

SPECIAL TERMS AND CONDITIONS ARBISTAR CLUB STATUTES

1.– INTRODUCTION AND BACKGROUND INFORMATION.–

1.1.– **ARBISTAR 2.0, SOCIEDAD LIMITADA**, as the head company of the Arbistar Corporation, hereinafter **ARBICORP**, is a company specialized in the creation, development and distribution of computer applications and services, and other similar services; and is the owner of the website: <https://www.arbistar.com>

1.2.– **ARBISTAR 2.0, SOCIEDAD LIMITADA** is a commercial entity of Spanish nationality; constituted for an indefinite period of time by virtue of a public deed dated **May 8, 2019**, authorized by the Notary of the Illustrious College of the Canary Islands, **Mr. Nicolás Castilla García**, under number **2,251** of his general protocol, and is registered in the Commercial Registry of Santa Cruz de Tenerife, in **Volume 3. 629, Folio 39, Section 8, Page TF-62811**, and is also registered in the Official Register of Canary Islands Special Zone Entities (ZEC), in accordance with the provisions of **Article 41.2 of Law 19/1994**, of 6 July, on the Amendment of the Economic and Fiscal Regime of the Canary Islands, under number **1,161**.

1.3.– The Company has its registered office at Avenida Antonio Domínguez, number 5, Zentral Center building, 5th floor, premises number 7; Playa de las Américas, municipality of Arona; province of Santa Cruz de Tenerife, and operates with **C.I.F. number B-76799014**.

1.4.– Forming part of the heterogeneous business corporation that constitutes and represents **ARBICORP** as a compendium of companies, **ARBISTAR COMMUNITY GROUP, S.A.**, hereinafter the Company, is an entity of the group

specialized in the management and administration of a wide and varied offer of **ONLINE** services, and in particular, in the management and administration of digital assets in the crypto-currency market.

1.5.– The aforementioned digital asset management and administration service is managed, directed and provided by the **COMPANY**, under the trade name **CLUB ARBISTAR**, hereinafter the **CLUB**.

1.6.– Legal glossary:

- **Contract of Deposit:** The deposit is a type of civil contract in which the depositor gives a movable thing in custody to the so-called depositary.
- **Depositary:** A person or institution that takes care of property or things of value that are placed in their custody.
- **Depositor:** A person who establishes a deposit of money, securities, etc., for safekeeping or as security for an obligation.
- **Cryptocurrency:** A cryptocurrency is a digital currency designed to function as a medium of exchange. It uses cryptography to secure and verify transactions, as well as to control the creation of new units of a particular crypto currency.
- **Deposit Certificate:** The certificate of deposit is a security issued by the depositary, which offers a fixed return in the stipulated period of time, and it is also a security with the same substance as the securities referred to in Law 19/1985, of 16 July, on Foreign Exchange and Cheques, and it also entails execution, in accordance with the provisions of article 517 of the Civil Procedure Law, published in BOE no. 7 of 08 January 2000.
- **General terms and conditions:** The general conditions of the contract are the predisposed clauses whose incorporation to the contract is

imposed by one of the parties, independently of the material authorship of the same ones, of their external appearance, of their extension and of any other circumstances, having been written with the purpose of being incorporated to a plurality of contracts.

- **Legal system:** It is the power to apply legal norms in specific cases.
- **I was competent:** It is the legitimate court to hear a particular case.
- **Customer's ombudsman:** Figure that an entity can voluntarily create to deal with complaints and claims from its customers.
- **Mediation:** Mediation is an Alternative Dispute Resolution System; alternative because it is extra-judicial or different from legal or conventional dispute resolution channels.
- **Arbitration:** is a procedure by which a dispute is submitted, by agreement of the parties, to an arbitrator or a court of several arbitrators who render a decision on the dispute that is binding on the parties.

2.- PURPOSE, VALIDITY AND MODIFICATION OF THE TERMS AND CONDITIONS.

2.1.- The purpose of the present Special Conditions is to regulate the requirements for access, permanence and separation of the members of the **Club**; the status of each member, according to the module of participation to which the client is adhering at the time of membership, and, of course, to regulate "stricto sensu" their activity.

2.2.- These Special Conditions shall be valid for an indefinite period of time.

2.3.– The Company reserves the right to unilaterally modify these Specific Conditions, when necessary, in order to adapt to legislative, business and/or technological changes.

2.4.– Updated texts will be valid and effective from the time of their publication on the official **Club Arbistar** website (<https://clubarbistar.com>). Therefore, their temporary validity will coincide with the time during which they remain accessible, and until they are modified, totally or partially, at which time the updated texts will become valid.

