

Partnership Agreement

Under this Agreement, one party, represented by Lucky Capital (hereinafter referred to as the Project), and any Participant previously registered in the project (hereinafter collectively referred to as the “Parties”), have entered into this Agreement, which is addressed to an unlimited number of persons and constitutes an official public offer by the Project to enter into an agreement with the Participant for attracting the Participant as a Partner of the Project with the aim of generating profit.

1. GENERAL PROVISIONS

1.1. The Partner confirms that, being in good health, without coercion and of his/her own free will, and not subject to any manipulation, he/she knowingly and with full awareness of all risks independently makes a responsible decision to participate in the Project’s activities as a Partner.

1.2. The relationship between the Project and the Partner is formalized by means of this Public Offer Agreement. By clicking the “AGREE” button on the Lucky.Capital website at the relevant section, the Partner, regardless of his/her status under applicable law, accepts the terms of the Public Offer regarding the change of the Participant’s status and his/her transition to the status of Partner as set forth below.

1.3. A Partner who has attracted Participants to the project is entitled to participate in the referral program in order to receive bonuses and premiums from the Project.

1.4. A higher-level Partner, prior to attracting a new lower-level Participant, is obliged to explain to him/her all the rules of participation in the Project, connect him/her with the Project’s administrator, and, if necessary, provide assistance in joining the project.

1.5. It is strictly prohibited to attract close relatives of the Partner as lower-level Participants (i.e., creating multi-accounts with the aim of obtaining greater income from the Project).

1.6. The connection of close relatives as lower-level Participants is permitted only for the purpose of their full participation in all products offered by the Project and is subject to the Project’s consent.

1.7. In the event that the Partner violates this Agreement, the Project reserves the right to suspend the accrual and payment of any profit from all joint accounts for up to 30 calendar days until explanations are received from the Partner and the Participant. After this period, if justified explanations regarding the violation are not provided, the funds deposited by them shall become the income of the Project or may be returned to the Participant by decision of the majority of other Participants.

1.8. In the event that a new Participant attracted by the Partner subsequently becomes a Partner of the project, the initial Partner will become a second-level Partner and receive profit from the newly attracted Participant. Such profit accrual is carried out in accordance with the Addendum to this Agreement set forth in Table 1.

2. TERMS AND DEFINITIONS

2.1. **“Acceptance”** – the Participant’s acceptance of the Project’s offer to place funds, which is posted on the Lucky Capital website, by transferring funds in the manner specified by the Project.

2.2. **“Participant”** – any legally competent individual, under applicable law, who has visited the website at Lucky.Capital and deposited his/her funds under the terms of the Project.

2.3. **“Project”** – a legally competent individual representing Lucky Capital in accordance with the law and acting in the interests of Lucky Capital, who has the right to accept and place the Participant’s funds.

2.4. **“Legislation”** – the established norms for regulating contractual relations under this Agreement.

2.5. **Referral Program** – a program offered by the Project to encourage Participants for active involvement in the project and to attract new investors.

2.6. **“Partner”** – a Participant who actively participates in promoting and conducting the activities of the Project and who has attracted a new Participant to the project.

2.7. **“Lucky Capital Trade Secret”** – information disclosed to the Participant regarding the Project’s market strategy, sources of profit, the procedure for calculating and paying profit to Participants, bank accounts, cryptocurrency wallet addresses, information about other Participants in the Project, and any similar information.

3. RIGHTS AND OBLIGATIONS OF THE PARTNER

3.1. Obligations of the Partner:

- Actively participate in the activities of the Project.
- Prior to attracting a new Participant to the Project, acquaint him/her with the Participant’s Public Offer Agreement.
- Inform the new Participant of the rules of the Project, the procedure for depositing funds, and receiving profit.
- Undertake all possible actions aimed at promoting the Project and attracting new

Participants.

- Refrain from any actions that create an unjustified or disproportionately high load on the Project's system infrastructure.
- Not use any devices, software, or programs to interfere with the normal operation of the Project.
- Be a Participant in accordance with the "Partner Pro" package.

3.2. Rights of the Partner:

- To receive complete and necessary information from the Project required for attracting new Participants.
- To receive additional profit from the Project.
- To participate in the gift and prize draws organized by the Project.

Addendum No. 1 to the Partnership Agreement

Referral Levels and Accruals

Network Level	Percentage of Investments	For example, attracted	Your Income
1 Level	7%	1 000 USDT	70 USDT
2 Level	5%	2 000 USDT	100 USDT
3 Level	3%	5 000 USDT	150 USDT
4 Level	2%	10 000 USDT	200 USDT
5 Level	1.5%	20 000 USDT	300 USDT
6 Level	1%	50 000 USDT	500 USDT
7 Level	0.5%	100 000 USDT	500 USDT
8 Level	0.5%	200 000 USDT	1 000 USDT
9 Level	0%	-	-
10 Level	0%	-	-

LC Levels and Their Rewards

Level	Investment Balance	Attracted Team Amount	One-Time Premium
LC 1	500 USDT	0 USDT	0 USDT
LC 2	500 USDT	1 000 USDT	100 USDT
LC 3	500 USDT	5 000 USDT	350 USDT
LC 4	500 USDT	25 000 USDT	1 000 USDT
LC 5	1 000 USDT	100 000 USDT	6 000 USDT
LC 6	5 000 USDT	500 000 USDT	30 000 USDT
LC 7	10 000 USDT	1 000 000 USDT	60 000 USDT
LC 8	20 000 USDT	3 000 000 USDT	180 000 USDT
LC 9	40 000 USDT	10 000 000 USDT	360 000 USDT
LC 10	60 000 USDT	30 000 000 USDT	720 000 USDT