



ENTREPRENEURS' ACCREDITATION CONTRACT ZXBIT GROUP NETWORK

ZXBIT GROUP CORPORATIONS LTD, Registration Number : 2866760, located in Hong Kong named ZXBIT GROUP CORPORATIONS LTD., Central Tower, 28 Queen's Road, 20th Floor, Central, , imper on the back of this document, hereinafter referred to as EMPREENDEDOROR Independent.

The before mentioned parties decide to enter into this Independent Entrepreneurs Accreditation Agreement ("Contract") of the software license distribution and resale plan, a particular automated trading robot and Forex indicators, and the provision of automated signals and account management services, which will be governed by the following clauses and conditions:

1- FIRST CLAUSE "OBJECT"

1.1. The purpose of this contract is the accreditation of the DISTRIBUTOR, RESELLER, as Independent Entrepreneur ZXBIT GROUP CORPORATIONS LTD, without exclusive character, within the national and international territory.

1.1.1. The activities assumed by the INDEPENDENT ENTREPRENEUR may consist of:



1.1.2. Purchase of automatic trading software licenses (called trading robots and indicators) and account management services from the broker your own name or even name registered on the ZXBIT platform, for your personal use, resale and demonstration to third parties, paying the price set to the Independent Entrepreneur, stipulated and modified from time to time by ZXBIT GROUP CORPORATIONS LTD at its discretion; the user is prohibited from using third-party names, regardless of the degree of kinship.

1.1.3. Indication of third parties for purchases of management services and digital tools directly from ZXBIT GROUP CORPORATIONS LTD, through the participation of THE INDEPENDENT ENTREPRENEUR in the Resale Plan and the commission compensation plan of the zxbit group CORPORATIONS LTD NETWORK PROGRAM;

1.1.4. Indication of third parties to register new Independent Entrepreneurs ZXBIT GROUP CORPORATIONS LTD., forming its network of Independent Entrepreneurs.

1.2. The INDEPENDENT ENTREPRENEUR acknowledges and declares that:

1.2.1. Act independently with respect to activities under this Agreement;

1.2.1. This Agreement does not establish any obligation of a nature of employment, commercial representation or other type of dependency or subordination relationship between the INDEPENDENT ENTREPRENEUR of the RESALE plan.

1.2.2. In the RESALE plan, there are no minimum or maximum quantity quotas for the purchase of products or services, third-party indication fees, activity area and methods for product demonstration, noting not violating trade rules, laws, legislation or make promises of profit;

1.2.3. The INDEPENDENT ENTREPRENEUR has autonomy, responsibility and freedom to determine its schedules and schedule its activities and places suitable for presentation, such as costs arising from any nature, thus exempting ZXBIT GROUP CORPORATIONS LTD, of any responsibility, that determines a place and costs for the development of these activities;

1.2.4. It undertakes to follow the austere rules of the Ethics Manual and direct sales procedures, for use in the activities of ZXBIT GROUP CORPORATIONS LTD.

1.2.5. THE VALIDITY of this contract is for a period of ten months or 200 working days, for its complete validation, it is required to be signed or accepted (the digital signature will be on the ACCEPTANCE button at the time of registration or registration), along with copies of the documents or e l Sending your BackOffice INDEPENDENT ENTREPRENEUR 'So KYC) System Documents Meet your customer, according to the unique and absolute criteria of ZXBIT GROUP CORPORATIONS LTD.



12.7. THE INDEPENDENT BUSINESS is aware of this contract, that he or third parties may be appointed by him, in accordance with clause 1.1.1.1., has no employment link, that is, at no time the INDEPENDENT ENTREPRENEUR, can present himself as an employee, business representative, agent, business partner, tax, etc., it is also clear that ZXBIT GROUP LTD LTD, has no obligation to pay "wage", labor expenses, required by law or contract to be paid to/or in connection with any employee may be contracted by ENTREPRENEUR to carry out activities related to this Agreement. They must be the sole responsibility of the INDEPENDENT ENTREPRENEUR who is actually an autonomous trader who owes and has the unilateral responsibility of its employees and service providers who collect and pay the pension provided for their class and provided for in the Law of their State of origin.

2 - SECOND CLAUSE "Accreditation AS INDEPENDENT ENTREPRENEUR" "ZXBIT GROUP CORPORATIONS LTD"

2.1. For accreditation as an Independent Entrepreneur ZXBIT GROUP CORPORATIONS LTD, the ENTREPRENEUR must:

2.1.2. Please read and necessarily agree to all the terms of this Agreement; already on the registration of your ticket by clicking ACCEPT THE TERMS OF THE AGREEMENT, to complete the registration form.

2.1.3. INDEPENDENT ENTREPRENEUR undertakes to correctly complete the Registration Form, in our online system, insert and send mandatory and readable data and documents, it is mentioned that ZXBIT GROUP CORPORATIONS LTD is not obliged to correct the registration, recognition and authentication of the registry with false names and information, or with claims that may give rise to legal, banking or legalization problems, any other that arises from violations of the country of origin,. If there are problems related to the above ZXBIT GROUP CORPORATIONS LTD may even block the registry and exclude it from the system, go ahead to the competent authorities without prior notice and may, at its discretion, reimburse the user or not, depending on the inflation, in the case of reimbursement in this article, all costs and commissions, payments generated on the network or by the network, that come from the demo or purchase package will be deducted.