2.5.– It will be an inexcusable and indispensable condition for membership of the Club the previous reading and express acceptance of the present Particular Conditions and, **in particular, the prevention notices, privacy policy, cookies policy and legal notice.**

3.– OBJECT AND DESCRIPTION OF THE SERVICE.–

3.1.– Club Arbistar was created with the purpose of promoting the loyalty of those clients who hold any corporate account associated with any of the companies that make up **ARBICORP**.

The Company's activity, through the Club, is aimed at providing a service of management and administration of digital resources, previously assigned by the Client through the granting and signing of a deposit contract.

3.3.– By joining the **Arbistar Club**, Clients who hold corporate accounts, in accordance with certain previously established conditions, will benefit from the opportunity to obtain an economic return, necessarily subject to the prior signing of a contract for the commercial deposit of digital assets.

3.4.– By means of this deposit agreement, the Customer/Depositor expressly authorises the Company, to which it attributes total discretion and the broadest powers, to manage and administer these digital assets, on the understanding that these powers are to be exercised by the Company in the interest

of the Customer/Depositor, and always under the commitment of total and exquisite transparency and, in any case, in accordance with criteria and guidelines of maximum profitability.

4.- CONDITIONS AND REQUIREMENTS FOR REGISTRATION AND ACCESS TO THE CLUB.

4.1.- REQUIREMENTS.

4.1.1.- To join the **Club**, and benefit from the privileges offered through it, it is necessary:

– Create a user profile or, if applicable, have or be the holder of a corporate account in **ARBICORP**

– At the same time, and as a "**sine qua non**" condition, the client must sign the corresponding deposit contract, through which he transfers his digital assets, and gives the **Company** powers of management and administration of such digital resources.

4.1.2.- The Client must necessarily express the module or modules of participation to which it is linked.

4.2.- OF THE STATUS OF CLUB MEMBERS AND THEIR CAPACITY.

4.2.1.- The position of the club members will depend on the module or modules of participation to which the client is admitted at the time of his or her incorporation into the club.

4.2.2.- Joining Club Arbistar can only be done under the following participation modules:

- BASIC module
- PARTNER Module

- EXECUTIVE Module
- PRIVILEGE Module
- ELITE Module

4.2.3.– Upon joining the Club, the Client, according to the conditions required for each module, enjoys full freedom to choose, from among the proposed participation modules, the one that best suits his or her interests.

4.2.4.– The client, insofar as he complies with the conditions required for each participation module, will have the option of freely, voluntarily and simultaneously joining several of the participation modules offered, it being understood that the participation of the Client for each module chosen will be unique and exclusive.

4.2.5.– Incorporated into the Club in accordance with the participation module or modules chosen, the client may at any time be linked to any other participation module of those offered, to the extent that being a member of the Club he may be simultaneously included in all the proposed participation modules he wishes.

4.2.6.– In the same way, the Client can renounce the participation module or modules he has taken up and, if necessary, even leave the Club, it being understood that the Client must accept the penalties that may apply, if their application is appropriate at the time of requesting the renunciation, as long as this does not comply with the requirements and commitments of permanence assumed by the Client at the time of his incorporation into the Club.

4.2.7.– The Company reserves the right to limit the capacity of the Club at any time, either temporarily or permanently, based on criteria of profitability and sustainability.

4.3.– OF THE DIFFERENT MODULES OF PARTICIPATION IN THE ARBISTAR CLUB. REQUIREMENTS AND PRIVILEGES LINKED TO EACH MODULE.

4.3.1.– The status of the **Club** members will depend on the module or modules of participation to which the Client is admitted at the time of his or her incorporation to the Club.

4.3.2.– The participation modules proposed by the **Arbistar Club** are the following
:

- BASIC module
- PARTNER Module
- EXECUTIVE Module
- PRIVILEGE Module
- ELITE Module

4.3.3.– The privileges, requirements and obligations attached to the various participation modules are, in particular, as follows:

– *BASIC MODULE.*

Participation in **Club Arbistar**, through the **BASIC** module, requires prior compliance by the Client with the following **REQUIREMENTS**, and will entail the following **BENEFITS**:

REQUIREMENTS:

A) Ordinaries:

- Be a corporate account holder in **ARBICORP**.
- The contribution on behalf and at the expense of the Client of its digital assets.

- The subscription of the mandatory commercial deposit contract, through which the digital assets will be transferred

B) Specifics:

- The customer must pay in advance a fee of **0.02** bitcoins to join the **Club** and, while remaining in the **Club**, the customer will be obliged to renew this fee annually.

