

PRE-MEMBERSHIP ACQUISITION CONTRACT AND DIGITAL CERTIFICATES DOCX OF DIVULGATIUM CORP.

1. DEFINITIONS

1.1 **Divulgatium**: A digital platform focused on respect, knowledge, critical thinking, and freedom of expression.

1.2 **Pioneer Member**: A registered user during the initial phase of the project who acquires a pre-membership.

1.3 **DOCX**: Digital Pre-Membership Certificate of Divulgatium, a non-transferable internal digital token with an initial value of \$10 USD, representing the right to participate in the platform and convert it into company shares once the conditions outlined in this contract are met.

1.4 **Capitalization Objective**: A minimum capital of \$300 million USD required to activate the conversion of DOCX certificates into company shares.

2. PURPOSE OF THE CONTRACT

2.1 Pre-Membership Acquisition

The Pioneer Member acquires a pre-membership which includes:

- Free allocation of DOCX certificates.
- Pre-membership rights on the platform.
- Future right to convert DOCX certificates into company shares when the conditions stipulated in this contract are met.

2.2 Issuance and Distribution of DOCX Certificates

Total number of DOCX certificates: 100 million units.

50% of these DOCX certificates are intended for sale through pre-memberships.

Initial value: \$10 USD per unit.

3. RIGHTS AND BENEFITS

3.1 Immediate Benefits

- Priority access to exclusive platform content.
- Participation in beta programs for new features.
- Interaction privileges with other users and content creators.

3.2 Future Benefits

- Right to convert DOCX certificates into company shares once the capitalization objective is met and the terms established are fulfilled.
- Participation in reward programs for active users (Loyal Viewers).
- Preferential access to new features and products on the platform.

4. CONVERSION PROCESS

4.1 Conversion Conditions

The conversion of DOCX certificates into shares will be possible once the company reaches the minimum capitalization of \$300 million USD. The conversion activation will be notified to the Pioneer Member at least 30 days in advance, and the conversion period will last 90 days from the notification date.

4.2 Conversion Formula

The conversion value of the DOCX certificates will be calculated using the following

formula:

Conversion value = (Total Capitalization × Individual DOCX) ÷ Total DOCX issued.

The minimum guaranteed value of each DOCX certificate will be \$10 USD at the time of conversion.

Important: If the capitalization of \$300 million USD is not reached, the DOCX certificates cannot be converted into shares, and the Pioneer Member may request a partial refund of the value invested, as set out in this contract.

5. GUARANTEES AND PROTECTIONS

5.1 Refund Guarantee

In the event that the company does not achieve the capitalization objective within 24 months, the Pioneer Member is entitled to a refund of 70% of the nominal value of the acquired DOCX certificates, for administrative and management expenses related to the project. The refund process will be carried out within 90 days following the failure to achieve capitalization.

5.2 Additional Protections

- The Company commits to providing quarterly reports on the progress of the project.
- Annual independent audits will be carried out to ensure compliance with financial and operational objectives.

6. TECHNICAL REQUIREMENTS

6.1 Compatible Wallets

DOCX certificates must be managed in digital wallets approved by the Divulgatum platform.

6.2 Compatible Electronic Cards

Electronic cards for payments under the Loyal Viewers program must be from providers approved by the platform.

7. LIMITATIONS AND RESTRICTIONS

7.1 Restrictions on DOCX Certificates

DOCX certificates may not:

- Be transferred before the conversion to shares is activated.
- Be sold to third parties or used as collateral before conversion to shares.

7.2 Share Retention Period

Shares obtained after the conversion of DOCX certificates must be held for a minimum period of 36 months. This requirement reflects the company's commitment to a long-term project aimed not only at generating economic value but also at contributing significantly to social welfare and the improvement of society. It is essential that Pioneer Members share this long-term vision, ensuring that investments in shares are part of a sustained and responsible approach that is not oriented towards speculation but aims to create a lasting positive impact on the global community.

8. COMMUNICATIONS AND TRANSPARENCY

8.1 Regular Reports

The Company commits to providing monthly updates on the progress of the project.

Financial statements will be published quarterly, along with milestones achieved in development.

8.2 Official Channels

Official communications between the Pioneer Member and Divulgatum will be conducted through registered email and the official platform application.

9. JURISDICTION AND DISPUTE RESOLUTION

9.1 Applicable Law

This contract will be governed by the laws of the state of Delaware, USA.

9.2 Dispute Resolution Process

Any dispute related to this contract will first be resolved through mediation. If mediation is not effective, it will proceed to binding arbitration, with the seat in Delaware, USA, and administered by an arbitration entity such as the American Arbitration Association (AAA).

10. SIGNATURES AND ACCEPTANCE

Full Name:

Official ID:

Email:

Date:

Signature: