

## AIM Terms and Conditions

1. **RLCMN Capital SK, s.r.o.** with its registered seat at Teplická 105, Piešťany 92101, Slovak Republic is a company operating under the Laws of the Slovak Republic (further referred to as “RLCMN Capital SK”).
2. RLCMN Capital SK is operating a RevShare platform called system aim (further referred to as “aim”).
3. You can become a Partner of aim by creation of a user account with aim and by purchasing of a Promotion Pack in a value of minimum of USD 25 worth of bitcoin for your advertisement. The Promotion Pack provides to you a guaranteed number of views and clicks within certain time period as described in the Compensation Plan. The Promotion Pack is provided and consumed in full at the first day of the period for which it was purchased. It is not possible to terminate its part or to receive only a portion of it.
4. As a Partner of aim you can also assign yourself for active performance of clicking and viewing of the advertisements of aim and you can receive compensation for it. The activity requires viewing and clicking of 10 advertisements for the duration of minimum 10 seconds per day in order to qualify you for compensation. This activity shall be provided from Monday to Sunday, 0:00 AM – 12:00 PM each day. In case you fail to watch the advertisement on any day, you will not receive any compensation for such day. The amount of compensation depends on the Promotion Pack you have purchased as described in Compensation Plan.
5. As a Partner of aim you have the possibility to recommend the advertisement to third parties. In this regard you oblige yourself for provision of all necessary information to the third party. You have to make sure that the third party understood all provided information correctly. You bear no responsibility for provision of services to the third party unless the information you provided was deliberately misleading.
6. An aim Partner who recommends the business further must make sure that the new business partner (affiliate) has at least one ad on the online platform to enhance the advertising value for our external customers who only book advertising without participating in the system.
7. The partner is allowed to use the marketing materials, banners, copywriting and print advertising of aim, which will be provided and approved by the RLCMN Capital SK. It is prohibited for the Partner – to use trademarks, trade names, logos or pictures of partner companies without prior written permission of the RLCMN Capital SK. This applies to the internet as well as for offline applications such as print resources or any kind or events.

8. In case the Partner involves advertisement on his website, he has to take care that the information provided by him to third parties are truthful and comply with the relevant listing of aim. The partner continues to be committed to the following regulations and to take his own action identified with every aim`s advertising measure. To be in contravention to the Terms and Conditions leads to the immediate right of termination of the cooperation and the user accounts by RLCMN Capital SK, without prior notice. The Partner shall protect the RLCMN Capital SK of all third party claims which are based on a breach of these obligations. Further claims of RLCMN Capital SK remain unaffected.
9. 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.
10. The Partner acknowledges that performance of activity for aim does not create any employment relationship. The activity of the Partner according to these Terms and Conditions is a provision of services on an own account and responsibility of the Partner. The compensation value in USD will be done in bitcoin.

#### **Data Protection**

1. According to Art. 9 sec. 1 of the law Nr. 122/2013 Coll on Data Protection of the Slovak Republic (further referred to as "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 Terms and Conditions.
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.
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.

#### **Final Provisions**

1. The Terms and Conditions can be changed by RLCMN Capital SK without consent of the Partner. They become effective upon their upload on the webpage of system aim.
2. The rights and essential contractual obligations under this Contract are not transferable without the consent of the other party. Subsidiary agreements do not count.

3. If any provision of these Terms and Conditions should be totally or partly ineffective or lose their legal validity later, then this shall not affect the validity of the remaining provisions. In place of the void provisions, the statutory provisions apply.
4. The relationship between RLCMN Capital SK and the Partner is governed by the law. Nr. 513/1991 coll. Commercial Code of the Slovak Republic.
5. This relationship between RLCMN Capital SK and the Partner is governed by the law of the Slovak Republic. Any claims or disputes between contractual parties shall be decided by the Slovak courts.

Piešťany, 12.03.2018