- The membership to the **Club**, through this participation module, will require an initial contribution, on behalf of and charged to the Customer, as a deposit, minimum of **0.10** bitcoins and maximum of **1 bitcoin**.

- The contribution, on behalf and at the expense of the **Client**, as a deposit, of his digital assets will imperatively require a commitment of permanence for a period of **12 months**

BENEFITS AND GUARANTEES:

A) Ordinary:

- Without prejudice to any penalty for failure to comply with the commitments made, the Customer shall normally and under normal conditions of strict compliance with its obligations, retain ownership of its digital assets.

- After signing the contract of deposit and transfer of its digital assets, the Customer is provided with a certificate of deposit.

B) B) Specific:

- - For the deposit of its digital assets, the company offers the customer a fixed monthly return of **5% per month**, plus a variable percentage ranging from **0.3% to 1%**, which is granted at the discretion of the company, and in any case, the volume of profits resulting in that period from all products and services related to **ARBICORP**.
- - The client will have the option of compounding, capitalising or reinvesting the amount of the digital assets transferred as a deposit, adding to the initial contribution the returns accrued, if any, up to the maximum permitted in this module (1 bitcoin). From then on, this yield would be collected every monthly cycle.

PARTNER MODULE

Participation in **Club Arbistar**, through the **PARTNER** module, requires prior compliance by the Client with the following **REQUIREMENTS**, and will entail the following **BENEFITS**:

REQUIREMENTS:

A) Ordinary:

- Be a corporate account holder in **ARBICORP**.
- The contribution on behalf and at the expense of the Client of its digital assets.
- The subscription of the mandatory commercial deposit contract, through which the digital assets will be transferred

B) Specifics:

– The customer must pay in advance a fee of **0.05** bitcoins to join the Club and, while staying in the Club, the customer will be obliged to renew this fee annually.

– The membership to the Club, through this participation module, will require an initial contribution, on behalf and charge of the Client, as a deposit, minimum of **0.2** bitcoin and maximum of 3 bitcoin.

– The contribution, on behalf and at the expense of the Client, as a deposit, of his digital assets will imperatively require a commitment of permanence for a period of 24 months.

BENEFITS AND GUARANTEES:

A) Ordinary:

– Without prejudice to the penalty that may apply in cases assessed for failure to comply with the commitments made, the Client, in normal and strict compliance with its obligations, will retain ownership of its digital assets.

– After signing the contract for the deposit and assignment of its digital assets, the Client will be provided with a deposit certificate

B) B) Specific:

– – For the deposit of its digital assets, the Company offers the Client a fixed monthly return of **5.75%** plus a variable percentage

ranging from **0.8%** to **1.5%**, which is granted at the discretion of the Company, and, in any case, to the volume of profits resulting in that period from all the products and services related to **ARBICORP**.

- - The client will have the option of compounding, capitalising or reinvesting the amount of the digital assets transferred as a deposit, adding to the initial contribution the returns accrued, if any, up to the maximum permitted in this module (3 bitcoin). From then on, this yield would be collected every monthly cycle.

- EXECUTIVE MODULE

Participation in **Club Arbistar**, through the **EXECUTIVE** module, requires prior compliance by the **Client** with the following **REQUIREMENTS**, and will entail the following **BENEFITS**

REQUIREMENTS:

A) Ordinary:

- Be a corporate account holder at ARBICORP.
- The contribution on behalf and at the expense of the Client of its digital assets.
- The subscription of the mandatory deposit contract, through which the digital assets will be transferred

B) Specifics:

- The customer must pay in advance a fee of **0.10** bitcoin to join the Club and, while staying in the Club, the customer will be obliged to renew this fee annually.
- The membership to the Club, through this participation module, will require an initial contribution, on behalf of and charged to the Client, as a deposit, **minimum of 0.5 bitcoin** and maximum of 10 bitcoin.
- The contribution, on behalf and at the expense of the Client, as a deposit, of their digital assets will imperatively require a commitment of permanence for a period of 36 months.

BENEFITS AND GUARANTEES:

A) Ordinary:

- Without prejudice to any penalty for failure to comply with the commitments made, the Customer shall normally and under normal conditions of strict compliance with its obligations, retain ownership of its digital assets.
- After signing the contract of deposit and transfer of its digital assets, the Customer is provided with a certificate of deposit

B) Specific:

- For the deposit of its digital assets, the Company offers the Client a fixed monthly return of 6.5% per month, plus a variable percentage ranging from 1.2% to 2%, the granting of which is at the discretion of the

Company, and, in any case, the volume of profits resulting in that period from all the products and services related to **ARBICORP**.

