

High-performance Server Machine Sales and Hosting Service Agreement

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Part One Tips

You(referred to as "customer") and Shanghai Miyuan Information Technology Co., Ltd. (hereinafter referred to as the "Company") are invited to sign this "High Performance Server machine Sales and hosting Service Agreement" (hereinafter referred to as "this Agreement") and use online services! The index keywords listed before the terms in the agreement are only for helping you understand the purpose of the terms, and do not affect or limit the meaning or interpretation of the terms of this agreement. In order to protect your own rights, it is recommended that you carefully read the specific expressions of each clause.

[Carefully read] You should read this agreement carefully before agreeing to this agreement. Please be sure to read carefully and fully understand the contents of each clause, especially the clauses such as statement and guarantee, exemption or limitation of liability, applicable law and dispute resolution, etc. If you have any questions about this agreement, you can consult customer service and related business departments.

[Contracting action] When you read and click to agree to this agreement or otherwise choose to accept this agreement, it means that you have fully read, understood and accepted all the contents of this agreement, and reached an agreement with the company. This agreement is established from the date you click on the web page to confirm or otherwise choose to accept this agreement. In the process of reading this agreement, if you do not agree with this agreement or any of its provisions, please do not sign the contract.

[Constitution of Terms] This sales & hosting service agreement includes prompt terms and general terms. Please read carefully and fully understand all the terms under this agreement before signing the contract.

Part Two General Terms

Article 1 Selling subject matter and hosting service

1. Sales target: The company provides the following solutions for you to choose. The specific machine model and parameter specifications of the selected machine are subject to the website public data.

No	Product Name	Unit	Qty	Total Price/Unit
1	6Block F3 serials (6Block F3)	Set	1	22300 USDT
2	6Block F3 serials (6Block F3+)	Set	1	41300 USDT

1. Please be informed that the total price of the 6Block F3 series product includes: the cost of 1 set of high-performance server machine includes hardware + 1 year of hosting service and maintenance costs. The property right of the machine belongs to you.
2. Under this agreement, the payment method is USDT. The unit price of the product

- under this agreement, the total price, the amount paid and the refund amount are all calculated according to USDT.
3. The product fees under this agreement do not include tax.
 2. You acknowledge and agree that after the purchase has been made, you entrust our company to be responsible for the operation management, hosting and maintenance of the products under this agreement, the property rights of the the products belong to you. You agree to pay the cost of hosting service, operation and maintenance according to the price standard of the purchased product to the company. The cost of hosting, operation and maintenance service is listed under Article 1.1 of this agreement. The service time is one year from the date of product delivered and accepted.
 1. The company provides professional technician and management personnel, power facilities, broadband network support, security monitoring, servers and other services, responsible for the stable operation of the products.
 2. The company has the right to end the service in the following situations:
 - (1) The IDC is unavailable for a long time due to power, network, and other reasons.
 - (2) Other situations that the company believes the service needs to be end.
 3. You acknowledge and agree that if you request to withdraw the products and end service in advance, the company will not refund the paid hosting, operation and maintenance service fee.
 3. Software licensing fee
 3. You agree to use based on the terms of this agreement and the company authorizes and agrees to use the mining software released by the company on the managed products in accordance with the terms of this agreement. The company charges 18% of the mining output as software licensing fee.

Definition of "output": The FIL token income obtained by you using the company's mining software for mining after being agreed by both parties.

 - 2. Both parties acknowledge and agree that after this agreement become effective, the company completes the deployment and optimization verification of the relevant products on the server machine you purchased and completes the acceptance. After Filecoin's official main net launches, you begin to pay the company for software licensing fees, the calculation method is the same as the previous paragraph of this article

