

PRIVACY SOCIAL NETWORK

BLOCKCHAIN **WEB 3** CEX **AI**

ON THE CONTRIBUTION OF FUNDS (SHARE CONTRIBUTION)
TO THE TARGET UNIT THROUGH PARTICIPATION IN THE
COOPERATIVE ORGANIZATION

NATIONWIDE RESERVE SYSTEM OF RESOURCE FUNDING

QIT VENTURES

ROAD MAP





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1. PARTIES TO THE AGREEMENT

1.1. Interregional limited liability financial and savings settlement non-profit specialized consumer cooperative of mixed type and promissory note issue **“Nationwide Reserve System of Resource Funding” (hereinafter referred to as the Cooperative)**, represented by the Chairman of the Board on the one hand, and

PARTNER and a potential associate member (physical or legal person), who has expressed a desire to contribute funds to the Target Unit Association with the conditional name “QIT VENTURES” (through making a voluntary target unit contribution to the unit fund of the Cooperative) and receive the rights provided by the terms of this agreement.

2. GLOSSARY OF THIS AGREEMENT

2.1. The following are the main provisions governing the operation of the Target Mutual Fund with the conditional name "QIT VENTURES" (the name is allowed: cooperative meta-futures platform (with leverage up to 125x), the procedure for storing and transferring unit deposits, the referral program, as well as the conditions for Partners (associate members of the Cooperative) to receive a probable positive revaluation of their unit deposits. **A separate mechanism is stipulated for the sale or innovation of the share and the return of the fixed capital (the body of the share contribution) after 3 (three calendar) years. All provisions of this agreement are not subject to Russian legislation on the securities market, legislation on digital financial assets (digital currencies) and legislation on investment activities.**

2. GLOSSARY OF THIS AGREEMENT

2.2. Terms and definitions in the context of this Agreement:

1. The Cooperative Meta-Futures Platform (hereinafter referred to as the Platform) is an online service for:

- Cooperative meta-futures implementation or innovation of mutual contributions (hereinafter referred to as Futures trading (with leverage 1–125x).
- **Storage of funds (wallet with the possibility of replenishment and withdrawal).**
- **Instant transfers between users (internal transactions).**

The Platform's initial test bot domain on the Internet is <https://t.me/aaxaibot>.

All other terminology not reflected or interpreted in this agreement shall be governed by the Cooperative's Special Guidelines.

2. GLOSSARY OF THIS AGREEMENT

2. Associate Member of the Cooperative (hereinafter referred to as Partner or Participant) - a user who acquires a share (unit, contributing unit contribution) in the Platform in order to:

- Participate in the distribution of the probable positive revaluation of unit contributions (hereinafter referred to as unit income or unit profit or gain).
- Receive cooperative distributions (hereinafter referred to as dividends (if any)).
- To enjoy special rights (voting, priority in new services, etc.).

3. Metacooper (hereinafter referred to as a Trader or User) - a user who executes positions with leverage (from 1 to 125). In case of an incorrect forecast, the Trader may incur losses up to complete liquidation of the position.

4. Long - (hereinafter referred to as the unit loss or long) incurred by the Trader when closing a position. The higher the leverage, the higher the risk of losing the collateral (and potential unit profit or unit unprofitable).

2. GLOSSARY OF THIS AGREEMENT

5. Referral system - a mechanism for accruing bonuses:

- From losses.
- From a part of the Platform's general fund.
- In favor of users who invited new participants to the Platform.

6. Dividends - regular deductions from the Platform's share income, distributed among the Shareholders based on the results for the settlement period.

7. The main body of the unit contribution - the initial amount paid for the share in the Platform. It can be repaid (through sale or novation of the share) only after 3 (three calendar) years.

8. USDT - Foreign digital currency (cryptocurrency) from Tether Limited, equal in exchange rate denomination to the US Dollar in the form of virtual tokens accounted for on various blockchain platforms (including the TON platform), is not a digital currency in terms of the Russian legislation on digital financial assets (digital currency). It is a property asset that is used for making share contributions in the context of this agreement.

3. THE CONCEPT OF THE PLATFORM

3.1 Futures trading:

- User clicks “Start” and selects position parameters: volume, leverage (up to 125x), direction (long/short).
- The position can be closed at any time (“Close”), the result is a profit or loss depending on:

3.1 The percentage change in the price of the underlying asset.

3.2 The amount of leverage.

3.3. Balance and Wallet:

- Each User has a balance within the Platform.
- Funds can be transferred instantly between users; the history (date, amount, recipient) is stored.
- External transfers (to third-party wallets, exchanges) may take time and require network fees.

3. THE CONCEPT OF THE PLATFORM

3.31. Sources of the Platform's unit income:

- Traders' losses: if %% of trades are unprofitable, their losses go to the general fund.
- Commission (for example, 1% for each position).
- Additional services:
- Paid cloud metamining.
- Interest-bearing deposits in an internal cooperative “crypto-fund”.
- Partner products (e.g. DeFi-staking, where a portion of the income goes to the Platform fund or intra-cooperative funds of the Cooperative).

Example: Platform may reinvest a portion of the funds collected into DEX, AI.

DeFi-protocols (stablecoin pharming pool), earning interest. This interest too is injected into the total unit income, which is distributed to the Participants.

3.4 Probable Unit Profit for Participants:

- Is the result of regular redistribution of a portion of the total unit income (losses + commissions + income from internal services, etc.).
- Not guaranteed. Depends on the turnover of positions/innovations, success of Platform investments, general interest in the services.

4. DISTRIBUTION OF UNIT INCOME AND DIVIDENDS

4.1 Formation of fund for dividends:

- A certain share of the total unit income (23%) is set aside for distribution among the Shareholders.
- The remaining part is used for reinvestment, Platform development, operating expenses.

