

This agreement of accord, assurances, and satisfaction is between Prime Staff Inc (the "Client") and thedarkoverlord, a subsidiary of TheDarkOverlord Solutions LLC, a subsidiary of World Wide Web, LLC (the "Proposer").

1. DEFINITIONS AND IDENTIFICATION

- a. For purposes of defining; items, terms, and entities will be defined and described;
 - i. "thedarkoverlord" is the technically accurate name for "TheDarkOverlord", "The Dark Overlord", "Dark Overlord", or "TDO" and as such, the "Proposer" prefers the technically accurate name.
 - ii. "thedarkoverlord" operates as a subsidiary of "TheDarkOverlord Solutions LLC".
 - iii. "TheDarkOverlord Solutions LLC" is a subsidiary of "World Wide Web, LLC".
 - iv. "thedarkoverlord" is an authority in all matters of dealings with "World Wide Web, LLC" or any subsidiary thereof.
 - v. "USD" refers to United States of America Dollar.
 - vi. "BTC" refers to Bitcoin. Bitcoin is a digital cryptocurrency or virtual currency. "BTC" is an electronic form of what is often described as physical and tangible paper fiat currency or 'cash'. "BTC" can be compared to an online checking account.
 - vii. "BTC address" refers to is an account or wallet in which a "BTC" balance may be transferred to. A "BTC address" is comparable to a bank account number and routing number.
 - viii. "1PwzY1Kz2UCqKt5YcVXFgTb7w8Z43cGrE8" refers to the "BTC address" that'll be used for the accordance and satisfaction of this agreement.
 - ix. The "BTC" "blockchain" is a distributed database that maintains a continuously-growing list of ordered records called blocks. Each block contains a timestamp and a link to a previous block.
 - x. A "blockchain" "confirmation" is when the "BTC" transaction's block has been mined at a depth of 1 block in the "blockchain". With each subsequent block that is mined, the number of blocks deep is increased by one. To be secure against double spending, a transaction should not be considered as confirmed until it is a certain number of blocks deep.
 - xi. "PGP Key" refers to a cryptographically unique and secure signature key that may be used to verify the authenticity and integrity of communiques.
 - xii. "PGP Key Fingerprint" refers to the unique identity or fingerprint of a "PGP Key".
 - xiii. "PGP Key Signing" is the action of verifying the authenticity and integrity of a communication by means of using the "PGP Key".
 - xiv. "Public" refers to any computer, corporation, individual, person, or other entity that isn't the "Client" or the "Proposer".
 - xv. "Data" refers to any replication, copy, or original document, file, digital information, or other information that was retrieved from the "Client's" networks, devices, or programs.
 - xvi. Time and date formats are; in twenty-four hour measurements in Universal Coordinated Time (UTC) and YYYY-MM-DD (Year-Day-Month),

respectively.

xvii. This agreement may be referenced internally and externally as "agreement of accord and satisfaction", "contract", "contract of assurances", "agreement", "arrangement", or "understanding".

xviii. For the purposes of this agreement a "security violation" is defined as any incident that results in unauthorised access of data, information, programs, or networks.

b. For purposes of identification; items, terms, and identities will be defined and described;

i. The "Proposer" has created an official Twitter (@tdo_hackers). The "Client" may verify the "Proposer's" identity at any time by contacting the Twitter user via direct message.

ii. The "Client" reserves the right to request the "Proposer" to verify the authenticity and integrity of any communications by means of "PGP Key Signing".

iii. The "Proposer" will comply with all requests to verify the authenticity and integrity of any communications with the "Client" by means of "PGP Key Signing".

iv. The "Client" may use the official "Proposer's" Twitter profile (@tdo_hackers) to ascertain the authenticity and integrity of any communications with the "Client" by means of "PGP Key" verification using the "PGP Key Fingerprint" provided on the official Twitter profile (@tdo_hackers) provided by the "Proposer". Alternatively, the "Client" may find the "Proposer's" official "PGP Key" at the following URL hyperlink: "<https://pastebin.com/raw/hVBL06ar>".

v. If the official "PGP Key" hyperlink is inaccessible, the "Client" may verify the integrity of a "PGP Key" the "Proposer" provides, upon request by the "Client", by means of the following "PGP Key Fingerprint": "9817 D8DF B1FB 2E06 B452 981F 6456 3922 B573 DD1B".

vi. The "Proposer" will comply with all requests to provide the official "PGP Key".

2. DESCRIPTION OF SERVICES

a. Conditionally, the "Proposer" will refrain from communicating in any method, design, or otherwise to any computer, corporation, individual, person, or other entity any knowledge, information, documents obtained from "Client's" systems, or any information about this event or otherwise before, during, or after the accord and satisfaction of this agreement with but two conditions.

i. Condition A is that the "Proposer" will communicate only with the "Client" or an associated party of the "Client" whom the "Client" has authorised for communication with the "Proposer".

ii. Condition B is that the "Client" or other associated parties of the "Client" will refrain from communicating in any method, design, or otherwise to any computer, corporation, individual, person, or other entity any knowledge, information, or otherwise about this agreement.