Article 2 Product Delivery

- 2.1 Shipping time: After the payment according to the agreement in Article 1.1 of this agreement, the company will ship the product within 60 working days after receiving all the payment.
- 2.2 Both parties confirm that under this agreement after the products are delivered to the carrier, the ownership of the hardware products will be transferred to you.
- 2.3 Product delivery location: Xinjiang Karamay 6Block Pool T3+IDC.
- 2.4 In view of the particularity of the contract product, both parties confirm that the above shipping period is only the expected period. In the following cases, the company may postpone the shipping time according to the situation, or negotiate with you to change or cancel the contract:
 - (1) The company's hardware supplier failed to deliver the components that meet the specifications on schedule, or other reasons, which caused the company to fail to deliver on time;
 - (2) Any laws, regulations, and policies announced by relevant countries and regions such

as China, the United States, and Taiwan have or will have a significant adverse impact on the performance of this agreement, including, but not limited to, prohibiting or restricting the related trade, transaction or the cost of contract execution significantly increased (more than 30% of the total contract price).

2.5 From the date of product delivery and your acceptance, the company can provide technical support, upgrade and maintenance of the software, and collect the mining output, and share according to the agreement under item 1.3 of this agreement.

Article 3 Product acceptance

3.1 In any case, you should conduct the acceptance within 24 hours after the product arrives at the place of receipt (the date of receipt on the carrier's distribution certificate is the date of receipt), and the acceptance should be completed within 12 hours. During the acceptance, if it is found that the product does not meet the acceptance criteria, you should submit a written objection and handling opinions to the company within 12 hours after discovery. If you exceed the prescribed time limit for acceptance or file a written objection, the product delivered by the company is deemed to meet the acceptance criteria.

3.2 Acceptance standard: The two parties shall conduct acceptance according to the agreed packaging, quality and technical standards.

3.3 If after the confirmation by both parties, the unilateral cause of the company leads to the failure of the product acceptance, the company will be responsible for repairing and replacing (if necessary) the defective product, the cost of which will be borne by the company.

3.4 You agree and understand that due to the particularity of the product, you have no right to request a return after checking and confirming the receipt.

Article 4 Ways of payment

4.1 After you submit the order, please complete the payment according to the prompt on the website page.

Article 5 Warranty period and after-sales service

5.1 The company provides you with warranty services. The warranty period of the products purchased in this agreement is based on the warranty period officially announced by the hardware manufacturer.

5.2 The company shall not be liable for any losses caused by shutdowns during replacement or maintenance or other reasons or any product-related losses caused by confiscation, seizure, search or other actions of customs or government departments.

5.3 In addition to the warranty responsibility, both parties agree that the company will not be responsible for any incidental or indirect losses caused by the use of the product.

Article 6 Intellectual Property

6.1 Any intellectual property rights covered by the product (including but not limited to any and all software, documents or data that follow or form the product or are included in the product) are owned by the company or its third-party suppliers. You may not illegally use or infringe the intellectual property rights of the company or its third-party suppliers in any way, otherwise, the company has the right to require you to take immediate remedial measures and assume full responsibility, including but not limited to immediately stopping the infringement and eliminating the impact, compensate all losses suffered by the company or its third-party suppliers.

Article 7 Risk

7.1 You are aware of the following risks of this type of product and the mining industry, and voluntarily bear the possible losses:

- (1) There are regulatory risks in the mining industry, and the price of digital currencies may skyrocket or slump.
- (2) There is a risk that the product will be damaged during operation, accident, or damage during transportation.
- (3) There may be accidents such as power outages and network disconnections in the equipment room, resulting in the risk of product shutdown.
- (4) The equipment room may be stopped due to force majeure, and the product needs to be relocated to other equipment rooms, which may cause a risk of downtime.

Article 8 Statement and Guarantee

8.1 The company guarantees that it has full disposal rights and intellectual property rights and authorizations for the products under this agreement, and that the products sold are not the subject of any arbitration, litigation, administrative punishment and other procedures.

8.2 The Company shall not be liable for any violation of the environmental protection policy, industrial policy or any other operational restrictions caused by the use of the products under this agreement where the purchaser is located or where the product is used. If you are unable to use these contract products in a specific area due to legal or policy reasons, you are responsible for the consequences, and you cannot request a return or refund for this reason.

