

SUBSCRIPTION AND SALES TERMS

NETONYOU

Effective date: upon subscription to our digital magazines, for an amount of 39.90 USDT/USDC.

Website: <https://www.netonyou.com> | Contact: info@netonyou.com

IMPORTANT: Please read this contract carefully before completing the payment of 39.90 USDT/USDC. By clicking “Pay/Confirm” you declare that you have read and fully accepted these Terms, as well as the attached policies.

1. Purpose

This contract governs the access of the user (the “User”) to the NETONYOU platform (“the Platform”) and the acquisition of a digital subscription to NETONYOU’s editorial content (digital magazines), as well as the conditions for participation in the sales commission plan (the “Compensation Plan”), as described in this document and its Annexes.

2. Identity and Contact

NETONYOU is the trade name of the platform indicated in this document. For any queries or notifications, you may write to info@netonyou.com. Communications related to your account will be made by email to the address provided by the User during registration.

3. Description of the Digital Product

The subscription grants access to exclusive digital magazines published by NETONYOU. Content is delivered in digital format with an approximate frequency of one issue every two months, for a total of 12 issues over a two (2) year period.

4. Price, Payment Method and Renewal

4.1. Price: The subscription price is 39.90 USDT/USDC (“the Subscription Fee”). The User is responsible for any network fees or other charges applicable from the payment provider or the relevant blockchain.

4.2. Payment Method: Payment is processed through a payment gateway compatible with crypto-assets (e.g., CoinPayments or equivalent). Upon completion of payment, access to digital content will be enabled in the User’s account.

4.3. Biennial Renewal: The subscription is valid for two (2) years. To maintain access to the Platform and active User status for the purposes of the Compensation Plan, the User must renew by paying the Subscription Fee again at the end of each two-year period.

5. Compensation Plan and Minimum Activity

5.1. Nature of the plan: The Compensation Plan remunerates exclusively real subscription sales according to the plan in effect as published in the BackOffice. NETONYOU does not guarantee income or specific results. Amounts received depend on the effective commercial activity of the User and their organization.

5.2. Minimum activity: To accrue commissions in a given month, the User must make at least one (1) direct subscription sale during that month (“Activity Rule”). If this is not met, no commissions will accrue for that period and there will be no retroactive commissions.

5.3. Accrual and payment schedule: Commissions corresponding to the previous month’s sales are settled between the 1st and the 10th of the following month. Unless otherwise indicated, the payment process may be carried out manually by the administration area.

5.4. Multi-level commissions plan: Distribution by levels and specific conditions are described in Annex I (Compensation Plan). The Plan may be updated by NETONYOU for operational or legal reasons, with prior notification and effective from the period indicated in the communication.

6. License of Use and Intellectual Property

The User receives a personal, limited, non-exclusive, and non-transferable license to access the digital magazines. Reproduction, distribution, public communication, making available, sale, transfer, rental, or any commercial exploitation of the content without the express written authorization of NETONYOU is prohibited.

7. Right of Withdrawal and Refunds (Digital Content)

Since the content is digital and access may be enabled immediately after payment, the User acknowledges and agrees that once access is granted, the right of withdrawal is lost in accordance with applicable consumer law, including, for example:

- Directive 2011/83/EU and other consumer protection regulations in force in the European Union, for Users residing in EU countries.
- Consumer protection legislation in force in the User’s jurisdiction, including applicable regulations in Latin American countries.

No refund is offered except in the case of a technical error attributable to NETONYOU that prevents access to the content and cannot be resolved after notification and a reasonable period.

8. Commercial Conduct and Responsible Advertising

The User undertakes to promote the product and the opportunity truthfully and lawfully, without making guaranteed income statements, promises of results, or misleading claims. The use of spam, unfair practices, or any action contrary to the Platform's policies or applicable law (including advertising and consumer law) is prohibited.

9. Regulatory Compliance, Fraud and Verification

NETONYOU may suspend or cancel accounts and withhold payments if there are indications of fraud, misuse, manipulation of sales, non-compliance with the Activity Rule, or violation of these Terms. To comply with legal obligations (e.g., anti-money laundering), NETONYOU may require identity verification or additional information before making certain payments.

