



Agreement to Appoint Brokerage for Trading of Digital Tokens

Executed at _____

Date _____

This Agreement is made by and between BITCFX (LTD, PTE, SA) addressed #1 Mapp Street Belize City, Belize, CA (hereinafter called "the Company") as the one part and Mr./Mrs./Miss age ____ years, addressed at _____ (hereinafter called "the Client") as the other part.

The Company and the Client hereby agree to enter into this Agreement with the following terms and conditions.

Interpretation

1. In this Agreement, the word of

"Digital Tokens" means and includes Digital Tokens, Crypto Coins, Bitcoin, ETH, BTC, any other instruments as specified by the Company which includes any other agreement and other instrument including benefits accrue in respect of such Digital Tokens.

"Digital Tokens Exchange" means and includes Digital Tokens Exchange of Company, Over-the-Counter Centre and Futures and Options Centre and any other center for trading of the Digital Tokens.

"Advances" means any sum advanced by the Company on behalf of the Client for the payment of the purchased Digital Tokens or the subscription of the Digital Tokens, or ICO and fees or other incidental expenses incurred by the Company as the agent to purchase the Digital Tokens or ICO on behalf of the Client and any costs incurred by the Company in collecting any debts from the Client.

"The Client" includes any person designated or allowed by the Client to conduct the Digital Tokens trading.

"Purchase" includes the subscription for purchase of the Digital Tokens or ICO within the company exchange platform.

"Digital Tokens Account" means a center where the services for the deposit and withdrawal of Digital Tokens including related services for the purpose of account clearing are provided.

"ICO" means and includes ICO, ITO, IPCO, IPTO, Initial Coin offering, Initial token offering, of a new digital token exchange asset.

Digital Tokens Trading

2. The Client agrees to appoint and authorize the Company to act as its broker and/or agent to purchase and/or sell of Digital Tokens and ICOs both listed and non-listed in the Digital Tokens Exchange. This Agreement is to be deemed as a power of attorney, and/or the power of attorney dated _____, shall authorize the company to perform any transaction stipulated in this agreement. The Client agrees to pay the company the remuneration at the rate prescribed by the Company in relation to the amount of Digital Tokens and ICOs purchased and/or sold according to the Client's order including taxes, fees and expenses (hereinafter collectively called "Remuneration") to the Company, commencing from the date of execution of this Agreement.

The Authorization in the foregoing paragraph shall include the authorization to the Company to receive dividend, interest or any other benefit related to Digital Tokens and ICOs for the Client and shall include to subscribe or to exercise the right pertaining to Digital Tokens by the Company in favour of the Client which the company has considered and deems fit to be done for the benefit of the Client.

3. The Client's order to purchase and/or sell Digital Tokens/ICOs as to its name and price by verbal or in writing or by any means of communication e.g. telephone, facsimile or any other manner in order to have the Company to perform the aforesaid purpose from time to time shall be subject to the provision of this clause. The order to purchase and/or sell Digital Tokens/ICOs, shall be made in writing in form and substance satisfactory to the Company. For the urgent case, the order of the Client made by verbal or telephone, will be considered as the duly order of the

Client in accordance with this agreement when the Company expressly acknowledges such order and the Client agrees to accept the effect following by such order in all respects as if the Client makes such order by itself.

4. The parties agree and accept that the purchase and/or selling of Digital Tokens shall be done in accordance with the name, class, kind, amount and price of the Digital Tokens which is to be purchased and/or sold without specifying that to whom the Digital Tokens is to be sold or from where the Digital Tokens is to be purchased or who is holding such purchased or sold Digital Tokens or whether or not such Digital Tokens have any certain specification and when the Company has to receive or deliver Digital Tokens to purchaser, seller or the Client, it can be made with the Digital Tokens of the same class, kind and amount instead.

The Client agrees that purchasing or selling of Digital Tokens/ICOs in accordance with the Client's order, the company may purchase from or sell to itself.

The parties agree that the Company has no obligation to comply with a purchase and/or selling order of the Client without notifying any reason. The Company shall have no responsibility to the Client if the Company is unable to purchase or sell Digital Tokens/ICOs in accordance with the Client's order whether in whole or in part.

