

甲方有權在停機後使用該機，收益全部歸屬甲方。

機器損壞及維修

機器損壞情況。維修成本乙方負責。甲方會代為檢查並聯絡維修，向乙方報價損壞部件價格。乙方同意後，甲方會開始訂貨並進行維修，或安排有關廠家進行維修。甲方只負責簡易維修，如有特殊繁複維修工作，甲方在報價后，將畧量收取工本費。

特殊及極端情況處理：

- 乙方有權向甲方提出暫停生產，按停機天數 支付 HKD300/月/台，為場地擺放費用。
- 乙方可以轉擁有權或變更礦池，各類重新設定費用，每次 HKD500/台
- 如乙方超於 12 個月未支付費用或失聯，視為放棄產權，甲方有全權處理該礦機。
- 甲方會盡全力避免任何已經考慮到會發生的意外情況，但不會承擔一些不可抗力因素：暴動/戰爭/火災等損失。

委託協議結束 或 取回礦機方式：

乙方提前兩周通知甲方結束協議。甲方停機變並打包好礦機。乙方派人來收取。所有運輸費用，乙方負責。如有特殊包裝安排，或繁複聯絡工作，甲方將畧量收取手續費。乙方必須結清所有費用及分配收益，甲方才會放行機器。

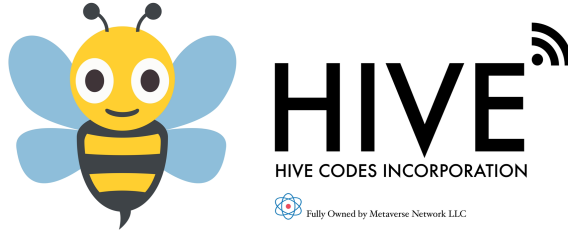
如遇糾紛，雙方商討解決，如不能解決，將在香港特別行政區法院進行仲裁。

甲方簽名：

乙方簽名：

日期：2022 年 月 日

日期：2022 年 月 日



ETH Mining Machine Custody Agreement

Party A (trusteeship principal):

Party B (miner holder):

Party A Certificate No.:

Party B Certificate No.:

Party A and Party B have reached an agreement on custody of mining machines through friendly negotiation.

After Party B purchases the mining machine, Party B shall place the mining machine on Party A's site for operations. Party A shall be responsible for management, and the income shall be distributed according to the contents of the agreement. Both parties shall jointly abide by the following contents of the agreement.

Purchase of mining machinery:

Party B is preferred to purchase mining machines from Party A. Party A shall recommend mining machines and offer, and Party B shall pay the money after Party B agrees. The machinery will be put into operation after arrival. If Party B purchases the mining machine by itself, it must obtain the consent of Party A before receiving it for custody. The ownership of the purchased machine belongs to Party B.

Wallet management:

Party B shall open the electronic wallet and tell Party A the wallet address. Party A shall input the wallet address into the ore pool, and the ore pool will directly transfer the income to Party B's wallet address.

Party B shall open the (ANT) mine pool account by itself or with the assistance of Party A. For the sake of fairness, password sharing, both parties shall jointly use and monitor the income of the mine pool.

Party A is responsible for the management of Party B's mining machinery and production. The obtained e-money will be directly transferred to the e-money wallet designated by Party B. After receiving the income, Party B shall transfer money to Party A according to the proportion specified in this agreement.

Income distribution:

Party A split 25% and Party B split 75% of the income generated by Party B's mining machine

Party A: 25%

The income includes the following work contents: the rent of the ore machine placement site / the electricity fee generated by the ore machine / the mine ventilation machinery and electricity fee / the management and setting of the ore machine / simple maintenance and installation.

Party B: 75%

Net income

**After the ore pool automatically transfers the electronic currency to Party B's account, Party B shall transfer 25% of the income to Party A within 7 days at most. All transfer fees shall be borne by Party B. With the consent of Party A, Party B can pay various equivalent electronic currencies ETH/ USDT/ HKD / RMB.

**The income ratio is calculated when the ETH value is USD3000 or above. If the ETH price is lower than USD2500 for more than 2 weeks, Party A has the right to recalculate and quote the custody fee. (the charging method is: the electricity charge is calculated independently and the benefits are distributed in another proportion)

Pledge deposit:

Party B will pay HK \$2000 as a deposit for each mining machine.

If Party B fails to transfer to Party A after receiving the ore pool transfer for more than 7 days, Party A may deduct 1000 yuan. If Party B fails to pay the income within one month, Party A has the right to deduct all 2000 yuan and notify Party B to stop the machine



HIVE[📶]
HIVE CODES INCORPORATION
Fully Owned by Metaverse Network LLC

according to the contact information given by Party B. If Party B needs to restart, it shall pay the fees owed before and pay the deposit again.

Party A has the right to use the machine after shutdown, and all profits belong to Party A.
Machine damage and maintenance

Machine damage. Party B shall be responsible for the maintenance cost. Party A will check and contact maintenance on behalf of Party B and quote the price of damaged parts to Party B. After Party B agrees, Party A will start ordering and repair, or arrange relevant manufacturers to repair. Party A is only responsible for simple maintenance. In case of special and complex maintenance work, Party A will charge the production cost after quotation.

Handling of special and extreme cases:

-Party B has the right to propose to Party A to suspend production and pay HKD300 / month / set according to the number of shutdown days, which is the cost of site placement.

-Party B can transfer the ownership or change the ore pool, and reset various fees, HKD500 / set each time

-If Party B fails to pay fees or loses contact within 12 months, it shall be deemed to have abandoned the property right, and Party A has the full right to deal with the mining machine.

-Party A will try its best to avoid any accidents that have been considered, but will not bear some force majeure factors: riots / war / fire and other losses.

Method of ending the entrustment agreement or retrieving the miner:

Party B shall notify Party A to terminate the agreement two weeks in advance. Party A stops the transformer and packs the miner. Party B sends someone to collect it.

All transportation expenses shall be borne by Party B. If there are special packing arrangements or complicated liaison work, Party A will charge a handling fee according to the amount. Party B must settle all expenses and distribute income before Party A releases the machine.

In case of any dispute, both parties shall discuss and solve it. If it cannot be solved, it will be arbitrated in the courts of the Hong Kong Special Administrative Region.

Signature of Party A:

Signature of Party B:

Date: mm / DD / 2022

Date: mm / DD / 2022