves or in case they fail to reach a consensus on this matter, to the person to be chosen by the company at the company's discretion in the days following the death and within (2) months following the receipt of the heirship certificate. In the event that there is no person aged 18 or over among the next of kin to whom the transfer will be made, the user or independent merchant assistant title shall be transferred to the guardian to be appointed by the court, provided that this guardian is approved by the company headquarters. As long as this guardian does not act in breach of company policies, he shall remain in the status of independent merchant assistant or user until the real heir or heirs come of age.

16.10. Combination of two individual representative branches, even because of marriage, shall not be recognized. In case independent merchant assistants with two different lines get married, they shall continue the representative branch they have established before marriage, separately under their own names.

17. Termination of the Agreement

17.1. The parties have the right and authority to terminate this agreement any time, except for justifiable reasons. However, this authority cannot be exercised in order to abolish the current or future rights of the user, without prejudice to the special conditions written in the agreement.

17.2. If either party violates the provisions of the agreement or the provisions of the relevant law or rules of good faith, the other party shall be warned in writing, asking him to end such action.

17.3. If such party continues to engage in such contrary acts despite the warning, the other party shall have the right to terminate the contract, and according to the rules of good faith, all situations and conditions under which one party cannot be expected to continue contractual relationship is considered just cause.

17.4. In that case, the party acting in breach of the agreement shall be liable for compensation of all negative and positive damages.

17.5. The user agrees, declares and undertakes that the company can make changes, corrections and additions to the terms of the contract or completely abolish the contract for reasons such as implementing a sustainable working strategy, changes in national or global economic conditions, changes in the relevant legislation and adapting to new requirements, that these new arrangements shall be applicable after they are announced on the web page or notified to the party via e-mail or SMS messages, that if the company becomes inoperable due to the said issues and terminates the agreement, the user shall not make any claims under any name whatsoever, such as vested right, deprived income, damage incurred, penal clause or portfolio compensation against the company, that if he has such rights, he has already waived them. As a matter of fact, such issues are outside the will of the company and shall be considered as force majeure, which deeply affects the working systematic of the company.

17.6. When an independent merchant assistant right of an independent merchant assistant expires, the representative branch he sponsors shall retain its current organizational chart, directly and unaltered.

17.7. Independent merchant assistant rights determined according to the company commission plan are valid only for real persons, and our company's independent merchant assistants consist of real persons with legal capacity to act. Accordingly, each independent merchant assistant can only open an account in his own name and cannot open a second account in his own name. Legal action shall be taken without warning against any independent merchant assistant who is found to have opened or attempted to open such account within the scope of one's acting against the rules of good faith and misuse.

17.8. As of this date, the account opened first according to the order of dates by independent merchant assistants who have been found to have opened an account in this way in the past and who have been found to misuse the system shall be taken into consideration, and the other accounts shall be closed by our company. The independent merchant assistant agrees and undertakes that in that case he cannot claim any rights on the closed accounts. Termination by the company is the termination of all privileges and contractual rights of users and company promotion privileges. Termination is the result of actions or transactions that violate the principles defined in the company principles, violate the provisions of this agreement, and do not comply with the laws of the relevant countries. When the company or any of its personnel becomes aware of this action, they will send a written warning to the user or independent merchant assistant stating that he should stop and give up this action. If the user or independent merchant assistant does not pay due attention to this warning and does not respond with a written letter of commitment within three days as from the date of receipt of the aforementioned warning stating that he has immediately renounced the violation and stopped it immediately, the company reserves the right to terminate the agreement of the user or independent merchant assistant.

17.9 Upon termination, the opportunity to earn income, commission, reward and bonus also terminates.

17.10 In any case of termination, the General Directorate of the Company shall decide on the matter and such decision shall be conclusive and binding.

17.11 Without prejudice to the difference between smart contracts, the crypto money sent by the user to the company's crypto wallet addresses and staked on the blockchain for the purpose of carrying out the company's activities under this agreement must remain pledged for a certain period of time.

17.12 In this respect, it is not possible to withdraw the crypto money or exit the production chain before the time specified in the smart contract expires. Therefore, for cryptocurrencies with special conditions in their smart contracts, such cryptocurrencies cannot be returned to the user's crypto wallet addresses before the expiry of the said period, and upon expiry of this period, the refund shall be carried out at the request of the user. However, meanwhile, cryptocurrencies produced before the request and between the request and the expiry of such period shall be transferred to the user's crypto wallet address after the deductions specified in this agreement are made. If users who benefit from the company's activity regarding cryptocurrencies that do not require staking in their smart contracts want to terminate their user status, they will be able to do so by giving notice to the company fourteen (14) business days in advance. Termination period will start to run from the end of the seventh (7th) day following the date of receipt of this written notice at the company headquarters. Due to smart contract staking conditions, it's absolutely not possible to terminate mining between 0-90 days. If the user wants to terminate the mining activity between 90-180 days, 25% of the crypto money sent to the company crypto wallets shall be deducted for expenses and the remaining amount shall be transferred to the crypto wallet address that the user has notified to the company within 15 days. Upon expiry of 180 days, the crypto money transferred to the company crypto wallet address by the user who wants to terminate the mining activity shall be

transferred to the crypto wallet address that the user has notified to the company within 15 days without any deduction. With the request for the termination of mining, the user shall not receive mining income from the relevant mine.