5. As to the trading of Digital Tokens/ICOs, the Company allows the client to sell and/or purchase the Digital Tokens through the Company Exchange in accordance with this agreement within the amount not exceeding _____\$ (_____). The Company has its sole discretion to increase or decrease such trading amount at any time without obtaining prior approval from the Client. The Client agrees to accept such increment or decrement, which the company need not notify the Client in advance.

The Company has a right to refuse the Client's purchase order which exceeds the trading amount permitted to the Client. The Client agrees to accept such refusal of the Company and will not claim for any damages or expenses from the Company.

Order to purchase Digital Tokens

6. In case that Client orders the Company to purchase Digital Tokens/ICOs from time to time, the Client agrees and accepts to pay the price of Digital Tokens/ICOs, according to the Client's order, including the remuneration, not later than the third business day next to the purchasing date or any other day on which Digital Tokens Exchange or the Company may prescribe. The amount of payment to the Company shall be calculated in accordance with Digital Tokens Purchasing Form as prescribed by the Company.

In the event that the Client pays the price of purchased Digital Tokens/ICOs by cheque, it shall be deemed that the price of purchased Digital Tokens/ICOs is paid on the date when the Company receives the money from the Client's cheque.

If the Client defaults in the above-mentioned payment, the Client agrees to pay interest and penalty charge at the rate stipulated in clause 12 from the due date until the payment is actually made to the Company. Additionally, the Client grants the Company to forced-sell the Digital Tokens in the possession of the Company, including the right to subscribe Digital Tokens (if any) without any notification to the Client regardless that such Digital Tokens and/or right of subscription of Digital Tokens being sold by forced-sell are Digital Tokens and/or right of subscription of Digital Tokens/ICOs which are involving to the default of Digital Tokens purchasing payment or are deposited or delivered in possession of the Company for any purpose or are to be forced-sell at what time. The Client agrees to compensate for all damages, interests and expenses incurred from such purchasing, default and forced-sell of Digital Tokens fully.

7. Subject to the provision of the second paragraph herebelow, the Company will deliver Digital Tokens/ICOs to the Client within four business day from the purchasing date of Digital Tokens or any other day specified by Digital Tokens Exchange or by the Company.

In case that the Company transfers Digital Tokens/ICOs via the deposit account at the Digital Tokens Account for deposition, withdrawal or transfer of Digital Tokens to the Client, or the Company keeps the purchased Digital Tokens/ICOs in the account of the Company, according to the Client's order, it shall be considered that the Company has already delivered such Digital Tokens/ICOs to the Client in accordance with the foregoing paragraph.

The Client hereby agrees and consents to the Company right to utilize the Digital Tokens/ICOs of the Client, which are kept at the Company or deposited into deposit account of the Company, opened with Digital Tokens Account, in accordance with the Client's order as specified in the second paragraph, for the purpose of the Company's performance whereby such execution of the Company shall cause no damage or loss to the Client.

Order to sell Digital Tokens

8. In case that the Client assigns the Company to sell Digital Tokens/ICOs.

(1) Subject to the provision of the second and the third paragraph herebelow, the Client is responsible to deliver Digital Tokens/ICOs to the Company within 12.00 a.m. of the following business day from the selling date of such Digital Tokens or any other day specified by such Digital Tokens Exchange or by the Company.

In case that the Client transfers Digital Tokens/ICOs via the deposit account at the Digital Tokens Account for deposition, withdrawal or transfer of Digital Tokens to the Company, or the Client orders the Company to deliver Digital Tokens/ICOs of the Client which has been kept in the account of the Company, it shall be considered that the Client has already delivered such Digital Tokens/ICOs to the Company in accordance with the content of the foregoing paragraph.

In case that the Client has the Digital Tokens kept in the account of the Company (this shall include the Digital Tokens of the Client which the Company deposits with Digital Tokens Account), the Client grants the Company to bring such kept Digital Tokens to be delivered.

If the Client does not deliver Digital Tokens which the Client orders to sell, within the time prescribed in the first paragraph, the Company shall have the right to purchase the same kind of such Digital Tokens/ICOs, from any persons or any place and any price in order to deliver it instead immediately or in any other period specified by the Company as it thinks fit and the Client agrees to be responsible in all respect for advances, remuneration and damages incurred by the Company as a result of the Client's failure to deliver its Digital Tokens .