– The client will have the option of compounding, capitalising or reinvesting the amount of the digital assets transferred as a deposit, adding to the initial contribution the returns accrued, if any, up to the maximum permitted in this module (10 bitcoin). From then on, this yield would be collected every monthly cycle.

– PRIVILEGE MODULE

Participation in Club Arbistar, through the PRIVILEGE module, requires prior compliance by the Client with the following **REQUIREMENTS**, and will entail the following **BENEFITS**:

REQUIREMENTS:

A) Ordinary:

- Be a corporate account holder at ARBICORP.
- The contribution on behalf and at the expense of the Client of its digital assets.
- The subscription of the mandatory deposit contract, through which the digital assets will be transferred

B) Specifics:

- The customer must pay in advance a fee of **0.25** bitcoin to join the Club and, while staying

in the Club, the customer will be obliged to renew this fee annually.

- Membership in the Club, through this participation module, will require an initial contribution, on behalf of and charged to the Client, as a deposit, minimum of **1 bitcoin** and maximum of 30 bitcoins.

- The contribution, on behalf and at the expense of the Client, as a deposit, of its digital assets will imperatively require a commitment of permanence for a period of 48 months.

BENEFITS AND GUARANTEES:

A) Ordinary:

- Without prejudice to any penalty for failure to comply with the commitments made, the Customer shall normally and under normal conditions of strict compliance with its obligations, retain ownership of its digital assets.
- After signing the contract for the deposit and transfer of its digital assets, the Customer will be provided with a deposit certificate

B) Specific:

- For the deposit of its digital assets, the company offers the customer a fixed monthly return of 7% per month, plus a variable percentage ranging from 1.8% to 2.5%, the granting of which is at the discretion of the

company, and, in any case, the volume of profits resulting in that period from all products and services related to **ARBICORP**.

– The Client will have the option of compounding, capitalising or reinvesting the amount of the digital assets transferred by way of deposit, adding to the initial contribution the returns accrued, if any, up to the maximum permitted in this module (30 bitcoin). From then on, this yield would be collected every monthly cycle.

– ELITE MODULE

Participation in **Club Arbistar** through the **ELITE** module requires prior compliance by the Client with the following **REQUIREMENTS**, and will entail the following **BENEFITS**:

REQUIREMENTS:

B) Ordinary:

- Be a corporate account holder at **ARBICORP**.
- The contribution on behalf and at the expense of the Client of its digital assets.
- The subscription of the mandatory deposit contract, through which the digital assets will be transferred

B) Specifics:

- The customer must pay in advance a fee of **0.40** bitcoin to join the Club and, while staying in

the Club, the customer will be obliged to renew this fee annually.

- The membership to the Club, through this participation module, will require an initial contribution, on behalf and charge of the Client, as a deposit, minimum of **5 bitcoins** and maximum of 50 bitcoins.

- The contribution, on behalf and at the expense of the Client, as a deposit, of its digital assets will imperatively require a commitment of permanence for a period of 60 months.

BENEFITS AND GUARANTEES:

A) Ordinary:

- Without prejudice to any penalty for failure to comply with the commitments made, the Customer shall normally and under normal conditions of strict compliance with its obligations, retain ownership of its digital assets.

- After signing the contract of deposit and transfer of its digital assets, the Customer is provided with a certificate of deposit

B) Specific:

- The company offers the Client a fixed monthly return of 8% per month for the deposit of its digital assets, plus a variable percentage ranging from 2% to 3%, which is granted at the discretion of the Company, and, in any case, depending on the volume

of profits resulting in that period from all products and services linked to **ARBICORP**.
– The Client will have the option of compounding, capitalising or reinvesting the amount of the digital assets transferred by way of deposit, adding to the initial contribution the returns that are accrued, if applicable up to the maximum permitted in this module (50 bitcoin). From then on, this yield would be collected every monthly cycle.

In the Annex that will be attached to these Terms and Conditions there will be attached A SUMMARY of the modules previously mentioned.

5.– PROVISIONS COMMON TO ALL ARBISTAR CLUB PARTICIPATION MODULES.

5.1.1.– Be a corporate account holder at **ARBICORP**.

5.1.2.– The contribution on behalf and at the expense of the Client of its digital assets.

5.1.3.– The subscription of the mandatory commercial deposit contract, through which the digital assets will be transferred.

