



Infodriver Inc.

Registration No. 155708288

<https://infodriver.io> / team@infodriver.io

Advanced Tower, 1st Floor, Panama City, Panama, 0801

LIQUIDITY PARTNER AGREEMENT

THIS AGREEMENT is made effective on _____

BETWEEN: **Infodriver Inc.**, ("COMPANY"), Incorporated in Panama City, Panama, Registration No. 155708288,
whose official address is Advanced Tower, 1st Floor, Panama City, Panama, 0801

AND: _____ ("referred to collectively as "PARTNERS" and individually as "PARTNER") whose
current address is _____

The COMPANY and the PARTNER may be referred to individually as a "Party" or collectively as the "Parties" to this Agreement.

RECITALS

The Party believes it is in their best interest to unanimously agree to the terms below related to the Liquidity Partner Agreement to achieve harmonious balance and direction.

WHEREAS the PARTNER agrees to engage with the COMPANY in a liquidity pool.

WHEREAS the COMPANY shall adhere to all the terms in this agreement.

WHEREAS the PARTNER shall receive a profit according to the terms of this agreement.

WHEREAS the COMPANY shall guarantee the protection and security of the PARTNER's funds and profit with full liability in accordance with the law of any local and international jurisdiction.

NOW, THEREFORE, in consideration of the foregoing recitals and the terms, conditions and covenants contained herein, the Parties agree to the following:

AGREEMENT

1 ENGAGEMENT

- a. The PARTNER hereby enters into this agreement with the COMPANY to invest the amount of _____ (Enter amount in numeric form and local currency)
- b. The COMPANY shall deploy the amount received from investor to a liquidity pool, farming yield, staking, and interest-bearing Smart Contract Protocol platform in the Decentralized Financial Sector “DeFi” at the company’s discretion to the benefit of both parties.
- c. The PARTNER shall be required to submit proper identification to the COMPANY as part of its mandatory KYC process prior to the legal execution of this agreement.
- d. The PARTNER shall send funds to the COMPANY subject to Section 6 of this agreement *ONLY*, using any other fund transfer methods not mentioned in this agreement shall *NOT* be honored or accepted by the COMPANY.
- e. The COMPANY shall accept full responsibility and legal liability for funds received from PARTNER using the fund transfer methods mentioned in Section 6 of this agreement *ONLY*.

2 SCOPE OF INVESTMENT

- a. The PARTNER shall receive a minimum weekly profit between **0,25% up to 1,25% paid every 7 calendar days beginning from the BTC, ETH, Stable Coins (USDC, USDT, BUSD) deployment** based on the amount mentioned in Section 1.a of this agreement.
- b. Profit return origination shall begin once all the funds have been received and converted by COMPANY which may be a different date from when this agreement is made and dated above.

3 TERMS

- a. The COMPANY shall pay the PARTNER the amount mentioned on this agreement. The amount shall be **based on the market value of Stable Coins (USDC, USDT, BUSD) which is according to market conditions.**
- b. The COMPANY shall pay the PARTNER every 7 calendar days in this agreement from the first payout according to section 2.a mentioned in this agreement.
- c. The same amount of **Crypto (BTC, ETH, Stable Coins)** shall be due to PARTNER with 1 month notice. Company shall need 24 hours to process assets transfer back to PARTNER after **3 month** Lock-Up period.
- d. The COMPANY shall pay the PARTNER using the payment method mentioned in Section 6 of this agreement. Any amendment to this shall be made in writing and must be approved, signed, and executed by all parties in this agreement.

4 COMPANY WARRANTIES

- a) The COMPANY represents and warrants that the COMPANY has no criminal record. b) The COMPANY represents and warrants that the COMPANY has never been involved in any personal or corporate bankruptcy or insolvency liquidation.
- c) The COMPANY represents and warrants that the COMPANY has never been investigated by any tax authority.
- d) The COMPANY represents and warrants that the use of funds for this agreement is for the benefit of COMPANY and is completely legitimate and is not, whether directly or indirectly, the proceeds of any criminal activity.
- e) The COMPANY represents and warrants this agreement is in accordance with and shall not violate applicable laws of any local and international jurisdiction and standards prevailing in the industry.

5 PARTNER WARRANTIES

- a) The PARTNER represents and warrants that the fund for this agreement is completely legitimate and is not, whether directly or indirectly, the proceeds of any criminal activity.

- b) The PARTNER represents and warrants that the provided information below is true and accurate.

Legal Name: _____

Mailing Address: _____

Phone: + _____

Email: _____

Passport or ID Number: _____

Country of Issuance: _____

6 PAYMENT METHODS AND INSTRUCTIONS

PARTNER can send the USD amount mentioned in Section 1.a using the following options:

- a) Ethereum ETH Payment to: **0x102524a21d473c2d864b8a94e15037e5b78e477b**
- b) Tether USDT ERC-20 Payment to: **0x102524a21d473c2d864b8a94e15037e5b78e477b**
- c) Tether USDT TRC-20 Payment to: **TV6RcTYmTZrn6Lc16t48f2Umq4rNT1TsL9**
- d) BUSD Payment to: **0x960c82cF524a168aC93EC1Ae61F40635ACAcF6E2**
- e) Bitcoin Payment to: **16pUUNrEAtbnat2VjHKZhnrDBoanBqQx6**