2.1.5. The Employer declares that he/she knows the rules of conduct and distribution rules of ZXBIT GROUP CORPORATIONS LTD, which require a minimum period of 01 (one) month of inactivity, at the time of possible non-payment of the repurchase of a new RESALE plan after expiration , composing the 10 (ten) month contract governing activity and processing every six months and renouncing any previous distribution contract, thus stating that it has expired, and you can reactivate it in the same binary position, receiving the same scores again within the time limit stipulated in that clause.

2.1.6. I declare that I have received and thoroughly examined the content of this contract, the presentation and compensation plan contained on the company's websites and official documents and its ZXBIT GROUP CORPORATIONS LTD reseller sponsor, compensation and methodology as well as the high inherent risks of the financial market.

TECH BOT 100



Copyright 2019 - ZXBIT GROUP - Todos os direitos reservados

ZXBIT GROUP - CENTRAL TOWER, 28 QUEEN'S ROAD, 20TH FLOOR, CENTRAL, HONG KONG - +852 2159-9688 - ADMIN@ZBIT.TRADE

REFERRED BONUS 7%
BINARIO 10%
BINARY DAILY LIMIT \$100.00
BINARY ACTIVATION 25% OF THE PACKAGE ON THE SMALLEST LEG - \$25.00
CASH BACK PAMM TRADE 0.2% - 3.3% / DAY
1 SHARED BOT SIGNAL UP TO 30% / MONTH \$500.00
1 SIGN BOT SHARED UP TO 30% / MONTH \$1,000.00
1 MT4 LEVEL 1 SMART INDICATOR
CYCLE PROFIT LIMIT \$400.00

TECH BOT 250

REFERRED BONUS 7%
BINARIO 10%
BINARY DAILY LIMIT \$250.00
BINARY ACTIVATION 25% OF THE PACKAGE ON THE SMALLEST LEG - \$62.50
CASH BACK PAMM TRADE 0.2% - 3.3% / DAY
2 SHARED BOT SIGNAL UP TO 30% / MONTH \$500.00
2 BOT SIGNAL SHARED UP TO 30% / MONTH \$1,000.00
2 MT4 LEVEL 1.2 SMART INDICATORS
LIMIT OF CYCLE WINNINGS \$1,000.00

TECH BOT 500

REFERRED BONUS 7%
BINARIO 10%
BINARY DAILY LIMIT \$500.00
BINARY ACTIVATION 25% OF THE PACKAGE ON THE SMALLEST LEG - \$125.00
CASH BACK PAMM TRADE 0.2% - 3.3% / DAY
3 SHARED BOT SIGNAL UP TO 30% / MONTH \$500.00
3 BOT SIGNAL SHARED UP TO 30% / MONTH \$1,000.00
3 MT4 LEVEL 1,2,3 SMART INDICATORS
LIMIT OF CYCLE WINNINGS \$2,000.00

TECH BOT 1000

REFERRED BONUS 7%
BINARIO 10%
BINARY DAILY LIMIT \$1,000.00
BINARY ACTIVATION 25% OF THE PACKAGE ON THE SMALLEST LEG - \$250.00
CASH BACK PAMM TRADE 0.2% - 3.3% / DAY
7 SHARED BOT SIGNAL UP TO 30% / MONTH \$500.00
7 BOT SIGNAL SHARED UP TO 30% / MONTH \$1,000.00
4 MT4 SMART INDICATORS LEVEL 1,2,3,4
LIMIT OF CYCLE WINNINGS \$4,000.00

TECH BOT 2500

REFERRED BONUS 7%
BINARIO 10%



Copyright 2019 - ZXBIT GROUP - Todos os direitos reservados

ZXBIT GROUP - CENTRAL TOWER, 28 QUEEN'S ROAD, 20TH FLOOR, CENTRAL, HONG KONG - +852 2159-9688 - ADMIN@ZBIT.TRADE

BINARY DAILY LIMIT \$2,500.00
BINARY ACTIVATION 25% OF THE PACKAGE ON THE SMALLEST LEG - \$625.00
REFUND POOL TRADE 0.2% - 3.3% / DAY
15 BOT SIGNAL SHARED UP TO 30% / MONTH \$1,000.00
15 BOT SIGNAL SHARED UP TO 30% / MONTH \$3,000.00
4 MT4 SMART INDICATORS LEVEL 1,2,3,4
LIMIT OF WINNINGS PER CYCLE \$10,000.00

TECH BOT 5000

REFERRED BONUS 7%
BINARIO 10%
BINARY DAILY LIMIT \$5,000.00
BINARY ACTIVATION 25% PACK ON THE SMALLEST LEG - \$1,250.00
CASH BACK PAMM TRADE 0.2% - 3.3% / DAY
30 SIGNAL BOT SHARED UP TO 30% / MONTH \$1,000.00
30 SIGNAL BOT SHARED UP TO 30% / MONTH \$3,000.00
30 SIGNAL BOT SHARED UP TO 30% / MONTH \$5,000.00
5 MT4 LEVEL SMART INDICATORS 1,2,3,4,5
LIMIT OF CYCLE WINNINGS \$20,000.00

