

USER AGREEMRNT

revision from- 31.01.2022 г.

1. DEFINITIONS

The terms below are interpreted as follows under the present Agreement:

"Website" means the following website: Crypto Emergency which is owned by the Company and led by the link: https://Crypto-Emergency.com.

"User", "You", Your", "Yours" or other similar derivative forms of the pronoun (depending on the context) mean a person who uses the Website and/or got the access to its Content and gave oneself own agreement to follow the Website's terms of service formulated in the text of the present Agreement, by placing a special tick mark in the assigned space on the Website.

"Company", "We", "Our", "Ours", "Us" or other similar derivative forms of the pronoun (depending on the context) mean the following entity: "CRYPTO EMERGENCY LIMITED', physically situated at the address: 27a Admiral Serebryakov Embankment Str., Novorossiysk, Krasnodarskiy krai, Russia (including its headquarters and branches in Lithuania as well as beyond its territory, and also any other entities emerged in the result of the Company's reorganization), which is the owner of the Website or operates it.

"Website content" means all the objects placed by the Company and/or by 3rd persons (with the consent of the Company) on the Website, including design elements, text, graphic images, illustrations, videos, programs, music, sounds, information, notices or any others. Objects of the similar designation, their collections or combinations.

"Website's software" means the software developed by the Company (and/or by 3rd persons at the instruction of the Company) for the Website, including, but not restricted to all the software, scripts, codes (HTML code), programs etc.

"Services" mean both the Content and the website's software.

"User content" mean all the publications made by the User on the website, including but not restricted to the comments; evaluations, reviews, reports, feedbacks; placed videos, photos, tracks or other media files; likes; top lists and/or any other kinds of activity available for the User on the Website, and also any other content, created by the User.



ENTRY INTO THE AGREEMENT

- 2.1. Users exploit the Website for the following targets:
 Getting knowledge about cryptocurrencies and the cryptocurrency world. Operating journalistic activities.
- 2.2. The present User Agreement (hereinafter the "Agreement") determines the rules and the arrangements for the use of the Website and Services, Users' rights and responsibilities, and also establishes Users' behavior on getting access to the Website and Services.
- 2.3. User accepts the terms of the present Agreement by placing a special tick mark in a specialized space on the Website.
- 2.4. The present Agreement is obligatory for its parties (i.e. for the Company and the User). The cession by the User of his/her own rights, according to the present Agreement, is only possible after receipt of a preliminary present agreement from the Company's part.

WEBSITE'S USERS

Common criteria and age

3.1. To use the Website Users should satisfy the following criteria (on the whole).

To be older than 18 years old and not to be restricted by the final and binding court's order in the right to access the Website and Services; or in cases required by existing legislation or terms of the present Agreement; respect the following stipulations/be compatible with the criteria: age group of citizens, regulated and varied from country to country. Registration on the website and creation of a personal account.

- 3.2. The usage of the present Website is possible by Users who passed a free registration and created their personal account (personal area), as well as by Users who refused to register. Unregistered users don't have access to the following Services: 'Access to Q&A service. Access to the crypto social network service.'
- 3.3. To remove indicated above restrictions and get full access, User should pass registration on the Website. As a result of the passed registration, User gets a unique login and password.
- 3.4. The validity of the present Agreement applies equally and in full force (without any restrictions) to both registered and unregistered Users.
- 3.5. To register User should provide the following data:

Registration for individuals: Full name, Telephone number, Country of residence, e-mail. Registration for entities: Company's name, Certificate of registration. Contact information, legal address.

4. INTELLECTUAL PROPERTY

4.1. The Company owns all the proprietary rights without exception, including intellectual property rights, to all the Content of the Website, and also Website's software. Website's software and content are protected by copyright law in accordance with the current civil legislation of Lithuania, and also international treaties and conventions regarding intellectual property protection.



- 4.2. Users are not allowed to copy, reproduce, modify, compile, distribute, display in any form, publish download, transfer, sell or distribute in any other form, or use the Content and Software of the website, except cases when such actions are directly authorized by the terms of the present Agreement or current legislation of Lithuania.
- 4.3. Nothing in the text can be interpreted as transfer of any exclusive rights to the Content (full or a part) and/or Software of the website.
- 4.4. The Company owns all the rights regarding trademarks, commercial (business) denominations, brands, logos, registered to its name (hereinafter "Trademarks"). Such Trademarks are protected by the current legislation and NOTHING in the text of the present Agreement can be interpreted as transference of any license 'for the usage of such Trademarks" to a User.