PARTNER shall have the option to receive weekly payout from COMPANY using the following option:

- a) USDT ERC-20 Payment to: _____
- b) USDT TRC-20 Payment to: _____
- c) BUSD Payment to: _____

7 TERMINATION AND EXPIRATION

- a. This Agreement shall remain in effect until all funds and profits have been paid by COMPANY to PARTNER as agreed upon by all parties.
- b. The exact date that this Agreement shall expire and terminate shall be upon a formal receipt of request to terminate by Investor to Company by email correspondence to team@infodriver.io

8 TRADE SECRETS.

- a. PARTNER acknowledges that the trade secrets, processes, methods, and technical information of the COMPANY and any other matters designated by the written consent of all Parties are valuable assets. Unless PARTNER obtains the written consent from COMPANY, PARTNER agrees never to disclose to any individual and organization, except in authorized connection with the business of the COMPANY, any trade secret, process, or other matter referred to in this Agreement while in effect, or at any later time.
- b. This Agreement complies with the Defend Trade Secrets Act and provides civil or criminal immunity to any individual for the disclosure of trade secrets: (i) made in confidence to a federal, state, or local government official, or to an attorney when the disclosure is to report suspected violations of the law; or (ii) in a complaint or other document filed in a lawsuit if made under seal.

9 GENERAL AND MISCELLANEOUS PROVISIONS

- a. *Waiver of Law.* This Agreement does not alter or waive any provision of the Law except as expressly provided herein; provided, however, PARTNER hereby expressly waives the provisions of the Law to the full extent permitted by the Law to uphold the provisions and validity of this Agreement and to cause this Agreement to be valid, binding, and enforceable in accordance with its terms upon the PARTNER and their respective transferees, successors, and assigns.
- b. *Notices.* Any notice under this Agreement shall be deemed sufficiently given by one party to another if in writing and if and when delivered or tendered either in person or by the deposit of it in any local or international mail in a sealed envelope, registered or certified, with postage prepaid, addressed to the person to whom notice is being given at that person's address appearing on the records of the COMPANY or any other address as may have been given by that person to the COMPANY for the purposes of notice in accordance with this subsection. A notice not given as above shall, if it is in writing, be deemed given when received by the party to whom it is required or permitted to be given. It is the responsibility of the PARTNER to ensure that the COMPANY has the PARTNER's correct address to receive notice.
- c. *Severability.* Any provision prohibited by, unlawful or unenforceable under any applicable law of any jurisdiction shall as to that jurisdiction be ineffective without affecting any other provision of this Agreement. To the full extent, however, that the provisions of that applicable law may be waived, they are waived to the end that this Agreement be deemed to be a valid and binding agreement enforceable in accordance with its terms.
- d. *Recovery of Expenses.* With respect to alternative dispute resolution, if a dispute arises with respect to this Agreement, the prevailing party shall be entitled to recover all expenses, including, without limitation, reasonable attorneys' fees, and expenses, incurred in ascertaining that party's rights, in preparing to enforce, or in enforcing that party's rights under this Agreement, whether it was necessary for that party to institute suit.
- e. *Remedies.* The parties shall have all remedies for breach of this Agreement available to them provided by law or equity. Without limiting the generality of the foregoing, the parties agree that in addition to all other rights and remedies available at law or in equity, the parties shall be entitled to obtain specific performance of the obligations of each party to this Agreement and immediate injunctive relief and that in the event any action or proceeding is brought in equity to enforce the same.
- f. *Third Parties.* Nothing in this Agreement, whether express or implied, is intended to confer any rights or remedies under or by reason of this Agreement on any persons other than the parties to it and the COMPANY and their respective permitted transferees, successors, and assigns, nor is anything in this Agreement intended to relieve or discharge the obligation or liability of any third persons to any party to this Agreement or to the COMPANY, nor shall any provision give any third person any right of subrogation or action over or against any party to this Agreement or the COMPANY.
- g. The headings contained in this Agreement are for convenience only and do not form part of and shall not affect the construction of this Agreement or any part thereof.
- h. The written provisions of this Agreement shall constitute the full extent of the contract between the Parties hereto, and the terms and conditions contained herein shall constitute the entire agreement between the Parties, regardless of any oral agreements or understandings which may presently or hereinafter exist. No waiver or modification of any provisions herein shall be binding upon the Parties unless the same is in writing and duly executed by the respective Parties hereto.

- i. Neither party to this Agreement shall assign this Agreement or any right or obligation herein without the written consent of the other.
- j. This Agreement shall be governed by, and construed in accordance with, applicable laws of any local and international jurisdiction, and the Parties agree to submit to the exclusive jurisdiction of the courts regards any claim, dispute, or matter arising out of, or relating to, this Agreement, notwithstanding any conflicts of law or choice of law principles to the contrary.
- k. This Agreement may be executed in any number of counterparts with the same effect as if all parties had signed the same document. All counterparts shall be construed together and shall constitute one and the same agreement. A signature in electronic format of any party to this Agreement shall constitute the valid and binding signature of such party with the same effect as if it were an original signature endorsed on this Agreement.

IN WITNESS whereof a duly authorized representative of the COMPANY and the PARTNER have executed this Agreement on the date hereof.

SIGNED by the COMPANY

SIGNED by PARTNER

..... Name

..... Name

..... Date

..... Date

..... Signature

..... Signature