5.1.4.– The Client will have to pay in advance a fee for joining the Club, which will have to be renewed annually while remaining in the Club. The annual renewal of the fee, depending on the module chosen, must be made 30 days before the end or expiry of the contract. Otherwise, failure to renew or pay the annual fee will result in the cancellation of the account, module or modules chosen, with a penalty of 60% of the digital assets that were on deposit at that time in favour of **ARBICORP**, and the loss

of membership in **Club Arbistar**, with the loss of all the benefits and advantages enjoyed up to that time.

5.1.5.– All contributions made by the Client during the month will be entered into the system on the 1st of the following month.

All the contributions that the Client considers convenient to make up to the maximum limits established for each participation module will be made from the official website (clubarbistar.com) in Bitcoin and will not need a new contract, since it will be binding on the initial contract.

5.1.7.– The Client, according to the amount of the digital assets transferred, as a deposit, will have the option to make compounding, capitalization or reinvestment, adding to the initial contribution the returns that are accrued.

5.1.8.– When the Client chooses to make compounding, the amount of the earnings added to the capital is linked to the agreed tax commitment, without it entailing, therefore, the establishment of a new commitment to remain beyond that established in the deposit contract.

5.1.9.– The liquidations derived from the profits or yields will be monthly, and it will be necessary for the Client to communicate to the Company before the 25th day of each month the request for reimbursement of such profits.

5.1.10.– The earnings will be credited to the Customer's designated account on the 1st of each month.

5.1.11.– In the event that the Client does not notify the Company, it will be understood that the Client chooses to make compounding, capitalization or reinvestment of the profits accrued during the month.

5.1.12.– From the moment that the Client accumulates digital assets up to the maximum authorized amount established for each participation module, he will no longer be able to make compounding, capitalization or reinvestment and, therefore, will be obliged to withdraw his quota of earnings accrued during the month.

6.– OF THE DEPOSIT CONTRACT.

6.1.– The prior granting of the deposit contract will be a necessary and essential requirement for the Client to join **Club Arbistar**.

6.2. The deposit contract will be of a commercial nature, and its execution will be understood to have begun from the moment it is signed.

Through the deposit agreement, the Client transfers his/her digital assets and gives the Company express authorization for their administration and management.

6.4.– It will be an unavoidable requirement for the previous granting of the deposit contract that the Client accredits through the preceptive "KYC" the legal origin of the digital assets which are the object of the transfer.

6.5. – After signing the mandatory deposit contract, the corresponding deposit certificate will be issued in favour of the Client, which, in addition to having the virtuality and legal substance of any title of value, and therefore having the necessary execution, in accordance with the provisions of Law 19/1985, of 16 July, Exchange and Check and Law 1/2000 of 7 January on Civil Procedure, on the other hand, accredits to the holder the ownership of the digital assets that are being transferred, and, ultimately, contains the commitment assumed by the depositary entity to present it for the return of said digital assets at the expiration of the stipulated periods of permanence.

6.6.– The digital assets transferred through the deposit contract are subject to the stipulations of the contract. In any case, the depositary entity will be responsible for the custody and conservation of the digital assets received on deposit, except when, due to circumstances of force majeure, extraordinary circumstances arise that are supervening and unforeseeable and

do not exist at the time of the signing of this contract, making it impossible to comply with the contract or, where appropriate, these are supervening circumstances, which without making the performance of the contract impossible, however, make it particularly burdensome, for either or both of the parties, in which case the parties agree to submit to the application of the "rebus sic stantibus" clause.

6.7.– The digital assets to be transferred will be at the disposal of the Company in accordance with the established deadlines, depending on the participation module to which the Client applies at the moment of his/her incorporation to the Club by signing the deposit contract.

6.8. – The Client/Depositor may not activate the request for reimbursement of its digital assets before the expiry of the temporary deposit commitment assumed, insofar as the deposit period is mandatory and of obligatory compliance, so that even though the assets are in custody and available to the depositor at all times, However, the request for a refund before the expiry of the agreed period shall be accompanied by a penalty of 60% of the digital asset or balance held by the depositor in his account at the time the refund is requested, which shall be retained and taken over by the depository as compensation for damages.

Notwithstanding the provisions of the previous stipulation, depending on whether extraordinary and very exceptional circumstances may exist at the time when the depositor activates the request for the return of its digital assets, once such circumstances have been examined and taken into account and, in any case, the Company's interests have been assessed, the depositor may be reimbursed its digital assets before the expiry of the stipulated period, although if such reimbursement is granted, it will not be made before 90 days have elapsed since the depositor was notified of the reimbursement.

