

Migration Agreement
for the Partners (GDAs) of GDM 2.0
who are becoming a Partner of Projekt „aim“
according to Art. 269 sec. 2 of the law Nr. 513/1991 Coll. Commercial Code
(further referred to as “Migration Agreement”)

Contractual parties:

Company: **RLCMN Capital SK, s.r.o.**
Seat: Teplická 105, Piešťany 92101, Slovak Republic
IČO: 50820290
DIČ: 2120511041
VAT Nr.: SK2120511041
(further referred to as “RLCMN Capital SK”)

and

A user registering for the system “aim” and providing his acceptance of the Migration Agreement
(further referred to as “Partner”)

Preamble

RLCMN Capital SK is an operator of the Advertise International Marketing system “aim”. RLCMN Capital SK declares a non-binding offer to a Partner who used to cooperate with the company GDM 2.0 (further referred to as “GDM 2.0.”) to start a cooperation with RLCMN Capital SK and to migrate his Activity from GDM 2.0. to the system “aim” whereas the balance of his account at GDM 2.0. as of 12.03.2018 including the accrued and not paid balance, profits out of active promo packs (further referred to as “Old Balance”) shall be transferred and sustained under system “aim” as its balance (further referred to as “Balance”) at the day of the registration with the system “aim” under the conditions set in this agreement.

1. Definitions

<i>Activity</i>	Viewing and clicking advertisements according to Terms and Conditions.
<i>Active Compensation Pool</i>	Assignment for cooperation and performance of Activity with payment of a Promotion Pack in a value of minimum USD 100 worth of bitcoin or other Promotion Pack according to the Compensation Plan.
<i>Balance</i>	Personal account balance of the Partner after the migration of the Old Balance, showing the actual status of the profits out of Promotion Packs.

<i>Commercial Code</i>	Law Nr. 513/1991 Coll. Commercial Code
<i>Compensation Plan</i>	Overview of Promotion Packs with the corresponding amount of possible return of the value in percentage within certain time period.
<i>Data Protection Law</i>	Law Nr. 122/2013 coll. on Data Protection.
<i>GDA</i>	A person cooperating with GDM 2.0.
<i>GDM 2.0.</i>	Global Dynamic Marketing, a marketing system operated by GDM Internet Solution QSTP-LLC, Innovation Center, Qatar Science & Technology Park, Doha, Qatar.
<i>Old Balance</i>	Account balance of the GDA at GDM as of 12.03.2018.
<i>Passive Compensation Pool</i>	Assignment for cooperation and performance of Activity without payment of a Promotion Pack.
<i>Promotion Pack</i>	<i>Guaranteed volume of views and clicks for any webpage or advertisement.</i>

2. Term of the non-binding offer

- 2.1. The non-binding offer of RLCMN Capital SK towards the Partner persists four weeks starting from 14.3.2018. Within this period RLCMN Capital SK reserves an user account in the System “aim” to the Partner. Should the Partner not accept the non-binding offer of RLCMN Capital SK or in case he does not fulfill or accept some of the conditions set below in Art. 3 of this Migration Agreement, the RLCMN Capital SK deletes the reserved user account of the Partner and the Partner keeps his contractual relationship with GDM 2.0. unchanged.

3. Conditions of the migration

- 3.1. The Partner declares his willingness to cooperate with RLCMN Capital SK under the Terms and Conditions which create a part of this Migration Agreement. The Terms and Conditions can be changed by RLCMN Capital SK anytime and become binding by their publishing on the webpage www.advert.marketing In case the Partner does not agree with the change of Terms and Conditions he can stop to provide Activity.
- 3.2. The Partner declares his willingness to provide his Activity to the system “aim” and to receive a compensation for it according to the Compensation Plan whereas his Old Balance will be transferred into the Balance as offered by RLCMN Capital SK. The Partner is not obliged to buy any Promotion Pack from the system “aim”. By entering into this Migration Agreement the Partner becomes a member of a Passive Compensation Pool according to the Compensation Plan.
- 3.3. The Partner can become a member of an Active Compensation Pool in case he pays a Promotion Pack in a value of minimum \$100 worth of bitcoin. In case the Partner becomes a member of an Active Compensation Pool at the day of his migration to the system “aim”, the structure of his affiliates from GDM 2.0. will be transferred in such extend in which the affiliates individually agree to the Migration Agreement.