1. If the "Client" or other associated parties of the "Client" disseminates any knowledge, information, or otherwise about this agreement to any computer, corporation, individual, person, or other entity at any time before, during, or after the accord and

satisfaction of this agreement, the "Proposer" reserves the right to disclose any knowledge, information, or otherwise about this agreement and incident to any computer, corporation, individual, person, or other entity at any time before, during, or after the accord and satisfaction of this agreement with but one condition.

a. Condition A is that the "Client" or other associated parties of the "Client" may disclose knowledge, details, or other information about this agreement before the accord and satisfaction of this agreement only if such disclosure is pertinent and will further the accord and satisfaction of this agreement or if such disclosure is necessary for legal purposes. However, this disclosure must be done in a non-"public" manner that will not be known to any "public" computer, corporation, individual, person, or other entity.

b. Conditionally, the "Proposer" will refrain from communicating in any method, design, or otherwise to any individual, corporation, computer, person, or other entity any knowledge, information, documents obtained from "Client's" systems, or any information about this event or otherwise before, during, or after the accord and satisfaction of this agreement with but two conditions.

i. Condition A is that this agreement must be understood by the deadline (See 3. a.).

ii. Condition B is that the "Client" or other associated parties of the "Client" are not to disclose in any method, design, or otherwise to any computer, corporation, individual, person, or other entity both "public" and non-"public" any and all knowledge, details, or other information about this "security violation" incident before the accord and satisfaction of this agreement with but one condition.

1. Condition A is that the "Client" or other associated parties of the "Client" may disclose knowledge, details, or other information about this "security violation" incident before the accord and satisfaction of this agreement only if such disclosure is pertinent and will further the accord and satisfaction of this agreement or if such disclosure is necessary for legal purposes. However, this disclosure must be done in a non-"public" manner that will not be known to any "public" computer, corporation, individual, person, or other entity.

c. Conditionally, the "Proposer" will cease all adversarial behavior and actions that may bring harm to the "Client" or an associated party of the "Client" with but two conditions.

i. Condition A is that this agreement must be understood by the deadline (See 3. a.).

ii. Condition B; (See 2. a. ii., 2. b. ii.)

d. Conditionally, the "Proposer" will securely destroy all copies of the "Client's" "data" and the "Proposer" promises that no part of any of the "Client's" data or any information about this incident has been shared with any non-"public" computer, corporation, individual, person, or other entity.

i. The "Proposer" will use no less than one pass of pseudo-random data to securely destroy the "data" and information of the "Client" or other associated parties of the "Client's" retained "data" and information, rendering it technically unrecoverable.

- e. At no time before, during, or after the understanding of this agreement will the "Proposer" make an attempt to "double-dip" against or from any "Client", as the "Proposer" understands that greed is one of the seven deadly sins.
- f. The "Proposer" will provide the "Client" a discreet, reliable, and secure means of communicating with the "Proposer" for as long as the "Proposer" or any parent of the "Proposer" exists.
- i. The "Proposer" will provide the "Client" an email address of the "Proposer's" in which the "Client" may communicate with the "Proposer" as described.
- ii. The "Proposer" will provide the "Client" a "PGP Key" in which the "Client" may use to securely communicate with the "Proposer" (See 1. b. i. - vi.).
- g. The "Proposer" will provide a document detailing the reasons why the "Proposer" was able to obtain unauthorised access to the "data" and information of "Client" and or other associated parties of the "Client", providing the "Client" information as to how the "security violation" occurred.

3. ACCORD AND SATISFACTION

- a. The deadline for executing this agreement is the date and time of 2018-12-09 23:59 UTC.
 - i. Any tardiness to understand this agreement will result in a late fee of no more than 0.5 "BTC" per twenty-four hour period, at the discretion of the "Proposer".
 - b. Any tardiness past any consecutive twenty-four hour period will be regarded as a full twenty-four hour period and levied respectively.
 - c. In exchange for accord and satisfaction of this agreement, the "Proposer" will perform and uphold the services listed in (See 2. a.-g.).
 - d. The "Client" must understand the services listed in (See 2. a. - g.).
 - e. The "Proposer" will provide a "BTC address" to the "Client" that the "Client" will transfer the agreed "BTC" balance to.
 - i. The "Client" will satisfy a complete transfer of 25.000 USD of "BTC" to the "BTC address": "1PwzY1Kz2UCqKt5YcVXFgTb7w8Z43cGrE8" by the date and time of 2018-12-25 23:59 UTC.
 - 1. Any tardiness of any deadlines may result in actions such as but not limited to the publishing, leaking, selling, or distribution in any method, but not limited to, the "data" and information of the "Client" (See 3. b.).
 - ii. Once there are six "confirmations" on the "BTC" "blockchain" of the given final transfer, after receiving a given final transfer (See 3. e. i.), the "Proposer" will perform and uphold (3. c.).

4. TERMINATION AND GUARANTEES

- a. The "Proposer" reserves the right to rescind this agreement if the "Client" fails to understand the agreement before the aforementioned deadline.
- b. The "Proposer" reserves the right to rescind, cancel, or otherwise

terminate this agreement if this agreement is not accorded and satisfied by the aforementioned deadline (See 3. a.).

c. Conditionally, the "Proposer" will make no attempts to defraud this agreement after the understanding of this agreement by the "Client".

i. Condition A is that the "Proposer" may defraud this agreement if the "Client" fails to accord and satisfy the terms of this contract.

d. The "Client" will make no attempts to defraud this agreement after the understanding of this agreement.

i. If any attempts by the "Client" are made to defraud this agreement after the understanding of this agreement, the "Proposer" reserves the right to rescind, cancel, or otherwise terminate this agreement.

ii. If any attempts by the "Client" are made to defraud this agreement after the understanding of this agreement, the "Proposer" reserves the right to inflict harm and further adversarial action against by the "Client".

5. AMENDMENTS

a. Once this agreement is understood, no amendments may be made without mutual written consent between the "Proposer" and the "Client".

6. CONTRACTUAL OBLIGATIONS

a. This contract will supersede all previous understandings and negotiations.

"Client's" or an authorised party of the "Client's" name printed:

"Client's" or an authorised party of the "Client's" signature:

Date: _____

The "Proposer's" printed name:

thedarkoverlord

The "Proposer's" signature:

Date: 2018-12-02