(2) The Company shall pay the price of Digital Tokens/ICOs to the Client on the third business day from the selling date. If the Client sells Digital Tokens/ICOs which has been purchased in the same day, the Company shall pay the selling price of sold Digital Tokens/ICOs to the Client on the fourth business day from the selling date or any other day specified by Digital Tokens Exchange or by the Company.

In case that the Client sells the purchased Digital Tokens, while the payment of the purchase price has not been made to the Company yet, the Client shall be entitled to receive the sum from selling of such Digital Tokens after the Client has paid for the purchase price and remuneration of the purchased Digital Tokens. The Company will not set-off the purchase price with the selling price except in case of forced-sell by the Company or for closing of the Client's account.

(3) The Company will pay the selling price of Digital Tokens/ICOs by issuing cross cheque and specifying for account payee only or by transferring the amount of purchase price into the Client's deposit account or by spending such amount in purchasing the promissory notes of the finance company and stipulating the Client's name as a payee or by any other manners designated by Digital Tokens Exchange or by the Company.

9. In case that the Client orders the Company to sell Digital Tokens, while the payment of the purchased Digital Tokens, any advance, remuneration or any other sum due to the Company has not been made yet. The Client shall completely make payment of such amount due to the Company, then the Company will pay the selling price of such sold Digital Tokens to the Client, the Company shall have an absolute discretion on this matter.

Effect of contract

10. In case of forced-sell in accordance with Clause 6., the Client agrees to be bound by such forced-sell as it is sold in accordance with the Client's order and grants the Company to take the amount received from such forced-selling, after deduction of remuneration and other expenses, to set-off and/or deduct from all kinds of accounts of the Client which are due to the Company, and to take all by fruit or dividends incurred by the Digital Tokens, which the Company receives on behalf of the Client and under the Company's possession, to settle all kinds of indebtedness due to the Company until all these indebtedness have been discharged by the Client, without giving prior notice to the Client.

11. For being the collateral in favour of the Company, the Client agrees to, on the execution date of this Agreement, deliver the promissory notes no. _____ issued by BITCFX. Dated _____ in the amount of _____ (_____) in pledge to the Company as the collateral.

Such pledged promissory notes may be altered or modified whether by the reason of issuing or pledging a new negotiable instrument instead or increasing/decreasing, the amount of money, number of negotiable

instruments, whether as a result of the necessity to increase/decrease the amount of Advance in accordance with the term of this Agreement or any other causes, the Client confirms that such alteration or modification to the negotiable instrument shall have no effect to the pledge of negotiable instrument as a security hereof which shall always remain in full force and effect as it deems. The altered or modified negotiable instrument is pledged as long as the Client still has a liability with the Company and in case that the client does not endorse apparently the negotiable instrument to specify a pledge, redemption, or any other matter, the Client agrees that it shall be considered this clause as an authorization to the Company to endorse for pledge, redemption or any other act concerning negotiable instrument of the Client to be a security with the Company which it deems as the Client endorses by himself in all respects.

12. The Client agrees to pay the Company the penalty charge and interest on the outstanding indebtedness due to the Company in accordance with this Agreement at the maximum rate as prescribed in the announcement of the Company (At present, interest rate is at _____ percent per year which may be adjusted from time to time by the announcement of the Company) from the date of the default of payment by the Client until the full payment has been made to Company.

13. In the event that the Client is deceased or becomes incompetent or quasi-incompetent or is sued or in any other cases which the Company thinks it is appropriate to protect the Company's benefit, the Client agrees and grants the Company to sell Digital Tokens or property or any other rights of the Client, which is in the possession instead of Digital Tokens which the Client has already ordered the Company to sell but does not deliver it to the Company as well and this shall not preclude the Company from its right to terminate the Client's account.

14. The purchasing or selling of any Digital Tokens or property or any other rights of the Client by the Company as a result of not complying with any provision of this Agreement, the Company shall have the right to do anything as it may think fit via Digital Tokens Exchange of Company or make public auction or trade Digital Tokens with any person or with the Company itself without prior notification to the Client and it is not necessary to inform or announce in advance or having to perform any other similar acts. The Client hereby grants the Company to bring the sale proceeds of such Digital Tokens to pay all kinds of indebtedness and expenses which the Client owes the Company at present and which may arise in the future whether by acceleration or not, and the Company shall have the right to set-off all kinds of the Client's indebtedness as it thinks fit, and the Client accepts to be bound to fully compensate all kinds of indebtedness to the Company.

