

BLOCK CHAIN BASED NETWORK COMPUTER HARDWARE AND OPERATING SYSTEM SALES AGREEMENT

This BLOCK CHAIN BASED NETWORK COMPUTER HARDWARE AND OPERATING SYSTEM ("Product")SalesAgreement is between Mining Max, LLC, a California limited liability company ("Company") and the purchaser of aproduct ("Customer"). The Company specializes in sales and consignment management of said product. The Customer's name is

NOW, THEREFORE, inconsideration forthemutualcovenants and promises contained in this Agreement, Company and customer agreeas follows:

Section 1. PURPOSE

The Customer purchases aproduct from the Company. This Agreement describes such arrangement and its terms in detail.

Section 2. PRICE AND DELIVERY

- (1) Price of product: [Model name MM-ALT-601] \$3,200.00.
- (2) Number of contracted machines: 0ea
- (3) Delivery Period: Maximum of 45 days

Section 3. REFUND AND RETURN OF PRODUCT

- (1) Refund: Customer can cancel this contract within THREE (3) calendar days from the execution date and request a full refund.
- (2) Return: After 3 days, the Customer can request, upon obtaining approval from the company, to return the product that was purchased by the Customer.
- (3) Once approved by the Company, the Customer can ship the product to the company or have the
 company pick up the product from the customer's location, less any fees, shipping costs and any sales
 commissions already paid out.

Section 4. NONDISCLOSURE AND PRIVATE PRIVACY POLICY

- (1) Customer must not release any confidential information regarding the Company that is not available to the public, to any Third party or institution without obtaining prior written consent from the company.
- (2) Customer is required to sign the privacy protection policy provided separately. This contract is fully in effect and enforceable only upon the customer signing separately provided privacy protection policy.

Section 5. CANCELLATION AND DAMAGE

- Both Parties may cancel or revise this Agreement and request for compensation of damages if any of the following conditions are met.
- (1) If any part or whole of this Agreement is found to be violated by either Party.
- (2) If Slander, Libel or clear Defamation of either Party have been acknowledged.

Section 6. FORCE MAJEURE

- (1) Neither the company nor the customer shall be liable in damages, or shall be subject to termination of this Agreement, for any delay or default in performing any obligation hereunder if that delay or default is due to any cause beyond the reasonable control and without fault or negligence of that party.
- (2) The party becomes unable to perform his/her duty due to the conditions sets forth above in clause 1 shall have a duty to inform the other party immediately.
- (3) Once the party restores his/her ability to perform his/her duty, he/she shall promptly and diligently
 perform the duty.

Section 7. GOVERNING LAW

Anydispute, controversyorclaim between the parties arising out of for inconnection with this Agreement, including but not limited to its conclusion, existence, validity, interpretation, performance or non-performance, breach, or termination, whether arising before or after the termination of the Agreement, shall be referred to and finally determined by the appropriate court located in, and shall be governed by, and construed in accordance within the laws of where the Headquarters of the company is located.

Section 8. BINDING OF AGREEMENT

- (1) 1. After the Customer signs this Agreement and sends it to the Company, the Customer is required to make a full payment to purchase the product.
- (2) 2. Once the payment is verified, the Company then shall sign this Agreement and returns it to the Customer with the payment receipt, at which time the Agreement shall be considered complete and legally binding.

Section 9. ARBITRATION

- (1) 1. Any controversy or claim arising out of or relating to this Agreement or the breach thereof shall be settled by arbitration in the state of California in accordance with the rules of the American Arbitration Association then in effect.
- (2) 2. The judgment upon the award rendered by the arbitrator or arbitrators shall be final and binding upon the parties hereto.
- (3) 3. If arbitration is required to enforce or to interpret a provision of this Agreement, or otherwise arises
 with respect to the subject matter of this Agreement, the prevailing party shall be entitled, in addition to,
 other rights and remedies that it may have, to reimbursement for its expenses incurred with respect to that
 action, including court costs and reasonable attorneys' fees at trial, on appeal, and in connection with any
 petition for review.

Section 10. NOTICES

All notices shall be sent prepaid either by mail (including electronic mail), telex or facsimile addressed to the respective parties at the address hereinafter set forth, unless they shall otherwise notify in writing.

Section 11. ENTIRE AGREEMENT

This Agreement is the entire agreement between the parties, cannot be changed orally, and neither party has made any representations or promises to the other which are not expressed in this Agreement.

Section 12. ASSIGNMENT

This Agreement shall not be assigned by either party hereto without obtaining a written approval from the other party.

Section 13. WAIVER

No waiver of a breach of the terms of this Agreement shall be effective unless made in writing, and no such waiver shall be deemed a waiver of any other existing or subsequent breach. No modification of this Agreement shall be of any effect unless set forth in writing.

Section 14. SEVERABILITY

In any provision of this Agreement is declared invalid or unenforceable by a court having competent jurisdiction, it is mutually agreed that this Agreement shall endure except for the part declared invalid or unenforceable by order of such court. The parties shall consult and use their best efforts to agree upon a valid and enforceable provision which shall be a reasonable substitute for such invalid or unenforceable provision in light of the intent of this Agreement.

Section 15. HEADINGS

The paragraph headings contained in this Agreement are for convenience only and shall not affect in any manner the meaning or interpretation of this Agreement.

Section 16. California Customer

If the customer is defined as a California resident by US Tax laws and regulations, the customer hereby certifies that the product purchased is for use exclusively outside of the state of California.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as of the date on .

Company Representative Name: MINING MAX, LLC

Address: 6671 Las Vegas Blvd S Building D, Suite 210, Las Vegas, Nevada 89119,, USA

Telephone No: 2135145748

Company Representative Signature:	
Customer Name:	
Address:	
E-mail:	
Telephone No:	
Customer Signature:	