8.3 This agreement does not constitute a distribution agreement between the company and you, and you are not a distributor of the company. You must not claim that it is the company's official distributor/distributor or an identity/status with any similar meaning.

8.4 You guarantee that you have the ability and right to sign and perform this agreement in accordance with the laws of the People's Republic of China.

8.5 You guarantee that the documents, materials, vouchers, order information, payment account number, identity number, mobile phone number, transaction instructions, etc. you provide about you are true, accurate, complete and effective, and do not contain major errors that are inconsistent with the facts or omissions of any significant facts.

8.6 You guarantee to abide by the business processes and specifications of the company's website and its partners, and ensure that you do not use the company's website, products and software services in the name of others, and you must not use the company's website, products or software to engage in any illegal behaviours, such as fraud, money laundering, cashing, gambling, etc., do not use stolen, forged bank card accounts or invalid bank card number transactions, and do not use the company's website for false transactions without a real transaction background.

8.7 You undertake to strictly abide by the relevant provisions of the relevant tax laws and regulations, and prohibit the use of the company's website and/or the payment system of the third-party payment institution to engage in violations of tax regulations and conduct any violations of laws and regulations. If you violate the relevant laws and regulations, rules, regulatory documents and policies, you are responsible for the losses caused by you, the company will not be responsible; if this causes losses to the company or a third party, you should compensate the losses of the company and the third party, and the company has the right to terminate your transaction as appropriate when you breach the agreement.

8.8 If there are suspicious transactions, illegal transactions, risk transactions and other risk events in your account, according to the requirements of the relevant judicial authorities, regulatory agencies or third-party payment institutions, you agree that the company has the right to provide your registration information and transaction information on the company's website, identity information, logistics information, etc, to cooperate with third-party investigations. In addition, if necessary, you are obliged to provide further information according to the requirements of the company.

8.9 You may not use reverse engineering to crack the service systems and programs provided by the company's website and its partners, nor may you crack the above systems and programs,

including but not limited to copying, modifying, compiling, integrating and tampering with source programs, target programs, software documents, data running in local computer memory, data from client to server, server data, etc.

8.10 If your actions cause the company and its affiliates and partners to suffer the rights claimed by a third party, the company and/or its affiliates and partners may lose all losses to the third party after incurring obligations such as monetary payment You recover. If your third party suffers losses due to your actions or you neglect to fulfill the obligation of compensation, you agree to entrust the company to use your own funds to pay the above amounts on your behalf. You should return the part of the expenses and compensate all losses caused by the company. You agree that the Company and/or its affiliates can directly offset your interest in other agreements of the Company and/or its affiliates, and can continue to recover.

8.11 If you violate the statement and warranty terms of this agreement, the company has the right to take the following measures separately or at the same time: terminate or suspend your right to access or use all or part of the company's website; require you to pay the product price as agreed; require you to pay 30%-100% of the total damages of the agreement; recover the product or transfer the product to a third party for custody; the cost is borne by you; require you to compensate for other losses (including but not limited to the company's own direct economic losses, goodwill losses and external Indirect economic losses such as fines, compensation, settlement fees, attorney's fees, and litigation fees paid); other legal relief measures.

Article 9 Confidentiality Clause

9.1 You, your affiliates and/or the aforementioned employees, agents, representatives, trustees, etc. shall not discuss, comment, defame, or disclose to any person or entity in any way, directly or indirectly, to the Company or the Company Any confidential information related to the agreement, including but not limited to: the company's executives, shareholders, agents, other employees or other representatives; any content or details of the company's operations or operations; any content you have dealt with in the past or in the future Or details.

9.2 The two parties shall not assist or cooperate with any individual or entity in any act that violates or may violate this agreement

Article 10 Liability for breach of contract

10.1 If you are in a late payment situation, you should pay a penalty of 0.3%/day of the overdue payment amount. If you are overdue for more than 15 days, the company has the right to cancel this agreement, and you will not be refunded the contract money you have paid.