6.10.– Through the deposit contract, the Company, without prejudice to guaranteeing the Customer a fixed monthly return for the deposit of its digital assets, may also compensate the Customer with a variable economic bonus, the granting of which is at the discretion of the Company, and in any case at the discretion of what may be the volume of profits resulting from all the products and services linked to **ARBICORP** in said period.

6.11.– The return that the Client/Depositor will receive for the deposit of his digital assets will be derived from the profits resulting from the whole of **ARBICORP's** business, namely:

- Profits on software sales.
- Benefits on the arbitrage of cryptosystems.
- Benefits obtained from the ArbiXchange.
- Benefits based on the sale and use of Arbicoín.
- Profits based on real estate investments of Promotora Arbistar, S.L. and Arbistar Inversiones, S.A.
- Profits from the sale of Arbistore franchises and its Royalties.
- Profits based on the memberships of Arbiservices.
- Benefits obtained from microcredits backed by cryptoactives.
- ArbiPay Card and other financial products.
- Benefits on the future financial Arbicredit and the regulated broker based in the Canary Islands (ZEC).

6.12.– Under no circumstances may the Customer assign the contract to a third party.

6.13.– Insofar as the execution of the contract is understood to have begun upon its signing, the Customer shall not have the right to withdraw, in accordance with the provisions of Article 103 of Royal Legislative Decree 1/2007, of 16 November, which approves the revised text of the General Law for the Defence of Consumers and Users and other complementary laws

7.- LEGAL REGIME.-

7.1.- The specific legal regime to which the Customer's relationship with the Club will be subject will be covered by the application of the following legal provisions:

- - Royal Decree of 22 August 1885, approving the Commercial Code.
- - Royal Decree of 24 July 1889, approving the Civil Code
- - REGULATION (EC) No 593/2008 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 17 June 2008 on the law applicable to contractual obligations (Rome I), OJ L 177, 4.7.2008.
- - Directive (EU) 2018/843 of the European Parliament and of the Council of 30 May 2018 amending Directive (EU) 2015/849 on the prevention of the use of the financial system for the purpose of money laundering or terrorist financing, and amending Directives 2009/138/EC and 2013/36/EU
- - Law 7/1998, of 13 April, on General Conditions of Contract, resulting from the transposition of Council Directive 93/13/EEC, of 5 April 1993, on unfair terms in consumer contracts, as well as the regulation of general conditions of contract.
- - Royal Legislative Decree 1/2007, of 16 November, approving the revised text of the General Law for the Defence of Consumers and Users and other complementary laws.
- - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the Protection of Individuals with regard to the

Processing of Personal Data and on the Free Movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation); Organic Law 3/2018 of 5 December on the Protection of Personal Data and the Guarantee of Digital Rights; Organic Law 15/1999 of 13 December on the Protection of Personal Data

8.– APPLICABLE JURISDICTION.–

8.1.– In order to ensure the protection and defence of the legitimate rights and interests of the Client, the Parties are subject to the provisions of the Company's General Contracting Conditions located on its website <https://clubarbistar.com/>.

In this sense, for the resolution of any dispute or question related to the interpretation or execution of the deposit contract that links the Client to the Club, the following procedures are arbitrated:

8.2.– The Client has a Customer Service. Thus, in compliance with the legal obligation of identification, the Company places at the disposal of the Client who wishes to make any claim, query or request for information in relation to the Contract entered into, information on the postal address, telephone number and e-mail address.

Postal address: Avenida Antonio Domínguez, number 5, Zentral Center building, 5th floor, premises number 7, Playa de Las Américas, C.P. 38650, Arona (Tenerife), Spain.

E-mail address: rpp@arbistar.com

8.3.– For the purposes of record, each claim will be assigned an identification key and justification that will be sent to the Client, through the e-mail account that the same has authorized in the registration process, for the purposes of notifications.

8.4.– The Company will try to respond to the complaints received as soon as possible, and in any case, within a maximum period of one month from the presentation of the complaint.

If the disagreements between the Parties are resolved in this instance, the file will be closed and filed without any further action, and the Client will waive the right to take any further action or make any further claim.

8.5.– If, after the aforementioned period has elapsed, the Company has not responded to the complaint or, if applicable, does not agree with the complaint, the Customer may address his complaint to the Customer Ombudsman, and once the complaint has been accepted, a report must be issued within a period of 30 days, which shall be binding on the Company.

8.6.– Similarly, if the disagreements between the Parties are resolved in this second instance, the file will be closed and filed, without further action, and the Customer will waive the right to bring subsequent actions and complaints.

8.7.– If, after the report of the Customer Ombudsman, the dispute between the Parties is still ongoing, the Customer may submit to the mediation procedure, in accordance with the Mediation Regulations of the Official Chamber of Commerce, Industry, Services and Shipping of Santa Cruz de Tenerife.

