

PUBLIC OFFER

This agreement is addressed to Customers and is an official and public offer of the Seller, represented by his Representative, acting, in turn, on behalf and at the expense of the Seller, to conclude a contract for the sale of the Product, the subject and conditions of which are specified in the relevant section of the website www.oilwellcoin.io by accepting the terms of this agreement (hereinafter referred to as the Agreement), the Client accepts the following terms:

The agreement on conditions of realization of HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY") discount certificates (tokens) that provide the right to a discount on the purchase of goods from the limited liability Company "demiurge".

The company HADIUSPROMARKETINGPTE. LTD. (THE "COMPANY") (Registration NO 201825916Z, location: 11 Collyer Quay #14-02 TheArcadeSingapore 049317)), established under the laws of the Republic of Singapore, hereby declares that acting on behalf of and at the expense of the Contractor, will consider itself to have entered into an Agreement with any natural and legal person registered on the Internet website at www.oilwellcoin.io provided Acceptance of the offer of the Contractor for the provision of services on special terms (hereinafter-the "Action"), which specifies the subject and conditions of the offer:

§1. Definitions

Unless otherwise follows from this offer, the following words and expressions shall have the following meaning:

"Site administration" - a legal entity created in accordance with the Law, having the exclusive right to the content of the site, its software, as well as the right to use a domain name.

"Legislation" - the current legislation of the Republic of Singapore, which may be applied to legal relations related to the performance and/or arising from the performance of the obligations described in this Offer by the Company, the Client and/or the Contractor.

"Company" - HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY"), a party to the Public Offer Agreement, implementing discount certificates on behalf and at the expense of the Partner on the basis of the relevant agreement with the Partner.

"Public Offer agreement" – the provisions posted on this page of the Site, as well as the offer to purchase a Discount certificate that provides a discount on the Contractor's Share posted on the Company's website, sent to an indefinite circle of persons, including Customers.

"Acceptance" - registration of the Client on the Company's website and purchase of a Discount certificate in accordance with the terms of the Promotion.

"Action" is a special offer on the Website of the Company containing the offer of the Contractor about the sale of Goods/performance of Works/Services special conditions with a description of such conditions and aimed at the conclusion of the Acceptance of the public Offer, on the terms set forth in the proposal.

"Realization of the right to a discount" - depending on the terms of the Promotion: or (1) payment of the cost of Goods/Work/Services for a smaller amount, while the amount of

reduction in the cost of Goods/Work/Services is determined either as a fixed amount, or as a percentage of the original cost of Goods/Work/Services; or (2) payment of the cost of Goods/Work/Services for the amount specified in the Discount certificate (in fact – exchange Discount certificate for Goods/Work/Services).

"Customer" - a person who has carried out or has the intention to carry out the Acceptance, including a person who is the legal owner of the Discount certificate.

"Client registration data" - personal, individual and confidential information of the Client: e-mail address and password, name, surname, phone number, indicated by the Client independently when registering on the Company's website.

"Contractor", "Partner" - supplier of Goods, Works or Services on the Discount certificate in accordance with the terms of the promotion.

Personal account — personal section on the Website of the Company, by which it is possible to carry out the order, the payment Coupon of the certificate to see information about the current status of the account, already bought the Coupon certificates, etc.

"Account" - a virtual account of the Client in the Personal account.

"Site" means the Internet site placed by the company on the Internet at: www.oilwellcoin.io

"Discount certificate" is a document drawn up by the Company in a free form, containing an Individual number in the blockchain platform.

"The blockchain is the platform" - built according to certain rules is a continuous sequential chain of blocks that contain data.

Discount certificate allows you to determine the fact of the conclusion of the Contract with the Client on the terms of the Action, and confirms the right of the Client to provide the Contractor with Goods, Work or Services in accordance with the terms of the Action. The discount certificate can be used by the Client at the same time and once. The discount certificate is available for printing on paper during the entire period of activation of the Discount certificate.

