

WHITEPAPER TonMiner Global

Important Note

This document ("White Paper") is not endorsed by any government agency. It is available only on the website http://1rus.com (the "Website") and may not be redistributed, reproduced or transmitted to any other person, published (in whole or in part) for any purpose without the prior written consent of TonMiner DAO. This White Paper or any part thereof must not be moved or transferred into any country or territory where such distribution is prohibited or restricted. Any persons or entities who come into possession of this document should inform themselves of and comply with any legal or regulatory restrictions that may apply to them and obtain prior professional advice as appropriate. As any person or entity ("You" or "Your") and by accessing this White Paper, You agree to be bound by this requirement.

Jetton Sales Summary

Jetton Sales Summary	<u></u>
	TonMiner DAO, "Company", "we", "us", "our")
	Name in English: TonMiner Global.
	Abbreviated corporate name in English: TONG.
Salesman	
	1RUS.COM ("Website")
Website and purchasing instructions	Buyers must follow the instructions on the Website to purchase Jetton -TONG, this White Paper.
Terms and Conditions of Sale jettons	To be available on the Website, each buyer must ensure that he/she reads the terms and conditions carefully and obtains all necessary legal advice before agreeing to them.
Jetton name	TonMiner GLOBAL
Jetton ticker	TONG,
Project Summary	DAO offers Creation of TonMiner GLOBAL token released for launching a data center, interaction with manufacturers of server equipment, miners
	https://www.bitmain.com/
	https://www.whatsminer.com/
	https://www.dell.com/en-us/shop/dell-poweredge -servers/sc/servers
	<u> </u>

	for prompt response to emergency situations and notification of teams from all over the world. representatives have been gathered. More detailed information about the platform, the systems we are developing, the services we offer and the technologies that support the entire project are set out in this White Paper
Final Jetton Proposal	8.000.000.000 TONG TonMiner GLOBAL, https://tonscan.org/jetton/EQBoN2SNfkgiBTPGid wg8hi2g5y6mE50h7rJJTURHajppHQF
Authorized communication channels	A list of the only communication channels authorized by the company for the purpose of selling jettons is provided: Website: 1RUS.COM Email: info@1rus.com Telegram: https://t.me/+qFxroAmyXGIzY2Uy Telegram: https://t.me/bitcon2024 Twitter: https://twitter.com/DAOProxima

Disclaimer: The Roadmap is our planned schedule. Unforeseen circumstances may delay actual implementation. Not financial advice or advice for purchasing our token. Do your own research and decide for yourself! further development of the project will move through listing on DEX and CEX.

Appendix B

Your ("Buyer", "You", "Your") purchase of Jetton during the Sale Period from the ("Sale Period") TonMiner GLOBAJ "Company", "we", "us", "our"), is subject to this agreement purchase and sale of jettons ("Product"), hereinafter referred to as the "Agreement". Hereinafter, you

and the company are individually referred to as a Party, and together the Parties.

Please read all terms and conditions of the agreement carefully. If you do not agree to the terms, do not buy jetton. By using the 1RUS.COM website (the "Website") and the services offered therein, you acknowledge that you have read this agreement and agree to be bound by it. If you do not agree with all the provisions of this Agreement, then you cannot be an authorized user and use this "Website" and its services. By "you" we mean you, personally, or the organization that you officially represent. The Company reserves the right at any time to change, modify, supplement or delete the provisions of this Agreement for any reason. We recommend that you periodically check this Agreement for changes. Such changes will take effect immediately upon posting on the website. By using the "Website", you confirm that you agree with the changes made to the Agreement.

Ownership of a 1RUS jetton, (hereinafter referred to as a "jetton") does not carry any rights, direct or indirect, other than the right to use these jettons as a means to use and interact with the platform if they are successfully completed and implemented. In particular, you understand and agree that jettons do not give you ownership rights, shares, security interest or equivalent rights, or rights to receive a share of future earnings, intellectual property rights or the right to any other form of participation or association with platform, the company and its affiliates, except for the rights associated with the use of the platform and bonuses provided by Jetton, subject to restrictions and certain conditions and the applicable terms and policies of the platform (as defined below).

This document does not constitute investment advice or a solicitation for investment and should not be construed as such. This document does not constitute an offer to sell or subscribe, nor is it a solicitation or invitation to subscribe for or purchase any other securities, or a solicitation.

The company is not responsible for direct or indirect losses, or any kind of damage arising from:

- (I) Use of the information contained in this document is
- (ii) Any error, omission or inaccuracy in this information or
- (III) In any other cases arising from this.

Citizens and residents of the USA, Singapore, Canada, China, South Korea and others jurisdictions with relevant legislation or legislative

restrictions can buy jetton only at their own risk, the company is not responsible for such a purchase.

US affiliates and representatives may purchase jetton at their own risk and may not hold the company liable for damages.

The Company is not responsible for any legal or monetary consequences arising from the use of the platform and the purchase of Jetton in the United States, Singapore, Canada, China, South Korea or by citizens and residents of other jurisdictions with relevant laws or legal restrictions.

By purchasing Jettons during the Sale Period and their continued use on the Platform (as defined below), You agree to be bound by this Jetton Sales Agreement. You and the Company agree as follows.

1. TERMS AND DEFINITIONS

1.1. Crowdfunding is a method of collective

financing based on voluntary contributions, provided for by the White Paper ("White Document", "White Paper", "White Book").

