





# Ishukone-Raata Enforcement Directive [I-RED] OGS© Investment Policy Form

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# Table of Contents

Investment Breakdown	 2-3
Investor Rights	 3
Investor Protection Clause	 3-4
Supplier Protection Clause	 4-5
Liability Waiver	 5
Privacy	 6



# I. Investment Breakdown

- I.a. A system of shares will be created for anchorable Upwell Consortium structures.
  - I.a.b. Astrahus-class Citadel: 300 shares
  - I.a.c. Raitaru-class Industrial Complex: 300 shares
- I.b.Shares will be purchasable at a fixed rate.
  - I.b.a. Astrahus-class Citadel Share: 10,000,000.00 ISK
  - I.b.b. Raitaru-class Industrial Complex Share: 5,000,000 ISK
- I.c. Dividends will be paid at the end of each month, based off taxes collected from usage of structure services.
- I.d. There will be a quarter system, three months, by which both the payout system and naming mechanism will operate; for more information on how the payout system will operate on a quarter system, see III.b..
- I.e. At the start of every quarter, whichever investor owns the most shares will have the structure name dedicated to them.
  - I.e.a. A case when I.e. can be invalidated is when, at anytime during the quarter, another investor purchases at least half the shares of that structure.



I.e.b. A case when I.e. can be invalidated is when, at anytime during the quarter, the investor with the most shares trades or sells their shares so that they are no longer the major shareholder of that structure.

# II. Investor Rights

II.a. An investor will have the right to inquire about how the funds are being used.

II.b. An investor will have the right to sell their shares to the supplier through a tradeback program at anytime for any reason. See IV.a. for tradeback details.

II.b.a. An investor will also have the right to withdraw from the investment program at anytime without providing reason.

II.c. An investor will have the right to sell shares to other investors at the same rate or more than the base rate for a share of that structure.

II.d. An investor will have the right to be informed and updated in the instance that the structure they invested in is attacked, reinforced, and/or destroyed.

II.d.a. An investor will also have the right to be informed and updated on measures taken by I-RED to defend the structure.

#### III. Investor Protection Clause

III.a. In order to protect investor interests, a minimum return of investment will be paid at the end of each month regardless of how much the invested structure's services were utilized.



III.a.b. I-RED guarantees a monthly minimum return of 8.5% per share for the first twelve months.

III.a.c. For every month following the first twelve months, I-RED guarantees a monthly minimum return of 2.5% per share.

III.a.d. Both III.a.b. and III.a.c. only apply for as long as the invested structure remains in operation, and the investor owns shares consecutively.

III.b. In order to protect investor interests, a grace period will be enacted following the destruction of an invested structure; III.a. will still be valid for the remainder of the quarter during which the invested structure is destroyed, as well as one quarter thereafter, for a theoretical maximum of six months.

III.c. In order to protect investor interests, III.b. is invalidated only if the investor trades back their shares to I-RED or sells their shares to another investor during the grace period.

# IV. Supplier Protection Clause

IV.a. In order to protect the interests of the supplier, I-RED, shares will be accepted on a tradeback basis for 25% the value of the share; this is to protect the supplier against investor manipulation.

IV.b. I-RED reserves the right to seize shares from investors under the suspicions of: manipulation, foul play, abuse, harassment, and danger presented to either I-RED or other investors; these behaviors will not be tolerated.



IV.c. I-RED reserves the right to terminate the participation of any investor under the suspicions of: manipulation, foul play, abuse, harassment, and danger presented to either I-RED or other investors; these behaviors will not be tolerated.

IV.d. I-RED reserves the right to exclude individuals from participating in the Operation Grey Steel® investment program in the interests of protecting I-RED and its investors from malevolence.

IV.e. If II.b.a. occurs, then I-RED maintains the right to reacquire the shares such an investor had.

# V. Liability Waiver

V.a. By choosing to invest in Operation Grey Steel©, the investor inherently agrees to the following terms:

V.a.b. I-RED will not be held liable for any financial losses due to investing in Operation Grey Steel©.

V.a.c. I-RED will not be held liable for any emotional or psychological distress caused by or related to Operation Grey Steel©.

V.a.d. I-RED will not be held liable for any loss of life incurred by or related to Operation Grey Steel©.



# VI. Privacy

VI.a. By choosing to invest in Operation Grey Steel©, the investor inherently agrees to allow their name to be visible on the dossier recording investors for each structure conceived under the project.

VI.b. By choosing to invest in Operation Grey Steel©, the investor inherently agrees to allow their name to be used when naming structures conceived under the project if the appropriate conditions are met.