

Terms & Conditions Public Agreement

Introduction

Before registering on the Grand Gold Invest LTD platform website, the company's management strongly recommends reviewing the document below, prepared by the company's legal department. It outlines the mandatory rules, rights, and obligations binding both parties, as well as the terms of interaction between the client and the Grand Gold Invest LTD platform. By registering, you confirm that you have read this document and agree to all its provisions.

Partner Offer Agreement

Grand Gold Invest LTD (hereinafter referred to as the "Company"), a legal entity duly established and registered under registration number 16162156, located at 85 Great Portland Street, First Floor, London, United Kingdom, W1W 7LT, represented by CEO Max Tom, acting on the basis of the Charter, hereinafter referred to as the "Company," and the entity hereinafter referred to as the "Partner," have entered into this Agreement for the provision of client acquisition services. This is a public offer (proposal to enter into a contract) addressed to all legal entities and individual entrepreneurs by accepting it in its entirety and unconditionally (hereinafter referred to as the "Agreement"). This Agreement is a public offer by the Licensor to enter into an Agreement for the provision of promotional services with any Partner. By reviewing this Agreement, Partners accept the terms outlined below.

1 Terms Used in the Offer Agreement and Their Definitions

- 1.1. **Offer** – The Company's proposal to enter into an agreement for the provision of client acquisition services for the Grand Gold Invest LTD Platform, addressed to all legal entities and individual entrepreneurs under the terms contained in this Offer.
- 1.2. **Grand Gold Invest LTD Platform** – An online resource located at <https://www.grandgoldinvest.com/>, operating through the internet resource

and its associated services (hereinafter referred to as the "Platform").

- 1.3. **GGI** – A digital asset (hereinafter referred to as the "Token").
- 1.4. **Agreement** – An agreement for the provision of client acquisition services concluded between the Company and the Partner under the terms of this Offer from the moment of acceptance by the Partner of the Offer's terms (hereinafter referred to as "Acceptance").
- 1.5. **Partner** – A legal entity or individual entrepreneur who has entered into an agreement with the Company under the terms contained in this Offer, has gained access to the Company's Platform, and has accepted the terms of this Agreement, which is a public offer agreement.
- 1.6. **Acceptance** – The full and unconditional acceptance by the Partner of the terms of this Offer, performed as specified in clause 1.1 of this Agreement.
- 1.7. **Platform Administration** – Authorized employees managing the website, acting on behalf of the Company.
- 1.8. **Platform User** – An individual or legal entity viewing the website, its materials, and information, as well as a person who has registered and uses a Personal Account on the Platform (hereinafter referred to as the "User").
- 1.9. **Personal Account** – A restricted section of the Platform accessible only to Users registered in accordance with this User Agreement, containing all functional tools and features necessary for working on the Platform.
- 1.10. **Functionality** – Instructions, videos, presentations, training recordings, and seminars (hereinafter referred to as the "Tool").
- 1.11. **Sponsor** – An individual or legal entity higher in the structure that provided their Platform referral link to the Partner (hereinafter referred to as the "Sponsor").
- 1.12. **Partner Account** – A section on the website <https://www.grandgoldinvest.com/> containing information for the Partner.
- 1.13. **Partner Registration** – Creation of a personal Partner account on the Company's Platform.
- 1.14. **Partner Referral Link** – A unique link available in the Partner Account, used by Partners to inform others about the services provided by the Company.
- 1.15. **Partner Terms** – Special conditions for accruing bonuses to Partners for new Partners attracted to the Platform.
- 1.16. **Partner Bonus** – The amount of payment in the form of bonus accruals for new Partners brought to the Platform who have acquired a Token.
- 1.17. **Profit Pools** – A tool for placing Tokens on the Company's Platform (hereinafter referred to as "Pools").
- 1.18. **Promotion** – A set of measures aimed at increasing awareness of the Platform, its recognition, and the number of active Platform Partners.

- 1.19. Paid Promotion Channels** – Tools aimed at increasing the Platform’s overall traffic or specific page visits, including but not limited to Google AdWords, Facebook Ads Manager, and contextual media networks.
- 1.20. Territory of Service Provision** – All countries worldwide. Each term defined in this section retains its meaning wherever it appears in this Agreement. Words in the singular include the plural and vice versa.

2 Partner Registration and Agreement Acceptance

- 2.1.** Evidence of full and unconditional Acceptance of this Agreement’s terms is the Partner’s completion of the Partner Registration procedure on the Company’s Platform.

3 Subject of the Agreement

- 3.1.** The Company entrusts, and the Partner undertakes to provide client acquisition services for legal entities, individuals, or individual entrepreneurs willing to become Partners of the Company by registering on the Platform and acquiring a Token.
- 3.2.** The Company undertakes to pay for the Partner’s services in the manner, within the timeframe, and under the conditions specified in the Partner Terms available in the Partner Account.