TECH BOT 10.000

REFERRED BONUS 7%
BINARIO 10%
BINARY DAILY LIMIT \$10,000.00
BINARY ACTIVATION 25% PACK ON THE SMALLEST LEG - \$2,500.00
CASH BACK PAMM TRADE 0.2% - 3.3% / DAY
60 SIGNAL BOT SHARED UP TO 30% / MONTH \$1,000.00
60 SIGNAL BOT SHARED UP TO 30% / MONTH \$3,000.00
60 SIGNAL BOT SHARED UP TO 30% / MONTH \$5,000.00
7 MT4 SMART INDICATORS LEVEL 1,2,3,4,5,6,7,8
RESIDUAL BROKER SPREAD BONUSES
LIMIT OF CYCLE WINNINGS \$40,000.00

INDEXES DISCRETE PRODUCTS AND SERVICES ABOVE:

FOR EXAMPLE: TECH BOT 10,000 PLAN FOR REFERENCE

COMPENSATION

REFERRED BONUS 7%
Earn 7% on the value of the package purchased by the affiliate, registered through your such link

BINARY 10%
5% of each team wins on the left and right, or 10% on the smaller side

BINARY DAILY LIMIT \$10,000.00
Each account has different values, so the daily profit limit is limited to the value of the purchased package, for example, plan \$100 the daily limit is \$100, adding up all winnings, reference bonuses, binaries, etc.



Copyright 2019 - ZXB GROUP - Todos os direitos reservados

ZXB GROUP - CENTRAL TOWER, 28 QUEEN'S ROAD, 20TH FLOOR, CENTRAL, HONG KONG - +852 2159-9688 - ADMIN@ZBIT.TRADE

BINARY ACTIVATION 25% PACK ON THE SMALLEST LEG - \$2,500.00

To start making indirect gains in the binary, you need to reach a minimum of 25% on the earned plan, points or/and bonuses on any team on the left or right.

LIMIT OF EARNINGS PER CYCLE \$40,000.00

The winning limit of the purchased package is 400%, when reaching these values in the plan obtained, it is necessary to renew the contract.

CASHBACK BONUS

The company provides CASHBACK BONUS, promotional, to return part of the fund invoiced with the sale of packages, and may stop at any time without notice, arising from each stage of each advertising campaign.

SHARED SIGNAL BOT

It is a copy trading service used by the trade, provided by the broker to users, copy ingesting trade transactions through the trading channel where the service provider is located, making profits, or equal losses, either automated or not.

Despite using a conservative strategy and the flexibility of users to close and open trades along with the copied ones, it is a high-risk system, and we are not responsible for the results

INDICATORS

They are digital products, which indicate the rate of market movement, in addition to making it clear and easy for the trader to carry out trades, with less risk,

FOREX COPY FREE MANAGER

THIS REGISTRATION LINK IN INSTAFOREX BROKER, AND AUTOMATIC MANAGEMENT LINK, FOR ANY USER TO OBTAIN CERTAINTY AND CLARITY OF THE OPERATIONS PERFORMED ARE REAL IN THE MARKET FOREX BESIDES CHECKING THE WORK, STRATEGY AND YIELD OF THE ROBOT AUTOMATED , BEFORE PURCHASING ANY PACKAGE OF PRODUCTS AND SERVICES, ADDITIONAL TO FREE, YOU MAY HAVE REAL ACCOUNT WITH BONUS PROVIDED BY THE BROKER, TO VERIFY PERFORMACE, (BONUS IN REAL ACCOUNT, IT IS A BONUS OF INSTAFOREX BROKER, WHICH MAY STAY IF YOU FOLLOW YOUR REGULATIONS AND INSTRUCTIONS.

SECURITY

We emphasize that automated trading robots, indicators are a digital product and can produce variable revenue sizing in the financial market for currencies and cryptocurrencies and emphasize that past revenueism is not a guarantee of future profits. A decrease or profitability can occur depending on market volatility, under low, moderate and high risk regardless of defined strategy.

ACCOUNT OR CAPITAL MANAGEMENT

- The service contained in each user's package or kit refers to the copy trading platform provided by the broker, where the user copies our market trades through their account to the same broker.
- We do not have any access to the user's account, in the broker.
- The user is fully responsible for their account in the broker, and this will consciously respect all requirements, for authentication of user documents and financial transaction in the broker.

It is the client's capital can be withdrawn at any time by the client through bank withdrawal, cryptocurrencies, debit card, etc. without notice as we choose brokers with full license, with great solidity in the market and that moves millions per day , as well



as the capital of our clients and their clients are insured by any type of invasion or improper withdrawal, and even a possible jump to the market.

BUYING CASHBACK LICENSE BONDS

Each bonus, can and should be used to buy cryptocurrencies, products and services

LICENSES

Robot and indicator licenses will be valid for 1 (one) year, and the user may resell and distribute, for the provision of validity of the 12-month shared commerce service, after validation in the service.

The ZXBIT affiliate can transmit the licenses of commercial services, and can even make its network of investors, from the broker's system, emphasizing, always each user with their own account in the broker. (attention!: each financial body, fSA or national of the world, prohibits fundraising without a license or authorization from the competent bodies) so we make it clear that each user must, deposit into their own account and only request the management of the Operation!