8.9.– If the conflict between the Parties were to end with the mediation, the file will be closed and archived, without any further procedure, and the Client will renounce to the exercise of subsequent actions and claims.

8.10.– If the controversy, difference or claim is not resolved either through the mediation service, it will be submitted to Arbitration, by means of the presentation of a request for arbitration by one of the Parties, for its definitive solution, in accordance with the Rules of Arbitration of the Official Chamber of Commerce, Industry, Services and Shipping of Santa Cruz de Tenerife.

8.11.– If the arbitration award ends the conflict between the Parties, the file will be dismissed and filed, without any further procedure, and the Client renounces to the exercise of subsequent actions and claims.

8.12.– The Parties, however, having exhausted the previous instances, in any case, for the resolution of all the controversies or questions related to the Service that is the object of the contract or to the activities carried out therein, are not only subject to the application of Spanish legislation, but also to the Courts and Tribunals of Santa Cruz de Tenerife, in accordance with the provisions of Regulation No. 593/2008 of the European Parliament and Council – also known as the Rome I Regulation – and Organic Law 6/1985, of 1 July, of the Judicial Power.

9. – PRIVACY POLICIES. –

9.1.– The Customers undertake to browse the website and use the content in good faith.

9.2. – In compliance with the provisions of Regulation (EU) 2016/679 of the European Parliament and Council of 27 April 2016 on the Protection of Individuals with regard to the Processing of Personal Data and on the Free Movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation); Organic Law 3/2018 of 5 December on the Protection of Personal Data and Guarantee of Digital Rights; Organic Law

15/1999, of 13 December, on the Protection of Personal Data, we inform you that by filling in any form on The Company's Website or by sending an e-mail to any of our mailboxes, you accept this privacy policy and authorise The Company to process the personal data you have provided, which will be added to the file owned by The Company.

9.3.– Customer data will be used to send via email the sales made by the Company and for the delivery of purchases.

9.4.– The Company undertakes to keep the maximum reserve and confidentiality of the information provided and to use it only for the indicated purposes.

9.5.– The Company presumes that the data have been introduced by their owner or by a person authorised by the owner, as well as that they are correct and exact.

9.6.– It is the responsibility of the Clients to update their own data.

9.7.– At any time, the Client will have the right to access, rectify, cancel and oppose all their personal data.

In accordance with current legislation on data protection, the Company has adopted the appropriate levels of security for the data provided by Customers and has also installed all the means and measures available to it to prevent the loss, misuse, alteration, unauthorized access and extraction of the same.

9.9.– In all matters not foreseen, the privacy policies foreseen in the General Contracting Conditions of the Company, which are published on the official website, will be applied.

10.– OF THE TRANSITIONAL REGIME OF THE COMMUNITY BOT

10.1.- Community Bot's Terms and Conditions will remain in effect until September 31, 2020.

10.2.- Clients who have been using the services of Community Bot may migrate their accounts to Club Arbistar, subject to the Terms and Conditions set forth herein.

10.3.- Community Bot clients who migrate their accounts to Club Arbistar before the entry into force of Club Arbistar will have their referral network respected by the Community Bot with all members of their referral network confirming their membership.

10.4.- The clients belonging to the Community Bot will have a maximum period of time to confirm their migration or membership in Club Arbistar until the end of August 2020, and must specify or choose the module or modules with which they wish to join said Club.

10.5.- Community Bot clients who decide to join Club Arbistar may migrate to said Club the entire balance they have in their Community Bot account. They can also complete their contribution or migration to the Club with a payment of an additional wallet in case they want to add bitcoin that did not come from the Community Bot.

10.6.- In the event that the members of the Community Bot do not confirm their membership in Club Arbistar by the end of August 2020, they will be excluded from Club Arbistar and will lose the network of members who have confirmed their membership in said Club Arbistar.

As of September 1st, 2020, Community Bot members who have not joined Club Arbistar may register in Club Arbistar as of that date, but as a new client and starting from scratch without the benefits they had in Community Bot and that if they had migrated before that date, they would have continued to enjoy the conditions established in Club Arbistar.

10.7.– The conditions that were being enjoyed in the Community Bot will not be changed and will continue as normal. However, if you decide to join Club Arbistar, the Company will not eliminate the records that were in the Arbistar 2.0 database until that moment. This will mean that you can continue to enjoy the benefits of the Community Bot and the sale of software and products that Arbistar 2.0 has in the future.