4 Partner Registration Specifics

- 4.1.** The Partner completes the Partner Registration on the Company’s Platform, gains access to the Company’s Partner Terms, including the bonus accrual conditions, and accepts the terms of the Agreement upon reviewing them.
- 4.2.** After performing the actions outlined in clause 4.1 of the Agreement, the Partner receives a referral link, which they are entitled to place on their website or distribute to promote the Company’s Platform and share with other Partners.
- 4.3.** The Company reserves the right to refuse registration as a Partner or suspend an already registered Partner if the Partner Account does not meet the requirements specified in Section 5 of this Agreement.
- 4.4.** Registration as a Partner does not imply payment for services. Bonuses are accrued for new Partners brought to the Platform who have paid for the use of the Platform’s services.

5 Special Requirements for Partners

- 5.1.** By accepting the terms of the Agreement, the Partner undertakes not to place the referral link provided by the Company or their Sponsor on their

website or on websites containing pornographic content, promoting violence, racial, gender, religious, or other forms of inequality, or engaging in activities explicitly prohibited by international law or violating international copyright laws.

- 5.2. After registration and verification of the Partner's website, the Partner may place the referral link on their website(s) that do not violate the conditions of clause 5.1 of this Offer.
- 5.3. The Partner may not use the resources of Grand Gold Invest LTD to promote or sell any products or services not approved or related to the Company's activities.
- 5.4. The Partner may not use the Company's resources to disseminate information that could be perceived as ambiguous or negatively affect the Company's reputation.
- 5.5. The Partner may not actively poach clients or partners from other Company structures.
- 5.6. The Partner may not transfer leaders from one structure to another without the consent of the Company and all interested parties. Leader transfers are carried out in accordance with the Company's established procedures and rules.
- 5.7. The Partner may not use the Partner network or Company resources to advertise other businesses or products or participate in other companies with a network structure.
- 5.8. A Partner who violates the Company's rules and receives two warnings is subject to termination. Such actions may include violations of ethical standards, business rules, or other provisions of the Company's rules.
- 5.9. The Partner must comply with all conditions specified in this Agreement and on the Platform <https://www.grandgoldinvest.com/>. In case of non-compliance, specifically the absence of new Partners attracted or the absence of personal Token acquisition within 30 calendar days, the Company reserves the right to terminate the Partner without any warnings or explanations.
- 5.10. The Partner may not create multiple accounts. If multiple accounts are detected in any structure on the Platform <https://www.grandgoldinvest.com/>, the Company reserves the right to unilaterally block the entire structure, cancel accrued Tokens, and terminate the multi-account structure and the superior Sponsor.
- 5.11. The Company may unilaterally terminate this Agreement with the Partner if the Partner grossly violates Partner obligations or the provisions specified in Section 5 of this Agreement.

6 Rights and Obligations of the Parties

6.1. The Company undertakes to:

- 6.1.1.** Promptly provide the Partner with complete information on the Platform, conditions, tools, Token ownership procedures, and other information necessary for the proper fulfillment of the Partner's obligations under this Agreement.
- 6.1.2.** Pay the Partner Bonus in the manner, timeframe, and amount established in the Partner Terms.
- 6.1.3.** Independently provide operational information, reference, and service support to Partners regarding the provision of the Company's Platform tools, using the contact details provided on the Platform.
- 6.1.4.** The Company reserves the right to make changes to the Platform's operation at any time.

6.2. The Partner undertakes to:

- 6.2.1.** Provide the Company with the services specified in Section 3 of this Agreement in a timely, high-quality, and complete manner.
- 6.2.2.** Promptly and fully provide Partners with complete information about Pools, their activation conditions, and other information in accordance with the terms of this Agreement.
- 6.2.3.** Refrain from posting information that directly or indirectly compromises Partners, the Platform, or the Company, harms their business reputation, or reduces the Platform's consumer qualities.
- 6.2.4.** Use information provided by the Company or the Company's Platform only under the conditions and in the manner stipulated in this Agreement.
- 6.2.5.** If the Partner submits a complaint regarding the Platform's quality to the Sponsor, the Sponsor must forward the complaint in writing to the Platform Administration within two (2) business days.
- 6.2.6.** Conscientiously, promptly, and fully comply with the terms of this Agreement.
- 6.2.7.** Independently monitor all periodic changes to the Agreement's terms made unilaterally by the Company on the Platform.
- 6.2.8.** The Partner is responsible for independently monitoring any changes on the Platform.

6.3. The Company is entitled to:

- 6.3.1.** Suspend this Agreement in case of the Partner's violation of the Partner Terms or other breaches of applicable English law until the Partner fully rectifies such violations.

- 6.3.2. Periodically amend the terms of this Agreement unilaterally by publishing them on the Platform without any reminder or notification to the Partner.
- 6.3.3. Unilaterally terminate this Agreement with the Partner if the Partner no longer meets the Partner Terms.