WEBSITE USING PROCEDURES

Website behavior procedures

5.1. During usage of the Website, User shall respect the following rules: maintain all obligations accepted by joining the present Agreement; provide reliable data about oneself upon registration on the Website and for the creation of a personal account (personal area); do not misrepresent one's identity, including but not restricted to providing 3rd persons' data (without getting from them direct, preliminary and conscious consent) for registration on the Website and/or for creation of a personal account (personal area); inform the Company about stealing of logins, passwords or any other keys for User access to personal account (personal area); and not to give 3rd persons access to one's own account (personal area) and/or logins, passwords, or other access keys; not to download, keep, publish, distribute, display, advertise, send, give access, or not to use in other way. User content which contains threats, deface, offend; discredit honor, dignity and business reputation or violate immunity of private life of other Users, or 3rd persons: and constitute spam, bullying, being coarse or obscene, contains pornographic images and texts, sexual scenes, including with the involvment of minors or violence scenes, including sexual, against people or animals; contains any forms of incitement to suicide and/or promulgates or rouses racial, religious, ethnic hatred or conflict, promulgates fascism or idiology of racial superiority, or contains extremistic materials, and promulgates violation of rights or lawful interests of other Users or 3rd persons or promulgates fraudulent behavior or contains advice/guidances/instructions to commit it; and breaches other rules of the present Agreement or is prohibited pursuant to the current legislation; and not to take any actions (with or without automation technology), directed to collect personal data of other Users; not to take any actions and help 3rd persons in taking actions aimed at disruption of the Website functioning, including, but not limited to downloading viruses or malicious codes; (6) take actions which can lead to disabling of the website, malfunctioning of the Website and Website's Software, or Website's formatting and/or Content problem. Not to take any other actions which are unlawful, fraudulent, discriminating or misleading.

Users rights to the uploaded content

5.2. Only registered users are entitled to create user content.



- 5.3. User content created by you is an object of intellectual property, protected by the current legislation pursuant thereto, the Company doesn't claim to get and doesn't claim to grant any copyright to Your User content.
- 5.4. Along with that, You provide to the Company nonexclusive, not demanding royalties, valid around the world license (hereinafter "License") with the right to handover and to issue sub licenses for keeping, exploiting, distribution, modifying, launching, copying, public performance or display, translation of Your User content and creation of derivative works on its basis.
- 5.5. The validity of such License given by you ceases to exist automatically in the case of deleting Your personal account (personal area).
- 5.6. The company shall take all possible actions directed to total deleting Your User content just after occurrence of any circumstances to terminate a License, except the following cases when: a part of Your User content was used by other Users (on the basis of the License given by you earlier, in this case Your User Content will be available for other Users till the other User delete it); or the User Content posted by You is an evidence of any violation, misconduct or crime in criminal, administrative or civil proceedings, or its subsequent storage is required based on the requirements of applicable law or a request received from a competent government authority; or in other cases specified in this Agreement.

User Content Requirement

- 5.7. Users are prohibited from downloading any User Content that may belong to third parties or the rights to use which were not provided to such User in the required amount. The User hereby undertakes to reimburse the Company for ALL DAMAGES AND LEGAL EXPENSES WHICH WERE INCLUDED IN CONNECTION WITH THE SUBMISSION OF CLAIMS BY THIRD PARTIES STATING THAT THE PUBLISHED USER CONTENT BREAKS INTELLECTUAL PROPERTY RIGHTS OF SUCH THIRD PARTIES.
- 5.8. The Company does not check and cannot verify all materials published by Users within the scopes of the User Content they create, and therefore the Company is not responsible for the content of such User Content, for its use and / or its impact on third parties or other Users. THE Website management does not mean that the Company confirms, supports, guarantees, distributes and / or believes in information posted as part of User Content. The user is responsible for his own protection and the protection of his device from viruses and other malware. The Company does not assume any responsibility for the harm caused as a result of 'using the Website, its Services and / or User Content (including downloading it).
- 5.9. The Company has the right at any time to check the User Content for its compliance with the requirements of this Agreement or applicable law. At the same time, nothing in the text of this Agreement should be interpreted as a direct obligation of the Company to conduct any independent verification of the User Content other than at the request of other Users or third parties.
- 5.10. If you faced User Content that violates the terms of this Agreement or the legal rights and interests of Users or third parties, you can send your complaint as follows:



Send a written application to the following address: support@crypto-emergency.com.