- 1.2. Crowdfunder is you, an individual or legal entity participating in crowdfunding.
- 1.3. Platform is an online platform developed by a company and/or its partners that enables direct cooperation between companies, entrepreneurs and individuals in contractual relationships to carry out international transactions without the participation of third parties. The platform allows you to combine liquid funds from other platforms by creating a single node (HUB) based on the LEN mechanism. The platform allows you to use the purchased jetton and

provides holders with the opportunity to receive discounts and the ability to vote on the direction of spending part of the resources received by the system. The terms of use of additional features are governed by the White Paper.

2. PURCHASE JETTON

- 2.1. Subject to the terms and conditions set out below, You agree to purchase jettons and We agree to sell them. We reserve the right
- cancel your Jetton purchase application at any time at our sole discretion.
- 2.2. The company does not publish anywhere addresses associated with the sale of jetton, except on our Website 1RUS.COM 2.3. All jettons have equal value and functionality.
- 2.4. To purchase jetton, provide the necessary information based on our "Privacy Policy" and "User Agreement".

2.5. When purchasing a jetton you must, which are required according to the procedure provided. You should understand that if you are a resident of the United States, Singapore, Canada, China or South Korea, you bear all liability that may arise due to the peculiarities of the laws of the country of your residence in the field of cryptocurrency and release the company from any liability or damages that may arise due to such circumstances, and accept that the company has the right to refuse to enter into any agreement with you.

IMPORTANT! If you are a citizen or currency resident of Singapore, you will be subject to additional GST (Goods and Services Tax).

IMPORTANT! This information applies to US citizens, residents and tax residents. In accordance with the requirements of US regulators, including the SEC, registration in our system is only possible for qualified investors. After confirmation via the link:

https://adviserinfo.sec.gov, we ask you to enter your ID number in the SEC system. After this you will be able to proceed with further registration.

For more detailed information, see the official website of the regulator:

https://www.investor.gov/additional-resources/news-alerts/alerts-bulletins/investor-bulletinaccredited-investors

- 2.6. Unless otherwise agreed, this Sales Agreement governs only the purchase of Jetton. The use of Jetton on the Platform may be subject to other relevant terms and policies (collectively the "Platform Terms and Policies", in addition, the White Paper is a mandatory addition to the Jetton Sales Agreement on the basis of which the company fulfills its obligations). All terms and policies of the Platform that are accepted by the company will be available on our Website 1RUS.COM We reserve the right to change the terms and policies of the Platform at our sole discretion and update them periodically in accordance with the procedure for making changes. In the event of any conflict, the terms and policies of the platform will be the basis for monitoring and resolving any issues and disputes regarding the use of jetton on the platform.
- 2.7. Procedures for obtaining jettons, their timing, pricing and intended use are determined by the White Paper.
- 3. RETURN AND BUYOUT POLICY jetton.
- 3.1. The company does not repurchase jetton. 4. INTELLECTUAL PROPERTY.
- 4.1. We retain all rights, titles and interests in intellectual property, including inventions, discoveries, processes, evaluations, methods, compositions, formulas, technologies, information and data, whether patentable, copyrighted or trademarked and any trademarks, copyrights and patents based on them. You may not use any of our intellectual property for any reason without our prior written consent.
- 4.2. In particular, we retain all intellectual property rights, including but not limited to copyright, over the source code that creates the jettons. These terms and conditions

are not to be understood or interpreted as a basis for the transfer of intellectual property rights unless expressly provided in this Agreement.

- 4.3. You are granted a non-exclusive, non-transferable, revocable right to access and use the Platform. The restrictions and transferability of this right do not imply that users cannot transfer the jetton to third parties.
- 4.4. You must use the website, platform and jetton strictly in accordance with the provisions of this Agreement and in accordance with the White Paper. By using the website, platform and jetton, you warrant to the Company that you do not intend to use the website, platform and jetton for any purpose that is unlawful or prohibited by the provisions of this Agreement. You may not use Jetton in any manner that could damage, disable, overload, or impair the Website or interfere with any other party's use and enjoyment of the Website and the Platform. You may not obtain or attempt to obtain any materials or information through any means not intentionally made available or provided through the Website, the Platform and (or Jetton and or other services provided therein).
- 4.5. All content on the website, including jetton, the platform and related products and services, such as, but not limited to, text, graphics, logos, images, source code, as well as the compilation thereof and any software used on the website The Site is the property of the Company and is protected by copyright, trademark and other laws that protect intellectual property and other proprietary rights. You agree to observe and abide by all copyright and other proprietary notices and other restrictions contained in any such source and not to make any changes thereto.

5. SAFETY

- 5.1. You will take reasonable and appropriate measures to ensure safe access to:
- (1) any device associated with your email and account;
- (2) private keys necessary to access any relevant address;
- (3) your username and password and any other logins or identification information.
- 5.2. If you have any suspicions about a violation of the security rules of any of the above items, please notify us immediately (Email: info@1rus.com : Telegram:https://t.me/+qFxroAmyXGlzY2Uy) so that we can carry out all the necessary and possible measures to ensure the security of your account, jetton and the system as a whole.
- 5.3. In the event that you no longer own any device associated with your account or are unable to provide your login or identification information, we may, in our sole discretion and only if we are able to provide access to your account to anyone the party that has granted us additional authority. We expressly reserve the right to specify additional credentials, which may also include notarized copies of personal identification documents.