7 Partner Bonus

- 7.1. The definition of the Partner Bonus is specified in clause 1.16 of the Agreement.
- 7.2. The amount, conditions, procedure, and terms of payment of the Partner Bonus are outlined in the Partner Terms (clause 1.15 of this Agreement), which the Partner accepts upon Partner Registration (clause 1.13 of this Agreement) and can track in the Platform's Personal Account.
- 7.3. The obligation to calculate and pay taxes on the Partner Bonus lies with the Partner.

8 Amendment of Agreement Terms, Duration, and Termination Grounds

- 8.1. This Agreement takes effect upon its Acceptance and remains in force indefinitely, subject to the terms outlined in this Offer.
- 8.2. This Agreement is an official document of the Company. The current version of the Agreement is published on the Company's website <https://www.grandgoldinvest.com/>.
- 8.3. The Company reserves the right to unilaterally amend this Agreement by publishing it on the website <https://www.grandgoldinvest.com/>, and the Partner undertakes to independently monitor changes to the Agreement without any reminder or notification of such changes.
- 8.4. The Partner is responsible for regularly checking for updates to the Agreement published on the Platform.
- 8.5. The Parties mutually agree that this Agreement may be terminated in accordance with applicable English law and the provisions of this Agreement: (a) by mutual consent of the Parties; (b) unilaterally by the Company if the Partner no longer meets the Partner Terms or grossly violates Section 5 of this Agreement.

9 Guarantees of the Parties

- 9.1. The Parties guarantee that they possess all rights and means necessary to enter into and perform this Agreement.

- 9.2. Each Party guarantees that only lawful methods, materials, and means, the rights to which belong to that Party and are not encumbered in any way that prevents their use for the purposes of this Agreement, will be used to perform this Agreement.
- 9.3. Each Party guarantees the accuracy and completeness of the data (information) and materials provided to the other Party, regardless of the form in which such data or materials are provided.
- 9.4. In the event of claims, complaints, disputes, or lawsuits from third parties against either Party due to a breach of guarantees by the other Party, the guilty Party shall resolve such claims, complaints, disputes, or lawsuits at its own expense and effort.

10 Responsibility of the Parties

- 10.1. The Parties are responsible for non-performance or improper performance of their obligations under this Agreement in accordance with applicable English law and the terms of this Agreement.
- 10.2. The Parties are liable only for actual damages caused to the other Party by third parties. Lost profits are not subject to compensation.
- 10.3. Payment of penalties and compensation for damages does not exempt the Parties from fulfilling their obligations under this Agreement.

11 Force Majeure

- 11.1. In the event of force majeure circumstances, such as war, military actions, blockades, embargoes, fires, floods, other natural disasters, or phenomena that make it impossible for a Party to fulfill its obligations under this Agreement, the affected Party is exempt from liability for such non-performance or improper performance for the duration of such circumstances.
- 11.2. If such circumstances persist for more than one accounting period and affect the Parties' performance of their obligations under this Agreement, each Party has the right to terminate the Agreement early, provided it notifies the other Party at least ten (10) calendar days before the intended termination date.

12 Confidentiality

- 12.1. The Parties undertake to maintain the confidentiality of information provided by one Party to the other.
- 12.2. For the purposes of this Agreement, the Parties agree that "Confidential Information" refers to scientific, technical, technological, production, legal, financial, economic, or other information, including trade secrets and

know-how, that has actual or potential commercial value due to its confidentiality, is not freely accessible on a lawful basis, and for which the Party takes measures to protect its confidentiality.

- 12.3. The Parties undertake not to disclose Confidential Information to third parties, except where such disclosure is permitted with the prior written consent of the information-owning Party or in cases provided for by English law. In any case, the Parties must notify each other of the need to disclose Confidential Information at the request of government authorities.
- 12.4. The Parties guarantee that the personal data of their founders, employees, representatives, or other agents will be used solely for decision-making and entering into contracts, agreements, or other documents aimed at actions with legal consequences for the Parties. The Parties guarantee the confidentiality and security of personal data in accordance with English law.

13 Miscellaneous

- 13.1. In the event of disputes arising under this Agreement, the Parties shall take measures to resolve them through negotiations. If no agreement is reached, the dispute shall be referred to the appropriate court in accordance with the rules of jurisdiction and competence.
- 13.2. The invalidity of one or more provisions of this Agreement does not entail the invalidity of the Agreement as a whole.
- 13.3. All matters not regulated by this Agreement shall be governed by English law.
- 13.4. The Partner confirms that, prior to entering into this Agreement, they have reviewed its terms, understand them, and have consciously entered into this Agreement without coercion.
- 13.5. The Partner may not propose their own terms but may only accept the proposed Offer.
- 13.6. All annexes and supplementary agreements to this Agreement form an integral part thereof.
- 13.7. The Company's details and contact information are specified in Section 14 of this Agreement.
- 13.8. The Partner's contact details are provided during Partner Registration or in another manner agreed upon by the Parties. The Partner bears the risk of providing incorrect (invalid) contact details.

14 Company Details

- 14.1. Grand Gold Invest LTD, registration number 16162156, legal address: 85 Great Portland Street, First Floor, London, United Kingdom, W1W 7LT.