*The specifications of each plan are listed in the Company's Marketing and Compensation Plan.

2.1.7. So I declare that I am not based on any statement on the high financial results that you can achieve, but it is totally related to my competence to make new sales.

2.1.8. I declare that the only acquisition necessary to become a distributor of bank, fund or account management software and management service at the broker where ZXBIT GROUP CORPORATIONS LTD carries out its FOREX TRADING operation.

2.1.9. The ZXBIT GROUP CORPORATIONS LTD distribution plan contains the Code of Ethics and Conduct, the marketing and compensation plan, the terms of use and manuals of ZXBIT GROUP CORPORATIONS LTD, which contains the Code of Ethics and Conduct, the marketing plan and compensation, terms of use and manuals, may undergo changes in the suitability and improvement of the system that will be published and always updated on our website. Be able to print, view and save digitally.

3 - THIRD BUSINESS "RIGHTS AND OBLIGATIONS OF THE INDEPENDENT ENTREPRENEUR - ZXBIT GROUP CORPORATIONS LTD.

3.1.0. The rights of the INDEPENDENT BUSINESS TRADE are:

3.1.1. Indicate new Independent Entrepreneurs who are interested in accrediting the resale plan of zxbit GROUP CORPORATIONS LTD or automatic trading service and receive buy and sell vouchers in their indirect or indirect indications in order to create their team;



3.1.2. Exercise the independent resale activity with full autonomy and organization of your activities and the activity of your team.

3.1.3. Follow all zXBIT GROUP CORPORATIONS LTD rules, code of ethics regulations and content described in this agreement.

3.1.4. Develop your activities with ethics, honesty and responsibility, without inflicting any laws or regulations independent of the country;

3.1.5. Ensure by name and "ZXBIT GROUP CORPORATIONS LTD" and its trademarks, do not commit any action that may harm third parties and the reputation of "ZXBIT GROUP CORPORATIONS LTD" and/or other independent companies;

3.1.6. Changes to any advertising or advertising material, training, disclosure, any related material are expressly prohibited;

3.1.7. Not to make representations or offer to third parties any warranties regarding compensation earnings for resale and specific printed materials that confuse or mislead with extraordinary and exorbitant profits;

3.1.8. Not distributing or marketing any material spending the prior authorization and written agreements through the official means of "ZXBIT GROUP CORPORATIONS LTD" , the materials provided by "ZXBIT GROUP CORPORATIONS LTD" may be distributed and used in accordance with the code of ethics and regulations imposed on this contract.

3.1.9. Reproduction of any product or material is not permitted without prior written permission and sent directly from the official source.

3.1.10. The INDEPENDENT ENTREPRENEUR must be more than 18 (eighteen) years old and have their registration with the government agency of their country for tax rates.

3.1.11. THE INDEPENDENT ENTREPRENEUR specifically declares and undertakes not to engage with unlawful practices or to associate itself with any activity deemed illegal; commercial or not.

3.1.12. ENTREPRENEUR OR independent TRADER is allowed to develop the office of care and support the understanding of the tools of use.

3.1.13. Reproduction of all or part of any product and service is not permitted.



3.2 Each affiliate can obtain account/capital management packages, separately from their Backoffice, using the same data.

3.2.1. Requires 25% points for binary commission activation.

3.2.2. The first pair of levels in the binary network is not paid, for the first level of each member the payment will be only direct indication.

3.2.3. The company is not responsible for currency securities traded on the trading platform or on the Backoffice platform.

3.2.4. All payments or withdrawals will be made in ZXDcoin, JPcoin, Bitcoins cryptocurrencies, in the current quote. That may or may not be available, depending on the market volatility and sustainability of the company.

3.2.5. The withdrawal of the commission bonus generated by the binary, direct indication and cashback, can be used at any time within the minimum and maximum limits, and the availability of each payment gateway.

3.2.6. The company is not obliged to use a certain currency if it is detrimental to the company that affects and impairs its sustainability.

3.2.7. Each fund deposited in your account in the broker, can be withdrawn at any time, since full control of the account is performed by the user, who will be used the payment gateway of the respective broker, and their regulations for such event.

3.2.8. The company can make any changes to the improvement, legality and sustainability of the company, without prior notice, to work with real changes in the market and in the sudden market. Always respect the user and compensate without causing harm to any user

3.2.9. If the user is found to have purchased multiple accounts, making a strategy to increase and break the sustainability of the system, or do so in third-party names with the same email for authentications, in order to increase payments, the company can cancel the contract, make or not reverse your payments, deduct the commissions paid arising from the registration on the network and, directly or indirectly, will be a classified fraud offense, this type of strategy, and may even make legal collection.

4 - FOURTH CLAUSE "PRICE OF PRODUCTS / SERVICES AND COMMISSION PAYMENTS"



Copyright 2019 - ZXBIT GROUP - Todos os direitos reservados

ZXBIT GROUP - CENTRAL TOWER, 28 QUEEN'S ROAD, 20TH FLOOR, CENTRAL, HONG KONG - +852 2159-9688 - ADMIN@ZBIT.TRADE

4.1. The license values are embedded in the registration package. Subject to price changes and updates, automatically updated in the system and in our virtual office.

