

Breakout Coin Purchase Agreement

By purchasing Breakout Coin (BRO) from Breakout Services, Limitada, the Purchaser expressly agrees to all of the terms and conditions set forth in the accompanying Terms and Conditions (the "Terms"), which is incorporated by reference herein, as well as this Purchase Agreement. All capitalized terms in this agreement will be given the same effect and meaning as in the Terms.

WARNING: DO NOT PURCHASE BRO IF YOU ARE NOT EXPERT IN CRYPTO TOKENS OR CURRENCY AND BLOCKCHAIN TECHNOLOGY.

THIS COIN SALE IS NOT AN OFFER OF INVESTMENT OR SECURITIES IN ANY BUSINESS, VENTURE, OR COMPANY, OR IN ANY FORM OF GAMING OPERATIONS OR ACTIVITY; PURCHASE OF BRO DOES NOT ENTITLE THE BUYER TO ANY INTEREST IN ANY PROFITS OR REVENUE OF ANY COMMON ENTERPRISE ARISING FROM THE ACTIVITIES OF OTHERS

By purchasing BRO, the Purchaser:

- represents and warrants that the Purchaser has an understanding of the usage and intricacies of cryptographic tokens, like bitcoin (BTC), and blockchain-based software systems.
- represents and warrants that the Purchaser is legally permitted to purchase BRO in the Purchaser's jurisdiction and is legally permitted to receive products of US, Costa Rica, or other foreign origin;
- represents and warrants that the Purchaser is of a sufficient age to legally purchase BRO or has received permission from a legal guardian who has reviewed and agreed to these Terms;
- represents and warrants that the Purchaser will take sole responsibility for any restrictions and risks associated with the purchase of BRO as set forth below;
- represents and warrants that Purchaser is not exchanging bitcoin (BTC) for BRO for the purpose of speculative investment; and
- represents and warrants that the Purchaser is acquiring BRO for personal use as a cryptocurrency payment means on those third party Merchants or other persons who decide to accept BRO as consideration for goods, services or other products as may be rendered, or as charitable or political donations.

Purchaser understands that there is **no warranty whatsoever on BRO**, express or implied, to the extent permitted by law, and that BRO is purchased on an "as is" basis. Purchaser also understands that **Breakout Services will not provide any refund of the purchase price paid and received for BRO**

under any circumstance.

Purchaser further agrees to accept sole risk for the purchase of BRO. The Purchaser recognizes that one or more uses are presently which may accept BRO as payment for services or products, but that such uses under early development and may undergo significant changes before release.

Purchaser acknowledges that to date, no specific uses for BRO have been developed and brought to market as yet, and that no Merchant providers of products or services that accept other cryptocurrencies as payment have agreed to accept BRO as payment for such products or services. Purchaser expressly acknowledges that he is not relying representations, if any have been made, that any such Merchant or end-user products or services ultimately may be developed and brought to market.

In order to reduce the possibility of fraud, phishing attempts and other schemes perpetrated by malicious third parties, Purchaser agrees not to respond directly to any inquiry regarding their purchase of BRO, including but not limited to email requests purportedly coming from the Breakout Services. Purchaser understands that Breakout Services may send Purchaser emails from time-to-time, but these email notices will never ask for information or require any direct email response from the Purchaser.

Purchaser understands, that while Breakout Services expects that at least one gaming services provider, Breakout Playa, S.A., will make reasonably develop and utilize BRO-denominated gaming software, it is possible that an official completed version of the BRO-denominated gaming platform may not be licensed or released and there may never be an operational BRO-denominated gaming platform. It is also possible that one or more jurisdictions which currently allow for cryptocurrency denominated gaming may prohibit such offering of services to their residents.

It is also possible that even if the Breakout Playa, S.A. company or some other gaming provider releases a completed version of a BRO-denominated gaming platform; due to a lack of public interest in decentralized applications or the BRO-denominated gaming platform itself, the BRO-denominated gaming platform could potentially be abandoned or shut down for lack of interest prior to any launch of gaming. Purchaser further recognizes that BRO may experience extreme volatility in pricing.