5.11.If User Content is found to be in violation of the terms of this Agreements or provisions of the current legislation, the Company has the right, at its own discretion, at any time, without warning the User and assuming any responsibility upon oneself in the future to remove such User Content at all, and in case of a repeated violation - to delete your personal account (personal area), feedbacks on the work of the Website.

5.12. Each User from time to time has the right (but not the obligation) to leave or send his ideas, feedback, suggestions or projects aimed at improving the operation of the Website or the quality of the Services provided. Such reviews may be directed to By the user in the following way:

Send a written application to the following address: feedback@crypto-emergency.com

5.13. In the case of sending such an idea, feedback, proposal or project, the User automatically grants us a non-exclusive, royalty-free, worldwide license with the right to handover, grant sublicenses to store, use, distribute, modify, launch, copy, publicly perform or display, translate your ideas, feedback, suggestions or projects, and also the creation of derivative works based on them.

PLACING ADVERTISEMENTS ON THE WEBSITE

Placing advertisements by the company

- 6.1. The Company has the right to post any advertising or marketing materials on the Website from time to time.
- 6.2. The user may from time to time receive messages from the Company with certain advertising or marketing materials. The sending of the indicated materials by the Company is carried out only with the consent of the User, expressed in the form of an appropriate subscription by performing the following actions: in the personal account settings, select the item 'I want to receive marketing and advertising products'.
- 6.3. The user also has the right at any time and without giving a reason to unsubscribe from such a free subscription by performing the following actions in the personal account settings, to select the item "I do not want to receive marketing and advertising products."

PIACING ADVERTISING BY THIRD PARTIES

6.4. The Website Content may contain links to third party websites and / or advertising or marketing materials about products / services provided by such third parties (hereinafter "Third Party Ads"). THE COMPANY DOES NOT ASSUME ANY RESPONSIBILITY FOR THE CONTENT OF

ANY THIRD PARTY ADVERTISING, AS WELL AS FOR THE AVAILABILITY, QUALITY AND SAFETY OF THE PRODUCTS / SERVICES MADE IN SUCH ADVERTISING, AND FOR ANY DAMAGES, LOSSES OR HARM, INCURRED OR CAUSED BY THE USER, AS A RESULT OF READING SUCH ADVERTISING, USING BY HIM THIRD PARTIES GOODS / SERVICES PROMOTED IN THE ADVERTISING.

6.5. In the event of a transition to another website through a third-party Advertising posted on the Website,

the Company cannot guarantee that such a website is safe for the User and / or his computer. Nothing in the text of this Agreement should be interpreted as an assurance, encouragement, recommendation or inducement of the User to use Third-Party Ads, visit any third-party websites, and also try, purchase, use any goods / services of third parties.

Advertisements by users

6.6. Each User has the right to place their own advertising or marketing materials free of charge by following these steps.

In the settings of your personal account, select the section "Advertising information" and add information required by the user.

6.7. Advertisements posted by the User must meet the following requirements: not 'advertise illegal goods / services recognized as such on the basis of current legislation, including, but not limited to, drugs, prostitution, weapons, tobacco products (and related products), etc. and not to post advertising or marketing materials that (directly or indirectly) are aimed at discrimination on the basis of religious, racial, ethnic, national, gender criteria; disability, health status, pregnancy, any genetic characteristics, sexual preferences; and not to advertise goods or services for adults (at the age from 18 and older); and not violate the legitimate rights and interests of third parties (for example, intellectual property rights) and not to post advertising or marketing materials that may shock or frighten Users (for example, photographs of murders scenes, corpses, accidents) and not to publish false, inaccurate, incomplete or refuted information; and not to advertise products / services to conduct or facilitate fraudulent or deceptive activities; and not to advertise any inferior or obscene content, or content that contains obscene

vocabulary; and not advertise other content that may violate legal rights and 'interests of third parties, or harm the reputation of the Website, or entail imposition of any sanctions or responsibility measures on the Company.