15. The Client agrees and grants the Company to be a member of Digital Tokens Account in accordance with the Digital Tokens and Exchange Act or any other law which is promulgated and enforceable and to use services of such Digital Tokens Account in relation to the Client's Digital Tokens. The Client grants the Company to comply with all regulations, conditions, procedures and direction of Digital Tokens Account such as to disclose name, address and other details of the Client to Digital Tokens Account, etc.

16. The Client agrees and accepts that he/she/it will not claim, sue or take any other action against the Company, in respect of any damage the Client sustained as a result of performing, or omitting to perform any act or by the fault of the Digital Tokens Exchange or any other person which is beyond control of the Company such as damages incurred from delay in receiving of Digital Tokens. For the benefit of this Agreement, it shall be deemed that the Client's Digital Tokens deposited in the Digital Tokens depository account of the Company, which is opened with Digital Tokens Account, is held and possessed by the Company itself.

17. This Agreement is an indefinite period contract, the Company is, at any time, entitled to terminate this Agreement immediately without prior notification to the Client. In case that the Client would like to terminate this Agreement, it should deliver the Company by a written notice at least 7 days in advance. This termination shall survive right and responsibility of parties which is existing prior to the effective termination of this Agreement.

18. In case that the Company grants the indulgence to any obligation of the Client in accordance with this Agreement or omits to exercise any right to terminate this Agreement, it shall be considered that such indulgence or omission operates only for such time.

19. The Company has the right, other than any other rights of the Company against the Client in accordance with this Agreement, to claim the Client for all and any damages and expenses the Company sustains in connection with or in relation to this Agreement or related to performance or omission of the Client or the Client's agent; including all damages and expenses the Company sustains as a result of being claimed or sued by

other person against the Company to be liable in connection with this Agreement, though it is not incurred by performance or omission or the fault of the Company.

20. All communication letters, demand letters, emails, notices or any other letters sent to the Client’s address given in writing to the company, whether by registered or non-registered mail shall be deemed to be sent regardless whether there is a recipient or not. If they cannot be sent because of the change of the Client’s address whereby the Client did not notify the Company in writing or cannot be sent because of inability to find such address, it shall be deemed that the Client duly receives and acknowledges such communication letters, demand letters, notices or any other letters of the Company.

21. At any time after signing date, the Client allows the Company and/or its affiliated company to examine, receive and exchange the Client’s information or other relevant information including request for credit information report and any reference documents from Company and any other juristic person or person that the Company may think fit, including to contact any data centre, use the Client’s information for the purpose of credit checking, marketing, administration and enable to disclose such information to the affiliated company of the Company. The Client undertakes that the Client’s consent shall not be revoked in all respects.

22. If, at any time, any provision of this Agreement is or becomes invalid or unenforceable in any respect, neither the validity nor enforceability of the remaining provision of this Agreement shall in any way be affected or impaired by the above.

23. The Client accepts that it completely understands and acknowledges about law, announcement, regulation or rule of Digital Tokens and Exchange, Official authority any authority of and the Company related to Digital Tokens and Digital Tokens Exchange and the Client shall strictly comply including the amendment, modification, or addition to such law, announcement, regulation or rule.

In the case that any law, announcement, regulation or rule mentioned in the foregoing paragraph is amended, modified or added after the date of execution of this Agreement, the parties agree to accept such law, announcement, regulation or rule which is amended, modified or added unless otherwise prescribed by the Company.

However, the Company reserves the right to amend or add any condition of this Agreement as the Company may think fit without obtaining prior consent from the Client but the Company shall notify such amendment to the Client for acknowledgment and the Client agrees to comply strictly with such condition amended by the Company.