4.1.2. INDEPENDENT ENTREPRENEUR regularizes its income tax with the GOVERNMENT AGENCY OF YOUR COUNTRY, STATE OR MUNICIPAL with payments and discounts related to the expense of the autonomous physical taxpayer.

4.1.3. The transfer of the commission balance in the virtual office between users is not allowed.

4.1.4. Career plan payment is paid at close after each month according to your graduation volume and team sales.

4.1.5. As each payment is made in cryptoassets the user is aware that he is responsible for the origin of the fund, since ZXBIT will send to the authorities any information if requested.

4.2.1. You are solely responsible for your interaction with other users. You agree that "ZXBIT GROUP CORPORATIONS LTD" is not responsible, i.e. responsible for the conduct of any user. "ZXBIT GROUP CORPORATIONS LTD" reserves the right, but has no obligation, to monitor or participate in credit-related disputes or debits between you and other users.

UNDER NO CIRCUMSTANCES " ZXBIT GROUP CORPORATIONS LTD", YOU HAVE NO OBLIGATION WITH YOU FOR ANY Loss OR DAMAGE OF ANY KIND (INCLUDING, BUT NOT LIMITED TO, FOR ANY Direct, INDIRECT, ECONOMIC, EXAMPLE, SPECIAL, ACCIDENT OR CONSEQUENTIAL) WHICH IS DIRECTLY OR INDIRECTLY RELATED TO: (A) THE SERVICE; (B) YOUR USE, INABILITY TO USE OR PERFORMANCE OF THE SERVICE; (C) ANY ERRORS OR OMISSIONS IN THE OPERATION OF THE SERVICE; OR (D) ANY DAMAGE TO YOUR COMPUTER, MOBILE DEVICE OR OTHER EQUIPMENT OF ANY USER OR TECHNOLOGY INCLUDING, BUT NOT LIMITED TO, YEARS DUE TO SECURITY FAILURES OR ANY TYPE OF VIRUSES, BUGS, FORGERY, FRAUD, ERROR, , DELAY IN OPERATION OR TRANSMISSION, FAILURE IN THE LINE OR NETWORK OF COMPUTERS OR ANY OTHER TYPE OF TECHNICAL PROBLEM OR INCORRECT OPERATION, INCLUDING, BUT NOT LIMITED TO, DAMAGE FOR Loss OF TEACHERS, LOSS OF CREDIBILITY, LOSS OF DATA, , PRICE OF RESULTS, OR INCORRECT FAILURE OR OPERATION WITHOUT COMPUTER, EVEN IF PREVIEWED OR EVEN IF THE PARTIES OF "ZXBIT GROUP CORPORATIONS LTD" HAVE BEEN INFORMED OR MUST BE AWARE OF THE POSSIBILITY OF SUCH DAÑOS, WHETHER IN A ACTION, WHETHER IN A ACTION CONTRACTUAL, NEGLIGENCE, OBJECTIVE OR MISDEMEANOR LIABILITY (INCLUDING, BETWEEN OTHER THINGS, IF CAUSED IN ALL OR PART OF NEGLIGENCE, MAJEURE FORCE, TELECOMMUNICATION FAILURE, OR DISCLAIMER OR DESTRUCTION OF SERVICE).

These Terms of Use are governed by and construed, without regard to the principles relating to conflicts of laws AND ARE NOT SPECIFICALLY GOVERNMENTED BY THE CONVENTION OF THE ORIGIN COUNTRY OF THE USER. For any legal action or equity right related to the arbitration provision of these Terms of Use, Disputes Excluded or if you reject the arbitration agreement, you agree to resolve any dispute you have with "ZXBIT GROUP CORPORATIONS LTD",



exclusively in state or federal court, and submit to the personal jurisdiction of the courts located in your country for the purpose of claiming all such disputes.

If any provision of these Terms of Use is held to be unlawful, invalid or, for any reason, unenforceable during arbitration or by a court of competent jurisdiction, this provision shall be deemed independent of these Terms of Use and shall not affect the validity and enforceability of the remaining provisions. ZXBIT GROUP CORPORATIONS LTD does not require or enforce the strict enforcement of any provision of these Terms shall not be construed as a abdication of any provision or right. No abdication of any of these Terms shall be deemed an additional or successive abdication of this term or condition or any other term or condition. "ZXBIT GROUP CORPORATIONS LTD" reserves the right to modify this dispute resolution provision, but these changes will not apply to disputes that arose prior to the effective date of the modification. This dispute resolution provision will remain in effect after the termination of any or all of your transactions with "ZXBIT GROUP CORPORATIONS LTD".

4.2.2. Each user is aware that ZXBIT's direct selling platform is not a financial or investment system, as it sells the product that generates variable income and has account management services in the broker.

4.2.3. The performance cited in the presentation plans is the sum of the company's CASHBACK plus the daily percentage, in FOREX PANN or FOREX COPY, which produces variable income and has no guarantees of absolute gain, because it is the high risk financial market.

5- FIFTH CLAUSE - INTELLECTUAL CONFIDENTIALITY AND PROPERTY"

5.1. THE INDEPENDENT ENTREPRENEUR acknowledges that "ZXBIT GROUP CORPORATIONS LTD" will remain the sole owner of all intellectual property rights relating to products, advertisements and printed materials and that it authorizes the use of these marks only to the activities described in this Agreement and the Code of Ethics below and annexed to that agreement.