6.8. The User is hereby considered to be duly aware that the Company does not give any guarantees of the effectiveness of the advertising placement by the User. The user posts such advertisements at his own risk and solely at his own responsibility.

MAKING PURCHASES THROUGH THE WEBSITE

General Provisions



- 7.1. Users have the opportunity to purchase certain goods / services on the Website. The seller of such goods / services can be both the Company itself and third parties (partners, sellers, distributors) (hereinafter "Suppliers") depending on what is indicated in the description of a particular product / service.
- 7.2. WARNING WHEN BUYING GOODS / SERVICES FROM SUPPLIERS. Responsibility for the execution of a sale and purchase contract concluded between the User and the Supplier through the Website on the basis of the information provided by the Company about the product / service or the Supplier, as well as for respect of consumer rights violated as a result of the handover of goods / services of inadequate quality to the consumer and the exchange of non-food goods of proper quality for a similar product is borne by the Supplier.
 7.3. The company does not store any information about your debit or credit card, 'used to pay
- 7.4. THE COMPANY PROVIDES THE ORDERED GOODS / SERVICE ONLY AFTER RECEIVING THE FULL PAYMENT.
- 7.5. If the Company cannot provide you with the ordered and paid product / service, the Company undertakes to immediately return to You the entire amount paid earlier to repay the cost of the ordered product / service (except for bank fees and costs that could be charged by Your service bank when paying for goods / services through the Website).
- 7.6. The company does not guarantee the availability of this or that product / service on the Website.

Delivery methods and terms.

7.7. The company provides the following delivery methods for goods / services ordered on the Website:

The product being distributed is digital

- 7.8. The cost of the goods / services ordered by You may be additionally charged with any import taxes, duties or payments (for example, VAT) in the country to which such delivery is carried out. The Company does not pay on behalf of the Users the specified import taxes, fees or charges, cannot predict whether they will need to be paid, as well as the estimated amounts of such charges.
- 7.9. The User has the right to present to the Company a demand for the return of the money paid by him earlier for the product / service, if such product / service was not received by the User within the agreed period. In this case, the Company undertakes to return such an amount in full within 30 (thirty) calendar days.
- 7.10. The company does not assume any responsibility for a delivery error that occurred through the fault of the User, who, for example, did not indicate the correct recipient data.

Terms of payment

7.11. The cost of goods / services on the Website is indicated in Russian rubles. Payment for the product / service must also be made in Russian rubles.



- 7.12. If you do not have an account in the specified currency, then You can use Your debit or credit card, and the servicing bank (debit or credit card holder) will carry out the appropriate conversion at the exchange rate in accordance with its internal banking rules. The company is not responsible for the exchange rate used by your servicing bank for such conversion.
- 7.13. The user can pay in one of the following ways: Bank card, Paypa Cryptocurrency.
- 7.14. Please note that the Company may at any time refuse to accept this or that method of payment without any explanation or notifying Users.
- 7.15. The product / service is considered paid by the User in full from the moment of confirmation of the execution of such a payment by a banking institution serving a debit or credit card of the User, which was used by him for payment on the Website.
- 7.16. Please note that Your servicing bank can conduct in its own discretion additional checks of the completed transaction through our Website, which subsequently may lead to a delay in payment for the goods / services ordered by You earlier.
- 7.17. The Company does not assume any responsibility for losses, damage, missed profits, loss of business reputation incurred by the User due to a delay in payment, which in turn could lead to a delay on our part in providing You with a certain product / service.

The procedure for exchange and return of goods

7.18. The user does not have the right to exchange or return a product previously purchased on the Website.

The quality of the purchased goods

- 7.19. Immediately after receiving the goods in his hands, the User is obliged to check it for possible defects or deficiencies, as well as for the conformity of the characteristics of the goods to the description set forth on the Website.
- 7.20. The user has the right to make a demand to the Company to return the money paid by him earlier for the service, if such a service does not meet the declared quality requirements or its description set forth on the Website. In this case, the Company undertakes to return such an amount in full within 30 (thirty) calendar days.

Special offers

7.23. From time to time, the Company may post on the Website any promotional offers for goods / services. The frequency of such offers, as well as their placement terms, are determined solely by the Company.



- 7.24. The user is aware that the number of promotional offers for goods / services is limited.
- 7.25. The Company does not guarantee or promise Users that the purchase of any promotional goods / services on the Site is in any way beneficial for the User and / or third parties; and the cost of promotional goods / services must necessarily be lower than their usual cost on the Site or on other third-party websites.

