

PIONEER PROGRAM TERMS & CONDITIONS

New Pioneer program (upgraded)

AFFILIATE AGREEMENT

By participating in “INLOCK Pioneer Program”, you indicate your agreement to the following terms and conditions. Additionally, by accessing and utilizing any of the “INLOCK Pioneer Program” tools (include sharing your pioneer code or link), or by accepting any reward, bonus or commission from “INLOCK Pioneer Program”, you are deemed to be bound by all the terms and conditions set forth in this agreement.

For purposes of clarity, the terms “we” and “us” refer to “INLOCK Pioneer Program” and “you” and “Member” refers to the other party to the contract formed by the acceptance of these Terms and Conditions.

The contract provides you with the non-exclusive right to direct users (“Visitors”) from your site or sites to the INLOCK's websites, in return for the rewards and bonuses as specified below.

DELIVERY AND DISPLAY OF BANNERS AND COPY, AND PROMOTIONAL MATERIAL

As a Member, you will have access through www.inlock.io site to “INLOCK Pioneer Program” Marketing Tools including graphic and textual links (“Links” or, individual, as a “Link”). “INLOCK Pioneer Program”. This is a non-exclusive, non-transferable, non-assignable (except as provided below) rights, during the term of this Agreement, to use (which shall include the right to copy, transmit, distribute, display and perform both privately and publicly): “INLOCK Pioneer Program” banners, name, site name, and other related textual and graphic material are made available by “INLOCK Pioneer Program” to the member for the express purpose of inclusion on the Member’s site from time to time and for the specific purposes authorized above.

“INLOCK Pioneer Program” authorize the Member to advertise and promote their respective promotional material. The copywriting of promotions may not be modified nor misrepresented by the Member. “INLOCK Pioneer Program” also authorize the Member to refer, in the Member’s advertising and promotions, to the fact that the “INLOCK Pioneer Program” is accessible through the Member site, provided that any such statement:

- does not include any trademarks, service marks, design marks, symbols and/or other indicia of origin of “INLOCK Pioneer Program” other than “INLOCK Pioneer Program” name and/or site names in anon-distinctive typeface (specifically, not the typeface used in the logo design of any of “Inlock” or

“INLOCK Pioneer Program” mark);

- does not state, suggest, or imply, by the wording or prominence of such statement or otherwise, that the Inlock sponsors, authorizes, and/or is the source or origin of the Member site; and
- does not disparage “INLOCK Pioneer Program” or Inlock’s products, services, or members. All use of the “INLOCK Pioneer Program” shall not create any rights, title or interest in them for the Member. No other use of the Inlock’s names, trademarks, service marks, design marks, symbols and/or other indicia of origin or other designations confusingly similar to any of the foregoing may be made by the Member for any purpose without the prior written approval of Inlock.

MAINTAINING THE LINKS

You agree to fully cooperate with us in order to establish and maintain the Links between Your Site and the “INLOCK Pioneer Program” Site. The maintenance and updating of Your Site will be your responsibility. The graphics and/or text associated with the Links to the “INLOCK Pioneer Program” Site will be updated periodically and it will be necessary for you to update the content of Your Site accordingly on a regular basis. Please be aware that we have the right to monitor “your site” at any time to determine if you are following the Terms and Conditions of this Agreement and to notify you of any changes to Your Site that we feel should be made. Communication to members by registering to “INLOCK Pioneer Program” you agree to receive a variety of material from “INLOCK Pioneer Program”. If you choose to opt out of our communications “INLOCK Pioneer Program” will not be responsible for any damages that may occur from members opting out of our communications.

ANTI SPAM POLICY

Spam definition: Spam is the sending of an electronic message, email or posting to multiple recipients who have not specifically requested the message and. INLOCK Affiliates strictly prohibits members from sending unsolicited mass emails or spam, whether via email, Usenet or any other form. Any member using spamming techniques for soliciting referrals will be in automatic breach of this agreement and will be immediately terminated and legally pursued for any resulting damages. You may not send out an electronic message on behalf of Inlock without prior written consent. You may not make any claims of endorsements by INLOCK without their prior consent. In addition if you choose to send bulk emails you are obligated to provide your potential electronic message recipients with the following:

1. A Clear and conspicuous notice that the email is an advertisement or solicitation.

2. A Clear and conspicuous notice of the option to unsubscribe to further commercial email.
3. Unsubscribe request must be handled within 10 days of receipt.
4. A valid email and physical postal address of the sender.
5. Header information that is not materially false or misleading.