The concept of a Discount certificate and a Token certificate are equivalent.

"Discount certificate" - allows you to determine the fact of the proper provision of the Contractor Goods/Work/Services to the Client and the end of all obligations between the Contractor and the Client after the transfer of the Discount certificate by the Client to the Contractor. Such a Discount certificate is considered to be activated, that is, the right of discount is used, after which in the " Personal account" information about the activation of the Discount certificate will be reflected in the "Used" section.

Two types of discount certificates have been issued:

1. ERC20 token certificate – OILD (OilDiscount), issued on the basis of the Ethereum platform, participating in the token sale, during the period of free token sale (tokensale).

2. Token-asset-OILDC (Oildiscountcertificate) "virtual certificate" issued on the basis of the izzz blockchain platform.io, which will be used as a secure and trusted repository of information about issued paper obligations-certificates providing discounts.

From the moment of transfer by the Client of the Discount certificate to the Contractor, all obligations of the Company as an agent for the sale of the Discount certificate for the provision of Goods/Work/Services by the Contractor on special conditions are considered to be fully fulfilled, and all claims arising on the quality and procedure for the provision of Goods/Work/Services are settled by the Contractor.

"Period of activation of the Discount certificate" - the period of time during which the Client has the right to contact the Partner and receive, and the Partner is obliged to provide services and/or provide goods to the Client according to the conditions specified in the Discount certificate.

"Territory of performance" means the territory or certain objects specified in the Promotion within which the Company undertakes to perform its obligations under the relevant Promotion.

"Price" means the price for the provision of Goods/Works/Services, established by the Contractor in the implementation of Discount certificates on the terms of the Action.

"Customer support service" is a structural division of the Company, which carries out qualified interaction with Customers, aimed at improving the quality of services provided by the Company. The client agrees that in case of any disputes, when contacting customer support, the Client must act in accordance with the requirements of the employee service. All correspondence between the customer support Service and the Customer is carried out in English. The information provided by the customer support Service of the Company may not serve as a basis for filing claims to the Company for damages arising in connection with the information provided.

§2. Acceptance

2.1. Complete and unconditional Acceptance is the registration on the website of the company HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY"): www.oilwellcoin.io Internet, and the implementation of payment of the Discount certificate in accordance with this Agreement, as well as the terms of the Action.

In order to avoid unfair execution of this Agreement by the Client, multiple registration of Personal accounts by one Client is prohibited. In case of multiple registration, the Company reserves the right to block all Personal accounts of such Client until full clarification of the circumstances and confirmation by the Client of his identity and belonging to the Client of one particular Personal account.

2.2. The conditions and duration of the action is placed on site www.oilwellcoin.io are an integral part of the Public Offer Agreement.

The procedure of information exchange between the Company and the Client is determined and communicated to the Client on the Website.

2.3. The client agrees that HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY") customer's Registration data is used and processed. The client's registration data is confidential

and shall not be disclosed or provided to any third parties, as well as unauthorized use. The client is responsible for maintaining the confidentiality of his / her Registration data on the website (e-mail and password), as well as for all actions taken with them.

The company is not responsible for the loss of the Client's Registration Data, including due to fraudulent actions of third parties, unless it was the fault of the Company.

The Client hereby agrees to transfer his / her Registration data to the Partner Providing the service under the relevant promotion. HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY") warrants to the Customer that the use of its Registration data will be carried out by the Affiliate only for the purpose of proper performance of its obligations under the Promotion.

2.4. The client agrees that after registration on the Website to the email address of the Client HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY") will be sent letters and messages, including advertising. However, HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY") undertakes not to transfer the address and other information about the Client to third parties, except in cases stipulated by the current legislation of the Republic of Singapore and the terms of this Offer.

