ARTicle

LICENSE AGREEMENT FOR THE ARTICLE NFT

AUTHOR (BRC):

Bernardo Regueira Campos, Brazil, brc1995@protonmail.com.

HOLDER:

The sole person or company that rightfully owns the wallet that holds ARTicle.

ARTicle NFT:

The NFT subject of this agreement, created solely by BRC.

COMMERCIAL USE: BRC grants the HOLDER of the ARTicle a limited, non-exclusive, worldwide, uncapped, royalty-free, transferable license to publicly use, display, reproduce, perform, distribute printed or virtual copies (not NFTs), commercially exploit, and to prepare derivative works.

DERIVATIVE WORKS: The **HOLDER** is authorized to make derivate work, printed or virtual, NFTs included. If the derivative is in text format (e.g., an academic article or post), it must make a clear distinction to any third party not related to the matter that it is a third-party derivative work, and a clear mention of **BRC** and the ARTicle (a footnote should suffice). **RESTRICTIONS**: The license must not be used in any unlawful or unreasonable manner, nor in a manner that may be detrimental to **BRC**. The **HOLDER** must not make copies of ARTicle as NFTs. All uses are limited to whichever extent ARTicle contains third party IP.

TERMINATION: The license shall automatically cease and be deemed revoked as soon as the ARTicle is used in any manner other than those expressed above. Notwithstanding that, if BRC at its sole discretion believes there has been any misuse, it may automatically withdraw this license. If the HOLDER does not provide its contact information, it agrees that it will be subject to the consequences of a revocation by BRC, whenever BRC deems that revocation to have occurred. TRANSFER: The licensing rights are linked to the NFT. The HOLDER cannot transfer the licensing rights without the NFT. If the NFT is transferred, so is the license.

RIGHTS: any present or future rights that a HOLDER has or may have, included those he gained whilst commercially exploiting the ARTicle, will pass to the new HOLDER. The only rights that will remain with the former holder are those related to derivative works created by him when he was a HOLDER, as he is to be considered the author to those.

ARBITRATION AND LAW. All disputes arising out of or in connection with the present License Agreement, including the Smart Contract, the Contract, Subcontract and all NFTs, including the Author as well as Holders (past, present, or future), shall be finally settled by arbitration under the Rules of Arbitration of the Chamber of Mediation and Arbitration of the Associação Comercial do Paraná – ARBITAC, by a sole arbitrator. The arbitrator must apply the lex mercatoria and general principles of law, and, where applicable, Brazilian Copyright Law. The arbitration proceedings shall be in English. The seat of arbitration shall be Curitiba, Brazil. Interim measures can only be sought in arbitration, in which case, the ARBITAC rules for emergency arbitration shall apply. Every matter not expressly provided for herein is to be interpreted and decided in accordance with Web3 usages and practices, that is, Web 3 Lex Mercatoria.

This agreement is considered to be signed whenever a wallet approves a transaction.

February 15th, 2022, Curitiba, Bracel Anna Bernardo Regueira Campos

O presente documento, para produzir efeito no Brasil e para valer contra deverá ser traduzido para o português.

SERVIÇO DISTRITAL SANTA QUITÉRIA TABELIONATO E REGISTRO CIVIL

para o po

Av. N. S. Aparecida, 305, sala 13a - CEP: 80.440-000 - Seminário - Cutilor, Felz. (41) 3094-99,

1, § únicol.

Selo Digital Nº F407XCIqt 7rpTa2HCJzMTp3dp

Valide esse selo em https://selo.fum.rpen.com.br/consulta
Reconheço por Verdadeira/Autentica a firma de BERNARDO REGUEIRA
CAMPOS. (DNA) Pou fé. Curtipa-PR, 16 de fevereiro de 2022,

Em Testemunho

DAYANE NAYARA ALVES-ESCREVENTE Emol.: R\$10,73(VRC 43,60), Funrejus: R\$2,88, Beio: R\$1,02, FUNDEP: R\$0,84, ISBON: R\$0,43, Total: R\$15,40

1 - 1