Purchaser also recognizes that any BRO-denominated gaming platform may be operational for a short or extended period of time, and may subsequently be abandoned by Breakout Services or the licensed operator, in its sole discretion, for no reason or for a number of reasons, including but not limited to a lack of interest from the public, a lack of funding, competing platforms that seek to develop competitive gaming applications, and competing non-affiliated gaming operations or networks built on the same underlying protocol and open source technology.

Following the purchase of BRO, Purchaser understands that if the Purchaser's wallet file or password is lost or stolen, the purchased BRO associated with the Purchaser's wallet or password will be unrecoverable and will be permanently lost. Furthermore, Purchaser understands that there is no password recovery mechanism for lost passwords, so the Breakout Services Team will not be able to help Purchaser retrieve or reconstruct a lost password and provide the Purchaser with access to any purchased BRO. Furthermore, Purchaser understands that it is not possible to reconstruct a lost or stolen wallet, so the Breakout Services Team will not be able to help Purchaser retrieve or reconstruct a lost or stolen wallet and provide the Purchaser with access to any purchased BRO.

Purchaser understands that there is no assurance that, if the BRO-denominated gaming platform is licensed and launched, the platform software will be stable, or that the BRO ecosystem will be robust.

Purchaser understands that the BRO-denominated gaming platform software developed may give rise to other, alternative, gaming or product or services providers or networks, promoted by unaffiliated third parties, under which Purchaser's BRO will have no intrinsic value, unless accepted by such merchants or services providers.

THE PURCHASER ACKNOWLEDGES AND AGREES THAT, TO THE FULLEST EXTENT PERMITTED BY ANY APPLICABLE LAW, THE PURCHASER WILL NOT HOLD ANY OF THE BREAKOUT SERVICES PARTIES LIABLE FOR ANY AND ALL DAMAGES OR INJURY WHATSOEVER CAUSED BY OR RELATED TO USE OF, OR INABILITY TO USE, BRO OR THE BREAKOUT SERVICES PLATFORM UNDER ANY CAUSE OR ACTION WHATSOEVER OF ANY KIND IN ANY JURISDICTION, INCLUDING, WITHOUT LIMITATION, ACTIONS FOR BREACH OF WARRANTY, BREACH OF CONTRACT OR TORT (INCLUDING NEGLIGENCE) AND THAT NONE OF THE BREAKOUT SERVICES PARTIES SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING FOR LOSS OF PROFITS, GOODWILL OR DATA, IN ANY WAY WHATSOEVER ARISING OUT OF THE USE OF, OR INABILITY TO USE, OR PURCHASE OF, OR INABILITY TO PURCHASE, BRO.

THE PURCHASER FURTHER SPECIFICALLY ACKNOWLEDGES THAT BREAKOUT SERVICES PARTIES ARE NOT LIABLE, AND THE PURCHASER AGREES NOT TO SEEK TO HOLD ANY OF THE BREAKOUT SERVICES PARTIES LIABLE, FOR THE CONDUCT OF THIRD PARTIES, INCLUDING OTHER PURCHASERS OF BRO, AND THAT THE RISK OF PURCHASING AND USING BRO RESTS ENTIRELY WITH THE PURCHASER .

TO THE EXTENT PERMISSIBLE UNDER APPLICABLE LAWS, UNDER NO CIRCUMSTANCES WILL ANY OF THE BREAKOUT SERVICES PARTIES BE LIABLE TO ANY PURCHASER FOR MORE THAN THE AMOUNT THE PURCHASER HAS PAID TO BREAKOUT SERVICES FOR THE PURCHASE OF BRO.

The Terms and Conditions and this Purchase Agreement govern the sale of BRO and supersede any public statements about the Genesis Sale made by third parties or by the Breakout Services Team or individuals associated with any Breakout Services Parties, past, present and future.

Breakout Services reserves the right, at its discretion, to change, modify, add, or remove portions of the BRO Purchase Agreement, at any time prior to the close of the Sale period or ny extension

thereto . by posting the amended agreement on the Breakout Coin website (www.breakoutcoin.com). Any Purchaser will be deemed to have accepted such changes by purchasing BRO. If at any point you do not agree to any portion of the then-current version of the BRO Product Purchase Agreement, you should not purchase BRO.

If an arbitrator or court or other tribunal determines that there is a conflict between the BRO Product Purchase Agreement and the Terms, the provisions of the Terms shall govern.

Date October 21, 2014