- 3.4. The Partner declares his will to accept the offer of the RLCMN Capital SK to transfer his Old Balance from GDM 2.0. to the system "aim" whereas he agrees that the amount of the Old Balance will be paid to him depending on his Activity and according to the Compensation Plan monthly in portions depending on the chosen Compensation Pool (Active or Passive Compensation Pool).
- 3.5. The Partner confirms his knowledge of the fact that RLCMN Capital SK has no personal or business relationship with GDM 2.0. or its owners and there is no obligation of RLCMN Capital SK for payment of the Old Balance to the Partner and no claim of the Partner against RLCMN Capital SK for payment of the Old Balance. RLCMN Capital SK makes the offer to migrate and pay the amount of the Old Balance from the chosen Passive or Active Compensation Pool to the Partner because it is interested to take over the high click rate of GDM 2.0. in order to create a good bases for the new Partners and to increase the possibility to achieve gain.
- 3.6. The Partner accepts that in case he files any law suit or initiates any administrative or criminal proceeding against RLCMN Capital SK, RLCMN Capital SK has the right to stop any further payments to the Partner.
- 3.7. The Partner accepts that in case of unprofitable business development, RLCMN Capital SK reserves the right to change the Compensation Plan at any time or completely interrupt the payment of the Balance.
- 3.8. The Partner acknowledges that entering into this Migration Agreement does not create any employment relationship. The Activity of the Partner according to this Migration Agreement is a provision of services on an own account and responsibility of the Partner. The compensation value in USD will be done in bitcoin.

4. Origination of a contractual relationship

- 4.1. The origination of the contract between RLCMN Capital SK and the Partner requires the acceptance of the RLCMN Capital SK by upload to the system "aim" by activation of the user account of the Partner. RLCMN Capital SK can reject to enter into the contractual relationship with any Partner without any reason.
- 4.2. In case the Partner violates any of the conditions set in Art. 2 of the Migrations Agreement, RLCMN Capital SK can terminate this Migration Agreement with immediate effect.
- 4.3. The Partner is obliged to provide his Activity and to watch the advertisements according to the Terms and Conditions until the value of his Old Balance is not exhausted.

5. Claims of the Partner against GDM 2.0.

- 5.1. The Partner herewith irrevocably assigns all his claims against GDM 2.0. and its legal successor, advisors, colleagues, members or shareholders to RLCMN Capital SK.

6. Data protection

- 6.1. According to Art. 9 sec. 1 of the Data Protection Law the Partner provides his consent to the RLCMN Capital SK with processing of his personal data (name, address, username, copy of an ID including a photo) for the fulfillment of the purpose of this Migration Agreement.
- 6.2. RLCMN Capital SK declares in accordance to Art. 19 of the Data Protection Law that he will protect the personal data against accidental or unlawful violation and destruction, accidental loss, change, unauthorized access and publication and against any other unauthorized form of their processing.
- 6.3. The Partner acknowledges that all his rights according to Art. 28 and 29 of the Data Protection Law are guaranteed. The Partner can anytime require the amendment, correction, blocking or liquidation of his personal data.

7. Final provisions

- 7.1. The contractual relationship between the parties is governed by the Commercial Code.
- 7.2. This contractual relationship is governed by the law of the Slovak Republic.
- 7.3. Any claims or disputes between contractual parties shall be decided by the Slovak courts.
- 7.4. If any part of this Migration Agreement shall be or become invalid, then it shall be replaced by that valid regulation which comes closest to its meaning and intention. All other parts of this Migration Agreement shall remain valid in that case.
- 7.5. The contracting parties hereby state that they have signed the Migration Agreement voluntarily and of their own free will, excluding any error, that they did not sign the Migration Agreement under duress or conspicuously onerous conditions, and that they have read the content of this Migration Agreement and understood its content, in witness thereof they press the button for acceptance on the registration webpage of the system "aim".

Piešťany, 12.03.2018