10.2 Any party who violates the obligations or guarantees under this agreement constitutes a breach of contract. Unless otherwise agreed in this agreement, the observing party has the right to request the violating party to take remedial measures to continue to perform the agreement and compensate the loss caused to the observing party.

10.3 The rights of the observing party under this agreement are independent and cumulatively enforceable when the party breaches the contract. In any case, the observing party's exercise of a right under this agreement shall not be regarded as its The waiver of other rights under the agreement.

Article 11 Force Majeure

11.1 The force majeure of this agreement includes but is not limited to wars, natural disasters (such as blizzards, fires, floods, earthquakes, etc.), social incidents (such as wars, unrest, government actions, etc.) and other unforeseen or inevitable uncontrollable circumstances or

events.

11.2 The party affected by the force majeure event shall notify the other party in writing within 3 days after the force majeure occurs, and shall provide the other party with proof in writing that the whole or part of it cannot be performed or is delayed within 20 working days thereafter.

11.3 If, due to force majeure factors, any party's obligations under this agreement are delayed or unable to be performed, both parties agree not to bear the responsibility for the delay or failure to perform the contract, nor shall they claim damages. However, both parties shall immediately take effective measures to deal with the impact of the above force majeure event and minimize the possible losses to the other party. After the force majeure situation or the impact of the event disappears, both parties shall negotiate to continue to perform the relevant obligations of this agreement within a reasonable time.

11.4 If the contract cannot be performed within 30 days from the date of the force majeure event, and neither party can reach an agreement, either party has the right to terminate this agreement. If this agreement is terminated as a result, both parties shall not bear the liability for breach of contract.

Article 12 Application of law and dispute resolution

12.1 This agreement applies the laws of the People's Republic of China.

12.2 All disputes, controversies and claims ("disputes") arising from or related to this Agreement or breach, suspension or invalidation of this Agreement shall be resolved by friendly negotiation between the two parties. If the two parties fail to negotiate, the parties agree to submit the dispute to the Shanghai Arbitration Commission and resolve the arbitration in accordance with the current effective arbitration rules of the Shanghai Arbitration Commission.

Article 13 Other agreed matters

13.1 Any additional and different terms proposed by the company in the form of quotations, receipts or other documents are considered substantial changes and will only take effect when the parties sign a formal supplementary contract. Any amendments to this agreement shall be made by signing a supplementary written agreement. The written supplementary agreement signed by both parties has the same legal effect as this agreement.

13.2 This agreement is effective from the date of signing by both parties.

13.3 The parties to this agreement shall send notices or other communications related to this agreement to each other in writing. When the communication information of the parties to this agreement changes, the other party shall be notified in time. Until one party to this agreement receives a notification of change in the other party's communication information in accordance with this article, the other party's original communication information shall still be regarded as that party's valid communication information.

13.4 The notice shall be deemed to be served on the notified party on the following dates:

- (1) If it is sent by a special person, the date of receipt of delivery shall be obtained;
- (2) If it is sent by courier, the delivered date is the date;
- (3) If sent by fax, the first working day after the fax is sent;
- (4) If it is sent by e-mail or instant messaging tool, the date of confirmation of successful sending in the notifying system.

13.5 If one party's communication address or contact method changes, it shall notify the other party in writing from the day of the change. Either party violates the foregoing provisions, and unless otherwise provided by law, the changing party shall be liable for the resulting impact and losses. The contact method of the agreement will also serve as an effective delivery address and communication method for the judicial, administrative agencies, arbitration committees, etc. to handle disputes. In the event of no one signing, replying, refusing, etc., the above-mentioned units shall also be deemed to have been served after recording the relevant

situation, and shall have legal effect on all parties.

13.6 In this agreement: (1) "Day", unless otherwise specified, refers to the natural day. (2) "Loss", unless otherwise stated, includes but is not limited to reasonable and necessary expenses such as claim fees, attorney fees, travel expenses, litigation fees, security fees, evaluation fees, auction fees, execution fees, and investigation and evidence collection fees.