6. PRIVACY

- 6.1. The Company reserves the right to request documentation prior to activating your account on the Platform and Website in order to comply with applicable laws or regulations in connection with the sale of jetton to you. The Company may deny you access to the Platform and Website if it has doubts about the validity and authenticity of the documents you provide.
- 6.2. You agree to promptly provide information upon our request and accept that the sale of Jetton may not be consummated until you provide the requested information and we determine that the sale of Jetton to you is permissible under and in accordance with applicable laws and regulations.
- 6.3. We collect only the information we need and do not disclose your personal data to third parties, with the exception of our identity verification partner if we use its services. Even within a company, access to your personal data is limited to a subset of employees who deal with compliance issues
- and ID cards. Only the company exercises control over personal data and its processing.
- 6.4. The Company collects information from the operating website and products and uses the information you provide. When you visit the website or use the Platform, we collect transmitted information from your computer, mobile phone or other devices. This information may include IP address, device information including identification code, operating system name and type, mobile network information and standard web log information such as your browser type and previously accessed pages on our website. When you use a location-enabled device with our website and products, we may collect geographic location data or use various location methods, such as sensor data from your device, which may, for example, provide information about nearby cell towers and Wi-Fi. Fi access points. However, we will not share your personal information with third parties without your consent except as set forth herein.
- 6.5. If you create an account on our website and use products, including Jetton, we have the right to store your personal information your name, address, telephone, email and other information. Before you are allowed to use the website and products, we may request additional information such as your date of birth, passport series and number, details you have used with local tax authorities or other personal information to verify your identity and address. We may also request information about you

from third parties, such as an identity verification service.

• 6.6. When you use our website, we collect information about your transactions (such as the date, time and volume of the transaction) and other activities on our website, and we may store information about your computer or other device on our site for fraud prevention purposes. . We may collect additional information about you when you interact with our support team.

- 6.7. When you access the website or our products, we may place small data files called "cookies" on your computer or other device. We do this to remember you as our user; to customize our site and advertisements; to measure the effectiveness of an advertising campaign and collect information on your computer or other device. These actions are taken to reduce risk, prevent fraud and promote trust and security.
- 6.8. In this document, we use the term "personal information" that can be associated with a specific individual and can be used to identify that individual. We do not consider that personal information contains anonymous information, since it does not identify a specific user.
- 6.9. We protect your information using physical, technical and administrative security measures to reduce the risk of information loss, misuse, unauthorized access, disclosure and alteration of information. For protection, we use firewalls, data encryption, physical access controls to our data centers, and information access controls. We also restrict access to personal information to only those employees who need it to perform their job duties. These measures are in accordance with applicable laws, rules and regulations.
- 6.10. From time to time, we need to compare the personal information you provide against third-party databases to verify its accuracy and verify your identity. This allows us to comply with anti-money laundering measures. We will not sell or rent your personal information to third parties. We may combine your information with information we collect from other companies and use it to improve and customize our website, products, content and advertising. We may use your email address to communicate information about products and services that may be of interest to you, but we will not use your personal information without complying with applicable laws and, if necessary, obtaining your consent.
- 6.11. We reserve the right to share your personal information with:
- our banking partners (if you add a bank account, debit card or credit card to your account);
- companies with which we plan to merge or enter into a partnership (if such a
 merger (partnership) occurs, in which case we will require the new partner to
 comply with all terms and conditions with respect to your personal
 information, and you will also receive prior notice of any change within
 policies of this Agreement);
- third-party services, providers that provide personal identification for the purpose of preventing fraud;

- law enforcement agencies, government officials and others, where a.) there is a subpoena, court order or similar legal process; b.) we believe that the disclosure of personal information is necessary to prevent physical harm or financial loss when identifying illegal activities or when investigating violations of the terms of this Agreement;
- other third parties, only with your prior consent.

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- 6.12. The Company does not provide your personal information to other users without your consent or order.
- 6.13. By logging into the Website, you can access, view and edit your personal information at any time using your login credentials.

7. TAXATION

- 7.1. All of your actual and potential tax liabilities are your responsibility, and the Company is not in any way or under any circumstances obligated or obligated to pay your tax liabilities or provide you with any tax advice, including, but not limited to, providing recommendations on registration with the tax authorities, filing tax reports, paying the necessary taxes, their amount, tax benefits, etc.
- 7.2. The price you pay for the jetton does not include taxes. You are solely responsible for determining what taxes, if any, apply to your Jetton purchase, including, for example, sales, use, value added and similar taxes. You are also solely responsible for withholding, collecting, filing, and filing taxes with the tax authorities. We are not responsible for withholding, collection, reporting, administration of any sales, use, value added or other taxes arising from the purchase of Jetton.

8. ACCESS TO SERVICES

- 8.1. The Company reserves the right, at its sole discretion, to terminate the provision of access to the website, platform, related services or any part thereof at any time without prior notice, in particular due to legal grounds related to anti-money laundering.
- 8.1.1. The company uses AML/CFT. Money laundering is the process of disguising proceeds from crime as legally obtained proceeds. The Company will not tolerate the use of its services by the buyer or owner of Jetton for such purposes. If the Company suspects a client of abusing services due to money laundering, it reserves the right to freeze any funds associated with jetton or benefits, request documents confirming the source of origin of such funds if the legitimacy of the income is proven, all accounts and funds will be frozen. If required by applicable law, the company's AML/CFT policy, or required by a court decision or order of an authorized government agency, information may be made available to government regulators and law enforcement agencies for review. The Company also has the right to require

additional information at any time to identify the client and other information to comply with the AML policy.

9. ALERTS

- 9.1. We may provide you with any notices related to this Agreement by: posting on the website, writing to the email address associated with your account. Notices posted on the Website will be effective upon notice sent to your email. You are solely responsible for maintaining and keeping the data in your email address up to date. You will be deemed to have received a notice sent to the address associated with your account, regardless of whether you actually read the email.
- 9.2. To send notices related to this Agreement, please contact us at info@1rus.com. We can update this email. address upon prior notice by posting information on our website. The notification to us will be processed within one day from the date of sending.
- 9.3. All messages and notifications provided for in this Agreement must be presented in Russian (English) language.