4.2 Payment of dividends:

- **Conducted once a month or quarter (according to internal regulations).**
- **The size of dividend for each Shareholder is proportional to the size of his share.**

4.3 Separability of dividends from the “unit deposit body”:

- Dividends can be withdrawn and used at your discretion at any time (when accrued).
- The main body of the unit deposit remains in the Platform and entitles to the following dividends until the Shareholder decides to sell his share in the Platform after 3 (three calendar) years.

5. TERMS OF OWNERSHIP OF SHARES AND SALE

5.1 Purchase of microshares:

- A Participant can purchase even a small share (e.g. 0.000001%) if the Platform supports such a model.
- The price of a share potentially rises with:
 1. An increase in the number of users.
 2. New investments (infusions/contributions).
 3. Expansion of services and income of the Platform.

5.2 Withdrawal from the cooperative and return of the share deposit body:

- The main body of the unit contribution (the amount of the share purchase) can be returned by selling this share on the internal platform (or according to agreed rules).
- The sale is allowed no earlier than three (3) calendar years from the date of purchase in order to maintain the sustainability of the cooperative.
- The final price is determined by the valuation of the cooperative at the time of sale (increase/decrease in interest, trading volumes and income).

5.3 Limitations and risks:

- In the event of low demand for shares or reduced Platform turnover, the price may be lower than the original price.
- Limits may be set on the monthly total share redemption volume to avoid mass exits and sharp volatility.

6. REFERRAL SYSTEM

6.1 Bonuses from losses:

- The invitee (First) receives 0.55% of the losses of his invitee (Second).
- Under certain conditions, the Second may also receive 0.55% of his losses (partial compensation) if this is stipulated by the internal rules.

6.2 Reduced share for previous levels:

- If the Second invites the Third, the Second and Third receive their 0.55%, while the First receives 2 times less from the Third.
- The same scenario can apply to deeper levels.

6.3 Global accrual of 0.77%:

- From the total pool of losses, 0.77% is periodically distributed to all active users, encouraging participation and balance retention on the Platform.

7. FUNCTIONALITY OF TRANSFERS AND TRANSACTIONS

7.1 Opening/closing trades:

- **“Start”**: user selects volume, asset, leverage and opens a position (long/short).
- **“Close”** can be done at any time, the result of the position is calculated automatically by the algorithm.

Example: A trader opened a long position for 100 with a leverage of 50x. If the price increased by 1%, the profit will be ~50 (minus commissions). If the price falls by 1%, he loses ~50, which goes to the Platform's general fund.

7.2 Internal transfers:

- Between users - instant, reflected immediately in the sender/recipient's balance.
- The history of all operations is available in the personal cabinet.

7.3 External transfers (withdrawal):

- Possible in cryptocurrency or fiat (depends on integration), subject to network commissions and KYC/AML rules (if necessary).

8. LIABILITY AND RISK NOTIFICATIONS

8.1 Platform:

- Strives to maintain smooth operation of trading mechanisms, wallets, dividend calculations.
- Does not guarantee constancy of Traders' losses/losses. If market conditions change, the volumes of trades may decrease, which leads to a decrease in income.

8.2 Shareholders (Partners):

- Understand that unit profits are not guaranteed and depend on the activity of Traders, the success of the Platform's internal investments and market conditions.
- They accept that the return of the unit deposit body (the initial amount) is possible only after 3 (three calendar) years, and the share sale price may differ from the initial one.

8.3 Traders:

- Realize the high volatility and risk of leverage 50x, 100x, 125x.
- Cannot expect a refund of lost funds, except for what the referral program provides (if they are also Participants/Referrals).

9. AMENDMENTS AND FINAL PROVISIONS

9.1 Adjustment of current rules.

- The platform reserves the right to change:
- Referral rates.
- Limits on the sale of shares.
- Dividend payment terms.
- Other parameters affecting the distribution of share income.
- Users are notified of any changes through the official channel (personal account, e-mail or other).

9.2 Term of validity:

- This agreement shall be valid from the moment of acceptance (registration, purchase/make a unit deposit) and shall continue until the Platform is officially closed or the agreement is terminated. From the moment of acceptance of this agreement, the Platform User is an enrolled Associate Member of the Cooperative (i.e. the enrollment fee and the unit contribution are deemed to have been made within the Target Unit with the conditional name “QIT VENTURES”).

9. AMENDMENTS AND FINAL PROVISIONS

9.3 Settlement of disputes:

- The Parties shall endeavor to resolve any disputes through negotiations.
- If it is impossible to reach an agreement, they shall be guided by the norms of current legislation (Judicial jurisdiction: Moscow Arbitration Court, Russia), or by an internal arbitration mechanism, e.g. by mediation procedure (if stipulated in the internal documents or in a Special Instruction of the Cooperative).

9.4 Confirmation of Consent:

- The fact of registration on the Platform, purchase/novation of a share in the Platform, participation in futures positions or referral program means full acceptance of the terms and conditions of this Agreement.

10. SIGNATURES OF THE PARTIES

Signatures (in electronic form through acceptance of this Agreement pursuant to clauses 9.2. and 9.4. of the Agreement).

Platform (Cooperative): wallet/ID.

Interregional Limited Liability Financial and Accumulative Settlement and Share Non-Profit Specialized Consumer Cooperative of Mixed Type and Promissory Note Issue “Nationwide Reserve System of Resource Funding” (hereinafter referred to as the Cooperative), represented by the Chairman of the Board Korshunov Ivan Ivanovich acting on the basis of the Charter, OGRN-1247700035197, INN-7733435767, legal address of the Cooperative: 125430, Moscow, Tsentralnaya str., 13.

QIT VENTURES

LAST NAME FIRST NAME
