

# TERMS OF ALLIANCE

## 1. PARTIES AND CONTROL.

THE PARTIES TO THIS AGREEMENT ARE “X”, INDIVIDUALLY, OR AS A “GROUP”, AND “CT”. PARTIES CONTROL THEIR OWN CAPITAL AT ALL TIMES.

## 2. PURPOSES.

THE PURPOSES OF THIS DOCUMENT IS TO MEMORIALIZE THE TERMS AGREED UPON BY “X” AND “CT” WITH RESPECT TO THE ADVANCEMENT OF CAPITAL BY “X”, THE RIGHTS AND OBLIGATIONS ACCRUING WITH RESPECT TO SAID CAPITAL, AND FOR THE GENERAL PURPOSE OF EXTRACTING YIELD FROM CAPITAL THROUGH THE APPLICATION OF LAWFUL KNOWLEDGE.

## 3. RELEVANT DOCUMENTS AND PUBLIC RECORDS.

RECORDS RELEVANT TO THIS ALLIANCE AND THE TERMS SET FORTH HEREIN, INCLUDE “WORLD BILLIONAIRES”, “THE TAPE”, “PRIME NUMBERS JAN 03 2019”, “APPLE”, “PROOF OF THE PUDDING” “OPEN LETTER TO CARLOS SLIM (2013)”, AND OTHER SUCH DOCUMENTS WHICH APPEAR AS A MATTER OF PUBLIC RECORD AT WWW.TALENTSEEKSCAPITAL.COM.

## 4. SHARE PURCHASE.

“X” HEREBY AGREES TO THE PURCHASE OF ONE PERCENT OF SHARES IN A LAWFULLY ESTABLISHED UNITED STATES C CORPORATION IN LOTS OF \$ 100 MILLION USD, \$ 250 MILLION USD OR \$ 500 MILLION USD.

## 5. FIRST “PRIME NUMBER”.

“CT” WILL PROVIDE THE FIRST “PRIME NUMBER” UPON CONSUMMATION OF THE SHARE PURCHASE SET FORTH IN PARAGRAPH 4.

THE FIRST “PRIME NUMBER” IS DEFINED AS THE NUMBER WHERE TO ENTER ONE OF THE FOLLOWING PUBLICLY TRADED INSTRUMENT, HEREINAFTER “INSTRUMENTS”: FACEBOOK, AMAZON, OR GOOGLE, OR OTHER SPECIFIED INSTRUMENT, AT THAT MOMENT, IN WHAT PERCENTAGE, AND EITHER LONG OR SHORT.

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## 6. SECOND “PRIME NUMBER”.

UPON “X” TAKING POSITION AT A MINIMUM OF \$ 1 BILLION USD, OR IN THE CASE OF THE US TEN YEAR TREASURY, A MINIMUM OF \$ 10 BILLION USD UNDER THE CONTROL OF “X” IN THE FIRST “PRIME NUMBER”, “CT” WILL PROVIDE THE SECOND “PRIME NUMBER”.

THE SECOND “PRIME NUMBER” IS DEFINED AS THE NEXT MARKER POINT IN THE INSTRUMENT CHOSEN, EITHER ON THE UPSIDE OR DOWNSIDE, UPON WHICH THE “POSITION” WILL BE EXECUTED.

## 7. “PRIME NUMBERS” DEFINED.

“PRIME NUMBERS” ARE THE THREE APPROXIMATE NUMBERS THAT EXIST IN EVERY INSTRUMENT, WHERE CAPITAL CAN BE CONSISTENTLY AND RELIABLY DEPLOYED, WITH SAFE AND HIGH YIELD.

## 8. “POSITION” DEFINED.

“POSITION” IS DEFINED AS A SERIES OF THREE MOVEMENTS IN ONE OF THE CHOSEN “INSTRUMENTS”, OR IN THE CASE OF THE APPLICABILITY OF PARAGRAPH 9, INFRA, IN THE UNITED STATES 10 YEAR TREASURY OR US DOLLAR, UPON WHICH CAPITAL WILL BE PLACED, EITHER LONG OR SHORT, OVER A 2-4 YEAR PERIOD COMMENCING UPON THE FIRST POSITION TAKEN.

“CT” WILL PROVIDE TO “X” THE THREE PRIME NUMBERS OVER THE PERIOD OF SAID ALLIANCE, WITHOUT HESITATION, AND WITHOUT FAIL.

“X” CAN EXPECT THE DYNAMIC LEADERSHIP REQUIRED TO APPLY KNOWLEDGE AND PRODUCE MUTUALLY AGREEABLE RESULTS.

