

# CONTRACT DOCUMENT FOR



**ROOTEL**  
INVESTMENT SERVICE

[info@rootel.com](mailto:info@rootel.com), [support@rootel.com](mailto:support@rootel.com)

[www.rootel.com](http://www.rootel.com)

# **CONTRACT DOCUMENT FOR ROOTEL INVESTMENT SERVICE**

This contract is made as of

\_\_\_\_\_ by and between  
the undersigned parties.

## **1. Formation**

The undersigned people hereby form a general contract in accordance with the laws of United States of America.

## **2. Name**

The name of the contract shall be Rootel Investment Service Contract.

## **3. Term**

The contract shall begin on (to be confirmed) and shall continue until (to be confirmed) from year to year unless earlier terminated as hereinafter provided.

#### **4. Purpose**

The purpose of the contract shall be to invest the funds of \_\_\_\_\_ to the benefit of the investor while employing fundamental principles and techniques of sound investment practices in fund management.

#### **5. Meetings**

Periodic meetings shall be held regularly as determined by the contract. This is to be discussed in due course.

#### **6. Capital Accounts**

There shall be a maintained capital account in the name of Rootel Investment Service. Any increase or decrease in the value of the investment on any valuation date shall be credited or debited respectively to each investor's capital account on that date. Any other

method of sending investor's capital gains may be substituted for this method, provided the substituted method results in exactly the same valuation as previously provided herein.

## **7. Management**

Except as otherwise determined, all decisions shall be made by Rootel Investment Service whose capital account total a majority of the value of the capital accounts of all the investors.

## **8. Sharing of Profits and Losses**

Net profits and losses of the investment shall incur to, and be borne by both parties. Profit will be paid to the investor via bitcoin or bank transfer depending on the size of the funds.

## **9. Additional Investors**

Additional investors may be admitted at any time upon the unanimous consent of the existing investors.

## **10. Review of Investment Plan**

The company can review the investment plan periodically so as to meet up with the cost of resources used in the investment process. This is always done with a 2-day notice to investors.

## **11. Full Withdrawal of an Investor**

The investor can withdraw all of their invested capital and profits only after the expiration of the contract period but can withdraw only their profits at any time and day of the week. However, they are expected to pay a withdrawal fee of 5% on every withdrawal of profits before the expiration of the contract period.

## **12. Disagreement Between Both Parties**

In an event of disagreement or argument between both parties, the Florida Second District Court of Appeal, United States of America shall be considered.

## **13. Forbidden Acts**

No investor shall:

- Have the right or authority to bind or obligate the investment to any extent whatsoever with regard to any matter outside the scope of the investment purpose.
- Except as provided in this contract document, without the unanimous consent of the other party assign, transfer, pledge or sell all or part of their profits in the investment to any other investor or enter into any agreement as a result of which any person that is not an investor shall become interested in the investment.

- Do any act detrimental to the interests of the investment or that would make it impossible to carry on the business or affairs of the investment.

This contract shall be binding upon the respective heirs, executors, administrators and personal representative of the investors. Both parties have caused this contract to be executed and effected on the dates below.

Richard Peters		17 - 09 - 2019
Managing Director	Signature	Date
<hr/>		
Investor	Signature	Date