8. SUBSCRIPTION PROCESSING ON THE WEBSITE

General Provisions

- 8.1. If desired, the User can subscribe to the Website.
- 8.2. Subscriptions can be monthly, quarterly, or yearly. Subscription is subject to AUTOMATIC UPDATE BEFORE THE USER DOES NOT REFUSE IT.
- 8.3. The first 15 days, the subscription is free for Users. After the expiration of the specified period, the User can be provided with access to certain content only on condition that the subscription is paid in advance. If there is a delay in payment for the subscription, the User's access to certain content is blocked until the payment for the subscription is made in full Subscription procedure.
- 8.4. The user has the right to subscribe at any time by performing the following actions: in your personal account, select the item "Purchase a subscription" and select the desired period
- 8.5. Payment for the subscription must be made in the currency indicated on the Website. The subscription price is indicated including VAT, as well as other mandatory taxes and fees.
- 8.6. The user has the ability to pay for the subscription in one of the following ways:

Bank card, PayPa Cryptocurrencies.

- 8.7. If a User cancels a subscription during a free (trial) period, then such User may immediately lose access to certain content. In case of cancellation of an already paid subscription, the User has no right to demand any proportional or full refund of previously paid amounts for the subscription and continues to use the content until the expiration of the paid subscription period.

 Procedure for terminating the subscription.
- 8.8. The user has the right to unsubscribe at any time by performing the following actions:

in your personal account, select the item "Purchase a subscription" and select the desired period

TERMINATION OF ACCESS TO THE WEBSITE.



9.1. The user has the right to stop using the Website at any time by deleting his account:

log into your personal account, and select 'Delete account.' Then follow the instructions in the pop-up menu.

- 9.2. In case of violation by the User of the terms of this Agreement; and / or violation of intellectual property rights of the Company, other Users or third parties; and / or committing actions that are illegal, violate the rights and interests of the Company, other Users or third parties, or undermine the operation of the Website or the ability to use the Website by other Users; and / or the Services or the Website is used by the User in such a way that this may entail legal liability of the Company in the future; and / or if required by applicable law or the competent state authority, the Company has the right, without prior notice, 'at any time to terminate (stop) the User's access to the Website and its Services.
- 9.3. Such termination of access, among other things, also implies the deletion of the User's personal account.
- 9.4. The User is duly aware that the Company does not assume responsibility for any damage, losses, missed profits, loss of business or personal reputation caused to the User by deleting or blocking an account and / or inability to access the Website and its Services.

10. ASK A QUESTION

10.1. If you have questions regarding the terms of this Agreement or the order / method of their execution, you can address your question to us in the following way

Send an email to: feedback@crypto-emergency.com

10.2. Employees and representatives of the Company undertake to make every possible effort to respond to your request within a reasonable period of time.

11. FINAL PROVISIONS

- 11.1. This Agreement comes into force from the moment of its publication on the Website (at the following link: Https: Crypto-Emergency.com) and is valid for an indefinite period of time.
- 11.2. We may revise, amend or change the terms of this Agreement from time to time. Such changes are usually not retrospective. THE COMPANY DOES NOT ACCEPT ANY OBLIGATION TO NOTIFY THE USERS OF ANY UPCOMING OR MAde CHANGES TO THE AGREEMENT TEXT. By joining the terms of this Agreement, the User also undertakes to periodically review the terms of this Agreement for changes or additions.

If, after the changes or additions made to the text of the Agreement, the User continues to use the Website, this means that he is familiar with the changes or additions and accepted them in full without any objections.

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- 11.3. Unless otherwise expressly stated in the provisions of this Agreement or directly follows from the provisions of the current legislation, the substantive law of Lithuania shall apply to the terms of this Agreement.
- 11.4. If one or more of the terms of this Agreement has lost its legal force or is invalidated in accordance with applicable law, the remaining terms of the Agreement do not lose their force and continue to act as if the invalid or invalidated condition did not exist at all.
- 11.5. Access to the Website and its Services is provided to the User "as it exists", We do not promise, guarantee, do not imply that the Services and the Website may or may not suit your needs, goals, expectations, and therefore we do not guarantee any specific result or consequences as a result of your use of the Website and its Services.