10. RISKS

10.1. You acknowledge and agree that there are risks associated with the purchase, storage and use of jettons on the Platform, as set forth in Appendix A, which is an integral part of this Agreement. When purchasing Jetton, you consciously acknowledge and accept these risks - releasing the company from any liability related to the above-mentioned company risks.

- 11. ADDITIONAL CONDITIONS.
- 11.1. To the fullest extent permitted by applicable law and unless otherwise stated in writing:
- Jetton is sold on an "as is" and "as available" basis without warranty of any kind, and we expressly disclaim any implied warranties, including, without limitation, warranties of Jetton's merchantability, fitness for a particular purpose, Jetton's title, and warranties against their use of legal obstacles.
- We make no warranty that the Jetton is reliable, genuine, error-free, will meet your requirements, or that defects in the Jetton, if found, will be corrected, or
- We cannot make any warranty that Jetton or the Jetton delivery mechanism is free of viruses or other harmful components.
- 12. LIMITATION OF LIABILITY
- 12.1. The company can only be responsible for
- (1) proper functioning of the Platform

- (2) proper functioning of the smart contract system, which autonomously carries out the process of securing the Crowdfunder jetton and makes it possible to take advantage of the Platform using the jetton.
- Risks associated with the purchase, storage and use of jettons on the platform, as specified in Appendix A, are considered force majeure circumstances; the Company does not bear any responsibility for their occurrence.
- 12.2. The Company, its affiliates and their respective officers, employees or agents shall have no liability to you or anyone else for any damages or losses of any kind, including, but not limited to, direct, indirect, incidental, special or consequential damages (including, but not limited to, lost profits, lost sales, or damages that result from the use of or inability to use the Website and its products), even if Company has been advised of the possibility of such damages and losses, including, but not limited to, use or attempted use the Company's website and/or products or other related website.
- 12.3. Neither we nor any of our affiliates or licensees are liable for any compensation, reimbursement or other damages arising in connection with:
- with your inability to use jetton, including as a result of termination or suspension of the network used or this Agreement, also in the event of a power outage, power failure, maintenance, defects, system failures or other failures;
- costs of purchasing substitute goods or services;
- any of your investments, expenses and obligations undertaken by you in accordance with this Agreement, your use of or access to jetton;
- any unauthorized access, modification or deletion, destruction, destruction, loss or breakdown of stored data, including records, private key or other credentials associated with jetton.

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12.4. To the fullest extent permitted by applicable law, you will indemnify, defend, the Company and our respective past, present and future employees, employees, directors, contractors, consultants, shareholders, suppliers, vendors, service providers, parents, subsidiaries, affiliates persons, agents, representatives, predecessors and successors in title ("Company Parties"), against all claims, demands, actions, damages, losses, costs and expenses (including legal fees) that arise as a result of:

Your purchase or use of Jetton;

Your duties and obligations under this Agreement;

Your violation of this Agreement or; violation of the rights of any other person or entity.

12.5. You will indemnify and hold us and our affiliates and licensors, and each of their respective employees, officers, directors and representatives, harmless from and against any and all claims, damages, losses, liabilities, costs and expenses (including legal fees - attorney's fees), arising out of or relating to any claim by third parties in relation to this Agreement or your jettons that is inconsistent with the terms of this Agreement. If we or our affiliates are required to respond to legal notices, subpoenas, or other enforcement actions described above, you will also be reimbursed for any necessary legal fees associated with the time spent on the work of our employees, contractors, or materials. , spent on responding to a third party, you will also reimburse us for the costs associated with the work of lawyers, according to the average hourly rate, and other costs associated with the above processes.

12.6. The information, software, products and services included or available on the Website may contain inaccuracies or typographical errors. Some changes to this information may be made from time to time. The Company may make improvements and/or changes to the Website at any time. The Company makes no representations regarding the suitability, availability, currency or reliability of Jetton, the Website, information, software, products, services and related graphics contained on the Site. To the fullest extent possible, Jetton, the Website and all such information, software, products, services and related graphics are provided "as is" without any warranties or conditions of any kind. The Company hereby disclaims all warranties and conditions with respect to Jetton, the Website, the information, software, products, services and related graphics, including all implied warranties or conditions of merchantability, fitness for a particular purpose, title and non-infringement.

14. REPRESENTATIONS AND WARRANTIES

- 14.1. When transferring funds through the system of smart contracts (smart contracts) when purchasing jetton, you confirm and guarantee the following.
- 14.1.1. You have read and understand this agreement, including Exhibit A.
 - 14.1.2. You have a reasonable understanding of the functionality, use, storage, distribution mechanism and other characteristics of cryptographic jettons such as Ether, jetton storage mechanism (for example, token wallet or crypto wallet), blockchain technology and software based on it, have understand the terms of this Agreement and assess the risks and consequences when purchasing jetton.
 - 14.1.3. You have carefully studied the code of the smart contract system, which is located on the blockchain, and you fully understand and accept the functions implemented in it.