UPON COMPLETION OF PARAGRAPH 6, SUPRA, AND AT ALL TIMES DURING SAID ALLIANCE, “X” WILL HAVE THE CURRENT “PRIME NUMBER” AND THE NEXT MARKER POINT.

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## 9. US TEN YEAR TREASURY, US DOLLAR OR APPLE.

UPON THE SHARE PURCHASE IN THE SUM OF \$ 500 MILLION USD, AS SET FORTH IN PARAGRAPH 4, SUPRA, "CT" WILL PROVIDE THE FIRST "PRIME NUMBER" IN THE US TEN YEAR TREASURY OR US DOLLAR. IN THE CASE OF "APPLE", \$ 250 MILLION USD. EACH "INSTRUMENT" BEING SEPARATE.

## 10. AGENCY.

PARTIES MAY DESIGNATE "AGENTS" IN WRITING WHO MAY ACT PURSUANT THE LAWS OF AGENCY FOR ALL PURPOSES UNDER THIS ALLIANCE.

## 11. EXCLUSIVITY OF REMEDIES.

IN THE CASE OF ANY DISAGREEMENT HEREUNDER, "X" AGREES THAT THE SOLE AND EXCLUSIVE REMEDY SHALL BE THAT "CT" AGREES TO PROVIDE THE NECESSARY POSITIONS TO MAKE "X" WHOLE, THAT IS TO SAY, WHERE "X" HAS ZERO LOSS, AND HAS FULLY RECOUPED ANY CAPITAL ADVANCED UNDER EITHER PARAGRAPHS 4 OR 9.

## 12. "DUE DILIGENCE".

"X" AGREES TO ACT WITH DUE DILIGENCE AS TO THE TAKING OF AT LEAST THE FIRST THREE POSITIONS, WHEN, AND AS DIRECTED, UNDER THIS ALLIANCE. "X" ACKNOWLEDGES RISK TO CAPITAL, AND LIKEWISE REPUTATIONAL RISK TO "CT".

## 13. RIGHT TO EXIT ALLIANCE AT WILL.

"CT" WAIVES THE RIGHT TO EXIT THE ALLIANCE WITHOUT CONSUMMATION OF PARAGRAPH 11. "X" MAY EXIT THE ALLIANCE AT ANY TIME, BUT ALL SHARES PURCHASED UNDER EITHER PARAGRAPHS 4 OR 9, ARE FORFEITED TO THE CORPORATION AND "X" WAIVES FOREVER ANY CLAIMS OR RIGHTS TO SAID CAPITAL." "X" FURTHER AGREES THAT FAILURE TO EXERCISE "DUE DILIGENCE", AS DEFINED HEREIN, SHALL ALSO ACT TO FORFEIT ALL CAPITAL UNDER PARAGRAPHS 4 OR 9.

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## 14. EXCLUSIVITY.

“CT” WILL PROVIDE EXCLUSIVITY TO “X” IN THE CHOSEN “INSTRUMENT” ONCE ALLIANCE HAS COMMENCED, FOR THE DURATION OF THE ALLIANCE.

“CT” RESERVES ALL RIGHTS TO ANY SEPARATE ALLIANCES IN WHICH OTHER “INSTRUMENTS” ARE TRADED.

## 15. NO ACCOUNTING OF CAPITAL.

“X” WAIVES ALL CLAIMS AND RIGHTS TO ANY ACCOUNTING OF ANY CAPITAL UNDER PARAGRAPHS 4 OR 9, FROM ANY PARTY.

## 16. TAXATION AND RESPONSIBILITIES OF PARTIES.

PARTIES SHALL BE INDIVIDUALLY RESPONSIBLE AND LIABLE FOR ALL TAXATION THAT IMPARTS FROM ANY ASPECT OF THIS AGREEMENT, AS SET FORTH IN TITLE 26 OF THE UNITED STATES CODE, AND ALL CONCOMITANT REGULATIONS THEREUNDER.

## 17. EXCHANGE RATE AND CURRENCY.

TRANSACTIONS UNDER THIS ALLIANCE SHALL BE IN US DOLLARS.

LAWFULLY HELD AND UNENCUMBERED UNITED STATES TREASURY BILLS SHALL BE CONSIDERED “CURRENCY” UNDER THIS ALLIANCE.

## 18. COMMENCEMENT.

COMMENCEMENT OF THE ALLIANCE SHALL BE DEEMED **UPON CLEARANCE OF FUNDS** ON AGGREGATE CAPITAL ADVANCED UNDER PARAGRAPH 4 OR 9, SUPRA, AND THE FIRST “PRIME NUMBER” WILL BE PROVIDED WITHIN **7 DAYS** THEREUPON.