The Client completely understands content of this Agreement and signs in the presence of witnesses

_____The Client
(_____)

_____The Company
Authorized officer

_____Witness
(_____)

_____Witness/Spouse
(_____)

BITCFX
#1 Mapp Street Belize City, Belize, CA

Power of Attorney

Date _____

I/We _____ Office/Address No. _____

hereby authorize BITCFX (the "Company") addressed at #1 Mapp Street Belize City, Belize, CA, to be my/our lawful agent having a power to act on my/our behalf in the following matters:

1. To sell and buy Digital Tokens/ICOs including to transfer, take a transfer, deliver and accept Digital Tokens, documents showing the right over Digital Tokens/ICOs and, additionally, to cause the Digital Tokens/ICOs belonging to me/us and/or being purchased by me/us to be the subject of any legal transaction made with any third party and/or the Company in my/our name and on my/our behalf.
2. To pay money, accept payments, accept dividend distribution, and, in addition, to make a payment for any debt incurred in the purchase and/or sale of the said Digital Tokens in my/our name and on my/our behalf regardless of whether the payment is made to a third party or to the Company, and, in this connection, to be empowered to issue a receipt, to endorse cheques and/or other instruments used in the purchase and/or sale and/or to enter into any legal transaction relating to the Digital Tokens/ICOs.
3. To sign on my/our behalf in any legal transaction and/or any instrument used in the purchase and/or sale and/or transfer and/or acceptance of transfer of the Digital Tokens/ICOs, including those pledged by me/us with the Company and/or others, and/or to give a notice revoking the pledge.
4. The Company hereof is hereby authorized to appoint any staff of the Company and/or any other person to be its substitute in order to do all things and acts hereby authorized including to revoke the delegation and/or substitution.
5. To arrange for the registration in the name of me/us of any ICOs or Digital Tokens and to receive dividend and/or subscribe the newly ICOs on my/our behalf at the amount that is deemed appropriate to me/us.

I/We hereby agree to be responsible for all transactions made by the Company or Company appointed Agent/ Person within the scope of the business specified herein and I/we shall not revoke and/or terminate this power of attorney unless I/we have paid for every amount incurred in the transaction hereby authorized to the Company or its staff in full or have a written consent from the Company.

(**Customer**) (**BITCFX**)
Authorized Representative

(**Witness**) (**Witness**)

CUSTODIAN AGREEMENT

This Agreement is made at BITCFX on _____ by and between: -

BITCFX, whose head office is at #1 Mapp Street Belize City, Belize, CA, (hereinafter referred to as the “Company”), as one part; and

_____, residing at No. _____

_____ (hereinafter referred to as the “Customer”) as the other part;

Whereas the Customer hereby appoints the Company to be a custodian of the Customer and both parties hereby agrees to enter into this Agreement with the following terms and conditions.

Interpretation

1. Unless otherwise specified herein, the following words shall have the meaning as given herebelow: -

“Properties” means ICOs, Digital Tokens, other properties including any rights or benefit thereon, for example, right to receive dividend or interest, right to subscribe new ICOs or right to participate and vote in new digital token listing.

“Office” means the Office of BITCFX (LTD, PTE, and SA).

“Digital Tokens Account” means the Digital Tokens Account specified by the Digital Tokens and exchange.

“Digital Tokens Exchange” means the Exchange BITCFX, Over-the-counter center, futures and options center, Market for ICOs Investments and any other Digital Tokens trading centers.

“Subsidiary Company” means a subsidiary company as defined in the Notification of the Digital Tokens Exchange of Company, conditions and procedures of information disclosure on the financial status and performance of a company that issued Digital Tokens.

“Affiliate Company” means an affiliate company as defined in the Notification of the Digital Tokens Exchange of the company, conditions and procedures of information disclosure on the financial status and performance of a company that issued Digital Tokens.

“Parent Company” means a parent company as defined in the Notification of the Digital Tokens Exchange of the company, conditions and procedures of information disclosure on the financial status and performance of a company that issued Digital Tokens.

“Internet” means a network which links computer and computer network around the world together regardless of its linkage style which can be either by a conductor, signal line, telephone line or satellite signal with a purpose to communicate, receive, emit, present or exchange statement, electronic information or other data.

“Electronics Means” means an electronic or electromagnetic application or any other similar methods. This shall include an application of light, magnetic or any other relevant equipment.

Keeping and monitoring of the Customer’s Properties

2. The Customer hereby agrees to appoint the Company to keep and monitor the Customer’s Properties for the purpose of keeping and/or trading or borrowing and lending of his/her Digital Tokens and/or being collateral against the Customer’s obligation under his/her Digital Tokens trading or Digital Tokens borrowing and lending and/or for any other purposes to the extent permitted by law whereby the Customer agrees to pay custodian fee as prescribed by the Company.