5.2. THE INDEPENDENT ENTREPRENEUR is not authorized to use the trademarks "ZXBIT GROUP CORPORATIONS LTD" in advertising or printing, without prior and express authorization thereof.

5.4. THE INDEPENDENT BUSINESS is committed to protecting and maintaining the confidentiality of all information that has access on behalf of this Agreement or resulting from this Agreement, including, but not to

limitation: (a) product information; (b) product prices; (c) lists of entrepreneurs and customers of ZXBIT GROUP CORPORATIONS LTD, (d) business and operating methods of ZXBIT GROUP CORPORATIONS LTD; (e) Subsidy Policy; (f) the guidelines contained in the Handbook ("Confidential Information"). In case of breach of the aforementioned confidentiality obligations, ZXBIT GROUP CORPORATIONS LTD. you may take such measures as you deem necessary to protect confidential information, without prejudice to the right to claim compensation, for any loss and damage.



5.6. Obligations to protect confidential information must persist even with termination of this Agreement.

6 – SIXTH CLAUSE - "ENTREPRENEUR'S RESPONSIBILITY"

6.1. THE INDEPENDENT ENTREPRENEUR shall be liable and liable to ZXBIT GROUP CORPORATIONS LTD against all losses, claims, actions, losses, damages and expenses, including legal expenses, attorneys' fees, employment rights, pensions service time guarantee fund, which "ZXBIT GROUP CORPORATIONS LTD" incurs and arising out of or relating to actions, omissions or violations by THE INDEPENDENT ENTREPRENEUR pursuant to this Agreement.

6.2. "ZXBIT GROUP CORPORATIONS LTD", its directors, agents, employees, shareholders, prosecutors will not be liable civilly or criminally for any damage caused by the INDEPENDENT ENTREPRENEUR in the course of its activities, assuming the ENTREPRENEUR INDEPENDENT fully responsible for its actions, for example, not limited to, warranties and promises in relation to the Products and any diverse transactions involving individuals or non-third parties such as rental of spaces, etc...

6.3. THE INDEPENDENT BUSINESS undertakes not to make any statement, oral or written, or in any way act in a manner that may cause damage to the reputation of ZXBIT GROUP CORPORATIONS LTD, to use false advertising or information from plans and commissions,, or the terms of easy enrichment without work through investments, if zXBIT GROUP CORPORATIONS LTD can block your resale accounts by losing all rights to them and the member is excluded from the resale system

7- SEVENTH CLAUSE - "PERSONAL DATA AND USE OF PICTURE"

7.1. THE ENTREPRENEUR expressly authorizes ZXBIT GROUP CORPORATIONS LTD to disclose to third parties, or digital print media or any communication vehicle, in whole or in part, the information contained in this Agreement, or the performance of the activities or INDEPENDENT or resulting from the exercise of the activities described herein, including information from THE INDEPENDENT ENTREPRENEUR.

7.2. THE INDEPENDENT ENTREPRENEUR expressly authorizes "ZXBIT GROUP CORPORATIONS LTD" and its affiliates to use, reproduce, alter, publish and license photographic and/or audiovisual materials that represent your image and/or register your voice, as well as to mention the opinions expressed by the INDEPENDENT, personal history, in whole or in parts, to be used in promotions or other means of advertising.

8 – EIGHTH CLAUSE - VALIDITY AND TERMINATION

8.1. This contract is concluded for a specified time and will be valid for 1 (one) year, from the date of purchase of the distribution kit and its signature by the INDEPENDENT ENTREPRENEUR, at the time of



registration by clicking ON ACCEPT IN CONDITIONS OF USE AND CONTRACT , content in the form of Enrollment.

8.2. This Agreement may be terminated immediately by one of the parties if:

- a) The other party commits any violation of this Agreement; rules, regulations.
- b) In the event of insolvency, bankruptcy or judicial or extrajudicial recovery of the other party.
- c) "ZXBIT GROUP CORPORATIONS LTD" may terminate the contract of the distribution and investment plan of the INDEPENDENT ENTREPRENEUR if it does not follow the code of ethics and regulations described in that document or in another document of the company, even if it is a simple company notification to THE INDEPENDENT ENTREPRENEUR.
- d) "ZXBIT GROUP CORPORATIONS LTD" may terminate the Distribution Agreement if it states that the INDEPENDENT ENTREPRENEUR has violated this Agreement (including, but not limited to, the Rules of Conduct and Code of Ethics or applicable law), found in the documents "ZXBIT GROUP CORPORATIONS LTD" may suspend or take additional action with respect to the ENTREPRENEUR INDEPENDENT Distribution Agreement, in its sole and absolute discretion, subject only to the limitations set forth in the Rules conduct and ethics, found on our website.

8.3. In the event of termination or termination of this Agreement for any reason, no compensation, withdrawal fee or refund of the amount paid shall be paid to THE INDEPENDENT ENTREPRENEUR.