The customer may at any time request the deletion of the provided Registration data by contacting the HADIUS PRO MARKETING PTE customer support Service. LTD. (THE "COMPANY") by sending a request letter to info@oilwellcoin.io

When contacting customer support, the Customer undertakes to act strictly in accordance with the instructions of the employee HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY") (providing the necessary information for the implementation of the requirements of the Client and other cases). Non-performance by the Client of legal requirements of employee HADIUS PRO MARKETING PTE. LTD. (THE "COMPANY") releases the Company from liability for the requirements of the Client until the Client meets the necessary requirements.

§3. Rights and obligations and responsibilities of the Client and The company under the contract.

3.1. The company's liability is limited to the placement on The website of the terms of the Promotion on behalf of and at the expense of the Contractor, as well as the acceptance of the Client's funds for Discount certificates and providing the client with a Discount certificate confirming The right of the client's demand for the provision of Goods/Work/Services by the Contractor in accordance with the terms of the Promotion. The rights and obligations for the relevant Goods/Work/Service arise directly between the Client and the Contractor. All claims to the relevant Goods/Work/Service, including in relation to the quality of Goods/Work / Services, deadlines are presented by the Client directly to the Contractor.

3.2. The company is not responsible for the introduction (payment) of additional funds by the Client to the partner at the request of the Latter, not specified in the terms of the promotion.

3.3. The client undertakes to transfer the amount of money for the Discount certificate for the relevant Promotion to the account of the Company, in the ways provided in the section "Method of payment". Transfer of funds can be made by means of non-cash payment.

All costs associated with the payment of the Discount certificate shall be borne by the payer (client), including commissions of payment systems and other expenses.

3.4. The company reserves the right to withdraw funds from the Client's Account unilaterally in the following cases:

- if the funds were mistakenly credited by the Company to the Client's Account;
- in case of incomplete payment of the Discount certificate by the Client;
- if the funds are received by the client in an illegal / unfair way;
- in other cases provided for by the laws of the Republic of Singapore.

In case the client has a debt to the Company, the Company has the right to block the Account in the Personal account of the Client in order to repay the debt, as the client is notified by sending a written message to any of the contact details specified in the Registration data of the Client. In case of non-payment of the debt by the Client within 10 (ten) calendar days from the date of receipt of the notification, the Company has the right to cancel the Discount certificate of the client for repayment of the debt.

3.5.1. In case the funds on the account of the Client (CLIENT1) has been erroneously listed by some other Client (Client2), and CLIENT1 have used is not owned by him or by the funds of a Client 2 by purchasing from the Company Discount certificates, the Company shall be entitled to block the action of such Discount certificates prior to the return of the Client 1, cash in the amount erroneously transferred to the Client 2 amount to the Account of the Client 1.

3.6. The proof of the fact that the Client has received The product/Work/Service from the Contractor and the activation of the Discount certificate is, depending on what happened before:

- transfer by the Client of the booking Code of the certificate to the Contractor;
- transfer by the Client of the discount certificate to the Contractor;
- conclusion of The contract between the Contractor and the Client in writing on paper, the fact and proof of the Contract is the signing of the Contract by the parties.

Specifying the phone number when registering in Your account, is the consent of the Client to receive SMS messages of information and advertising. To unsubscribe via SMS, the Client must contact customer support and fill out the form.

3.7. By entering into this Agreement, the Client agrees that during the period of activation of the Discount certificate, the decision on the refund of the reserved Discount certificates is made by the Company in accordance with this agreement of the Offer, unless otherwise specified in the subject and conditions of the Promotion. Refunds can be made:

- to the account in the Client's personal account on the basis of the Application form established by the Company;
- by canceling the transaction if the payment for the Goods/Work/Service was made by a Bank card;
- to the Bank account from which the payment was made, provided that the Client provides the necessary details.