3. The Customer acknowledged and understood Properties withdrawal shall be made in writing in the form as specified by the Company and notify the Company in advance and also acknowledged any fees of service under this Agreement. In case of money withdrawal, the Company shall pay the withdrawn money to the Customer in a check payable in the Customer’s name or any other method as the Company thinks fit.

4. The Company shall not appoint or authorize other persons as sub-agent to conduct any transaction in accordance with this Agreement, except that, the Customer's Digital Tokens are deposited to the Digital Tokens Account provided by Exchange.

5. Unless otherwise mutually agreed in writing, the Customer agrees that the Company is able to perform any acts to create, modify, transfer, preserve or extinguish rights of the Customer in relation to the Properties.

6. The Company is unable to use the Properties of one customer for benefit of other customer or other person or the Company unless the Customer gave his/her written instruction or consent to the Company.

7. The Customer hereby gives its consent to the Company to use right or benefit of the Customer or perform any necessary acts to enable the Customer to receive right or benefit arising from being an owner of Digital Tokens or any instruments which are kept in the Company's custody from issuer within appropriate period.

8. The Company shall, on a monthly basis, deliver report showing Properties details to the Customer unless the Customer has no transactions, which affect the movement or modification to the Properties. In case that the Customer has no transactions for six (6) consecutive months, the Company shall deliver report showing Properties details to the Customer every six (6) calendar months.

Classification of the Customer's Properties

9. The Company shall classify the Customer's Properties according to the Notification of the Digital Tokens Exchange of the company whereby performance of the following acts shall be deemed that the classification has been made,

Money

(a) The Company classifies money by keeping in the Company's custody on condition that the Company shall expressly identify, that such money belong to the Client.

Digital Tokens

(a) The Company classifies Digital Tokens by depositing to the Digital Tokens Account of Exchange which shall expressly indicate that they are deposited by the Company for benefit of the Customer or;

(b) The Company classifies Digital Tokens by keeping in the Company's custody on condition that the Company shall expressly identify, that such Digital Tokens belong to the Customer.

Other Properties

The Company classifies these properties in a manner that the Company shall expressly identify, that such properties belong to the Customer.

10. Benefit, if any, derived from any of the Customer's Properties as agreed by both parties, in case that the Customer shall have the right to receive benefit from the Company, the Customer agrees that the Company shall be entitled, without written notice, to apply such benefit to repay fees, if any, or all kinds of the Customer's indebtedness he/she may owe to the Company. However, in case the Company deducts the Customer's benefit to repay such fee and there is still a shortfall, the Customer agrees to be responsible to repay it in full.

11. The Customer allows the Company to deposit money of the Customer with financial institution having direct or indirect relationship with the Company as a Parent Company, Subsidiary Company or Affiliate Company.

Risk of Properties Depository

(1) The Customer acknowledges and understands the risk of investment in Digital Tokens trading in all respects, for example, variation of the Digital Token Exchange of Company index or variation of Digital Tokens value and Properties value effected from modification in law, regulation or any related announcements or changes in taxation.

(2) The Customer agrees that he/she has thoroughly considered and understood the nature and risk of investment in Digital Tokens and other instruments and the Customer thoroughly understands that there is an investment risk in all kinds of Digital Tokens and no investment return is guaranteed.

(3) The Investment of the Customer in Digital Tokens existing or may be exist in the future, the Customer has acknowledged, studied and understood such new Digital Tokens prior to making investment.

General Provisions

12. All communication letters, emails, notices or any other letters sent to the Customer’s address given in writing by the Company whether by registered or non-registered mail shall be deemed to be sent regardless whether there is a recipient or not. In case of sending by Internet or Electronic Means to the address the Customer has given the Company, it shall be deemed to be sent regardless of any recipient. In case of failure to deliver due to the change of the Customer’s address whereby the Customer fails to notify the Company in writing or the inability to locate such address, it shall be deemed that the Customer duly receives and acknowledges such communication letters, notices or any other letters of the Company.