Advertising rules and regulations Online Advertising must be in conjunction with the applicable laws and regulations of that jurisdiction. No offline marketing efforts are allowed unless approved by “INLOCK Pioneer Program”. PPC (Search Engine Marketing) campaigns are prohibited on Inlock and “INLOCK Pioneer Program” keywords, misspellings or derivatives of these words.

Offline Advertising is prohibited – unless approved by our affiliate management team before the launching of such a campaign. Email Marketing to Opt-in Lists only must be approved by our affiliate management team before the campaign begins.

You will not knowingly benefit from known or suspected traffic not generated using accepted Internet marketing practices whether or not it causes “INLOCK Pioneer Program” harm. Should fraudulent activity, knowingly or otherwise, arise from a person directed to Inlock’s site via your link, we retain the right to retract the commissions paid to you at any time. Our decision in this regard will be final and no correspondence will be entered into. We reserve the right to retain all amounts due to you under this Agreement if we have reasonable cause to believe that such traffic has been caused with your knowledge.

REWARD AND REFERRAL BONUS

You shall be entitled to a reward as outlined in the terms and conditions. You can get reward after welcome bonus or deposit promotions. Welcome bonus promotion is continuous and affects all your invitee(s) who use your link for registration. Deposit promotions only available occasionally and only communicated on Inlock’s social platforms and/or Inlock’s email newsletter. We are not obligated to inform the Pioneer Program Members from these deposit promotions prior and we also have the right to pay reward after deposit promotions individually. If you can get reward from a deposit promotion program you can clearly find this information in the promotion terms.

Reward settlement in case of welcome bonus promotion: Reward will be calculated as stated on www.inlock.com. Any reward payable in the Bitcoin. Referred Customers in reward structures will need to validate themselves by completing the KYC process, and deposit at the minimum amount in the first 30 days after registration on the INLOCK Platform. To be eligibility, Referred Customers have **to maintain their balance USD**

value in the next 90 days. The Reward Settlement period is happened after balance maintenance period. Eligible payouts occur on the 28th of every month on a rolling basis. The Welcome bonus program has additional terms and conditions (see the program link below), the “INLOCK Pioneer Program” policy is not intended to give a complete description of the Welcome Bonus program.

In cases of disputed amounts beholden to advertised commission structures, “INLOCK Pioneer Program” maintains the right, and is expressly committed to, arbitrate the indebted amount of payable commission, and any additional items enclosed in agreements with its affiliates, in accordance with its own systems and server data. “INLOCK Pioneer Program” reserves the right to reject any reward for any reason, at its sole discretion.

To eligible the Reward, you and your invitee(s) have to keep the terms of welcome bonus promotion or other deposit promotions. You can find the details here: <https://inlock.io/earn-on-your-crypto-partner/>

TERMINATION OF THE AGREEMENT

Either Party may terminate this Agreement, for any reason, upon a thirty (30) days prior written notice. We may terminate this Agreement immediately, at any time and without notice:

1. in case the you commit any violation of any condition of the Agreement,
2. If you fail to comply with the terms of any written notice given by INLOCK Pioneer Program a violation of the provisions of the Agreement (provided that a compliance notice has been given) within the time frame INLOCK Pioneer Program,
3. in case you do not meet the requirements of the law or you breach any of INLOCK Pioneer Program internal regulations such as but not limited to the provisions of the marketing manual or customer service guidelines,
4. in case that a relevant legal authority issues new laws or/and regulations or amends the existing laws and regulations, so that the subject matter of this contract becomes illegal.

In case of termination or expiration of the Agreement the Parties are obliged:

1. to repay all amounts due to the other Party,
2. to return without delay all the property and assets that belong to INLOCK Affiliates and to cease using them.

After the termination or expiration of the Agreement the Parties will not have any right to request compensation or payment in relation or due to the termination or expiration of the Agreement to the other Party.

The termination or expiration of the Agreement does not affect any other rights or claims or requests of the Parties and it does not affect any rights of the Parties acquired through the duration of the Agreement.

After the termination or expiration of this Agreement, all Services performed and/or Clients acquired thereof remain to be the property of INLOCK.

You and any of your shareholders, partners, employers, related or connected parties agree not to directly or indirectly, or otherwise, solicit either as a principal or as agent, or as intermediary, or as an employee of any other firm or under any other capacity the Clients or the Merchants.

After the termination or expiration of this Agreement, You and any of your shareholders, partners, employers, related or connected parties agree not to directly or indirectly, or otherwise, solicit either as a principal or as agent, or as intermediary, or as an employee of any other firm or under any other capacity the employees of INLOCK.

You are obligated for a period of 5 years after the termination or expiration of this Agreement, to keep books, records and data of the communications performed.

Release date: 2021. apr. 20.

Last modification date: 2022.06.03