- 14.1.4. You have received enough information about jettons to make an informed decision about their purchase.
- 14.1.5. You understand the limitations and risks associated with the creation of the jetton system of smart contracts provided for in these articles of this Agreement, acknowledge and accept these risks.
- 14.1.6. You understand, accept and bear the risks associated with the purchase of jettons, their storage and use on the Platform.
- 14.1.7. You understand that jettons provide only the right to access, use the Platform, the right to use the corresponding features and do not provide for any other rights or forms regarding the Platform, the Company or its affiliates.
- 14.1.8. You are purchasing jetton solely for the purpose of accessing and using the Platform, maintaining, developing, testing, hosting and operating the Platform, being aware of the business risks associated with the Company and the Platform.
- 14.1.9. Your purchase of Jetton is subject to applicable laws and regulations in your jurisdiction, including:
- legal capacity and any other applicable legal requirements in your jurisdiction to purchase jetton, use the Platform and enter into contracts with us;
- any currency or regulatory restrictions applicable to such purchase;
- any government or other permits that may be required.
- 14.1.10. You will comply with any applicable taxes in your jurisdiction associated with the purchase of Jetton.
- 14.1.11. If you buy jetton on behalf of another organization or any other person, you are authorized to accept this Agreement on behalf of this organization or this person, in the future the organization will be responsible for violation of the provisions of this agreement by you or other employees of this organization.
- 14.1.12. You are not:
- a citizen or resident of a jurisdiction or geographic area where access to and use of the Platform is prohibited by applicable law, ordinance, regulation, treaty or administrative act;
- a citizen or resident of a geographic area that belongs to a sanctioned or embargoed sovereign state.

- an individual or a person associated with an organization, certain persons without rights in that organization, certain persons on a blocked list, or disqualified parties.
- If you register to purchase jetton on behalf of a legal entity, you represent and warrant that:
- this organization is not registered in a jurisdiction where access and use of the Platform is prohibited by applicable law, decree, regulation, agreement or administrative act;
- the legal entity is properly organized and operates lawfully in accordance with the applicable laws of the jurisdiction;
- You are duly authorized by the organization to act on its behalf.
- 14.1.13. You understand and accept that the risks of losing the jetton, as well as that your purchase and receipt of the smart contract system are transferred from the company to you in Singapore.

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- 15. SETTLEMENT OF DISPUTES; ARBITRATION
- 15.1. Binding Arbitration. Any disputes between the Parties must be resolved through amicable (informal) dispute resolution before any legal proceedings are taken.
- 15.2. Notification; peaceful settlement of disputes. Each Party shall notify the
 other Party in writing of any Dispute within (30) thirty days from the date the
 dispute arose, so that the Parties can amicably decide to resolve the dispute
 informally. The notice must be sent to the company at
- email Address: info@1rus.com. A response to the notification will be sent to your email. the address associated with your account. Your notice must include:
- Your name, mailing address, email address and telephone number;
- an accurate and correct description of the nature and reasons for your dispute;
- specific solution to this dispute. If You and the Company are unable to resolve the Dispute within (30) thirty days from the date of receipt of the notice, You and the Company may, as provided in this section, initiate arbitration proceedings.

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 15.3. Any arbitration proceedings will be conducted in the Arbitration Court of the Irkutsk Region.

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16. OTHER PROVISIONS

- 16.1. By accepting this Agreement, you confirm that you have read the terms of the White Paper, as well as other terms and policies of the Platform, and you are aware of all the risks and rules provided for in this Agreement.
- 16.2. This agreement will be governed by, construed and enforced in accordance with the laws of , without regard to any conflicts of law that would cause the application of the laws of any other jurisdiction.
- 16.3. If any term, clause or provision of this agreement is found to be unlawful, void or unenforceable, then such term, clause or provision will be severed from this Agreement and will not affect the validity or enforceability of any remaining part of such term, clause or provision or other term. clauses or clauses.
- 16.4. Persons under the age of 18 are not eligible to register on the Website
 or use the Platform. If we learn that anyone under 18 has provided us with
 personal information, we will promptly delete that information and block
 access to the website and Platform.
- 16.5. We, our affiliates or our subsidiaries shall not be liable for any delay or failure in performance of any obligation hereunder when the delay or failure arises from any cause beyond our reasonable control, including labor disputes or other industrial disturbances, electrical, telecommunications failures, hardware or software problems or other utility interruptions, earthquakes, storms and other natural phenomena, as well as blockades, embargoes, riots, government actions or orders, terrorist acts, war, changes in blockchain technology (in the broad sense), changes in any other blockchain protocols or due to any other force majeure.
- 16.6. We and you are independent Parties to the agreement, and neither Party
 of any of the relevant affiliates is an agent of the other Party, and does not
 have the right to make decisions on behalf of the other. Both Parties have the
 right:

- develop its products, services, concepts, systems or methods that are similar to or competitive with the other Party's products, services, concepts, systems or methods;
- provide system development or integration assistance to third parties that may offer products or services that compete with another party's products or services.

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- 16.7. This agreement does not imply the provision of legal assistance to third parties, persons or organizations.
- 16.8. You will not assign this Agreement or delegate or sublicense any of your rights under this Agreement without our prior written consent. Any assignment of this Agreement or delegation of rights under this Agreement will be void. Subject to the foregoing, this Agreement will be binding upon both Parties and their respective successors and assigns.
- 16.9. Failure to timely enforce any provision of this Agreement will not constitute a waiver of future enforcement of that provision or limit our right to enforce such provision at a later date. All waivers sent by us must be complete and documented and provided in writing.
- 16.10. This Agreement constitutes the entire Agreement between You and Us with respect to the subject matter hereof. This agreement supersedes all prior or prior statements, understandings, agreements or communications between us, oral or written, regarding the subject matter of this Agreement. We will not be bound by, and expressly disclaim, any term, condition or addition to the provisions of this Agreement that differs from the terms of this Agreement (whether it changes a material element of the Agreement or not) that is provided to you in any way by ordering, delivery, confirmation or correspondence or any other document.