8.4. The INDEPENDENT ENTREPRENEUR may cancel this Agreement within 7 (seven) working days from the initial date of registration and also return the product, distribution plan and resale plan, provided that it is still in a new "sellable" status in the Market", following our Return Term for Product Verification if damaged by the customer "ZXBIT GROUP CORPORATIONS LTD" may calculate the damage and subtract from the amount paid, causing no harm to both parties. (clause valid only for accounts that did not generate commissions to third parties or for the work team itself).

8.4.1. There is no ADES-O fee for the DISTRIBUTION and RESALE program, only purchases of software usage licenses and annuities of trading services and tools called ROBO TRADE.

8.5.1. In this case mentioned above the placement on the network becomes the company, such as the sales line of an external seller of private companies.

8.5.2. The commissions or bonuses generated by the sales of your equipment will be in the possession of the company after the cancellation of the contract.

8.5.3. In the case of the contract and binary network management system, paying equipment voucher and exceeding the calculated, "ZXBIT GROUP CORPORATIONS LTD" may subtract the value of the INDEPENDENT ENTREPRENEUR.



9- NINETH CLAUSE - GENERAL PROVISIONS

9.1. THE INDEPENDENT ENTREPRENEUR may not sublicense or transfer in any way the rights and obligations under this Agreement, without the prior and express consent of ZXBIT GROUP CORPORATIONS LTD.

9.2. The INDEPENDENT ENTREPRENEUR declares that it has the legal capacity to contract, as well as its responsibility for the veracity of the information provided on the front of this instrument and its acceptance in relation to the terms contained therein.

9.3. "ZXBIT GROUP CORPORATIONS LTD" In order to always aspire to improvements or sustainability of the company and the benefits for both parties may modify this Agreement, the systems at any time, in whole or in part, including the Compensation Plan, PLAN OF DISTRIBUTOR, COMPENSATION PLAN regardless of the previous consultation with the INDEPENDENT ENTREPRENEUR, and notifications of modifications will be published in the company's printed materials, as well as on its official website, or virtual office.

10 – TENTH CLAUSE - "FORO"

10.1. The District Hong Kong Forum is chosen to resolve any questions related to this Agreement.

11- ELEVENTH CLAUSE- "OTHER LEGAL PROVISIONS"

11.1. Any provision of this term that may be subject to judicial or extrajudicial discussion shall not in any way invalidate or affect any other provision contained therein, and the remainder of the agreement is unenforceable.

11.2. The Agreement shall enter into force for the benefit of the parties and shall bind the parties, their heirs, successors and interested parties.

11.3 By activating the registration, you declare that the INDEPENDENT ENTREPRENEUR has read and known the terms and conditions described in this Instrument, and with them fully agreeing, forcing you to serve them in full, not violating it and cannot suffer sanctions and termination of this agreement.

CODE OF ETICHS

Direct sellers and Between company



Copyright 2019 - ZXBIT GROUP - Todos os direitos reservados

ZXBIT GROUP - CENTRAL TOWER, 28 QUEEN'S ROAD, 20TH FLOOR, CENTRAL, HONG KONG - +852 2159-9688 - ADMIN@ZBIT.TRADE

DIRECT SELLERS AND BETWEEN COMPANIES

GENERAL

1- CODE COVERAGE

This Code contains provisions relating to the conduct of companies in the relationship with direct sellers, as well as the relationship between the companies themselves and is intended to contribute to the satisfaction of direct sellers and to the promotion of competition, respecting free initiative, for the dissemination of the public image of direct selling and for the society's perception of direct selling as an opportunity for work and income generation.

1.2 - GLOSSARY OF CONDITIONS - for the purposes of this Code, the terms used in this Code have the following meanings:

Company: is a commercial entity (a) that uses the distribution system through direct sales for the marketing of its products.

Consumer: is any person who acquires or consumes products or services from a company marketed by a direct seller or by the company itself.

Direct seller: is a person who, as an independent seller, participates in the distribution system of a direct selling company, without maintaining an employment relationship with that company.

The direct seller markets goods or services directly to consumers in an environment other than a permanent, fixed retail establishment, generally explaining or demonstrating the goods or services.

Order Proof: is a handwritten, printed or scanned document in printed or unloaded format, confirming the details of the order placed by a consumer and serves as proof of sale.

Product: is a good or service, tangible or intangible.

Recruitment: any activity carried out with the aim of helping a person become a direct seller.

Direct selling: is the placing on the market of goods or services directly to the consumer, in their residence or other residence, in their place of work or in any other environment other than a permanent and fixed retail establishment, through the action of a direct seller.

1.3 - ADOPTIONS OF THIS CODE BY COMPANIES

Companies undertake to adopt and apply rules of conduct that incorporate the essence of the provisions



of this Code.

Companies also undertake to disclose this Code and the provisions specifically applicable to consumers and direct sellers, as well as to report how and where consumers and direct sellers can obtain a copy of this Code.

1.4 - DIRECT SELLERS

Companies should encourage direct sellers to comply with standards of conduct that comply with the standards set forth in this Code. ETHICS CODE FRONT OF DIRECT SELLERS AND BETWEEN COMPANIES

1.5 - AUTOREGULATION

This Code consists in the measure of self-regulation of the direct sale activity and the fulfillment of the obligations established therein implying the ethical behavior that meets or even exceeds the legal requirements. Failure to comply with this Code does not imply civil liability to third parties.

