Cryptengram LLC

LC001670743

3636 S. Geyer Road, Suite 100, St. Louis, Missouri, 63127

Investment Contract № **1650-11/10/2019**

Conclusion of the Contract

Date of signing of the Contract 11/10/2019

This Investment Contract has been drawn up, agreed and signed **Cryptengram LLC**, located at **3636 S. Geyer Road, Suite 100, St. Louis, Missouri, 63127 (LC001670743)**, acting under the Laws of the United States of America (Guarantor) on the one hand and natural person **Boris Zu** (Recipient), registered

address:______, Collectively referred to as a Party or Parties, if necessary, And which entered into force **11/10/2019**.

Under this Contract, on this Contract basis and under the agreed Offer, the Parties have determined the following:

The Recipient's investment in the Guarantor Company;

The Money in electronic and/or cash form using which the Recipient creates the relevant deposit (Investment) in the Guarantor's company;

Contract Paradigm:

Full provision by the Guarantor of all necessary and sufficient conditions under which the Recipient's money invested in the Guarantor's Company (Investment, Deposit) will be guaranteed and fully protected (100%) using the Company's Stabilization Fund and other insurance security provided in such cases, subject to the unquestionable and unquestionable condition that the Recipient complies with all provisions of this Contract; By entering into this Contract, the Parties confirm that their own intentions with respect to this Contract are fully voluntary;

The Guarantor confirms that any amount invested by the Recipient in the Guarantor Company and confirmed by the relevant Contract will be properly secured by the Stabilization Fund in accordance with the terms of the Contract.

Taking into account the Contract Paradigm, as well as the established Object of the Contract, and observing the following contents of the Contract in full,

The Parties have entered into the following Contract:

The Guarantor guarantees the full security of the Investment Amount throughout the term of the Contract. The Guarantor warrants the return of the Investment Amount in accordance with the terms of the Contract. The Guarantor confirms, that the Investment Amount, under no circumstances cannot be somehow lost regardless of action of any negative circumstances, including regardless of the unforeseen and/or predicted and/or illegal and/or illegal actions of the commercial, legal and/or third parties and will be provided according to financial precepts of the US law.

Force majeure

In case of force majeure circumstances and/or factors, fulfillment of the terms of the Contract may be suspended until the full termination and/or influence of these force majeure circumstances and/or factors. Regardless of which Party is affected by these force majeure circumstances and/or factors, the suspension of the Contract is the primary reason.

The main factors of force majeure and / or factors are the factors and circumstances set forth in the Model Force Majeure Clause of the International Chamber of Commerce, publication No. 421 (E).

Dispute Resolution

All disagreements and disputes following from the present Contract are subject to settlement according to the Principles of International Commercial and Insurance Contracts UNIDROIT.

In case the decision reached by this method doesn't arrange one of the Parties, the final decision available to receive by the appeal to the International Court of Arbitration (ICC).

Applicable Law

Any disagreements following from the present Contract are subject to settlement according to the Principles of International Commercial and Insurance Contracts UNIDROIT.

Signatures and details of the Parties

Guarantor



Recipient

Boris Zu

Sign of Recipient

Contract Signing Date

11/10/2019