10. Taxes and User Responsibilities

The User is responsible for declaring and complying with tax obligations arising from amounts received as commissions, as well as any costs or fees from the network or payment processor. NETONYOU does not act as a tax advisor nor withhold taxes, except as legally required.

11. Support, Maintenance and Changes to the Platform

NETONYOU may introduce improvements, updates, or modifications to the Platform, always seeking service continuity. In the case of scheduled interruptions or incidents, reasonable measures will be taken to resolve them. BackOffice functionalities may be expanded or changed according to the evolution of the service.

12. Limitation of Liability

To the extent permitted by law, NETONYOU shall not be liable for indirect losses, loss of profits, loss of data, or consequential damages arising from the use of the Platform. NETONYOU's total aggregate liability to the User shall not exceed, in any case, the amount actually paid by the User in the last twelve (12) months for the Subscription Fee.

13. Data Protection

The User's personal data will be processed in accordance with NETONYOU's Privacy Policy, accessible from the Platform. The User declares having read and understood it. The contact email to exercise data protection rights is info@netonyou.com.

14. Duration, Suspension and Termination

This contract remains in force as long as the subscription is active and the User complies with these Terms. NETONYOU may suspend or terminate the contract for material breach by the User. The User may cancel their subscription at any time; however, no refunds will be given for periods already commenced.

15. Contractual Modifications

NETONYOU may modify these Terms for legal, technical, or operational reasons. Any changes will be communicated with reasonable prior notice by electronic means. Continued use of the Platform after the effective date will imply acceptance of the new conditions.

16. Governing Law and Jurisdiction

This contract shall be governed by the general principles of international contract law. Any dispute, controversy, or claim arising out of this contract shall be finally resolved by binding international arbitration, administered by a recognized institution (for example, the International Court of Arbitration of the International Chamber of Commerce - ICC), in accordance with its rules.

Arbitration shall be conducted virtually, in Spanish, and the award rendered shall be final and binding on both parties.

If any proceeding is concluded in favor of NetOnYou, the counterparty shall bear all procedural costs and NetOnYou's legal representatives' fees.

17. Acceptance

By clicking "Pay/Confirm," the User declares that they have read, understood, and fully accepted these Terms and their Annexes, including the Privacy Policy and the Compensation Plan in force as published in the BackOffice.

ANNEX I – Compensation Plan (Reference Version)

Commission Distribution per Level according to the document “SELLERS PRESENTATION – NETONYOU.” This table may be updated by NETONYOU with prior notice and publication in the BackOffice.

Commissions and Expansion Bonus COMMISSION (USDT/USDC)

Level 1 Commissions – Direct Sale 15.00

Level 2 Commissions 10.00

Level 3 Commissions 5.00

Expansion Bonus 1 / Level 4 1.00

Expansion Bonus 2 / Level 5 1.00

Expansion Bonus 3 / Level 6 1.00

Activity Rule: perform at least one (1) direct subscription sale in the month to accrue commissions. There are no retroactive commissions if the rule is not met for the period.

Accrual and Payment Schedule: Commissions from the previous month are settled between the 1st and the 10th of the following month.

18. Commercial Flexibility Clauses

A. Product Price Variation

NetOnYou reserves the right to modify the price of the digital subscription at any time, depending on market conditions, business strategies, or any other justifiable circumstance.

B. Modification of Levels and Commissions

NetOnYou may adjust, expand, or reduce the number of commission levels, as well as modify the percentages, amounts, or bonuses established in the compensation plan, always ensuring that such modifications are applied generally and fairly to all affiliates.

C. Update of the Compensation Plan

NetOnYou reserves the right to introduce improvements, changes, or adjustments to the compensation plan in order to maintain system sustainability, business competitiveness, and legal compliance.

D. Effective Date of Modifications

Any changes in prices, levels, bonuses, or commissions will come into effect on the date indicated by NetOnYou and will be previously notified to affiliates through official communication channels (backoffice, email, or internal channels).

Official communication notice: NetOnYou does not guarantee income. Any message promising assured results or altering the official presentation of the company must be reported to info@netonyou.com for verification.