1.6 - LEGISLATION

Companies must comply with the legal requirements established in the countries in which they conduct their business. Therefore, this Code does not reproduce all legal obligations applicable to the direct sale activity. Compliance by companies with the legislation applicable to direct sales activity.

1.7 – EXTRATERRITORIALITY

The provisions of this Code apply to direct selling activities carried out by companies around the world, except where such activities occur in the territory of the jurisdiction of a national association of sales companies of another country, to which the company is also associated and to whose code of ethics it is linked.

2. CONDUCT TO DIRECT SELLERS

2.1 - AGREEMENTS BY DIRECT SELLERS

The company must recommend and encourage the direct seller to comply with this Code and observe the rules of conduct that comply with its rules.

2.2 - RECRUITMENT

The company should not use deceptive, unfair or error-leading hiring practices in its relationship with the potential direct seller.



The Member will not speak or disclose in meetings on another company and will very little invite members of ZXBIT GROUP CORPORATIONS LTD to join other companies.

2.3 - COMMERCIAL INFORMATION

The information provided by the company to the potential or active direct seller in relation to commercial opportunities and their rights and obligations will be accurate and complete.

The company will not make any statement to a potential direct seller who cannot be confirmed or makes any promises that cannot be fulfilled. The company will have no advantages over business opportunities for any potential direct seller in a misleading or error-leading manner. The company cannot determine the resale price of its products to the direct seller, who is free to establish its own business practices.

2.4 - WINNINGS AND REPRESENTATIONS

The company will provide the seller with periodic statements about purchases, sales, benefits, bonuses, discounts, deliveries, cancellations and other data agreement between the company and the direct seller. Any amount owed must be paid and any withholding must be made commercially reasonable.

CODE OF ETHICS FOR DIRECT SELLERS AND BETWEEN COMPANIES

2.5 - WIN CLAIMS

The company and the direct seller shall not distort information regarding the volume of sales or the value of the direct seller's actual or potential profits.

2.6. - RELATIONSHIP

The company shall provide the direct seller with a written contract, which must be signed by both the company and the direct seller, or a written statement containing all the information essential to the relationship between the company and the direct seller. The company must inform the seller directly of its legal obligations, including applicable licenses, registrations and taxes.

2.7 - FINANCIAL OBLIGATIONS

The company and the direct seller will not request that the direct seller, potential or active, undertake to pay membership, training or promotion fees that are disproportionately high, or any other fee entitled to participate in the system of distribution of the company. Any charges charged to a person wishing to become a direct seller must be directly related to the value of the materials, products and



services provided in return.

2.8 - BUSINESS RELATIONSHIP TERMINATIONS

At the time of the end of the relationship with the direct seller, the companies will accept the return of unsold but marketable goods, accompanied by proper tax documentation. Companies may deduct only financial, transport and corresponding incentives.

2.9 – ACCTION

The company will not request or encourage the direct seller to purchase an excessive amount of products. The company must take appropriate steps to ensure that the direct seller receiving an additional profit from the volume of sales of other direct sellers who are part of its relationship group, consume or resell the purchased products, so that you can qualify for this additional gain.

2.10 - OTHER MATERIALS

The company will advise the direct seller to market or require the purchase by third parties of any material that is not consistent with the company's policies and procedures.

The direct seller who markets promotional or training material approved by the company, whether printed or in electronic format, (a) will use only material that complies with the standards adopted by the company, (b) will not cause the acquisition of material from support for sales activity, a requirement for direct sellers who are part of its relationship group, c) must provide sales support material at a reasonable and fair price, which is equivalent to that of material generally available in the and (d) must guarantee in writing the commitment to a return policy that is equal to the return policy of the company to which the direct seller is related.

The company will take effective and reasonable measures to ensure that the material supporting the sales activity produced by the direct seller complies with the provisions of this Code and is not misleading, misleading or misleading.

2.11 - TRAINING

The company will provide appropriate training material for the direct seller to act ethically.

CODE OF ETHICS FOR DIRECT SELLERS AND BETWEEN COMPANIES

3. - CONDUCT BETWEEN COMPANIES

3.1 - RELATIONSHIP



The company must carry out its activities in a spirit of fair competition in relation to other companies.

3.2 - ALINIATION

The company and the direct seller should not take abusive and inappropriate actions to attract direct sellers related to other companies.

3.3 - DENIGRATION

The company will not denigal or approve in any way that the seller directly related to it denigifies the products, sales and marketing plans, or any other attribute of another company.

4. - CODE APPLICATION

4.1 - COMPANY RESPONSIBILITIES

The primary responsibility in compliance with this Code is for each company. In case of violation of the Code, the company must make every effort to satisfy the claimant.

4.2 - REPAIR MEASURES

The company may cancel orders, return purchased products, refund payments or other appropriate measures, including the cancellation or termination of a direct seller contract with a company, in compliance with the codes of ethics and return regulations as well as to warn affiliates.

4.3 - CLAIM RECEIPT AND PROCESSING

The administrator of this Code must establish disclosure and implementation procedures to receive and process complaints in order to ensure their immediate settlement.

Companies should also establish the disclosure and implementation of their own procedures for receiving and processing claims equally for the purposes of their prompt settlement.

4.4 - DISCLOSURE

All companies must disclose this Code of Ethics to consumers and direct sellers