ANNEX 1

Important Note: As noted elsewhere in the Jetton Agreement, Jettons are not structured or sold as securities or any other form of investment product. Accordingly, nothing contained in Appendix A constitutes the basis for any investment decision or constitutes specific advice. The Company expressly disclaims any liability for direct or indirect loss or damage of any kind arising directly or indirectly from:

depending on any information contained in this Appendix 1;

any errors, omissions or inaccuracies in information, or any actions resulting from such information.

When purchasing, storing and using jetton, you expressly acknowledge and understand the following risks:

1. RISK OF LOSS

The risk of losing access to the jetton, due to the loss of a private key, a storage error, or an error in purchasing a private key or combination of private keys that are necessary to control and dispose of the jetton stored in your virtual wallet or storage. Accordingly, loss of the required private key(s) associated with your virtual wallet or token storage will result in the loss of such tokens.

Moreover, any third party with access to these keys, including access to the virtual wallet or storage credentials that you use, may misappropriate your jettons.

Any errors or failures associated with the virtual wallet or storage facility that you have chosen to accept and store jettons, including your own failure to properly maintain or use such virtual wallet or storage facility, may also result in the loss of your jettons.

In addition, failure to accurately follow the procedures for purchasing and receiving Jettons, including incorrectly providing the email address you provide to receive Jettons, may result in the loss of your Jettons.

2. RISK ASSOCIATED WITH THE BLOCKCHAIN PROTOCOL

Because jetton and cryptocurrencies are based on a blockchain protocol, any malfunction, breakdown or failure of the blockchain protocol could have a material adverse effect on the Platform or jetton. Moreover, advances in cryptography or technological advances, such as the development of quantum computing, may pose risks to Jetton and the Platform, including the benefit of Jetton to obtain related services, by exposing ineffective encryption mechanisms that underlie the blockchain protocol.

3. RISKS OF MINING ATTACKS

Like other decentralized encryptions based on the blockchain protocol, Jetton is susceptible to mining attacks during the process of adding Jetton transactions to the blockchain, including doubling attacks, majority mining attacks, and proprietary mining attacks. Any successful attack poses a risk to the Platform and Jetton, including, but not limited to, complete destruction and recording of Jetton transactions.

4. RISK OF HACKING AND SECURITY SYSTEM DISADVANTAGES

Hackers or other malicious groups or organizations are capable of attempting to interfere with the Platform or jetton in a variety of ways, including malware attacks, service disruption attacks, basic attacks, Sybil attacks, smurfing and spoofing. In addition, because the Platform uses open source software internally, there is a risk that a third party or member of the Company team could intentionally or unintentionally introduce weaknesses into the underlying infrastructure of the Platform, which could negatively impact the Platform and Jetton, including the benefit of using Jetton on the platform.

5. RISKS ASSOCIATED WITH THE JETTON MARKET

Jettons are intended for use solely on the platform, and the Company does not assist in the subsequent sale or determination of the value of Jettons. This limits the intended ability to use Jettons to access or use the Platform and therefore may

create a risk of illiquidity with respect to Jettons you hold. Even if secondary jetton trading is provided by third-party exchanges, such exchanges may be relatively new and subject to little or no regulatory oversight, making them more susceptible to market risks.

6. RISK OF UNINSURED LOSSES

Unlike bank accounts or accounts at some other financial institutions, jettons are not insured unless you specifically obtain private insurance to cover them. Therefore, in the event of loss or depreciation of jetton, we do not have a government insurer or private insurance to suggest you turn to.

7. RISKS ASSOCIATED WITH UNCERTAIN PROVISIONS,

ENFORCEMENT MEASURES AND EXISTING

LEGISLATIVE RISKS.

The jetton regulatory regime and common metering technology are unclear and unstable in many jurisdictions. It is difficult to predict how regulators may apply existing regulations regarding such technology and its applications. Likewise, it is difficult to predict how legislators and regulators may implement legislative and legal changes affecting distributed ledger technology and its applications, including the platform and jetton. Regulatory actions can negatively impact the platform and jetton in a variety of ways. The Company may cease to operate in a jurisdiction if regulations or changes in law and regulation make it unlawful to operate in such jurisdiction or commercially undesirable to obtain the necessary regulatory approvals to operate in such jurisdiction.

In addition, the Company is not responsible for any losses incurred by the Client, and the Client will indemnify and hold the Company harmless from any such losses caused by restrictions and legal barriers, and other legal circumstances, in any jurisdiction, including, but not limited to, the USA, China, Singapore, South Korea.

8. RISKS RELATED TO TAXATION.

Taxation of jettons is unclear. You should seek your own tax advice associated with the purchase of a jetton, which may result in adverse tax consequences to you, including withholding taxes, income taxes and tax reporting requirements.

9. RISK OF ALTERNATIVE PLATFORMS

It is possible to create alternative platforms that use similar functionality to the Platform. The Platform may compete with these alternative platforms, which may adversely affect the operation of the Platform and Jetton, including Jetton's utility in obtaining services.

10. RISKS OF WEAKNESS OR INTERRUPTION IN CRYPTOGRAPHY (ENCRYPTION).

Advances in encryption or technical advances, such as the development of quantum computers, may pose a risk to the cryptocurrency, platform and jetton, which could result in the theft or loss of the jetton.

11. RISK OF LACK OF INTEREST IN THE PLATFORM OR

COMMON APPLICATIONS.