13. The Customer agrees to pay the damages, advances, fees and any other expenses resulted from the loss the Company or other persons directly or indirectly sustains as a result of the Company’s compliance in accordance with this Agreement or the Customer’s violation of agreement, terms and condition or provision herein. The Customer shall reimburse the damages to the Company immediately when the Company requests. In case the Company deducts the Customer’s Money for repayment and there is remaining debt, the Customer agrees to reimburse the Company the balance immediately.

14. If at any time any provision of this Agreement is or becomes invalid, illegal or unenforceable in any respect by any reason, other provisions herein shall remain valid, legal or enforceable. The parties also agree to amend this Agreement immediately so that the invalid, illegal or unenforceable provision becomes valid, legal and enforceable for the purpose of this Agreement.

15. The Customer accepts that he/she thoroughly understands and acknowledges the law, announcement, regulation or rule of the Digital Tokens and Exchange, government authorities, any authorities or the Company’s unit related to the Digital Tokens. The Customer shall strictly comply therewith including any amendment, modification or addition thereto.

In case any law, notification, regulation or rule mentioned in the foregoing paragraph is amended or modified after the execution date of this Agreement, the parties agree to accept such law, announcement, regulation or rule as amended or modified unless otherwise stipulated by the Company.

The Customer and the Company have thoroughly understood the contents hereof and the parties deem that the provisions of the Agreement comply with their intentions and purposes. In witness whereof, the parties have executed their names in the presence of witnesses.

Sign _____ The Customer
()

Sign _____ The Company
(BITCFX)

Sign _____ Witness
()

Sign _____ Witness
()

APPLICATION FORM FOR CORPORATE OR INSTITUTIONAL CLIENT

Client Code _____

Date _____

**To: Managing Director
BITCFX**

We hereby agree to have a Digital Tokens transaction account with your company, thus we accordingly provide the following information for your consideration.

Corporate Information

Name of Applicant: _____

Username For Internet trading: _____

Type of Business: _____

Office Address: _____

Tel. _____ Fax. _____

E-mail _____

Company Registration Certificate No. _____ Incorporated Date _____

Registered Capital _____ Paid-up Capital _____

Board of Directors:

1. _____ 5. _____

2. _____ 6. _____

3. _____ 7. _____

4. _____ 8. _____

Major Shareholders (%):

1. _____ 5. _____

2. _____ 6. _____

3. _____ 7. _____

4. _____ 8. _____

Authorized persons who are empowered to act on behalf of the applicant for Digital Tokens trading transactions:

1. _____ position _____

2. _____ position _____

3. _____ position _____

Investment Purpose: [] Short-Term [] Medium-Term [] Long-Term

Bank:

1. _____ account no. _____

2. _____ account no. _____

Trading with Other Brokers:

Yes 1. Broker (ID)_____ Account type _____ Account ID _____.
2. Broker (ID)_____ Account type _____ Account ID _____.
 Never

Contact Person:

Name. _____
Tel. _____ Fax. _____
2. _____
Tel. _____ Fax. _____
E-mail _____

Delivery of Statements Email _____

We have thoroughly considered and understood the nature and risk of investment in digital tokens and other instruments and we thoroughly understand that there is an investment risk in all kinds of Digital Tokens and no investment return is guaranteed. Moreover, we understand that warrant or other kinds of instruments have an expired date and we cannot trade them after such date.

We hereby undertake that all the said information is true and correct at the date stated above providing that we shall inform your company in writing when such information has changed.

Authorized
Person

Company's Common Seal

Authorized
Person

Power of Attorney

Date _____

Whereas I/We _____ residing at _____
_____ T e l. _____
have opened a Digital Tokens transaction account with BITCFX.

I/We do hereby authorize _____
residing at _____ Tel. _____
Contact address _____ Tel. _____

to be an authorized person in order to purchase/sell, register the pledge over ICOs or Digital Tokens, accept payment, accept digital tokens, order to transfer or accept the transfer of ICOs or Digital Tokens via Exchange Account, accept any documents related to the purchase and sale of ICOs or Digital Tokens in connection with my/our account on my/our behalf and for me/us.

I/We agree to be bound by liabilities and damages incurred from all transactions made by _____ within the scope of business specified herein and in the application for opening the Digital Tokens transaction account as if it were done or supposed to be done by myself/ourselves in all respect.

(_____)
Signature of Grantor

(_____)
Signature of Attorney

(_____)
Signature of Witness

(_____)
Signature of Witness