11.– ADVANTAGES FOR ARBISTAR 2.0 MEMBERS WHO DECIDE TO JOIN THE ARBISTAR CLUB.

11.1.– Arbistar 2.0 members who decide to join Club Arbistar may do so with the contributions of the module or modules they choose, but they may be eligible for more advantageous conditions of a module higher than the one chosen. In order to benefit from these benefits, the aforementioned members must extend the term of their contribution to the chosen module.

11.2.– All Community Bot members who transfer all their digital assets to Club Arbistar will have the right to a FOUNDING BONUS consisting of the temporary assignment of ARBIS with the benefits that this entails from our ArbiXchange, which are specified in the Arbicorp Quadrant attached as an Annex at the end of these Club Arbistar Terms and Conditions.

11.3. – The other benefits that the members that join the Arbistar Club would have are listed in detail in the Arbicorp Quadrant that is attached at the end of these Terms and Conditions of the Arbistar Club (lease, FRIEND PLAN, PROSPERITY BONUS and FOUNDER BONUS)

12.– DEROGATING PROVISION.

12.1.– Upon the entry into force of these Terms and Conditions of Club Arbistar, once they are published on the

website <https://clubarbistar.com/> and on the website, on September 1st, 2020, the Terms and Conditions of the Community Bot, as well as its Statutes, shall be null and void.

13.– EFECTIVE ENTRY DATE.

13.1.– These Club Arbistar terms and conditions shall come into force on September 1st, 2020, and in any case, once they are published on the website www.arbistar.com, and shall be valid for an indefinite period of time, and shall be applicable to all contracts made through the website owned by the Arbistar Corporation.

A prior reading and express acceptance of these terms and conditions of Club Arbistar and, in particular, the prevention notices and Privacy Policy, Cookies Policy and Legal Notice, shall be an unavoidable condition for the contracting of the Service by the Client.

The Company reserves the right to modify these terms and conditions of Club Arbistar or, if applicable, those that refer specifically to a specific product, without affecting the Services that have been contracted prior to the modification, when necessary to adapt to legislative, business and/or technological changes. The updated texts will be valid and will take effect from their publication on the website www.arbistar.com. Therefore, their temporary validity coincides with the time during which they remain accessible and until they are totally or partially modified, at which time the updated texts will become valid.

A NEXO

Arbicorp

MÓDULO DE PARTICIPACIÓN	PERÍODO DE COMPROMISO	CANTIDAD MÍNIMA PERMITIDA	CANTIDAD MÁXIMA PERMITIDA (se permite compounding hasta esa cifra)	GANANCIAS EN PARTICIPACIÓN (pago fijo mensual)	BONO PROSPERIDAD (plus variable mensual)	BONO FUNDACIÓN (traspaso de cuenta completa de CB al Club durante mes de Agosto)	GANANCIAS PLAN AMIGO (2% sobre BENEFICIOS MENSUALES de miembros de tu equipo hasta 10 niveles mismo módulo o inferior)	LIMITE GANANCIAS MENSUALES EN EL PLAN AMIGO	COSTE DE LOS CONTRATOS (cuota anual anticipada) no comisiona en plan amigo
BASIC	12 MESES	0.1 BITCOIN	1 BITCOIN	5%	de 0.3% a 1%	4000 ARBIS / 90 DIAS	2% de los Beneficios mensuales de tus Básicas	1 BITCOIN	0.02 BITCOIN
PARTNER	24 MESES	0.2 BITCOIN	3 BITCOIN	5.75%	de 0.8% a 1.5%	8000 ARBIS / 100 DIAS	2% de los Beneficios mensuales de tus Partners y Básicas.	3 BITCOIN	0.05 BITCOIN
EXECUTIVE	36 MESES	0.5 BITCOIN	10 BITCOIN	6.5%	de 1.2% a un 2%	12000 ARBIS / 120 DIAS	2% de los Beneficios mensuales de tus Privileges, Partners y Básicas.	5 BITCOIN	0.10 BITCOIN
PRIVILEGE	48 MESES	1 BITCOIN	30 BITCOIN	7%	de 1.8 a un 2.5%	16000 ARBIS / 150 DIAS	2% de los Beneficios mensuales de tus Executives, Privileges, Partners y Básicas.	8 BITCOIN	0.25 BITCOIN
ELITE	60 MESES	5 BITCOIN	50 BITCOIN	8%	de un 2% a un 3%	20000 ARBIS / 180 DIAS	2% de los Beneficios mensuales de tus Elites, Executives, Privileges, Partners y Básicas.	10 BITCOIN	0.40 BITCOIN