It is possible that the Platform will not be used by a large number of individuals, companies or other organizations, or that there will be insufficient social interest generally to create and operate the Platform. Such lack of interest may negatively impact the development of the Platform or the potential usefulness of Jetton.

12. RISK ASSOCIATED WITH DEVELOPMENT, DEVELOPMENT AND MAINTENANCE

12. RISK ASSOCIATED WITH DEVELOPMENT, DEVELOPMENT AND MAINTENANCE PLATFORMS.

The platform is still under development and may undergo significant changes over time. While we intend to monitor the progress of the jetton and Platform specifications in the White Paper and take commercially reasonable steps in that direction, we may have to make changes to the jetton or Platform specifications for a number of legitimate reasons. This may create a risk that Jettons or the Platform as developed and maintained may not meet your expectations at the time you purchased Jetton. In addition, despite our good faith efforts to develop and maintain the Platform, it is still possible that the Platform will experience crashes or other defects and may not be properly developed and maintained, which could adversely affect the Platform and the potential usefulness of Jetton.

14. UNEXPECTED RISKS

Cryptographic jettons are a new and untested technology. In addition to the risks included in Appendix 1, there are other risks associated with the purchase, storage and use of jetton, including risks that the Company is unable to predict. Further risks may arise in unforeseen variations and combinations discussed in this Appendix 1.

Appendix D

PRIVACY STATEMENT OF PERSONAL DATA INTERNET SERVICE TonMiner GLOBAL

GENERAL PROVISIONS

This Statement on the confidentiality of personal data is the official provision of the Internet service 1RUS.COM (hereinafter referred to as the Service). To be able to use the services of the Service, the user must go through the registration procedure by providing the Service Administration with personal data that the Service Administration may

need to provide services. By providing his data to the Service Administration, the User agrees to the transfer of such data to third parties in order to organize the provision of services.

The collection, processing, storage and transfer of personal data of Users that were provided voluntarily by such users is carried out under the following conditions:

The Service Administration respects the privacy of users and has developed this privacy policy to demonstrate its commitment to protecting the privacy of Users. This personal data privacy statement describes the information that the Service Administration collects, how this information can be used, to whom it can be transferred, and in what cases it is disclosed. The Service Administration recommends that Users carefully read this Statement on the confidentiality of personal data when using the Service or conducting business with the Service Administration. By using the Service, the User accepts the rules described in this Statement on the confidentiality of personal data.

The Regulations were developed in strict accordance with the Federal Law "On Personal Data", international regulations in the field of collection, processing, protection and use of personal data, as well as generally accepted rules for the processing, storage and transmission of personal data on the Internet, as well as other regulations -legal documents that regulate the processing, storage and transmission of personal data on the Internet.

In its appearance, this document is an offer, namely a unilateral proposal to an unlimited number of persons to enter into an agreement on the conditions specified in this document. Any active actions of the User within the Service are recognized by the Service Administration as acceptance (acceptance) of this offer and indicate that the User has read the terms of this Statement on the confidentiality of personal data, accepts such conditions, consents to the processing of his personal and other personal data, and also confirms that, in accordance with the jurisdiction of his state, he has the right to enter into such contractual relations (has a sufficient level of legal capacity).

If one or more of the terms of this Privacy Statement becomes invalid, invalid or unenforceable, this does not affect the validity or enforceability of the remaining provisions of this Privacy Statement.

The User is personally responsible for checking this Personal Data Privacy Statement for changes. The Administration of the Service reserves the right, at its sole discretion, to change or supplement this Statement on the confidentiality of personal data at any time without prior or subsequent notice. The Administration of the Service will publish such changes and/or additions at 1RUS.COM. Continued use of the Service and its services, after any such changes, means full acceptance of such changes and additions. The moment of changes to these Regulations is the date of publication of the new version of the Regulations on the pages of the Service at the specified address.

1. INFORMATION AND DATA COLLECTED IN THE PROCESS OF USING THE SERVICE

2.

- 3. 1. The Service Administration may collect information that can identify the User. The Service Administration may collect this information through the Service. By using the Service, the User authorizes the collection, analysis and storage of data related to the provision of services and cooperation within the Service.
- 4. 2. In the process of using the Service, the User provides the Service Administration with personal and other information that is necessary for the Service Administration to provide services through the Service, including information that can be transferred by the Service Administration to third parties to organize the provision of services.
- 5. 3. The Administration of the Service reserves the right to transfer the received information to counterparties in order to fulfill their obligations to such persons.
- 6. 4. The Administration of the Service reserves the right to transfer the received information to government agencies and departments upon their request, in accordance with the law and other regulations of the current legislation, as well as international law.
- 7. 5. Any personal data is processed in accordance with the Federal Law "On Personal Data", Regulation of the European Parliament and Council (EU) 2016/679. The Administration of the Service uses the provided data only for the purposes listed in this Regulation, as well as to improve the quality of the Service and its services.
- 8. 6. The Administration of the Service does not verify the accuracy of the personal data provided by the User, but reserves the right to monitor the accuracy of such personal data. The Service Administration is not

responsible for negative consequences and conflict situations that occurred as a result of the User providing erroneous personal data.

9.

10.

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12. INFORMATION AND DATA YOU MUST PROVIDE TO USE THE SERVICE

13.

14. In order to register as a user and start using the Service, the User will be asked to provide certain data. The Service Administration may collect and store any personal (commercial) information that the User provides when using the Service or in any other way. Any data received is collected, processed, stored and used by the Service Administration in strict accordance with these Regulations, as well as regulations that govern the use of Users' personal data.

15.

1. USING TECHNOLOGY TO COLLECT INFORMATION

2.