17.13 The company shall be entitled to terminate the agreement immediately if any conditions including but not limited to the following occur:

- Advertising the company in a way that is evocative, compatible, matching or similar to another company in the same industry,
- Any acts that violate material or moral interests and personal rights of the company, its independent merchant assistants or users,
- Any intervention by another independent merchant assistant to potential users,
- Giving false and/or unlawful information about the company's scope of activities or interests, or on what a person can gain as a company independent merchant assistant/user,
- Acting in breach of any of the terms and conditions stated in the company's principles,
- That independent merchant assistants make false statements about the company, independent merchant assistants or users and make inappropriate propaganda.
- That an independent merchant assistant presents himself as a company executive and demands financial gain from third parties, including but not limited to wages, checks, bills, on behalf of the company.
- Sharing, disclosing, or revealing company information within the company with third real or legal persons without the written consent of the company, in breach of company principles.
- Any behavior that will reduce the brand value of the company and/or other branded products of the company.

17.14. A user who terminates his title of independent merchant assistant loses his career in the commission scheme as well as any representative branch he has established over time.

18. Provisions about Force Majeure

18.1. The company shall not be responsible for its failure to perform activities undertaken under this agreement and to fulfill its liabilities or its delay in performing the same if such failure or delay is caused by force majeure, which means an event beyond the reasonable control of the affected party, including but not limited to acts of God, embargoes, government restrictions, strikes, riots, wars or other military actions, civil disturbances, acts of terrorism, riot, fires, explosions, accidents, floods, vandalism, cable cuts and sabotage, failure of public or private telecommunications or electricity networks, equipment failure, system failure, material change in the Law or change in the industry related to Cryptocurrencies, Mining, Market fluctuations.

18.2. If the contractual commitment cannot be fulfilled due to force majeure or national regulations or extraordinary events such as fire, earthquake, flood, which may prevent the company from fulfilling its obligations arising from the agreement, the user agrees that the company has no liability under such circumstances and the user may exercise either his right that his user title is cancelled or postponed until the situation preventing

fulfillment of the commitment ceases. In case of cancellation of the user title, the amount paid by the user to the company to acquire the said title is refunded to the user's crypto wallet within 90 days.

19. Provisions on the Law on the Protection of Personal Data

19.1. Your personal data declared by you to our organization or obtained by our organization through other means pursuant to the services you have received from ALYATTES FZCO company may be processed by our organization in its capacity as the "Data Controller" as per Law on Protection of Personal Data numbered 6698 ("LPPD") and for the purpose and framework outlined below. Your personal data are processed for specific, clear and legitimate purposes in accordance with law and good faith, kept accurate and up-to-date, used in a limited and prudent manner in connection with their purpose of processing and maintained for the storage period we have established in accordance with law.

19.2. Purposes and Legal Grounds of Processing Your Personal Data

In addition to the legal requirements, your personal data is processed in relation to the purposes of providing our Company's activities and services, communicating you about the services you have requested/will request in this regard, and we have a legitimate interest in data processing.

19.3. Collection Method of Your Personal Data

Your personal data is collected by our Company via various channels and based on various legal grounds in order to conduct our activities under this agreement. Your data will be collected semi-automatically through the agreement you will complete during the registration process. Your personal data collected for this legal purpose may also be processed and transmitted for the purposes set out in clauses (b) and (c) of this text within the framework of personal data processing terms and conditions and purposes laid down in Articles 5 and 6 of the PDP Law.

19.4. Transfer of Your Personal Data

Your personal data is transferred to the official authorities, to which such data must be legally transferred due to the operation of the system, to abroad due to legal obligations and pursuant to legal restrictions, and will be shared with all public institutions and organizations when necessary/in case of conflict, and apart from this, your personal data will not be shared with third parties.

19.5. The rights you have can be summarized as follows:

Your rights as per article 11 of LPPD:

Pursuant to article 11 of LPPD, you have the right of finding out whether your personal data have been processed or not, if processed, demanding details relating to processing, learning the purpose of processing relating your personal data and if your personal data have been used for the intended use, learning third persons your personal data have been transferred to either at home and/or abroad, asking for correction if processing of your personal data seems to be incomplete or incorrect, demanding deletion/destruction or

anonymization of your personal data as per article 7 of LPPD, if reasons for processing of your personal data are no longer available or there is no legal impediment, requesting that 3rd persons to whom your personal data are transferred be informed about deletion/destruction/anonymization in case of correction or deletion/destruction/anonymization of your personal data, raising an objection if a result against you arises as a result of automatic processing of your personal data alone, and demanding reimbursement of the loss if you have suffered from a loss because your personal data have been processed in violation of the law.

19.6. As per paragraph 1 of article 13 of the LPPD, you need to lodge an application to our Company in writing or by other methods specified by the Personal Data Protection Board about your demands concerning exercising your abovementioned rights.

20. Final Provisions

20.1. The company reserves the right to make changes to the Company Principles and/or commission plan without prior notice. The users shall be responsible for following up of such change.

20.2. The user shall comply with the local laws in his local jurisdiction regarding his legal use and the laws and regulations applicable to him.

20.3. The User hereby agrees to waive certain rights regarding legal actions, including class action suit. Any dispute arising out of or relating to this agreement shall be finally settled by arbitration before the Istanbul Arbitration Center (ISTAC) in accordance with the Arbitration Rules of ISTAC. The language of arbitration shall be Turkish. The dispute shall be governed by Turkish Law. The arbitrator shall make a written decision with reasons, including the decision and the facts and results on which such decision is based. The requesting party shall file an application for arbitration within one year as from the date on which it has learned or should reasonably have learned the reasons for such arbitration. The number of arbitrators shall be applied as stipulated by the ISTAC rules. The rules for the emergency arbitrator shall not be applicable.

20.4. This agreement is an offer invitation and is included in the platform; once the user registers with the platform and transfers the specified amount of crypto money to the company's crypto wallet address, this invitation shall be deemed to have been accepted by the user and thus the provisions of this agreement shall come into force as of the registration date. This agreement is available in multiple languages on the platform. In case of a conflict between translations, the Turkish version shall prevail.