At the same time, the company's obligations to the Client in the event of a refund or cryptocurrency by Bank transactions or payment within the blockchain system are considered to be fulfilled by the company from the moment of debiting the relevant funds from the company's current account. The company is a tax agent

3.8. The client confirms that if The client has transferred the discount certificate to the Contractor, such Discount certificate is considered to be activated, and the Client has received the Goods/Work/Service. All claims for improper quality of Goods/Work/Services, as well as requirements for the return of funds for the Discount certificate, presented upon receipt of such Goods/Work / Services, should be sent directly to the Contractor for a specific Promotion. The responsibility for the Contractor's refusal to fulfill obligations to provide Goods/Works/Services lays directly with the Contractor.

Refunds for activated and booked Discount certificates Company not provided.

After the Contractor provides the client with the relevant Product/Work/Service, the Client is obliged to sign all the necessary documents and a certificate confirming the fact of providing The client with the goods or Services stated in the Promotion upon the request of the Company and / or the Contractor. If the Client refuses to provide the contractor with a Discount certificate of receipt of Goods/Works/Services, the Contractor shall have the right To:

- do not apply the discount provided by the relevant Discount certificate when paying with the client;
- a written request to the address of the Company with a complaint about the refusal of the Client to pass to activate the Discount certificate. In this case, the Company reserves the right to contact the Client by e-mail with a request about the quality and the fact of providing the Goods/Work/Services. If within 10 (ten) calendar days from the date of sending the e-mail the Client has not provided a Discount certificate or has not sent a reasoned refusal to transfer it to the Company or the Contractor with the provision of evidence justifying the legality of such refusal of the Client, the Company has the right to decide on the activation of such a Discount certificate on its own.

Non-compliance of the Discount certificate presented by the Client with the form of the Discount certificate established by the Company (including violation of any kind of protection systems) entails its invalidity and, as a result, gives the Contractor the right not to apply the discount provided by the relevant Discount certificate.

3.9 . The company's obligations under this Agreement shall be valid during the period of activation of the Discount certificate established in the Promotion, if such Discount certificate is not Activated.

The company's obligations under this Agreement are considered to be fulfilled in full (depending on what comes before):

- at the expiration of the period of activation of the Discount certificate, if the Client during this period did not contact The company for a refund for the discount Certificate ;

- if you activate a Coupon certificate.

Based on the provisions of this paragraph, the Client has the right to apply to the Company with a request for a refund of funds paid by the Client for the discount Certificate, only if the Discount certificate : a) has not been activated; b) the activation Period of the corresponding Discount certificate has not expired. If the Client violates this condition, the Company has the right to refuse the client to return the funds paid for the discount Certificate .

3.10. The company reserves the right to suspend or cancel the registration of the Client and refuse the Client to use the services of the site:

- violations by the Client of this Offer or the terms of the Shares;

- violations by the Client of the order, terms of payment and conditions of receipt of the Discount certificate of s and / or Goods/Works/Services;

- identification of the fact that the Client provides false and / or knowingly false information when registering on the Company's Website;

- Commission by the Client of fraudulent actions, deception, as well as other actions that have led to negative consequences for the Company and for other persons.

In the latter case, the Company reserves the right to terminate this Agreement unilaterally.

§4. Final provision

4.1. This offer becomes valid after its placement on the Site.

The new offer, changes in the Offer, termination of the Offer become valid after its placement on the Site.

In case of conflict, the text of the Offer posted on the Website will have an advantage over any other text of the Offer.

4.2. The company will consider itself to have entered into a public offer Agreement with any person who provided its Acceptance.

The company has the right at any time to make any changes to the text of this Offer, to terminate the Offer, to place a new Offer.

4.3. All disputes arising from the legal relations under this Offer shall be resolved through negotiations. In the event that the Parties do not come to a settlement of disputes arising between them during the negotiations, such disputes shall be referred to the court in accordance with the laws of the Republic of Singapore.

The parties undertake to comply with the pre-trial dispute settlement procedure to exchange correspondence, messages, claims by means of: electronic messages, written messages on paper to legal addresses.

4.4. The company has the right to carry out preventive work in the hardware and software complex of the Site with a temporary suspension of the Site at night and as much as possible reducing the time of inactivity of the Site.