- 3. The Service Administration uses various technologies to collect information from the User's device and about the User's actions within the Service.
- 4. The Administration of the Service reserves the right to use automated scripts, plug-ins and other software products to collect, process, store and transmit personal and other data of the User that was previously downloaded or transmitted by such User in the process of using the Service.
- 5. The Administration of the Service reserves the right to make changes to the procedure for collecting, processing, storing and transferring personal and other data received from the User in the process of using the Service. Any changes to the conditions for the collection, processing, storage and transfer of personal and other data are carried out publicly, with mandatory notification to the User through the Service or other communication channels that were formed as a result of the User providing personal contact information. After changes are made to these conditions, a new version of this document will be published and brought to the attention of all Users of the Service.

6.

7.

8. INFORMATION COLLECTED AUTOMATICALLY

9.

10. The Service Administration automatically collects information from the User's browser or device when visiting the Service. This information may include IP address, device ID and type, browser type and language, operating

system (mobile system) used on the device, access time, geographic location of the access device.

11. The Service Administration may collect other information and data that the Service may need to provide services. In such cases, the User will receive a corresponding request for permission to collect additional information and data.

12.

COOKIES AND USE OF COOKIES DATA

"Cookies" are small pieces of information that a website stores on the User's computer or mobile device while visiting the Service. This allows the server to aggregate information from the browser so that the User does not have to re-enter data when returning to the Service or viewing different pages. The User can learn more about how cookies work at www.cookiecentral.com.

When the User visits the Service, the Service Administration (Software) may install one or more cookies on the User's device to facilitate future access to the Service and to personalize the User's experience when using the Service and its services. Using cookies, the Service Administration can automatically collect information about the User's actions within the Service, the pages that the User visits, the time and date of visits, etc.

Each User can change their browser settings to stop storing cookies. You can accept or reject the use of cookies through your browser's built-in functionality. Some cookies may be placed by a third party service provider that performs certain functions for the Service Administration.

These cookies are used exclusively for high-quality and complete provision of access to the Service and the provision of information and other services through the Service, including for:

recognition of new or previous users;

remembering the User's settings preferences;

remembering whether the User has already answered the pop-up question;

remembering whether the User has given consent (or not) to the use of cookies within the Service;

carrying out anonymous collection of general statistics on the use of the Service; sending advertising messages to Users that correspond to the interests of the User. Cookies are also used to limit the number of times the User views advertising messages;

collecting reliable information about the use of the Service, which will allow us to assess how well the Service meets the needs of users and make any necessary improvements;

OTHER TECHNOLOGIES USED IN THE SERVICE

The Service Administration may use standard Internet technologies, such as web beacons and other similar technologies, to track the use of the Service. The Service Administration may include web beacons in advertisements or email messages to determine whether these messages have been opened. The information that the Service Administration receives in this way allows you to customize the services that are offered to users, to deliver targeted advertising and to evaluate the overall effectiveness of online advertising, content or other activities.

Any use of technology during the operation of the Service is carried out exclusively within the framework of current legislation and generally accepted norms of the Internet community.

INFORMATION COLLECTED BY THIRD PARTIES FOR ADVERTISING PURPOSES

The Administration of the Service may allow service providers, advertising companies and advertising networks, as well as other third parties to display advertising on the pages of the Service. These companies may use tracking technologies such as cookies and web beacons to collect information about users who view and interact with their advertisements.

The Service does not provide any anonymous personal information to third parties, except as expressly provided in these Regulations or applicable law.

PROCESSING OF INFORMATION AND DATA RECEIVED

- 1. The Service Administration may use the information to:
- 1.1. provision and improvement of services provided within the Service;
- 1.2. managing the User account and providing customer support;
- 1.3. conducting research and analysis on the use of the Service;
- 1.4. communicating with Users via email;
- 1.5. developing, displaying and tracking content and advertising;
- 1.6. Service analysts;
- 1.7. application of any rights specified in documents posted on the pages of the Service.

TRANSMISSION OF RECEIVED INFORMATION AND DATA

- 1. Personal information. The Service Administration does not transfer personal information to third parties, except for the cases specified in this Statement on the confidentiality of personal data.
- 2. The Service Administration may exchange personal information with service providers. The Service Administration may exchange information, including personal information, with third parties who perform certain services on behalf of the Service Administration. These service providers may have access to personal information necessary to perform their functions, but may not distribute or use such information for any other purpose.
- 3. The Service Administration may disclose information, including personal information:
- In response to a subpoena, court order, or request for cooperation with law enforcement and other government agencies; to establish or exercise legal rights, to defend against legal claims.
- When the Service Administration is confident that disclosure is appropriate in connection with efforts to investigate, prevent, or take other measures regarding illegal activities, fraud, and other offenses; to protect the rights, property or safety of users; to comply with applicable laws or cooperate with law enforcement authorities; or to enforce compliance with the terms of use of the Service or other agreements.

SCOPE OF INFORMATION AND DATA PROVIDED

1. The User may not provide certain information, but this may result in the inability to use certain functions of the Service.

PROTECTION OF PERSONAL INFORMATION

The Service Administration takes security measures to protect Users' personal information from unauthorized access and disclosure. However, no system can be completely secure. Therefore, the Service Administration does not guarantee that personal information will always remain secure. Users should also take care in how they handle and disclose personal information and should avoid sending personal information through unsecured channels.

The Administration of the Service protects and protects received personal data in accordance with generally accepted data protection practices in the Internet

community, as well as in strict accordance with international standards in the field of collection, processing, storage and transmission of personal data of Internet users.

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Administration:

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